

0201

BOX:

526

FOLDER:

4789

DESCRIPTION:

Raymond, John

DATE:

06/02/93



4789

Sept 10 1893

Witnesses:

Edward W. Emery

This complaint appears to be the outcome of a drunken row between the parties. The complainant claims to withhold, the deft appears to be of good character, and I do not think a conviction would ever follow in this case. I therefore recommend deft discharge on his own recognizance.

Mar 3/96

W. W. Emery
P. 2. asst. Dist. Atty.

Mar 3rd 96
Discharged on his own recog
as recommended by D.A. W. W. E.
Mar 2/96

4/6/93

Counsel,

Filed 2nd day of June 1893

Pleads Guilty

THE PEOPLE

vs.

John Raymond

6 d. days

Robbery, second Degree,
(Sections 224 and 229, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. J. Ambrose

Part 2 March 3/96 Foreman.
Deft. discharged on his
verbal recog.

F. W. S.

Police Court - 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Edward Mc Enany
of No. 468 Tenth Avenue Street, Aged 28 Years

Occupation Laborer being duly sworn, deposes and says, that on the
27th day of May 1893, at the 20 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz :

one key

of the value of Twenty five cents 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 force and violence as aforesaid by

John Raymond (now forsworn) deponent
says that about the hour of 1. a M
on said date, he was walking
along 35th Street between 8th & 9th
Avenues in said City when said
defendant came up to him and
struck deponent twice on the

day of
Sworn to before me, this
188
Police Justice.

face with his fist blackening
 his eye ^{and} knocking him down
 while down, said defendant again
 assaulted ^{him} and took the pursed
 property from the pocket of the
 pantaloons then ^{was} there was by him
 and searched all his pockets ^{and}
 ran away. That defendant pursued him
^{and} he was caught by officer Edward T
 Mc Carr ^{Ed Mc Carney}

Brought before me this
 27 day of May 1893

John P. Doolin Police Justice

It appearing to me by the within depositions and statements that the crime herein mentioned has been committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
 of the City of New York, until he give such bail.
 Dated 1893
 I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated 1893
 There being no sufficient cause to believe the within named
 guilty of the offence within mentioned, I order he to be discharged.
 Dated 1893
 Police Justice

Police Court, District,

THE PEOPLE, &c.,
 on the complaint of

vs.

1
 2
 3
 4

Offence—ROBBERY

Dated 1893

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

City and County of New York, ss:

John Raymond 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 Raymond

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

New York

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

Answer.

437 West 30 Street 1 Month

Question. What is your business or profession?

Answer.

Bricklayer

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

Answer.

I am not guilty

John Raymond

Taken before me this 27 day of May 1893

John R. ...
Police Justice.

0207

Police Court--- 2 District. 596

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward M. Emery
John Raymond

2
3
4

Offense

Dated, May 27 1893

Woolhis Magistrate.

McLennan Officer.

20 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer

[Signature]

[Signature]

BAILED,

No. 1, by Geo W. Sherlett

Residence 373 W. 51st Street.

No. 2, by

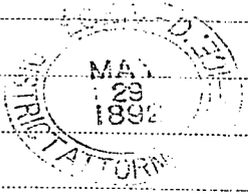
Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.



New York March 2^d 1896

To whom it may concern

This is to certify that I have known John Raymond and his family for a number of years and I can cheerfully recommend him as an honest and sober young man of good character and his family have always borne a most excellent reputation

Respectfully
John J. Rafferty

Stredore
No 626 N. 5th St

N.Y. March 2nd 1896.

This is to certify that I have known John Raymond and his family for a number of years, I know him to be a young man of excellent character, steady habits, and an honest and industrious young man. His family have lived a great many years in this neighborhood and have always borne a very good reputation.

Respectfully

Stephen. Goshaw
Harbor and Transportation
454 West 48th St.
N.Y. City

New York, March 3rd 1916

Having known John
Raymond and family
for this past ten years
I can sincerely testify
to his good character
as far as honesty, industry
& Sobriety and always
known him to bear the
best of a reputation.

Respectfully

Yours Edward Kelley
Plumber Business Address 433 - W 49th St.

0211

EDWARD REILLEY,
Licensed Plumber,
and Gas Fitter,

433 WEST 49th ST., NEW YORK.

Bet. 9th and 10th Aves.

JOBGING PROMPTLY ATTENDED TO.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

John Raymond

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.

Edward M. Enaney

Witness
E. R. Thompson

0213

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 Raymond

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

John Raymond
of the CRIME of ROBBERY in the *second* degree, committed as follows:

The said *John Raymond*

late of the City of New York, in the County of New York aforesaid, on the *twenty-seventh* day of *May* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *night*-time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Edward McEnaney* in the peace of the said People then and there being, feloniously did make an assault; and

one key of the value of twenty-five cents

[Handwritten flourish]

of the goods, chattels and personal property of the said *Edward McEnaney* from the person of the said *Edward McEnaney* against the will and by violence to the person of the said *Edward McEnaney* — then and there violently and feloniously did rob, steal, take and carry away,

[Handwritten flourish]

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

0214

BOX:

526

FOLDER:

4789

DESCRIPTION:

Reichert, August

DATE:

06/22/93



4789

Witnesses:

Chas. Rose

Off. McConna

Have official of

comp for

cont for 30th

Repl. Ch

Bud

[Signature]

July 27/1893

Counsel,

Filed

1893

Pleds,

Myrtle 73

THE PEOPLE

30 US
23 Punishment
Penalty

August Reichert

Grand Larceny,
(From the Person,
Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Subst - June 29, 1893.

Tril and Lorange

W.M. St. A

June 30/93

0216

Police Court District 3

1912 Affidavit-Larceny.

City and County of New York, ss. Peter Gross of No. 222 Summit Ave. W. Hoboken N.J. Weaver, aged 38 years, occupation Weaver being duly sworn,

deposes and says, that on the 18 day of June 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of person of deponent, in the following time, the following property, viz:

ONE Silver watch and one chain of the value of about Two dollars \$2.00

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 August Reicher

from the fact that deponent had said property in his vest pocket. that he was sitting on a bench in Tompkins park this city. that defendant took said watch and chain from the pocket of deponent and then ran away. that defendant was arrested and the watch was found where defendant had placed it near a tree in said park as deponent informed by Metcalfe Thwaitte

Peter Gross

Sworn to before me, this 19th day of June 1893, at New York City, N.Y. of Michael J. [Signature] Police Justice.

0217

CITY AND COUNTY }
OF NEW YORK, } ss.

Shwaite 1921
Marcello Shwaite

aged 65 years, occupation none of No.

Columb Home 17 Broadway Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Peter Gross

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

Sworn to before me, this 19 day } *M Shwaite*
of Jan 1893 }

Philip L. Lee
Police Justice.

0218

Sec. 198-200.

3 District Police Court.

1882

City and County of New York, ss: -

August Reichert 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 a 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. *August Reichert*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *23 Rivington Street*

Question. What is your business or profession?

Answer. *Jeweler.*

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
August Reichert*

Taken before me this

day of

August 19
1882

Police Justice.

0219

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

Dependunt

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

Dated, *June 19* 189 *7*

[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.

0220

668

Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Cross
222 Summit Ave, Hob. N.Y.
August Rebeck

*Offense - willful
Den the person*

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, *June 19* 189 *3*

Boch Magistrate.

McKenna Officer.

Park Precinct.

Witnesses *Mercalfe Shwartz*

No. *Coleman House* Street.

Princeton

No. *Call the Officer* Street.

No. _____ Street.

\$ *1000* to answer *LS*

Corn



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

THE PEOPLE
VS.
AUGUST REICHERT.,

BEFORE
HON. FREDERICK SMYTH,
AND A JURY.

TRIED, NEW YORK, JUNE 29TH, 1893.

INDICTED FOR GRAND LARCENY IN THE FIRST DEGREE.
INDICTMENT FILED JUNE 22ND, 1893.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY HARRY W. MACDONA,

For THE PEOPLE.

JAMES W. McLAUGHLIN, ESQ.,

For THE DEFENSE.

02222

PETER GROSS, the complainant, testified that he lived at 222 Summit Avenue, West Hoboken. He is a silk weaver. On June 18th, he saw the defendant at Tompkins Square. The complainant did not know the exact time, whether it was 9, 10, or 11 o'clock, but it was at night, and before 1 o'clock in the morning. The witness testified, "I was sitting on a bench, and the defendant came up and pushed against me, very close to me. I said, 'What is the matter?' then he got up and went away. I remained sitting that way (illustrating), and with my head turned to my right, and looked over at the other side, and all at once I felt on my vest pocket that some one is pushing out of my vest pocket something, and I put my hand to my vest pocket, and saw him running away from me, and I run after him. And when I put my hand to my vest pocket, the watch was gone. And then I ran after him, and immediately I ran after him when I was nearing him, then I see him put the watch

at the base of the tree. He stooped down and put the watch there, as he was running, and then he commenced to run again, and he ran a short distance, and a policeman came from this side, (indicating) and I was on this side. We had him between us. And then came this policeman who is present. When he was seized by the policeman, they asked him, 'Where is that watch?' then I said, 'He put it there, close to the tree.' And whilst I was saying that, another man came up and gave the watch to the policeman. He picked it up and gave it to the policeman." The complainant identified a watch and chain produced in court as the stolen property in question. To the question, "What is the value of the watch?" The complainant answered, "\$2.---\$3.---5 marks--about "\$1.25. I paid that for it in Germany." In

C r o s s E x a m i n a t i o n

the witness testified that he was not asleep in the park; but he was only leaning his head on

his arm. At noon, he, the complainant, had some drink, but not in the evening. He did not take enough to make him sleepy. The complainant testified, "I did not see actually his hand at my pocket, pulling at the watch, but I felt the pull, and I saw him running away from me. And immediately I ran after him. Maybe he was at a distance of 4 or 5 feet from me, when I got up and ran after him." After putting the watch at the base of the tree, the complainant ran around the tree after the defendant, to catch him.

