

0261

BOX:

339

FOLDER:

3203

DESCRIPTION:

Rankin, Alonzo F.

DATE:

01/31/89



3203

0262

416 MRc

Counsel,
Filed 31 day of Jan 1889
Pleads, *Magally July 1889*

Grand Larceny Second degree
[Sections 528, 529 Penal Code].

THE PEOPLE
vs.
George S. Rankin
B.

W. J. ...
JOHN R. FELLOWS,
District Attorney.

March 1889
PMS

A TRUE BILL

Herb ...
Foreman.

Charles ...
John ...
John ...
John ...

Witnesses:
Frederick ...

T

0263

Police Court— 2nd District.

Affidavit—Larceny.

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

of No. 449 Broadway Street, aged 63 years,
occupation Carrier being duly sworn

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

One Sene Skin of the
value of forty (40) Dollars

the property of deponent and George Boos,
Co-partners, doing business under
the firm name of J. Boos & Bro.

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 Alonso J. Rankin, member, from the fact that said deponent was then a salesman in the employ of said firm.

That deponent is now being informed by Charles H. Remond, that on the afternoon of said day the said deponent promptly to him, Remond, the said skin which is now there shown and said to him, Remond, that he had bought it and desired him, Remond, to keep it for him until he called for it. That said

Subscribed and sworn to before me this 25th day of January 1889. Police Justice

0264

When so given to said Person by
said defendant is the stolen
merchandise.

Swear before me this 27th day of January 1889
Federal Court

J. M. Patterson
Police Justice

Dated 1889 Police Justice

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

Dated 1889 Police Justice

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

Dated 1889 Police Justice

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

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

Police Court, District

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
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Offence—LARCENY.

Dated 1889
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street.
No. Street.
No. Street.
to answer Sessions.

0265

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Manufacturer of No. Charles H. Roman

447 Broadway Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Fredrick Boos

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

Sworn to before me, this 27th day of January 1889 } Charles H. Roman

J. M. Patterson
Police Justice.

0266

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alonzo J. Rankin 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. Alonzo J. Rankin

Question. How old are you?

Answer. 58 years of age

Question. Where were you born?

Answer. Scotland

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

Answer. 47 Monroe St. Brooklyn

Question. What is your business or profession?

Answer. Salesman

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

Answer. I am not guilty. I have
nothing more to say.
A. J. Rankin

Taken before me this

day of January 1889

John P. ...

Police 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.....

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

Dated January 27 1889 J. M. Platten 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.

0268

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.....

Alonzo J. Rankin

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 *January 27* 188 *9* *M. W. [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 h to be discharged.

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

0269

416 2 143
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Boas
449 vs. Arway
Alway & Robinson

Office Lancy
Lancy

2
3
4

BAILED,

No. 1, by Samuel S. Jones
Residence 26 South Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated January 27 188 9
Paterson Magistrate.

Herman H. Koenig Officer.
Precinct.

Witnesses Chas. H. Roman

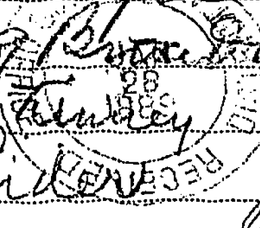
No. 447 Broadway Street.

P. H. Coyle
No. 447 Broadway Street.

R. W. Tenney
No. _____ Street.

A. R. ...
to answer _____

Bailed _____
201



0270

ESTABLISHED 1853.

F. BOOSS & BRO.

IMPORTERS AND
Manufacturers of Fine Furs
& DEALERS IN
SKINS & FURRIERS TRIMMINGS

HIGHEST AWARD
CENTENNIAL 1876

GOLD MEDAL
PARIS 1878

449 BROADWAY
& 26 MERCER ST
BETWEEN HOWARD & GRAND STS

New York, Feb. 14 1879.

Hon John R Fellows
Pearl River

Please let us know when
you expect to try A. Rantkin
who was employed by us
as salesman and who
stole from us several
thousands dollars worth
of goods. As the complainant
in this case we are
interested in his prosecution

Respy Lawrence
F. Booss & Bro
GB

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HIGHEST AWARD. GOLD MEDAL

ESTABLISHED 1853

CENTENNIAL 1876. PARIS 1878.

F. BOSS & BRO.
IMPORTERS AND

MANUFACTURERS OF FINE FURS

& DEALERS IN SKINS & FURRIERS TRIMMINGS.

449 BROADWAY & 26 MERCER ST.
FOUR DOORS BELOW GRAND ST. NEW YORK.

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If not called for in Five Days,
return to

F. BOOSS & BRO.
Importers and Manufacturers of Furs
449 Broadway,
NEW YORK.

Hon. J. R. Fellows,
District Atty.
City

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ESTABLISHED 1853.

F. BOSS & BRO.
IMPORTERS AND
Manufacturers of Fine Furs
& DEALERS IN
SKINS & FURRIERS TRIMMINGS

HIGHEST AWARD
CENTENNIAL 1876

GOLD MEDAL
PARIS 1878

449 BROADWAY
& 26 MERCER ST
BETWEEN HOWARD & GRAND STS

New York, May 20 1889

Hon. J. R. Fellows,
District Atty City

Dear Sir:-

We give you two more wittins which you have not as yet received.

Mr R. H. Keaney and a Rider both of whom was present at the time the skin was found at Mr Chas Roman 447 Bway City

Yours
F. Boss & Bro
B.P.H.

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ESTABLISHED 1853.

E. BOOSS & BRO.

IMPORTERS AND
Manufacturers of Fine Furs
& DEALERS IN
SKINS & FURRIERS TRIMMINGS

HIGHEST AWARDS
CENTENNIAL 1876
GOLD MEDALS
PARIS 1878

449 BROADWAY
& 26 MERCER ST
BETWEEN HOWARD & GRAND STS
New York 188

Mr H. H. Mc Cellan,
My aim is to identify the skin which
has been taken from our store
Mr R. H. Rankin I was present
at the time. Rankin was charged
Chas Roman to 1747 Broadway as
taken one of our skins and gave
to Mr Roman.

