

0133

BOX:

137

FOLDER:

1415

DESCRIPTION:

Roberts, Maggie

DATE:

04/14/84



1415

Witnesses:

Ellen Glavin

20 Cull

W. H. Hoffman (assigned)

Counsel,

Filed 14 day of April 1884

Pleads Negligently (15)

THE PEOPLE
vs.
Maggie Roberts
Grand Larceny 4th degree
[Sections 828, 88, Penal Code.]

PETER B. OLNEY,
District Attorney.

A True Bill.

John W. Olney Foreman.

Apr. 14 1884

Frederick H. H. H.

0134

0135

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Maggie Roberts

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

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

The said Maggie Roberts

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
twenty eighth day of March in the year of our Lord one thousand
eight hundred and eighty-four, in the day time of the said day, at the Ward, City and
County aforesaid, with force and arms, did feloniously
steal from the payment of money
of a number, kind and denomination
known, the same being then
and there due and unsatisfied
for the payment of and of the
value of twenty seven dollars,
six dresses of the value of twenty
dollars each, one shawl of the
value of ten dollars, one cloak of
the value of twenty five dollars,
one finger ring of the value of thirty
dollars, one other finger ring of the
value of five dollars, and four ear
rings of the value of ten dollars each

of the goods, chattels and personal property of one Patrick Glaven
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.

Peter B. Olney,

District Attorney

0136

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court District 14-1207

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Ellen Clark
28 Dec 87
Magistrate
Grand Larceny
Offence

Dated April 9 1888
Magistrate
John J. McQuinn
Magistrate
John J. McQuinn
Officer
John J. McQuinn
Precinct

Witnesses
John J. McQuinn
No. 28 Dec
Magistrate
John J. McQuinn
Street
No. 11
Street

No. _____
Street
\$1000 to answer Grand Sessions
John J. McQuinn

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 Maggie Roberts

(10) guilty thereof, I order that she be held to answer the same and she be admitted to bail in the sum of ten Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until she give such bail, or be legally discharged.

Dated April 9 1888 Y. C. J. 11153 Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0137

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer.

Maggie Roberts

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Randall Island

Question. What is your business or profession?

Answer.

Domestic

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, the complainant gave me the property, that I took into me.

Maggie Roberts
Maggie

Taken before me this

day of

March

188

4

Police Justice.

0138

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 17 years, occupation Lizzie Williams
Domestic of No.

28 Bell Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Ellen Gauru

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

Sworn to before me, this Opck
day of April 188 7 Lizzie Williams

W. J. Gray
Police Justice.

0139

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

Housekeeper 28 Pellum Street, Ellen Glaven, aged 43 years,

being duly sworn, deposes and says, that on the 28th day of March 1888

in the daytime at the City of New York,

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

of deponent with the vulgar intent to cheat and

defraud deponent of the

following property, viz:

Good and lawful money to the amount and
value of twenty seven dollars and meaning
Apparel consisting of six Dresses, Mc
Boche Skirt, Mc Cloak, Mc Diamond
Ring, Mc Gold Ring, Two pairs of Gold
Ear Rings and a quantity of underwear
all of the value of Mc hundred and seventy
dollars or \$170 ⁰⁰/₁₀₀

Sworn before me this

day of

Police Justice

188

the property of deponent and her husband
Patrick Glaven

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 Maggie Roberts (nowhere)

from the following facts to-wit: That said
defendant was a lodger in deponent's premises
that on the morning of said date at about
6 o'clock A.M. said defendant left said
premises while deponent and the rest of her
family was in Bed. That when deponent
got up she discovered that said property
was stolen, that she was after ward informed
by Lizzie Melicans who resides at No. 28
Pell Street in said city that said defendant

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acknowledged and confessed to defendant her
said Lizzy Melian that she did take
stole and carry away said property
from defendant's possession and premises
on said day.

Defendant further says that
when she left defendant's premises on said
day that she left in defendant's custody and
charge a child which she never returned
for and that she was further informed
by Detective Officers ~~Dan~~ McGuire
and Mangie of the Central office that
they arrested defendant in the Infants
Hospital on Randall's Island and that
when arrested defendant identified
several articles found with her as a
portion of the property so taken stolen
and carried away.

She therefore asks
that said defendant be held to answer
and dealt with according to law.

Ellen ^{Wm} Glavin
Mark

Sworn to before me this
9th day of April 1884

W. J. Brown, Police Justice.

District Police Court.		AFFIDAVIT - Larceny.		188		Magistrate.		Officer.											
THE PEOPLE & Co.		of the County of New York, do hereby depose and say that on the		day of		at		in the County of New York.		Stolen and carried away by		the		value of		188			
ON THE COMPLAINT OF		THE PEOPLE & Co.		ss.		District Police Court.		WITNESSES:		DISPOSITION		Larceny							

0141

BOX:

137

FOLDER:

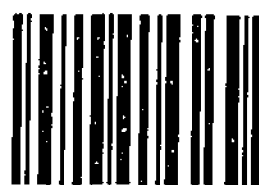
1415

DESCRIPTION:

Rogers, Frank

DATE:

04/30/84



1415

Witnesses:

James Sullivan
169 Perry St.
Patrick Carroll
Office 20 Pearl
W. Bridge T. Gerry.
President.
100 East 23rd St.

245

Counsel,
Filed 30 day of April 1884
Pleads

THE PEOPLE
vs. S.P.C.C.
Frank Rogers.
Grand Larceny degree
[Sections 528, 53 Penal Code].

PETER B. OLNEY,
District Attorney.

A True Bill.

John M. O'Leary Foreman.

Pr May 2. 1884.
Committed to
Catholic Reformatory.
N.Y.C.

0142

0143

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 Rogers

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

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

The said *Frank Rogers*

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

to the value of the sum of
five dollars

of the goods, chattels and personal property of one *James Sullivan*

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.

Peter B. Conway,
District Attorney

CITY JUDGE'S CHAMBERS,
82 NASSAU STREET.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

^{vs.}
Frank Rogers
Alias
Frank Raggi

Offense.

Dated May 2. 18 84

Witnesses,

Committed in default of \$ surety.
Bailed by
No. Street.

Filed May 2. 1884.

0144

0145

CITY JUDGES CHAMBERS.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

OFFENSE.

Emmanuel Burlando

vs.
Frank Rogers
otherwise called
Frank Raggi

City and County of New York, ss.:

of No. 100 East 23^d

Emmanuel Burlando

Street, in said City and County, being

duly sworn, deposes and says, that

on Saturday April 26. 1884

Frank Rogers otherwise called Frank Raggi a male child actually and apparently under the age of sixteen years to wit of the age of ^{ten} ~~thirteen~~ years was found at and within said City abandoned and neglected by his parents in violation of Section 291 of the Penal Code of the State of New York Wherefore deponent prays that said child may be duly committed pursuant to law to a proper charitable reformatory or other institution authorized by law to receive or take charge of minors

Sworn to before me
this 2 day of May
1884

Emmanuel Burlando

Wm. H. Williams
Judge Gen'l Assessor.

0146

BOX:

137

FOLDER:

1415

DESCRIPTION:

Rogers, George

DATE:

04/14/84



1415

Witness
Peter J. Skully
49 Delaney St.

61

Day of Trial,

Counsel,

Filed, 14 day of April 1884

Pleads

McKully 15

THE PEOPLE

vs. P

W. C. Munro vs.

George Rogers

Assault in the First Degree, etc.

PETER B. OLNEY,

JOHN MCKEON,

District Attorney.

22 May 8/84

Pleads Assault 1st deg.

A TRUE BILL.

Pen one year.

John Holand Foreman.

0147

0148

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 Rogers

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

of the CRIME OF *Assault in the first degree*, committed as follows:

The said *George Rogers*

late of the City of New York, in the County of New York, aforesaid, on the *Seventh* day of *March* in the year of our Lord one thousand eight hundred and eighty *five* with force of arms, at the City and County aforesaid, in and upon the body of *Peter J. Shelley* in the peace of the said people then and there being, feloniously did make an assault and *injure* the said *Peter J. Shelley* with a certain *knife* which the said *George Rogers*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *to injure* the said *Peter J. Shelley* 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

George Rogers

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *George Rogers*, late of the *City and County of New York* 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 *Peter J. Shelley* then and there being, feloniously did, wilfully and wrongfully, make an assault and *injure* the said *Peter J. Shelley* with a certain *knife* which the said *George Rogers*

in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut 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.

0150

Shelly, then a and then not:
Shelly, and then is why to
law: against the law of
the State to make
case made and pro:
vided, and against the
people of the People of
the State of the State,
and the State of the State.

0151

Fourth Count:

And the Grand Jury aforesaid
said by this indictment, that
then accuse the said George
Rogers — — — — —

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

The said George Rogers — — — — —

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

Peter G. Shedd
in the peace of the people of the said State then and there being, feloniously did
willfully and wrongfully make an assault: and the said George
Rogers — — — — —

with a certain weapon of the kind namely called chamber-gun which he the said
George Rogers — — — — —

in his right hand then and there had and held, the same being then and there a
likely — — — — — likely to produce grievous bodily harm, he,
the said Peter G. Shedd then and there feloniously
did willfully and wrongfully strike, beat — — — — — bruise 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.

