

0356

BOX:

302

FOLDER:

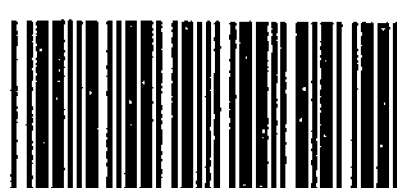
2874

DESCRIPTION:

Zaech, Emil

DATE:

03/21/88



2874

No 221

Counsel
Filed *21 March 1888*
Pleas *Charged in*

THE PEOPLE

is charged
with
Emil Zach

Grand LARCENY, 2nd degree
(False pretenses).
[Sections 528 and 581, Penal Code].

JOHN R. FELLOWS.
~~RATON~~
District Attorney.

A True Bill.

(Hays, only)
Part II March 28/88
Foreman
Pleas guilty
S. P. Devo 2208/88

No. 221

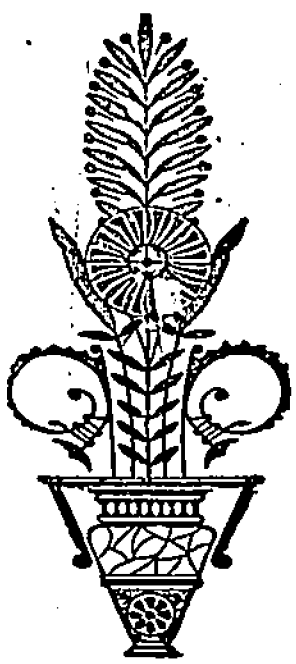
Counsel
Filed 21 March 1888
Pleads Charged in

THE PEOPLE
in presence of
Emil Zaech
Grand LARCENY, 2nd degree
(False pretenses)
[Sections 528 and 531, Penal Code].

JOHN R. FELLOWS.
~~RANDOLPH R. MARINE,~~
District Attorney.

A True Bill.
(Signed)
Per II March 1888
Foreman
Pleas Guilty
S. P. Deo justitia

0359



Received from

W. B. Mordiger

one hundred

100 Dollars.

an Laune



0360

Police Court

District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 522 - First Avenue Street, aged 47 years,

occupation Leather trimmer being duly sworn

deposes and says, that on the 26th day of November 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

One hundred dollars good
and lawful money

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

Emil Jack Now Present
That on said he stated to deponent for whom he worked that the Emil was the owner of about ten thousand dollars left him at the death of a relative in Switzerland. And that in about a month from that time he expected to have at least five thousand of that amount as the Swiss Consul at this port was in possession of the will made in his Emil's favor and would have the money about the time herein specified. That he then asked deponent for a loan of One hundred dollars which he said he would repay when he received

the Money from Switzerland through
the Swiss Counsel

That Deponent
Wholly Relying on the Truth of such
Statements gave the defendant the
Money and obtained a receipt therefor

That Deponent has since seen the
said Counsel who declared to Deponent
that he knew nothing of the defendant
or his alleged property. That he
held no will, deed, or document
of any kind belonging to the defendant
and that his statement in reference
to any paper of his being in the Counsel's
possession was false and untrue.

Wherefore Deponent now charges
the defendant with stealing and
withholding said Money and with
defrauding this Deponent

A. B. Schneider.

Seen to before me this
15 day of March 1888
Wm. H. [unclear] }
[unclear] Office Justice }

0362

Sec. 108-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Emil Zaeh 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. *Emil Zaeh*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Switzerland*

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

Answer. *Home*

Question. What is your business or profession?

Answer. *Harness maker*

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

Answer. *I am guilty**Emil Zaeh.*

Taken before me this

188

Police Justice.

0363

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 4th DISTRICT.

Frederika Rudiger

of No. *572* 1st Ave Street, aged *43* years,

occupation *Married* being duly sworn deposes and says,

that on the *25* day of *November* 188*8*

at the City of New York, in the County of New York, *one Emily Zech*

*did commit the crime of Grand
Larceny in the manner following
to wit: that he induced Depments
husband to part with the sum
of One hundred dollars upon
the false representation in writing
that he Zech was the possessor
of property and money and
that said Zech did give a receipt
to Depments husband for said sum
and an order upon the Bank*

Sworn to before me, this

188

day

Police Justice.

0364

Police Court, _____ District, _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated _____ 188 _____

Magistrate.

Officer.