0275

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Alonzo F. Rankin

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

Alonzo F. Rankin

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

The said

Alonzo F. Rankin

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

one seal-skin of the value of forty dollars

of the goods, chattels and personal property of one

Frederick Booss

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.

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SECOND COUNT—

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

Alongo F. Rankin

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

The said

Alongo F. Rankin

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 seal skin of the value of forty dollars

of the goods, chattels and personal property of one

Frederick Booss

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

Frederick Booss

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

Alongo F. Rankin

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.

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BOX:

339

FOLDER:

3203

DESCRIPTION:

Ravelli, Pasquale

DATE:

01/24/89



3203

Witnesses:

Joseph Ravelli

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Counsel,

Filed

Day of

1889

St. James

Pleads,

THE PEOPLE

vs.

R

Rosquale Ravelli

John R. Fellows

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

St. James
Foreman.

St. James

St. James
St. James
St. James

0280

with blood. In my opinion the defendant is a more powerful man than his brother whom he stabbed.

I know nothing of the occurrence of my own knowledge except as to making the arrest. There was no evidence of violence whatever upon the defendant when I arrested him. The dress of the defendant when arrested did not appear disordered or as if recently soiled.

Sworn to before me

this 2nd day of December

1889

W. J. G. G. G.
Notary Public 46
N. Y. C.

John F. Mulvaney

City and County of New York } ss.

Joseph Ravello, being sworn says -
I am the complainant in the above-entitled action. I cannot speak English. The defendant above-named is my brother and had been in this country three years. On December 25th, 1888, I had a talk with my brother in a saloon in Sullivan Street in this city. I was remonstrating

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with him for not being steady and attending to his work. Also I had told him about a letter ~~we~~ I had received from our parents in Italy asking me to try and keep him, my brother, straight and at work. While we were talking my brother took a knife from his pocket and put it up his sleeve. After I had left the saloon I was standing on the corner of Watt and Sullivan streets talking with Vincenzo Varella when my brother unobserved by me approached and stabbed me three times. I was in the doctor's charge as a result of the wounds I then received for ten days. I was confined to bed for eight days. I did not at any time lay my hand upon my brother. The attack was so sudden and unexpected that I had no opportunity to defend myself and did not even know at the time that my assailant was my brother. I have heard stated to me the contents of the affidavit of Nicola Lavarino verified the 18th day of April, 1889, made herein. This statement was made to me by Michael Mulieri. Said affidavit is absolutely false so far as it relates to

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my attacking or quarrelling with
my brother in a saloon on December
25th, 1888. I did not threatened to kill
any body on that day or at any other
time and had no quarrel or trouble
with any one in any saloon on
December 25th, 1888. I have been
informed that this affidavit is to be
used upon a motion in the above-
entitled action.

Sworn to before me this 2^d day of
December, 1889, by
Nicola Lavonino

Notary Public 46
N. Y. C.

City and County of New York 305.

Michael Mulini, being sworn
says -

I speak both the English and
Italian languages. I truly and fully
translated the foregoing affidavit of
Joseph Ravelli to him before he
swore to the same and I also translated
to him the oath taken by him in
verifying the same. I also truly
stated to him in Italian the contents
of the affidavit of Nicola Lavonino

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in his, Joseph Ravelli's, affidavit
referred to.

Sworn to before me } Michel Makheri
this 2^d day of December }
1889. *M. J.*

M. J. Genchler
Notary Public 46
72 9 20

City and County of New York § 55.

Philip Dolin, being sworn deposes
and says -

I am the one of the official interpreters
of the Court of General Sessions of the
Peace of the City and County of New York
and was such in January, 1889. I
was in attendance upon the Court
of General Sessions of the Peace of the
City and County of New York every day
during January, 1889, when the said
Court was in session. In January 1889
I was the only official interpreter
attached to said Court who spoke the
Italian language. I cannot now
recall the above-named defendant,
Pasquale Ravelli, but I am very particular
in all cases in which I am called
upon to interpret in said Court to translate
clearly and intelligibly to defendants what

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may be said to them. At the time defendants are called upon to plead I am particularly careful that they understand the nature of the questions put to them and know what they are doing when entering a plea of guilty. While I cannot remember the case of the defendant above named, yet I swear that in no case where I have interpreted for an Italian who has pleaded guilty have I allowed such defendant to do until I have fully explained to him the nature of his act.

Sworn to before me this

2^d day of December 1889.

Edward Groves

Notary Public

City and county of New York

M. Dallas

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People }
} Affidavit
Paulli }

Are service of copies
of within affidavits
pre hereby admitted
Dated December 4, 1889

0205

THE PEOPLE OF THE STATE OF
NEW YORK

against

Ravelli

Affidavits

JOHN R. FELLOWS,
DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,
NEW YORK CITY

*The reverse of copies
of within affidavits
is hereby admitted
dated N. Y. Dec 17, 89*

*A copy of the
an affidavits in
to-day left at the
office of defendant
attorney with
party in charge
of said office
the said attorney
not being in
New York Dec 17, 89
Edward Gross
J. R. F.*

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appear disordered or as if recently soiled.

Sworn to before me this :

2nd day of Dec. 1889

John P. Mulcahy.

Wm. H. VonGerchten,

Notary Public 46

N. Y. Co.

City and County of New York, ss:

J O S E P H R A V E L L I , being sworn says:

I am the complainant in the above entitled action. I cannot speak English. The defendant above-named is my brother and had been in this country three years. On December 25th, 1888, I had a talk with my brother, in a saloon in Sullivan Street in this city. I was remonstrating with him for not being steady and attending to his work. Also I had told him about a letter I had received from our parents in Italy asking me to try and keep him, my brother, straight and at work. While we were talking my brother took a knife from his pocket and put it up his sleeve. After I had left the saloon I was standing on the corner of Wall and Sullivan Streets tsalking with Vincenzo Varella when my brother unobserved by me approached and stabbed me three times. I was in the doctor's charge as a result of the wounds I then received for ten days. I was confined to bed for

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eight days. I did not at any time lay my hand upon my brother. The attack was so sudden and unexpected that I had no opportunity to defend myself and I did not even know at the time that my assailant was my brother. I have heard stated to me the contents of the affidavit of Nicola Lavoimo verified the 18th day of April, 1889, made herein. This statement was made to me by Michael Mulieri. Said affidavit is absolutely false so far as it relates to my attacking or quarrelling with my brother in a saloon on December 25th, 1888. I did not threaten to kill anybody on that day or at any other time and had no quarrel or trouble with anyone in any saloon on December 25th, 1888. I have been informed that this affidavit is to be used upon a motion in the above entitled action.

