

0690

BOX:

308

FOLDER:

2934

DESCRIPTION:

Rice, David S.

DATE:

05/28/88



2934

202

Witnesses,

Minnie Leonard
Lester Leonard

Donk. Ward
Wm. Fair's
J. J.

Counsel,

Filed *21st* day of *May*
Pleas, *Ariz.*

188

THE PEOPLE

vs.

David S. Rice

Arrest in the
second degree.
[Section 218, sub. 3, Penal Code.]

JOHN R. FELLOWS,
District Attorney.

John R. Fellows
John R. Fellows
John R. Fellows

A True Bill.

J. J. Rice
July 11, 1888 Foreman.
John R. Fellows
John R. Fellows
John R. Fellows

0692

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

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

New York, *May* 188*8*

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

*The People
against*

Notice of Prosecution.

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

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponements thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 30, Section 3), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

*Elbridge T. Gerry,
President, &c.*

0693

N. Y. GENERAL SESSIONS

General Account
CRUELTY TO CHILDREN.

THE PEOPLE



NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

0694

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 *Louisa Lemmel*

of No. *Steambot De Barry foot of E 150 St Harlem River* Street,

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 *5* day of *June* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

David S Rice

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 *June* in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

0695

C

SUBPOENA

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

The People of the State of New York.

To Mary Lemmel
of No. Steamboat Fred DeBarry foot of 150 St 14.R. Street

(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 5 day of June instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

David S. Rice

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 June in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

NOTE.
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.]

0696

Mate James Haley of the
 Steamer Anila. Being at
 foot of 150 St. Harlem
 told me that ^{Person of name} the Steamboat
 Fred De Barry had left there
 2 weeks ago ^{day} + gone to
 Philadelphia and will not
 be back until next fall
 & may not be back here
 at all.

P. ¹⁸⁸ *Enrich*
 on the _____ day of _____

Subpoena, of which the within is a copy, upon
 being duly sworn, deposes and says he

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

Should the case not be called on for trial, and no reason
 assigned in Court, please inquire in the District Attorney's
 Office about it, and you may save time.
 If inconvenient to remain, and you prefer another day,
 state this early to the District Attorney, in the court.
 If ill when served, please send timely word to the District
 Attorney's Office.
 If you know of more testimony than was produced
 before the Magistrate, or if a fact which you think mate-
 rial was not there brought out, please state the same to the
 District Attorney or one of his assistants.

0697

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

James M. Smith

James M. Smith

James M. Smith

District Attorney.

James M. Smith

James M. Smith

0698

6
Gonsville Indiana June 14 1858
Officer Rheinhardt.

Dear Sir.

I was inform you, that I be back
to N. York, by July, please inform me,
how it is a boat that case, Dave Rice,
tall the Court, to wait what this case,
until I get there,

you oblige your truly,

J. C. Lemmel

My Address is No 18 Lower 3rd Street
Gonsville Indiana.

I leave her by the first July, for
N. York.

write soon, and let us know, how it is.

0699

Louisville June 28 1888

Mr Reinhardt.

Yours from the 25th come
to hand, and was very glad to hear
from you, & am very sorry to tell
you, that I can not com write
now, on account my Wife been
Sick in bed, & do not know, how
soon she be able to get up, the
Doctor says, it will be a month,
befor she be out, & was to leave,
by the first of July, but now, &
do not know, how soon, & shall
let you know, as soon, as possible.

Yours Respectfully

J. C. Lemmel

No 18 Lower 3rd Street.

Louisville Indiana.

0700

M^{rs} Reinhardt if you see M^{rs} Francis
Sturges, ask him, if there is come letters
for me, and tell him, please writhe a
few lines to mee, and if M^{rs} Whover
is Sept. get in the De Bary line.
give him my best Respects

Police Court— 6th District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Lemmel

of ~~the steamboat~~ the steamboat Fred de Barry ^{Prize Post 150} Street, aged 13 years,
occupation Schoolgirl being duly sworn, deposes and says, that
on the eleventh day of May 1888 at the City of New York,
in the County of New York, on board said steamboat

and feloniously
she was violently ASSAULTED and BEATEN by David S. Rice, now here,
who did place his hand under deponent's clothes and on
her private person, and when deponent cried out to
her mother said Rice told her to "hush". Said
assault was committed

without any justification on the part of the said assailant

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

Sworn to before me, this 12th day of May 1888 } Minnie Lemmel

John J. [Signature] Police Justice

0702

Sec. 198-200.

6th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. David S. Rice

Question. How old are you?

Answer. 43 years

Question. Where were you born?

Answer. New York City

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

Answer. Steamboat De Barry foot 150 St

Question. What is your business or profession?

Answer. Fireman

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

Answer. I am not guilty

David S. Rice

Taken before me this 12
day of May 1887
John J. Dana Police Justice.

