

0621

BOX:

534

FOLDER:

4865

DESCRIPTION:

Recca, Biagio

DATE:

09/22/93



4865

0622

Witnesses:

J. Casazza

252
over *Br*
Counsel,
Filed, *22* day of *Sept* 189*3*
Pleads, *Schmitt*

THE PEOPLE

vs.

Biagio Recca

env & com
Sept 20/93

B
Grand LARCENY, 2nd degree.
(False Pretenses.)
[Section 538, and 531, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

In this case in view of the charges
made contained in the within
withdrawal I do not believe that
a conviction would result and
therefore recommend the dis-
missal of the indictment.
Oct. 12. 93.
Talbot
ada.

A TRUE BILL.

EW Bloomington

Foreman.

on recem. of Dist. Atty.
indict. clks. P.B. M.
Oct 25/93

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

SABATO CAJAZZO being duly sworn, says; that he resides at Number ^{31 *Marion*} ~~7~~ ~~Marion~~ Street in the City of New York; that on the 31st day of May, 1889, one Biagio Recca now living at No. 5 Stanton Street in the City of New York, sold one-half of a barber shop at No 5 Christie Street, N.Y. City to this deponent, for \$196.00 containing, among other things, 3 chairs, 3 foot stools, and 1 barber pole. That on the 20th day of January, 1890 said Biagio Recca made an affidavit before a Notary Public that said store containing the said property was free and clear, which affidavit was made as an inducement for deponent to purchase the other half of said store; that on the 3rd day of March, 1890, said Biagio Recca sold the other half of said store to this deponent for \$125.00. Subsequently one Adam Schwaab, a dealer in barber fixtures, claimed a lien on the said chairs, stools and barber pole, under a conditional sale from said Adam Schwaab to one Salvatore Buongiorno who was the original owner of said ~~shop~~ *shop* which sale was dated January 20th, 1889. That said Adam Schwaab notified deponent that he would remove the goods unless the balance due under the bill of sale amounting to \$28.00 was paid, that said deponent paid the \$28.00 on January 19th, 1891, to said Schwaab and took his receipt therefor. That the said Biagio Recca has never made good the \$28.00 paid by this deponent as aforesaid, and by reason of the said Biagio Recca, false affidavit this deponent has

0624

been swindled out of the said \$28.00.

Sworn to before me, this

24th day of February, 1893.

sum

⋮

Leifad E. G. G.
Notary Public
myself
John D. G.

Police Justice

0625

1847

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss. In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Sabato Cajazzo of No. 7 Mulberry Street, that on the 31 day of May 1899, at the City of New York, in the County of New York, the following article, to wit:

Good and lawful money of the United States
of the value of Twenty eight Dollars,
the property of Defendant
w. as taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by Biagio Recca

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

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

Dated at the City of New York, this

27th day of May 1899
[Signature]

POLICE JUSTICE.

0620

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

us.
Diago Recca

Warrant-Larceny.

Dated *July 14* 189 3

Koch, Magistrate.

Wagan, Officer.

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

Officer.

Dated _____ 189

This Warrant may be executed on Sunday
or at night.

Police Justice.

July 19 1943
35 yrs
Molly
Groves
M

368 Cottage
Elizabeth a

0627

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Giorgio Recca

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. *Giorgio Recca*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *268 Elizabeth St.*

Question. What is your business or profession?

Answer. *Green*

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
Giorgio Recca*

Taken before me this
day of *July* 19
1933

Police Justice

0628

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

defendant

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

Dated, *July 19* 189 *John R. Woolius* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0629

surrendered by his surety
Sept 25/93

BAILED,
No. 1, by Augustus Donkero
Residence 170 West Street

rebailed Sept 29
No. 1, by Angelo Diaglione
Residence 195 Lewis Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

196 W 197 760
Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sabato Cajazzo
31 Mariani

1 Biagio Recca
2 B

Offense, Barren

Dated, July 19 1893
Donkero Magistrate.

Argus Officer.
Frank Precinct.

Witnesses Att. G. M. Hopkins
No. 5 Beckman Street.

No. _____ Street.

No. _____ Street.

\$ 500
com



Ch 232

0630

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Prigio Recca

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

The facts in this case are as follows. The complainant bought of the defendant about three years ago a half interest in a harbor ship. Subsequently he bought of the defendant the other half interest in said ship, the defendant making affidavit that it was free and clear from all incumbrances as an inducement to the purchase. It was discovered later that one Schwab a furniture dealer had sold the goods in said ship to the party from whom this defendant originally bought; on the installment plan, the title remaining in the seller, and that there was a balance due of twenty eight dollars which complainant to protect his goods was obliged to pay. Defendant has since complaint made, repaid this money to complainant and claims that he supposes the property was clear at the time of sale, not knowing that it was purchased on the installment plan and that a balance was unpaid.

Robert C. Coffey

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Giuseppe Pecca

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

Giuseppe Pecca

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

The said *Giuseppe Pecca*,

late of the City of New York, in the County of New York aforesaid, on the *third* day of *March*, in the year of our Lord one thousand eight hundred and ninety,

at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Salato Rargoff, who therefore had purchased the said Giuseppe Pecca a one half interest in a certain* *shop situated at number 5 Christie Street, in the said City, containing, among other things, three drains, three foot stools and one wooden table,*

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *his* own use, did then and there feloniously, fraudulently and falsely pretend and represent to *the said Salato*

Rargoff, to whom the said Giuseppe Pecca then and there offered to sell the remaining half interest in the said shop for the price and consideration of one hundred and twenty five dollars,

That *the said Joseph and the property therein contained, including the drains, foot stools and wooden table above described, was then free and clear of all liens and encumbrances, and that the said Giuseppe Pecca was then legally entitled to convey the said remaining one half interest in the said shop to the said Salato Rargoff.*

By color and by aid of which said false and fraudulent pretenses and representations, the said

Biagio Decca —

did then and there feloniously and fraudulently obtain from the possession of the said

Dorato Paizoff, the sum of one hundred and twenty five dollars in money, lawful money of the United States of America, and of the value of one hundred and twenty five dollars,

of the proper moneys, goods, chattels and personal property of the said

Dorato Paizoff —

with intent to deprive and defraud the said

Dorato Paizoff. —

of the same, and of the use and benefit thereof, and to appropriate the same to *his* own use.

Whereas, in truth and in fact, the said *shop and the said property* contained therein as aforesaid, was not then free and clear of all liens and encumbrances but was encumbered, and the said *Biagio Decca* was not then legally entitled to convey the said interest

Herein to the said Sabato Rajaroff,

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said Giorgio Recca,
to the said Sabato Rajaroff, was and were
then and there in all respects utterly false and untrue, as the the said
Giorgio Recca,
at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said
Giorgio Recca,
in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Sabato Rajaroff,
then and there feloniously did STEAL, against the form of the statute in such case made and pro-
vided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0634

BOX:

534

FOLDER:

4865

DESCRIPTION:

Riordan, John

DATE:

09/29/93



4865

0635

Witnesses:

off Pulton

Counsel,

Filed

29

day of

Sept 1893

Pleads,

*19
398.3.16*

THE PEOPLE

vs.

John Riordan

*Subpoena offses
+ complot. Also
George Chipman,
Manhattan Brass
Works, 28th Street
+ 1st Avenue*

*Sept 29/93
Pleads Guilty Asst. 3rd Reg.*

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

DE LANCEY NICOLL,

District Attorney.

ad 18

A TRUE BILL.

Geo. Bloomfield
Foreman.

No 330.

*3 views per J.
Oct. 3, 1893*

0636

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

John Riordan

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

Question. What is your name?

Answer. *John Riordan*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *455 West 31st St. 2 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I do not remember it*

John Riordan
sworn

Taken before me this

day of

Wm. J. [Signature]

Police Justice.

0637

(1855)

Police Court - 2 District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Geo W Pefferter

of No. 20th Precinct Street, aged _____ years,

occupation Policeman being duly sworn, deposes and says, that

on the 19th day of Sept 1897 at the City of New York,

in the County of New York,

he was violently ASSAULTED and BEATEN by John Reardon now

Deaf Deponent had arrested one Timothy Murphy
for disorderly conduct at 455 West 31st Street, when
the defendant came behind deponent and
struck deponent, and knuckled deponent down
without any justification on the part of the said assailant. and he resumed the prisoner

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 19th day of Sept, 1897

George W Pefferter
[Signature] Police Justice.

0638

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 Rorden

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 *Sept 14* 18*91* *[Signature]* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0639

972

Police Court--- District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Geo. W. Poffet
20th Precinct
John Jordan

Offence Assault &
Officer Reserve
A. Brown

2
3
4

Dated Sept 18 1887

Kueh Magistrate.

Poffet Officer.

20 Precinct.

Witnesses

No. Street.

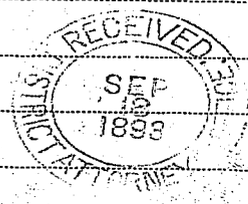
No. Street.

No. Street.