Sworn to before me this :
: Bioelli Giuseppe.
2nd day of Decem., 1889. :

Wm. H. VonGerchten,

Notary public 46

N. Y. Co.

City and County of New York, ss:

M I C H A E L M U L I E R I , being sworn says:

I speak both the English and Italian languages.
I truly and fully translated the foregoing affidavit of Joseph Ravelli to him before he swore to the same and I

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also translated to him the oath taken by him in verifying the same. I also truly stated to him in Italian the contents of the affidavit of Nicola Lavoimo in his, Joseph Ravelli's, affidavit referred to.

Sworn to before me this :
2nd day of Decem., 1889. : Michael Mulieri.

Wm. H. VonGerchten,
Notary Public 46,
N. Y. Co.

City and County of New York, ss:

PHILIP DOLIN, being sworn deposes and says:

I am one of the official interpreters of the Court of General Sessions of the Peace of the City and County of New York and was such in January, 1889. I was in attendance upon the court of General Sessions of the Peace of the City and County of New York every day during January, 1889, when the said court was in session. In January 1889, I was the only official interpreter attached to said court who spoke the Italian language. I cannot now recall the above named defendant, Pasquale Ravelli, but I am very particular in all cases in which I am called upon to interpret in said court to translate clearly and intelligibly to defendants what may be said

0291

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to them. At the time defendants are called upon to plead I am particularly careful that they understand the nature of the questions put to them and know what they are doing when entering a plea of guilty. While I cannot remember the case of the defendant above named, yet I swear that in no case where I have interpreted for an Italian who has pleaded guilty have I allowed such defendant so to do until I have fully explained to him the nature of his act.

Sworn to before me this :
2nd day of Decem., 1889. : Ph. Dollin.

Edward Grosse,

Notary public,

City & County of New York.

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THE PEOPLE OF THE STATE OF
NEW YORK.

against

Ravelli.

Affidavits.

JOHN R. FELLOWS,

DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,

NEW YORK CITY

0293

Facts in aid of Prosecution

People ex rel
Joseph Revelli } Assault
- vs -
Pasquale Revelli }

At about 7-30, P. M. on Dec. 25-1888
I met my brother, the defendant
on Corner of Watts & Sullivan Sts.
I asked him how he was, - then ~~we~~
he, another man who was with him and
I went to a saloon and we drank
3 glasses of beer - While in saloon
we had some talk, and the defd-
took out a knife, and attempted
to assault me -

Soon thereafter we all went out
on the street, I left the defendant
and went back to the corner again,
viz: Watt & Sullivan Sts.
About 15 minutes after while I was
talking to Vincenzo Tarella, my
brother, the defd, stabbed me
three times - I never did anything
to him - He does not work and is a
worthless fellow -

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Vincenzo Varella - of 41 Sullivan St -
says that he saw defendant
stab complainant -

Officer - can prove that he
found in the hand of the
defendant the knife with which
the cutting was done - It was
covered with blood -

Nicola Lauria - Can prove that
defendant attempted to
cut ~~defendant~~ complainant
while in saloon - saw him
put the knife up in his sleeve -

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General Session

People ex rel

Joseph Revella

- vs -
Paquale Revella

Facts in aid of

Prosecution

0296

Court of General Sessions

The People

vs.

Adquale Pivello

City & County of New York ss:

Nicola Lavornis of
No. 33 Sullivan Street New York City being
Sworn Says: That he is a laborer 36 years of
age, and is married: That he knows the
Defendant above named and his brother
the Complainant against him; that he was
present at the trouble between them on
December 25. 1888; and he further says:
That there was great difference in the
sizes of the two brothers; that on said
25th day of December Defendant was in
a drinking saloon in Sullivan Street, and
Adquale Pivello and Joseph Pivello
the Complainant against him came into the
saloon with two others, one of whom was
God father of Adquale Pivello; the
God father treated Adquale and him self,
and Joseph and the other went at the same
time, but the God father paid only for his
own and Adquale's drinks, at which the
other brother Joseph got angry and went

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Abused the godfather with very vile language.
Ans. Padquale tried to conciliate him,
but in stead of stopping his abuse he took
Padquale by the arm and dragged him
forcibly out of the saloon into ans across
the street, Padquale mean while protesting
but not striking a blow either with fist
knife, or dagger or any instrument, nor in
any way, ^{did he} attempt to assault Joseph Huella
the complainant although complainant
was a larger and a stronger man; Aflonant
saw them standing together besides two trucks
soon after, Joseph had a strong hold of
Padquale by the arm preventing him from
going away; and then Aflonant went away
about his business, and next day he learned
that there was blood shed between the
brothers. Aflonant says he never made any
other statement ^{differing from this one,} of the ^{of the} Carreras between the
brothers to any one, and the use of his name
by the complainant at the trial was a fraud
on the Court.

Given before me this }
18th day of April 1889 }

Nicola L. Savarino
Merk

Gilbert Weston,
Commr of Deeds,
N. J. County.

0298

County of General Sessions

The People

vs.
Pasquale Rivello

City and County of New York, ss.

