

1027

BOX:

77

FOLDER:

865

DESCRIPTION:

Riley, Engene

DATE:

09/21/82



865

269 Bill of Indictment

AM King

Filed 21 day of Feb 1882

Pleas M. M. King

THE PEOPLE
vs.
Engene Riley }
B

ASSAULT AND BATTERY.

JOHN McKEON,
District Attorney.

Spied & convicted
A True Bill. Feb 13/82

Rec: Sir m. 12

Foreman.

Jan 2 1882
J. M. King

Witnesses for the People

Edmund C. Lee	477	Smith Ave.
John Bohannan	341	West 35 th St.
Doris Fort, Jr.	345	" 44 "
Wm. Haynes	258	" 37 "
Jas. W. Whitty	649	Eighth Ave.
J. W. Prockman	408	W. 36 th St.
Joseph Stern	489	8 th Ave.
Eugene Haas	501	8 th "
Andrew J. Paige	364	W. 35 th St.
H. Ackerman	340	" 38 "
John Hayes	363	" 42 "
Adolph Glaentzer	266	" 38 "
Stewart Mackey	69	" 44 "
Mary McGuire	166	" 37 "
Lee Jones	507	8 th Ave.

1030

Form 9.

Tenth
Sixth District Police Court.

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

Edward Schweyer

of No.

596 Tenth Avenue

street,

being duly sworn, deposes and says,

that on the

17th

day of

August 1882

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

Eugene Reilly,
a policeman in said City
did unlawfully and without
justifiable cause, arrest
deponent, and while having
him in his charge and
custody did use personal
violence upon deponent
striking him with a pistol
and throwing him on the
ground.

That said Reilly
did then and there point
a pistol at the body of
deponent, and threaten to
shoot him.

Sworn to before me
this 23^d day of August
1882

R. S. Rigby
Police Justice

Edward Schweyer
596 10th av

1031

Form 6.

Smith

POLICE COURT—SIXTH DISTRICT.

AFFIDAVIT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Edward Schweyer

vs.

August Reilly

Dated

Augt-23rd

1883

Burby

Magistrate.

Officer.

1032

City & County of New Jersey.

Edward Schreyer of 596.
Tenth Avenue being duly
sworn says. That on the
17th day of August 1882 at
the corner of 35th Street & Eighth
Avenue at about 10 minutes
past 10 in the evening he
saw Eugene Reilly talking with
a woman. Reilly was not in
uniform. I saw the woman
strike Reilly with a fan slightly
on the cheek saying you
called me a whore, dog. I want
you to know that I am no
whore. Reilly suddenly stepped
forward & grabbed her with both
hands by the neck & pulled her
towards him, turned her
around held with one hand
her arms behind her back,
& with his other hand pushed
her up 8th Avenue, she shriek-
ing for help. He got her about
100 feet & could not get her any
further, he pulling her violently.
I went up to Reilly & asked him if
he was an officer & was arresting
her. He answered I am, & you are

1033

a bloody loafer, & I want you
to assist me in taking her
to the Station House. I told him
that if he was an officer
the woman would go with
him & I would see that
she would go with him.
He told me to get hold of
her, I took her by the arm
& asked her to go along,
which she was about
doing, when he told me
to get hold of her where I
have her. I declined to do
this, & told him the woman
was going along peacefully.
Reilly then violently grabbed
me by the neck with one
hand & had the woman by
the neck with his other hand
the woman & myself then
going with Reilly peacefully
until we got around the
corner in 37th Street when
Reilly held us back. Seeing
a crowd gather, I took off my
watch & passed it to Mr. Burke
when Reilly reached out for

1034

Brake saying I arrest
you for highway robbery.
I kept urging Officer Kelly
to take me to the station
when suddenly he reached
at his hip pocket & drew
out a pistol, pointed it at
my head. I said I will
shoot you, you bloody
thief, He then turned his
pistol to the bystander,
swinging the pistol saying
I will shoot the whole of you.
At this point he repeatedly
pointed the pistol at my
person saying he would shoot
me. I raised both hands
above my head, told him
that I wanted to go to the
station Home & at last
persuaded him to go towards
it all the time holding my
hands above my head
telling him not to shoot
me. That I was a married
man & a man of a fam-
ily. He all the way threatened
to shoot me. called me all
names saying I know you. You
bloody thief

1035

As we crossed the gate we
two officers in uniform came
forward me. I called to them
for protection saying they may
had a pistol & wanted to use
it on me. I did not receive
protection from them.

Reilly then struck me on
the back of the neck with a
pistol, tripped & threw me
down. I caught him
around the arm, pulled
watch repeatedly, & take the
pistol away from him.

Officer Laddy says he
took the pistol from Reilly
& it was taken from him.
Another officer then asked
me to go with him to the
Station House which
I did.

After reaching the
Station House Reilly went
into the back room threw
off his coat, came out of
the room & attempted to
assault me which I avoided
by going behind the door

1036

7
behind witness. This was
in the presence of the
Sergeant. The Sergeant
asked Officer to quiet
Reilly.

He made a charge
of disorderly conduct against
me. The Sergeant asked
him for witness the point
to the people in the
station & some saying there
are my witness. They all
said no, no. I made a
charge against him of
felony assault or unwar-
anted arrest. The Sergeant
dismissed the complaint
against me. Officer Reilly
stood at the entrance of
the dock & again tried
to assault me. I demanded
protection from the Sgt.
He called two officers &
they led him on to the back
room - He snapped the
pistol twice when it was
pointed in the air. He did
not snap it when pointed
at me -

1037

On 37th Street near 8th Ave
he let go of the woman
to draw his pistol from the
his pocket & she walked
away & I did not see her
after this.

I never saw the woman
before the time she had
this difficulty with Kelly

Edward Schwyer

Sworn to before me

This 21 day of August - 1882
B. W. Brady, Police Justice

1038

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Eugene Kelly 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. Eugene Kelly

Question. How old are you?

Answer. 38 years

Question. Where were you born?

Answer. Ireland

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

Answer. 353 W 35th St about 6 years

Question. What is your business or profession?

Answer. Police Officer

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 committed no assault on Complainant
neither did I point my pistol at him.
I ^{had} arrested a woman for disorderly conduct
and she struck me on the face while she
was in my custody, and she was noisy
and violent and refused to accompany
me to the Station House. A crowd
collected and attempted to take my
prisoner from me and threw bottles &
other missiles at me and called out
to lay me out. The Complainant interfered
and I asked him as a citizen to aid
me in the discharge of my duty.
Instead of my assaulting him he was
the cause of my prisoner escaping.
Whereupon I took him to the Station
House

Eugene P. Kelly

Taken before me this 23

day of August - 1884

[Signature]

Police Justice.

1039

Sept 19/82
Bill and
Foreman

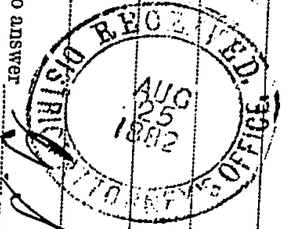
BAILLED,
No. 1 by James Smith
Residence 132 St. 50
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

705
Police Court - 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edward Schuyler
576 - 10th St.
1 Eugene Reilly
2 _____
3 _____
4 _____
Offence, Felony
Assault

Dated August - 23 1882
W. O. Bixby Magistrate.
Officer _____
Clerk _____

Witnesses: see 1st page
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ 1000 to answer
Reilly



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 _____

Eugene Reilly

guilty thereof. I order that he be held to answer the same and he be admitted to bail in the sum of 1000 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 Aug 23 1882 W. O. Bixby Police Justice.

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

Dated Aug 24 1882 _____ 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.