0152

Fifth COUNT:

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

_____ *George Rogers* _____

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

The said *George Rogers*

late of the City and County of New York, afterwards to wit: on the *sixteenth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*seven* at the City and County aforesaid, with force and arms, in and upon one *Peter G. Steady* _____

in the peace of the People of the State of New York, then and there being, feloniously did willfully and wrongfully make an assault: and the said *George Rogers*, *him* the said *Peter G. Steady* ~~with a certain~~

~~which~~ ~~the said in~~ ~~right-hand then and there had and held, in~~
~~in~~ and upon the *head*
of *him* the said *Peter G. Steady*
then and there feloniously did willfully and wrongfully strike, beat, *scab, cut,*
bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting
upon the said *Peter G. Steady*
grievous bodily harm, to wit: *with a knife and*

and *with a knife and*
may this be a

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.

PETER B. OLNEY,
~~JOHN McKELON~~, District Attorney.

People
against
George Rogers.

Peter J. Skelly, being duly sworn deposes and says that he is the Complainant herein; that the answer complained of was committed by the defendant on the sixteenth day of March 1884, at No 34 Stanton Street, that defendant denies that the defendant permitted to enter a plea of Guilty of Answer to the First Degree - for the following reasons.

1. That defendant believes that the defendant has been sufficiently punished and that in the future he will so conduct himself with propriety.
2. That defendant has a family that may be seriously injured, by the imposition of any sentence fixed for a higher degree.
3. Defendant would ~~not~~

0154

respectfully ask the Court to
suspend sentence, if a plea
of Guilty herein is accepted.
Peter J. Kelly.

People

vs

George Rogers

Applicant
Complainant

0155

Answered
see 26/1/84
D.H.D.

(proof)
18/1/84
C. H. D.
1/1/84

0156

State of New York.

Executive Chamber,

Albany, N. Y. 15 1884

Sir: Application having been made to the Governor for the pardon of George Rogers, who was sentenced on Dec. 15 1884, in your County, for the crime of Abt. 3d for the term of 1 years and 0 months to the State Prison Penitentiary, you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. An answer is respectfully requested

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

To Mr. R. B. Olney

District Attorney, &c.

Wm. C. B. B. B. B.
Executive Seal

0157

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
No. 5, by _____
Residence _____ Street _____

Police Court 32 District. 1249
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Peter J. Smith
49 Broadway,
George Rogers
Dated April 9th 1884
Magistrate
Street Officer
10 Precinct.
Witnesses
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
\$200 to answer
No. _____ Street _____
April 9th 1884
George Rogers

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 George Rogers

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 April 9 1884 Andrew Smith Police Justice.

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

Dated _____ 1884 _____ Police Justice.

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

Dated _____ 1884 _____ Police Justice.

0158

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

39 District Police Court.

George Rogers 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. George Rogers

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. New York

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

Answer. 14 Avenue Street four months

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 I acted
in self defense
George Rogers

Taken before me this

day of

1884

Police Justice.

0159

Sec. 151.

34 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York. 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 Peter J. Kelly

of No. 49 Delaney Street, that on the 16 day of March 1888 at the City of New York, in the County of New York,

he was violently Assaulted and Beaten by

George Rogers

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith 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 19 day of March 1888

J. M. Patterson POLICE JUSTICE.

POLICE COURT, 34 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter J. Kelly

George Rogers

Warrant-A. & B.

Dated March 19 1888

J. M. Patterson Magistrate.

Beed Officer.

The Defendant

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

J. M. Patterson Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

Police Court (for) 3rd District.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF
J. J. Wells
vs.
George Rogers

AFFIDAVIT—A. & B.
FELONIOUS.

Dated, March 19 1884
J. J. Wells
Magistrate.

Witness,
Officer.

0160

0161

Police Court— 34 District.

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

Peter J. L. Kelly

of No. 49 Salway Street,

being duly sworn, deposes and says, that
on Sunday the 16th day of March
in the year 1884 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by George Rogers
(name present) who wilfully
and feloniously struck the
deponent a violent blow on
the head with a chamber
which the deponent then
and there held in his hand,
and also cut the deponent
with a knife

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out any
justification on the part of the said assailant :

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

Sworn to before me, this 19 day
of March 1884

Peter J. Kelly

A. M. Patterson POLICE JUSTICE.

0162

BOX:

137

FOLDER:

1415

DESCRIPTION:

Romaini, Joseph

DATE:

04/25/84



1415

POOR QUALITY
ORIGINAL

0163

W. R. 13th April 1886
Counsel,
Filed 25th day of April 1886
Pleads (Not guilty (20))

THE PEOPLE
vs.
Joseph Roman
[Sections 217, 218, Penal Code.]

PETER B. OLNEY,
District Attorney.
Z. Apr. 30. 1886.

A True Bill.

John N. O'Leary Foreman.

April 27th 1886

Witnesses:
Matthew Sullivan
25 Spring St.

0164

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Joseph Romaini

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

of the CRIME OF *Assault in the first degree*, committed as follows:

The said *Joseph Romaini*

late of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty *four* with force of arms, at the City and County aforesaid, in and upon the body of *Timothy Sullivan* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Timothy Sullivan* with a certain *knife* which the said *Joseph Romaini*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *in* the said *Timothy Sullivan* 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 Romaini

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *Joseph Romaini*, 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 *Timothy Sullivan* then and there being, feloniously did, wilfully and wrongfully, make an assault and *in* the said *Timothy Sullivan* with a certain *knife* which the said *Joseph Romaini*

Romaini in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut 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.

JOHN McKEON, District Attorney.

0165

Third COUNT.

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

Joseph Romaini
of the CRIME OF Assault in the second degree
committed as follows:

The said Joseph Romaini

late of the City and County of New York, on the thirteenth day of
April, in the year of our Lord one thousand eight hundred and
eighty-four, with force and arms, at the City and County aforesaid, in and upon one

Thomas J. Sullivan
in the peace of the people of the said State then and there being, feloniously did
willfully and wrongfully make an assault: and the said Joseph Romaini

with a certain knife and weapon to the said
Thomas J. Sullivan, which the said
Joseph Romaini

in his right hand then and there had and held, the same being then and there a
knife -likely to produce grievous bodily harm, the
the said Thomas J. Sullivan, then and there feloniously
did willfully and wrongfully strike, beat, bruise 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.

0 166

Fourth COUNT :

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

Joseph Romanini

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

The said *Joseph Romanini*

late of the City and County of New York, afterwards to wit: on the *fifteenth*
day of *April* in the year of our Lord one thousand eight hundred and
eighty- *four* at the City and County aforesaid, with force and arms, in and
upon one *Timothy Sullivan*

in the peace of the People of the State of New York then and there being, feloniously
did willfully and wrongfully make an assault: and the said *Joseph Romanini*
Romanini *him* the said *Timothy Sullivan*
with a certain
which the said in *right hand* then and there had and held, in
and upon the *back and neck*
of *him* the said *Timothy Sullivan*
then and there feloniously did willfully and wrongfully strike, beat, *cut*,
bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting
upon the said *Timothy Sullivan*
grievous bodily harm, to wit: *thereby then and*
there cutting and wounding
his back and neck

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.

PETER B. OLNEY,
~~JOHN McKEON~~, District Attorney.

0167

Dominico Fainozo

~~San Mateo St~~

No such
number in
that street

0168

Court of General Sessions, Part *two*

THE PEOPLE

vs

INDICTMENT
For

Joa. Romaini

To

M

Domenico Fabrizzo
No. *54 1/2* Mulberry Street.

Assault

Apr 20/84

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Thursday* the day of *April* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

RANDOLPH B. MARTINE,

District Attorney.

0169

BAILED.

No. 1, by Domencia Talboys
Residence 544 West 14th St.
No. 2, by 1 West 14th St.
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court West District. 1282

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Samuel Jackson
25 Spring St.

Joseph Roman
APR 20 1884
DISTRICT CLERK

Offence Domestic Violence

Dated April 20 188 x

Ruffy Magistrate.
Charlotte Grant Officer.
14 Precinct.

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

No. 2500 Street, St
to answer (as ordered)

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 Joseph Roman

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

Dated April 20 188 x Ruffy Police Justice.

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

Dated 21 April 188 x Ruffy Police Justice.

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

Dated _____ 188 _____ Police Justice.

0170

POLICE COURT—*✓* DISTRICT.

: THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Romane ^{vs.}

AFFIDAVIT.

Dated

April 14 188 *✓*

Duffy Magistrate.

Clark Officer.

Witness,

E. J.

Disposition *to await*

result of injuries
\$500 to appear
for examination
D. P. Duffy

POOR QUALITY
ORIGINAL

0171

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

POLICE COURT, First DISTRICT.

Christopher Clark

of No. the 14th Precinct Police Street, being duly sworn, deposes and says,

that on the 13 day of April

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

Joseph Romaine (now here), who was identified by Timothy Sullivan, in the presence of deponent, as the person who cut and stabbed the said Sullivan between the shoulders with some sharp instrument which he the said Romaine held in his hand.

The said Sullivan is now confined in St Vincent's Hospital, and unable to appear to make a Complaint. Whereupon deponent prays that said Romaine be committed to await the result of said injuries of said Sullivan.

Christopher Clark

Sworn to before me, this

of April 1888
Police Justice

POOR QUALITY
ORIGINAL

0172

St. Vincent's Hospital

195 West Eleventh St.

New York, April 18th 1884

To whom it may concern —

This is to certify that Timothy Sullivan
a patient in this Hospital, will
be able to appear in Court
a few days hence.

