

0473

BOX:

421

FOLDER:

3891

DESCRIPTION:

Robinson, Charles

DATE:

12/02/90



3891

0474

BOX:

421

FOLDER:

3891

DESCRIPTION:

Breslin, Neil

DATE:

12/02/90



3891

0475

12. *E. Barker to*

Counsel,
Filed *Dec 1890*
Pleads *3*

John P. Kelly
vs.
THE PEOPLE
vs.
Charles Robinson
vs.
Neil Breslin

Grand Larceny 1st Degree.
(From the Person.)
[Sections 528, 530, 34, Pennl Code].

JOHN R. FELLOWS,
District Attorney.

19
DEC 4. 1890

A True Bill.

John P. Kelly
Dec 4 1890
Foreman.

John P. Kelly
Both S.P. 3 45 89 mo.
Dec 5 1890 R.S.M.

Witnesses:
John Kelly

0476

Police Court, 1 District.

City and County of New York, ss.

of No. Seymour Street, aged 37 years,

occupation Police Officer being duly sworn, deposes and says,

that on the 21 day of November 1888, at the City of New York, in the County of New York, he saw Charles Robinson and Kiel Broslin

purveyors, assault on Harry Ross with intent to steal as a peddler for the reasons following to wit: defendant saw the defendants holding the said Harry Ross in the hallway of 20 Oliver and he (defendant) saw each of the defendants place his hand in the pockets of the clothing which the said Ross wore. The said Ross was in a state of intoxication

Sworn to before me }
this 22nd day of November 1890 } Bernard Malloy
A. White

Police Justice

0477

POLICE COURT DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

Bernard Malley
Assault with

Charles Robinson intent to steal

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *Nov 22* 188*9*.

A. J. White

Police Justice.

Charles Robinson

0478

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Robinson

being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he 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. *Charles Robinson*

Question. How old are you?

Answer. *23 years.*

Question. Where were you born?

Answer. *California*

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

Answer. *9 Bway 5 mos 20 days*

Question. What is your business or profession?

Answer. *Cook*

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*
Char. Robinson

Taken before me this *22*
day of *Sept* 189*7*
[Signature]
Police Justice.

0479

POLICE COURT DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

Bernard Malloy
Assault with Intent to Steal

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *Jan 22 50* 188

A. J. White *A. Buslin*
Police Justice.

0480

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
N. Berlin

Taken before me this
day of *1922*
[Signature]
Police Justice

0481

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.....

Depeund
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *200* Hundred Dollars,..... and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated..... *Nov 22 50* 18..... *A. J. White* Police Justice.

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

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

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

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

0482

#17 0.0 BB 1756
Police Court--- District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Bernard Malley
vs. *4th Precinct*
Chas Robinson
Paul Brock

Chas Robinson
Paul Brock
Offence
intent to steal

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

3. _____
4. _____

Dated *Jan 22 50* 1890

White Magistrate.

Malley Officer.
4 Precinct.

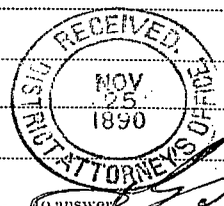
Witness *Harry Ross*

No. *20* *Bliss* Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.
1000 to answer



[Signature]

26
 The People
 Charles Robinson
 and
 Neil Breslin

Court of General Sessions, Part I
 Before Judge Martine.
 Thursday, December 4, 1890

Indictment for attempt at grand larceny in first degree

Bernard J. Molloy, sworn. I am a police officer of the Fourth precinct and know Harry Ross since this occurrence. I saw him on the night of the 21st of November 1890 and saw the defendants at the same time at No. 20 Oliver street on the stoop up in the doorway about seven o'clock in the evening. I was on post when a woman told me that a man was getting robbed. I ran up and saw these two defendants holding Harry Ross up against the door jamb, each of them by the arm and each had a hand in his pocket. Robinson, the colored man, jumped off the stoop as soon as he saw me, and I grabbed him on the sidewalk; the other man attempted to jump off, I threatened, and he stopped; he said he was a friend of his (the defendant) and he was taking him home. I rapped for assistance and my brother officer and I took the two of them into the station house. Nothing was said on the way to the station house. I searched them and found nothing on them except that I found

0484

a razor in Breslin's vest pocket. I found nothing on the other one. Neither of them said anything that I recollect. I saw Breslin's hand in Ross' pocket, he was on the right side of him and Robinson had him on the other. (The witness illustrated on a Court officer the way the defendants held the complainant Ross.) It was in Ross' pantaloons' pockets that they had their hands in. Ross was stupidly drunk, he could not do anything. I took him to the station house to and locked him up. I searched him and found a couple of keys and a few Chinese pennies. I afterwards made complaint against the defendants at the Police Court. I had no conversation with them after the arrest. They gave no explanation of it. It was dark when this occurrence took place. There is a party by the name of Savag who lives at No. 20 Oliver St; there are several tenants in that building. I believe Savag told me that Ross had a furnished room there. I don't know it as a fact. I know the defendants do not live there. I did not say to my brother officer when he came to my assistance that it was a case of burglary.

Harry Ross sworn. I am a manufacturer
 of starch glass. I remember starting out on
 the 21st of November. I left home at four
 o'clock. I left the saloon at six o'clock in
 the evening corner of Mott st. and Chat-
 ham Square. From what I understand I
 was drunk at that time. I do not re-
 member anything that took place. I
 remember starting across Chatham
 Square and I suppose I got to Oliver
 St. I was in the station house when I
 came to myself. I could not say what
 time it was. It was the next morning
 when I woke up. I do not know the def-
 endants. I was not in their company.
 I could not say whether I had any money.
 I live at 20 Oliver St. I generally
 carry the key of the front door in my
 trousers pocket. I have two keys, one
 for the front door and the other for
 my bedroom. I had them in my pocket
 when I was at the station house.