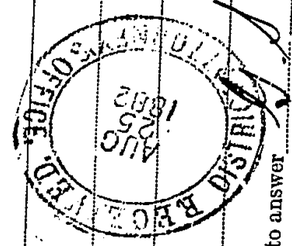
1040

706
Police Court 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edward Schreyer
876 - 10th St.
1 Eugene Reedy
2
3
4
Offense, *Disorderly*

Dated August 23 1882
304 Buxley Magistrate.
Officer.
Clerk.

Witnesses, *see 1st page*
No. Street,
No. Street,
No. Street,
\$ 1000 to answer
Bailee



BAILED,
No. 1 by *James Smith*
Residence *132* Street,
No. 2, by _____ Street,
Residence _____ Street,
No. 3, by _____ Street,
Residence _____ Street,
No. 4, by _____ Street,
Residence _____ Street.

*Dep 19/82
James Smith
132 10th St*

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 *Eugene Reedy* guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* 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 *Aug 23 1882* *B. J. Buxley* Police Justice.
I have admitted the above named *Eugene Reedy* to bail to answer by the undertaking hereto annexed.
Dated *Aug 24 1882* *B. J. Buxley* 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 _____ 1882 _____ Police Justice.

1041

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Eugene Riley

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

Eugene Riley

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

Eugene Riley

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *seventeenth* day of *August* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *Edward Schmeizer*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *in* the said *Edward Schmeizer*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Edward Schmeizer* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

1042

BOX:

77

FOLDER:

865

DESCRIPTION:

Rivet, John

DATE:

09/25/82



865

(11)

Day of Trial,

Counsel,

Filed

Pleads

Joseph 1882

THE PEOPLE

vs.

B

John Brivet

Et al

John Bravette

Keeping a Ruddy House.

JOHN McKEON,

District Attorney.

A True Bill.

Sept 12

J. J. [Signature]

Indictment

John [Signature] Foreman

Prudhomme [Signature]

*This answer is returned
So says Court & Jury
at the bar of the
Court*

1044

Police Court, Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

William Warren
of the 15th Precinct Police

being sworn, doth depose and say, that the premises known as number 87 West Third Street, in said City and County, and occupied or kept by Nellie ~~Hassford~~ Jean Ravette on January 1st 1882 and subsequent facts as a disorderly house

is a disorderly house, namely, a resort for tipplers, drunkards, common prostitutes, and reputed thieves, with other vile, wicked, idle, dissolute, and disorderly men and women, and reputed thieves, who, or most of whom, are in the practice of drinking, dancing, quarrelling, and fighting, at almost all hours of the day and night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the violation of public order and decency.

Deponent therefore prays, that the said

Nellie ~~Hassford~~ Jean Ravette

and all vile, disorderly and improper persons found upon the premises, occupied by said

~~Hassford~~ Jean Ravette

may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before, this 17th day of July 1882

William Warren
Soldier & DeWitt
Police Officer

1045

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Jean Ravetto 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. Jean Ravetto

Question. How old are you?

Answer. Fifty Six Years

Question. Where were you born?

Answer. Canada

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

Answer. 35 West 34th - New York

Question. What is your business or profession?

Answer. General Housework

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

Answer. The house does not belong to me.

Taken before me, this

day of July 1888

John Rivet
Police Justice.

1046

Second District Police Court.

WARRANT—DISORDERLY HOUSE.

STATE OF NEW YORK }
City and County of New York, }

To any Constable or Policeman of the City of New York,

Whereas, complaint on oath has been made before the undersigned, one of the Police Justices, in and for the said City, by

William Warren
of *151st Precinct Police* Street.

that, on the *1st* day of *May* 18*82*
and subsequent days
at the City of New York, in the County of New York, the premises known as

No. *87 West 3^d* Street,

were occupied or kept by *Nellie Hanford*

as a disorderly house, namely, a resort for tipplers, drunkards, common Prostitutes, and reputed thieves, with other vile, wicked, idle, dissolute and disorderly men and women, and reputed thieves, ~~who on most of whom are in the practice of drinking, dancing, quarrelling and fighting at almost all hours of the day and night.~~ to the great damage and common nuisance of the People of the State of New York residing in the neighborhood and passing thereby.

These are, therefore, in the name of the People of the State of New York, to COMMAND you, the said Constable and Policeman and every of you, to apprehend the body of the said *Nellie Hanford* and all vile, disorderly and improper persons found upon the premises occupied by said *Nellie Hanford* and forthwith bring them before me, or some other Justice for the City and County of New York, at the *Second District Police Court*, in the said City, to answer the said charge, and to be dealt with as the law directs.

Given under my hand and seal, this *17th* day of *July* 18*82*

Solomon Smith
Justice.

1047

SECOND-DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

WARRANT—Disorderly House.

Dated,

187

JUSTICE.

OFFICER.

*This warrant may be executed
at night*

*George Smith
Police Justice*

1048

Police Court 616 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Leonard
Dean Bonetto

Offence, *Keeping Disorderly House*

BAILLED,
No. 1 by *John Kavzich*
Residence *177 W. 12 St.*

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

Dated *July 18th* 1882

Smith Magistrate.

Wanam Officer.

Clerk.

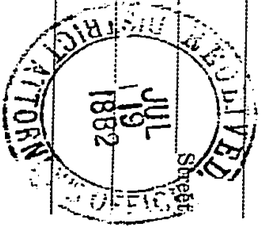
Witnesses, *Michael Conley*
15th Street

No. _____ Street,

No. _____ Street,

\$ _____ to answer

Edm



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 *Dean Bonetto*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Three* 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 18th* 1882 *Edouard Smith* Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

1049

9/19 Police Court-2 District.

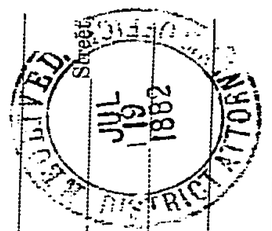
THE PEOPLE, &c.,
ON THE COMPLAINT OF
William W. Taylor
10 St. James Place
Edw Pavette

BAILED,
No. 1 by *John Laurito*
Residence *177 W. 12th* Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

Dated *July 18th* 1882
Smith Magistrate.
Warren Officer.

Clerk.
Witnesses, *Michael Crowley*
15th Street Street,

No. _____ Street,
No. _____ Street,
§ _____ to answer
RAM



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 *Edw Pavette*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Three* 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 18th* 1882
Edw Pavette
Police Justice.

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

Dated _____ 1882
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 _____ 1882
Police Justice.

1050

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 Rivet

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

John Rivet

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE, AND HOUSE OF ILL-FAME
committed as follows :

The said

John Rivet

late of the *Fifteenth* Ward of the City of New York, in the County of New York aforesaid, on
the *first* day of *January* in the year of our Lord one thousand eight
hundred and eighty-*two* and on divers other days and times as well before as afterwards,
to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common
house of ill-fame, unlawfully and wickedly did keep and maintain ; and in the said house divers
evil disposed persons, as well men as women, and common prostitutes, on the days and times afore-
said, as well in the night as in the day, there unlawfully and wickedly did receive and entertain : and
in which said house the said evil disposed persons and common prostitutes, by the consent and pro-
curement of the said

John Rivet

on the days and times
aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, dis-
turbances, and lewd offences in the night as in the day, were there committed and perpetrated ; to
the great damage and common nuisance of all the good people of the said State there inhabiting
and residing, in manifest destruction and subversion of, and against good morals and good manners
and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

1051

BOX:

77

FOLDER:

865

DESCRIPTION:

Rooney, Mary

DATE:

09/22/82



865

278 Bill (under)

(II)

Day of Trial,
Counsel, *Bill Underwood*
Filed *22* day of *Sept* 188*2*
Pleads *Not Guilty* to.