Thos J. Keane Esq.
House Surgeon —

POOR QUALITY
ORIGINAL

0173

St. Vincents Hospital

195 West Eleventh St. N.Y.

New York, April 16 1884

To whom it may concern:—

This is to certify that Timothy Sullivan, a patient brought to this on the 13 inst, suffering from stab wound of back, will be able to leave the institution in a few days.

Thos. J. Keane U.S.
House Surgeon

0174

Sec. 198—200

CITY AND COUNTY
OF NEW YORK,

First District Police Court.

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

Question. What is your name?

Answer. Joseph Romani

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Italy

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

Answer. In Mott street, about ten days

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.

Joseph ^{he} Romani
Mark

Taken before me this 20

day of March

1884

Police Justice.

POOR QUALITY
ORIGINAL

0175

Police Court West District 7

CITY AND COUNTY
OF NEW YORK,

age 26 years. Coachman.

of No. 215 Spring Street,

being duly sworn, deposes and says, that
on Sunday the 13 day of April
in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Joseph
Romane (now here) who did
cut and stab deponent on
the neck and back with some
sharp instrument then and there
held in his hand - causing painful
wounds to deponent. That said
assault was committed as aforesaid

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~~ ^{be} and bound to answer
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 20 day
of April 1888

Timothy Sullivan

P. J. Duffy
POLICE JUSTICE.

0176

BOX:

137

FOLDER:

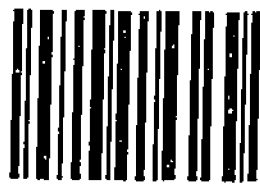
1415

DESCRIPTION:

Rooney, James

DATE:

04/03/84



1415

0177

BOX:

137

FOLDER:

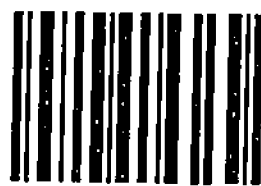
1415

DESCRIPTION:

McNamara, Andrew

DATE:

04/03/84



1415

0178

BOX:

137

FOLDER:

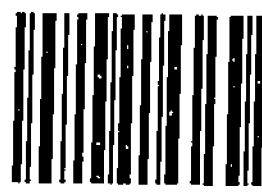
1415

DESCRIPTION:

Rooney, John

DATE:

04/03/84



1415

0179

341
Counsel, W.F.H.
Filed 3 day of April 1884
Plead Nash July 4
Chas. V. Chappin, et al vs
THE PEOPLE
James Rooney,
[4 cases] P
Andrew McManama
John Rooney
vs.
Peter B. Olney,
Wheeler H. Peckham;
April 10/84
District Attorney.
Speed & Convicted of
A True Bill of Indictment returned by
Jury City Prison 30 days.
Haley J. Marshall
April 10/84
Foreman.
Chris vs.
Herald Petal Lawrence
Each
Ten years

(3 other wells taken March 31/84)
Sections 329, 332, 350
Goods.
Petit Larceny, and Receiving Stolen Goods.

0180

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew McNamara
John Rooney, and
James Rooney

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

Andrew McNamara, John
Rooney and James Rooney---

of the CRIME OF PETIT LARCENY, committed as follows:

The said Andrew McNamara, John
Rooney and James Rooney, each--

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the--~~1~~ 1--day of --March-- in the year of our Lord one
thousand eight hundred and eightyfour, at the Ward, City and County aforesaid,
with force and arms, two casks of the value

of six dollars each, and two
barrels of the value of six
dollars each-----

of the goods, chattels and personal property of one Warren G.
Abbott-----then and there being found, then and there
unlawfully did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

0 18 1

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Andrew McNamara, John Rooney*
and James Rooney -----
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Andrew McNamara, John*
Rooney, and James Rooney, each
late of the First Ward of the City of New York, in the County of New York afore-
said, on the *first* day of *March* in the year of our Lord
one thousand eight hundred and eighty *four*, at the Ward, City and County
aforesaid, with force and arms, *two chests of the*
value of five dollars each,
and two chests of the value
of two dollars each -----

of the goods, chattels and personal property of *Warren G. Abbott* -----

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
unlawfully stolen, taken and carried away from the said *Warren G.*

Abbott -----

unlawfully and unjustly did feloniously receive and have; the said *Andrew*
McNamara, John Rooney, and
James Rooney,
then and there well knowing the said goods, chattels and personal property to have been
unlawfully 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.

PETER B. OLNEY,

~~WHEELER H. PECKHAM~~, District Attorney.

POOR QUALITY
ORIGINAL

0 182

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

District

2d 1227

THE PEOPLE, &c.,

ON THE COMPLAINT OF

De Witt M. Gordon

189 West 4th St.

Brooklyn, N.Y.

James Roney & John

McNamara

189 West 4th St.

Brooklyn, N.Y.

John Roney

189 West 4th St.

Brooklyn, N.Y.

Dated

March 23rd

188

Magistrate

John Roney

Officer

John Roney

Witnesses

John Roney

No.

1. + 2. + 3. + 4. +

Street.

No.

1. + 2. + 3. + 4. +

Street.

No.

1. + 2. + 3. + 4. +

Street.

No.

1. + 2. + 3. + 4. +

Street.

No.

1. + 2. + 3. + 4. +

Street.

No.

1. + 2. + 3. + 4. +

Street.

No.

1. + 2. + 3. + 4. +

Street.

No.

1. + 2. + 3. + 4. +

Street.

No.

1. + 2. + 3. + 4. +

Street.

No.

1. + 2. + 3. + 4. +

Street.

No.

1. + 2. + 3. + 4. +

Street.

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

Roney & Andrew McNamara 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 March 23rd 1888

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

Dated 1888

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

Dated 1888

0183

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

John Rooney 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 Rooney

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 40 & West 52nd St. 2 months

Question. What is your business or profession?

Answer.

Car Driver

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

Answer.

I am not guilty John Rooney

Taken before me this

26

day of

March

1884

Police Justice.

0 184

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew McManara 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. Andrew McManara

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. United States; New York City

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

Answer. No. 534 West 53rd street; 2 years

Question. What is your business or profession?

Answer. Driver

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

Answer.

I am not guilty

Andrew McManara

Taken before me this 26
day of March 1888
William J. Smith
Police Justice.

0 185

Sec. 198—200

2^d

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James Roney

Question. How old are you?

Answer. 57 years

Question. Where were you born?

Answer. Ireland

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

Answer. No 528 West 53^d St, 4 years

Question. What is your business or profession?

Answer. Carpenter

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 Roney
his
mark

Taken before me this

23^d

day of

March

1884

Charles J. Justice
Police Justice.

0186

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Police Officer of No. 14th Street

being duly sworn deposes and says, that he has heard read the foregoing affidavit of Le Witt Ogden

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

Sworn to before me, this 24th day of March 1884

James E. Liston
Police Justice.

0 187

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

ss.

by deposition of a Brewer in the City of Brooklyn, State of New York
of No. 139 Bushwick Avenue in Street, the City of Brooklyn, State of New York

being duly sworn, deposes and says, that on the 1st day of March 1884
and during the month of February or March, 1884
at No. 528 West Fifty Third Street in the City of New York,

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

of deponent's Warren G. Abbott a Brewer in the City of Brooklyn, by
whom deponent is now at all the times herein stated employed as
the following property, viz: foreman & general manager in his business,

the following property, viz:

Two also Casks each being of the size containing 63
gallons, which property is of the actual value of Twenty
dollars, being Ten dollars as the value of each of said
Casks

Sworn before me this

day of

the property of Warren G. Abbott

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 Andrew M. Hamana, John Rooney & James Rooney
all now here & all

acting feloniously together in concert and unlawful combination
with one another. That the said Andrew M. Hamana, John Rooney & James
Rooney feloniously stole, received, converted & took possession of said
property knowing the same to be stolen, with the premeditated criminal
design and intent to cheat, defraud and deprive the said Warren G. Abbott as
the true owner of said property of the use & possession thereof and to convert
the same to their own use for their joint benefit against the form
and spirit of the Statute. That all of said property was discovered in
the actual custody & possession of the said Andrew M. Hamana, John

POLICE JUSTICE,

188

0 188

Rooney & James Rooney at the place of business of said James Rooney
 Number 528 West 53rd Street in the City of New York to which place
 they were feloniously removed by the said James Rooney at some
 time during the month of February or March 1884 from the
 custody & possession of Warren G. Abbott the owner thereof
 and that said property was discovered as it was being loaded
 on a wagon by said Andrew M^c Namara & John Rooney from the
 aforesaid place of business of said James Rooney,
 That the said Andrew M^c Namara, John Rooney and James Rooney
 are each above the age of 21 years & none of them ^{is an} ~~are~~ apprentices,
 That all of the aforesaid property so feloniously stolen & received by the
 persons last named with knowledge that it was stolen has been positively
 identified by deponent as the property of said Warren G. Abbott & that
 said Conk reach of them has certain private marks part of which have been
 defaced & removed by or under the direction of said James Rooney but some
 of such marks still remain on the property.

Sworn to before me this 23rd day of March 1884
Andrew J. Smith

Dr. M. M. Ogden

Police Justice

District Police Court.		AFFIDAVIT - Larceny.	
THE PEOPLE, &c.,			
ON THE COMPLAINT OF			
vs.			
Dated	188	Magistrate.	
		Officer.	
WITNESSES:			
DISPOSITION			

0189

Testimony in the
case of
~~Robert~~ Mc Namara
Andrew

pled
April - 1884

0190

89
The People
Andrew M. McNamara } Court of General Sessions. Part I
jointly indicted with James and John Rooney } Before Judge Cowing. April 18, 1882.
for petty larceny and receiving stolen goods.