Joseph DeCarlo
of 33 Sullivan Street New York, being duly
sworn says: That he is a Saloon Keeper at said
Number, is married and is 34 years old:
That he was present last Christmas Day when
the brothers Rivello quarrelled in his Saloon
and he served them with drinks: That
Joseph Rivello commenced the trouble
because the god father of Pasquale did not
treat him to drinks; that Pasquale tried
to conciliate him, which only made him
worse, and men had to hold him from
beating his brother who was a lighter and
a smaller man: That said Joseph
threatened to kill every body in the place
and it was with great difficulty he was
restrained from doing harm in the Saloon:
At the end he caught hold of his
brother violently by the arm, and dragged
him into the Street: That Pasquale did not
at any time he was in the Saloon draw a

0299

Whose, dagger or pistol, or attempt to use
any weapon on his brother, or strike at
him at all. And further depone that
not.

Given before me this } Joseph ^{his} & Carlo
18th day of April 1889 } Mark
Stephen A. Blake
Clerk of Deeds
N. Y. City

0302

COURT OF GENERAL SESSIONS
New York County

-----X
THE PEOPLE
vs.
PASQUALE RIVELLO
-----X

Sir:

Take notice that a motion will be made before the Court of General Sessions of the Peace in and for the County of New York on ^{the 11th} " day of August 1889, at ^{two o'clock in the} ~~after~~ noon of that day on behalf of the defendant to set aside plea of guilty alleged to have been made January 25th, 1889 by said defendant to the crime of assault in the second degree and the conviction and the sentence of defendant on said plea to State Prison, on the ground that defendant did not knowingly tender said plea of guilty; that he was no guilty and had a good and substantial defense on the merits to said charge; that he had no lawyer, and was not instructed in his rights that he was entitled to counsel, and it was not furnished by the Court; and a motion will be made that defendant have leave to come and defend on the merits, and for such other and further relief as may seem just.

Dated New York August 15th, 1889
Yours &c.

Francis G. L. Stone
Counsel for Defendant
Pasquale Rivello

To
John R. Fellows Esq.
District Attorney
New York County

0303

County General Session

The People

v. Adquale Mills

Appraisals - I notice
of motion

H. L. L. L. L.

Reft. city.

45 Perryway

Subscribed
Mar 29/89 AS

0304

11 Abingdon Square
- date 29-7-1888

To whom it may concern =

The bearer Joseph
Ravell, was under my
care for a severe punctured
wound, penetrating the ear
& also injuring the mast-
oid process at base of skull.

Truly yours
E. J. Gallagher, M.D.

0305

New York Dec 26-1888

To whom it may concern -

Joseph Roselle
is suffering from a stab
wound of face, also a
penetrating wound of scalp.

Yours truly

E. J. Gallagher M.D.
11 Abington Square

0306

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

John P. Mulcahey of the 8th Precinct Police Street, aged ... years, occupation Police Officer being duly sworn deposes and says that on the 25th day of December 1888 at the City of New York, in the County of New York he arrested

Pasquale Revelli on the Complaint of Joseph Revelli in depositions presence with having assaulted him the said Joseph by cutting him on the right ear with the blade of a knife which he the said Pasquale held in his hand.

That the said Joseph is confined to his bed in 43 Sullivan Street and is unable to appear in Court to make a Complaint. Wherefore deponent prays that said Pasquale

Spartan

Police Assistant

0307

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Rosale Savelli

Dated *Dec 26* 188 *8*

Duffy Magistrate.

Mulcahy Officer.

Witness,

Disposition, *In Quait*
Recall of injuries

be Committed to await results
of injuries so inflicted on said
Joseph.

John P. Mulcahy

Sworn to before me
this *26* day of *December* 188 *8*
P. J. Duffy
Police Justice

APFIDAVIT
Sworn to by *Joseph Savelli*

0308

Police Court— 2 District.

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

of No. 43 Sullivan Street, aged 25 years,
occupation Tailor

Joseph Ravelli

being duly sworn
deposes and says, that on the 25 day of December 1888 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Pasquale Ravelli,
(nowhere) who cut deponent three times
with a knife taken hold in his
hand by the said Pasquale, inflicting
severe wounds on deponent's head

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

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

Sworn to before me, this 30 day
of December 1888 by Ravelli Giuseppe

[Signature] Police Justice.

0309

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Pasquale Ravello 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. *Pasquale Ravello*

Question. How old are you?

Answer. *27*

Question. Where were you born?

Answer. *Italy*

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

Answer. *74 Thompson St. 1 month*

Question. What is your business or profession?

Answer. *Labour*

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*
Pasquale Ravello
(mark)

Taken before me this
day of

5

Police Justice.

0310

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

Gaspare Ravello

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

Dated Dec 20 188 [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.

0311

270
Police Court--- 2 2013 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Cavelli
43 Sullivan
Pasquale Cavelli

Offence *Arrest*
felony

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Dec 30* 188 *8*

Duffy Magistrate.

Murphy Officer.

8 Precinct.

Witnesses

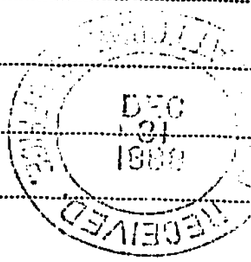
No. Street.

No. Street.

No. Street.

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

Cam *Arrest*



0312

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Pasquale Ravelli

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

Pasquale Ravelli

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

The said Pasquale Ravelli

late of the City of New York, in the County of New York aforesaid, on the twenty-fifth day of December in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the City and County aforesaid, in and upon the body of one Joseph Ravelli in the peace of the said People then and there being, feloniously did make an assault, and him the said Joseph Ravelli with a certain knife

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

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

SECOND COUNT—

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

Pasquale Ravelli

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

The said Pasquale Ravelli

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

Joseph Ravelli with a certain knife

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

0313

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Pasquale Ravelli
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Pasquale Ravelli*

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
Joseph Ravelli in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
him the said *Joseph Ravelli*
with a certain *knife*

which *he* the said *Pasquale Ravelli*
in *his* right hand then and there had and held, in and upon the *head*
of *him* the said *Joseph Ravelli*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said *Joseph Ravelli*

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.