Bill Underwood
THE PEOPLE
vs.
B
Mary Rooney
Keeping a Bawdy House.

JOHN McKEON,
District Attorney.

A True Bill
Deh...
I Plead guilty
Sent to Prison
John McKeon Foreman.

278 Billboard

(II)

Day of Trial,
Counsel, *Billboard*
Filed *22* day of *Sept* 188*2*
Pleads *Not Guilty*

John
THE PEOPLE
vs. *B*
Mary Rooney
Keeping a Boarding House.

JOHN McKEON,
District Attorney.

A True Bill *Sept 17/82*
John P. O'Leary
Sent *Sept 17/82*
John P. O'Leary Foreman.

1054

City and County of New York, ss:

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

On Complaint of

Mac O'Neil

For

keeping a deadly weapon

vs.

Mary Rooney

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

Dated

August 19th

18*92*

J. Henry Ford

Police Justice.

Mary X Rooney

1055

Police Court, Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

Isaac Evans
of the *29th* Police Precinct ~~Street,~~

being sworn, doth depose and say, that the premises known as number *131 West 35*
2 floor - west side
Street, in said City and County, and occupied or kept by *Mary Rooney*

is a disorderly house, namely, a resort for ~~tipplers, drunkards, common prostitutes, and reputed thieves,~~
with other vile, wicked, idle, dissolute, and disorderly men and women, ~~and reputed thieves, who, or most~~
and women ~~of whom,~~ are in the practice of ~~drinking, dancing, quarrelling, and fighting,~~ *taking men in said premises for the purpose of prostitution* at almost all hours of the day
~~and~~ night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the viola-
tion of public order and decency.

Deponent therefore prays, that the said *Mary Rooney*
and all vile, disorderly and improper persons found upon the premises, occupied by said

Mary Rooney
may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before, this *10th* day
of *August* 18*87*

Isaac Evans
J. Henry Ford
Police Justice.

1056

M

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT, Disorderly House.

Mary Poorey

Dated, *Sept 18* 18*72*

Henry Paul MAGISTRATE.

Sgt King OFFICER.

WITNESS,



1057

Second District Police Court.

WARRANT—DISORDERLY HOUSE.

STATE OF NEW YORK,
City and County of New York, }

To any Constable or Policeman of the City of New York,

Whereas, complaint on oath has been made before the undersigned, one of the Police Justices, in and for the said City, by

Erac O'Neen
of No. *29 Police Precinct* Street,
that on the *18th* day of *August* 18*74*
at the City of New York, in the County of New York, the premises known as
No. *131 West 35th* Street,
were occupied or kept by *Mary Rooney*

2nd floor - west side

as a disorderly house, namely, a resort for ~~tipplers, drunkards, common Prostitutes, and reputed thieves,~~ with other vile, wicked, idle, dissolute and disorderly men and women, ~~and reputed thieves, who or most of whom, are in the practice of drinking, dancing, quarrelling and fighting at almost all hours of the day and night, to the great damage and common nuisance of the People of the State of New York residing in the neighborhood and passing thereby.~~ *Said premises*

These are, therefore, in the name of the People of the State of New York, to COMMAND you, the said Constable and Policeman and every of you, to apprehend the body of the said *Mary Rooney* and all ~~vile, disorderly and improper persons found upon the premises occupied~~ and forthwith bring them before me, by said *Mary Rooney* and forthwith bring them before me, or some other Justice for the City and County of New York, at the *Second District Police Court*, in the said City, to answer the said charge, and to be dealt with as the law directs.

Supt. Kelly

Given under my hand and seal, this *18th* day of *August* 18*74*

J. Henry [Signature] Police Justice.

1058

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss.

2^d DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *Mary Rooney*

Question. How old are you?

Answer. *Forty nine years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *131 West 35th St* *nineteen days*

Question. What is your business or profession?

Answer. *Housekeeper*

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

Answer. *I am not guilty*

Taken before me, this *19th* day of *August* 188*2*

Mary Rooney

J. Henry Ford Police Justice.

1059

BAILED,

No. 1 by Quetta J. Smith
 Residence 114 E. 10th Street
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

694
 Police Court
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James Adams
129th Street
Ward Jones

Office, Wounded, Police
Regiment, 1882

Dated August 19th 1882

J. Henry Bond
 Magistrate.

Ward Jones
 Officer.

Ward Jones
 Clerk.

Witnesses,
Ward Jones
Ward Jones

No. _____
 Street, _____

No. _____
 Street, _____

No. _____
 Street, _____

§ 100 of the Code of Criminal Procedure
 to answer
 1882
Ward Jones
 Street, _____

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 Ward Jones

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 August 19th 1882 J. Henry Bond Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

1060

6947 v. 18
Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Sarah Adams
129th Street
Mary Jones
Officer *Leopold Wechsberg*

BAILED,
No. 1 by *Alfred Jones*
Residence *114 6th Avenue* Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

Dated *August 19th* 1882
Magistrate. *J. Henry Ford*
Officer. *Sgt. Henry*
Clerk. *W. J. Pugh*
Witnesses, *Wm. M. Marley*
No. *77* *129th Street* Street,
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ *50* *to answer* Street,
1882

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Henry Jones*
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 *August 19th* 1882
J. Henry Ford
Police Justice.
I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 1882
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 _____ 1882
Police Justice.

1061

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Mary Rooney

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

Mary Rooney

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE, AND HOUSE OF ILL-FAME committed as follows :

The said

Mary Rooney

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *first* day of *August* in the year of our Lord one thousand eight hundred and eighty-*two* and on divers other days and times as well before as afterwards, to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill-fame, unlawfully and wickedly did keep and maintain ; and in the said house divers evil disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain : and in which said house the said evil disposed persons and common prostitutes, by the consent and procurement of the said *Mary Rooney* _____

_____ on the days and times aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, disturbances, and lewd offences in the night as in the day, were there committed and perpetrated ; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

1062

BOX:

77

FOLDER:

865

DESCRIPTION:

Rosenkoff, Abraham

DATE:

09/08/82



865

47
101

Day of Trial
Counsel,
Filed
Pleads

1882

Sept 2

THE PEOPLE
vs.
Abraham Rosenkoff
P

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN MCKEON,
District Attorney.

John McKee
Plenty
A True Bill.
1.4.6 Mos 57
19th #
John McKee Foreman.

*Committed to the
County Jail
Sept 2nd 1882
John McKee
District Attorney
New York*

Police Court—Second District

City and County of New York

Eugene Arnheim
ss: *Aged 38 years. Manufacturer.*

of No. *138 East 60th* Street, being duly sworn,

deposes and says, that the premises No. *80 Greene*

Street, *5th* Ward, in the City and County aforesaid, the said being a *warehouse*

and which was occupied by ~~deponent~~ *in part by the firm of Marks Brothers, Hat Manufacturers* were **BURGLARIOUSLY** broken

forcibly ~~entered by means~~ *open and broken out by means of* raising a closed window in the second floor, with intent to commit a crime.

on the *Morning* of the *1st* day of *September* 18*92*

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

About forty four yards of seal blue of the value of Ninety nine dollars

Edward Marks, Morris Marks, Edward Goodman the property of ~~and deponent~~ *doing business at said premises under the firm name of Marks Brothers.*

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 *Abraham Rosentoff*

~~(nowhere)~~ for the reasons following, to wit:

That about the hour of 7.30 O'clock P.M. deponent locked and securely fastened the outer door leading to the second floor of the said premises and that at the said time the window aforesaid was closed and the above named property was in said house contained.