Disposition,

Consul for said amount, representing
at the time that said order would
would be honored, that Dependent
found upon inquiry that said Jack had
no credit with said Consul. Dependent
further says that her husband is engaged
in his bed and asks that said Jack be
held until such time as her husband
can appear in Court - Frederick Rindge

Deputy District Attorney
Frederick Rindge
District Attorney
Frederick Rindge

APR 10 1888

1641
Police Court District.

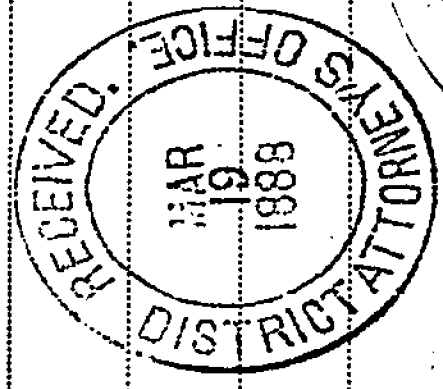
THE PEOPLE, vs.
ON THE COMPLAINT OF
August B. Hurd
vs. 1st
Emil Jack

BAILED,

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

Offence _____
Dated March 15 1888
Magistrate.
B. Maloney
Officer.
27
Precinct.

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



(Com)

I have being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 1888
Police Justice.

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____
Hundred Dollars, _____
and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated March 15 1888
Police Justice.

5960

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Erind Dyeck

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

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

The said *Erind Dyeck*,

late of the City of New York, in the County of New York aforesaid, on the *26th*
day of *November*, in the year of our Lord one thousand eight hundred and
eighty-~~seven~~, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one August B. Rudiger* —

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

August B. Rudiger —

That *the said Erind Dyeck* was then
entitled to receive about ten thousand dollars
which had been left him upon the death
of a relative in Switzerland. That a debt
of five thousand dollars of the money so left
him was then shortly to be paid to him
through the Swiss consul in said City.

That the said consul then had in his
possession the last will and Testament
of the said relative of the said *Erind Dyeck*
by virtue of which he was entitled to receive
the said money.

By color and by aid of which said false and fraudulent pretenses and representations, the said *Ernest R. Speed* —
did then and there feloniously obtain from the possession of the said *August P. Rudiger*.

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

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

P. Rudiger — , with intent to deprive and defraud the said

August P. Rudiger —
of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said *Ernest R. Speed* was
not then entitled to receive more than
thousand dollars, or any sum of money
whatever which had been left him
upon the death of a relative in
Switzerland, and there was not then
anything to be paid him through the
said Swiss Consul or least five thousand
dollars, or any sum of the money so left
him, and the said Swiss Consul did
not then have in his possession the
said will and testament of the said relative
of the said *Ernest R. Speed*, by virtue of which he
the said *Ernest R. Speed* was entitled to receive the
said money, or any money,

0368

And Whereas, in truth and in fact, the pretenses and representations so made as
aforesaid by the said *Erind Rye* —
to the said *August P. Rudiger* was and were
then and there in all respects utterly false and untrue, as *the* the said
Erind Rye —
at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say : That the said
Erind Rye, on —
the day and year first aforesaid, at the City and County aforesaid, in the manner and form
aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,
chattels and personal property of the said *August P. Rudiger* —

then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said People.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

0369

BOX:

302

FOLDER:

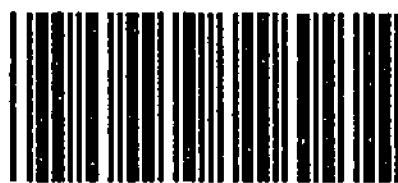
2874

DESCRIPTION:

Zimmer, Caspar

DATE:

03/23/88



2874

Witnesses:

C. A. Bond

at Hogan

Matthew Karim

Counsel,

Filed: 23 day of March 1888

Pleads, *Guilty*

THE PEOPLE,

vs.

Wm. J. Bond

Casper Zimmer

H.D.

Section — 508 — Penal Code.

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

Atty. Gen. & District Attorney.

Filed & completed with return to the Court.

A True Bill.

(Signed Daily)

Off for leave Foreman.

A. J. Bond

Casper Zimmer

COURT OF GENERAL SESSIONS OF THE PEACE:

City and County of New York.

-----x
 :
 The People :
 :
 vs. :
 : Before,
 Casper Zimmer : Hon. Frederick Smyth
 :
 Indicted for possession of : and a Jury.
 :
 burglar's tools. :
 :
 Indictment filed, March, 1888. :
 :
 -----x
 :
 Tried, April, 9th., 1888.