James E. Liston sworn. I am a detective officer and arrested McNamara on the 21st of March corner of 46th St. and 11th Ave. About the 1st or 3^d of March I was sent out by Inspector Byrnes in regard to these brewers Kegs, these altered barrels. I found they had been shipped by the New York Central and West Shore Railroads to parties in Troy and I found that the wagon that was shipping them belonged to James Rooney 528 West Fifty Third St. I saw John Rooney in company with McNamara. The first day I saw the defendant was the 18th of March on 11th Avenue in the neighborhood of 40th St. with John Rooney; they had four casks on the wagon; they took them to the New York Central freight depot and delivered them at the "Troy door", the door for receiving freight for Albany and Troy. They then went up Eleventh Ave. to 36th St. and drove up 36th St. to 525 West 36th St. and stopped there a while. From there they went up Tenth Ave. to 53^d St. and drove down 53^d St. and back into this yard of James

0191

Rooney and rolled out four more casks and put them on the wagon and drove down Tenth Ave. to 42nd St. and down 42nd St. to 11th Ave., and from there to the freight depot and left them in the same doorway of the Hudson River freight depot. This was on the 20th. On the 21st. officers Maguire, Mangin, McCloskey, Healey, ^{Ruland} and myself were sent from the Central office and we stationed ourselves on Tenth Ave. I saw the wagon lying in front of the stable yard in Fifty Third St. I notified McCloskey that the wagon was there and I saw John Rooney bring up the horse and hitch it on the wagon. McCannara came out and stood at the side of the wagon. They both went back in the yard and rolled out two casks and lifted them up in the wagon. Then John Rooney got on the wagon and drove up 53^d St. to Tenth Ave. McCannara started down towards Eleventh Ave. I ran from 53^d St. to 37th St. and 10th Ave. and notified Officer McCloskey that the wagon was coming and there was some stuff in it. We ran down 46th St. to 11th Ave. and stopped the wagon. McCannara and John Rooney were on the wagon. We took them to the Central office. I asked

0192

McNamara what his name was and he said, McNamara, and who was the man he was riding with? He said he only knew him a couple of weeks and his name was John. I asked him where he was going and he said he was only going down to 30th st. to look for a job. I asked him if he had ale in the wagon? He said, no, he did not know what they were. He denied that he ever rode on the wagon before. Rooney and McNamara were daubed with ^{fresh} paint that came off the barrels that were painted over; the brand on the head was chiseled off and the marks on the "bush", a piece of iron ~~that~~ ^{goes} into which the bung is driven. We searched the yard and found 22 quarter beer casks, eight barrels and ten casks; we also found a stencil that had been used on the casks in the wagon when we arrested them, which marked "Conway Bros. and Kane Troy," also adgs. chisels and other tools and brown colored paint, the same paint that was on the casks in the wagon; the casks were taken to the Headquarters and put in one of the property rooms: Mr. Ogden, Mr.

0193

Abbott's manager, identified the property, the two casks as belonging to Mr. Abbott. When I was taking the prisoner to Jefferson Market he says to me, "you never seen me on that wagon until you arrested me." I saw him on the cart twice on the 18th, once on the 20th and once on the 21st - four times altogether. De Witt M. O'Brien sworn. I am foreman for Warren G. Abbott, a brewer, corner of Bushwick Ave. and Meserole St. Brooklyn. I visited the Police Headquarters in this city and identified the casks shown me there as belonging to Mr. Abbott. (Witness described the marks and how they had been defaced and the way the casks had been repainted). The two casks were worth \$22.

Owen Healey, a detective officer, corroborated the testimony of the other officer as to seeing McManara on the cart with Rooney. They were put in separate cells near to each other in Headquarters. One of them said, "What name did you give?" the answer was, "John Reilly." That was the name John Rooney gave. "What name did you give?" the answer was, "My own." (McManara gave his own name when arrested.) Then some one of them said, "If we had gone down South Avenue we would not have been

0194

caught." "No, we would; you did not see all of them." "not one half of them" (meaning the officers, I suppose). "I heard all this outside the cell. I could not recognize which was Mc Namara's and Roney's voice. Warren G. Abbott sworn. I am the owner of the casks in question. I never parted with the possession of them and never authorized any one to dispose of them or give them away. Andrew Mc Namara sworn. I am not acquainted with James Roney and but slightly acquainted with John Roney. I was in a liquor store corner of 53rd St. and 11th Ave. and a friend of mine made me acquainted with John Roney. I forgot his last name; on the day of my arrest I was working at 69th St. up till 1/4 past one. I was riding sand for a contractor; my father told me to go down to Thirtieth St. to see if I could not get a job for the horse not to lose time. As I started out of the house going down 11th Avenue I met this wagon near the corner of 48th St. I hailed him and asked him to give me a ride to Thirtieth St. He stopped and I got on. I rode about a couple of blocks when the officers arrested me. I had seen Roney two or three times before the arrest. I had never been in Roney's yard before I was

0195

arrested. I never was on Rooney's wagon before the day I was arrested. I went to sea for the last year and a half. I was an ocean cattle driver employed by a man named Samuels. I was home about a month before I was arrested. I lived home with my parents. I had no knowledge of the business in which the Rooney's was engaged. I did not know they were engaged in stealing beer casks. I never worked for the Rooney's. Cross
Examined. I live at 534 Fifty Third St, a couple of doors from this yard. I lived there two years and a half. I did not know James Rooney by name and all I knew of the other one was John. I never had been in the yard. I never took notice of either of the Rooney's go into the yard. I had been to sea sixteen or seventeen times during the two years. I made short voyages to Liverpool. I came home the latter end of February. I was only home a week. I was arrested a little before Forty Sixth St. and Eleventh Avenue. I swear I never was inside the gate of that yard and never had handled those barrels. The witness denied having the conversation in the cell to which officer Healey testified. That was wholly untrue. I did not roll the two casks on John

0196

Romey's wagon. I worked on Sunday the 16th.
Patrick Golding sworn. I am the proprietor
of a stone yard and know McStamara the
defendant about ten or twelve years. Has
he ever employed by you? No sir. He has
been employed in other stone yards. I saw
him working in them. Do you know what
McStamara's character is for honesty and
sobriety? I never heard a charge of dishonesty
against him in my life. Before I read of
this one in the papers. I always saw him
going about his business, saw him at dif-
ferent avocations, I saw him when he was
going to Europe with cattle and saw him
work for Mr. Mills in the stone yard. I
never heard anything against him.
Carnelius Keegan sworn. I am a carman
and know McStamara to be a hard-
working man. I never heard he was dishonest.
Francis McStamara sworn. I am the
father of the defendant; he has always lived
with me. Since he came back from sea
he has driven a horse and cart for me,
except a few days that he was shoveling
coal. He came back from sea the latter
part of February. I never heard anybody
say anything bad about him; he was
a steady workman; he done pretty well.

0197

John Ruland sworn. I am an officer of the Central Office. I saw McNamara on the 20th and 21st. On the 20th I saw him turning the corner of Forty Second St. and Tenth ave. in company with John Roney on a wagon, the same wagon that we arrested him on upon the 21st; then I saw him at Headquarters. Cross Examined. The 20th was the first time I ever saw him. I was standing next door to the corner of Forty Second St. and Tenth ave.; the wagon was passing on the west side of Tenth ave. about 50 feet from me; they sat on the seat together. I had a full view of the face of the defendant. There can be no doubt about the identity of the prisoner. I recognized the two men that were on the cart as the men I had seen the day before.

James Maguire sworn. I am a detective connected with the Central Office. I saw the prisoner McNamara on the 20th and the 21st; on the 20th he was going down through Tenth ave. with John Roney; they were both sitting in an old rickety wagon. and on the 21st of March I saw him on the same wagon with Roney. I was with the other detectives. I took particular notice of the prisoner and the man who was with him. The jury rendered a verdict of guilty.