And this deponent further says that he was thereafter informed by Officer Peter J. Donnelly that about the

hour of 30 clock A.M. of the 1st day of September 1882, he arrested the said Rosenzoff with a large piece of plush under his arm, which said plush deponent has examined and fully identifies it as his property.

Deponent also says that the said Rosenzoff concealed himself in the said premises on the night of the said 31st day of August 1882, with intent therein to commit a crime.
Sworn to before me this } Eugene Ansherin
1st day of September 1882 }
J. Henry Ford
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter J. Donnelly
aged _____ years, occupation Police Officer of No. 10
1st Police Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Eugene Ansherin
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 1st
day of September 1882 } Peter J. Donnelly
J. Henry Ford
Police Justice.

1066

Sec. 198-200.

29

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Abraham Rosentoff 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. *Abraham Rosentoff.*

Question. How old are you?

Answer. *23 years.*

Question. Where were you born?

Answer. *Russia.*

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

Answer. *59 Willett Street: 1 month.*

Question. What is your business or profession?

Answer. *Packer.*

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 done it but I expected to return it. I opened the window*

Taken before me, this *1st*
day of *September* 188*7*

Josephus Brown

J. Humphreys Police Justice.

1067

Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILLED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

William K. ...
W. B. ...
...

Offence
...

Dated *September 1, 1882*

J. Henry Bond Magistrate.

Patrol Officer

David ... Clerk.

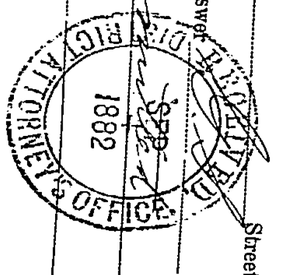
Witnesses,
...

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,



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

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

Dated *Sept 1st 1882* *J. Henry Bond* 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.

10901

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Marie Ambrose
Wm. B. East
Robt. J. East

2 _____
3 _____
4 _____
Offence _____

Dated *September 1st* 1882
J. Henry Ford Magistrate.
Peter J. Cornell Officer.
J. P. Pratt Clerk.

Witnesses, *Edw. J. Pratt* Clerk.

No. _____ Street, _____
No. _____ Street, _____

No. _____ Street, _____
\$ *Held* to answer
Edw. J. Pratt
CLERK'S OFFICE
1882

BAILED,

No. 1 by _____

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

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

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

Edw. J. Pratt
I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 1882

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 _____ 1882

Police Justice.

1069

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Abraham Rosenkoff

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

Abraham Rosenkoff

of the crime of Burglary in the third degree,

committed as follows:

The said Abraham Rosenkoff

late of the eighth Ward of the City of New York, in the County of New York,
aforesaid, on the first day of September in the year of our
Lord one thousand eight hundred and eighty two, with force and arms, at the Ward,
City and County aforesaid, the warehouse of

Eugene Arnheim

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers goods,
merchandise and valuable things were then and there kept for use, sale and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of the said

Eugene Arnheim

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and forty four yards
of plush of the value of two dollars
and twenty five cents each yard

of the goods, chattels and personal property of the said

Eugene Arnheim

so kept as aforesaid in the said warehouse then and there being, 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 McDean
District Attorney

1070

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

of the crime of Receiving Stolen Goods

committed as follows:

The said

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

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.

1071

BOX:

77

FOLDER:

865

DESCRIPTION:

Rosenthal, Henry

DATE:

09/12/82



865

WITNESSES.

(1)

Counsel,

Filed 12 day of Sept 1882

Pleads,

THE PEOPLE

vs.

Henry Rosenthal

INDICTMENT.
G. Lawrence from the Person.

JOHN MCKEON,
District Attorney.

A True Bill.

Foreman.

Charles J. Gleason

1882

Handwritten notes:
The above is a true bill
found by the jury
and returned by the
grand jury
on the 12th day of
September 1882
at New York
City

1073

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York,

To *John Moffitt Grocer.*
of No. *Harrison Av.,* Street *Brooklyn.*

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York at the Sessions Building, in the Park of the said City, on the *18* day of *Sept.* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Henry Rosenthal
in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Sept.* in the year of Lord 188 *2*

JOHN McKEON, *District Attorney.*

1074

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Henry Rosenthal

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Germany

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

Answer. No home

Question. What is your business or profession?

Answer. Clerk

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

Answer. I took it. I have been in this country 3 1/2 years, I have no relatives here. My father & mother are in Germany. I was very poor without money. I was working with Gerchenger. I got only my board

Henry Rosenthal

Taken before me this

30

day of Aug

1887

R. W. Murphy

Police Justice.

1075

BAILED,

No. 1 by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

724
Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Seichenger
7 Broadway William Street
Henry Roemthal

Offence, *Larceny from*
his person

Dated Aug 30 1882

73 St. 73rd St. Magistrate.
Franklin Burt on 22 Officer.

Witnesses, _____
Clerk, _____



No. _____
Street, _____
\$ *Comm* to answer *B.S.*

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

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

Dated *Aug 30* 1882 *B. B. B. B.* 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.

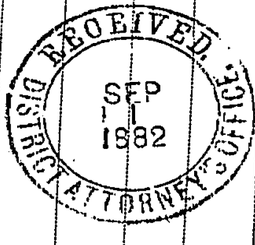
1076

724
Police Court No. 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
George Leichenow
7 Broadway William Street
Henry Rosenthal

Dated *Aug 30* 1882
B. D. B. Bushy Magistrate.
Fredrick Guetzler 22 Officer.

Witnesses,
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ *Comm* to answer *G. S.*



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

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

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

Dated *Aug 30* 1882 *Henry Rosenthal* Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

1077

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

George Leichenger

of No. 7 Broadway or about ~~Street~~ Williamsburg

25th day of July 1882

at the Kings State of New York

City of ~~New York~~ Brooklyn

in the County of ~~New York~~ was feloniously taken, stolen and carried away from the possession of deponent, and from his person + hereafter taken to the City and County of New York the following property, viz:

One silver watch of the value of Eighteen dollars and a pocket book containing good and lawful money namely one bill of the denomination and value of Two dollars, three bills of the denomination and value of one dollar each and silver coin of the value of Two dollars all of the value of Twenty five dollars

Sworn before me this

30

day of August -

1882

the property of Frederick Leichenger deponent's father deponent is 19 years old and a bartender by occupation

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 Henry Rosenthal (now here)

That deponent found said pocket book in the possession of said defendant in room 47th Street + in this

he said defendant admitted taking stealing and carrying away said watch and other said property from the pockets of the clothing then and there worn by deponent while he was asleep in a chair in his room No 7 Broadway Williamsburg and hereafter taken to the City and County of New York and George Leichenger, pledged the same

Police Justice City

1078

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Rosenthal

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

Henry Rosenthal

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Henry Rosenthal

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~twenty fifth~~ day of July in the year of our Lord one thousand eight hundred and eighty- ~~two~~ , at the Ward, City and County aforesaid, with force and arms *one watch of the value of eighteen dollars, one pocket book of the value of one dollar, one promissory note for the payment of money, the same being then and there due and unsatisfied of the kind known as United States Treasury notes of the denomination and of the value of two dollars, three promissory notes for the payment of money the same being then and there due and unsatisfied of the kind known as United States Treasury notes of the denomination and of the value of one dollar each, and divers silver coins of the United States of a number kind and denomination to the Grand Jury aforesaid unknown of the value of two dollars* of the goods, chattels and personal property of one *Frederick Saichinger* on the person of ~~the said~~ *George Saichinger* then and there being found, from the person of the said *George Saichinger* 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 McKEON, District Attorney.