APPEARANCES:

Assistant District Attorney Davis, for the People,
 Mr. C. F. Kinsley, for the Defence.

MATHEW NAVIN, complainant, testified that he lived
 at 87 k2th. Avenue and was a railroad man. He saw the
 defendant on the 6th. of March 1888 on the down main trac
 of the New York Central and Hudson River Railroad, at
 about half past twelve o'clock that night. He saw the
 defendant and a man named Bond, a witness in the case,

2.

pushing and shoving each other. Then he saw the defendant stop back and take a piece of iron from under his coat. Then the defendant ran towards Bond and he, the witness, halloed to Bond that the defendant was going to strike him. The defendant got close to Bond and made several attempts to strike him. Then he, the witness, ran up and got hold of the iron and gave it to Officer Hogan. He recognized the piece of iron produced in evidence by the District Attorney. The defendant was not working in any capacity around the railroad. It was about 69th. Street and Twelfth Avenue.

UNDER CROSS-EXAMINATION He testified that he was a switchman. He didn't see the defendant in a saloon near there some time before and he didn't have a conversation with the defendant about getting a ride to Albany. He didn't tell the defendant that he had to go and speak to the conductor Bond himself about taking him on the caboose. When he first saw the defendant and Bond together he thought that they were friends having a little

3.

quarrel between themselves.

CHARLES BOND, testified that he was a conductor on the Hudson River Railroad. He was the conductor of a freight train: on the night of the 6th. of March 1888 he was on duty. He saw the defendant on the railroad track somewhere near 69th. Street. It was then about midnight. The defendant struck him in the nose with his fist: that was the first he saw of him. He, the defendant, arrived with his train in that neighbourhood about 6 o'clock and as they didn't have to go out again until morning, he went into a neighbouring saloon where he owed a bill of 45 or 50 cents. He was accompanied by a man that worked with him. He sat down and began to play freeze out for drinks. He could not say how many games they played: and then they played pool. Then he started to go to the car to sleep. He, witness, lived at Bath, N.Y. As he entered the yard; he, the defendant, struck him in the face and some one halloed "look out; he is after your watch". He, the witness, was somewhat under the influence of liquor, and didn't remember what happened

4.

afterwards. The defendant struck him with his fist in the face. Officer Hogan subsequently arrested the defendant. He, the witness, made a complaint against him in the 100th. Street police station. He, the witness, could not tell what charge he made, because he was drunk at that time.

UNDER CROSS-EXAMINATION He testified that there were three brakemen on his train and one of them was named Vertch. He had no recollection of seeing the defendant in the saloon. He didn't know that the defendant knew Vertch or that he, the defendant, had been a railroad man for 4 or 5 years. He, witness, had been employed on the road 8 or 9 years. The defendant didn't ask him for a ride on the train. He didn't speak to him at all. After the defendant struck him, he, witness, pitched into the defendant. No one else touched the defendant though there were two or three brakemen there. He didn't see the defendant again to his knowledge until the following morning, when he was brought out of his cell in the police station. He, the witness,

5.

didn't remember anything that transpired before the sergeant in the police station, the night before. He, the witness, was locked up by himself.

OFFICER MATHEW HOGAN testified that he was attached to the 26th. Precinct of police. He arrested the defendant, at about 12 30 o'clock on the morning of the 6th. of March at 66th. Street and the Hudson River Railroad. He heard a noise in the direction of 69th. Street and he went into that neighbourhood and met Bond and the complainant. Bond told him that a man had attempted to take his watch and had run down the railroad track. He, the witness, ran down the track as far as 66th. St. and met the defendant. A nightwatchman stopped the defendant on the way, and he, the officer, arrested him and brought him back to where Bond was, in his car, and Bond identified him and he took the defendant to the station house. He would call the iron instrument shown to him by the District Attorney, a Jimmy. He had been on the police force about 15 years.

6.

UNDER CROSS-EXAMINATION. He testified that he had only seen other Jimmy. He could not swear whether it was a Jimmy or a clamping iron. He knew that clamping irons were used on the railroad for tightening clamps that had no screws. The complainant was under the influence of liquor. He made an attempt to strike the defendant. The complainant was locked up that night. The defendant was coming towards him, the witness, when he arrested him. He had no hat on at that time.

DETECTIVE SERGEANT WILLIAM E. FRINK testified that he was attached to Inspector's Byrne's staff. He recognized the iron instrument shown to him by the District Attorney, as a burglar's jimmy.