JOHN McKENNA testified that he was attached to the Park Police, and was on duty, in Tompkins Square, on June 18th, between 12 and 1 in the morning. He saw the defendant in the park, at that time, running North, towards 10th Street, out of the Park, and he saw the complainant right after the

defendant. The witness, continuing, testified, "I was on the East side of the music stand, going around the circle, when I heard shouts, and saw the running, and they ran into 10th Street, and the complainant was not two yards behind the defendant, and when the defendant saw me, he wheeled, and went towards Avenue A--- West; and, in wheeling, he saw this witness(indicating)---he is not here---he wheels around the tree; and, it seems, that he dropped the watch, but I did not see him drop it, and I caught him about 5 yards from the tree. He ran into another officer's arms, and I was right behind him. And we held him, and the officer asked him where was the watch, and he said he did not have it, and he was not the man, and the other man went over and picked it up." The man referred to was Metcalfe Thwaite, of the Coleman House, who is missing. Thwaite said, 'That is the man that dropped the watch.' and the watch was in his hand, and he gave it to me. The defendant said

that statement was wrong, and that he was not the man. And the complainant then accused him right then and there, in the presence of the witness. In

C r o s s E x a m i n a t i o n

the witness testified that the occurrence took place at about a quarter to 1 o'clock. The first that the witness saw was the running of the defendant out of the park, with the complainant in close pursuit. There was no doubt whatever in the mind of the witness as to the identity of the defendant." It did not take a minute from the time it happened until the defendant was caught. There wasn't much time for running".

THE DEFENSE

AUGUST REICHERT testified, "I am a travelling jeweler and watchmaker. Sometimes I stop in Newark, and

0227

7

one night in Harlem. I ain't got any residence where I stop. I stop in different places. That night I got arrested I been enjoying myself. I been in the Atlantic Garden, the Volk's Garden, and in Houston Street, in concert saloons, and I passed through Houston Street, and I had in my mind to go up to 10th Street and Third Avenue, and I got acquainted with some young lady, in the concern saloon, and she said, 'meet me at 10th Street and Third Avenue, at sharp 12 o'clock,' and I know I am a little late and I am in a hurry, and I walked out on 10th Street, between Avenue A and B, in the middle of the block. I passed then on Avenue B and 7th Street. I passed into the park that way, and I walked right straight from the park, and I walked out of the park, that is between---in the same block, 10th Street, between Ave B and A. That is where I walked out of the park. And I noticed a man stretched out on the bench, laying there, snoring. And I thought it was some tramp. I did not know what

0228

8

he was. I could not tell if the man looks respectable, or what kind of man he is. I did not pay no notice to that party at all. I just walked up in 10th street, about my business, and I noticed behind me two young men, just close to me, calling me, and when I got up on 10th Street and Avenue A, I heard somebody holloaing 'Police! Police! My watch is gone!' And this was the same tramp I noticed on the bench---I could not tell if he was a tramp or what he was, because it is so dark in that place. And so when I got to Avenue A and 10th Street and heard this cry, 'Police! Police! My watch is gone!' and two officers jumped down from Ave A, and they looked at me. I was not running. I was walking fast. And so the officers looked at me and they said, 'I suppose you are the party that took that fellow's watch.' And so they brought me back to the place where it happened, brought me back to the same place where that man be laying on the bench stretched out; two officers brought me back, and,

after a while I found there was three or four officers, I could not say whether it was three or four, but I am sure it was three officers. So they brought me back to the place where the man jumped up from the bench, and they asked me if I knew something about the watch, and I said, I did not know anything about the watch. And they said you must got the watch, and I said, I did not know anything about the man's watch, and was passing from the park. As soon as the officers grabbed me he got me like that (indicating). He said, 'I suppose you are the party that took the watch.' and I said, No, sir. Do you see that young man going down 10th Street and the other going into the park again; they did that. As soon as the officer grabbed me, and so the officer says, 'Well, we will make sure of it. We will bring you back to the place and see if you are the party or not.' And so the officer brought me to the place where that man jumped up from the bench. There is about three officers around

there; this night there was four, I think, and the park officer, he came across the park. And they said to everybody, 'Did you see this young man take the watch? Where is the watch?' And nobody knew anything about the watch. The officer searched me with his hands but he could not find any watch. And I said I did not know anything about the watch. And they talked for several minutes. And one officer said, to the other, 'What can we do? Will we lock him up?' And one officer said, 'Well, he ain't got the watch, and it is no use to arrest him.' And so they talked for about 10 minutes and 50 or 100 people gathered around, and everybody was looking for the watch, and so, after a while, they find the watch laying on the tree. Somebody picked it up." The defendant denied that he took the watch; or that he dropped it behind the tree. In

C r o s s E x a m i n a t i o n

the witness testified that he was convicted of

0231

11

an attempt at larceny from the person, in stealing
a watch, and sentenced in the Court of General
Sessions to three months and got out of jail on
April 27th. He had been in the Penitentiary twice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

August Reichert

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

August Reichert

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

The said August Reichert,

late of the City of New York, in the County of New York aforesaid, on the eighteenth day of June in the year of our Lord one thousand eight hundred and ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of one dollar and one chain of the value of one dollar

of the goods, chattels and personal property of one Peter Gross on the person of the said Peter Gross then and there being found, from the person of the said Peter Gross 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.

De Lacey Nicoll, District Attorney

0233

BOX:

526

FOLDER:

4789

DESCRIPTION:

Rocko, Tony

DATE:

06/14/93



4789

Witnesses:

Nicholas D'Arrigo

L. Barber

129X

Counsel,

Filed

189

day of June

Pleas,

Magistry

THE PEOPLE

vs.

Sony Rocks

Grand Larceny, *second Degree.*
(From the Person.)
[Sections 528, 531, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Henry B. Arrin

Foreman.

Subscribed and sworn to before me on June 20, 1893.

John J. ...

0235

Police Court S District. Affidavit—Larceny.

City and County of New York } ss: Nicholas Singlia

of No. 333 E. 109th Street, aged 42 years, occupation Horse Shaver & Whulbright being duly sworn,

deposes and says, that on the 4 day of June 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 watch chain of the value of fifty 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 Tony Rocks (Now here)

from the fact that at the hour of 10 o'clock A.M. said date, deponent was standing on the corner of 1st Avenue and 109th street when this defendant came up to deponent and catching hold of said chain he snatched it from deponent's vest and ran away with it. Wherefore deponent charges the said defendant with feloniously taking, stealing and carrying away said property from the person of deponent. Nicholas Singlia

Sworn to before me, this 5 day of June 1893 Sto Summa Police Justice.

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Tomy Rocks

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.

Tomy Rocks

Question. How old are you?

Answer.

20 years old

Question. Where were you born?

Answer.

Italy

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

Answer.

E. 107 St bet 142nd Ave - 1 year

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 -
Tomy Rocks
man*

Taken before me this

day of *May* 189*9*

5th

W. C. Simmons

Police Justice.

0237

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, *June 10* 189 *3* *Colo Summs Jr* 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.

0238

\$1000. Ex June 7/93 9. AM
" " " 9/93 2. P. M
" " " 16/93 9. AM

P 80 641
Police Court, 5 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nicholas Siviglia
333 E. 109
vs.
Tony Rocko

Officer
L. McNamara

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

1 _____
2 _____
3 _____
4 _____

Dated, June 5 189 3
Simmis Jr Magistrate.
Burns Officer.

Witnesses Edward Burns
No. 27 Precinct Street.
Franco Seviglio
No. 333 E. 109th Street.

No. _____ Street.
\$ 1000. to answer

Signature
JUN 10 1893
Clerk

0239

Sec. 192. 5 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Charles E. Simmons Police Justice
of the City of New York, charging Timmy Rocks Defendant
with the offence of Larceny from the Person

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

WE, Timmy Rocks Defendant, of No. East
107th Street, by occupation a Labourer; and
Fabio D'Aluisio of No. 333 E 109th Street,
by occupation a Salvatore Surety, hereby jointly and severally undertake
that the above-named Timmy Rocks Defendant
shall personally appear before the said Justice, at the 5 District Police Court in the City
of New York, during the said examination, or that we will pay to the People of State of New York the
sum of Ten Hundred Dollars.

Taken and acknowledged before me this 7
day of June 1897

Timmy Rocks
Fabio D'Aluisio

Charles E. Simmons Police Justice.

0240

City and County of New York, ss.

Sworn to before me this
18th day of
September
1891
Police Justice

Fabio D'Allesio

the within named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Twenty Five Hundred Dollars,

exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and

that his property consists of home and lot of land
no 333 E 109th street worth
\$4,000 mortgaged for \$1,000

Fabio D'Allesio

District Police Court

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Undertaking to Answer.