\$ 1000 to pay

Ch 370

Ambr
R.A.



BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

~~Mr George Chipman
Manhattan
Bross 77th St
28 St + 7th Ave~~

0640

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 Riordan

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

John Riordan

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

The said

John Riordan

late of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *September* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms, feloniously made an assault in and upon one *George W. Pepperted*

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 the lawful *apprehension* of one *Timothy Murphy*

and the said *John Riordan* him the said *George W. Pepperted* then and there feloniously did beat, strike, wound and otherwise illtreat, with intent then and there and thereby to prevent and resist the lawful *apprehension* of *him*, the said *Timothy Murphy* 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.

DE LANCEY NICOLL,

District Attorney.

0641

BOX:

534

FOLDER:

4865

DESCRIPTION:

Ritter, Henry

DATE:

09/27/93



4865

0642

Witnesses:

A.P. Perrin

Thomas Frank
291 Bivay

Counsel,

Filed

day of

1893

Pleads,

29 Sept
Maguire

THE PEOPLE

vs.

Henry Ritter

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

Part 2 Oct 13/93
DR LANCEY NICOLL,
Part 2 Oct. 20/93 District Attorney.
on motion of the Dist. Atty.
Indictment dismissed

A TRUE BILL.

E. W. Bloomington
No 315

Foreman.

Oct 20 - Part II - E. W. B.

Upon the within statement of
Complainant & the fact that
even the debt so included
he could have made away
with all the money entrusted
to him, I believe there was
no crime committed and
that the indictment should
be dismissed.

Oct 20/93 Stephen J. Hare
Dist. Atty.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Henry Ritter

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. - and I verily believe that the money was not taken by the defendant with felonious intent, but that he lost the money while under the influence of liquor, and that to conceal the loss he made the deposit slip in the manner indicated, and I therefore wish to withdraw the complaint with the permission of the authorities.

Dated, New York, Oct. 20, 1873. A. B. Harris

0644

Police Court

District.

1912

Affidavit—Larceny.

City and County } ss.
of New York,

Albert P. Perrin

of No. 25 Howard Street, aged 35 years.

occupation Umbrella Manufacturer being duly sworn,

deposes and says, that on the 16th day of January 1893 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 day time, the following property, viz:

Good and lawful money of the United States of the value of One hundred Dollars.

the property of

Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by

Henry Ritten for the reasons following to wit On the aforesaid day deponent was in the employ of deponent as a bookkeeper and on said day deponent gave deponent the sum of \$256.87 dollars together with with a bank check and a deposit slip which deponent himself made out for the amount of deposit \$256.87, and told deponent to deposit the said money to deponent's credit in the 9th National Bank; That on said day said deponent returned to deponent place and told deponent that he had deposited the said money to his credit with said bank and had kept the

of
1893
day

Police Justice

0645

pass book with said bank to be balanced
That said defendant remained in deponent's
employment until January 18/1893, when he left
said employment suddenly and from said
time up to the present has failed to
return to deponent's place of business
Deponent is further informed by the Receiver
Treasurer of the National Bank, that on
said date there was only deposited to this
deponent's account the sum of \$156.⁸⁷/₁₀₀
dollars in place of \$256.⁸⁷/₁₀₀ dollars
and that the deposit slip which deponent
issued out was not accompanied by
said deposit, but was a deposit slip
for the sum of \$156.⁸⁷/₁₀₀ in the handwriting
of said defendant which deponent
fully recognizes as being the writing
of said defendant and deponent for the
sum he is informed by the officials
of said bank, that the said bank book
was never left with the said bank to
be balanced; and that there was only
deposited to the account of deponent
the sum of \$156.⁸⁷/₁₀₀ dollars and deponent
therefore charges said defendant
with the loss of the property
of said and with appropriating said
money to his own use

Subscribed before me 1893 } A. B. Merrin
this 13th day of May }
John Ryan

Johannes Jentzen

0646

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Pittar 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. *Henry Pittar*

Question. How old are you?

Answer. *47 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *57 Madison Place New York*

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 am not guilty*

Henry Pittar

Taken before me this *7/7*
William Martin
Police Justice.

0647

1847

Sec. 151.

Police Court District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the
County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of
the Police Justices for the City of New York, by Robert D. Fernu
of No. 25 Howard Street, that on the 16 day of January
1893, at the City of New York, in the County of New York, the following article, to wit:

Good and lawful money
of the United States

of the value of One hundred Dollars,
the property of Complainant

was taken, stolen and carried away, and as the said Complainant has cause to suspect, and does
suspect and believe, by Henry Riker

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command
you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the
said Defendant and forthwith bring him before me, at the 1st DISTRICT POLICE
COURT, in the said City, or in case of my absence or inability to act, before the nearest or most
accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 16 day of February 1893

John J. Ryan
POLICE JUSTICE.

0648

Police Court..... District.

THE PEOPLE, & o.,

ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated..... 189

Magistrate.

Jacob & Tunn Officer.

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

Officer.

Dated..... 189

This Warrant may be executed on Sunday or at night.

Police Justice.

Arazoba
Pres 17-
Ward Cross
Ward Full
Saturday
Harry Jackson

0649

FORM NO. 2.

State of New York,

COUNTY OF KINGS,
CITY OF BROOKLYN.

ss.

James Dunn of No. *Central office n.Y.*
being duly sworn says that he is acquainted with the handwriting of *John J. Ryan*
the Police Justice who issued the annexed Warrant, and that
the signature to this Warrant is in the handwriting of said *John J. Ryan*
Sworn to before me, this *14th* day of *July* 18*93*

John J. Walsh
Police Justice of the City of Brooklyn.

THIS WARRANT MAY BE EXECUTED IN THE CITY OF BROOKLYN.

Dated this *14th* day of *July* 18*93* *John J. Walsh*
Police Justice.

0650

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

Deferant
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 200 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 Sept 13 1893 Wm. Wood Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.
1881

065

W 150
Police Court---

V 1025
District.

THE PEOPLE, &c.,

BY THE COMPLAINT OF

Albert J. ...
25 vs. *Howard*
Henry Ritter

2 _____
3 _____
4 _____

Offense
Armed
Armed

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Date *September 27* 1893

John ... Magistrate.

James ... Officer.

C. O. Precinct.

Witnesses *Recurring ...*

No. *9th* *National Bank* Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *...*

Committed
Ch 315



0652

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 Ritter

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

Henry Ritter

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

The said *Henry Ritter*

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

the sum of one hundred dollars in money, lawful money of the United States of America and of the value of one hundred dollars

of the goods, chattels and personal property of one *Albert P. Perwin*

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 Henry Rutter of the same CRIME OF Grand LARCENY, in the second degree, committed as follows:

The said Henry Rutter late of the City of New York, in the County of New York aforesaid, on the day of September in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, being then and there the clerk and servant of one, Albert B. Perrin,

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

Albert B. Perrin

the true owner thereof, to wit:

the sum of one hundred dollars in money, lawful money of the United States of America, and of the value of one hundred dollars;

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

to his own use, with intent to deprive and defraud the said Albert B. Perrin

of the same, and of the use and benefit thereof, and the same goods, chattels and personal property of the said Albert B. Perrin

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

DE LANCEY NICOLL,
District Attorney.

0654

BOX:

534

FOLDER:

4865

DESCRIPTION:

Robinson, James

DATE:

09/12/93



4865

0655

Witnesses:

W. Kelleher

*Dr Beckman
Esch 12th St*

Mar 5th Ave

Henry R Beckman

Esch 18th St

Mr Angell

38 Esch 49th St

Counsel,

Filed *12* day of *Sept* 189*3*

Pleads *Guilty*

THE PEOPLE

vs.

James Robinson

*right married
John Hennigan*

Sept 12/93

DE LANCEY NICOLL,
District Attorney.

Thaddeus J. Friday

A TRUE BILL.

Ed. Bloomfield

Nov 105

6 rows from [unclear] 15/93

Foreman.

Grand Larceny, second Degree
[Sections 588, 589, 587 Pennl Code.]

Counton

0656

Police Court _____ District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 53 Livingston Avenue Street, aged 42 years,

occupation Plumber & Decorator being duly sworn,

deposes and says, that on the 28 day of August 1893 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 horse, wagon, harness, and whip, together of the value of five hundred dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by

James Robinson, born
here, for the following reasons:
That on said 28th deponent left the
said property in front of the premises
to be stored in place. That deponent went
into the premises and came out in
about ten minutes and the property
was gone. That deponent's informant
by John Kibbler of the 24th Precinct
called by the officer, arrested the
said man about the hour of 2:30 P.M.
with the said property in his possession
and in the act of disposing of the
property in No. 53rd Street and that the
deponent has offered the property for
sale for the sum of twenty five dollars

Subscribed before me this _____ day of _____ 1893

Police District

0657

Therefore I swear that the
above is true according
to me.

I swear before Frank Lugar
on 29 day of August 1933

John Ryan
Justice

0658

CITY AND COUNTY }
OF NEW YORK, } ss.