0 198

Wm Lewis Hudson R.R. Depot received Freight-
John Bull ^{and} Thomas Burke West Shore R.R. Depot-
Received Freight also from Roray men
Randall Carmack arrested John Roray Sept- 1878
for Fel" assault sentenced Sept/78 4 years 6 months
State Prison

Detention Valley was on foot on 53" street last September
and at that time James Roray owned yard

Halley"

0199

James J. Rooney

DETECTIVE OFFICE

Police Department of the City of New York,

No. 300 Mulberry Street,

NEW YORK April 13th 1884

Witnesses in the Rooney McManus and Rooney Case
"arrested March 21st 1884"

On Thursday March 20th /84 about 5 pm Andrew McManus
and John Rooney alias Kelly was seen in the wagon together on
10th ave between 53rd St and 42nd St driving down town by the
following Officers Liston Ticeco McGuire Mangin Vallilly
McConnell McElusky Rutland and Holey

On Friday March 21st /84 Officer Liston was sent by "Holey"
to watch Rooney's yard and signal Officer McElusky if
any car Cabs should be placed in the wagon McElusky
was stationed at 10th avenue and 50th St Officer McGuire
Mangin Ticeco Vallilly McConnell Rutland and Holey
were stationed along 10th ave from 50th to 46th St when
the signal was given that the wagon was coming with
Cabs on was passing down 11th avenue "Holey" sent

officers to run over the wagon and arrest the persons in the wagon which they did when
the wagon arrived at 11th ave and 46th St stating at the
time that they ran over a child this was done so they could
not inform James J. Rooney that they had been arrested
Holey then sent McConnell and Vallilly to 53rd St and 10th
avenue to find James J. Rooney and Rutland and McGuire went

0200

and arrest the persons in the wagon which they did when the wagon arrived at 11th cross^{ing} 46th Street stating at the time that they saw over a child this was done so they could not inform James J. Rooney that they had been arrested. ~~Wally then sent~~ Mr. Connell and Vallyly to 53rd Street ^{crossing} 10th Avenue to find James J. Rooney and Richard and Mr. Quinn went

to 11th Avenue ^{crossing} 53rd Street to watch the yard until "Wally" returned from Lyman Brewery on 38th Street with a wagon to remove the following property from Rooney's yard 14 ale Casks and Barrel and 21 Lager beer Kegs of which all had been painted fresh except 3 ale Casks. 2 were Burton ale Casks property of Brown Bros Williamburgh and one property of Ebling Bros other property identified by the following persons Daniel Jones 3 ale Casks Zettner 10th Lager beer Kegs Russell Bros one Cask Abbott 2 Casks found on wagon Geo Ebert 3 Lager beer Kegs. ~~Barrel~~ Smith's and Brown 2 Kegs

On Sunday Morning March 23rd /84 when James J. Rooney was summoned he ordered his son Joseph to call at Central Office to be identified and receive horse and wagon he also inquired if we had taken the Cask with head out from yard we said that we had "Rooney" said we had no right to that, that was a picked barrel we informed him that Mr Ebling identified it as his property he also asked us if we had taken the Burton ale Casks and we informed him that we had he said he had a right to buy them we informed him that they had been identified by Brown Bros of Wm Brough he then asked us if we had taken all the Lager beer Kegs and we informed him we had he then said that those Kegs were in his yard when we arrested him before in 1881 we informed him if he had them then they must have been under ground for at that time

we cleaned his yard out he then made a remark that he might as well let his horse and wagon go as he had no use for it and inquired if it was in the same stable that it was in before we informed him that it was this conversation

To 11 o'clock & I went to watch the road until 10 o'clock
returned from Lawrence Ramsey on 38th Street with a wagon to
remove the following property from Ramsey yard 14 old Cuckles
and 10 new 21st Legue live hogs of which all had been
painted fresh except 3 old Cuckles. 2 were Dublin also Cuckles
property of James Don Williamsburg & one property of
Edling Messer other property identified by the following persons
David Jones 3 old Cuckles 10th Legue live hogs Russell
Don one Cuckles Abbott 2 Cuckles found on wagon Yes Exact - 3
Legue live hogs Don Williamsburg 1 Smith Don Ramsey 2 hogs

On Sunday Morning March 23rd/84 when James J. Ramsey was
present he ordered his son Joseph to call at Central Office to
be identified and receive horse and wagon he also inquired if
we had taken the Cuckles with him out from yard we said that
we had "Ramsey" said we had no right to that, that was a
picket had we informed him that Mr. Edling identified it
as his property he also asked us if we had taken the Dublin
old Cuckles and we informed him that we had he said he had
a right to buy them we informed him that they had been
identified by James Don Williamsburg of Ohioburgh he then asked us
if we had taken all the Legue live hogs and we informed him
we had he then said that those hogs were in his yard when
we caught him before in 1881 we informed him if he had them
then they must have been under ground for all that time

we showed his yard out to the man and remarked that he
might as well let his horse and wagon go as he had no
use for it and inquired if it was in the same stable that it
was in before we informed him that it was the same stable
was held with Detention returned Mr. Haley as the prisoner was
detained in the same stable as when he was first taken

On the evening March 21st/84 Detention Haley went along with
Mr. Bailey to remove Mr. Williams from one cell to another
on the same side with John Ramsey after locking him up
Haley went to each stable to catch pig from his hands of his
handing Cuckles he heard one of the prisoners say to the other
what name did you give the currier was John Kelly what name
did you give my own then some one of them said if we went
down 10th corner we would not be caught yes we would
you did not see all of them not one half of them

Truly Yours
Owen Haley

0202

Examination of Andrew McKean
before Andrew J. White Esq. Police Justice,
at 3d Dist Court, N. Y. 28th Nov. 1884

Def. Represented by Taylor & Parker

Complainant's Counsel by Esq. Counsel - and do
not know Andrew McKean - I did see
him take or have in his possession
any property -

Redundant - I ~~indist~~ Identified at Police
House Trunks, property of Warren
Abbott consisting of 4 Ale Casks,
those are the Casks designated in
the complaint - I identified them
by the Paint where they had been
repainted & by their being pitched
on the inside - These are the only
Casks ~~made~~ ^{used} by any Brewery
that are pitched, that is
Ale Casks - There was one
of them entirely new - There I
left the Brewery since the 25th of
February last - Warren & Abbott
were sold a Cask when taking
any goods. - They never
voluntarily pitched on the the bottom
of the Casks in question -

0203

Cross - I know they ^{never} voluntarily put
into the possession of the Cows for her
of, because they I have Control
of that part of the business - I
don't know anything about Bonny's
and McNamara's claim of taking any
of the property - I fix the value
of the Cows, at the price set forth
in the Complaint of account the
fact that they are more valuable
than if they were new

Subscribed and sworn to
before me this
28th day of April
1884

Smith M. Ogden

Deputy Justice

0204.

City & County of New York ss
I, James E. Lister, aged
27 yrs, Police Officer, Central
Office, being called for the People
and sworn says — I know
the deft Mc Namara — On the day
he was arrested, March 23rd, 1891,
I arrested him — I
arrested him in 46th & 47th Ave.
where he was on 11th Avenue.
He was then seated in a Wagon
with another named John Rooney
in the Wagon were two trunks
all sorts — They are the goods
identified by the Complaint as the
property of William Abbott —
The Carts bore the appearance
of having been scraped and
repainted — Around the Run of
Stoves of both Carts they
appeared to be chipped off —
John Rooney was driving
the Wagon. I speak of —
Mc Namara said to me after
I placed him under arrest that
he had never been on the Wagon
before — that he merely jumped on
to the side, to 30th Street

0205

to get a job - I asked him
what was the other persons name
who was on the ~~truck~~^{waggon} with him
- he said he only knew him by the
name of John O'Kury
where the waggon came from 528
West 53rd St. as I saw it
come from there - I was informed
this was James Cooney's
place - Co. det. John Cooney
is the son of Co. det. James
Cooney - I had seen the det.
around Cooney's place in 53rd St.
that day, about 5 minutes before
the waggon left. - McNamara
left before the waggon did, 5
minutes and started down on
First towards 11th Avenue -
The waggon went in an
opposite direction towards
10th - I arrested McNamara
on the waggon in 11th Avenue
near 46th - There was
an amount of stolen property
in Cooney's yard. I saw Det.
come from there 5 minutes before
the waggon left - He took
stolen property that yard
They were cars of the same kind

0206

as were on the Waggon - They
were Casks Barrels & Benches
They appear to have the marks
and brands defaced - Some were
not defaced - I had before
this occasion ~~seen~~ seen the
Sept. get on Corney's Waggon
while it contained Casks, after it
had left the yard - I saw
McNamara get on Corney's Waggon
when it contained Casks, on
the 18 of March at 10 am & 5 30
P.M. There were 4 Casks on the
Waggon then - These 4 were delivered
at the Hudson River freight depot
at foot of 30th & 11th Ave -
McNamara assisted in
unloading the Waggon - Mc
Namara then drove the horse back
to 525 West 36th with John
Corney - They both went in to 525
West 36th - Remaining 20 or
25 Minutes - They both drove from
there to 11th Ave & 53rd, and down
to 30th to Corney's Yard, both
entering the yard - McNamara
and John Corney (John) then
rolled out one cask and 2 boxes
placed them in the waggon

John Rooney drove out McManis
 Went on foot - The load was
 in bad condition, opposite the
 yard - McManis met the wagon
 at 10th Av + 53rd - He was waiting
 there - he got on and the wagon
 drove to 42nd, thence to 11th
 to the Hudson River freight
 Depot - Casks were unloaded
 by McManis & John Rooney
 They came back together to the
 stable 528 West 53rd, went
 into the stable and I saw
 McManis unharnessing the horse
 I saw McManis get on the
 same wagon with John Rooney, on the
 20th ~~10th~~ March and drive
 off together - The wagon
 was empty -

2. Do you know the nature of the bus-
 iness conducted by Rooney's at this
 place in 53rd St?

A. Only from a knowledge of former con-
 victions of the deft. James Rooney & by
 seeing the articles, the keys & tools, taken
 from there.

0208

Cross Examination.