Taken the day of 1891

Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Tony Rocks

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

Tony Rocks

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

The said *Tony Rocks*

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

one chain of the value of fifty dollars

of the goods, chattels and personal property of one *Nicholas Savignin* on the person of the said *Nicholas Savignin* then and there being found, from the person of the said *Nicholas Savignin* 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.

*Re Launcey Nicoll,
District Attorney*

0242

BOX:

526

FOLDER:

4789

DESCRIPTION:

Rossi, Joseph

DATE:

06/22/93



4789

Witnesses

Francis Hebron

Counsel

Filed

day of June

1893

Pleaded

THE PEOPLE

vs.

Joseph Rraai

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

And second

Sept 27 1903

DE LANCEY NICOLL,

District Attorney,

PT 2 July 1903 Bail

A TRUE BILL.

Henry S. ...
Foreman

Frederick ...
July 17 1903

Fred ...
W. ...
Pen to Mrs. ...

21.
The People
Joseph Rossi

Court of General Sessions. Part I
Before Judge Martine Oct. 3. 1893
Indictment for assault in the first degree.
Francis Hebron, sworn and examined,
testified. I live at 253 West Thirtieth street and
am a cab driver. On the morning of the
8th of June I was in a saloon at the
corner of Thirtieth street and Seventh Avenue.
I went in there about five o'clock in the
morning. What time on the morning
of the 8th of June did you see this defendant
for the first time? About 20 minutes
past six o'clock. I saw him in the
saloon. He came in while I was there.
He spoke some words in Italian, but I
could not understand him; he seemed
to be vexed. He spoke to me, I pushed
him out as far as the door; there are
two half doors, swinging doors; he came
back and jumped at me and cut
me with a razor in the hand - two
cuts on the forehead and one on
the left fore arm. I put up my hand
to guard myself. Had you struck him
before he cut you. Did you do any-
thing ^{to him} before he cut you? No. What
did he do after he cut you? I just
put up my hand. I was all covered

with blood and ran out after him; he was just caught down the street; he ran down thirtieth street towards Eighth avenue. I followed him to the middle of the block. Did you have your wounds dressed? I had to go to the hospital and had them stitched up. I came home the same day.

Cross Examined. I am employed by my brother at Delmonicos; my brother is Jimmy Hebron. I drive one of his cabs. I have been driving for him lately about two or three years. I am driving right along this ten or eleven years. I went home and came back again to drive for him. I got a call in the street about half past one o'clock and left my fare about four o'clock and went to the stable. I went directly from the stable to this saloon. I was perfectly sober. How far was the stable from the saloon? It was only just two blocks. How many drinks did you take in the saloon before this defendant came in? I had three or four drinks. I drank beer and whiskey. I was very little under the influence of liquor. I had drink taken but I was not drunk. I recollect

exactly what happened I am after stating what happened. There were three or four men in the saloon. I did not know them - only the bartender. The stable is on the same block as the saloon, I live on the corner. I used to visit the saloon, but I do not go there now, for I am not drinking. The men in the saloon were strangers to me. I was talking to the bartender. I never saw the defendant before he ran into the saloon with the razor. He spoke kind of angry in Italian. The bartender was coming to the end of the bar when I put the defendant out. He was not out more than a second; when he came back the second time I did not have time to speak to him. Had you talked with anybody in that saloon beside the bartender before the defendant came in? Yes, I did; it was another bartender who happened to come in there. He was the only man I remember speaking to (The witness exhibited his cuts to the jury.) I did not get into fights before I stopped drinking. I went into this saloon about five o'clock in the morning. I was.

in there until 20 minutes past six o'clock.
 Did you speak to anybody in that
 saloon on that night except the bartender
 and Rossi up to the time that Rossi
 came? I did to the other Italian that
 kept a shoe blacking stand outside.
 When was it that the other Italian spoke
 to you or you to him? Previous to the
 assault. Was the defendant there when
 you spoke to the other one? No, he was
 not. Had you had any difficulty with
 anybody prior to Rossi coming in?
 No. Did you have any trouble with the
 other Italian? I just pushed him; the
 bartender was sending him out for
 something to eat for his breakfast. I was
 just harrying him up, fooling with
 him. How soon after you pushed the
 other Italian out was it that Rossi
 came in? About a few minutes.
 Did you push him out forcibly, tell us
 what happened between you and the
 other Italian? I was fooling with him,
 the bartender was sending him out
 for something to eat. I caught him around
 the waist and told him to hurry up.
 He went outside and Rossi came in
 in a minute or two. I had often seen

the other Italian; he was a shoe black at the corner. When I drove him out he made no resistance, he got a little angry but made no trouble. Edmond Huber sworn. I am an officer attached to the 25th precinct. On the morning of the 8th June I was going down Seventh Avenue on the way to my post about 20 minutes after six o'clock. When I neared the corner of Thirtieth street I was told that there was a man cut by an Italian boy. This boy (the defendant) was pointed out to me and I ran after him; he was running, and when I overtook him I spoke to him in English and asked him if he was the man who cut this man (the complainant) and he said, Yes. I brought him back to the complainant who was bleeding freely. I got another officer and sent him to the station house. I found a razor on the street; it had something moist on it that looked like blood. I showed the razor to Rossi and he said it was his. When you arrested Rossi did you notice any wound upon him or bruises? I cannot say that there was any wound

on him. I just took a casual glance and handed him over to the other officer, so I could go up and investigate the case. If there were any wounds I did not see them.

By Counsel Did you notice anything else about the condition of the complainant beside the fact that he was bleeding? He looked like a man that had taken liquor - not Rossi, but the other man. I have been on the police force seven years.

The Case for the Defence
Joseph Rossi, sworn and examined, testified. I have been a barber for about five months. How long have you been in this country? Three years and a half. Have you ever been in trouble? Never in my life, neither here nor in my own country. I have attended to my business. What were you doing that morning that you saw this complainant? The boss was sending me into the razor shop where they sharpen razors. Where were you working then? I was working down Seventh Avenue between thirty fourth and thirty fifth sts. What was the name of the man you worked for? I cannot tell you the

name now. I only worked for him a month. You were walking from there to go where the razor was to be sharpened? Yes. You passed by the saloon where this complainant was & I was on the sidewalk and I saw a crowd standing in front of the saloon. The boot black fellow went out of the saloon and he was crying. I asked him what was the matter? He said a drunken fellow in there was punching and slapping him and a gentleman from behind the bar chucked him out of the door. I went into the saloon with him and he asked me what I would have to drink? I said, "a little whiskey." The complainant said to me, "you Italian son of a b—h you have come in here to take that fellow's part." I said, "What the hell do I know about you and him? I came in here to get a drink." He grabbed me by the throat. There were three or four fellows there and the barkeeper—he said, "I want to choke that God damned Italian", and he jumped on me and punched me and knocked me down. I got up and was running out when he caught

me by the neck. I had a razor in my pocket and I hit him. As soon as he seen the hood he let me alone and I ran out. The policeman caught me in the middle of the block. I did not ^{try to} run away.

Cross Examined. I was taking the razors to Ninth Avenue and Thirty fourth street. I live in Harlem, 335 East 106th street. The boss gave me the razors the night before and told me to get them sharpened. I left the razor on the counter of a swamy store and the policeman got it. The complainant held me tight by the throat and I drew the razor out and shook it open. I could do it very easily. I had hold of the handle. Did you try to get away from the complainant before you used the razor, before you cut the man with the razor? Yes, I tried; he was squeezing me very much and I cut him. I was not acquainted with the foot block, I knew him about two months. Officer Hahn recalled. I found the razor on the street outside of the swamy store. I do not know the defendant. The jury rendered a verdict of guilty of assault in the third degree with a recommendation to mercy.

0252

*Testimony in the
case of
Joseph Rossi*

*filed
June
1893
205*

0253

Sec. 192.

District Police Court.

Undertaking to Appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, }

An information having been laid before James J. Brady Police Justice of the City of New York, charging Joseph Rossi Defendant with the offense of Assault

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

WE Joseph Rossi Defendant of No. 335 East 186th Street, by occupation a Baker and of No. 335 East 106th Street, by occupation a Grocer Surety, hereby jointly and severally undertake that the above-named Joseph Rossi Defendant shall personally appear before the said Justice, at the 212 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of 100 Hundred Dollars.

Taken and acknowledged before me this 15th day of June 1893

Joseph Rossi
Peter Schallans
Mark
Police Justice.

0254

City and County of New York, ss:

Peter Schallanor

Sworn to before me this
day of March
1881
Police Justice

the within-named Bail and Surety, being duly sworn, says, that he is a resident and house
holder within the said County and State, and is worth two Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of the stock and fixtures

of the grocery business No. 335
East 10th Street in the City of New-
York and two thousand dollars.
Peter Schallanor.
Mark

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Undertaking to appear during
the Examination.

Taken the day of 1881

Justice.

0255

Police Court— 2 District.

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

of No. 253 West 31 Street, aged 30 years,
occupation Miner being duly sworn

deposes and says, that on 8 day of June 1883 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph Rossi
(brother) who did wilfully and
feloniously cut and stab dependent
on the hand with a razor
than and then held in the hand
of said dependent.