UNDER CROSS-EXAMINATION. He testified that he had been a detective sergeant for between 5 and 6 years and had made a number of arrests for burglary during that period. In some cases the burglars had jimmies in their possession. He had never seen what is called a clamping iron. He was not a mechanic by trade.

7.

FOR THE DEFENCE. FRANK PITNER, testified that he lived at 175 Allen Street. He was an engineer by trade. He knew the defendant Zimmer. He was in his company on the night of the 6th. of March; he met him on the corner of Allen and Stanton Streets on that night, just two doors from his own house. The defendant was waiting for him, the witness, to go home from work. It was about 6 o'clock. He was with the defendant until about 9 o'clock that evening, and left him at the corner of Fifth Avenue and Bleecker Street. at the elevated railroad station. He and the defendant had been at the Cooper Institute looking at the Albany papers just before that. The defendant had his coat open at that time. He never seen the piece of iron in evidence in the defendant's possession. The defendant had stopped a week in his house and he had nothing of that kind in his possession then.. He had known the defendant for about ten years. He had known him to work on the railroad and at lumber. He worked with the defendant for two years for Mr. Bramhall at the 5th. Street Dock at Hoboken in Jersey. He, witness, was inspector of lumber there for two years. He was acquainted with persons in Albany who knew the

8.

defendant. His general reputation for honesty was good.

UNDER CROSS-EXAMINATION. He testified that he knew the defendant's father and mother in Albany. They lived at 608 Clinton Avenue. He was not related to the defendant. He had been living in New York since last Christmas. Before that he was in Amsterdam, New York, and Albany. The defendant stopped with him at 175 Allen Street. They were living with Mr. Ochse. He, witness, was working for a Mr. Benedict, at the corner of Pearl and John Streets. He worked at pattern filing and fitting. The defendant didn't work during the week that he was with him, the witness. He was out of work, but he had money. He didn't know how much money the defendant had. He, the witness, had never been convicted of any crime.

PETER BURKE testified that he lived at 99 Ninth Avenue. He worked at lumber and railroading. He had worked on the New York Central and Hudson River Railroad since 1879. He knew the defendant and had known him

9.

for about 4 or 5 years. The defendant was working on the road at the time the witness was employed on the road. That was about 5 years before. He then saw him on a train going out of West Albany. He used to see him, also in the yard. He was acquainted with other persons that knew the defendant. He also knew persons in New York that knew him. His reputation for honesty was good.

UNDER CROSS-EXAMINATION. He testified that as a matter of fact, he knew nothing about his character. He first saw the defendant about 5 years before and he was not personally acquainted with him. He saw him two or three times during the Winter. He last saw him on the road about a year ago. He had worked with him in the Summer at unloading wood on the river. He and the defendant were accustomed to divide their profits. He had the last transaction of this kind with the defendant in November. He had never been discharged by the Company. He was laid off. There were 10 other men laid off at the same time that he was last laid off.

0380

10.

CASPER ZIMMER, the defendant, testified that he didn't have the iron instrument in evidence in his possession and the first that he saw of it was when it was brought into the station house by the officer. He wished to go to Albany that night. Albany was his home and he was a married man and he thought there was no use paying \$3.10 fare as he knew so many conductors that would carry him. He had never been refused a ride. He went into the liquor store on the night in question in 67th. Street near the railroad, for a glass of beer. It was then about half past nine or a quarter to ten. He took the elevated train at South Fifth Avenue and Bleecker Street and rode to 67th. Street. After he had drank his glass of beer in the saloon he saw Mr. Vertch, a brakeman for Mr. Bond, the complainant, and asked Vertch to have a drink. Vertch declined to drink. Then he asked Vertch to speak to his conductor about letting him ride to Albany and Vertch said that he didn't like to ask him; because the conductor was drunk; and that he was a crank, anyhow.. Vertch told him to ask the conductor himself. The conductor and the complainant went out and he, the defendant, followed the complainant

11.

out, intending to ask him to give him a ride. When he asked the complainant for a ride, the complainant punched him and two of his brakemen assaulted him the defendant. They knocked him down twice and he got up and started down the track and lost his hat. He saw Officer Hogan and asked him to get him back his hat and he was arrested and Rond and Vertch were taken with him to the station house. In the station house Vertch assaulted him, the defendant, and the Sergeant of the Desk locked him up. On the following morning Vertch said that he didn't mean anything by it. He, the defendant had worked as a brakeman with Vertch's brother, who was a conductor on the road. He, the defendant, had worked for the New York Central and Hudson River Railroad for about 5 years. Of late he had worked at Bramhall's Dock, Hoboken, N.J. and on the North River front, handling lumber.