0703

B. O. 202 434
Police Court District 6

THE PEOPLE, &c.,
Charles De Barry
Mary Lemmel
Harland foot 150 St
John S. Rice

Dated *May 12th* 1888
Magistrate *Ryhanan*
Officer *Reinhardt*
Precinct *33rd*

Witnesses *Amis Johnson*
Charles De Barry
Harland foot 150 St
Street

No. *100* Street
No. *1650* Street
\$ *100* to answer

Committed

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 *John S. Rice*

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

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 _____

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David S. Rice

The Grand Jury of the City and County of New York, by this Indictment accuse David S. Rice

of the crime of Assault in the second degree,

committed as follows:

The said David S. Rice,

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

seventh day of May in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid,

in and upon one Minnie Bennett, who was then and there a female under the age of fifteen years, he with force and violence did make an assault, with intent then and there with the said Minnie Bennett to unlawfully and feloniously perpetrate an act of sexual intercourse, against the form of the Statute in such case made and provided, and against the peace of the

0705

Produce of the State of New York,
and their signature

John R. Keenan,

Notary at Large

0706

BOX:

308

FOLDER:

2934

DESCRIPTION:

Richards, Wilhelmina

DATE:

05/28/88



2934

0707

Witnesses:

Charles A. Koch

Counsel,

Filed

Pleads

279
Henry
20 day of *July* 188*8*

Grand Larceny *Second degree.* [Sections 528, 58/550, Penal Code].

THE PEOPLE

vs.

B

Wilhelmina Richards

JOHN R. FELLOWS,

District Attorney.

James H. Gray
John J. L. Gray
A True Bill
Sentence suspended, P.M.
W. M. H. Cross
Foreman.

James H. Gray

City and County of New York ss:
 David Mulford being
 duly sworn says I am a dealer
 in the Coal, Wood and Lumber
 business, and have my Office Cor-
 ner of Third Street and C. R. R.
 in Elizabeth, in the State of
 New Jersey. I have been personally
 acquainted with Melanina
 Richards for the last past twenty
 10 years. to my knowledge
 she has always borne excellent
 character - she resides with
 her husband at No 556. Elizabeth
 Avenue. Elizabeth in the State
 of New Jersey - where they carry
 on the business of Retail Grocer.
 I have frequently had business
 transactions with her amounting
 to thousands of dollars - I
 have never since I have been ac-
 quainted with her - heard her
 character for honesty questioned,
 sworn to before me:

This 4th day of June 1888

John C. Fraser David Mulford
 Notary Public
 N.Y.C.

Elizabeth. — } SS=
 State of New Jersey. }

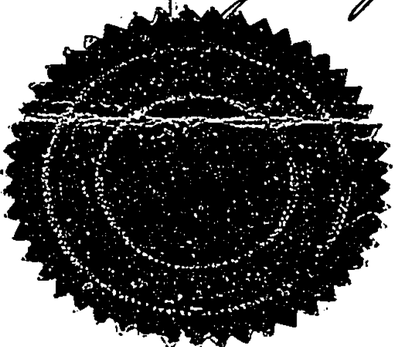
Frederick Richards
 being duly sworn says - I am the husband
 of the Relator herein Wilhelmina Richards
 I reside and carry on business ~~with my wife~~
 at No 556 Elizabeth Avenue - in the
 State of New Jersey - My wife the
 relator herein in a Real Estate trans-
 action about eight years ago lost
 upwards of Eight Thousand dollars -
 and I charge - and firmly believe
 that such loss sustained by her
 caused her mind to become weak
 and unsettled - and since which
 times she has at different times
 acted strange - Dependent
 respectfully prays that mercy
 be shown his wife - and further
 that he will not allow the Relator
 to go any great distance hereafter
 without a proper custodian
 sworn to before me
 June 6th 1888 } Frederick Richards
 Joseph Howard }
 Notary Public

Witness my hand and official

0710

Seal This sixth day of
June eighteen hundred &
eighty eight

Joseph Howard
Notary Public



City and County of New York ss
Wilhelmina Richards being duly sworn says. I reside with my husband at No 556. Elizabeth Avenue, Elizabeth in the State of New Jersey. at which place my husband and myself carry on the Retail Grocery business. I am fifty four years of age. and have resided in Elizabeth in the State of New Jersey for thirty years, Eight children were born to me of which four are now living. I have never before been arrested for any offence or crime in my life. I have always borne an excellent character among the good citizens of Elizabeth. I have had a number of business transactions in real estate with business people who reside there before I met with reverses. it is all a blank to me as to how and why I committed the crime I stand charged with. and I endure great agony and pain of mind for disgracing the good name of my husband. and myself and casting a reflection upon my

0712

Children who are respectable
 sworn to before me }
 June 7th 1888- } Milford Mass
 Manner See Ord. }
 Cap of deers }
 N. Y. City }


74 Supreme Court.

The People vs

Plaintiff

against

William Richards

Defendant

Offendants

JOHN C. FRASER,

Attorney for *Richards*

124 BOWERY,

CORNER GRAND ST. NEW YORK CITY.

To *Richards* Esq.