0314

BOX:

339

FOLDER:

3203

DESCRIPTION:

Reilly, Edward

DATE:

01/28/89



3203

03 15

BOX:

339

FOLDER:

3203

DESCRIPTION:

Heaney, Thomas

DATE:

01/28/89



3203

0316

BOX:

339

FOLDER:

3203

DESCRIPTION:

Reinheimer, Abraham

DATE:

01/28/89



3203

0317

1243 ST. DICKER

Counsel,
Filed 21 day of Jan'y 1889
Pleads *not guilty*

THE PEOPLE
vs.
Edward Peilly
Thomas Kearney
and
Abraham Reinheimer

Burglary in the Third degree.
Act. 498, 526, 532, 537 C. 1.

JOHN R. FELLOWS, J.

Pr. Sec'y 307 89 District Attorney.

not in plea Burg. 3.
5th Feb. 89
12th Feb. 89

A True Bill.

Wm. J. Bortney

Foreman,
Part III, February 17, 1889

Ind. and acquitted
No. 1. of P. 2 905
" 2. of P. 2 905

Witnesses:

Edmond H. Sedell

TORN PAGE

0318

Police Court— 2 District.

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

Edmond H. Bedell

of No. 419 West 34 Street, aged 28 years,

occupation dealer in grain being duly sworn

deposes and says, that the ~~premises~~ ^{Car} No 14975 New York Central Railroad

in the City and County aforesaid, the said being a rail road freight Car

Matured in 11' 6" across near 34" wide

and which was occupied by deponent as a Car for storage of grain

~~and in which there was at the time a horse being by name~~ in transit

Barker and

were BURGLARIOUSLY entered by means of forcibly opening the

door of said Car and breaking the

rail road seal on the door of

said Car, at about the hour of

noon

on the 12th day of January 1889 in the day time, and the

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

Two Bags of Oats, together of

the value of Two (2) Dollars

the property of

Shewers B. Chase & Co.

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

Edward Kelly, Thomas Healey

and Abraham Reinheimer, among

others

for the reasons following, to wit: That said Car was closed

secured and sealed about noon of

said day and said property was

then deposited in said Car. That

some thereafter deponent found

said Car broken open and said

property stolen. That thereafter

deponent found the said property

in a wagon owned by the said

Shewers B. Chase & Co.

TORN PAGE

0319

Reinheimer and in his possession
 and dependent is informed by
 Timothy Donohue, here present,
 that Mr. Donohue saw the
 defendants Reilly and Heaney
 in the act of carrying two
 bags of oats from the
 direction of where said freight
 car stood, and about thirty feet
 from the car. That the defendant
 Reinheimer admitted to dependent
 that he got the oats from
 said Reilly and Heaney.

Given & signed in this { District Court }
 16th day of January 1869

J. M. O'Connell

Police Justice

Police Court _____ District.

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

Dated _____ 188
 Magistrate.
 Officer.
 Clerk.

Witnesses:

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

0320

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 48 years, occupation Switchman of No.

252 West 29th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Edmund H. Bell

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

Sworn to before me, this 16th }
day of January 1888 } Timothy Donohue

J. M. Patterson
Police Justice.

0321

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Edward Rully*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *N.S.*

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

Answer. *615 West 26th St, 6 years*

Question. What is your business or profession?

Answer. *Auto 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*

Edward Rully

Taken before me this

day of *June* 188*8*

J. M. Quinlan
Police Justice.

0322

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Heaney*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *443 11th Avenue*

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 did not have anything to do with it.*

Thomas Heaney

Taken before me this

Day of *January* 188*8*

Wm. M. Flanagan

Police Justice.

0323

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Abraham Reinheimer 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. Abraham Reinheimer

Question. How old are you?

Answer. 55 years of age

Question. Where were you born?

Answer. Germany

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

Answer. 149 St. Peter St. N.Y. 3 1/2 years.

Question. What is your business or profession?

Answer. Milk dealer

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.

Abraham Reinheimer

Taken before me this 14
day of June 1885
J. M. Williams
Police Justice.

0324

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 Abraham Reinheimer

Edward Reilly and Thomas Hennessey
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Ten Hundred Dollars, such and be committed to the Warden and Keeper of the City Prison, of the City of New York, until they give such bail.

Dated January 18 1889 J. M. Platterson Police Justice.

I have admitted the above-named Abraham Reinheimer
the certificate of deposit of seven hundred and fifty dollars
to bail to answer by ~~the undertaking bond~~ (750.00) hereto annexed.

Dated January 19 1889 J. M. Platterson 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.

0325

317 2 103
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edmond H. Butler
419 West 34th
Edward Reilly
Thomas Heaney
Abraham Reinheimer

Office of
Mrs. J. J. Langley

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated January 16 1889

Matterson Magistrate.

Hay Officer.

28 Precinct.

Witnesses Timothy Korman

No. 252 West 29th Street.

David Post

No. 149 Street.

Act. & 19th St.

No. _____ Street.

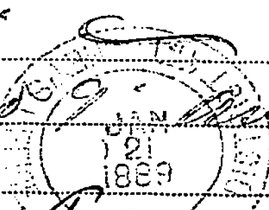
\$ 18

2 1/2 P.M.

1100. Back to Mr. G.S.

Committed

bail deposit furnished
in the case of Abraham
Reinheimer bail reduced
to even hundred and fifty dollars
J.M.P.



0326

At a Court of General Sessions of the Peace in
and for the City and County of New York,
on the 13 day of July A. D. 1889

Present,

Hon. Randolph B. Martine

} Justice of the
Sessions.

THE PEOPLE OF
THE STATE OF NEW YORK,

against

Abraham Spinkman

On indictment for Burglary 3^d dg

An order of a Justice of the Peace having been
granted, admitting the Defendant to bail in the sum
of 750 hundred dollars, and the Defendant having
caused to be deposited the said sum of money with the County
Treasurer of New York, in lieu of bail.

And it appearing that the said Defendant has
appeared in Court, pursuant to the condition of the said
order of bail and having been tried and acquitted
upon said indictment.

By consent of the District Attorney, It is Ordered,
that the County Treasurer be and he is hereby directed to
refund the said money deposited as aforesaid to

Charles Francis Stone the person who
deposited said money for Defendant.