1821

John J. Sullivan
Officer

John J. Sullivan years, occupation of No. *Frank Ryan*
Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Frank Ryan*

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

Sworn to before me this *24* day
of *Aug* 189*9*

John J. Sullivan
John Ryan Police Justice.

0659

Sec. 198-200.

Y

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

James Robinson

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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

James Robinson

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

New York City

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

Answer.

4230 East 93 St. Queens

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

James Robinson

Taken before me this day of 1899

James Robinson

Police Justice.

0660

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

Richard
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York until he give such bail.
Dated, May 17 1899 John P. Ryan Police Justice.

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

Dated, _____ 189 _____
Police Justice.

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

Dated, _____ 189 _____
Police Justice.

066

Police Court--- H District 9th

THE PEOPLE & Co.,
ON THE COMPLAINT OF

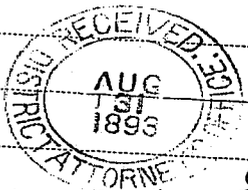
Frank Rogers
vs. 33 1/2 W. 1st St. Chicago
John Robinson

Offense Maintenance

2 _____
3 _____
4 _____

Dated, July 29 189
Grady Magistrate.
Killelea Officer.

Witnesses Call to Officer Precinct.
No. _____ Street.



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

CH 105

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0662

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Robinson

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

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

The said

James Robinson

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

*one horse of the value of three
hundred and fifty dollars, one
wagon of the value of one hundred
dollars, one set of harness of
the value of forty-five dollars,
and one whip of the value of
five dollars,*

of the goods, chattels and personal property of one

Frank Logar

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

James Robinson
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:
The said *James Robinson*

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

one horse of the value of three hundred and fifty dollars, one wagon of the value of one hundred dollars, one set of harness of the value of forty-five dollars and one whip of the value of five dollars

of the goods, chattels and personal property of one

Frank Luger

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

Frank Luger

unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,

District Attorney.

0664

BOX:

534

FOLDER:

4865

DESCRIPTION:

Rogers, Edward J

DATE:

09/08/93



4865

Witnesses:

St. Wood

Counsel,

Filed

day of

1893

Pleas

23

THE PEOPLE

635 *1st*
Matters *enacted*

Edward J. Rogers

Attorney

Grand Jurors, First Degree
(DWELLING HOUSE.)
(Sections 833, 834, Penal Code)

DE LANCEY NICOLL,

District Attorney

Part 3 - Sept. 14, 1893

Pleas *of* *2nd* *degree*
trait for *drainage* *report*

A TRUE BILL

Ed. Boonin

Foreman

3 yrs 2 mos 5

at 11 - *1st* *of* *93*

all *remain* *committed*

I recommend acceptance of
plea of guilty of Grand Jurors
2nd degree - property not
covered and of less than
\$250.00 though taken at night
Sept 14/93 S. J. O'Connell
District Atty

0666

Police Court Fourth District.

Affidavit—Larceny.

1912

City and County }
of New York, } ss.

James Wood

of No. 311 East 14 Street, aged 27 years,

occupation Carpenter being duly sworn,

deposes and says, that on the 3 day of September 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One pair of pants and one vest of the value of about eight dollars, and good and lawful money of the United States of the amount and value of fifteen ²⁵ dollars, the property being all ²⁵ together of the value of twenty ²⁵ dollars and one good piece of the value of five dollars, all together of the value of twenty eight ²⁵ dollars

the property of Deponent

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

in the following manner. That on the night of Sept 3 about the hour of 12 P.M. Deponent went to bed in a room in the above premises and the said property was in the room. That at about the hour of 5 o'clock A.M. Deponent discovered that the property had been taken from the room. That Deponent is informed by a Detective of the 78 Precinct that he & the officer arrested the ~~Deponent~~ in the act of carrying out of the premises and that the pants and vest were in the vestibule of the premises. Therefore Deponent prays that the defendant be held to answer the law thereof. James Wood

Sworn to before me, this 3 day of September 1893

Police Officer

[Handwritten signature]

0667

Sec. 193-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward J. Rogers 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 J. Rogers

Question. How old are you?

Answer. 37 years

Question. Where were you born?

Answer. New York City

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

Answer. 1035 1 Avenue H Mrs

Question. What is your business or profession?

Answer. Apprentice

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

Answer. I am guilty
Edward J. Rogers

Taken before me this
day of April
1893

Police Justice

[Signature]

0668

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

Ripman

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

Dated, *Sept 4* 189*3*

[Signature]
Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

0669

9
Police Court--- H District. 923
1884

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John P. ...
311 ...
Com. ...

John ...

2
3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, Sept 4 1893

John ... Magistrate.

John ... Officer.

18 Precinct.

Witnesses *John ...*

No. _____ Street.

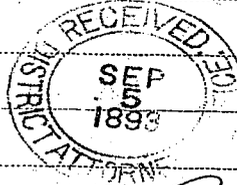
No. _____ Street.

No. _____ Street.

\$ *1000* to answer

Com. ...

ok 85.



0670

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

Malapied Rich
aged 30 years, occupation Police Officer of No.
18th Precinct Street, being duly sworn, deposes and

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

Sworn to before me, this 4 day Malapied Rich
of September 1893

[Signature]
Police Justice.

Hon. Frederick Smyth,
Recorder:

Sir:

In reference to Edward J. Rogers, who plead guilty before you would say that he plead guilty before Judge Martine in May 1891, to assault in the 3rd degree and was sentenced to one year in the Penitentiary and fined \$250. Attached are the papers in the previous conviction. I am informed he served three years in State Prison for burglary, but I am unable to verify it. He does not live at the residence he gave when arrested, at No. 635 First Avenue.

Yours respectfully,

J. W. Trauer

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 J. Rogers

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

Edward J. Rogers

of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

Edward J. Rogers

late of the Eighteenth Ward of the City of New York, in the County of New York aforesaid, on the third day of September in the year of our Lord one thousand eight hundred and ninety-three in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

one pair of trousers of the value of four dollars, one vest of the value of four dollars, the sum of fifteen dollars and twenty-five cents in money, lawful money of the United States of America, and of the value of fifteen dollars and twenty-five cents, and one finger ring of the value of five dollars

of the goods, chattels and personal property of one

James Wood

in the dwelling house of the said

James Wood

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

Wm Lancy Nicoll, District Attorney.

0673

BOX:

534

FOLDER:

4865

DESCRIPTION:

Ropoport, Jacob

DATE:

09/21/93



4865

Witnesses:

J. Rosenblatt
W. Geller

Bail by
Ernest H. Wood

Subpoena offered
for 1915

a day

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE
vs.
Jacob Ropoport
for Island
D. Fiddle

Forgery in the Second Degree,
(Sections 517 and 521, Penal Code.)

DE LANCEY NICOLL,

District Attorney

Sub and Counsel with
recommendations & there

A TRUE BILL.

E. W. Downing
Foreman

Ch. W. El. R. J. J.

16/93 27/01

0675

Police Court, 2 District.

1901

City and County of New York, ss.

of No. 39 Bond Street, aged 21 years,
occupation Clothing being duly sworn, deposes and says,
that on the 14 day of September 1893, at the City of New
York, in the County of New York,

Jacob Rappoport (now here) and who with intent to defraud, utter, offers, or puts off as true and had in his possession, with intent so to utter, offer, dispose of a certain instrument in writing viz a Bank Check, from the following reasons to wit: that deponent is informed by George Gaeller, and who is the Assistant Cashier of the German Exchange Bank, situated at No 930. Bowery, that between the hours of 12 and 1 o'clock P.M. of said date, the Defendant came into said Bank and presented and offered the Check herein annexed and which is part of this Complaint for payment at said Bank, and the said Check being purported to be signed by A Ratenowitz, who has now and has had an account in said Bank, for a larger sum of money, than said Check calls for, and that he believing said signature to said Check to be a Forgery, caused his arrest. Deponent further says that he is in business with said A Ratenowitz at No 39 Bond Street, and that he is fully acquainted with and knows the handwriting and signature of said A Ratenowitz, and that said signature of A Ratenowitz - is false and forged, and was done and offered to said Bank for the purpose of deceiving and defrauding. Deponent therefore charges said Defendant with having committed a Forgery and asks that he may be held and dealt with as the Law may direct -

Israel Ratenowitz

Subscribed and sworn to before me this 14 day of September 1893
Wm. J. [Signature]
Police Jury Secy

0676

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK

Jacob Rappoport

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty -
Jacob Rappoport*

Taken before me this

day of

[Signature]

Police Justice.

0677

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated Sept 14 1893 [Signature] Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 18 _____ Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 18 _____ Police Justice.

0678

975

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Israel Rabinowitz
39 Bond
Isert Rappoport

Offence

2
3
4

Dated *Sept 14* 188*9*

Lock Magistrate.

Gunn Officer.
75 Precinct.

Witnesses
George Gutter Street.
German Exchange Bank

No. *M. L. Mankel* Street.
No. 5 St. Jones Str.
Diff. for Island checks of
the witness 933 U.M.S.

No. *2000* Street.
to answer

COMMITTED

cho vy

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0679

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

George Goeller

aged 33 years, occupation Assistant Cashier of No.

German Exchange Bank Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Isaac Rabenowitz

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

Sworn to before me, this 14
day of September 1890

George Goeller

Isaac Rabenowitz

Police Justice.

0680

No. _____ New York *Sept. 13 1893*

GERMAN EXCHANGE BANK

Pay to the order of *H. Samuels & Co. Inc.*
Twenty seven (40) Dollars
\$ 27.40 *A. Kleinowitz*

J. G. Mason Lith. Co. Park 18th St. N.Y.

0681

A. Rubinstein

H. L. L. L.

33 B. L.

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

""""""""""

The People,

vs.

JACOB ROPOPORT.

""""""""""

"
"
"
"
"

Before,

HON. JAMES FITZGERALD,

and a Jury.

Tried, OCTOBER 17TH, 1893.

Indicted for Forgery, in the Second degree.

Indictment filed September 21st, 1893.

Appearances:

Assistant District Attorney Stephen J. O'Hare,

For The People.

Mr. Abraham Levy,

For The defense.

0683

ABRAHAM RABINOWITZ, THE COMPLAINANT, being duly sworn, testified that he was in the clothing business at 37 1/2 & 39 Bond street. He had been in business there since May, 1893. He was a depositor in the German Exchange Bank, and had been for the last three years. In the month of September, 1893, his balance at that bank was about \$1,200.00. He had heard of the firm of H. Samuels & Son, but he had never had any business with that firm. He knew the defendant. The defendant used to go to his place to try to sell his tailors' trimmings. He, the complainant, did not sign the check shown to him by the District Attorney, and which appeared to be signed by "A. Rabinowitz." He did not authorize anybody to sign that check for him. The signature looked like his, but it was not.

In cross-examination the complainant testified at the time of the trial he had only one person in his employ. At the date of the check, he had two persons in his employ -- Sol. Livingston and Israel Rabinowitz, his brother. He, the complainant, could write, and was in the habit of writing out the

0684

3

bodies of his checks. He, the complainant, travelled on the road. He did not sign blank checks for his brother's use in the business when he went away. He signed checks to the order of certain of his creditors and left them with his brother. He left his brother cash for the incidental expenses of the business. He, the complainant, was sometimes away two weeks and sometimes a month; six weeks was the longest. His brother could write. He used black ink in his business; he never used purple ink. He did not number his checks. He was not in the habit of filling in the amount when he signed checks, but he always filled in the name of the payee. He never left his brother a blank check with the exception of the signature. He had had some trouble with forged checks before. He had accused another young man of forging his name. He did not afterwards settle with the young man. The complaint was not pressed, but that was not his business, "that was the bank, whoever done it, and I haven't got nothing to do with it." He did not know the young man's name whom he

0685

4

had arrested for forgery. The young man had been in his employ for about a year. He did not remember whether or not he had seen the defendant on the 13th of September. He had never given the defendant a check. He never told the defendant that he had an account in the German Exchange Bank, nor that he had a balance of \$1,200. in that bank.

In re-direct examination the complainant testified that on the 13th of September, 1893, he was in Boston; he returned to New York a couple of days later. His brother had no authority to sign his name. When he, the complainant, was away on a trip, and his brother wanted an amount filled in a check, his brother used to get somebody else to fill in the amount.

In re-cross-examination the complainant testified that he kept the books of the business himself. He had formerly had a boy about fourteen years of age in his employ. The boy kept the books, according to his, the complainant's, instructions, when he, the complainant, was away on a trip. That

0686

5

boy was not in his employ at the time of the trial. He discharged that boy about three days before the arrest of the defendant. The boy's first name was Abe. Abe worked for him about a month or six weeks. That boy had opportunity to go to his desk, while he was away. The books of the firm were kept in a safe. The checks which he had signed were in a different part of the safe, where only he and his brother could get at them. In regard to the other forgery that had been spoken of, the prosecution had been instituted by the bank, and he was only a witness to the fact that an attempt had been made to forge his name. His brother could write a little more than his name. He, the complainant, could read English, and his brother "could read as much as he could write," which was a little bit.

ISRAEL RABINOWITZ, being duly sworn, testified, through the Official Interpreter, that he was in the clothing business, with his brother, at 39 Bond street. When his brother was out of the store, he managed the business.

0687

6

The first time he had seen the check shown to him by the District Attorney was when it was in the bank; he had never seen it before that time. He could not read and write English script thoroughly; he understood something. He knew his brother's signature. He had often seen his brother sign his name. The signature on People's Exhibit A for identification was not his brother's signature; nor was it his. He, the witness, was able to write his name, and he knew the English letters when he saw them and could write something resembling them. The check had not been delivered by him to anybody. He attended to all his brother's business, in his brother's absence, except writing in the books. He was in his brother's place of business on September 13th, and he attended to all the business there that day.

In cross-examination the witness testified that he was going to school to learn to write and read English. He sometimes endeavored to read a newspaper, to increase his knowledge of English. He also practiced writing. In his brother's absence

0500

7

he paid the bills which his brother had left the checks for, when they became due. When checks came in, during his brother's absence, he wrote the name on the back of the checks, made out a deposit slip, and deposited them in the bank. He did not make out the bills. His brother had formerly employed a boy whose name was Abe to make out the bills, but that boy was not in his brother's employ at the time of the trial. Abe had been in his brother's employ about five or six weeks. He did not know Abe's last name. His brother did not take Abe's name and address when he engaged him. Abe had worked for Corn & Silber, and he had a recommendation from them. While his brother was away, he, the witness, was always careful to lock the safe before he went out. When his brother made out checks to his order, he put in the amount. His brother sometimes left checks with him, payable to the order of certain firms, with the amount in blank. Abe was discharged before the arrest of the defendant. He used black ink in his business. He never had any

0689

8

ink the color of the ink on People's Exhibit A. He had heard of the firm of H. Samuels & Son, he thought but he had never seen any one belonging to that firm, to his knowledge.

GEORGE GOELLER, being duly sworn, testified that he lived at 452 East 84th street. He was assistant cashier of the German Exchange Bank, corner of the Bowery and Bond street. On the 13th of September, 1893, he was acting, between 12 o'clock and 1 o'clock, as teller, in the absence of the regular teller. He had seen the check shown to him by the District Attorney before. He had also seen the defendant before. The check was presented to him, at the Teller's window, in the German Exchange Bank, on the day in question, by the defendant. When he asked the defendant, "How did you get possession of this check?" the defendant ran out into the street, where he was arrested. He did not lose sight of the defendant from the time that the defendant ran away from the window until he was arrested. A. Rabinowitz was a depositor

0690

in the German Exchange Bank, and on the day in question he had a balance of about \$1,200. to his credit. The check was presented on the 14th of September, and that was the day on which the defendant was arrested. He had often seen the signature of A. Rabinowitz. The signature on People's Exhibit A was not the signature of A. Rabinowitz; it was a very good imitation of the signature of A. Rabinowitz.

In cross-examination the witness testified that Rabinowitz usually used black ink in his checks. There was nothing special in the check to attract his attention, but a check had been forged in A. Rabinowitz's name, about a week before, and when the check was presented to him he scrutinized it very carefully and asked the defendant where he got it. He, the witness, did not come from behind the counter. The defendant did not say anything to him, while he was in front of the desk, about anybody outside. The defendant was taken back to the bank after he was caught, and the defendant told him then that somebody outside had offered him fifty

0691

10

cents if he would get the check cashed. The defendant did not say to him, "I want to go out and show you the person who gave me that check."

EMANUEL L. MANHEIM, being duly sworn, testified that he was in the clothing business at 5 Great Jones street in this city. He remembered having seen the defendant in his place of business a few days before the defendant was arrested. The defendant had been in his place several times. One day the defendant asked him if he needed a boy, and he told the defendant, "No." The defendant then told him that a person owed him some money, and he couldn't get it, the party was not home, and the defendant asked him, the witness, to give him a blank check, so that he could take it up to the man. He, the witness, was a depositor in The German Exchange Bank. He gave the defendant a blank check. The check in evidence was the same form as the blank check he had given the defendant.

In cross-examination the witness testified that he would not swear that the check in evidence was made out on the blank he gave the defendant. He

0692

11

did not remember that the defendant had mentioned the name of the party who owed him the money. He had known the defendant a couple of years, and had bought goods from him. So far as he knew, the defendant was a hard-working industrious boy. The defendant always tried very hard to sell him goods.

OFFICER JOHN J. GANNON, being duly sworn, testified that he was attached to the 15th precinct police. On the 14th of September, 1893, he was on duty in that precinct. He first saw the defendant on that day in the German Exchange bank, in charge of some of the clerks of the bank. He arrested the defendant there. One of the clerks told him, the witness, in the presence of the defendant, that the defendant had gone in with a false check and tried to get it cashed. He asked the defendant why he did that, and the defendant told him that a man outside had asked him where the German Exchange Bank was, and he, the defendant, said, "Right here;" and the man said to the defendant, "I will give you fifty cents if you will go in

0693

12

and cash this check for me. On the way to the station house he met the witness Manheim. In the presence of the defendant, Manheim said he knew the defendant, and he, the witness, said, "What do you know about him?" Manheim said, "He was in my place this morning, and he borrowed two blank checks from me." The defendant said that Manheim was a God damn liar.

JACOB ROPOPORT, THE DEFENDANT, being duly sworn, testified, in his own behalf, that he was eighteen years of age. He had been in this country three and a half years. He lived with his parents at 35 Orchard street. He had been selling tailors' trimmings to business people around the city. He knew Mr. Manheim. He also knew the complainant. He had tried to sell him goods. He left his house on the morning of the 14th of September about 9 o'clock, after which he called at the stores of S. J. Golding & Son; Rozinsky & Sons; B. Leit & Co.; S. Cohen; F. Simon & Co.; Davids Bros.; and different other houses in Walker

0694

13

street. He then went through Church street to Canal, through Canal street to Broadway, and up Broadway to Great Jones street. He then called on Mr. Manheim. Then he went into Bond street, and called on Mondy & Rosenfeldt and Rosenline; H. E. Rosenthal; and Hyams & Brother. From there he went to the Bowery. A man went up to him on the Bowery and said, "Young fellow, could you oblige me by telling me where this bank is?" and the man opened a check and showed him the name of the German Exchange Bank, and he said to the man, "You're right where." The man said, "Young fellow, would you oblige me and change that check for me?" He said, "I can't take it; it is your check." The man said, "I will trust you with the check if you want to change it for me." He said, "What is the reason you don't go in and change the check for yourself." The man said, "I have good excuses. For one excuse, I am too young, and I am sure the bank wouldn't change it for me." The man then spoke to him in German, and he, the defendant, found out that the man was "green," and he didn't

0695

14

think the bank would change it for him. He said to the young fellow, "Does that check belong to you?" The fellow said, "No, that check belongs to my father who got it off this firm, and he sent me to change that check, and I am afraid to go home without changing that check, I am afraid of my father." He, the defendant, concluded that he would lose nothing by cashing the check for the fellow, and he said to him, "Will you trust me the check?" The fellow said, "Oh, certainly; I will stand by the stoop in Bond street." He, the defendant, went into the bank and presented the check to the teller. The teller spoke to some of the other clerks inside the railing, and then the teller said to him, "Young fellow, step into the office." He was frightened; it was not the first time he had cashed checks, but it was the first time he had been called into the office. He called out to the young fellow who had given him the check, "Come up." The teller's window was near the place where the fellow said he would wait. The young fellow started to run away. He saw the fellow

0696

15

saw the fellow running away, and he went out of the bank to try to catch the fellow; but when he was about ten steps from the bank he was caught by one of the clerks. He said to the clerk, "Let me get hold of this fellow that goes right in this bank, right in this hall." The clerk said, "I don't care for anybody; I have got you." On the way to the station house he was met by Mr. Manheim. He did not hear what Mr. Manheim said to the officer. A man of the name of Greenberg, in Walker street, owed him some money, and he went to him and asked him for the money. Greenberg's place was at 48 Walker street. Greenberg said, "Well, I am satisfied to give you a check, but I have no bank checks." He said, "If I can get you a check, will you give one?" Greenberg said, "Why, yes." He said, "Well, I know some one, I think, that will give me a check." He asked Greenberg what bank he deposited in, and Greenberg said the German Exchange Bank. The name of the firm was Greenberg & Brother. He went into Manheim's to try to sell him some goods, and before

he left he asked Manheim for a blank check and told him what he wanted it for. He did not forge the check in evidence.

In cross-examination the defendant testified that he didn't know Greenberg's first name. He was eighteen years of age. He had worked for his father ever since he had been in this country. It was about half-past 10 o'clock when he spoke to Greenberg. It was after 1 o'clock when he got to Manheim's place. He was standing at an apple stand when the young fellow went up to him on the Bowery. The fellow told him he would give him fifty cents for getting the check cashed, but he, the defendant, did not want to take the fifty cents. He had a package of samples in his possession at the time of his arrest. The young fellow told him his name was Samuels. The young fellow was about sixteen or seventeen years old.

MEYER COHEN, being duly sworn, testified that he was a manufacturer of cloaks at 52 East Broadway. He knew others who

knew the defendant. He always found the defendant an honest man.

ISAAC HARRIS, being duly sworn, testified that he was a dealer in tailors' trimmings at 75 Hester street. He knew the defendant and had known him about two years. He knew others who knew the defendant. He knew the defendant to be a good, honest boy; he never heard anything against his character.

ABRAHAM ROSENBLOOM, being duly sworn, testified that he was a manufacturer of clothing and caps at 484 Broome street. He knew the defendant and had known him about four years. He knew other people who knew the defendant. The defendant's general reputation for honesty was good; the defendant was a good, honest, hard-working boy.

In cross-examination the witness testified that he was not any relation to the defendant. He had formerly lived on the same block as the defendant. He knew that the defendant had been working for his

father.

ISAAC MOSCHOWITZ, being duly sworn, testified that he was in the clothing business at 102 East Broadway. He knew the defendant, and he knew other people who knew him. The defendant's reputation for honesty was good.

PHILIP SACHS, being duly sworn, testified that he was another oyster business in Second Avenue. He knew the defendant and had known him for over two years. He knew other people who knew him. The defendant's general reputation for truth and honesty was good.

MR. GOELLER, being recalled, testified that he knew the firm of H. Greenberg & Bro. That firm had an account in the German Exchange Bank.

OFFICER GANNON, being recalled, testified that he did not find any blank checks on the defendant when he searched him.

0700

Appto 571
~~Class~~

A. Rabinowitz
A. Rabinowitz
A. Rabinowitz

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Ropoport

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

Jacob Ropoport

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

The said Jacob Ropoport

late of the City of New York, in the County of New York aforesaid, on the thirteenth day of September in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

New York, Sept 13, 1893

German Exchange Bank 350 Broadway New York

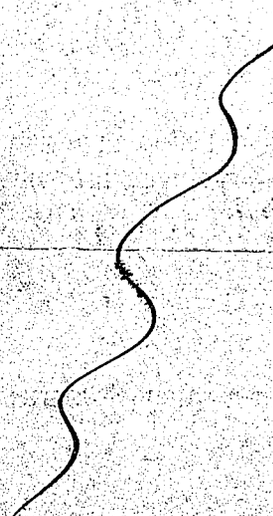
Pay to the order of H. Samuels & Son

twenty seven (40)

Dollars

\$ 27.40 Cts.

A. Rabenowitz



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

Jacob Ropoport

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

The said

Jacob Ropoport

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

New York Sept 13, 1893.

German Exchange Bank 330 Bowery Cor Bond St.

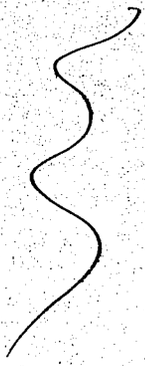
Pay to the order of H. Samuels & Son

Twenty seven (40)

\$ 27.40 Cts.

Dollars

A. Rabinowitz



the said

Jacob Ropoport

then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL.

District Attorney.

0703

BOX:

534

FOLDER:

4865

DESCRIPTION:

Rose, Walter

DATE:

09/26/93



4865

Witnesses:

David W. Harriman

In which case the witness
for the prosecution cannot be
found and I therefore recom-
mend discharge of defendant
in my recognition
March 12. 96

Walter Rose
ada

Counsel,

Walter Rose
E. H. Hall 65-100

Filed 26th day of Sept 1893

Pleads, Guilty

THE PEOPLE

vs.

Walter Rose

Grand Larceny, Second Degree.
[Sections 628, 537 - Penal Code]

Part I. Dec-13-93
Have witnesses furnished
DE LANCEY NICOLL,
District Attorney.

~~Part I. Dec-10-93~~

A TRUE BILL.

Walter Rose
Clerk

dischd in own reman
Part I. Motion for Disch
Mch 12/96

0705

PART IV.

THE COURT ROOM IS IN THE SECOND STORY
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.]

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE

In the Name of the People of the State of New York.

To Off Morgan
of No. Holland House Street

Living in 54th St in last year

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the 12 day of MARCH 1896, at 10 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against Walter Rose

leave him off

Dated at the City of New York, the first Monday of MARCH in the year of our Lord 189 6
JOHN R. FELLOWS, District Attorney.

0706

56 St
Brooklyn

left the Hotel 18 months
since in Brooklyn

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

When served, please send timely word to the District Attorney's Office.

COURT

THE

alter

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deposes and says

the City of New

County of New

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for

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at

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left

and

you

in

before me, the

Magistrate

GLUED PAGE

0707

Hotel 18 months
Brooklyn

Court of General Sessions.

THE PEOPLE

vs.

Walter Rose

City and County of New York, ss:

I, *James F. Lynch*, being duly sworn, deposes and says: I reside at No. *114 Varro*

Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of the City and County of New York. On the *11* day of *March* 189 *6*.

I called at *The Holland House*

the alleged *residence* of *Officer Morgan* the complainant herein, to serve him with the annexed subpoena, and was informed by *the Clerk*

in charge of the hotel that the said Morgan was a Special Officer at the hotel and left there about 18 months ago - and want to work at the Brunswick Hotel. I inquired there and was informed that he left there 6 months ago and at that time was living at 54th Street Brooklyn - but they did not know the number

Sworn to before me, this *12th* day of *March* 189 *6*,

of

Wm. F. Brodbeck
Comptroller
People

James F. Lynch
Subpoena-Server.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

When served, please send timely word to the District Attorney's Office.

Court of General Sessions.

THE PEOPLE
ON THE COMPLAINT OF

VS.

Walter Rose

Offense,

JOHN R. FELLOWS,

District Attorney.

Affidavit of

W. A. Lynch

Subpoena Server.

FAILURE TO FIND WITNESS.

0708

0709

PART IV.

THE COURT ROOM IS IN THE SECOND STORY
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 GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

Not Found

To Frank R. Harrison
of No. Holland House Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the 12 day of MARCH 1896, at 10 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Walter Rose

Dated at the City of New York, the first Monday of MARCH,
in the year of our Lord 1896 JOHN R. FELLOWS, *District Attorney.*

Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney.

0710

the alleged
the complainant
I called at
City and County of Ne
Street, in the City of Ne
sworn, deposes and says:

City and County of
Matthew
us.
THE PEOPLE
Court of

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 material was not there brought out, please state the same to the District Attorney or one of his Assistants.

left Hotel two years

Court of General Sessions.

THE PEOPLE

vs.

Walter Rose

City and County of New York, ss:

James F. Lynch being duly sworn, deposes and says: I reside at No. *114 Barrow*

Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of the

City and County of New York. On the *11* day of *March* 1896.

I called at *the Holland House*

the alleged *residence* of *Frank R. Harman* the complainant herein, to serve him with the annexed subpoena, and was informed by *the Clerk*

in charge of the Hotel that the said Frank R. Harman left there two years ago and stated that he was going west and he has not heard from him since.

Sworn to before me, this *12th* day of *March* 1896, *Mr. J. A. Bordenick* *Comptroller* *W. J. Leo*

James F. Lynch
Subpoena Server.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of the Assistants.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of the Assistants.

0712

Court of General Sessions.

THE PEOPLE
ON THE COMPLAINT OF

vs.

Walter Lee

Offense,

JOHN R. FELLOWS,

District Attorney.

Walter Lee

Subpoena Server.

FAILURE TO FIND WITNESS.

0713

PART IV.

THE COURT ROOM IS IN THE SECOND STORY
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 GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

not found

To William C Sanford
of No. Holland House Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the 12 day of MARCH 1896, at 10 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Walter Rose

Dated at the City of New York, the first Monday of MARCH
in the year of our Lord 1896

JOHN R. FELLOWS, *District Attorney.*

Court of General Sessions.

THE PEOPLE

vs.

Walter Rose

City and County of New York, ss):

James F. Lynch being duly sworn, deposes and says: I reside at No. *114 Barrow* Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of the City and County of New York. On the *11* day of *March* 189*6*. I called at *The Holland House*

the alleged *residence* of *William Sanford* the complainant herein, to serve him with the annexed subpoena, and was informed by *the Clerk of said Hotel* that *Sanford* left there *two years ago* and *stated* that he *was going West* and he *has not heard from him since*.

Sworn to before me, this *12th* day of *March* 189*6*

of

Wm. J. Broderick
Com. Depts
N.Y.C.

James F. Lynch
Subpoena Server.

If you know of more persons than were produced by the witness, or if you have any information that would be of value to the District Attorney, please state the same to the District Attorney or one of his Assistants. If you know of more persons than were produced by the witness, or if you have any information that would be of value to the District Attorney, please state the same to the District Attorney or one of his Assistants.

0715

Court of General Sessions.

THE PEOPLE
ON THE COMPLAINT OF

vs.

Marta Roe

Offense,

JOHN R. FELLOWS,
District Attorney.

Affidavit of
James A. Lynch
Subpoena Server.

FAILURE TO FIND WITNESS.

0716

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

William C Sanford

of No. Holland House Street, aged 39 years,

occupation Carpet Manufacturer being duly sworn,

deposes and says, that on the 17 day of September 1893 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 gold scarf pin
of the value of one hundred
and fifty dollars.
157⁰⁰
100.

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 Walter Rose (Carrington)

for the following reasons, to wit: that on or about the said date the said property was taken from deponent's room in the said premises, that deponent immediately notified the manager of the Hotel of his loss.

Deponent is informed by James Murray a special officer attached to the said Hotel that in the night of 17 day of September 1893 he placed the defendant under arrest when the defendant acknowledged and confessed that he had feloniously taken, stolen and carried away the said property and

Shops to be returned to the
Police Justice

had secreted in the parlor of said
Hotel that he had given them
accompanied the defendant to
the parlor where the said property
was recovered

Deponent further says that he
now fully identifies the said property
recovered by Officer Oungau as his
property and property feloniously
taken stolen and carried away
from deponents apartment - ~~in~~ about
said date and says that the
defendant be held to answer
said offense

the 19th day of Sept 1893

W. C. Sanford

[Signature]

Police Justice

0718

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

James Mangan
aged _____ years, occupation *Special Officer* of No. _____

Hollard House Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *William Sanford*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *19*
day of *Sept* 18*93* } *James Mangan*

[Signature]
Police Justice.

0719

1900

CITY AND COUNTY } ss:
OF NEW YORK, }

POLICE COURT, DISTRICT.

James Monaghan
of No. *Holland House* Street, aged _____ years,
occupation *Special Officer* being duly sworn, deposes and says,
that on the *17* day of *September* 189*3*
at the City of New York, in the County of New York, *he arrested*

Sworn to before me this
of _____
1893

[Signature]
day)
Police Justice

Walter Rose (nowhere) upon
suspicion of having committed
a larceny that the Rose had
a scarf pin in his possession
which was stolen from a guest of the
Say Hotel and. Deponent asks
that the said Rose be committed
to enable deponent to get a complaint
and further evidence upon which to
press a complaint. James Monaghan

0720

44
Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs
Walter Rose

AFFIDAVIT.

24 Sept 19th 1893
9:30 P.M.
E.H.

Dated, Sept 8 1893

Hogan Magistrate.

Quinn Officer
Special Officer
Holland House

Witness, _____

Disposition, _____

0721

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Walter Rose 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. Walter Rose

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. England

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

Answer. 22, W 18 St. 7 months

Question. What is your business or profession?

Answer. Hall boy

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

Walter Rose

Taken before me this

188

Police Justice

Sept 19 188
[Signature]

0722

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

Alfred
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, Sept 17 1893 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0723

Police Court--- 2 District

1006

THE PEOPLE, &c
ON THE COMPLAINT OF

William Clifford
Holland House
Water Row

2 _____
3 _____
4 _____

Offense *Hand Carried*

BAILED,

KEEFE

No. 1, by *Michael O'Keefe*
Residence *Riverdale* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

*Give Bondsman
2 days Notice*

Dated, *Sept 19* 189*3*
Fogarty Magistrate.
Johnson Officer.

Witnesses
No. *Special Holland House* Precinct.
Paul W. Haggeman
Holland House Street.
Call Officer
Hotel Amsterdam Street.

No. *J.P.* Street.
\$ _____ to answer



Ch 259

0724

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Walter Rose

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

Walter Rose

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

The said

Walter Rose

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

one scarf - fur of the value of one hundred and fifty dollars

of the goods, chattels and personal property of one

William C Sanford

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.

He Lancy Nicoll
District Attorney.

0725

BOX:

534

FOLDER:

4865

DESCRIPTION:

Rosenberg, Samuel

DATE:

09/15/93



4865

0726

BOX:

534

FOLDER:

4865

DESCRIPTION:

Kauffman, Harris

DATE:

09/15/93



4865

0727

POOR QUALITY ORIGINAL

Witnesses:

off Hurlock

*No conviction is possible
& the officers agreeing &
recommend dfts discharge
on their own recognizance
P. June 29. 1896 Stephen J. Hines
Dist. Attorney*

Counsel,

Filed, 15th day of Sept. 1893

Pleas:

Not Guilty

THE PEOPLE

vs.

*Samuel Rosenberg
and
Harris Kaufman*

(2 cases)

Sept 29/96

Paul Deshayes

District Attorney.

Off. Rec. Term '93. Term

A TRUE BILL.

E. W. Bloomingdale

Foreman.

No 189

Part I - Allen / ...

*Off. Rec. Term '94 on account of pre
arrested cases - O'Hare*

RECEIVING STOLEN GOODS
(Section 550, Penal Code.)

0728

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Rosenberg

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

Question. What is your name?

Answer. *Samuel Rosenberg*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *48 Chrystie St. D. Manhattan*

Question. What is your business or profession?

Answer. *Keep Clothing Store*

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
Sam Rosenberg*

Taken before me this

day of

1933

John J. [Signature]

Police Justice

0729

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harry Kauffmann 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. *Harry Kauffmann*

Question. How old are you?

Answer. *36 years.*

Question. Where were you born?

Answer. *Russia*

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

Answer. *45, Broadway St. 2 years*

Question. What is your business or profession?

Answer. *Keep clothing store*

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*
Harry Kauffmann

Taken before me this *17th* day of *May* 189*7*
John R. [Signature]
Police Justice

0730

Police Court, 3 District.

1901

City and County of New York, ss. Edward P. Chickester,
of No. 42 Elizabeth Street, aged 56 years,
occupation Charles being duly sworn, deposes and says,
that on the 19 day of July, 1893, at the City of New
York, in the County of New York,

Samuel Rosenberg & Harris Kauffman
(both now deceased) did knowingly receive
stolen property knowing the same
to have been stolen, in violation
of section 558 of the Penal Code

Defendant is informed by Robert
Farral of No 42 Bway that at about
8:30 o'clock P.M. said date he saw
three unknown men feloniously take
stolen and carry away one dozen chairs
from the ~~xxix~~ premises No 42 Elizabeth
Street and place them in the basement
of No 161 East Broadway

Defendant is further informed
by ~~xxxx~~ Feldman of No 135 East Broadway
that at about 9 o'clock P.M. said date
the defendant Kauffman came to Fami
Feldman at 135 East Broadway and
requested him Feldman to allow
him ^{Kauffman} to leave the said property in
his basement at 161 East Broadway
that he Feldman then gave the said

Kauffman permission to place the
said property in the basement 161
East Broadway that he Feldman
further says that at about 11 o'clock
P.M. same date the defendant Rosenberg
met him on Canal Street and stated
that ~~xxxx~~ the dozen chairs that
were in the basement 161 East Broadway
would be taken away at 5 o'clock a.m.
July 20th 1893 and then everything would
be all right and that no person would
know that the said property had been in the
basement

Samuel Rosenberg and
Harris Kauffman July 19 1893
Edward P. Chickester
Robert Farral

Edward P. Chickester

0731

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

489

THE PEOPLE OF THE STATE OF NEW YORK

against
Samuel Rosenberg
and
Harris Kauffman

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

Samuel Rosenberg and Harris Kauffman
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Samuel Rosenberg and
Harris Kauffman, both
late of the City of New York, in the County of New York aforesaid, on the twenty-eighth
day of July in the year of our Lord one thousand eight hundred and
ninety-three, at the City and County aforesaid, with force and arms,

twenty chairs of the value
of three dollars each

of the goods, chattels and personal property of one

John D. Walsh

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

John D. Walsh

unlawfully and unjustly did feloniously receive and have; the said

Rosenberg and Harris Kauffman

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

DE LANCEY NICOLL,

District Attorney.

0732

RECEIVING STOLEN GOODS
(Section 550, Penal Code.)

Frank

Counsel

Filed

1893

15th day of Sept

Pleas

THE PEOPLE

vs

Samuel Rosenberg
and
Harris Kaufman
(2 each)

DE LANCEY NICOLL

District Attorney

James G. [Signature]
Paul De [Signature]

A TRUE BILL

Carl Bloomingdale

Foreman

Sept 18

Witnesses

[Signature]
to conduct as possible
in this case and the
effect appearing in the
Conclusion I beg leave
to recommend their re
charge or their own re
quittal
At January 19th 1896
at [Signature]

0733

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged 37 years, occupation Chair dealer of No. 45 West 70 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of John J. Sullivan and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 28 day of July 1899 } Wm R. Waters

John P. Novak's Police Justice.

0734

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

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

Dated July 28 1893

John C. Lott Police Justice.

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

Dated, July 29 1893

Police Justice.

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

Dated, _____ 189

Police Justice.

0735

Dec 5
both by Manuel Goldberg
100 E. 89th St

BAILED,

No. 1, by

Residence

Rebecca Weis
45 Essex Street.

No. 2, by

Residence

Rebecca Weis
45 Essex Street.

No. 3, by

Residence

_____ Street.

No. 4, by

Residence

_____ Street.

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Sullivan
Samuel Rosenberg
Harris Kaufman

3

4

Offense: Receiving stolen property

Dated, July 28 1893

Voorhis Magistrate.
Krolick Officer.

Witnesses

No.

No.

No.

\$

Wm. H. Mattis
171 Canal Street.



Both Bailed
No 188

0736

Sec. 198-200.

3

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Harris Kaufmann 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. *Harris Kaufmann*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *45 Eldridge St. 7 years*

Question. What is your business or profession?

Answer. *Tailor*

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

Answer. *I am not guilty
Harris Kaufmann*

Taken before me this *28*
day of *Aug* 189*7*
John B. ...

Police Justice.

0737

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Samuel Rosenberg

Question. How old are you?

Answer. 31 years

Question. Where were you born?

Answer. Russia

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

Answer. 48 Chyphi Street - 1 mo.

Question. What is your business or profession?

Answer. Clothing dealer

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

Answer. I am not guilty -
Samuel Rosenberg

Taken before me this 25
day of July 1937
John J. Brennan
Police Justice.

0738

Police Court, 3 District.

1001

City and County of New York, ss: John J. Sullivan
of No. 441 Grand Street, aged 42 years,
occupation State Detective, being duly sworn, deposes and says,
that on the 28 day of July, 1893 at the City of New
York in the County of New York,

Samuel Rosenberg & Harris Kauffman
both now deceased did knowingly
receive twenty chairs knowing
the same to have been stolen in
violation of Section 550 of the
Penal Code for the following
reasons, to wit, that at various
times during the month of February
1893, the said property was
feloniously taken open and
carried away from the freight
depot of the New York Central Railroad
Company located at St John's
Park West. Deponent is informed
by William R. Waters that he went to the
houses of the defendants and
found the said property in
their possession that ten of
the said chairs were in rooms
of the defendant Kauffman at
No. 45 Eldridge Street and the other
ten were in apartment of the
defendant Rosenberg at No. 8
Broadway. Deponent further deposes that
the defendants do not give an
account of the said property or
how they came into possession
of it.

Subscribed and sworn to before me
this 28 day of July, 1893 J. J. Sullivan

John P. Potholakis
Police Justice

0739

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Maximus Feldman
aged 16 years, occupation Clerk of No.

135 East Broadway Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Edward P. Chicheser

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

Sworn to before me, this 20 day
of July 1893

Maximus Feldman

John P. [Signature] Police Justice.

0740

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Robert Farrell
Printer
aged 28 years, occupation _____ of No. _____

72 Broadway Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Edward P. Chickson*

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

Sworn to before me, this 20 day } *Robert Farrell*
of July 1893 }

John P. Woodis _____ Police Justice.

0741

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

Alfred Smith

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, *each* and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, *July 20* 1893

John P. Woodhull Police Justice.

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

defendants

Dated, *July 20* 1893

John P. Woodhull Police Justice.

There being no sufficient cause to believe the within named

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

Dated, _____ 189

Police Justice.

0742

Dec 5/93
Case by Manuel Goldberg
100 E. 89th St

BAILED
No. 1, by Manuel Goldberg
Residence 39 Canal Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court, 3 District, 78th

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Rosenberg
42 Elizabeth
Harold Hauffman
3
4

William J. ...
Officer

Dated, July 20 1893
Worth Magistrate.
Haggerty & Hurdick Officer.
7 Precinct.

Witnesses Robert Farrell
No. 77 Bowery Street.
Nicholas P. ...
No. 159 E. ... Street.
No. 500 Street.



\$ 500 to answer
Cow
Bailed on 25th 1894

0743

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

489

THE PEOPLE OF THE STATE OF NEW YORK

against
Samuel Rosenberg
and
Harris Kauffman

The Grand Jury of the City and County of New York, by this indictment accuse
Samuel Rosenberg and Harris Kauffman
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Samuel Rosenberg and Harris Kauffman, both

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

twelve chairs of the value
of three dollars each

of the goods, chattels and personal property of one Edward P. Chichester

by certain persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said Edward P. Chichester

unlawfully and unjustly did feloniously receive and have, the said Samuel
Rosenberg and Harris Kauffman
then and there well knowing the said goods, chattels and personal property to have been felon-
iously stolen, taken and carried away; against the form of the statute in such case made and
provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0744

BOX:

534

FOLDER:

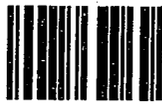
4865

DESCRIPTION:

Ryan, John

DATE:

09/18/93



4865

0745

BOX:

534

FOLDER:

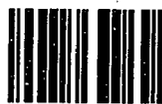
4865

DESCRIPTION:

Lane, William

DATE:

09/18/93



4865

0746

BOX:

534

FOLDER:

4865

DESCRIPTION:

Colligan, Matthew

DATE:

09/18/93



4865

0747

BOX:

534

FOLDER:

4865

DESCRIPTION:

Dorritie, Daniel

DATE:

09/18/93



4865

0748

Witnesses:

Off. Saw

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

*John Ryan, B
William Lane, P
Matthew Colligan, B
Daniel Dorritte, P*

DE LANCEY NICOLL,

District Attorney.