Attorney for

Due and timely service of _____
_____ s hereby admitted.

Dated New York, _____ 188

Attorney for

0713

OFFICE OF
MOSES W. MULFORD,
DEALER IN
Coal, Wood and Lumber,
LIME, LATH, &C.,
Corner Union Street and C. R. R.

Elizabeth, N. J., May 23 1888

To whom it may concern

This is to certify that I am acquainted with Wilhemina Richards and have been for 20 years past - Have have had frequent business dealings with her, amounting to thousands of dollars and believe her to be ^{an} honest and industrious woman - I further certify that I never heard her character for integrity and honesty questioned

David Mulford

I fully endorse the above opinion given by my father -
Moses W. Mulford

0715

J. W. HILDEBRANT. J. E. VOORHEES.

X J. W. HILDEBRANT & CO.,
WHOLESALE
GROCERS AND COMMISSION MERCHANTS,
DEALERS IN
GRAIN, FLOUR, FEED, &c.,
8 & 10 WEST JERSEY STREET.

Elizabeth, N. J., May 23, 1888

To

This is to certify that I have known
Mrs Richards for a number of years
and had business dealings with her for the
last ten years and have always found
her honest in all of her dealings with us
and believe her to be an honest woman

J W Hildebrant & Co

0716

J. W. HILDEBRANT. J. E. VOORHEES.
J. W. HILDEBRANT & CO.,
WHOLESALE
GROCERS AND COMMISSION MERCHANTS,
DEALERS IN
GRAIN, FLOUR, FEED, &c.
8 & 10 WEST JERSEY STREET.

Elizabeth, N. J., May 23, 1886

To

This is to certify that I have known
Mrs Richards for a number of years
and had business dealings with her for the
last ten years and have always found
her honest in all of her dealings with us
and believe her to be an honest woman

J W Hildebrant & Co

0717

X JOSEPH BENEDICT,
Successor to JOHN VOORHEES,
WHOLESALE AND RETAIL DEALER IN
Flour, Feed and Grain,
BALED HAY, STRAW, OATS, ETC.,
Nos. 254 AND 256 MORRIS AVE.,

Elizabeth, N. J., May 23rd 1888

Mrs. W. Richards the bearer of this note I
have known and dealt with for several years, and
have always found her honest & industrious, attending
to her business closely, and I consider her worthy
of trust & security and she has ever acted as
Joseph Benedict

0718

JOSEPH BENEDICT.

Successor to JOHN VOORHEES,

WHOLESALE AND RETAIL DEALER IN

Flour, Feed and Grain,

BALED HAY, STRAW, OATS, ETC.,

Nos. 254 AND 256 MORRIS AVE.,

Elizabeth, N. J., May 23rd, 1888

Mrs. W. Richards the bearer of this note I
have known and dealt with for several years, and
have always found her honest & industrious, attending
to her business closely, and I consider her worthy
of trust & security and she has ever acted as
Joseph Benedict

0719

Elizabeth May 23rd 1888

This is to certify that I know Mrs. Wilhelmina
Richardts for many years as a hard working
and honest woman

Respectfully

Yours

John R. Lutz Merchant Tailor
282 Morris ave
Elizabeth

0721

Elizabeth M. P.
May 23 1884

It is to testify
that I am acquainted
with Mrs. Wilhelmina
Richard and her
being for 25 years
past her son Budrus
with her for twenty
years for several
thousand Dollars
and always find her
one good character and
true woman and
charity.
Jacob Michel Parker
No. 143 Lowryton Street
Elizabeth M. P.

0722

Police Court—

3 District.

Affidavit—Larceny.

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

of No. 309 Grand Street, aged 28 years,
occupation Floor wacker being duly sworn

deposes and says, that on the 21 day of May 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Four pocket books and a quantity of other articles named in a list hereto attached together of the value of Forty seven ⁴⁷/₁₀₀ Dollars.

the property of E. Ridley & Sons but in deponent's care

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by William Richards (number) from the fact that on said date while deponent was employed in the store of E. Ridley & Sons at 309 Grand Street he then and there saw the defendant enter said premises and pass from counter to counter and take and secret about her person the said pocket books and other articles herein named and that deponent found secreted upon her person said articles and further that she had not purchased them or had any legal right to have them in her possession.

C. A. Trench

Sworn to before me, this 21 day of May 1888
[Signature] Police Justice.

0723

Sec. 195-200.

23

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Melvinia Richards being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against her; that the statement is designed to enable her if she see fit to answer the charge and explain the facts alleged against her that she 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. *Melvinia Richards*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Elizabeth New Jersey*

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 exoneration?

Answer. *I don't know how I done*
It

Wm. R. [Signature]

Taken before me this *21st* day of *March* 188*8*
[Signature]
Police Justice.