Randolph B. Martine
Judge Genl. Sessions

I consent to the entry of the above order.

John W. Coffey
Att. District Attorney.

Dated July 13 1889

0327

New York Court General Sessions.

THE PEOPLE OF THE STATE OF NEW YORK

against

Abraham P. ...

**ORDER REFUNDING MONEY DEPOSITED
IN LIEU OF BAIL,**

TO THE COUNTY TREASURER,
City and County of New York.

filed Feb 13, 1889

0328

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Edward Reilly, Thomas Keane
and Abraham Reimheimer

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

Edward Reilly, Thomas Keane and Abram Reimheimer

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

The said *Edward Reilly, Thomas Keane and Abraham*
Reimheimer, all

late of the *twentieth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twelfth* day of *January*, in the year of
our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward,
City and County aforesaid, a certain building there ~~situate~~, to wit: ~~the~~ ~~of one~~
a certain railway-car, of the property of a certain corporation,
known as the New York Central Railroad Company

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 *The New*
York Central Railroad Company

in the said *railway-car* 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.

0329

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said *Edward Reilly, Thomas Heaney and Abraham Reinheimer* of the CRIME OF *Petit* LARCENY _____ committed as follows:

The said *Edward Reilly, Thomas Heaney and Abraham Reinheimer, all* _____ late of the Ward, City and County aforesaid, afterwards, to wit: on the *day* and in the year aforesaid, at the Ward, City and County aforesaid, in the *day* time of the said day, with force and arms, *two bags of oats, of the value of one dollar each*
bag _____

of the goods, chattels and personal property of ~~one~~ *a certain corporation, known as the New York Central Railroad Company* _____ in the railway car of the said *New York Central Railroad Company* _____

there situate, then and there being found, *in* the railway car 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.

0330

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Edward Reilly, Thomas Heaney and Abraham Reinheimer* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Edward Reilly, Thomas Heaney and Abraham Reinheimer, all*

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, *two bags of oats, of the value of one dollar each bag*

of the goods, chattels and personal property of ~~one~~ *a certain corporation, known as the New York Central Railroad Company* by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *The New York Central Railroad Company*

unlawfully and unjustly, did feloniously receive and have; the said *Edward Reilly, Thomas Heaney and Abraham Reinheimer* 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.

0331

BOX:

339

FOLDER:

3203

DESCRIPTION:

Reilly, James

DATE:

01/24/89



3203

0332

255 A

Counsel, J. Murphy
Filed 24 day of May 1889
Pleads, Guilty

THE PEOPLE
vs.
James Bieley
Burglary in the Third degree.
Section 498, Penal Code

JOHN R. FELLOWS,
District Attorney.
Filed 22 day of May 1889
at New York.

A True Bill.

John B. Moore
Comptroller
For emcom.

Witnesses;

Patrick Lynch
James Cahoy 2P.
John Cacovichin

Handwritten signature

T

0333

Police Court District.

City and County of New York, ss.:

of No. 122 Washington Street, aged 58 years, occupation Liquor dealer being duly sworn

deposes and says, that the premises No 122 Washington Street in the City and County aforesaid, the said being a three story brick building the cellar of which was occupied by deponent as a storage place and in which there was at the time a human being, by name

attempted to be were BURGLARIOUSLY entered by means of forcibly removing a lock out a door leading into said cellar

on the 18 day of January 1889 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of lead pipe valued at eight dollars

the property of Repranus 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

James Kelly (now here) for the reasons following, to wit: at the hour of twelve a clock noon on said date the said lock was fastened on said door, and having found the said lock opened is informed by Officer William D. Cahoy (now present) that he Cahoy saw the defendant pick the said lock and attempt to raise the cellar door.

Patrick Lynch

Subscribed and sworn to before me this 19th day of January 1889 J. M. [Signature] Justice

0334

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation William Lahey
Police Officer of No.

2nd Precinct Police Street, being duly sworn deposes and

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

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

Sworn to before me, this 19 day of January 1889 } William J Lahey

John J. [Signature]
Police Justice.

0335

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty. I saw two boys open the lock and run away - I went over to see if the lock was broken, when the officer came along I ran away thinking he might arrest me.

James J. Reilly

Taken before me this

day of *January* 188*5*

John J. ...
Police Justice.

0336

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.....

Refeudant
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 9* 188*9*. *John J. ...* Police Justice.

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

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

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

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

0337

255
Police Court--- / 113 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Patrick Lynch
vs
James Reilly
1
2
3
4
Officer [Signature]
Barrigan

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Jan 19 1889

Gorman Magistrate.

Lahay Officer.

2 Precinct.

Witnesses Officers

No. Street.

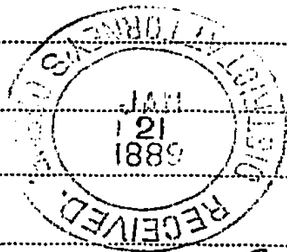
No. Street.

No. Street.

\$ 1000 to answer G.S.

Allen

Barrigan



0338

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Reilly

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

James Reilly

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

The said

James Reilly

late of the *First* Ward of the City of New York, in the County of New York, aforesaid, on the *eighteenth* day of *January* in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *building* of one

Patrick Lynch

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

Patrick Lynch

in the said *building* 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.

John R. Fellows
District Attorney

0339

BOX:

339

FOLDER:

3203

DESCRIPTION:

Reno, Charles

DATE:

01/15/89



3203

0340

Witnesses:

John G. Small
Benjamin S. [unclear]

1017
Counsel,

Filed 15th day of May 1889

Pleas, *Chargilly*

THE PEOPLE
vs.
Charles Reno

Grand Larceny Second degree.
[Sections 528, 581 - Penal Code]

JOHN R. FELLOWS,
District Attorney.
per 2 July 5/89
pleas at 3/2 day

A TRUE BILL

John R. Fellows
Foreman.

John R. Fellows

0341

Police Court—First District.

Affidavit—Larceny.

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

Julius Small
Street, aged 29 years,

of No. 20 Boreery
occupation Compounder of liquor being duly sworn

deposes and says, that on the 26 day of December 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 right time, the following property viz :

One cloth Overcoat of the value of
Thirty seven dollars and fifty cents

\$37⁵⁰/₁₀₀

the property of George G. B. Menden in the care and
and charge of deponent

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

Deponent says that said property was lying on a chair
in the office of premises No. 20 Boreery, in said City

That said defendant went in a water closet
along ^{side} of said office and immediately thereafter deponent
saw a piece of trim thrown over the top of said
Closet into the office where said property was contained

Deponent says that he went to said closet
and found a piece of trim fastened to a button
on defendant's coat. That deponent called George
F. Menden an employee in said place to detain
said defendant until he procured an officer.

That said ^{deponent} defendant went out and brought
back officer Benjamin B. Northrup who took
defendant in custody. That deponent went

Sworn to before me, this
188
day
Police Justice.

0342

into said Office and found the piece of twine with fish hooks and piece of soap (max blue ohorn) fastened to said overcoat. Deponent says that the piece of twine found in the possession of said defendant was part of the same that was attached to said fish hooks and soap that was securely fastened to said overcoat. Wherefore deponent charges said defendant with feloniously taking stealing and carrying away the same as aforesaid

Sworn to before me
this 27 day of Dec 1888
James Mall
San Francisco Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
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 1888
I have admitted the above named
to bail to answer by the undertaking hereunto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1
2
3
4

Dated 1888
Magistrate.
Officer.
Clerk.
Witnesses.
No. Street.
No. Street.
No. Street.
\$ to answer Sessions.

0343

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

Benjamin B Northrup
of the Sixth Precinct Police Street, aged 37 years,
occupation Police Officer being duly sworn deposes and says,
that on the 26 day of December 1888

at the City of New York, in the County of New York, he assisted Charles
Reno the within named defendant in No
20 Borewy as described in the annexed
affidavit. Depoant says that he saw
a piece of trim fastened to a button
of defendant's coat and saw the fish
hooks and soap and piece of trim described
fastened to said overcoat in said
office. Depoant further says that the
piece of trim found in the possession of
said defendant was part of said trim
attached to said overcoat Benj B. Northrup

Sworn to before me, this 27 day

of Dec 27 1888

David C. Smith Police Justice,

0344

Sec. 198-200.

151- District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Charles Reno

Question. How old are you?

Answer.

46 years

Question. Where were you born?

Answer.

New York

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

Answer.

167 East Varon St- Bklyn 3 mos

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 dont know nothing about it, I
am not guilty
Charles Reno*

Taken before me this

27

day of

Dec

188

8

James H. Smith
Police Justice.

0345

It appearing to me by the within depositions and statements that the crime ^{of} ~~the~~ ~~crime~~ mentioned has been committed, and that there is sufficient cause to believe the within named Charles Reno

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

Dated Dec 27 188 8 David C. [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.

0346

107
Police Court--- 1st District. 11

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julius Small
20 Bowers
1 Charles Reno

2
3
4

Offence - *Carrying*
Firearm

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Dec 27 1888

Daniel O'Reilly Magistrate.

Northrup Officer.

6 Precinct.

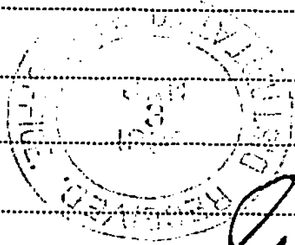
Witnesses Benjamin B. Northrup
6th Precinct Police Street

No. Street.

No. Street.

\$ 1000 to answer G S

Committed 9/22



0347

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Reus

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

Charles Reus

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

The said

Charles Reus,

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

one overcoat of the value of thirty-seven dollars and fifty cents,

of the goods, chattels and personal property of one

George G. B. Meurken

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-

0348

BOX:

339

FOLDER:

3203

DESCRIPTION:

Reynolds, Minnie

DATE:

01/31/89



3203

9440

4106

Counsel,
Filed 31 day of Jan 1889
Pleads, *Ariz. Stat. July 1887*

THE PEOPLE
vs.
Stimie Reynolds
Grand Larceny in the 1st Degree,
(MONEY.)
(Sec. 528 and 53, Penal Code)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

John R. Fellows
Part 3.0
New 129
As on the 12th of
1889
True Bill
RM

Witnesses:
John M. Berry
John William Mulcahy

I am informed that the
Complainant in this case
has removed to the West
We have been unable
to find him.
I recommend the dismissal
of this indictment.

May 22 1892
W. M. Davis
Att.

T-

0350

Police Court District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Louis M. Perry

of No. 64 West 11th Street, aged 55 years,

occupation Travelling Salesman being duly sworn

deposes and says, that on the 23rd day of November 1888 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night, the following property viz:

One leather pocket book containing good and lawful money of the United States to the amount and value of twenty one & 6/100 dollars

(\$21.06)

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Minnie Reynolds. (Now his) from the fact that at about the hour of 11 o'clock P. M. said date the said deponent accepted deponent on the corner of 11th St & 6th Avenue and telling deponent that she had been drinking and wished to sober up requested deponent to give her a glass of seltzer water. Deponent then went into the saloon on said corner and brought a glass of seltzer water for the deponent and himself, and at that time deponent had said pocket book in the right hip pocket of his pantaloons, deponent unbuttoned his coat when the said

Subscribed before me, this 23rd day of November, 1888

Police Justice

0351

defendant immediately threw her arms
 around Depment's body in under his coat.
 Depment then pushed her away and came
 out of the saloon with her hand bid her
 good night and started for his home.
 And after walking a few yards Depment
 discovered that his pocket book was missing.
 Depment then walked over to 5th Avenue and
 found the defendant standing on the corner
 of 12th St. and said Anne. Depment then
 caught hold of the defendant and accused
 her of taking his pocket book and while
 Depment had hold of her Depment saw
 his pocket book in her muff. Depment then
 looked in his pocket book and discovered that
 the twenty one dollars had been taken there from
 Depment then held the defendant until he
 found an officer when he caused her arrest.
 Wherefore Depment charges the said defendant
 with feloniously taking, stealing and carrying
 away said property from the person of
 Depment.