1079

BOX:

77

FOLDER:

865

DESCRIPTION:

Rosenthal, Max

DATE:

09/07/82



865

1080

X Counsel,
Filed *Sept* 1882
Pleads

THE PEOPLE
vs.
32 Suffolk
County
May Rosenthal
Bookkeeping
INDICTMENT.
Grand Larceny of Money, &c.

JOHN McKEON,
District Attorney.

I do hereby
plead guilty
A True Bill.
Edwin R. [Signature]

John H. O'Leary Foreman.

[Signature]

1081

TO THE

New York Fire
OF New York

Insurance Company,

BY YOUR POLICY OF INSURANCE No. 165678 dated May 9th 1881

issued at your Agency at J. Rosenbaum & Co. you insured

to the amount of Fifteen Hundred DOLLARS,

according to the terms and conditions printed in said Policy, the written portion together with correct copy of all endorsements, assignments and transfers, being as follows, viz:

On Stock and Materials as dealer's in and manufacturer's of Paper Bags & butter dishes
manufactured, unmanufactured and in process of manufacture, and other merchandise, hazardous and extra hazardous,
their own, or held by them in trust or on commission, or sold but not delivered, or removed, contained in the
Brick & Stone Building Situate No. 139 West Broadway, this City
Privileged to use steam power & to communicate with 141 West Broadway but
not to cover therein.

Privilege for Mechanics to make alterations, additions and repairs; to work nights, and for other insurance.

1082

NAME OF COMPANY

British America Assuray
Firemans Fund of S. F.
Fire Ins. Association of S.
Fire Ins. Co. of the County
Hamilton Fire Ins. Co.
National of Baltimore
N. Y. Fire
North German Fire
Orient of Hartford
Security of New Haven
Westchester Fire

1083

June 8 Privileged for a Printer by Steam power, obtained from adjoining Building.

For the term of one year from the 6th day of May A. D. 1881 to the 6th day of May A. D. 1882 at noon; which said Policy was subsequently continued in force by Renewal No. 204886 until the 6th day of May A. D. 1883 at noon.

That in addition to the sum insured by said Policy on said property, there was ~~concurrent~~ other insurance made thereon, to the amount of Thirteen Thousand DOLLARS.

A fire occurred on the 2nd day of June A. D. 1882 by which the Property insured was destroyed, or damaged, to the extent of Ten Thousand Five Hundred DOLLARS, and originated as follows, viz: from some cause unknown.

The actual CASH VALUE at the time of loss, and the actual loss and damage by said fire to the same, and for which claim is hereby made, was as follows, viz:

Stock

Sound Value	Loss or Damage on same	Insurance on same
17435 11	10500 00	14500 00

Total Sound Value, Total Loss or Damage, and Total Insurance.

And the Insured claim of the New York Fire INSURANCE COMPANY, by reason of said loss, damage and Policy of Insurance, the sum of Ten Thousand and Eighty six 20/100 DOLLARS.

The property insured belonged exclusively to P. D. Rosenbaum & Co.

1084

The building containing said property, was occupied in its several parts by the parties hereinafter named, and for the following purposes, to wit: by Insured, and 3^d floor by a printer.

The said fire did not originate by any act, design, or procurement on their part, nor on the part of any one having any interest in the property insured, or in the said Policy of insurance, nor in consequence of any fraud or evil practice done or suffered by them; that nothing has been done by or with their privity or consent to violate the conditions of the Policy, or render it void.

Witness my hand at New York this 6th day of July 18 87

Personally appeared J. Rosenbaum of the firm Rosenbaum & Co

signer of the foregoing Statement, who made solemn oath to the truth of the same, and that no material fact is withheld that the said Company should be advised of.

Witness my hand and official seal this 6th day of July 18 87

W. H. Olinger
Comptroller of Seeds

1085

TORN PAGE(S)

1005

SCHEDULE

Apportionment of Loss, Showing Amount Insured and Payable by Each Company.

No. OF POLICY	DATE OF EXPIRATION	See <i>Rock</i>	Under First Item			Under Second Item			Under Third Item			TOTAL
			Insures on Item	Pays on Item	Insures on Item	Pays on Item	Insures on Item	Pays on Item	Insures on Item	Pays on Item		
295132	Feb. 23 83		1000	724.14	1500	388.48					2500	1112.59
181968	Aug. 12 82		750	543.11	500	129.48					1250	672.59
97224	Mar. 11 83		3500	2534.48							3500	2534.48
11374	Aug. 9 82		750	543.11	500	129.48					1250	672.59
176593	Aug. 12 82		750	543.11	500	129.48					1250	672.59
2745	Feb. 11 83		1500	1086.20							1500	1086.20
165678	May 6 83		1500	1086.20							1500	1086.20
8846	Mar. 11 83		1500	1086.20							1500	1086.20
178776	Aug. 9 82		750	543.11	500	129.49					1250	672.59
2723	Feb. 11 83		1500	1086.20							1500	1086.20
68879	Feb. 21 83		1000	724.14							1000	724.14
			14500.00	10500.00	3500.00	906.38				18000.00	11406.38	

NAME OF COMPANY

British America Insurance Co.
 Firemens Fund of S.
 Fire Ins. Association of London
 Fire Ins. Co. of the County of Cha.
 Hamilton Fire Ins. Co.
 National of Baltimore
 Fire
 York German Fire
 Fire of Hartford
 Fire of New Haven
 Fire

Approved
M. H. Adams
A. J. G. A.
Camille

1087

NEW YORK FIRE INS. CO.

OF

New York

Agency.

PROOF OF LOSS.

Policy No. 165678

Assured, J. Rosenbaum & Co.

Amount Insured, \$ 1500.

Amount Claimed, \$ 1086.20

Date of Fire June 2^d 1882.

Proofs Served, July 8th
To date, June 20th 82

CORRECT.

M. B. ...

Adjuster.

GEOGAN & MURTHA, Stationers and Printers, 14 & 16 Vesey St., N. Y.

1086.20

1086

1075.80

1088

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 Rosenbaum
and Henry Blumenthal

The Grand Jury of the City and County
of New York, by this indictment accuse
Sigmund Rosenbaum and Henry
Blumenthal of the crime of Obtain-
ing Money by Means of False Pre-
tences, committed as follows:

On the second day of June in
the year of our Lord eighteen
hundred and eighty two, and
for a long time previous thereto
the said Sigmund Rosenbaum
and Henry Blumenthal, ^{and one Clara Felch} were
co-partners in business under
the firm name of S. Rosenbaum
and Company, and at said times,
under such name and style, were
engaged in the business of man-
ufacturing paper bags and butter

dishes at the premises known as number one hundred and thirty nine West Broadway in the City of New York, in the County of New York aforesaid; and on said day the said Sigmund Rosenbaum ~~and~~ ^{and Clara Felch} Henry Blumenthal, owned and had in their possession at the premises aforesaid a large stock of paper bags and other materials and effects upon which the New York Fire Insurance Company had duly given and issued to the said Sigmund Rosenbaum and Henry Blumenthal and Clara Felch as such co-partners, a policy of insurance against loss or damage to the said stock and personal property by fire, which said policy on the day aforesaid was in full force and of brig effect upon the said the New York Fire Insurance Company.

And on said day a fire occurred in the said premises, and a portion of the said stock and other personal property therein, was damaged by the said fire; and afterwards, to wit:

on the sixth day of July in the year of our Lord, one thousand eight hundred and eighty two, the said Sigmund Rosenbaum and Henry Blumenthal, each late of the City and County aforesaid, at the City and County aforesaid, with force and arms, with intent feloniously to cheat and defraud the said The New York Fire Insurance Company, did then and there feloniously, unlawfully, knowingly and designedly falsely pretend and represent to the said The New York Fire Insurance Company, and to Nathan Brewster then and there being the agent and adjuster of the said The New York Fire Insurance Company:

That the stock and property belonging to the said firm, in the said premises, at the time of the said fire, and which was covered by the policy of insurance aforesaid, had been damaged by the said fire to the amount and value of Ten thousand five hundred dollars; that one hundred and twenty three certain packages of

paper bags then in said premises and more or less damaged by the said fire, each contained one thousand paper bags; and that there were, at the time of said fire, in a certain room in said premises known as the printing room, one hundred and twenty nine thousand bags, which had been damaged or destroyed by the said fire; and that there was in the said premises as a part of the stock of the said firm, at the time of the said fire, a certain car load of wooden butter dishes of the value of between five hundred and six hundred dollars, more particularly described in a certain invoice of the said car load of wooden butter dishes, which they the said Sigmund Rosenbaum and Henry Blumenthal then and there exhibited to the said The New York Fire Insurance Company and to the said Nathan Brenster; and that said butter dishes had been destroyed by the said fire; and that the said the New York Fire Insurance Company then and there believing

the said false pretences and representations so made as aforesaid by the said Sigmund Rosenbaum and Henry Blumenthal, and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said Sigmund Rosenbaum and Henry Blumenthal and Clara Felch, so as aforesaid composing the said firm of S. Rosenbaum and Company a certain order for the payment of money of the kind commonly called bank checks, made by the said The New York Fire Insurance Company, and duly signed by its President and Secretary, upon the Marine National Bank of New York for the sum of one thousand and seventy five dollars and thirty four cents which said bank check was then and there due and unsatisfied and of the value of one thousand, seventy five dollars and thirty four cents, which said bank

1093

check, so delivered as aforesaid is as follows, that is to say:

Office of The New York Fire Insurance Co.
No. 3070 New York July 11 1882
The Marine National Bank
Pay to the order of ^{of New York} S. Rosenbaum & Co,
Ten Hundred and Seventy five $\frac{34}{100}$ Dollars
\$1,075 $\frac{34}{100}$ A. Colson D. Underhill
Secretary President

and a sum of money, to wit: the sum of one thousand and seventy five dollars and thirty four cents in money, lawful money of the United States of America, and of the value of one thousand and seventy five dollars and thirty four cents, of the proper moneys, personal property and effects of the said The New York Fire Insurance Company, and the said Sigmund Rosenbaum and Henry Blumenthal, did then and there designedly receive and obtain the said bank check and sum of money, of the said The New York Fire Insurance Company, of the proper moneys, personal property and effects of the said The New York Fire Insurance Company, by means of the false

pretences and representations aforesaid and with intent to cheat and defraud the said The New York Fire Insurance Company of the same

And Whereas, in truth and in fact the stock and property belonging to the said firm, at the time of the said fire, in the said premises, and which was covered by the policy of insurance aforesaid, had not been damaged by the said fire to the amount and damage of ten thousand and five hundred dollars but had only been damaged to the amount and value of about three thousand, five hundred dollars; and the said one hundred and twenty three packages of bags, then in said premises, and more or less damaged by the said fire, did not each contain one thousand bags, but only about five hundred bags; and whereas in truth and in fact there were not, at the time of the said fire, one hundred and twenty nine thousand bags in the printing room in said premises, which had been damaged or

destroyed by the said fire, but only about thirteen thousand bags; and whereas in truth and in fact the said car load of wooden butter dishes so described in the said invoice, so exhibited, as aforesaid by the said Sigmund Rosenbaum and Henry Blumenthal to the said The New York Fire Insurance Company and the said Nathan Brewster, was not in the said premises as a part of the stock of the said firm at the time of the said fire, and had not been destroyed by the said fire.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Sigmund Rosenbaum and Henry Blumenthal to the said The New York Fire Insurance Company, and the said Nathan Brewster was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City and County aforesaid.

And Whereas, in fact and in truth the said Sigmund Rosenbaum

and Henry Blumenthal well knew the said pretences and representations so by them made as aforesaid to the said The New York Fire Insurance Company and the said Nathan Brewster to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said Sigmund Ros-
enbaum and Henry Blumenthal by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said The New York Fire Insurance Company, the said sum of money and bank-check aforesaid, of the proper moneys, personal property and effects of the said The New York Fire Insurance Company, with intent feloniously to cheat and defraud it of the same, 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 McKeon

District Attorney

Filed 29 days of Sep 1882
Shredded Mr. Gully Oct 5

The People
vs
Sigmund Prosserbank
Henry Chumenthal

Obtaining Money
by false pretences.

John McKeon
District Attorney

S. P. Monday J.V.

A True Bill

John McKeon Foreman

Filed 29 days of Sep 1882
Shredded Mr. Gully Oct 5

Bailed by

M. David Chumenthal
No 312 v. 143. n. 1. n. 1.

1098

City of New York
of New York as:-

James W. ...
being duly sworn, dep. that
he is president of the New
York Fire Insurance Company
of the City of New York, a cor-
poration duly organized and
doing business under the laws
of the State of New York; that as
defendant is informed and verily
believes, Seymour Rosenbaum, Henry
Blumenthal and Clara Teich, all
of the City of New York on and
prior to the 6th day of May, 1887,
were and that they still are co-
partners in trade under the name of
S. Rosenbaum & Co.; that said firm
were dealers in and manufacturers of
paper bags and at the time herein
after mentioned carried on their
said business upon the prem-
ises known as No. 129 West
Broadway in the City of New
York; that on or about the 9th day
of May, 1887, said firm of S. Rosen-
baum & Co. paid to the said Insurance
Company the premium sum of

7
fifteen dollars and in Consideration thereof said Company in and by its policy of insurance numbered 165.678, and dated May 9, 1881, insured the stock and material belonging to said firm and in and upon said premises against loss or damage by fire in the sum of fifteen hundred dollars and for the period of one year from the 6th day of said May; that on or about the first day of May, 1882, said firm of J. Rosenbaum & Co. failed to pay Insurance Company the further premium sum of fifteen ~~dollars~~ and in consideration thereof said Company duly extended and continued said policy in full force and effect from the said sixth day of May, 1882, to and until the sixth day of May, 1883; that on or about the second day of June, 1882, a fire occurred in and upon said premises, No. 134 West Broadway, whereby

certain of the stock referred to
 in said policy was damaged and
 destroyed; that in and by the terms
 and conditions of said policy
 it became the duty of the said
 firm of S. Rosenbaum & Company
 as soon after said fire as pos-
 sible to assess and arrange
 the items of said stock naming
 the quantity, quality and cost of
 each article, and, as soon
 thereafter as the ^{same} could reasonably
 have been done to have rendered
 to the said company a particu-
 lar statement of their loss
 by said fire, including a state-
 ment of the cash value of such
 stock and the amount of
 loss or damage to such stock;
 that immediately after such
 fire and on or about the third
 day of June 1882, at the City of
 New York, ^{as defendant is informed and verifieth} the said ^{firm} Rosen-
 baum and Henry Blumenthal agreed
 between themselves to so make such
 statement and proof of loss and
 so assess and arrange such
 stock as to deceive said firm.