0724

Monday
May 21
1888
1 Pm

From E. Ridley & Sons
319 Grand St

Goods Stolen May 21, 88

3	Halfp	50	1.50
1	pr Buttons		.15
1	" "		.49
1	" "		.50
1	Pin		.49
1	" "		.37
2	Pins	49	.98
2	" "	49	.98
4	pr Buttons	28	1.00
1	dog "		.48
4	Pocket Books	50	2.00
13	Pins	10	1.30
3	pr Gloves	75	2.25
5	" "	30	1.50
4	" "	25	1.00
2	pr Hose	15	.30
3	" "	13	.39
2	Vests	19	.38
1	Parasol Cover		1.00
4	yds Ruching	25	.50
10	" Ribbon	25	2.50
1	Coat		.49
6	yds Ribbon	40	2.40
8 1/2	" "	35	2.96
4 3/8	" "	35	1.64
1	Knife		.50
			<u>28.32</u>

Ward

0725

			28.32
1	Fur		2.50
6	in Yape	10	60
1	" Ribbon		35-
3	Spears Flowers	25-	75-
1	lunch tips		1.25-
9	Pins	25	2.25-
10	yds Ribbon	10	1.00
6 7/8	" "	15	1.00
7 5/8	" "	35	2.66
8 5/8	" "	40	3.45-
7	" "	19	1.33
6	" "	5	.30
10	" "	5	.50
1	Lat Pins		.60
2 1/2	Muslin	10	.25-
1	Barrel		.28-
			28-
			\$7.40

Contents of two bags.
 C. A. Reech

Sworn before me this
 21st day of March 1888

 Police Justice

9276

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.

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

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

the City Prison of the City of New York, until he give such bail. Dated 1888 Police Justice.

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

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

Police Court District 3 776

THE PEOPLE & C., ON THE COMPLAINT OF Charles A. Lynch 309 Grand St. William Roberts

Dated May 21 1888 Magistrate Blottman Officer.

Witnesses Amy Coe 309 Grand St. RA Morgan 309 Grand St. RECEIVED MAY 24 1888 DISTRICT CLERK

BAILLED No. 1 by Adam J. Kelly Residence 77 St. Mark St. No. 2 by No. 3 by No. 4 by

Street Street Street Street

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Wilhelmina Richards

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

Wilhelmina Richards

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

The said Wilhelmina Richards,

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

four pocket-books of the value of fifty cents each, four handkerchiefs of the value of fifty cents each, two pair of buttons of the value of fifty cents each pair, one pair of buttons of the value of fifteen cents, five pins of the value of fifty cents each, one pin of the value of thirty-seven cents, eight buttons of the value of twelve cents each, twelve buttons of the value of four cents each, thirteen pins of the value of ten cents each, three pair of gloves of the value of twenty five cents each pair, nine pair of gloves of the value of thirty cents each pair, five pair of stockings of the value of fourteen cents each pair, two vests of the value of thirteen cents each, one parasol cover of the value of one dollar, four yards of bruching of the value of twenty cents each yard, ten yards of ribbons of the value of twenty five cents each yard, one corset of the value of fifty cents, thirty five yards of ribbon of the value of forty cents each yard, one yard of the value of two dollars and fifty cents, six yards of taffeta of the value of ten cents each yard, three aprons of the value of twenty five cents each, five tips of the value of twenty five cents each, five yards of ribbon of the value of seven cents each yard, four yards of ribbon of the value of ten cents each yard, one hat pin of the value of five cents, and one basket of the value of twenty five cents, of the goods, chattels and personal property of one Edward Redley

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

SECOND COUNT—

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

— *Wilhelmina Richards* —

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

The said *Wilhelmina Richards*

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, four pocket-books of the value of fifty cents each, four handkerchiefs of the value of fifty cents each, two pair of buttons of the value of fifty cents each pair, one pair of buttons of the value of fifteen cents, five pins of the value of fifty cents each, one pin of the value of thirty seven cents, eight buttons of the value of twelve cents each, twelve buttons of the value of four cents each, thirteen pins of the value of ten cents each, three pair of gloves of the value of seventy-five cents each pair, nine pair of gloves of the value of thirty cents each pair, five pair of stockings of the value of fourteen each pair, two vests of the value of nineteen cents each, one parasol cover of the value of one dollar four yards of reaching of the value of twenty cents each yard, two yards of ribbon of the value of twenty-five cents each yard, one corset of the value of fifty cents, thirty-five yards of ribbon of the value of fifty cents each yard, one pair of the value of two dollars and fifty cents, six yards of tape of the value of ten cents each yard, three spray flowers of the value of twenty-five cents each, five tips of the value of twenty-five cents each, nine pins of the value of twenty-five cents each, ten yards of ribbon of the value of ten cents each, fourteen yards of ribbon of the value of seven cents each yard, sixteen yards of ribbon of the value of five cents each yard, one hairpin of the value of twenty cents, two and one-half yards of muslin of the value of ten cents each yard, and one basket of the value of twenty-five cents—

Edward Redley—

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

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

— *Wilhelmina Richards* —

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

JOHN R. FELLOWS,
District Attorney.