UNDER CROSS-EXAMINATION. He testified that he last handled lumber in the latter part of November. Then he went to Ohio- to Cometta- 115 miles west of Buffalo to work on a division of the Nickel Plate Road. He stayed

0382

12.

there about 9 weeks. He left there about February- about the 4th. or 5th; then he went to Buffalo, and went to work , to railroading, during December and January. He had stayed with his friend, who had testified on his behalf, for about a week and desired to return to Albany and thought that he could get up free as he had been a railroad man. In the saloon he had conversed with the complainant, and had asked him to have a drink with him and the complainant had taken the drink. He didn't speak to the complainant then about giving him a ride to Albany, because the brakeman had said that he had better not speak to him until he had got out.

-----0000-----

The People

vs

Casper Sommer-

Indictment filed March 1888
Indicted for Possession of
Burglar's Tools.

Tried April 9/1888

Before -
Hon Frederick Smyth,
and a jury.

0384

CITY AND COUNTY
OF NEW YORK, } ss.POLICE COURT, 5th DISTRICT.*Matthew Martin*of No. *87th Street & 12th Avenue* Street, aged *23* years,occupation *Rail Roadman* being duly sworn deposes and says,that on the *6th* day of *March* 188*8*

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

Casper Zimmerman (nowhere)
 did unlawfully have in his possession and
 concealed under his coat, that unlawful Burglary
 instrument, called a jimmy with the intent
 to use the same in the commission of a Crime
 Defendant saw said defendant and
Charles A. Bond (nowhere) quarrel with
 each other, and defendant saw said
 Zimmerman take said Burglary instrument
 from under his coat raising the same
 and striking at said Bond, Defendant

Sworn to before me, this
of 188

day

Police Justice,

0385

✓ Saw said Gimmie throw said instrument
away and defendant picked up the same
and gave it to officer Matthew Kagan
of the 26th Precinct Police, who arrested
said defendant ~~in violation of section 508 of the~~
~~Penal Code~~
known to before me this
9th day of March 1888
in witness whereof
John J. Morgan
Police Justice

Police Court--	District.
THE PEOPLE, &c.	
ON THE COMPLAINT OF	
vs.	
Dated 188	
Magistrate.	
Officer.	
Witnesses,	
Disposition,	

0386

CITY AND COUNTY } ss.
OF NEW YORK, }POLICE COURT, 5th DISTRICT.

Matthew Hagan
 of *26 Green* *Police* Street, aged *43* years,
 occupation *Police officer* being duly sworn deposes and says,
 that on the *9* day of *March* 188*8*
 at the City of New York, in the County of New York,

Charles A. Band (now here) is a
National Witness for the people
of the State of New York against one
Casper Zimmerman, that said Band
is subversive witness, and afraid
fears will not appear to testify
when required, therefore deponent
prays that he be committed to
the House of detention

Matthew Hagan

Sworn to before me, this

of

1888

day

Samuel W. Hagan

Police Justice,

0387

Police Court-- District.

THE PEOPLE, & c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

in default of \$100 bail sent
Disposition
to House of Detention
for witnesses

0388

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Casper Zimmer 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. *Casper Zimmer*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Albany*

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

Answer. *Albany N.Y.*

Question. What is your business or profession?

Answer. *Rail Road man*

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 never had the instrument in my possession*

Casper Zimmer

Taken before me this

day of

March

188

Police Justice.

0389

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated March 8 1888 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matthew Hagan

87 St. and 12 Ave.

Carper Hagan

2
3
4

Dated March 9 1888

Magistrate.

Matthew Hagan Officer.

26 Precinct.

Witnesses

No. Street.

Charles A. Bond

No. Street.

House of Representatives

No. Street.

1000 to 1000

Can

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Roscoe Zimmerman

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

Roscoe Zimmerman of a Misdemeanor,

~~of the Crime of~~

committed as follows:

The said Roscoe Zimmerman,

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

did unlawfully have in his possession a certain tool and implement of the kind known as gimmies, the same being a tool and implement adapted, designed and commonly used for the commission of larceny and larceny under circumstances evincing an intent to use and employ the same in the commission of some crime to the violation of any law or ordinance, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Fellows,
District Attorney.