ance Company and to obtain
and collect from it a larger
sum of money than is and by
the terms of its said policy and
in truth and justice it was held
to pay on account of such loss;
that in pursuance of such fraud-
ulent and criminal agreement,
said Rosenbaum and Blumenthal
as deponent is informed and verily
believes, instructed their employees
in charge of the assorting of
such stock to place containing
the same in bundles or packages
and to declare to the adjuster
in charge of the interests of the in-
surance Companies that such
packages and bundles contained
more items or pieces of such stock
than they in fact did contain;
that these instructions were as de-
ponent is informed and verily be-
lieves, carried out by said em-
ployees under the supervision and
direction of said Rosenbaum
and Blumenthal and said Rosen-
baum and said employees reported
and stated to said adjuster who

1102

had charge of the interests of said
~~Insurance~~ Insurance Company. That one
hundred and twenty three bundles
or packages of bags damaged by
said fire contained one thousand
bags each whereas in truth and
in fact such bundles or packages
contained but five hundred bags
each, and said Rosenbaum and
said employees stated to said
adjuster that there ^{at the time of such fire} was, in a certain
room, known as "the printing room",
upon said premises a lot of bags
amounting to about one hundred
and twenty-nine thousand bags
which were damaged ~~and~~ destroyed
by said fire whereas in truth and
in fact there were no such bags
in such room at the said time
in excess of about thirteen thousand
bags, which said Rosenbaum well
knew; that as deponent is also in
formed and verily believes, said Rosen-
baum and Blumenthal also stated
and represented to said adjuster
that ~~at the time of~~ the time of said
fire there was in said premises
and amongst and a part of such

stated a certain car load of wooden butter dishes of the value of between five hundred and six hundred dollars, which he claimed to have been destroyed thereby, whereas in fact said car load of dishes had never been received at said premises, but then remained in the freight yard of the ~~the~~ New York Central and Hudson River Rail Road Co. in the City of New York, & that, at the same time, they exhibited to said adjuster an invoice of such car-load of dishes, which invoice had arrived by mail prior to the date of such fire; that as deponent is informed and verily believes said Rosenbaum at the time of the making of said false statement, which was within a few days after such fire, stated to Frank W. Feld, who was then employed by said firm of S. Rosenbaum & Co. ~~stated~~ that said firm might just as well take advantage of the arrival of said invoice to obtain from said insurance companies the value of said car-load of dishes; that

by such false, fraudulent and dishonest means as aforesaid said S. Rosenbaum & Co. made it appear to said Insurance Company and its adjuster that their said firm's loss and damage by said fire upon such stock amounted to the sum of ten thousand five hundred dollars, whereas in truth and in fact such loss did not as defendant is informed and verily believes exceed the sum of three thousand five hundred dollars, and they made it appear by the same means that at the time of such fire they had stock in and upon said premises and insured as aforesaid of the cash value of sixteen thousand ~~two~~ hundred and thirty-five dollars and eleven cents, whereas in truth and in fact there was not, as defendant is informed and verily believes any such stock in or upon said premises at the time of such fire in excess of the sum of ten thousand five hundred dollars: that on or about the ~~fifth~~ ^{sixth}

day of July, 1882, with intent
 to cheat and defraud said
 Insurance Company and with
 the fraudulent and criminal
 purpose of thereby obtaining
 money and property of said
 from said the New York Fire
 Insurance Company of the City
 of New York by false and
 fraudulent pretenses said
 Sigmund Rosenbaum, at the
 City of New York, made, prepared
 executed, signed and sworn to
 alleged proofs of loss by said fire wherein
 and whereby he falsely and fraud-
 ulently stated and represented that
 the stock belonging to said S. Rosen-
 baum Co. and in and upon said
 premises at the time of said fire
 and covered by said policy
 was of the cash value of seven ten
 thousand, four hundred and thirty-
 five dollars and eleven cents,
 whereas, as he well knew, the
 value of such stock did not
 exceed the sum of ten thousand
 five hundred dollars, and where-
 in and whereby he falsely and
 fraudulently stated that the loss

and damage to said stock
~~own~~ by said fire amounted
to the sum of ten thousand
five hundred dollars, whereas
as in truth and in fact, as
deponent is informed and verily
believes, such loss and damage
did not exceed the sum of
three thousand, five hundred dol-
lars, as was well known to said
Rosenbaum when he so made
and swore to said ^{alleged} proofs;
that on or about the 5th day of July,
1892, said S. Rosenbaum, by
and through said Sigmond
Rosenbaum caused said alleged
proofs to be served upon and
delivered to said Insurance
Company, and then & there at the
City of New York, ~~also~~ claimed of
said Company the sum of one
thousand and eighty six dollars
and twenty cents, that being the
amount for which said Company
would have been liable on account
of such policy had such stock
amounted in each value to the
said sum of seventeen thousand.

1107

from hundred and thirty-five dollars and eleven cents & had such loss & damage amounted in fact to said sum of ten thousand, five hundred dollars; that on or about the 11th day of July, 1882, said S. Rosenbaum for said ~~Rosenbaum~~ Rosenbaum & Co. again demanded said sum of one thousand, and eighty six dollars and twenty cents, less the sum of ten dollars and eighty six cents discount, whereupon said Company believing said representations and statements of said S. Rosenbaum & Henry Blumen, that and relying upon them and each of them as true, and believing that at the time of such fire such stock amounted in cash value to the sum of seventeen thousand, five hundred & thirty-five dollars and eleven cents and that said loss & damage to such stock by such fire amounted to the sum of ten thousand, five hundred

dollars, and relying upon the statements and representations so made as aforesaid in that behalf by said Rosebaum paid to said S. Rosebaum the ~~said~~ sum of one thousand and seventy-five dollars and thirty-four cents, being the said sum of one thousand and eighty-six dollars and twenty cents less the said discount in and by their check, that is to say the check of said Company for the said ~~sum~~ sum of one thousand and seventy-five dollars and ~~thirty-four~~ forty cents, which check said Rosebaum caused to be duly collected and the proceeds of which they then and there that is to say at the City of New York on or about the said 11th day of July, 1882, received in cash, current moneys of the United States. That by means of the said false and fraudulent statements, representations and pretenses the said firm of S. Rosebaum & Company, Sigmund Rosebaum and Henry Blumenthal

1110

Rosenbaum instructed us to put in as few to the hundred as we could without being discovered, & then he kept watch to see that we did not put in too many. He asked how many we put in for a hundred & we said about fifty. He said "that's right." He knew that ~~we~~ we put in on an average fifty for a hundred, right along, & kept telling us not to forget ourselves, but to make the damage as much as possible without letting the adjuster discover what we were doing. Flom Sacks were worth much more than Manila bags, & he made us put in a lot of cheap Manila bags amongst the damaged flom sacks to swell the value. On one lot of bags, amounting to about 123 packs, ~~we~~ we added 500 bags to the count of each package making a false addition of over 60,000 bags. Rosenbaum & Blumenthal knew all about this. They were both there right along & knew that we carried out their instructions. On the whole count we

just about doubled the actual
number of Tons damaged.

By this means we added, I should
judge, from \$3000 to \$4000.

He instructed us to put 16th
barrel sacks in with the 8th barrel
sacks, we did so, & in this way
doubled up on the damage. For
the 16th barrel sacks were only
worth a little more than half
what the 8th barrel sacks were
worth.

The adjuster took our
count, & he was deceived.
He could not have discovered
the fraud without actually counting
~~the~~ ^{the} packages himself.

1112

ROBERTSONS, HARMON & CUPPIA,

COUNSELLORS AT LAW.

No. 32 Park Place,

ARTHUR R. ROBERTSON,
RODERICK ROBERTSON,
FRANK D. HARMON,
CAESAR A. CUPPIA.

New York, Sept 21, 1882,

Dear Sir:-

I send you here with
the original proof of loss
served by S. Rosenbaum & Co. on
the New York Fire Ins. Co. and,
also, a copy of the check paid
to them by that company thereon.