Neil Breslin, sworn and examined
 in his own behalf testified. I live at No. 9
 Bowery and am a sailor. I remember
 the night when I met Mr. Ross. I was
 walking down Oliver St. on the night
 in question and saw Mr. Ross, he
 was staggering up against the stairs at

0486

No. 20 Oliver St. A woman stepped up to me and said, "Will you take that man up stairs?" I then caught hold of the gentleman's arm, I led him up the stairs. I knocked at the door and asked the woman who came to the door if this man lived there. My object in taking hold of him was to do him a favor, to see that he would not hurt himself; he was falling all over himself. I led him up the stairs and knocked at the door; the woman came to the door. I was going to take the man up stairs. I put him in his own doorway. He told me he lived at 20 Oliver St, and he had two keys in his hand, and the woman says, "Take him up stairs." There was three other gentlemen on the stoop; then a policeman came running up. Robinson was on the sidewalk. I don't know who the other men were. The policeman came running up and he caught hold of the colored fellow (Robinson) and he rapped for assistance. Another officer came up and said, "What's the matter, Tern?" He (Molloy) said, "It is a case of burglary." After he gave Robinson into the custody

0487

Of the other officer he came up and got hold of me. At the time he got hold of me Ross was leaning up against the banister and two other men had hold of him in his own house 26 Oliver St. I was in the hallway. A woman opened the door and she said the man lived on the second or third story. It is not a fact what the officer testified to that he saw me and the colored prisoner with one hand in the trousers pocket of Mr. Ross. I was never before charged with crime.

Cross Examined. I am sure I have never been arrested before. I came from San Francisco. I left there on the 28th of February last. I went to Liverpool and from Liverpool went to Philadelphia and from there I came here. I was stopping at Flannery's hotel when I was arrested. I believe it is on Park Row and Mulberry St. I am stopping at the Truhs at present. I generally stopped at No. 9 Bovey, a lodging house. When I had money to pay for my room I stopped there. I slept at No. 9 Bovey the night before I had my room paid for at Flannery's the night I got arrested. I don't know the number of the place, it is on the corner of Park Row. I did not give the number

0488

198 at the Police Court; some officer gave that number. I did not say in the Police Court that I had been living there for three weeks. I signed the paper now shown me in the Police Court. The clerk asked anybody if they knew the number of the house (Flannery's) and some officer said he thought it was 198. I don't know how the clerk came to put down three weeks; maybe I said so and maybe I did not. I may have mentioned No. 9 Bowery where I said it. I was stopping in No. 9 Bowery over three weeks. I have been in New York since Sept. I have not been arrested from any of those lodging houses. I have never had a charge of stealing made against me before I have been a seaman since last February. I started then for Liverpool from San Francisco. I came to New York on the 15th of September. I worked for Mr. Olliver in putting up a gymnasium for the Crescent Athletic Club in Brooklyn. He lives at 32 or 34 Rose St. New York. I do not see him in Court. I did not send for anybody to come to see me. He might not like to appear in Court and I did not want to give him any trouble. I have worked for Mr. Olliver three months. I had a razor on me when I was arrested, but no money.

I don't know whether or not there was any money found on the other prisoner. I am not his friend. I never met him before; he came with the crowd. It is not true what the officer said that while I was holding Ross with one hand in his right pocket the colored fellow had hold of Ross' left arm with one hand in his left pocket. I did not attempt to run when the officer arrested me. I never saw the officer before and he has no grudge against me. He said to his brother officer that it was a case of burglary.

Charles Robinson, sworn and examined. I am a cook and lived at No. 20 Bowers, the Old Tree lodging house. On the night I was arrested I was coming from the terminus of the Brooklyn bridge with a young lady about six o'clock and I came up to Park Row and Oliver st. I generally left her at the corner of Oliver and Madison St. but on this night I left her standing opposite this house. I saw a drunken man struggling up stairs, and I walked across the street. I saw a lady speak to this young fellow (Brestin) and he took the man up stairs, up the front steps I stood there with four or five others. He had hold of his left arm. At that time

0490

I had my back turned to the officer when he came up. When I saw Breslin taking Ross up the door was open. I saw a lady standing with the door open, but I did not see her open it. It is not true that Breslin had one hand in Ross' trousers pocket and that I had another hand in the other pocket. I was never arrested before charged with crime. I was not on the stoop at all. I was talking to a couple of young fellows at least five feet away from the stairs when all of a sudden somebody grabbed me on the shoulder. I turned round and I saw officer Molloy who arrested me. I was charged with highway robbery in the station house and I believe the charge in the Police Court was an attempt to rob.

Cross Examined. When I was arrested I lived at 20 Bowery, the old tree lodging house. I stayed at No. 9 Bowery four or five times. At the Police Court I said I was born in Butte City, California. Breslin said he was born in San Francisco. If Breslin ever stopped at No. 9 Bowery I did not know it. I did not lay my hands on Ross at all. I have been engaged as cook in lumber camps. I had \$3.80 on my person when I was arrested. The jury rendered a verdict of guilty of an attempt at grand larceny in the first degree.

0491

Testimony in the
case of
Charles Robinson
and
Neil Breslin

filed Dec. 1890.

0492

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rhodes Robinson and
Neil Breslin

The Grand Jury of the City and County of New York, by this indictment, accuse
Rhodes Robinson and Neil Breslin of the
crime of attempting to commit
of the CRIME OF GRAND LARCENY in the first degree committed as follows:

The said Rhodes Robinson and Neil
Breslin, both

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

three bags of the value of
ten cents each, two coins of the value of
one cent each, and divers other goods,
chattels and personal property, of a kind
and description to the Grand Jury
aforesaid unknown, of the value of ten
dollars,

of the goods, chattels and personal property of one Harry Ross,
on the person of the said
then and there being found, from the person of the said Harry Ross,
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 R. ...
District Attorney

0493

BOX:

421

FOLDER:

3891

DESCRIPTION:

Roeder, Frederick

DATE:

12/24/90



3891

Witnesses:
J. W. Brown
Just. Comstock
Proputy Secy
F. R.

Counsel,
Filed 24 day of Dec, 1890
Pleads,

THE PEOPLE
vs.
Frederick Roeder
Grand Larceny Second degree.
[Sections 528, 531, Penal Code]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. L. Hamblan
Foreman.
Dec 29/90
J. W. Brown
J. W. Brown

0495

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 2362 3 Avonue Street, aged 29 years,
occupation Wholesale Liquor Dealer being duly sworn
deposes and says, that on the 20 day of November 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, in the day time, the following property viz:

One Gold Watch
of the value of Fifty
Dollars
\$ 50

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 Frederick Roden (number)

from the fact that said property
was in a safe in the above
premises and said deponent
was employed as cleaner in said
premises and deponent missed
the said property and deponent
caused ^{his} arrest by Officer Benjamin
Wright of Central Office and said
defendant admits and confesses
that he did take said and
carry away the said property

Frederick Roden

Sworn to before me, this
day of November 1884
at New York
Police Justice.

0496

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Ferdinck Roden 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. *Ferdinck Roden*

Question. How old are you?

Answer. *18 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *225 E. 108 Street*

Question. What is your business or profession?

Answer. *Compositor*

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

Answer. *I am guilty*

Fred. Roden.

Taken before me this 21 day of June 1890
Henry W. ...
Police Justice.

0497

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

F. W. 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, Nov 21 1890 John J. [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0498

Police Court, ✓-1847 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Bonny
vs.
Leander Roden

Offense
Armed Robbery

2
3
4

Dated, 20th 21 1890

Murray Magistrate.
B. Hall Officer.
C.O. Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 500 - answer



Murray
C.O.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0499

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frederick Roeder

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

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

The said *Frederick Roeder*

late of the City of New York, in the County of New York aforesaid, on the *twentieth*
day of *November* in the year of our Lord one thousand eight hundred and *ninety*.
_____, at the City and County aforesaid, with force and arms,

*one watch of the value of
thirty dollars*

of the goods, chattels and personal property of one *Jacob Bann*

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 R. Fellows
District Attorney

0500

BOX:

421

FOLDER:

3891

DESCRIPTION:

Rossiter, Mary H.

DATE:

12/08/90



3891

Witness:

W. J. Jerome
Officer of Court

I have examined this case
and respectfully recommend
that a plea of *alibi* at
9. 2. 2 day be accepted
Part 3 Dec. 16/90

W. J. Jerome
Def. Asst.

Counsel,

File 1

Plaintiff

8 Nov of Dec 18 90

THE PEOPLE

34 16 1890
34 16 1890

Mary M. Rowster

Grand Larceny, Second Degree.
[Sections 529, 537, — Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows

For-emam.

Part II December 16/90

Ready to attend 2/2/90

Pen 6 months

R. J. Davis

0502

Police Court—2 District.

Affidavit—Larceny.

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

Hamilton S. Gordon

of No. 19 East 14th Street, aged 37 years,

occupation Munic & Piano being duly sworn

deposes and says, that on the 15 day of August 1882 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:

at Two
hundred and fifty dollars in
good and lawful money of
the United States

\$ 250 —

the property of deponent firm of S. J.
Gordon & son and then in
deponent's charge 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 Miss M. R. Rossiter

alias Maudie Hamilton, under the following circumstances: The said

money was in a cash drawer of the store of S. J. Gordon & son

at 19 East 14th Street about the hour of 9.30 A.M. on said date,

and the deponent was employed there as a corrupter and he had access to the drawers where

the said money was kept and he disappeared about the time

the said money was missed and was the only person who could have taken said money.

Hamilton S. Gordon

Sworn to before me, this 15th day of August 1882,
Thompson Police Justice.

0503

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary H Rosister 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. *Mary H Rosister*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *30 Clinton place 12 Ques*

Question. What is your business or profession?

Answer. *Bookkeeper*

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 and demand of examination*

Mary H. Rosister.

Taken before me this
day of *August*

[Signature]
Police Justice

0504

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Hannetta S. Gordon of No. 19 West 14th Street, that on the 15 day of August

1880 at the City of New York, in the County of New York, the following article to wit:

Some money of the United States

of the value of two hundred and 65 Dollars,

the property of S. J. Gordon & Co was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Miss M. R. Rossiter

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 her before me, at the 2 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 17 day of August 1880

John Thomas POLICE JUSTICE.

0505

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

Slauson & O'Connor Officer.

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

Slauson & O'Connor Officer. 5.

Dated 188

This Warrant may be executed on Sunday or at
night.

John Roman Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

Police Justice

The within named

0506

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.....

Henry H. Rosster

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 Dec 2 18 90 [Signature] Police Justice.

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

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

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

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

0507

11000 for Est
Dec. 2. 2 P.M.

Police Court--- District.

1794 W

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hamulla S. Gordon
13 - East 14
M. R. Rossiter

Offence
Larceny

2
3
4

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated August 19 188

Gorman Magistrate.

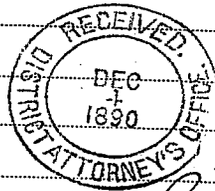
Charles D. Connor Officer.
C O Precinct.

Witnesses

No. Street.

No. Street.

No. Street.



\$ 500 to answer

Cam

Handwritten signatures and initials

0508

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

Hamilton S. Gordon

of No. *13 East 14* Street, being duly sworn, deposes and says,

that *Mary H. Rosseter* (now present) is the person of the name of

M. H. Rosseter mentioned in deponent's affidavit of the *19*

day of *August* 188*6*, hereunto annexed.

Sworn to before me, this *19* day of *August* 188*6* } *Hamilton S. Gordon*

[Signature]
POLICE JUSTICE

0509

New York Dec. 23/90

Hon. Judge Corran

Dear Sir,

I am moved by a sense of my duty as a Clergyman to make an appeal to you in behalf of Maud Rossiter who appears before you to day.

I believe the theft was committed in a moment of sudden temptation. I know that she deeply regrets her crime & is truly penitent. On her return from Philadelphia to which place she fled after the robbery she sent for me & begged her

0510

her arrest. Confessed her Crime.
assured me of her penitence &
begged me to intercede with
Mr Gordon on her behalf.

The sickness & sudden death
of Mr Gordon, prevented by
his doing. But I do believe
that Mr Gordon would gladly
have done anything in his
power to save the woman
from a life of Crime. For these
& other reasons. I beg your
favor to deal as humanity
with her as your sense of
Duty will admit. If I have
overstepped the bounds of my
duty in making this appeal
to your favor I beg you
to pardon me. & believe me

Most Respectfully Yours
Geo. J. Wingard
Pastor Union Tabernacle
Church

05 13

mission. Deponent says that he will do all he can to aid defendant in obtaining employment and lead an honest life if the Court will suspend sentence.

Subscribed and sworn to
before me this 22nd day of
December 1890.

C E Pickering

Frank Waters
Comm of Deeds
New York City

05 14

Court of General Sessions of New York.

x-x-x-x x-x-x-x-x-x-x-x-x-x-x-x-x-x-x-x-x

The People &c.

-against-

Mary Rossetter

x-x

City and County of New York SS.

Elizabeth A. Freeman being duly sworn deposes and says:

That she is years of age, and resides at 512 Sixth Ave. and is engaged in conducting the christian mission known as the Beulah Mission. That she has for one year last past been acquainted with the above named defendant whom she believes, from her acquaintance with her, to be ^{an} ~~a~~ nonoffensive and honest person when, uninfluenced by people, of stronger mind and judgement. Deponent further says that she procured, for said defendant, the ~~the~~ position of bookkeeper with the firm on 14th. St. by whom she is accused of taking the money. That deponent pledges herself to aid the defendant in every way possible, to obtain an honest and independant living: and she, deponent, has faith to believe that with good surroundings the defendant will reform, and that she is now truly penitent and sorry for the crime she committed, and on this account deponent prays the Honorable Court that the defendant may be released upon suspension of sentence.

Subscribed and sworn to

before me this 22 day

of December 1890.

*M. W. Cohen
Com. of Deeds
N. Y. City*

Elizabeth A. Freeman

05 16

General Term Court.

The People vs

Plaintiff

against

Mary Rosetta

Defendant.

Affidavits

R. J. HAIRE,
23 Chambers
48 & 50 BROAD STREET,
NEW YORK CITY.

Attorney for Defendant

To

Esg.

Attorney for

0517

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary N. Rosciter

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse

Mary N. Rosciter

of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE,

committed as follows:

The said

Mary N. Rosciter

late of the City of New York, in the County of New York aforesaid, on the 15th day of August in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the day-time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of one hundred and twenty-five

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of one hundred and twenty-five dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of one hundred and twenty-five

dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of one hundred and twenty-five

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of fifty dollars

of the goods, chattels and personal property of one

Hamilton S. Gordon

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 R. FELLOWS, District Attorney.

05 18

BOX:

421

FOLDER:

3891

DESCRIPTION:

Rowen, Hugh N.

DATE:

12/24/90



3891

0519

Witnesses:

John J. ...
John J. ...

#10
Samuel E.

Counsel,

Filed

day of

Dec 18 1890

Plends,

...

THE PEOPLE

vs.

Grand Larceny, *...* Degree.
(From the Person.)
[Sections 628, 687 - Pennl Code]

Hugh N. ...

JOHN R. FELLOWS,

... District Attorney.

...
City Proprs:

A True Bill.

William ...

...

Foreman.

...

Part II January 9th 1891
...

0520

Police Court—1 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Pietro Trombello
of No. 59 1/2 Mulberry Street, aged 22 years,
occupation Barber being duly sworn

deposes and says, that on the 16 day of December 1919 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 silver watch
valued at Sixteen
Dollars

\$ 16 00
00

the property of Refrigerator

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 Hugh Rowan (working who seized said watch from the person of deponent, and ran away with the same; Refrigerator found the said watch in the possession of deponent after a chase of several blocks.

Pietro Trombello
his
man

Sworn to before me, this 16 day of December 1919
John J. [Signature]
Police Justice.

0521

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Hugh Rowen 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. *Hugh Rowen.*

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. *224 Hecis Street Brooklyn, June*

Question. What is your business or profession?

Answer. *Printer*

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.*

Hugh St. Rowen

Taken before me this
day of *Sept* 1888
[Signature]
Police Justice.

0522

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

Defendant

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

Dated..... *Nov 6 90* 18..... *[Signature]* Police Justice.

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

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

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

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



0523

Police Court----- District

1894

THE PEOPLE, &
ON THE COMPLAINT OF

City of New York
Nitro
Hugh

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

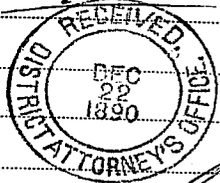
No. 4, by _____
Residence _____ Street.

2 _____
3 _____
4 _____
Dated *Dec 16* 189

White Magistrate.
Harris Officer.
6 Precinct.

Witnesses
John J. Rorly
De 15/100 Street.
City

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



\$ *1000* to answer *50*

Carry

0524

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Hugh N. Rowen

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

Hugh N. Rowen
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said *Hugh N. Rowen*

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

*one watch of the
value of sixteen dollars*

of the goods, chattels and personal property of one *Pietro Trombetta* -
on the person of the said *Pietro Trombetta*
then and there being found, from the person of the said *Pietro Trombetta*
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 P. Alloway,
District Attorney

0525

BOX:

421

FOLDER:

3891

DESCRIPTION:

Ruhling, Nellie

DATE:

12/12/90



3891

0526

Witnesses:

W. F. French
Geo. J. Rullman

~~*[Signature]*~~
~~*[Signature]*~~

Counsel,

Filed

Pleads,

1890

[Signature]
day of

THE PEOPLE

vs.

I
Welle Stuhling

BIGAMY
(Section 298, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

[Signature]

Foreman.

Dec 15 1890

[Signature]

Genl. Secy.

Dec 19 1890

RS Ma

19

Court of General Sessions

The People
— against —
Mellie Reubling

City and County of New York:

Mellie Reubling being duly sworn deposes and says that she is 27 years of age, that on Oct 8-1882 she married John J. Reubling at 55th Street & 1st Avenue, N.Y. City, or near there. That seven weeks after the marriage, her said husband commenced to cruelly beat and maltreat deponent, by striking her in the face with his fists, and punching her all over the body; & that for fear of being seen by other people, he kept deponent in the house for months at a time, and that she went ^{out} when so taken by her husband, except as herein after stated. That after her marriage, she lived with her husband for three months in the City, & the only time she would go out, ^{was} once or twice a week to see her mother, living in 49th Street and 3rd Avenue, N.Y. City.

That deponent's face was constantly marked and bruised and blackened from the effects of the ill treatment sustained by her at the hands of her husband, & her mother has seen her in that condition. That deponent was a pure ^{and} virtuous

0528

girl at the time of her marriage, and she
had never violated her marriage vow, except
with Willie Fetch, her second husband, whom
she thought she had a right to marry by
reason of being abandoned by her first
husband, and no support being given
her.

That at the expiration of said three months
aforesaid after the time of her first marriage,
she and her husband went to reside at
Blissville, Long Island, and they have been
lived there some five years.

That during ^{that time} they have lived in ~~one~~ ^{two}
houses in that village. In the first house
her husband was put out for disorderly conduct
which consisted in abusing and beating the
deponent, and that while beating deponent,
he would lock the doors of the rooms.

On one of these occasions some person in the
house attempted to obtain admission, as
deponent supposed to protect her from her hus-
band, but he paid no attention and continued
to beat her.

Subsequently to this her husband was ordered
out and away from the house, and deponent
was informed ^{by the landlady} that she could remain and
live quietly on the premises.

This occurred a few months after their arrival

3/

in Blissville - Defendant was not allowed
to remain ^{by her husband} & she went with him to another
house in Blissville, Pa.

At this last place after much continued ill-
treatment and abuse, her nose was finally
broken by her husband.

On the day of this occurrence, she fled from the
house with her two children, coming over to her
sister's house, corner of 34th St & 1st Avenue.
Her sister is now dead, or she could have testified
in her favor.

She remained with her mother three or four
days & ~~returned~~ ^{returned} to Blissville, as she was
without money and means; her sister was
unable to support her and she had two
children, besides being in the family way.

The ill-treatment continued upon her return.
Until finally being driven away by his brutality
and ill-treatment, she again came to her
sister who supported her for nearly a
year.

This was a year ago last June.

The year previous thereto she had had her
husband placed under bonds for her support,
& she received some five dollars per week.

At the expiration of that year he took her back
again.

In the meanwhile her two little children had

0530

4/
died, but her husband did not ^{make her} aware
of their death, but deponents thought they were
in some institution, and deponent begged her
husband to let her know when they were.
He refused, but informed her of their death
about a year after they had died.

The outrageous & brutal treatment continued upon
her return, and for a year she suffered
every degradation and every brutality.

It was her husband's custom and habit
by threats and menaces to tell her, to keep
her always confined in the house, and
"scared out of her life."

In June 1890, she ^{had been} so cruelly beaten
and maltreated, that she came over to her
mother's house for consolation.

The day after, she sent her little nephew
to tell the landlady to tell her husband that
she was not well, & that she would be over
the next day.

The answer came back from the landlady
that her husband was going away the
next day to leave the house.

In the meantime he had left that same night,
taking everything with him, except deponent's
trunk.

Deponent went over the next morning and

0531

and found that her husband had left
the house, not to return again.

Diphrent had only femage to return, she then
went to her husband & asked him what he
was going to do. He told her to go to "hell"
that he didn't intend to do anything for
her, she said she couldn't take her brants
out, he then threw her 65[¢] telling her
to take her brants out, & abused her
telling her to go upon the town and
f---k for a living. He then shoved her
out.

Diphrent then came over & kept house
for her brother-in-law.

She continued here until the month of
July, when she met her second husband
at her brother-in-law's house.

They fell in love with each other, and she
thinking that she had a right to marry
because of the abandonment and non
support of her first husband, married her
second husband, openly and publicly in a
church.

That they have lived happily together, and
she prays for mercy in this case.

from before me

This 19 December 1890

W. H. H. Negland

0532

Court of General Sessions

The People

v
Nellie Rebling

City and County of New York:

Meyland being duly sworn deposes and says that she is 51 years of age, and the mother of the defendant above named, that the facts stated in her daughter's affidavit as to her character and virtue are true, as well as the facts about her ill-treatment, in so far as she observed the bruised condition of her child.

Subscribed ^{her} & Meyland
mark

from Colfax Ave.

Thurs 18 Dec 1890.

Court of General Sessions

The People

"

Nellie Ruckling,

Applicant in re. facts
& Character

Charles de Barber

Atty. for defendant

Police Building

N.Y.C.

0534

"A"



Church of St. John the Evangelist,
55th STREET & FIRST AVE.

I Hereby Certify, that John J. Rooney
and Ellen Keelands were lawfully
Married according to the rite of the Roman Catholic Church,
by the Rev. John A. Hurley on the eight day
of October 1882, in presence of J. J. Kennedy
and Agnes T. Kennedy

Copied from the Parish Register,
this 2nd day of January 1886

John J. McGehee
Asst. Pastor.



0535



Certificate of Marriage.

Extract from the Record of *St. Peter's German Ep. Cathedral*
New York City

This Certifies,

That on the *28th* day of *September* in the year of our
Lord one thousand eight hundred and *ninety*
Mr. Wilhelm Hater Frech of *Lowell,*
Mass. and *Miss Alice Agnes* *Wasserman*
of *New York City* were by me united in the bonds of

HOLY MATRIMONY,

at *New York City* according to the Laws of the
State of *New York* and in presence of the following

WITNESSES:

Mrs. Annie Stacker
Mr. James McRenna

Dr. E. F. Melchnke,
Pastor *St. Peter's German Ep. Cathedral,*
New York City

0536

Police Court, 11 District.

City and County } ss.
of New York,

of No. 137 Greenpoint Avenue John P. Reibling
Street, aged 20 years,
occupation Stone Cutter being duly sworn, deposes and says,
that on the 28 day of September 1890, at the City of New
York, in the County of New York,

Hellie Reibling (now hors),
did marry another person, she
then having a husband living.

That deponent was married to
said defendant October 8th 1882
at the Church of St. John the
Evangelist. Subject and first
Answers by the Rev. John A
Sturley in the presence of witnesses

as set forth in the accompanying
Certificate hereto attached and
marked Exhibit A, that deponent
and defendant lived together thereafter
as man and wife and were
never legally separated as such.

That deponent is informed
by Michael Philip Fresh of No 628
Second Avenue New York City
that he and defendant were
married to each other on the
28th day of September 1890 at St
Peter's German Ev. Lutheran Church
by the Rev. Dr. E. G. Moldenhouse

in the presence of witnesses as
set forth in the accompanying
Certificate hereto attached
marked Exhibit B that defendant
then assumed the name of Hellie
Agnes Heyland. Whereupon deponent
charges that defendant knew that
she had a lawful husband
living when she married said Fresh
and prays that she be held to answer and
be dealt with as the law directs.

John P. Reibling

*Sworn to before me
this 28th day of Sept 1890
A. J. Munnick
Police Justice*

0537

Sec. 198-200.

H District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Kellie Rubling*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 591 Third Ave. 4 months*

Question. What is your business or profession?

Answer. *Keypuncher*

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 have nothing to say
at present*

Kellie Rubling
mark

Taken before me this

August 1897
W. J. ...

Police Justice.

0538

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

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

Dated *Dec 8* 189*0* *H. J. Minahan* Police Justice.

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

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

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

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

0539

Police Court--- H 1828 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Publishing
134 1/2 Broadway and
Helli Publishing

Benjamin
Officer

2
3
4

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Dec 8 1890
Wm. Mahon Magistrate.
Maloney Officer.
91 Precinct.

Witness: Mehely Philip
No. 678-2 Ave Street.

John J. Kennedy
No. 677 Ave Street.

No. _____ Street.
S. 1500



[Signature]

0540

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nellie Riddling

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

Nellie Riddling

of the CRIME OF BIGAMY, committed as follows.

The said *Nellie Riddling*

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

eighty-two, at the *City and*
County aforesaid,

did marry one *John J. Riddling* and *son*,

the said *John J. Riddling*, did then and there have for

her husband; and the said *Nellie Riddling*,

afterwards to wit, on the *28th* day of *September*, in the year of

our Lord one thousand eight hundred and *ninety*, at the *City and*

County aforesaid,

did feloniously marry and take as *her husband*, one *William Riddling*

fresh, and to the said *William Riddling*

was then and there married, the said *John J. Riddling*,

being then living and in full life, 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.

0541

BOX:

421

FOLDER:

3891

DESCRIPTION:

Ryan, John

DATE:

12/24/90



3891

0542

Witnesses

Frank J. Clark
Affirmation

Counsel,
Filed 24 day of Dec, 1890
Pleads, *Allegedly*

19
THE PEOPLE
Suzanne
192 Washington St. Boston
from Ireland
John Ryan
Burglary in the Third degree.
and Petit Larceny.
[Section 499, V.S.G. 1892 1

JOHN R. FELLOWS,
District Attorney.

A True Bill

William Van Lunsden

Sept 2 - Jan. 5, 1891 Foreman.
Pleads Guilty Temp. 3 deg.
Emin Ref.

0543

Police Court— District.

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

Thomas L. Chase.
of No. 225 Fulton Street, aged 38 years,
occupation Clothier being duly sworn

deposes and says, that the premises No 225 Fulton Street,
in the City and County aforesaid, the said being a

four story
building the ground floor of
and which was occupied by deponent as a clothing store
and in which there was at the time a team being, by name

were BURGLARIOUSLY entered by means of forcibly breaking
the glass in a show window
in said store

on the 15 day of December 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One umbrella and one butcher's
gown valued at seven
dollars
\$7 50
100

the property of Messrs A Chase & Son
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

John Ryan and another and
two other persons who were acting in
concert
for the reasons following, to wit: at the hour of 9 o'clock
PM on the 15th Inst. deponent
securely locked and fastened
the doors and windows of said
premises the said windows
being intact and deponent having
found the said window broken
open and said property missing
he is informed by Officer [unclear]

0544

Schlottman (her proxy) that he
 Schlottman saw the defendants and
 said unknown men loitering near the
 said window. He Schlottman watched
 them for a time and when he approached
 the premises the three ran away, one of them
 having an umbrella in his hand; the
 window was broken by a stone.
 The said Schlottman says that a few
 moments before the three men were seen
 loitering near said window, the said
 window was not broken and he further
 says that as one of the defendants
 and said unknown men were near
 said window from the time
 the window was intact until it was
 broken.

Sworn to before me
 this 16th day of December
 1870 Frank L. Case.
 J. J. White
 Police Justice

Police Court District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 vs.
 Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0545

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Police Officer of No.

Secord Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of November 1885

Frederick Schlotman

AJ White
Police Justice.

0546

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }

District Police Court.

John Ryan 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.

John Ryan

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

182 - Huntington St Brooklyn

Question. What is your business or profession?

Answer.

Printer

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 Ryan

Taken before me this

day of

1881

16

Police Justice.

0547

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.....

Referred over
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Duffin* 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 *Nov 6 90* 18..... *A. J. White* Police Justice.

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

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

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

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

0548

Police Court---

1894
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas L. White
225 vs. *Fulton*
John Ryan

[Signature]
Office

1. _____
2. _____
3. _____
4. _____

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Nov 16 90* 1890

White Magistrate.

John Ryan Officer.

2 Precinct.

Witnesses *Office White*

No. *John Ryan* Street.

No. *John Ryan* Street.

No. _____ Street.

No. _____ Street.

\$ *1500* to answer *by*



Cam [Signature]

0549

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Ryan

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

John Ryan

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

The said

John Ryan

late of the *Third* Ward of the City of New York, in the County of New York
aforesaid, on the *fifteenth* day of *December* in the year of our Lord one
thousand eight hundred and *ninety*, with force and arms, in the
night - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *a certain building, to wit:*

the store of one Frank L. Close

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Frank L. Close* in the
said store in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

SECOND COUNT—

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

John Ryan

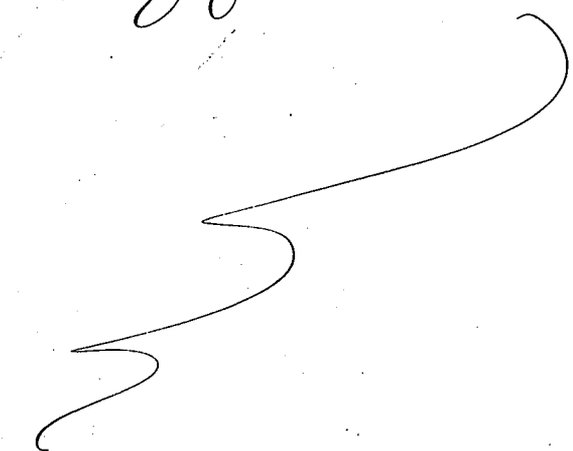
of the CRIME OF *Peter* LARCENY _____, committed as follows:

The said

John Ryan

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

one umbrella of the value of five dollars and one butcher's gown of the value of two dollars and fifty cents



of the goods, chattels and personal property of one *Frank L. Close*

store
in the dwelling-house of the said *Frank L. Close*
in the store

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

John R. Galloway
District Attorney

0551

BOX:

421

FOLDER:

3891

DESCRIPTION:

Ryno, William

DATE:

12/08/90



3891

0552

BOX:

421

FOLDER:

3891

DESCRIPTION:

White, Theodore

DATE:

12/08/90



3891

0553

POOR QUALITY ORIGINAL

Witnesses;

James W. 51

L. J. 4/4
Counsel, *J. O. [unclear]*
Filed day of *Dec* 18*90*
Pleads, *1st guilty* *2nd guilty*

THE PEOPLE

vs.

William Ryno
and
Theodore White

(2 cases)

Grand Larceny Second Degree.
[Sections 238, 239 - Penal Code]

JOHN R. FELLOWS,

p 2 District Attorney.
Dec 11/1890 Committed Dec 11/90

A True Bill.

William K. [unclear]
Part 2 - Dec 12, 1890 Foreman.
on motion of District
Attorney indictment as to
Ryno dismissed

*I ask that this
indictment be
quashed, as it
embraces the same
larceny that the
prisoner has
just been tried &
acquitted on
and the indictment
Dec 15-90 is a
v.s.a.*

0554

Police Court 2 District.

Affidavit—Larceny.