No. 1 - Sentenced on writ, indict. 1893

TRUE BILL.

E. W. Downing, Foreman.

*Part 2 - Oct. 30, 1893
On motion of District Attorney
Nos. 2, 3, & 4 discharged on
their verbal recognizance*

*Burglary in the Third Degree,
Grand Jurors, and Return
Section 488, 501, 528, 531 and 550.*

*The deft Ryan was the real
culprit in this case. The other
defts happened to be in bad
company, but were guilty of
no crime. The Complainant
agrees to this disposition of
the case. Ryan has been
convicted of and then
and sentenced under that
conviction. The others should
be discharged on their own
recognizance.*

*Oct 30/93 Stephen J. O'Hare
D.A. District Atty*

0749

Police Court Fourth District.

City and County } ss.:
of New York,

of No. Consolidated Gas & Fuel Street, aged 59 years,

occupation Boatman being duly sworn

deposes and says, that the premises at the Municipal No. 2, 22 Ward

in the City and County aforesaid the said being a Canal boat in the

Cabin of which deponent had living apartments

and which was occupied by deponent as living apartments

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

were BURGLARIOUSLY entered by means of forcibly breaking open

a trapdoor leading from the deck of

the boat into the Cabin

on the 8 day of September 1888 on the day time, and the

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

Good and lawful money of the
United States of the amount and
value of One Hundred and Sixty
Dollars \$160.00

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

John Ryan, William Rose, Matthew

Callahan and David Doherty, all now free,

and other persons

for the reasons following, to wit:

That about the hour of

3 o'clock A.M. on said date deponent

locked and securely fastened the

doors and trapdoor leading into the

premises. That the said property was

in a box in the Cabin. That deponent

returned about the hour of 7 o'clock

P.M. and found that the Cabin had been

0750

broken open as aforesaid and the said property taken. That defendant is now informed by Arthur Barre that on said date about the hour of 3:30 o'clock P.M. the Arthur, one the defendant together with each other on board of the said boat and one of the defendants had an as in his possession.

Defendant further says that when arrested the defendant admitted having committed the burglary and obtaining the property. Therefore defendant further that the defendant be held in as the law directs.

Now before me *Alfred Bowie*
This 11 Day of September 1893

John H. Burke
Police Justice

Dated 1888 _____
guilty of the offence within mentioned, I order n. to be discharged.

There being no sufficient cause to believe the within named _____
Police Justice.

Dated 1888 _____

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

Dated 1888 _____
Police Justice.

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

Police Court, District,

THE PEOPLE, etc.,
on the complaint of
1
2
3
4
Offence—BURGLARY.

Dated 1888 _____

Magistrate _____

Officer _____

Clerk _____

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

to answer General Sessions.

0751

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Arthur Parker
aged *17* years, occupation *Book Binder* of No. *Consolidated Gas Co. Fourteenth* Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Alfred Brown*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me this *11* day } *Arthur Parker*
of *July* 189*5*

James H. Parker Police Justice.

0752

Sec. 138-100.

CITY AND COUNTY OF NEW YORK

District Police Court.

Matthew Colligan
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, and that the statement is designed to enable him, if he sees 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. *Matthew Colligan*

Question. How old are you?

Answer. *36 years of age*

Question. Where were you born?

Answer. *Christiansburg*

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

Answer. *57 West 118th*

Question. What is your business or profession?

Answer. *Overlayer*

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*

Matthew Colligan

Taken before me this

day of

1897

Police Justice.

0753

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

John 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 sees fit, to answer the charge and explain the facts alleged against him, that he is at liberty to waive making a statement and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this

day of

189

John Ryan

Police Justice.

0754

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss:

14 District Police Court.

Daniel Dorritie 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 sees fit, to answer the charge and explain the facts alleged against him, that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Daniel Dorritie

Taken before me this

1899

[Signature]

Police Justice

0755

Sec. 198-400.

CITY AND COUNTY OF NEW YORK, ss:

4 District Police Court.

William Love 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 sees fit, to answer the charge and explain the facts alleged against him, that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

William Love

Taken before me this

day of

April

189

John W. Smith

Police Justice.

0756

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

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

Dated, Sept 17 1893 *John G. Burke* Police Justice.

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

Dated, Sept 15 1893 *John G. Burke* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0757

963
1884

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. Dwyer
Off of 4th St. Dist.
John Ryan
John Love
Mat Lehighan
Sam Dorrine

BAILED,

No. 1, by *Philip Ryan*
Residence *591 41st ave* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by *Geo J. Harlow*
Residence *43 W. 95th* Street.

No. 4, by _____
Residence _____ Street.

Date *Sept 11* 189 *3*
Burke Magistrate.
Wade Officer.
47 Precinct.

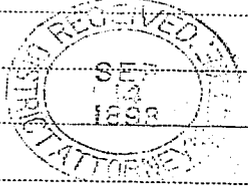
Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *2000 each* to answer *Geo. C. Co*

elr 191



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 Ryan, William Dove,
Matthews Rodriguez and
Daniel Dorvick*

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

*John Ryan, William Dove, Matthews
Rodriguez and Daniel Dorvick*

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

The said *John Ryan, William Dove,*

Matthews Rodriguez and Daniel Dorvick, all

late of the 22nd Ward of the City of New York, in the County of New York, aforesaid, on the
twelfth day of *September*, in the year of our Lord one
thousand eight hundred and ninety-*three*, in the *day* time of the same day, at the
Ward, City and County aforesaid, a certain building there *situate*, to wit, the *ward* of

one *Alfred Bowie*, the same being a sand
lot called "Municipal No. 2" *then being*
and being in the lotter there known as
the North or Hudson River.

these situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said

Alfred Bowie in the said *ward.*

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Ryan, William Lane, Matthew Colligan and David Donitie* — of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said *John Ryan, William Lane, Matthew Colligan and David Donitie*, all —

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

The sum of one hundred and sixty dollars in money, lawful money of the United States of America, and of the value of one hundred and sixty dollars,



of the goods, chattels and personal property of one *Alfred Bowie*, —

in the *vessel* of the said *Alfred Bowie*. *There, the same being a canal boat, then lying and being in the waters here known as the North or Hudson River* there situate, then and there being found, in the *vessel* aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

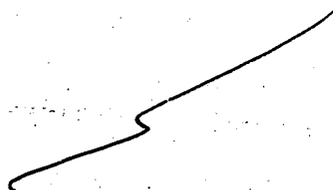
THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Ruffin, William Lane, Matthew Rodriguez and Daniel Donitzi* - of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *John Ruffin, William Lane, Matthew Rodriguez and Daniel Donitzi*, all

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,

The sum of one hundred and sixty dollars in money, lawful money of the United States of America, and of the value of one hundred and sixty dollars,



of the goods, chattels and personal property of *one Alfred Bowie,*

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

unlawfully and unjustly did feloniously receive and have: (the said *John Ruffin, William Lane, Matthew Rodriguez and Daniel Donitzi* -

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.

DE LANCEY NICOLL,
District Attorney.

0761

BOX:

534

FOLDER:

4865

DESCRIPTION:

Ryan, John

DATE:

09/26/93



4865

0763

Police Court 2nd District.

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

of No. 25 Cottage Place Street, aged 33 years,
occupation Housekeeper

deposes and says, that on 17 day of September 1883 being duly sworn at the City of New York, in the County of New York,

she was violently and feloniously ASSAULTED [redacted] by

John Ryan (now here), who did unlawfully and maliciously cut and stab a wound on the face, with a penknife that he then and there held in his hand, and that said assault was committed

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

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

Sworn to before me, this 18 day of September 1883 } Mary M^c Lume

[Signature]
Police Justice.

0764

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

James 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. *James Ryan*

Question. How old are you?

Answer. *61 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *184 Beaman Street Ely & North*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer.

I am not guilty

James Ryan

Taken before me this

day of

188

Police Justice

[Signature]

0765

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.....

D. J. [Signature]

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, *Apr 18* 189*3* *[Signature]* Police Justice.

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

Dated,.....189..... Police Justice.

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

Dated,.....189..... Police Justice.

0766

Police Court--- District. ¹⁰⁰²

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mrs. M. C. ...
125 Cottage
...

Offense *...*
...

2 _____
3 _____
4 _____

Dated, *Sept 18* 189*3*

... Magistrate.

... Officer.

... Precinct.

Witnesses _____

No. _____ Street.

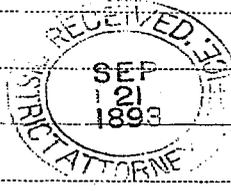
No. _____ Street.

No. *570* Street.

\$ *...* to answer *...*

ch 293

...



BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