Sincerely yours,

R. Robertson,

P.S. The name of the adjuster is
Nathan Brewster,

R.R.,

Hen in Allen, West. City.

1113



OFFICE OF THE NEW YORK FIRE INSURANCE CO.

No. 3070

NEW YORK

July 11

1882

THE **Marine National Bank**
OF NEW YORK

Pay to the order of *D. Rosenbaum & Co*

Seven Hundred and Seventy five 34/100 Dollars

\$ 750 ³⁴/₁₀₀

A. Colson

Secretary

D. Underhill

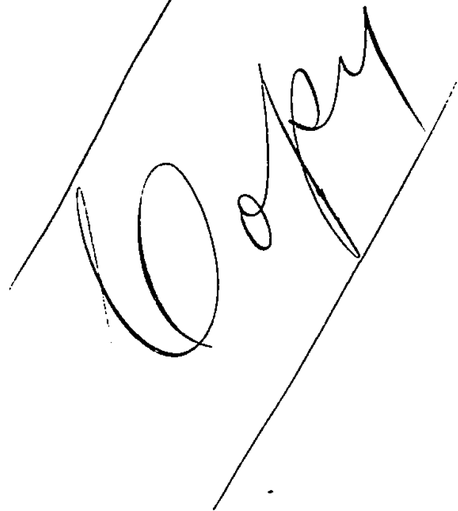
President

1114

Nathan Brown

For Deposit in the
Traders Natl Bank

S. Rosenbaum & Co.

A handwritten signature in cursive script, appearing to read 'Nathan Brown', is written over a diagonal line that crosses the page from the upper left to the lower right.

1115

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 11 Wooster

Julia Busch
aged 41 years

being duly sworn, deposes and says, that on the 10 day of August 1882

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 check or order on the Fourth National Bank for the sum of two hundred dollars, said check or order being of the value of two hundred dollars

Sworn before me this

25 day of August 1882

Henry J. ... Police Justice

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

Max Rosenthal (now here), from the fact that on the above date deponent gave said check or order to said Rosenthal to go to said Bank and have the same cashed which he said Rosenthal did, but did not return with the money as directed to do by deponent

Julia Busch

1116

Sec. 158-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Max Rosenthal

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York City

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

Answer.

32 Suffolk Street about one year

Question. What is your business or profession?

Answer.

Tailor

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

Answer.

I have nothing to say

Max Rosenthal

Taken before me this

day of

August 1887

25

Henry Spachman
Police Justice.

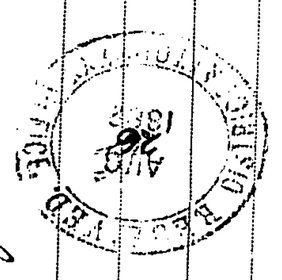
BAILED,
 No. 1 by _____
 Residence _____
 Street, _____
 No. 2, by _____
 Residence _____
 Street, _____
 No. 3, by _____
 Residence _____
 Street, _____
 No. 4, by _____
 Residence _____
 Street, _____

209 /
 Police Court-1 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Julia Buech
 1 Max Pasenthal
 2
 3
 4
 Offence, Irma Luceu

Dated August 25 1882

Magistrate
 Nordstuehl
 Central Office
 Clerk.



Witnesses,
 No. _____ Street, _____
 No. _____ Street, _____
 No. _____ Street, _____
 \$100 to answer
 48,
 Street,

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 Max Pasenthal

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 August 25 2 1882 Alfred J. ... Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
 Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

11118

709 / District. Police Court--

THE PEOPLE, &c.,
ON THE COMPLAINT OF
1 Julia Busch
2 Max Baentzel
3
4

Offence. *Trunk & Luggage*
Dated *August 25* 188
Adams Magistrate.
North Bush Officer.
Central Office Clerk.

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

Witnesses, _____
No. _____ Street,
No. _____ Street,
No. *100* to answer *48*,
Street, _____
Sam



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 *Max Baentzel*
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 *August 25* 188
Angelo 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.

1119

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Max Rosenthal

The Grand Jury of the City and County of New York, by this indictment accuse
Max Rosenthal
of the crime of GRAND LARCENY, committed as follows :

The said *Max Rosenthal*

late of the First Ward of the City of New York,
in the County of New York aforesaid, on the *tenth* day of *August* in the year
of our Lord one thousand eight hundred and eighty *two* at the Ward, City and County aforesaid, with force
and arms, *\$200.* three promissory notes for the payment of money, being

then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty five cents each: three hundred silver coins (of the kind usually called dimes,) of the value of ten cents each; six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents,) of the value of two cents each.

and one written instrument to wit an order for the payment of money of the kind commonly called bank checks the same being then and there due and unsatisfied for the payment of and of the value of two hundred dollars

of the goods, chattels, and personal property of one *Julia Busch* then and there being found, 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 McKEON, District Attorney.

1120

BOX:

77

FOLDER:

865

DESCRIPTION:

Ryan, Thomas

DATE:

09/21/82



865

162

*Indubitably that
was the only
one in the
case*

WITNESSES.

Eruggo (C)
Counsel,
Filed *21* day of *Sept* 188*2*
Pleas, *Not guilty*.

vs. THE PEOPLE

Not vs. *Z*
Thomas F. Ryan

Grants License from the Revenue
INDICTMENT.

JOHN McKEON,

T. F. Gallagher
District Attorney.
A True Bill. *pleads guilty*

John M. O'Leary Foreman.

W { *from Stanley*
64

1122

1st District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. 322 West 41st Street,

Frank Binkworth
expressed in
age 24 years.

being duly sworn, deposes and says, that on the 9th day of September 1882

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

the following property, viz:

308 Gross of Bone buttons
of the value of about one
hundred and forty one
dollars. \$141.⁰⁰/₁₀₀

Sworn before me this

the property of

Walter Dorgan and John
Dorgan Copartners in the
Cud and charge of shipment
as a common carrier 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 Thomas H. Ryan
from the fact that deponent
saw said Thomas H. Ryan
take said property and carry
away said property and
deponent took the same
from said Ryan's
possession.

F. Binkworth

1882
Police Justice

1123

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, ss.

Street District Police Court.

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

Question What is your name?

Answer. *Thomas Ryan*

Question. How old are you?

Answer. *23 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *1038 East Street five weeks*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I have nothing to say
and waive any determination
and demand a trial
Thomas H. Ryan*

Taken before me this

day

October 28 1888

[Signature]
Police Justice.

1124

BAILLED,

No. 1 by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court *7th* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas H. Ryan
372 Ave. 47
Manhattan
 Offence, *Grand Theft*

Dated *September 10th* 188*2*

Wm. H. ... Magistrate.
J. ... Officer.

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

James ...
 Attorney at Law



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 H. Ryan*

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 *September 10th* 188*2* *Wm. H. ...* 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.

1125

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles B. ...
377 ...
...

2
3
4
Offence

Dated *September 10th 1888*
... Magistrate.
... Cleric.

Witnesses,
No. _____ Street,
No. _____ Street,
No. _____ Street,
S.F.P. DISTRICT CLERK'S OFFICE
RECEIVED
SEP 11 1888
ANSWER
...

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

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 G. ...*

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

Dated *September 10th 1888*
... Police Justice.

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

Dated _____ 1888
... 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 _____ 1888
... Police Justice.

1126

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas F. Ryan

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

Thomas F. Ryan

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Thomas F. Ryan

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

three hundred and eight gross of buttons of the value of fifty cents each gross

of the goods, chattels and personal property of one Alexander Dongan on the person of the said then and there being found, from the person of the said 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 McKEON, District Attorney.

1127

9

END OF
BOX