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

Andrew McGlincey
Street, aged 35 years,

of No. 40 Baran
occupation Cannan

deposes and says, that on the 9th day of November 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz :

one living horse one set of harness
one Robe ^{and} a Whip all
of the value of one hundred
and twenty five dollars.

the property of Deponent \$125

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by William Ryno ^{and} Theodore White

Deponent is informed by Patrick
Quinn that he saw said
property in the possession
of said defendants on
said date

Andrew McGlincey

Sworn to before me, this
1892 day of
to J. C. M. Justice
Police Justice.

0555

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick J. Quinn

aged *41* years, occupation *groom* of No.

408 East 24

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Andrew McKluskey*

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

Sworn to before me, this *11*
day of *November* 18*90*

Patrick J. Quinn
mark

[Signature]
Police Justice.

0556

2

Sec. 108-200

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

William Ryne

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.

William Ryne

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

167 W 4th St. 4 mos

Question. What is your business or profession?

Answer.

Teamster

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 plead not guilty
I want further
Examination
William Ryne

Taken before me this

day of Jan 1893

J. C. Hendricks

Police Justice

0557

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 Byrdant

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

Dated Nov 24 1890 Do J. C. Kelly Police Justice.

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

Dated.....18 Police Justice.

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

Dated.....18 Police Justice.

0558

2500 bail for
9 Dec Nov 23/190

Police Court--- 2 1961 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew M. Blunney
40- vs. Barrow
William Ryan
Theodore White

Offence
Laying
Laying

3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Nov 23 1890
O'Kelly Magistrate.

Armstrong A. Grady Officer.
CO Precinct.

Witnesses Patrick Quinn
No. 416. W 7th Street.

Wm Ryan 167-20th
No. John De Cheston Street.



Str. 1. _____ Street.

\$ 1000. to answer

no 2 warrant issued

The presiding magistrate is authorized to hear and determine this case in my absence, and to accept bail.

John J. ...
Police Justice.

9/2/1

0559

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*William Ryno, and
Theodore White*

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

accuse *William Ryno and Theodore White*

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

The said *William Ryno and Theodore White, both*

late of the City of New York, in the County of New York aforesaid, on the *ninth*
day of *November* in the year of our Lord one thousand eight hundred and *ninety*,
_____, at the City and County aforesaid, with force and arms,

*one horse of the value of one
hundred dollars, one set of har-
ness of the value of twenty
dollars, one robe of the value
of four dollars and one whip
of the value of one dollar*

of the goods, chattels and personal property of one *Andrew McGlincey* :

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.

0560

SECOND COUNT—

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

William Ryno and Theodore White
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *William Ryno and Theodore White, both*

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

one horse of the value of one hundred dollars, one set of harness of the value of twenty dollars, one robe of the value of four dollars and one whip of the value of one dollar

of the goods, chattels and personal property of one *Andrew Mc Glincey*

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

Andrew Mc Glincey

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

William Ryno and Theodore White —

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

JOHN R. FELLOWS,
District Attorney.

0562

Police Court - 2

District.

Affidavit - Larceny.

City and County } ss.:
of New York,

of No. 84 Grove Street, aged 51 years,

occupation State Officer being duly sworn

deposes and says, that on the 9th day of November 1899 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 light Wagon of the value of Sixty five 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 William Ryne ^{and} Theodore

White ^(not arrested) Deponent says that said defendant, acknowledged ^{and} confessed in the presence and hearing of Andrew W. Gluney ^{and} Edward J. Armstrong that he in company with said White took stole and carried away said property

Subscribed and sworn to before me this 10th day of November 1899
Police Justice

0563

Deponent further says that
said defendants obtained
possession of said property
by falsely representing that
Andrew McGlincy sent
him for the same which
is false and untrue as
deponent is informed by
said McGlincy.

Sworn to before me John Tyler
this 24 day of Nov 1890
D. W. King Justice

0564

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 35 years, occupation Andrew McGlincy
Barman of No. 40
Bauman Street, being duly sworn deposes and

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

Sworn to before me, this 24
day of Nov 1888 [Signature]

[Signature]
Police Justice.

0565

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Edward J. Armstrong
3rd Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John Tyler
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 29 day of Nov 1893
Edward J. Armstrong

J. J. [Signature]
Police Justice

0566

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

William 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.

William Ryan

Question. How old are you?

Answer.

28 yrs

Question. Where were you born?

Answer.

U.S.

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

Answer.

167 W 4th St 1 month

Question. What is your business or profession?

Answer.

Teamster

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
my name further Exam
median
William Ryan*

Taken before me this
day of *Nov* 19*27*

J. P. Kelly
Police Justice

0567

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

Reynolds

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 Nov 24 1891 Le. J. [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0568

Police Court--- 2 --- District. 1761

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Taylor
vs.
William Ryan
Theodore White

Garvey
Offence

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

3.....
4.....

Dated *Nov 24 1900*

W.A. Reilly Magistrate.

Amstrong Officer.

C.D. Precinct.

Witness *Edward J. Armstrong*

300 Mulling Street.

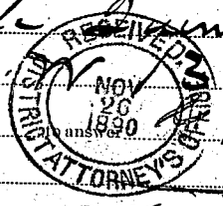
Andrew Mc Glincy

40 Banar Street.

Patrick Street.

No. *416* Street.

\$ *1000*



Commick

0569

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*William Ryno and
Theodore White*

The Grand Jury of the City and County of New York, by this indictment,
accuse *William Ryno and Theodore White*

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

The said *William Ryno and Theodore White*, both

late of the City of New York, in the County of New York aforesaid, on the *seventh*
day of *November* in the year of our Lord one thousand eight hundred and *ninety*,
_____, at the City and County aforesaid, with force and arms,

*one wagon of the value of
sixty-five dollars*

of the goods, chattels and personal property of one

John Tyler

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 R. Bellows,
District Attorney*