Sworn to before me)
 this 24th day of Nov 1888)
 Police Justice
 Dated 1888)
 I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Police Justice
 Dated 1888)
 of the City of New York, until he give such bail.
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 committed, and that there is sufficient cause to believe the within named
 appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District.

THE PEOPLE, &c.,
 on the complaint of

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Offence—LARCENY.

Dated 1888

Magistrate.

Witnesses, No. Street.

Officer.

Clerk.

No. Street.

No. Street.

to answer Sessions.

0352

Sec. 193-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.
Minnie Reynolds

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

Question. What is your name?

Answer. Minnie Reynolds

Question. How old are you?

Answer. 25 years old

Question. Where were you born?

Answer. New York

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

Answer. 105 W. 17th St

Question. What is your business or profession?

Answer. Nothing.

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 do not know
anything about it.

Minnie Reynolds

Taken before me this 27th day of May 1908
Police Justice.

0353

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 Sant

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 *Nov 21* 188..... *[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 h to be discharged.

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

0354

400

1843

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Louis M. Berry
764^{cs} Ave 27th St
Mimi Reynolds

Office
Mimi Reynolds

2
3
4

BAILED,

No. 1, by Anthony Wolff
Residence 247 East 35th Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated Nov 21 1888
Duffy Magistrate.
Muleahy Officer.
15 Precinct.

Witnesses
Louis M. Berry Street.
907 11th Street.
11th Street.
Street.



\$100 to answer
Bailed

0355

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Minnie Reynolds

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

Minnie Reynolds

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

The said

Minnie Reynolds

late of the City of New York, in the County of New York, aforesaid, on the twenty-third day of November in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, with force and arms, in the night - time of the same day, one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of twenty dollars, and of the value of twenty dollars _____ ; two promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of ten dollars, and of the value of ten dollars each ; four promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of five dollars, and of the value of five dollars each ; ten promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of two dollars, and of the value of two dollars each ; twenty-one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of one dollar, and of the value of one dollar each ; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars _____ ; two promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each ; four promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each ; one United States Silver Certificate of the

0356

denomination and value of twenty dollars — ; *two* United States Silver Certificate of the denomination and value of ten dollars *each* ; *four* United States Silver Certificate of the denomination and value of five dollars *each* ; *ten* United States Silver Certificate of the denomination and value of two dollars *each* ; *twenty one* United States Silver Certificate of the denomination and value of one dollar *each* ; *one* United States Gold Certificate of the denomination and value of twenty dollars — ; *two* United States Gold Certificate of the denomination and value of ten dollars *each* ; *four* United States Gold Certificate of the denomination and value of five dollars *each* ; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *twenty one* dollars and *six cents*, and *one* pocket book of the value of *twenty-five cents*

of the proper moneys, goods, chattels and personal property of one *Louis M. Berry* on the person of the said *Louis M. Berry* then and there being found, *from the person of the said Louis M. Berry* 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.

0357

BOX:

339

FOLDER:

3203

DESCRIPTION:

Ritchie, William

DATE:

01/15/89



3203

0358

Witnesses:

James J. Huber
Officer John W. Clarke

[Signature]
Counsel,
Filed *[Signature]* day of *May* 1889
Pleads, *Not Guilty*

Grand Larceny *Second degree* [Sections 528, 584, 52 Penal Code].

THE PEOPLE

vs.

P

William Ritchie

[Signature]
157 8 9
51

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

May 14/89

[Signature]
24th 11 Mrs. *[Signature]*

0359

Police Court 2 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 222 West 17th Street, aged 29 years,
occupation Plasterer

being duly sworn
deposes and says, that on the 21 day of December 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 :

a quantity of
lead pipe of the value of thirty five
dollars

the property of Deponent J. J. Le Gall
and also in deponents care

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by William Ritchie now here
for the reason that deponent missed
the said property on said date from
No 222 West 17th St and the
deponent was arrested with part
of the said property in his possession
by John R Mc Cluskey an officer
of the 9th Precinct, on the
morning of December 22 1888.

James S. Hickey

Sworn to before me, this 25 day
of December 1888
[Signature]
Police Justice

0360

CITY AND COUNTY }
OF NEW YORK, } ss.

John R. Mc Cluskey
Polman

aged _____ years, occupation _____ of No. _____

9th Street

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

James P. Hickey

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

Sworn to before me, this

25

day of *June*, 188*8*

John R. Mc Cluskey

[Signature]
Police Justice.

0361

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Ritchie*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *450 East 9th St.*

Question. What is your business or profession?

Answer. *Ben tender*

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

Answer. *I am not guilty.*

William Ritchie

Taken before me this

day of

25
188

Police Justice.

0362

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 Dec 25 188 [Signature] Police Justice.

I have admitted the above-named [Signature] 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.

0363

Police Court --- 2 1996 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James S. Hickey
222 West 17th St
Manhattan

Offence *Larceny*

2
3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Dec 25* 188 *8*

Duffy Magistrate.

McCurry Officer.

Precinct.

Witnesses *Call the office*

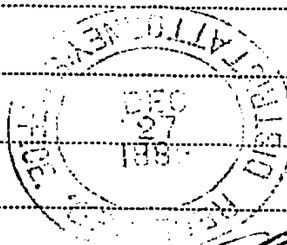
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *for*

Com



902
Recd

0364

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Ritchie

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

William Ritchie

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

The said

William Ritchie,

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

*three hundred pounds of
lead pipe of the value of
twelve cents each pound*

of the goods, chattels and personal property of one

J. F. Le Salle

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.

0365

SECOND COUNT—

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

William Ritchie

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

The said

William Ritchie

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,

*three hundred pounds of
lead pipe of the value of
twelve cents each pound*

of the goods, chattels and personal property of one

J. J. Le Salle

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

J. J. Le Salle

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

William Ritchie

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.