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 10 day
of June 1883

Francis Helbron

W. H. Brady Police Justice.

0256

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Joseph Rossi*

Question. How old are you?

Answer. *18 Years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *335 East 106 Street 3 Years*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty*

Joseph Rossi
Mark

Taken before me this
day of *June*

188*7*

W. J. Brady
Police Justice.

0257

1900

CITY AND COUNTY }
OF NEW YORK, } ss:

POLICE COURT, 2 DISTRICT.

Edward Hebron
of 20 Princes Street, aged 32 years,
occupation officer being duly sworn, deposes and says,
that on the 8 day of June 1897
at the City of New York, in the County of New York, he arrested

Joseph Rossi (now present) in West 30th
Street on the complaint of Francis
Hebron for assaulting him with a
razor. Dependant says that said Hebron
is now in Roosevelt Hospital suffering
from injuries received, and asks that
dependant be committed to await
the result of injuries

Edward Hebron

Sworn to before me, this 8 day

of June 1897

Police Justice.

0258

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Hahn
vs.
Joseph Rossi
112

AFFIDAVIT.

22
Italy

348 E 113

Dated, June 8 1893

J. J. Grady Magistrate.

Hahn 16 Officer.

Witness, _____

Disposition, _____

\$500 by June 8. 29. 2.
10. 10. 2.

0259

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, June 10 1893

Wm. H. Brady Police Justice.

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

Dated, June 12 1893

Wm. H. Brady Police Justice.

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

Dated, _____ 189

Police Justice.

0260

652

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francis Nelson
25th W. St.

Joseph Rossi

Offense *Delomono*
Warrant

2
3
4

Dated *June 10* 189

Grady Magistrate.

Stalder Officer.

20 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

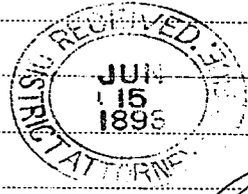
No. Street.

No. Street.

\$ *500* to answer *J.S.*

Bened

\$500 for June 12 1899



BAILED, *P Schallans*

No. 1, by

Residence *335 - E 106* Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0261

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

1723

THE PEOPLE OF THE STATE OF NEW YORK
against
Joseph Rossi

The Grand Jury of the City and County of New York, by this indictment, accuse
Joseph Rossi
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Joseph Rossi
late of the City of New York, in the County of New York aforesaid, on the eightth
day of June in the year of our Lord one thousand eight hundred and
ninety-three, with force and arms, at the City and County aforesaid, in and upon
the body of one Francis Heebow in the peace of the said People
then and there being, feloniously did make an assault, and him the said
Francis Heebow with a certain razor

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

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

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Joseph Rossi
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:
The said Joseph Rossi

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
Francis Heebow in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and him the said Francis Heebow
with a certain razor

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

THIRD COUNT—

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

Joseph Rossi

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

The said *Joseph Rossi*

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

with a certain *razor* *Francis Heeborn*

which *he* the said *Joseph Rossi*

in *his* right hand then and there had and held, in and upon the

— *head* — of — *him* — the said *Francis Heeborn*

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

Francis Heeborn

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.

0263

BOX:

526

FOLDER:

4789

DESCRIPTION:

Roth, Marie

DATE:

06/19/93



4789

POOR QUALITY ORIGINAL

Witnesses:

Off Mallan

after a thorough investigation into this case the defendant Marie Roth was arrested about June 11th 1893. Her occupation was that of a washerwoman and servant for a such day work for one hour at 10th Street. That said Fisher says defendant to look after said house as her servant and at was occupied when she was arrested - that she had no interest in said house other than a paid servant that said Fisher left for Europe at said arrest and has not been seen since. That defendant is of a respectable family in Germany, and has been a hard working widow for ten years past with a daughter to support and that she has been living a respectable life at 16 East 14th Street since said June 1893 - that whatever business there was, was abated about June 1893 and for these reasons I recommend a dismissal of this indictment. Dec 9 - 1897

*James H. ...
asst Dist Atty*

J. E. H. ...

Counsel,

Filed, *19* day of *June* 189*3*

Pleas, *Guilty*

THE PEOPLE

vs.

Marie Roth

... Mch 24/94

DE LANCEY NICOLL,

District Attorney.

*Part 3, Dec. 9, 1897
On motion of the D.A.,
Indictment dismissed.*

A TRUE BILL.

*Ray S. ...
Foreman.*

F. Feb. 1, 1894

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 822 and 825, Penal Code.)

POOR QUALITY ORIGINAL

Witnesses:

Off Mallan

after a thorough investigation into this case during the defendant *Marie Roth* was arrested about June 11th 1893. Her occupation was that of a washerwoman and servant. She was at 10 Stuyvesant Street - that said Fisher engaged defendant to look after said house as her servant and she was occupying when she was arrested - that she had no interest in said house other than a paid servant. That said Fisher left for Europe at said arrest and has not been seen since - that defendant is of a respectable family in Germany, and has been a hard working widow for ten years past with a daughter to support and that she has been living a respectable life at 16 East Third Street since said June 1893 - that whatever news there was, was abated about since June 1893 and for these reasons I recommend a dismissal of this indictment viz. Dec 9-1897

James H. ...
 Asst Dist Atty

J. G. McNeill & Co.

Counsel,

Filed, *19* day of *June* 189*3*

Pleads, *Not Guilty*

(THE PEOPLE

vs.

Marie Roth.

Indictment returned
March 24/94

DE LANCEY NICOLL,

District Attorney.

Part 3, Dec. 9, 1897
On motion of the D.A.,
Indictment Dismissed.

A TRUE BILL.

Ray S. ...
 Foreman.

F. Feb. 1, 1894

KEEPING A HOUSE OF ILL-FAME, ETC.
 (Sections 322 and 385, Penal Code.)

0266

1907

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

Frank Rogers

of No. *309 2nd* Street, being duly sworn, deposes and says,

that *Mary Rock* (now present) is the person of the name of

Jane Roe mentioned in deponent's affidavit of the *12th*

day of *June* 189 *3*, hereunto annexed.

Sworn to before me, this *13*
day of *June* 189 *3* }

Frank Rogers

Charles Smith POLICE JUSTICE.

0267

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Marie Roth

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

Marie Roth

(Sec. 322,
Penal Code.)

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

The said Marie Roth

late of the 14th Ward of the City of New York, in the County of New York aforesaid, on the eleventh day of June in the year of our Lord one thousand eight hundred and ninety-three, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Marie Roth

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

Marie Roth

(Sec. 385,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said Marie Roth

late of the Ward, City and County aforesaid, afterwards, to-wit: on the eleventh day of June in the year of our Lord one thousand eight hundred and

ninety- *three* , and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the statute in such case made and provided, and against the peace 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

— *Marie Roth* —

(Sec. 822,
Penal Code.) of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

— *Marie Roth* —

late of the Ward, City and County aforesaid, afterwards, to wit: on the *eleventh* day of *June* — in the year of our Lord one thousand eight hundred and ninety-*three* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, 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.

0269

Sec. 322, Penal Code.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 309 Second Street, in said City, being duly sworn, says
that at the premises known as Number 10 Stuyvesant Street,
in the City and County of New York, on the 11th day of June, 1893, and on divers
other days and times between that day and the day of making this complaint

Jane Doe
did unlawfully keep and maintain and yet continues to keep and maintain a house of
prostitution and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and willfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain ~~drinking, dancing, fighting,~~ disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing, is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Jane Doe
and all vile, disorderly and improper persons found upon the premises occupied by said
Jane Doe
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 12 }
day of June 1893 } Frank Rogers

Charles N. Faint Police Justice.

0270

Sec. 198-200.

J District Police Court. 1882

City and County of New York, ss:
Mary Roth

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

Question. What is your name?

Answer. *Mary Roth*

Question. How old are you?

Answer. *43 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *10 Stuyvesant St. 14 years*

Question. What is your business or profession?

Answer. *Kepler's Servant*

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

Answer. *I am not guilty. I demand a jury trial*

Maria Roth

Taken before me this *19* day of *March* 189*3*
Charles H. Justice Police Justice.

0271

Sec. 151.

Police Court 3 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Mark Rogers of No. 309, Second Street, that on the 11 day of June 1893 at the City of New York, in the County of New York, James Boy did keep and maintain at the premises known as Number 10, Myerant Street, in said City, a house and of prostitutes and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain ~~drinking, dancing, fighting,~~ disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 each and every of you, to apprehend the body of the said

James Boy (Medium Height Stout) and all vile, disorderly and improper persons found upon the premises occupied by said James Boy about 35 years old.

and forthwith bring them 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 12 day of June 1893

Charles Lantz POLICE JUSTICE.

0272

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, June 13 1893 Charles N. Linton Police Justice.

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

Dated, June 13 1893 Charles N. Linton 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.

Police Court--- *N 3* District *655*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

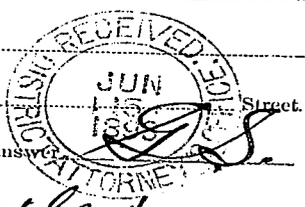
Paul Rodes
309 vs. 210 St.
Mary Roth

Offense *Unlawful*
Domestic Assault

2
3
4
Dated, *June 13* 1893
Daunt Magistrate.
Mullen Officer.

Witnesses *Nathan Wittenstein*
No. *148 Essex* Street.
David J. Mallon
No. *14th Precinct* Street.

No. _____ Street.
\$ *500* to answer
Bailed



BAILED

Samuel Horowitz
No. 1, by _____
Residence *174 Essex* Street.
Retrailed March 15 1894
No. 2, by *Pincus Rubel*
Residence *143 Suffolk* Street.
Retrailed May 10 1894
No. 3, by *By Wm. Schurman*
Residence ~~_____~~ Street.
167 William St.
No. 4, by _____
Residence _____ Street.

new bail having been
given and accepted this
day, it is consented that
surety Pincus Rubel be
separated on his bond
given all and 15 7894
Wedday 10 7896
Jno R. Fellows
Respectfully
per _____

0274

BOX:

526

FOLDER:

4789

DESCRIPTION:

Rumble, George W.

DATE:

06/07/93



4789

0275

BOX:

526

FOLDER:

4789

DESCRIPTION:

Matthews, Charles

DATE:

06/07/93



4789

0277

POOR QUALITY ORIGINAL

11/19/98

Witnesses:
 Wm W. Langley
 J. B. Carter

See this
 Dec 7/98
 Court Dist Att

One year and six months have elapsed since the finding of this indictment. The best information that can be obtained at this late date, shows that the defendant immediately upon the finding of this indictment gave up the business, and the testimony now at hand is of such a character as would not justify the District Attorney placing the defendant on trial. I therefore recommend the discharge of Defendant. Wm W. Langley

Counsel,
 Filed, 25th day of Dec 1898
 Pleads, Not guilty

ENTERED
 T. J. W.

THE PEOPLE
 vs.
 B
 George W. Rumble
 B
 Charles Matthews

GAMING HOUSE, Etc.
 [Section 843, 844, 845, Penal Code.]

DE LANCEY NICOLL
 District Attorney

A TRUE BILL.

Wm W. Langley
 Dec 7/98
 Bail discharge of
 M. T. M. M.

Foreman.

POLICE COURT
SECOND DISTRICT

THE PEOPLE &c.
WILLIAM J. CLARK
against
GEORGE W. RUMPLE and CHARLES
Matthews

For the defendant Mr. HOUSE and Mr. WARREN

W. J. CLARK, the complaining witness, being further examined by the Court, deposes and says:

Q. You are a detective Sergeant of the Municipal Police Department? A. Yes sir.

Q. On or about the 15th day of May of this year did you have any transaction with these defendants? A. Yes sir.

Q. Just state exactly what took place? A. At 11.30 o'clock in the morning I went to the place, I went to a desk, there was a young man standing there calling off a board. I said "Two shares of Orange Mining Stock". I put down a five dollar bill. He said "Balance" "\$2.25." He gave me the paper attached to the affidavit there and \$2.75 change and then I waited for a short time. The stock was quoted at 97 on the board. It then went to 98, then to 97 and a moment after to 96. I ^{asked} ~~said~~ him about it. He said "You are wiped out E 17". There was a difference of about three moments between the time I paid and the time he informed me that I had lost.

Q. Was the cylinder of the phonograph changed in the mean time? A. No, sir, I did not see it.

CROSS-EXAMINED by Mr. WARREN:

- Q. Was there a black board upon the wall upon which the prices were being marked with chalk? A. Yes sir.
- Q. Did you see the phonograph that was in the room? A. Yes sir.
- Q. Where was it sitting? A. Right under the board.
- Q. On a table? A. On a table.
- Q. And when the phonograph -- the man made an announcement it was plain to be heard as to the stock that was offered to be sold and the price? A. I could not distinguish what the phonograph said.
- Q. Did you see it? A. Yes sir. All I heard was the man sitting at the phonograph dictating to the man who was writing on the board.
- Q. Do you mean the man sitting at the phonograph telling the one placing upon the board the quotations as they came off? A. Yes sir.
- Q. Did you read the paper that was handed to you when you purchased the shares? A. Yes sir.
- Q. You saw that it was an invoice, a receipt that was delivered to you on which was a notice "All stock subject to immediate delivery to the purchaser"? A. Yes.
- Q. Did you ask for the stock? A. No sir.
- Q. Do you say that the cylinder was not changed? A. I did not see it.
- Q. I did not ask you that, I ask you do you say that the cylinder was not changed from the time you purchased it until the stock was marked at the price of 96? A. I did not see it changed. I do not say that it was not.

- Q. I ask you will you swear that it was not changed? A. No sir, I will not swear that it was not changed.
- Q. So that whether the cylinder from the time you purchased to the time of the last quotation had been changed, you do not know? A. No sir, I do not know.
- Q. Now did you ask him what the price of Orange stock was? A. I saw it on the board.
- Q. Do you know what the 25 cents, when he stated what the price was, what it was for? A. No sir. He informed me after.
- Q. Did you ask? A. No sir.
- Q. Did you ask him what commission he charged? A. No sir.
- Q. You went there Sergeant for the purpose of ascertaining just what the business was, and if it was illegitimate to have it broken up; that was the purpose-- to get evidence? A. Yes sir.
- Q. Did you see Mr. Rumble? A. Yes sir.
- Q. This gentleman the defendart? A. Yes sir.
- Q. Was he the man who sold you the stock? A. No sir.
- Q. This one that you talked with, he was this young man? A. Yes sir.
- Q. Mr. Matthews? A. Yes sir.
- Q. In that conversation did not he tell you that the margin that you put up was wiped out? A. No sir.
- Q. Did you offer to pay for any stock? A. No sir.
- Q. Did you make any offer to pay for this stock or take it? A. No sir.
- Q. And whether it was there ready to deliver or not, you do nit know? A. No sir.
- Q. Did you buy the stock with the expectation of winning or losing yourself? A. Yes sir.

Q. When you got that notice that the price went up one per cent why didn't you sell? A. I was waiting to see how much over it would go up.

Q. Waiting for a higher margin, is that it? A. Yes sir.

Q. You waited a little too long as it turned out? A. The whole transaction was in about three minutes.

Q. Why didn't you go and demand the stock and buy it at the price for which you had purchased it? A. I was told I was wiped out and I thought that was the end of it.

Q. You didn't make any inquiry what that meant? A. That I had lost the margin. Was wiped out.

Q. Why didn't you put up more? A. I didn't care about it.

Q
RE-DIRECT BY THE COURT:

Q. At the time you said you wanted two shares of Orange Mining stock and ^{laid} ~~had~~ down a \$5 bill ^{were} ~~was~~ you asked how much you desired to pay on account of the stock? A. No sir.

Q. Was there any explanation made or offered to be made as to why they took out \$2.25 out of your five dollars?
A. No sir.

Q. Was there any inquiry made of you as to the time when you would probably call for the stock? A. No sir.

Q. Anything said about the length of time you might have within which to come with the balance of money and pay for the stock?
A. No sir.

^{Cross}
RE-DIRECT by Mr. HOUSE:

Q. At the time that you went up to this young man and stated that you would take two shares of Orange Mining Stock and laid down your \$5 and got \$2.75 change, was that paper given to you? A. Yes sir.

Q. Now you understand the English language when it is spoken?

A. Yes sir.

Q. You also understand it when it is printed? A. Yes sir.

Q. Did you look at this paper when it was handed to you?

A. Yes sir.

Q. You saw at the head of it "All stock subject to immediate delivery" A. Yes sir.

Q. When you had got that \$2.75 back and had received this paper, was there anything to prevent your asking this man to deliver the stock to you? A. No sir.

Q. You knew that was your contract, didn't you? A. That was on the paper, yes.

Q. There was nothing there that prevented you from asking for this stock, was there? A. No sir.

Q. There was nothing there when you got this \$2.75 which prevented you from demanding this stock? A. I didn't suppose the written notice had --

Q. I ask you the plain and simple question, was there anything which prevented you at the time you read that piece of paper with the statement at the head of it -- which prevented you from demanding the stock? A. Yes sir.

Q. What was it? A. I hadn't the money to pay for it.

Q. Did you tell this young man there from whom you purchased that stock that you hadn't the money to pay for it?

A. No sir.

Q. And with the exception that you did not have in your possession at that time money to pay for the stock, there was no other fact that prevented you from demanding it, was there?

A. No sir.

Q. You never have demanded that stock either from Mr. Rumble or from any one, have you? A. No sir.

Mr. HOUSE: The stock is here now and you can have it.

The paper referred to by witness is marked
"Defendant's Exhibit 1, May 18, O.Jr."

INSPECTOR *William W.* McLOUGHLIN being duly sworn as a witness for the people, deposes and says:

EXAMINED by the COURT:

Q. You are Chief Inspector of the Police Department?

A. I am inspector of the Detective Bureau.

Q. Are you acquainted with the defendant? A. Mr. Rumble I know for some time.

Q. Did you at any time since the 15th day of May, have any conversation with Mr. Rumble relative to the subject matter of this complaint. A. I was present and made the arrest myself with three others of the Detective Bureau. I had a conversation with him in the back room.

Q. State what that conversation was? A. He stated that he was responsible for everything there, that he didn't want any body arrested there but himself; that if anybody had done wrong it was him. We removed these machines. There was one of them in a back room that stood on a kind of a table, possibly a little higher than the desk here. He was very particular about removing that. He said that that was the machine- the phonograph into which ^{he} ~~they~~ talked all these quotations of stock on these cylinders. There was two or three machines in different places, one in a back room, these cylinders and these books also in a back room. I also

asked him about his previous arrest.

Objected to.

THE COURT: That is proper. That is a part of the conversation?

A. I refer to the time when he was at 15 New Street, at that time he was selling some Mining Stock, didn't have any listed prices, took them out of a box, subsequently he was discharged at the Court of Special Sessions.

CROSS-EXAMINED BY Mr. WARREN:

Q. Is that all the conversation? A. That is all I remember.

Q. And at the time he was arrested before for selling Mining Stock he was tried at the Court of Special Sessions?

A. Yes.

Q. And he was acquitted? A. I think he was. If I remember he was acquitted at the Court of Special Sessions.

The People Rest.

Mr. WARREN: We move for the discharge of the prisoners upon the ground that there is no proof of the commission of criminal offense by the defendants or either of them.

THE COURT: I think there is proof ^{here} ~~there~~.

Mr. WARREN: We think that Mr. Matthews ought to be discharged as he is merely a clerk and Mr. Rumble assumes the responsibility.

The COURT: The complainant swears that Mr. Matthews is the one with whom he had the transaction.

Adjourned to May 19 at 10 A.M.

EXAMINATION CONTINUED May 19th 1893.

GEORGE W. RUMBLE, being duly sworn as a witness in his own behalf deposes and says.

Examined by MR. Warren.

Question. You are one of the defendants? A. I am.

Question. And Mr. Matthews who is also one of the defendants, is a clerk in your employ? A. Yes sir, he is simply a clerk.

Question. The cylinders which are placed upon these phonographs and give the quotations of stock that you sell where are they dictated to? A. They come to me from Chicago and are dictated to the phonograph in Chicago.

Question. By whom? A. By Mr. Rogers the owner of the stock.

Question. When these cylinders are forwarded to you from Chicago are they accompanied with the stock that you offered to sell as appears by the dictation upon the phonograph.

A. They were, and the stock is now in my possession ready for delivery?

Question. Have you the certificate of stock ready for delivery which were purchased by Mr. Clark? A. Yes sir.

Question. Did you know what the quotations were upon the cylinders until they were announced by the phonograph in the public room? A. I did not.

CROSS EXAMINED BY THE COURT:

Question. When you speak of quotations on the cylinder you mean the statement of Mr. Rogers as to the prices at which he would buy or sell certain stocks? A. yes sir.

Question These statements or offers of purchase or sale were in no wise a market price except as applied to Mr. Rogers individually? A. They were the market prices in San Fransico; also Mr. Rogers price at which he was willing to make the transfers.

Question How can they be regulated by the market price in San Fransico if upon a days certain they were dictated in

Chicago and afterwards transmitted to you, allowing for the fluctuations of market prices in San Francisco in the mean time.

A. They were within twenty-four hours of the San Francisco market prices.

Question. But were not the prices simply Mr. Rogers individual offers to purchase or sell? A. These identical ones were Mr. Roger's offers to sell precisely as he would offer, himself, to sell.

Question. upon that one cylinder used by you in your business were ^{there} the various prices at which Mr. Rogers authorized the sale?

A. Sometimes there were various prices on the same cylinder.

Defendants rest.

~~Ajourned~~

*Held in \$500 Bail to await the
action of the Grand Jury.*

0287

City and County of New York, ss:

Chas Matthews

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. *Chas Matthews*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *N. Y.*

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

Answer. *New York City*

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*

Chas. Matthews

Taken before me this

day of *May* 1893

Wm. J. ...
Police Justice.

0288

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, 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, May 19 1893 Thos. G. Brady Police Justice.

I have admitted the above-named Defendant Geo W. Rumble to bail to answer by the undertaking hereto annexed.

Dated, May 19 1893 E. J. [Signature] Police Justice.

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

Dated, May 19 1893 E. J. [Signature] Police Justice.

0280

(431) Police Court--- 2 District. 577

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm J. Clark
vs.
Geo W. Runkle
2. Chas. Matthews.

Gambury
Offense

3.
4.

Dated, May 15 1897

Grady
Inspector M. L. Lory
8. W. J. Clark C. O.

Witnesses

No. Street.

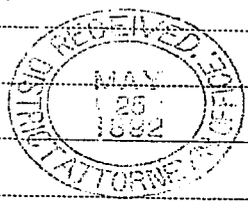
No. Street.

No. Street.

\$ to answer

Paroled -

\$500 Ex. May 18. 1897.



BAILED,

No. 1, by Louis H. Muller
Residence No 15 King Street.

No. 2, by Same
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0290

528

All Stocks Subject to Immediate Delivery.

APR 1 MAY 18 1893
E 14

Mr. WC

On your order we have this day Bought

200 Shares of the Common Stock of the

MINING CO.

COPYRIGHTED.

@

497 Cts. per Share, 225

Received on Account, \$

496

Sold @

Balance to your credit, " \$

\$ " \$

Received payment in full, " \$

ORIGINAL.

RUMBLE & CO.

40 New Street, NEW YORK

E. & O. E.

05164

0292

Police Court, ² District.

1901

City and County of New York, ss. William J. Clark
of No. 100 Mulberry Street, aged 29 years,
occupation Detective being duly sworn, deposes and says,
that on the 15 day of May, 1897, at the City of New
York, in the County of New York, George W. Rumble and

Charles Matthews now here, did keep a gambling establishment at No 40 New Street, in violation of Section 343 of the Penal Code of the City of New York, under the following circumstances. On said date, the said Rumble was in charge of said place, and there were signs affixed thereto, and a bill of sale hereto annexed was issued from said place, signed by the said Rumble in a printed form. Deponent entered the said place about the hour of 11.30 O'clock ^{A.M.} and there found the said place being used for the purpose of making wagers or bets on the future price of stocks. There was a blackboard on which was recorded from time to time figures purporting to represent the prices of certain stocks on the stock exchange, and the fluctuations thereon, and deponent saw various persons there, practically making bets by making pretended purchases and sales of stocks, and deponent then and there practically made a bet on the future price of Orange Mining Co. stock, in the following manner to wit: Deponent went to a desk where the said Matthews was, and deponent said "Two shares of Orange" the defendant Matthews said "Two dollars and twenty five cents". At the time deponent paid the said Matthews the said money, the said stock was quoted at 97, and a few minutes thereafter the said stock was quoted at 96, and the said Matthews then said to deponent "You are 'wiped out'" meaning thereby that deponent had

lost the said money. At the time of the
 said transaction the defendant Matthews gave
 to deponent the annexed paper marked No
 528, which deponent charges is a pretended
 bill of sale for said stock and a mere
 subterfuge to evade the law and to conceal
 the fact that the said transaction was a
 mere bet. And the defendant Rumble
 was in room and within hearing of the
 transaction and within ten feet of where
 deponent stood. The said stock was never
 delivered to deponent, and deponent saw that
 the prices placed on the blackboard were called
 off from a phonograph, a talking machine, placed
 in the said room.

Sworn to before me this
 15th day of May 1899
 J. J. [Signature]
 John Fisher

Wm J. Clark

0294

City and County of New York, ss:

Geo W. Rumble

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. *Geo W. Rumble*

Question. How old are you?

Answer. *49 years*

Question. Where were you born?

Answer. *U.S*

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

Answer. *Water Island*

Question. What is your business or profession?

Answer. *R. Mining business and stock broker*

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*

Geo W. Rumble

Taken before me this

day of

Nov

189

Police Justice.

The People of the State of New York.

To Edward McLaughlin

and to all and every person and persons, officer and officers having in his or their custody or control any complaint, affidavit, indictment, charge, or written or printed paper or document of any kind touching the imprisonment and detention of the prisoner hereinafter named ;

GREETING :

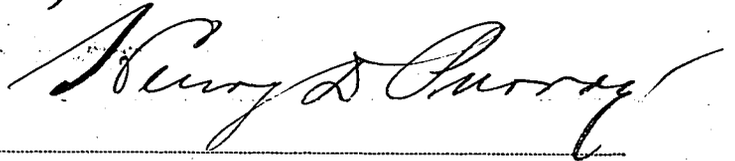
We command you that you certify fully and at large to the Supreme Court of The State of New York, at a Special Term thereof to be held at Chambers in the Court House of the City and County of New York on Tue day, the 19 day of May A. D. 1893 at 2 o'clock in the after noon, the time and cause of the imprisonment of Charles Matthews & Geo W Rumble

by you detained, as it is said by whatsoever name the said Charles Matthews & Geo W Rumble shall be called or charged, and that you then and there return to the said Supreme Court fully and at large all and every complaint, charge, affidavit, indictment, commitment written or printed document or paper, and the orders, proceedings, evidence, conviction and judgment in the premises, together with all things touching or in any manner concerning the same. And have you then there this writ

But if, at the time when this writ is returnable, a Court of Oyer and Terminer in and for the City and County of New York, shall be actually sitting at the Court House of the City and County of New York, then you shall make return to this writ, according to the precept thereof, at the time and in the manner hereinbefore specified and commanded, before the said Court of Oyer and Terminer.

Witness the honorable CHARLES H. VAN BRUNT, Presiding Justice of our said Supreme Court in and for the First Judicial Department, at the Court House of the City and County of New York, the 19 day of May in the year of our Lord one thousand eight hundred and 93

By the Court.