0729

BOX:

308

FOLDER:

2934

DESCRIPTION:

Robert, Edward

DATE:

05/11/88



2934

Witnesses:

Four horizontal lines for witness signatures.

56.

Counsel,

Filed

11 day of May 1888

Pleas,

Chiquely

THE PEOPLE

vs.

Edward Roberts

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

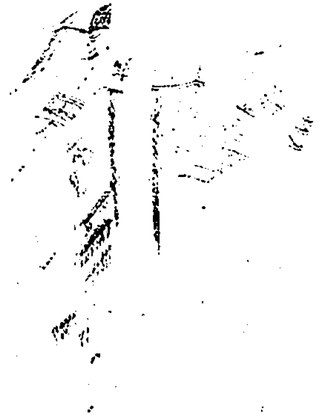
JOHN R. FELLOWS,

District Attorney.

Pr May 15/88
Jury acquitted.

A True Bill.

[Signature]
Foreman.



0731

Police Court— 2 District.

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

of No. 16th Precinct Police Street,
James Fitzgibbon

being duly sworn, deposes and says, that
on Sunday the 29 day of April
in the year 1888, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Edward Roberts, now
here, who threw a paving stone at deponent
and struck deponent with his fist and
tried to trip deponent while deponent was
in the act of assisting Policeman John Cury
to make an arrest for burglary
without any justification on the part of the said assailant.

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

Sworn to before me, this 29
day of April 1888 James Fitzgibbon

A. J. White Police Justice.

0732

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Robert 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. Edward Robert

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. U S

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

Answer. 114 West 24th St - 4 years

Question. What is your business or profession?

Answer. Porter

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

Answer. I am not guilty, I was only looking at the row when the officer was driving the people away. I saw because I heard shots fired, and not because I had done wrong. I did not throw a stone at the officer or attempt to trip him up or strike him. The officer clubbed me and I did not even resist when he clubbed me.

Edward Robert
James J. Fitzgibbon
made
James J. Fitzgibbon

Taken before me this

29

day of

James J. Fitzgibbon
1888

Police Justice.

0733

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.

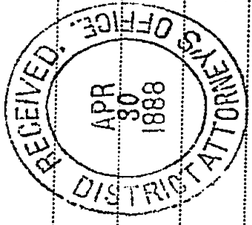
Dated 1888
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.

Dated 1888
Police Justice.
It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
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.

#56
Police Court
District
665
THE PEOPLE, &c.,
ON THE COMPLAINT OF
James Fitzgibbon
16 Precinct
Edward Roberts
Offence
Armed Robbery
a Merit

Dated April 29 1888
Magistrate
White
Officer

Witnesses
No. 75
Street
No. Street
No. Street
No. Street



\$10000 to answer
J.S. [Signature]

Witness
James Fitzgibbon
16 Precinct

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

0734

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Roberts

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

Edward Roberts

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

The said *Edward Roberts*,

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *April*, in the year of our Lord one thousand eight hundred and eighty-~~eight~~, at the City and County aforesaid, with force and arms, feloniously made an assault in and upon one *James F. Higgins*.

then and there being a *patrolman* of the Municipal Police of the City of New York, and as such *patrolman* being then and there engaged ^{in aiding and assisting} in the lawful *apprehension* of *Thomas Murray, Edward Simmons and Denis Sweeney*.

and the said *Edward Roberts*, -
him, the said *James F. Higgins* -
then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent then and there and thereby to prevent and resist the lawful *apprehension* of *the said Thomas Murray, Edward Simmons and Denis Sweeney*, as aforesaid, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0735

Second COUNT. [Sec. 240, N. Y. City Consolidation Act of 1892.]

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

Edward Roberts -

of the CRIME OF USING PERSONAL VIOLENCE UPON A MEMBER OF THE POLICE FORCE, WHEN IN THE DISCHARGE OF HIS DUTY, WITHOUT JUSTIFIABLE OR EXCUSABLE CAUSE, committed as follows:

The said *Edward Roberts*, -

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

City and County aforesaid, with force and arms, in and upon one *James Fitzgibbon*,

being then and there a member, to wit: a *patrolman* of the

police force of the City of New York, and then and there being in the discharge of his duty as such

patrolman, unlawfully did make an assault, and did then and there unlawfully,

wilfully and without justifiable or excusable cause, use personal violence upon the said

James Fitzgibbon, so being in the discharge

of his duty as aforesaid, and him the said *James Fitzgibbon* -

did then and there unlawfully and wilfully strike, beat, wound and ill-treat, against the form of the

Statute in such case made and provided, and against the peace of the People of the State of New York

and their dignity.

JOHN R. FELLOWS,

DISTRICT ATTORNEY.

0736

BOX:

308

FOLDER:

2934

DESCRIPTION:

Robinson, Colden

DATE:

05/01/88



2934

Noted
C. J. M.

Counsel,
Filed 1 day of May 1888

Pleas, *Not guilty* (with plea)
leave to education by the
THE PEOPLE

38 pp. vs.
70 books
Golden Robinson
Tried & convicted
Murder in the 2nd degree
June 30, 1888
JOHN R. FELLOWS,
District Attorney.

[Section 188, Penal Code.]

MURDER IN THE FIRST DEGREE

Ordered to *W. J. Berry* District Attorney.
Oyer and Examiner for
Local Jurors for
A True Bill.

W. J. Berry
Foreman.

W. J. Berry
Ordered to State Prison
for life. Accusedment
July 2, 1888

Witnesses:
Elizabeth Whitehurst
40 Grove St.
Officer W. B. Burleigh
9 West

0738

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroner's Office

N^o. 67 Park Row Street in the 4th Ward of the City of New York, in the County of New York, this 19 day of April in the year of our Lord one thousand eight hundred and 88 before

John R. Nugent Coroner, of the City and County aforesaid, on view of the Body of Sarah E. Robinson lying dead at

Upon the Oaths and Affirmations of Twelve good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said

Sarah E. Robinson came to her death, do upon their Oaths and Affirmations, say: That the said Sarah E. Robinson came to her death by

Hemorrhage from incised wounds of throat and right forearm inflicted with a razor in the hands of her husband Golden Robinson at their residence 110 70 Grove St. on March 30th 1888 about 7 a.m.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set our hands and seals, on the day and place aforesaid.

JURORS.

M. Richards 718-8th av J. Dohmann 725 8th Ave
John Souly 721 Ave
Walter R. Oakley 746-8th av William Buettner 796-8th av
Louis Muller 815-8th av Segard Langley
E. J. L. James N. Morris
A. W. H. 763 8th av 767-8th av
James M. Cash 812 8th av Fred. Mumbrauer 784-8th av
Benj^m W. Karlow 793-8th av John R. Nugent CORONER, N. Y.

TESTIMONY.

Sarah Elizabeth a Whitehurst being duly sworn says: I am sister of Sarah E. Robinson, now lying dead at 70 Grove st where I am now lying wounded. Early this morning about 7 am March 30th inst. I was awaked by something sharp passing across my throat. I started up found myself bleeding and saw my brother in law Colde Robinson, leave my room hurriedly - I got up locked the door and pounded on the floor with a flat iron, whereupon, my sister knocked at my door, asked me what was the matter. I said Robinson had stabbed me in the throat, when I opened the door he was standing behind her and denied the accusation. They went down stairs and he talked in a loud angry tone and said "you will tell all, but you won't live to do so." Thereupon he attacked and stabbed me several times. I saw the blood streaming from the throat, I ran to the front room and shouted "murder" - I heard her begging him to spare her life, but he did not listen to her entreaties -

Sarah Elizabeth Whitehurst
 made

Sworn to before me,

this 30 day of March 1888

J. W. Nugent CORONER.

0740

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss.:

AN INQUISITION,

Taken at the

No.

Street, in the

Ward of the City of

New York, in the County of New York, this

day of

in the year of our Lord one thousand eight hundred and

before

JOHN R. NUGENT, Coroner,

of the City and County aforesaid, on view of the Body of

now lying dead at

Upon the Oaths and Affirmations of

good and lawful men of the State of New York, duly chosen and

sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner

the said

came to his death, do upon

their Oaths and Affirmations say: That the said

came to his death by

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set our hands and seals, on the day and place aforesaid.

JURORS.

John R. Nugent

CORONER, E. S.

0741

Coroner's Office.

TESTIMONY.

Special Officer Thomas Burling 9th Precinct being sworn says: On March 30/88 about 7 AM I was walking through Grove St when I saw a crowd of people standing in front of No 70 Grove St. I heard someone shout "A woman has been shot". I went in company of Officer Smith 9th Prec. to the 4th floor of No 70 Grove St in the rear. I there saw Sarah Robinson lying in a pool of blood and dying. She was unconscious. Her husband ~~Coldest~~ Robinson was arrested and taken to the Station House where a revolver was found on him. He admitted to Sergeant Croker that he had cut his wife with a razor. I now charge him with having caused the death of the deceased Sarah Robinson.

Thomas Burling

Taken before me

this 30 day of March 1888

John T. Nugent

CORONER.

0742

Harold Robinson
70 Spruce St

March 30 1900

0743

TESTIMONY.

William O'Malley, M. D., being duly sworn, says:

I have made an examination of the body of
Sarah E. Robinson now lying dead at

70 Broad St and from such examination
and history of the case, as per testimony, I am of opinion the cause of
death is

Haemorrhage
from lacerated wounds of
throat and right forearm,
with a razor; two pistol shot
wounds of scalp; bullets flattened.

William O'Malley
M. D.

The autopsy revealed the following facts:
The body was that of a shapely colored woman, of medium
height, about thirty years old, lying, face down, and partly on the
left side, on the bedroom floor, beside a cot bed, and partly
dressed, the clothing saturated with blood, which also covered
the floor and adjacent furniture. Two (2) long irregular
gaping wounds, fully five inches long, each, were found, anteriorly
on the throat; the wound on the left side, high in the neck, that on
the right; about an inch and a half lower; both were inflicted
apparently, from behind by the assailant, with a sharp instru-
ment. The right forearm, middle third, was slashed across,
disclosing a deep wound involving muscle, tendons, blood
vessels, &c. There was a slight wound of the left cheek,
and two (2) pistol-shot wounds of the scalp, on the right upper frontal
region; the bullets were found, completely flattened, in the immediate vicinity,
on the skull. Death was due to haemorrhage from the
wounds in the neck, and forearm.

William O'Malley M.D.

Sworn to before me,

this 3rd day of March 1888

J. M. Ruggen CORONER

0744

17th of 21

J. R. N.

No. 1151

1st St. Quar. 1888

AN INQUISITION

On the VIEW of the BODY of

Sirael E. Robinson

whereby it is found that he came to death by

Inquest taken on the day of 1888 before

JOHN R. NUGENT, Coroner.

151

copy Army & Beach -
Cromwell in a how
Abundant 1888
Rom 182
Wm. W. W. W. W. W.
Subject's office. Burial
9th Dist - also discharge
for examination of persons

AGE	38 Years	Months	Days
PLACE OF NATIVITY	No		
WHERE FOUND	70 Spear St		
Date When Reported	March 30/88		

MEMORANDA

0745

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, { ss.

Golden Robinson being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him; states as follows, viz.:

Question—What is your name?

Answer—Golden Robinson

Question—How old are you?

Answer—38 years

Question—Where were you born?

Answer—Norfolk, Va.

Question—Where do you live?

Answer—70 Grove St.

Question—What is your occupation?

Answer—As Porter in RR Office

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

Under advice of counsel I decline to say anything at present time, reserving my defence for the trial at Court.

Golden Robinson

Taken before me, this 19 day of April 1888

W R Urgent CORONER.

0746

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
38 Years. - Months - Days.	U.S.	70 Grove St.	March 30, 1888

1151 - 1888

HOMICIDE.

AN INQUISITION ⁶²⁹ 58

On the VIEW of the BODY of

Samuel E. Robinson

whereby it is found that he came to
her Death by the hands of

Cordeau Robinson

Inquest taken on the 19 day
of April 1888
before

Joseph M. Nugent Coroner.

Committed

to

Discharged

Date of death March 30, 1888



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Rolden Robinson

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

Rolden Robinson

of the CRIME OF Murder in the First Degree, committed as follows:

The said *Rolden Robinson,*

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

Sarah R. Robinson,

in the peace of the said People then and there being, wilfully, feloniously, and of
his malice aforethought, did make an assault, and *she* the said

Rolden Robinson, her

the said *Sarah R. Robinson,* with a certain *razor* —
which *she* — the said *Rolden Robinson,* in

his right hand then and there had and held, in and upon the *neck* —
of *her* — the said *Sarah R. Robinson* —

then and there wilfully, feloniously, and of *his* malice aforethought did strike,
stab, cut and wound, giving unto *her* the said *Sarah R. Robinson*

then and there with the *razor* aforesaid, in and upon the *neck*
of *her* — the said *Sarah R. Robinson,* *two*

~~one~~ mortal wound, ^{*each*} of the breadth of one inch, and of the depth of six inches, of which said

mortal wounds *she* the said *Sarah R. Robinson* *then*
 at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the
 day of _____ in the same year
 aforesaid, did languish, and languishing did live, and on which said
 day of _____ in the year aforesaid, the said
 _____ at the City and County aforesaid,
 of the said mortal wound did die.
and there died.

And so the Grand Jury aforesaid do say: That the said

Roderic Robinson, then

the said *Sarah R. Robinson*, in the manner and form, and by
 the means aforesaid, wilfully, feloniously, and of *his* malice aforethought, did kill,
 and murder, against the form of the Statute in such case made and provided, and against the
 peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

_____ *Roderic Robinson* _____
 of the same CRIME OF MURDER IN THE FIRST DEGREE, committed as follows:

The said *Roderic Robinson*, _____

late of the City and County aforesaid, afterwards, to wit: on the said *thirtieth*
 day of *March*, _____ in the year of our Lord one thousand eight hundred
 and eighty-*eight*, at the City and County aforesaid, with force and arms, in and
 upon the said *Sarah R. Robinson*, _____

in the peace of the said People then and there being, wilfully, feloniously, and with
 a deliberate and premeditated design to effect the death of _____ the said
Sarah R. Robinson, did make another assault, and
 the said *Roderic Robinson*, *then* the said
Sarah R. Robinson, with a certain *razor*
 which *he* the said *Roderic Robinson* in

His right hand then and there had and held, in and upon the *neck*
 of *John* the said *Edward J. Robinson*,
 then and there wilfully, feloniously, and with a deliberate and premeditated design to effect
 the death of *John* the said *Edward J. Robinson*, did strike, stab, cut and
 wound, giving unto *John* the said *Edward J. Robinson* then
 and there, with the *knife* aforesaid, in and upon the *neck*
 of *John* the said *Edward J. Robinson*, ~~the~~
~~one~~ mortal ^{and} wound, of the breadth of one inch and of the depth of six inches, of which said
 mortal wound *John* the said *Edward J. Robinson*, at
 the City and County aforesaid, from the said ~~day of~~
 in the year aforesaid, until the ~~day of~~ in the
 same year aforesaid, ~~did languish, and languishing did live, and on which said~~
~~day of~~ in the year aforesaid,
 the said ~~John~~, at the City and County
 aforesaid, of the said mortal wound did die.