I have known McManara by name since the day I arrested him. I have seen him on the wagon delivering these casks at the freight depot. I am positive that the person I saw on the wagon at these times with Rooney is the deft. McManara. On the day of the arrest I saw the wagon come from 52nd, 53rd St. I was standing in 53rd St. bet 11th, & 52nd W. 53rd St, watching Rooney's place. I could not see into the yard from where I stood but I could see any stuff that was being taken out of the yard. I am positive McManara came out of the yard. When I first saw him he was standing by the wagon, which was in front of the gate of the yard in the street. I know he came out of the yard because he went into the yard & John Rooney ~~both~~ rolled two casks out of the yard & lifted them up into the wagon. I did not see the wagon come out of the yard, it always stands in front of the yard on the street. The first I saw of McManara he was standing in front of the door of the yard between the door & the wagon on the street in front of the gate. He went in the yard, I saw him go there, he rolled a cask out & John Rooney rolled a cask out & they both lifted them into the wagon. That is all I saw of him around there that day. I don't know where he came from when I saw him in the street. I only know he lives there from the fact that he gave his residence

0209

I first saw him with John Rooney after deliver-
 ing casks at N. R. R. depot on Uteah St. That
 was the first loaden that day. That was the
 first time I ever saw him in my life. They
 delivered the first load at ten minutes to 3 on
 that day. He was on the wagon with John
 Rooney riding down 11th Ave. corner 3rd St. & 1st
 Av. I was standing on the corner. I followed
 them down to 30th St. I saw these casks delivered
 & left there. M^r McNamara rode back on the wagon.
 They drove back up 11th Av. to 5th St. 36th St.
 They stopped in there about 20 or 25 minutes,
 then drove up 10th Av. down 5th St. to Rooney's
 yard. They both went in & that is the first
 time I ever saw M^r McNamara go into that yard.
 They backed the wagon on the street & they both
 walked in. I saw M^r McNamara & John Rooney
 come out about 10 or 15 minutes afterwards.
 They again loaded the wagon up with 1 cask
 & 3 barrels. I saw was standing on 5th St.
 about 50 or 60 ft. E. of 11th Av. about 150 or 200
 feet. On the day of the arrest I saw him
 go into the yard & come out 2 or 3 minutes later
 rolling a cask out. ~~They~~ I was watching
 the place & have been on the job since the 3rd of
 this month; not steadily there, but at different
 places. I have been watching the freight de-
 pots & have also watched the yards a good deal
 & I have been on this job watching the wagons &
 everything else connected with it.

02 10

as at 534 W. 53rd street, he did not pass me when
 he left the yard. I ran to 10th Ave. M^r Namora had
 started toward 11th Ave. I didn't go up 53rd st.
 but ran to another street to intercept the wagon.
 I followed it down 10 Ave. as far as 50 st. I then
 ran to 46 st. & from there to 11 Ave. & stopped the
 wagon. M^r Namora was on the wagon when
 I stopped it. I arrested him there. ~~I said to him~~
 did not say to Rooney I arrested him for run-
 ning over a child. I asked the man that came
 up (an officer named Tessaro) whether this
 was the wagon. Officer M^r Cluskey who was
 present told John Rooney to get down from the wagon.
 I got up on the wagon & took M^r Namora with the
 wagon & 2 cabs to Police Headquarters. I asked
 the officer if that was the wagon because we
 had made up a little device & arranged ourselves
 to catch the wagon. I knew this was the wagon
 that had come from 53rd St. I had kept it in sight
 all the time except when I ran from 53rd st. & 10 Ave. to
 57th st. & 10 Ave. & when it went down 50 st. to 11 Ave. I
 reached it again at 46 st. & 11th Ave. I have seen
 M^r Namora go in Rooney's yard. I kept no time of
 how long he stayed there. I only saw him go in
 there the day of the arrest & in the afternoon of
 March 18th. I was standing corner 53rd st. & 11th Ave.
 & it was about 3 or 4 of March 18th. I was there
 on police business watching Rooney's yard. I
 was specially detailed for that purpose.

0211

Re direct.

On March 18th the delivery of the ^{second} ~~first~~ load occupied about 1 1/2 hours from the time of leaving the freight depot with the ~~first~~ load on that day to the time of leaving it with the second load.

Yours before me
2nd of March 1888
Andrew White
Phila. Indus.

James E. Liston

02 12

Andrew M. Namara sworn on his own
behalf & examined by Mr. Taylor his Counsel
testifies as follows:
My name is Andrew M. Namara, I am 23 years
of age & reside at 534 W. 53rd St. with my father
& mother. That is near Rooney's place. My business
is that of driving horse & cart for my father.
I know John Rooney about a month & became
acquainted with him through passing in front in
front of my father's house. I was never in his
yard or in James Rooney's ^{yard}. I don't know James
Rooney except by sight. James Rooney's yard
is on 53rd St. I heard the officer say that he saw &
me go into that yard on March 18th. That is not true.
I did not go ⁱⁿ there on that day. I never loaded any carts
on Rooney's wagon or help anybody load any. I
was never on the wagon except on the day when
I was arrested. The afternoon I was arrested
I was in my own house, came out of the
house to 53rd St. & turned towards 11th Av. Go-
ing down 11th Av. I saw this wagon near 48th
St. I hollered to the driver (I didn't know him
at the time only by the name of John) he
stopped & got out. We rode a little below 46th
St. & those men (pointing to the officers)
took Rooney off the wagon. The officers
said "you have run over a child." I took
Rooney off the wagon. I was getting down
when the officer ^{diplomat} said "you had better go

0213

along. He didn't tell me why. He gave no reason. He didn't tell me I was under arrest. I saw his badge under his coat. He asked me my name I told him. He asked me the other man's name I told him I didn't know him except by the name of John. I asked him where we were going. He said to Bleeker St, that was where the child lived, that is all I had to say to him. He took me to Mulberry street. Two barrels were in the wagon when I was arrested. I don't know where they came from. I did not take them from anywhere. I had no charge of them. I never worked for Rooney's or either of them. I don't know what was their business. The officer is mistaken when he says he saw me come out of Rooney's yard. I swear to that positively, that I never came out of or went into that yard. I saw the officer on that street that day as I passed him by. The distance from my house to 11th Av. is about 300 feet. On the day of my arrest I was working around cleaning up the stable back of my house. Then I started out to go down to Reek's 30th St. below 11th Av. While on my way there I saw this wagon, asked for a ride & got on simply for a ride. I know nothing else about this case. My father sent me down to 30th St. to get work for a horse & cart. I have never been arrested before.

0214

Crop Exam.

Q. What is your father's business?

A. He keeps horses & carts.

Q. He lets out horses & carts with drivers?

A. Only with his sons when there is work for them.

Q. Do you now know on how many days of the week from March 1st to March 22nd you worked for your father?

A. Every day day there was.

Q. Did you go out with a horse & cart for him on any day that week?

A. I was out that forenoon. I was out awhile the day before that & the wet "knocked me off." I was out with horse & cart every day that week until I was arrested.

Q. Where were you with your horse & cart on Tuesday March 18th?

A. I was working in 69th below 11th Av. "riding" sand for concrete for my father. I took the sand to 69th street where they were building; Wm. Claffey. One other horse & cart was carting sand there on that day.

Q. Do you keep any time book or account book?

A. No sir. My father keeps account what we do.

Q. How this book then will show what you did on that day?

A. I don't know about that.

Q. Don't you know anybody besides yourself who knows what you did on that day?

02 15

A. I don't know, sir.

Q. Do you recall anybody you saw at the 69th st. buildings on March 8th.

A. My father nobody else that I recall.

Q. How long have you lived at this place in 53 st.

A. About 2 1/2 to 3 years.

Q. How long has Rooney lived there to your knowledge?

A. I don't know.

Q. What business, if any, has been carried on at that yard since you have lived in 53 st.

A. I don't know.

Q. Have you never seen goods parked in or out of there?

A. No sir.

Q. During the entire time you have lived in 53 st. you have never seen anything go in or out of that yard?

A. No sir.

Q. Never seen a wagon go in or out?

A. No sir.

Q. Never seen or heard people working in the yard?

A. No.

Q. Has the door or gate of the yard ever been open to your knowledge?

A. I never took notice.

Q. When & where did you become acquainted with John Rooney?

A. About a month ago was the first I ever spoke

02 16

to him - passing up & down the street. ~~Had~~
Q. Had you seen him ever since you lived there?
A. No sir.

Q. How long before you became acquainted with him had you seen him, as you say, passing up & down the street?

A. I never saw him before that.

Q. So that where you first saw him you became acquainted with him?

A. Yes sir. It was in a store Cor. 53rd St. He walked up the street with me towards my house. I heard him called "John". He did not then tell me & I did not know where he lived.

Q. Did you know the deft. James Rooney?

A. No sir. I only know him by eyesight. I never spoke to the man.

Q. Did you never see John Rooney or James Rooney on the wagon before this occasion?

A. I never saw ~~him~~ either of them on the wagon before.

~~I have seen the wagon standing there at the stand.~~

Sworn to before me this 3rd day of March 1884
Andrew McNamara
Clerk of the Court
Place Justice

02 17

BOX:

137

FOLDER:

1415

DESCRIPTION:

Rosenbaum, Jacob

DATE:

04/22/84



1415

POOR QUALITY
ORIGINAL

02 18

158
16m. sep. 15/1896
M. A. R.

Counsel,
Filed 22nd day of April 1884
Pleads *Not guilty* (20)

17 10 16
THE PEOPLE
vs.
P
Grand Larceny 1st degree
[Sections 528, 580, — Penal Code].
Jacob Rosenbaum
500.

PETER B. OLNEY,
District Attorney.

A True Bill on ovr. doct.
June 9/84
John No. 100
June 16-1884
Pleads Guilty
Pray & Suffered.