COUNTY CLERK.

L. J. Wane
FRIEND & HOUSE,
Attorneys for Relator,
Stewart Building No. 25 Chambers St.,
New York City.

New York Supreme Court

The People, &c.

vs.

Charles Matthews

Writ of Certiorari.

L. L. Warner
FRIEND & HOUSE

ATTORNEYS FOR RELATOR,
No. 25 Chambers St., New York City.

The within writ is allowed this 19
day of May 18 93
George P. Anson
Justice of the Supreme Court of the
State of New York.

The within writ is adjourned to the
.....18 , at the same time
and the relator is remanded to the
the respondent in the mean time.

Dated the.....day of.....

The within writ is adjourned to the
of.....18 , at the same
place, and the relator is remanded to th
of the respondent in the mean time.

Dated the.....day of.....

The within writ is adjourned to the
of.....18 , at the same t
place, and the relator is remanded to th
of the respondent in the mean time.

Dated the.....day of.....

The within writ is adjourned to the
of.....18 , at the same t
place and the relator is remanded to the
of the respondent in the mean time.

Dated the.....day of.....

New York Supreme Court

The People, &c.

vs.

Charles Matthews

Writ of Certiorari.

L. L. Hanson
FRIEND & HOUSE

ATTORNEYS FOR RELATOR,

No. 25 Chambers St., New York City.

The writ is allowed this 19
day of *May* 18 9 2

Benjamin P. Hanson
Justice of the Supreme Court of the
State of New York.

The within writ is adjourned to the _____ day of
_____ 18 , at the same time and place,
and the relator is remanded to the custody of
the respondent in the mean time.

Dated the _____ day of _____ 18

The within writ is adjourned to the _____ day
of _____ 18 , at the same time and
place, and the relator is remanded to the custody
of the respondent in the mean time.

Dated the _____ day of _____ 18

The within writ is adjourned to the _____ day
of _____ 18 , at the same time and
place, and the relator is remanded to the custody
of the respondent in the mean time.

Dated the _____ day of _____ 18

The within writ is adjourned to the _____ day
of _____ 18 , at the same time and
place, and the relator is remanded to the custody
of the respondent in the mean time.

Dated the _____ day of _____ 18

0297

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

THE PEOPLE OF THE STATE OF NEW YORK,
against
*George W. Ruddle and
Charles Matthews*

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

Indictment accuse *George W. Ruddle and
Charles Matthews* of *Misdemeanor*
~~of the crime of~~

committed as follows:

The said *George W. Ruddle and
Charles Matthews*,

late of the City of New York, in the County of New York, aforesaid, on the
fifteenth day of *May*, in the year of our Lord one thousand
eight hundred and ~~eighty~~ *ninety three*, at the City and County aforesaid,

*and they did have a certain room
in a certain building, there situate,
to be used for gambling, and for
the purpose of therein making bets
and wagers, made to depend upon the
future price of various stocks, bonds
and securities to the Grand Jury
of aforesaid unknown, bets and wagers
made to depend upon lot and chance,
and bets and wagers made to depend
upon various unknown and contingent
events for more particular description*

of which said acts and matters in the
the regard of said matters;
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. L. Miller
District Attorney

0300

BOX:

526

FOLDER:

4789

DESCRIPTION:

Russell, James

DATE:

06/07/93



4789

0301

#39
Counsel,
Filed 7 day of June 1893
Pleas: Not guilty

Grand Larceny, Second Degree.
[Sections 828, 829, 831 - Penal Code.]

THE PEOPLE

vs.
James Russell

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Ray D. Lanning
Jury - June 12 1893
Jury and Committed
Al Ref 5 23
June 23 93

Witness
J. P. Coleman

Leah J. ...
McCurt
326 ...
Larke ...
Mr. ...
...
Deary & Church
...
...
...
...

6723

0302

Police Court 5 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

George W. Wagner

of No. 101 Third St. Brooklyn Street, aged 25 years,
occupation Driver

being duly sworn,
deposes and says, that on the 21st day of May 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
session of deponent, in the night time, the following property, viz:

One living horse one set of
harness and one wagon
all of the value of two
hundred dollars.

the property of Alexander Schlickerman
and in deponent's care and
custody.

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 Russell

(now here) from the fact that
at about the hour of 4 o'clock
A.M. said date deponent missed
said property from in front of
nos 1 & 5 North William St.
Deponent is informed by Lawrence
F. Coleman a Police Officer that at
the hour of 4.40 o'clock A.M. said
date he arrested this defendant at
the corner of 3 Avenue and 125th St. with
the aforesaid property in his possession.
Wherefore deponent charges this defendant
with feloniously taking, stealing and
carrying away said property.

— Geo W. Wagner

Sworn to before me, this 21st day

of May 1893
John W. Smith
Police Justice.

0303

CITY AND COUNTY OF NEW YORK, ss.

Lawrence F. Corman

aged _____ years, occupation *Police Officer* of No. _____

29 West 10th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *George W. Wagner*

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

knowledge.

Sworn to before me, this *22* day of *June* 18*87*

Lawrence F. Corman

George W. Wagner

Police Justice.

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

James Russell 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 Russell

Question. How old are you?

Answer.

17 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

102 James St. Three years

Question. What is your business or profession?

Answer.

Label Varnisher

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 Russell

Taken before me this 22 day of May 1898

22

Police Justice.

0305

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, May 22 1893

Amos H. Burke 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.

0306

573

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Geo W Wagener
101 3rd St. Brooklyn
vs.
James Russell

John J. Lantry
Officer

1
2
3
4

Dated, *May 22nd* 189 *3*

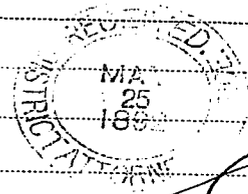
Burke Magistrate.
Coleman Officer.
29 Precinct.

Witnesses *Samuel L. Roman*
No. *29* *Preston* Street.

No. Street.

No. Street.

\$ *7000* to answer
Case



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

COURT OF GENERAL SESSIONS

-----X

THE PEOPLE OF THE STATE OF NEWYORK

Against

JAMES RUSSELL

-----X

To the

Honorable Frederick Smyth,

Recorder.

Sir:-

In regard to the above-named defendant, James Russell, who was tried and convicted before you, I have the honor to submit the following report:

Mr. Wolcott, of No. 326 Pearl Street stated; James Russell worked for me about ten days last May, just before he was arrested. Previous to six years ago he worked for my father in Rose Street, about eighteen months.

Peter Russell, brother of James Russell, the defendant, who works fo American Press Association, 34 Vesey St., stated:

My brother worked for Mr. Walcott about one year ago for a period of two months and left to go with the American Press Association to better himself. He was discharged for absenting himself one day. He worked for them seven or eight months. He has always lived at No. 102 James St.

Thomas Allison, Shipping Clerk for American Press Association, stated:

James Russell worked for us about eight months

(2)

previous to February 15th 1893. He was a good worker and apparently honest.

Russell's mother died about three years ago; his father disappeared about six years since and his whereabouts are unknown.

On June 27th 1890, Russell was sent to the Catholic Protectory, by Justice Gorman, on a charge of vagrancy, and was discharged December 1st 1891. He has a brother John, now in the Catholic Protectory doing his second term. First time for burglary and the second time for petit larceny.

Respectfully submitted

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

T H E P E O P L E

-against-

JAMES RUSSELL.

"
"
"
"
"
"

Before

HON. FREDERICK SMYTH,

and a Jury.

TRIED, NEW YORK, JUNE 12TH, 1893.

INDICTED FOR GRAND LARCENY IN THE SECOND DEGREE.

INDICTMENT FILED JUNE 7TH, 1893.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY HARRY W. MACDONA,

For THE PEOPLE.

FREDERICK B. HOUSE, ESQ.,

For THE DEFENSE.

GEORGE W. WAGNER testified that he was a driver for a newspaper wagon, and his business brings him into town early in the morning. He lives at 101 3rd Street, Brooklyn, and lived there on May 21st. On that day he brought to New York a sorrel horse and a wagon. On the wagon was painted, "The Brooklyn Daily Citizen", and his employer's name and address, Slickerman, 329 16th Street. The value of the horse and wagon was \$200. At half-past 2 o'clock in the morning, he left the wagon in front of Nos. 1 and 3 North William Street, in this City, and he did not see it again until Monday morning, when he got it up in 124th Street, in a stable. The witness missed the wagon about 4 o'clock that morning, when he came out to get it. Officer Coleman, who arrested the defendant, showed him where the wagon was. The loss was reported at the Oak Street Police Station. In

C r o s s E x a m i n a t i o n

the witness testified that the property did not belong to him, but to Alexander Slickerman, who resides in Brooklyn. The witness did not fasten his horse in front of 1 and 3 North William Street but simply allowed him to stand there. While he left his horse there he went for his breakfast at Dolan's restaurant in Park Row, about three blocks distant. The exact time that he left the horse and wagon there was 25 minutes after two o'clock. He returned to the basement, and, at 4 o'clock, when he was ready to return to Brooklyn, he missed the horse and wagon. The witness authorized nobody to take that horse and wagon away.

LAWRENCE F. COLEMAN testified that he is attached to the 29th precinct, and that the station-house is at 148 East 116th Street. He was on duty on the morning in question, on Third Avenue from 122 to

126th Street. He saw the defendant that morning between 4 and 5 o'clock at 125th Street and 3rd Avenue, driving a horse and wagon. On the wagon was painted, "The Brooklyn Citizen," and "Slickerman, 329 16th Street, South Brooklyn." The defendant was driving the wagon, at a moderate gait, in a Northerly direction. There were two more in the wagon, and when they were pursued, they ran towards Lexington Avenue. The defendant made an attempt to get out of the wagon, but the newspaper delivery man, who was waiting there, grabbed him, and the officer came up and took him into custody. He was sober. The witness took charge of the horse and wagon, and notified the owner. When the witness arrested the defendant, he had a conversation with him. The witness asked, what he was doing with the wagon. The defendant said, "I am taking it to the stable." The witness asked, "Where is the stable?" The defendant said, 16th Street. The witness inquired, "Why didn't you stop there?"

The defendant answered, "I fell asleep." The witness asked, "How did you come by the wagon?" The defendant answered, "I took it from three boys." The defendant said that one of the boys lived in Oliver Street, but that he could not give him the number, so that the witness could find him. In

C r o s s E x a m i n a t i o n

the witness testified that, at the time of the foregoing conversation, the defendant was on the corner of 125th Street, on the way to the station house. The horse was very much heated, and the defendant was giving him a chance to cool off. The witness was somewhat of a horseman. He made the same statement in the station-house and in the police court.

THE DEFENSE

JAMES RUSSELL, the defendant, testified that he is 17 years of age, was born in New York City, and lived at 102 James Street, and lived there, with his sister-in-law, about 9 months, and prior to this time he had never before been arrested, or charged with the commission of any crime. He worked for Elbridge E. Walcott, 326 Pearl Street as a label printer. He denied that he stole the horse and wagon in question. He admitted that he drove a horse and wagon, but he denied that he took them from in front of Nos. 1 and 3 North William Street. He testified that he took the horse and wagon from several boys, in Spruce Street. He testified, further, "Two little boys were going through Spruce Street with the wagon. I said, 'Where did you get it?' they said, 'in North William Street, No. 5.' I said, 'You get off there and I will take it to the stable.' and I was going to take it to the stable, and I

fell asleep, and the man woke me up, and he said, where did I get it, and I told him. I told him I was going to take it to the stable, in 16th Street and he held me till the officer came." He did not see the "South Brooklyn" part of the sign on the wagon. When he saw "16th Street", on the sign he supposed it was in this City. The boys said that they took the horse and wagon from 5 North William Street. They said that they stole the wagon. In answer to the question, "Why didn't you take the horse and wagon right around to the Oak Street station-house?" The defendant said, "I brought it up to the stable. I thought I would get something for taking it up", and, therefore, he did not take it to the police station, which was nearby, or deliver it to the first policeman that he met. In

C r o s s E x a m i n a t i o n

the witness testified in answer to his counsel's question, "Why didn't you drive it around the corner

from Spruce Street into North William" that,
"I passed the door, and asked a couple of fellows
who owns this wagon, and they told me to bring it
up to the stable, and I would get something for
bringing it up." He admitted that the
wagon had on it, in big letters, the words, "The
Brooklyn Citizen."

.....

.....

.....

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 Russell

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

James Russell

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

The said

James Russell

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

one horse of the value of one hundred dollars, one wagon of the value of seventy-five dollars, and one set of harness of the value of twenty five dollars

of the goods, chattels and personal property of one

George W. Wagener

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

The said

James Russell,

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 one hundred dollars, one set of harness of the value of twenty five dollars, and one wagon of the value of seventy-five dollars

of the goods, chattels and personal property of one *Alexander Schlickerman*

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

Alexander Schlickerman

unlawfully and unjustly did feloniously receive and have; the said

James Russell

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.

0319

BOX:

526

FOLDER:

4789

DESCRIPTION:

Russo, Frank

DATE:

06/14/93



4789

Witnesses:

Off Scully

Counsel,

137
Filed, *14* day of *June* 189*3*

Pleads,

THE PEOPLE

vs.

B

Frank R. ...

June 19 93

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 82.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ray ...

Foreman.

0321

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Frank Russ.

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

Frank Russ.

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said Frank Russ.

late of the City of New York, in the County of New York aforesaid, on the day of May ^{25th} in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

Frank Russ.

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said Frank Russ.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Cornelius H. ...

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

DE LANCEY NICOLL,

District Attorney.

0322

BOX:

526

FOLDER:

4789

DESCRIPTION:

Ryan, Walter

DATE:

06/13/93



4789

117

Witnesses:

Sho Milet

Ed Gray

(8)

W
Lancey

Walter Ryan
Walter Ryan
Kavanagh

Here ~~is~~
Inspector Dr. Laughlin
offices & copies of
subpoena for
30th

Counsel,

Filed 13 day of June 1893

Pleads, *Writely 14*

THE PEOPLE

46
vs.
Writely
Writely

Walter Ryan

Writely

Grand Larceny, Second Degree
(From the Person)
[Sections 638, 639, 550 - Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Walter Ryan

Foreman.

Part 2 - June 19, 1893.

Pleads *Writely*. G. L. 2. Deg.

Walter Ryan
June 30, 1893.

0324

1021

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Michael Gray
Police Officer of No.

J. J. Brennan Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Thomas Miller

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

Sworn to before me, this 10 day } Michael Gray
of June 1890 }

John J. Brennan Police Justice.

0325

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } ss:

Thomas Miles

of No. 294 West Houston Street, aged 25 years,
occupation Longshoreman being duly sworn,

deposes and says, that on the 9 day of June 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 Watch and gold
chain and secret attached and
of the value of fifty dollars
\$ 50.00

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Walter Ryan (nowhere)

from the fact that at about the
hour of 9 a.m. on said date
deponent was sitting down on a
stump in Chatham Street near West
Street and said watch was
in the left hand lower pocket of
the coat then and there worn on the
person of deponent and attached to said
coat by said chain. Deponent saw some
person take the said property from
the person of deponent. Deponent is in-
formed by Officer Walter Gray of the 5th
Precinct that his attention was drawn to
said deponent by a number of people and

Sworn to before me, this 189 day of June
Police Justice.

said Officer informs defendant that he saw
the said defendant thru a Green Gate
and chain away. Defendant has since seen
the property thru away by said defendant
and fully and positively identifies said
property as the property taken stolen and
carried away from the possession and
person of defendant

Seen & taken away } Howard Miller
18th day of June 1893 } Mark

W. F. Brady
Judge

0327

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Matt 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. Matt Ryan

Question. How old are you?

Answer. 46 years

Question. Where were you born?

Answer. New York

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

Answer. 99 Edmonton Street, 3 months

Question. What is your business or profession?

Answer. machiner

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

Matt Ryan

Taken before me this 12 day of June 1893
W. J. Brady
Police Justice.

0328

1900

CITY AND COUNTY } ss:
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Sworn to before me, this
of 17th 1893 day

Michael Gray
of No. 110 E. Grand Street, aged _____ years,
occupation Police Officer being duly sworn, deposes and says,
that on the 9 day of June 1893
at the City of New York, in the County of New York, he arrested

Walter Ryan (murder) on the charge
of being committed a felony and
deposits ask that he may be committed
to make him to produce the proper evidence
in court

Michael Gray

Police Justice

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Malter Ryan
46 1/2 Ave. 19 Chelsea

AFFIDAVIT.

Handwritten signature

Dated, June 9 1893

Gaddy Magistrate.

Gray Officer.

Witness, _____

Disposition,

\$1000 Ex June 9, 1893

0330

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 Adams

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

Dated, Jan 10 1893 Wm. H. [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.

0331

Police Court--- 2 District. 636

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Miller
294 West Houston
Walter Ryan

Officer
C. Ryan
J. M. Ryan

1
2
3
4

Dated June 10 1893

Grady Magistrate.

Gray Officer.

Precinct.

Witnesses Call Officers

No. Street.

No. Street.

No. Street.

\$ 15.00 to answer

Call

9/2

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0332

To the Recorder Smyth
SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

CS

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

To Inspector McLaughlin
of No. _____ 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 Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the
JUNE 1893 at the hour of 11 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 Ryan

Dated at the City of New York, the first Monday of
in the year of our Lord, 1893

JUNE

DE LANCEY NICOLL, District Attorney.

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpcena is disobeyed, an attachment will immediately issue.
Bring this Subpcena 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.]

0333

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 Ryan

The Grand Jury of the City and County of New York, by this indictment, accuse
Walter Ryan
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Walter Ryan*
late of the City of New York, in the County of New York aforesaid, on the *ninth*
day of *June* in the year of our Lord one thousand eight hundred and
ninety-*three*, in the *day*-time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the value
of thirty dollars, one chain of
the value of fifteen dollars and
one locket of the value of ten
dollars*

J
of the goods, chattels and personal property of one *Thomas Milet*
on the person of the said *Thomas Milet*
then and there being found, from the person of the said *Thomas Milet*
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

Walter Ryan

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Walter Ryan

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

one watch of the value of thirty dollars, one chain of the value of fifteen dollars and one charm of the value of ten dollars

[Handwritten flourish]

of the goods, chattels and personal property of one

Thomas Miller

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

Thomas Miller

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

Walter Ryan

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.