John and John died.

And so the Grand Jury aforesaid do say: That the said *John*
Robinson, John,
 the said *Edward J. Robinson* in the manner and form, and by
 the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design
 to effect the death of *John* the said *Edward J. Robinson*,
 did kill and murder, against the form of the Statute in such case made and provided, and
 against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
 District Attorney.

0750

BOX:

308

FOLDER:

2934

DESCRIPTION:

Roche, Edward

DATE:

05/01/88



2934

0751

A781

Witness,
John J. Farrell
120th St

Counsel,
Filed, 1 day of *May*, 1888
Pleads,

THE PEOPLE,
vs.
B
Edward Roche
Comptroller of the City
of Special Sessions

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday)
[III Rev. Stat. (7th Edition), Page 1989, Sec. 2.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

M. J. Berry
Foreman.

May 1, 1888

0752

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Roche

The Grand Jury of the City and County of New York, by this indictment, accuse *Edward Roche* of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said *Edward Roche* - late of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *November* in the year of our Lord one thousand eight hundred and eighty-*seven*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure, and suffer and permit to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0753

BOX:

308

FOLDER:

2934

DESCRIPTION:

Rogers, William A.

DATE:

05/22/88



2934

0754

214
[Signature]

Counsel, _____
Filed, 23 day of May, 1888
Pleads, Guilty

[Sections 528, 532. Penal Code.]

THE PEOPLE
vs. P
William A. Rogers
May 20/88
Sent to this Court of Special Sessions for trial, by consent of Court and Defendant.

PETIT LARCENY.

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

[Signature]
Foreman.

Witnesses:

Wm. H. Harris

Mitchell Spicer

0755

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William A. Rogers

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

William A. Rogers

of the CRIME OF PETIT LARCENY, committed as follows:

The said

William A. Rogers

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

one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of *two* dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *two* dollars; *one* United States Silver Certificate of the denomination and value of *two* dollar; *one* United States Gold Certificate of the denomination and value of *two* dollars.

one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of *one* dollar; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *one* dollar; *one* United States Silver Certificate of the denomination and value of *one* dollar; *one* United States Gold Certificate of the denomination and value of *one* dollar; *two* coins of

a number, kind and denomination to the Grand Jury aforesaid, unknown, of the value of two dollars, one pair of pantaloons of the value of six dollars, twenty-five cigars of the value of four cents each, and one scarf pin of the value of two dollars and fifty cents
of the goods, chattels and personal property of one *William A. Harris*

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

John R. Fellows
District Attorney

0756

BOX:

308

FOLDER:

2934

DESCRIPTION:

Ronnenberg, Henry

DATE:

05/24/88



2934

0757

245

WITNESSES:

Wm Frank L. Brubaker
29 H. Picard

Counsel,

Filed *24* day of *May*

188*8*

Pleads *Chattel*

THE PEOPLE,

vs.

B

Henry Rosenberg

2162 6th St

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1988, Sec. 21 and
page 1989, Sec. 2.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. M. Jones

Foreman.

Part IV June 13. 1888
Complaint sent to Special Sessions

0758

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 Ronnenberg

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

Henry Ronnenberg
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said *Henry Ronnenberg*

late of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *March* in the year of our Lord one thousand eight hundred and eighty *eight*, at the City and County aforesaid; the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Frank L. Brutschin
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Henry Ronnenberg
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Henry Ronnenberg*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0759

BOX:

308

FOLDER:

2934

DESCRIPTION:

Rudy, Edward

DATE:

05/16/88



2934

0760

126

WITNESSES:

Off. Peter August
Richard [unclear]

Counsel,

Filed 16 day of May 1888

Pleas *Chinquity 17*

THE PEOPLE,

vs.

Edward Rusby

Transferred to the Court of Special Sessions for trial and final disposition Part 2, Chap. 16, Sec. 1893

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1088, Sec. 21 and page 1089, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

Oct 10, 1888 - D.M.A.

A True Bill.

Wm. [unclear] Foreman.

Off. [unclear] Foreman.
G.L.B.

0761

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Rudy

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

Edward Rudy

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said *Edward Rudy*

late of the City of New York, in the County of New York aforesaid, on the *twenty-second* day of *April* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Peter Nugent

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Edward Rudy

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Edward Rudy*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.