Witnesses:

William Newman
7 Astor House

0219

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Jacob Rosenbaum

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

Jacob Rosenbaum

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

The said

Jacob Rosenbaum

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

two diamond earrings of the value of five and fifty dollars each, two other diamond earrings of the value of one hundred and sixty dollars each, one diamond finger ring of the value of one hundred and fifty dollars, one other diamond finger ring of the value of three hundred and fifty dollars, and one diamond of the value of one hundred and fifty dollars

of the goods, chattels and personal property of one

William

Berman

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

John B. O'Meara

District Attorney

0220

Court General Session

The People

vs.

Jacob Rosenbaum

Applicant of

Defendant

(Filed Joseph 15-11-84)

Court of General Sessions

The People }
 vs
 Jacob Rosentbaum }

City & County of New York ss

Jacob Rosentbaum being duly sworn says that he is nineteen years of age and resides at 227 East 53rd Street this City.

Defendant further says that Judgment of this Court was suspended some time in June last upon him, since which time he has conducted himself in an honest manner.

Defendant further says that in the latter part of July this year, while defendant was selling jewelry &c upon commission for B. Levy (the Complainant in the case before Judge White at the Tombs Police Court), he sold a diamond ring and lace pin to Edward Kohu of Canal St & Bowery this city for \$250= in all, said Kohu was to pay the same in three or four days. Defendant further says that when he called upon said Kohu for the money, he was informed that said Kohu had gone to Hartford Connecticut, and had pawned the goods here in the city immediately after he had received them from me, and further that he

POOR QUALITY
ORIGINAL

0222

had sold the pawn tickets.

Defendant further says that accompanied by the Levy he called upon said Kohn's father at Hartford, for the purpose of getting the money from him, and also to find out where his son was.

Defendant further says that thereafter he called upon Detectives Hadelberg & Dolan of Inspector Byrnes' Staff, and through their efforts succeeded in arresting said Kohn in this city upon my complaint for larceny.

Defendant further says that he went to the Tombs Police Court, and swore to his affidavit there, and the Examination in said case of Kohn was then adjourned until one week.

Defendant further says that in pursuance of said adjournment the case came up in one week, and as defendant was about to be sworn as the witness against said Kohn, he was arrested upon a charge of larceny, preferred by said Levy, and committed to the Tombs in default of \$1000 bail for Examination.

Defendant further says that after being in the Tombs some three or four days he was finally bailed out by his father Charles Rosenbaum of 227 East 53rd St. City

Jeweller in the sum of \$1000 bail for Examination. That said Examination was to have taken place to-day before Judge White at the Tombs Police Court, but has been adjourned until 22nd inst. That the bail pending such Examination is \$1000.

Defendant further says that he is wholly innocent of the charge preferred against him and has not abused the mercy of the Court showing him

Done & before me this
15 day of Sept 1890

Maunce Meyer
Notary Public
N.Y.C. (09)

Robert A. Meyer

Court of General Session

The People

vs

Jacob Rosenbaum

Applicant of

Respondent

(Filed for prob 15.11.1924)

0223

0224

ascertained that he was
grossly misinformed in
regard to the statements
made at the time he
consented to his discharge
as aforesaid.

Sworn to before me
this 15 day of Sept. 1904

Wm. J. Roman

Hugh Donnelly
Notary Public
N.Y.C.

*The People
is
Jas. H. H. H. H.*

*Ordinance of
Wm. Roman
of 1870 or thereabouts*

POOR QUALITY
ORIGINAL

0225

City and County of New York, ss.

William Dennis of 1 Astor
House, being duly sworn deposes
and says that he was the
Prosecution in the case of
The People vs. Jacob Rosentbaum,
who was indicted April 22 -
1904, upon a charge of Grand
Larceny in the 2nd degree
in violation of the value
of property five hundred dollars,
from deponent, that said Ros-
entbaum pleaded guilty on the
23rd day of April, and on the
request of deponent who desired
said Rosentbaum should do
time in the future sentence
was suspended.

That as deponent is
informed said Rosentbaum
was arrested during the early
part of this month upon a
charge of larceny, and that
the examination in said charge
is set down for this 15th day of
September, at 2 P.M. at the Tombs
Police Court.

That deponent has since

0226

Court of General Sessions of the
Peace - City of New York

Depose

Jacob Rosenbaum

City of New York. I, Nathan Rosenbaum
of said City being duly sworn do depose
and say; I am an importer & dealer
of jewelry doing business at No.
12 Maiden Lane in this City. I have
been in business as principal of my
warehouse for over fifteen years
past - I am the uncle of the
above named defendant who
is but eighteen years of age.
He was never arrested for any
offense until he came from
Europe of his own free will and
accord to meet the present accu-
sation. He was in the employ
of the Revenue prior to his departure
for Europe, and was taken to Europe
by Joseph De Young a young man
older than himself, who persuaded
him to leave this Country. On the
return of Rosenbaum he was locked
up in the Jail in April last
& has been imprisoned there ever
since. He was kept there notwith-
standing we could have bailed him,
at the instance of his parents &

0227

as a punishment to him. His mother
is an aged lady and he has
three brothers and two sisters all
of the highest respectability. I
have a position for him in my
establishment where he will
secure immediate employment
and I know will in the
future lead a better life.
There are a number of gentlemen
on the present panel of jury
who are known to me & who
can vouch for me and the
father of the accused. I have
been repeatedly a juror in this
Court myself.

I am to give me this (St. Rosebarn
16th day of June 1884

Geo W. Blunt
Notary Public
NY County

0228

Case of Samuel Stephens
at Court of New York

The People vs

Jacob Rosenbaum

County of New York - I Charles
Rosenbaum of it is John last
being day sworn and am a
Jeweler & the father of the
above named Defendant. He is
one of my six children & the
first of my family ever arrested.
He returned to this County to meet
this charge & has shown emotion
ever since. My wife is sick
with grief & reason of this
disgrace & my young daughter
also feel their brother's disgrace
acutely. I have a position in
readiness for the Defendant who
will be employed at once by my
brother Jacob Rosenbaum who will
take an under interest in the
boy & teach him the folly of
again transgressing the law.

Sworn to before me this
16th day of June 1884

Wm. H. Smith } Chas Rosenbaum
Notary Public
NY County

0229

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS*Jacob Rosenbaum*

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. My main reasons for making this request are because Rosenbaum is young and was led into the commission of this offence by older persons. He returned of his own free will from Europe to meet this charge and his parents and relatives are more respectable people who assure me that they have respectable employment for him now. He has been punished sufficiently, in my estimation, having been imprisoned in the Jail over two months.

Wm. J. J. J.

Wm. J. J.

0230

Residence _____

Wade of District

to answer

Dated 188 *Police Justice.*

0231

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, ss.

District Police Court.

Jacob Rosenbaum
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.

Jacob Rosenbaum

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

165 Henry Street (resided there) 19 years

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

J Rosenbaum

Taken before me this

day of

188

Police Justice.

0232

Sec. 151.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

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

of No. 7, Astor Place, Street, that on the 28th day of March 1888, at the City of New York, in the County of New York, the following article to wit:

Two pair Diamond Earrings

Two single Star Rings

one loose brilliant and other property

of the value of Twenty five hundred Dollars, the property of said William Reinard.

w was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Isaac Rosenbaum

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring before me, at the 14th 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 15th day of April, 1888.

POLICE JUSTICE.

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Isaac Rosenbaum

Warrant-Larceny.

Dated April 15th 1888.

Isaac Rosenbaum
Magistrate

Wm. G. Lusk
Officer

The Defendant

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

Officer.

Dated 1888

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

22

District Police Court.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

William R. Raman

vs.

Jacob Rosendash

Dated April 16 1884

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0233

0234

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

William Reiman

of No. 7 Astor Place Street,

N.Y. City

being duly sworn, deposes and says, that on the 28th day of March 1884at the Store of said Reiman 7 Astor Place City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent

the following property, viz:

One pair of Diamond Earrings worth Eleven
hundred dollars.
One pair Diamond Earrings worth Seven hundred
and twenty five dollars. One single diamond
Stone Ring worth Six hundred dollars.
One single Stone diamond Ring worth Seven hundred
& fifty dollars. One Watch diamond worth one
hundred & fifty dollars and other property
altogether of the value of about Twenty
five hundred dollars. (\$2500.)

the property of said 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 Jacob Rosenbaum who was a

188
POLICE JUSTICE,
Sworn before me
by of
188
POLICE JUSTICE,
of said Reiman, to assist him in
his business. In closing up the store of said
Reiman, he took the goods out of the show
window, and did not return them. Said
Rosenbaum took a steamer for Europe with
morning, and that said Reiman expects
said Rosenbaum to return tomorrow from
Europe. Therefore deponent charges said Rosenbaum
with unlawfully having stolen said property.

0235

BOX:

137

FOLDER:

1415

DESCRIPTION:

Rossiter, Harry

DATE:

04/01/84



1415

POOR QUALITY
ORIGINAL

0236

220

Day of Trial,

Counsel,

Filed,

Pleads

P. Oliver
Day of *April* 188*4*

Nov 4 July 2

THE PEOPLE

vs.

P

Harry Rossiter

Assault in the First Degree.
[§ 217 and 218]

PETER B. OLNEY,

JOHN McKEON,

District Attorney.

In April 1884

tried & acquitted.

A TRUE BILL.

Charles B. Brown

Foreman.

Apr 14, 1884

Two day April 13th for
AAA

Witnesses:

Frank Taylor

0237

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Harry Rossiter

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

Harry Rossiter

of the CRIME OF *Assault in the first degree*, committed as follows:

The said

Harry Rossiter

late of the City of New York, in the County of New York, aforesaid, on the *Seventeenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *four* with force of arms, at the City and County aforesaid, in and upon the body of *Frank Taylor* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Frank Taylor* with a certain *knife* which the said *Harry Rossiter*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *to kill* the said *Frank Taylor* 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

Harry Rossiter

of the CRIME OF Assault in the Second Degree, committed as follows:

The said

Harry Rossiter, late of the

Wayand 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 *Frank Taylor* then and there being, feloniously did, wilfully and wrongfully, make an assault and *in* the said *Frank Taylor* with a certain *knife* which the said *Harry*

Rossiter in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut 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.

0238

Send COUNT

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

of the CRIME OF
committed as follows:

The said

late of the City of New York, in the County of New York, aforesaid, on the ~~Seventeenth~~ day of ~~March~~ in the year of our Lord one thousand eight hundred and eighty ~~four~~ with force of arms, at the City and County aforesaid, in and upon the body of ~~Frank Taylor~~ in the peace of the said people then and there being, feloniously did make an assault and ~~kill~~ the said ~~Frank Taylor~~ with a certain ~~instrument and weapon to the~~ which the said ~~Harry Barker~~

in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent to kill — the said Frank Taylor 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.

Count :

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

of the CRIME OF Assault in the Second Degree, committed as follows:

The said James Rossiter, 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 Frank Taylor
— then and there being, feloniously did, willfully and wrongfully,
make an assault and kill the said Frank Taylor —
~~with a certain~~ which the said

~~bad and held the same being an instrument likely to produce grievous bodily harm,~~
~~feloniously did, willfully and wrongfully then and there beat, strike, stab, cut and wound~~
~~thereby then and there willfully and wrongfully~~
~~feloniously inflicting upon him the said Frank Taylor~~
~~grievous bodily harm, to wit: thereby then and there cutting~~
~~and wounding his head and chest:~~
 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.

PETER B. OLNEY.

JOHN McKEON District Attorney.

0239

1884
Mar 20 1884

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

Police Court - District

THE PEOPLE, &c.,

OF THE COMPLAINT OF

Mark Barker
30 Ross St.

Harry Rosseter

1 Harry Rosseter

2 _____

3 _____

4 _____

Dated 29 March 1884

My Tower

Magistrate.

Officer.

Precinct.

Witnesses: Thomas J. Ryan

No. 30 Ross St.

No. _____

No. _____

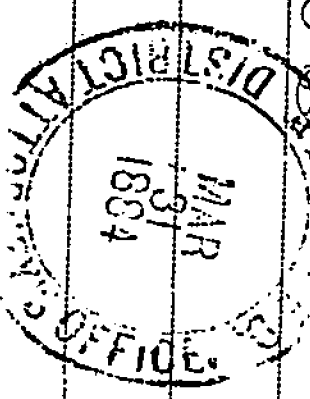
No. _____

No. _____

No. 300

to answer

General



Offence Felonious Assault & Battery

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 Harry Rosseter

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

Dated 29 March 1884 Police Justice.

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

Dated _____ 1884 Police Justice.

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

Dated _____ 1884 Police Justice.

0240

215-

POLICE COURT— 1 ✓ DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Hogan

Samy Assiter

Dated

March 18

1884

M. J. Power

Magistrate.

Hogan

Officer.

Witness,

Disposition

AFFIDAVIT.

Assault on Frank Taylor

Committed
to await
result of inquest
to Frank Taylor

0241

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

POLICE COURT, 1st DISTRICT.

William Hogan

The 4th Precinct-Police Street, being duly sworn, deposes and says,

that on the 17th day of March, 1884

at the City of New York, in the County of New York, he was informed by

Frank Taylor of No. 30 Rose street in the city
of New York that he was feloniously cut and
stabbed by Harry Rossiter of the same No. 5
street at between the hours of 6 & 8 o'clock P.M.
on said date in the hall way of said premises,
Deponent arrested said Rossiter at 2 o'clock
A.M. on the morning of the 18th of March 1884 and
brought him into the presence of the injured man
at Chamber Street Hospital, where he identified him
defendant as the man who feloniously cut and stabbed him
Deponent then for asks that defendant be committed for further
examination to await the result of said injuries as inflicted
William Hogan

Sworn to before me, this

18th day of

March

1884

My Comm.

Police Justice

0242

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York, _____ 188

This is to certify that
Frank Taylor is under treat-
ment at this hospital for
stab wounds of forehead and
left side of chest, and is
not able to attend court
today.
Wm. J. J. J.

0243

DEPARTMENT OF
Public Charities and Correction,
Bellevue Hospital,
Warden's Office,
JAMES F. O'ROURKE,
Warden. New York, Mar 19 1884

This is to certify that
the patient Frank Taylor
is not in a fit condition
to attend court today

H. S. Oppenheimer M.D.
House Surg 1st Div
Bellevue Hosp
Perott

0244

This is to certify that the patient
Frank Taylor is out of immediate
danger so far as his wounds are
concerned but he is still liable to
some lung complication. It is my
opinion that he will be able to
attend court next week.

W. J. Oppenheimer M.D.
House Surgeon

per 17

Ellen Westrop

Mar 21/34

0245

This is to certify
that Frank Taylor
is unable to
appear in court
on account of
his injuries,

Truak.

Dr. W. F. O'Connell

0246

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Harry Rossiter

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Canada

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

Answer.

30 Rose St. 6 weeks

Question. What is your business or profession?

Answer.

Trismith

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

Answer.

*I am not guilty**Harry Rossiter*

Taken before me this

day of

March 1884

Police Justice.

0247

Police Court—First District.

CITY AND COUNTY
OF NEW YORK, { ss.

of No.

30 Rose

Frank Taylor 39 years

Printer

Street,

being duly sworn, deposes and says, that
on Monday the 17 day of March
in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Harry Rossiter (now here)
who did cut and stab deponent
on the head and body with
with some sharp instrument
then and there held in his
hand causing serious
wounds.

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

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

Sworn to before me, this

of

29 day
March 1888

Frank Taylor

W. J. O'Connell

POLICE JUSTICE.

0248

BOX:

137

FOLDER:

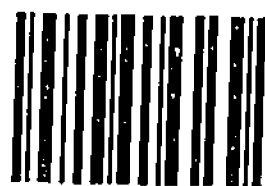
1415

DESCRIPTION:

Ryan, Thomas

DATE:

04/18/84



1415

Witnesses:

Heuman Brown

422 6th St.

Philip C. Bleil

Officer S.B. Squad

and for officers

13th W. ed. Hoffman (assigned)
Counsel,

Filed 18th day of April 1884

Pleas Charged by (24)

THE PEOPLE

vs.

R

18th day of April

Thomas Ryan

Grand Larceny (from the person) degree
[Sections 528, 530, Penal Code]

PETER B. OLNEY,

District Attorney.

Dr. May left
Alc. & Co. attempts to Chdgy
A True Bill.

S.P. 2 year.

John N. Bleil Foreman.

May 2

0249

0250

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Ryan

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

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

The said *Thomas Ryan*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
fourteenth day of *April* in the year of our Lord one thousand
eight hundred and eighty-*four*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms, *one watch of the*

value of fifteen dollars

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

Peter B. Olney

District Attorney

0251

135
Police Court - 1965 District.

THE PEOPLE, &c.,
vs. *Thomas Ryan*
422 W. 6 St.

1 *Thomas Ryan*
2
3
4

Offence *Larceny from person at night time*

Bailed,
No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Dated *April 15* 188 *✓*
Gorman Magistrate.
Abel M. Gorman Officer.
St. Bernard Precinct.

Witnesses
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____

No. _____ Street _____
to answer *Abel*
Thomas Ryan

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Seven* 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 *April 15* 188 *✓* *John J. Gorman* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0252

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Thomas Ryan*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *184 Kester Street 1 year*

Question. What is your business or profession?

Answer. *Quilter*

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*

Thomas Ryan

Taken before me this *15*
day of *April* 188*8*
John J. Brown
Police Justice.

0253

2nd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.years Bookbinder.
of No. 422. 6th

Street,

Herman Buraw age 25

being duly sworn, deposes and says, that on the 14 day of April 1884
at the City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent and from the person of deponent at night time
the following property, viz :

One Silver Watch of the value of fifteen 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 Thomas Ryan (nowhere)and another person not arrested, and whose
name is unknown to deponent, from the
fact that at the hour of about 4 1/2 O'clock
in the night time of said day deponent was
standing on 4th avenue, near 15th Street
when deponent had said Watch attached
to a Chain & in the Watch pocket of the
Vest then worn upon his person. That said
unknown person placed himself in front

Sworn before me this

11th of

488
Police Justice,

0254

of deponent looking towards the Street and said Ryan placed himself in front of said unknown person, and was looking in deponent's face that at that time deponent felt a jerk on his Watch Chain, and deponent caught the hand of said Ryan in the Chain and in the act of withdrawing the same, he pulled himself loose from deponent and ran away. Deponent pursued him and did not lose sight of him until he was arrested.

Sworn to before me this) Hermann Burrod.
15th day of April 1884)

John Norman Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION