

0836

BOX:

540

FOLDER:

4923

DESCRIPTION:

Ragan, James

DATE:

11/29/93



4923

POOR QUALITY ORIGINAL

0037

Witnesses:

Dail Cashman

Upon reading the
within enclosed
and I recommend
the discharge of the
defendant upon
his own recognizance

James

June 10/94

Geo W. Osborne
Deputy

239

Counsel

Filed

day of

1893

Plends,

THE PEOPLE

vs.

James Rayon

~~retired~~

DE LANCEY NICOLL,

District Attorney.

Part 2 - Jan 10, 1894
The Petition of District Attorney
defendant discharged on
his own recognizance
A TRUE BILL

~~W. H. T. ...~~

Foreman.

~~Let I Dec 19 1893~~

~~...~~

Dec 19 1893

Witness

Burglary in the second degree.
Section 497, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

James Regan

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

I desire to withdraw the complaint and ask that the defendant be discharged.

I have found out that he is a boy of good character with a good home and good surroundings. If he had anything to do with the Burglary, I feel that he has been more than sufficiently punished.

Daniel Cashman

POOR QUALITY ORIGINAL

0839

Police Court— 4 District.

City and County of New York, ss.:

of No. 211 West 64 Street, aged 36 years,

occupation Liquor dealer being duly sworn

deposes and says, that the premises No. 211 West 64 Street, 25 Ward

in the City and County aforesaid the said being a two story frame

building and which was occupied by deponent as a store and living apartments

and in which there was at the time a human being, by name Deponent and

Deponent's family were BURGLABIOUSLY entered by means of forcibly opening the

door leading from the hallway

into Deponent's apartments

on the 17 day of November 1893 in the night time, and the

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

One double case silver watch of the

value of twenty five dollars one gold

chain and chain of the value of twenty

four dollars, one pair of trousers

of the value of three dollars and

one shirt of the value of fifty dollars,

the property being altogether of the

value of One Hundred and two ⁵⁰ ~~70~~

dollars

the property of Deponent

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

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

James Ragan, (non here)

for the reasons following, to wit: That on said date Deponent

was in bed in his apartment at the

above address at about the hour of

10 O'clock P.M. That the said property

was in the premises. That at about the

hour of 11:50 O'clock P.M. deponent

noticed the property, that Deponent caused

the arrest of the defendant and that

the defendant admitted having taken

POOR QUALITY ORIGINAL

0840

The property and gun department
a gun which represented
the aforesaid gun and which said
shovel department has seen and fully
identified. Therefore defendant
prays that the defendant be held
just as the law directs

Given to before me this 3rd Daniel Bashman
22nd day of November 1933

Daniel Bashman
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 1933 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1933 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 1933 Police Justice.

Police Court, District, Office—BURGLARY.
THE PEOPLE, et al.,
on the complaint of
Dated 1933 Magistrate.
Officer,
Clerk,
Witness,
No. Street,
No. Street,
No. Street,
to answer General Sessions.

POOR QUALITY ORIGINAL

0041

Sec. 193-200.

H

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Ragan*

Question. How old are you?

Answer. *16 yrs.*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *206 W. 64 St. 2 mos.*

Question. What is your business or profession?

Answer. *Work for Kindling Wood Yard*

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

Answer. *I am not guilty.*

James Ragan

Taken before me this _____ day of _____ 1897
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0842

BAILIED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court... District.

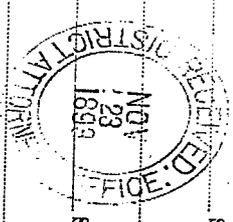
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel C. ...
James ...

Dated *Nov 22 189*

Magistrate
Officer

Witnesses



No. *1570*
to answer _____
Street _____

Offense *Burglary*

1250

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 *Nov 22 189* *Police Justice.*

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0043

468

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Ragan

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

James Ragan

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

The said

James Ragan

late of the *2nd* Ward of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *November* in the year of our Lord one thousand eight hundred and ninety-*three* in the *night*-time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Daniel Cashman*

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Daniel Cashman*

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.

**POOR QUALITY
ORIGINAL**

0044

SECOND COUNT—

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

James Ragan
of the CRIME OF *Grand* LARCENY *in the first degree*, committed as follows:

The said *James Ragan*

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 the said day, with force and arms,

*one watch of the value of twenty
five dollars, one chain of the value
of twelve dollars, one charm of
the value of twelve dollars,
one pair of trousers of the value
of three dollars, and one
shawl of the value of fifty
dollars*


of the goods, chattels and personal property of one *Daniel Cashman*

in the dwelling house of the said *Daniel Cashman*

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.

**POOR QUALITY
ORIGINAL**

0045

THIRD COUNT:

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

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

The said

James Ragan

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, with force and arms,

one watch of the value of twenty-five dollars, one chain of the value of twelve dollars, one charm of the value of twelve dollars, one pair of trousers of the value of three dollars and one shawl of the value of fifty dollars,

of the goods, chattels and personal property of one

Daniel Cashman

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

Daniel Cashman

unlawfully and unjustly did feloniously receive and have; the said

James Ragan

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

DE LANCEY NICOLL,

District Attorney.

0046

BOX:

540

FOLDER:

4923

DESCRIPTION:

Reardon, Patrick

DATE:

11/15/93



4923

POOR QUALITY ORIGINAL

0848

1852

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, / DISTRICT.

Sam Wah

of No. 121 Roosevelt Street, aged 38 years,

occupation Laundry man being duly sworn, deposes and says

that on the 9 day of November 1893

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

Patrick Reardon (now Tex) did unlawfully and maliciously break the show window in deponents place of business No 121 Roosevelt Street - doing damage to the amount of seventy five dollars - deponent saw the defendant throw a beer key through said window breaking the glass

3/12

Sworn to before me, this

of Nov 18 1893

day

[Handwritten signatures and notes on the left margin]

POOR QUALITY ORIGINAL

0049

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Patrick Reardon

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.

Patrick Reardon

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

15 Monroe St - 7 months

Question. What is your business or profession?

Answer.

Seaman

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

Patrick Reardon

Taken before me this

day of November 1893

William J. ... Police Justice

POOR QUALITY ORIGINAL

0850

BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____
 No. 5, by _____
 Residence _____ Street _____
 No. 6, by _____
 Residence _____ Street _____
 No. 7, by _____
 Residence _____ Street _____
 No. 8, by _____
 Residence _____ Street _____

1198
 Police Court...
 District...

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Sam M. Galt
21 West 11th St
Palmer Runkle
 2 _____
 8 _____
 4 _____
 Offense *Molestation*
Mischief

Dated, *Nov 10* 189*3*

Munk Magistrate
Carter Officer
 4 Precinct.



Witnesses _____
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
 \$ _____ to answer
James M. Galt
Sam M. Galt

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 10* 189*3* _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0051

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Patrick Reardon

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

Patrick Reardon
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said

Patrick Reardon

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-*three*, at the City and County aforesaid, with force and arms,

one pane of plate glass

of the value of *seventy-five dollars* —
of the goods, chattels and personal property of one *Sam Coak* —
then and there being, then and there feloniously did unlawfully and wilfully *break*
and destroy :

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.

POOR QUALITY ORIGINAL

0852

SECOND COUNT.

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

Patrick Reardon

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER, committed as follows:

The said

Patrick Reardon

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 pane of plate glass

of the value of *seventy-five dollars* in, and forming part and parcel of the realty of a certain building of one *Sam*

Wah there situate, of the real property of the said *Sam Wah*

then and there feloniously did unlawfully and wilfully *break and destroy;*

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0853

BOX:

540

FOLDER:

4923

DESCRIPTION:

Reice, Henry

DATE:

11/17/93



4923

POOR QUALITY ORIGINAL

0854

Witnesses

Off Gannon

*In this case, the official evidence is no injury, there may be some doubt as to whether defendant fact-resisting arrest & on the whole case a jury would most likely find the greater verdict the first or 2 degree, acceptance of which I according to agreement
Stephen J. Moran
Defendant's attorney*

*These bills are not subject to protest
W. S. Nichol
Counsel
17*

Filed, 17 day of Nov 1893

Plends, *Henry Rice* - *guilty - no*

THE PEOPLE

vs
Henry Rice

Henry Rice

March 27 - 1893
New York C. 6 - 93

DE LANCEY NICOLL,
District Attorney.

Henry Rice
Paul Bill
Henry Rice
1909 6 months
Henry Rice
Foreman.

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

Court of General Sessions.

The People }
vs }
Henry Rice }

City and County of New York 255.

Frank Richter of the said City and County being duly sworn says I reside at 190 Amsterdam Avenue and my place of business is Columbus Ave and 70th St. I am a Plumber and Key-Shop. There I employ several persons in my said business I know Henry Rice the defendant. I have business relations with him through Thomas C. Coe who is my employer and for the last two years have had every opportunity to become acquainted with his Character and habits.

I have no hesitation in stating that he is not a bad boy or inclined to be bad or criminal, but on the contrary he is a good faithful and industrious young man and not inclined to be vicious or disorderly.

I was surprised to learn that he had fallen into trouble and from knowledge derived since that time I believe if an opportunity was given him he would give proof in the future that Clemency could be safely exercised. Frank Richter

Sworn to before me this 5th day of April 1894 }

Joseph B. Flynn
Commissioner of Deeds, New York City

Court of General Sessions
The People
vs.
Henry Heice

City and County of New York 359.

Thomas O. Callaghan being duly sworn
deposes & reads at 101 W 63rd Street in the
City of New York and says his business is on
70th Street near Columbus Avenue. His business is
that of a lawyer.

I know Henry Heice. He has been in my
employ for more than two years and durin
g that time he has been a faithful, steady and
industrious employee and during that time
he did not lose more than a few days of time.
He was always prompt, punctual, and obedient.

He is by no means inclined to be
disorderly or criminal, but on the contrary is
the reverse so far as I am capable of judging
from two years of employment.

His falling into difficulty seems to me
to be from thoughtlessness and bad company
rather than from his natural inclination.

I think well of the Jury and will continue
to give him employment if he through the clemency
of the Court be allowed a chance to reform.

of suspending sentence }
I am to before me this 24th day of April 1894 }
Joseph B. Phelps }
Clerk of the Court }
New York City.

Thos O Callaghan
New York City.



Court of General Sessions.

The People }

vs

Henry Krice }

City and County of New York } ss

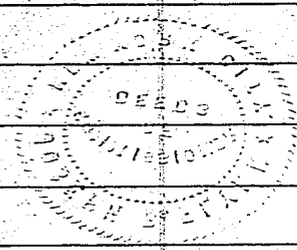
Herbert Southwick of said City & County being duly sworn says. I reside at 124 West 61st St in said City. I have read the affidavits of Thomas O'Connell and Frank Richter in this matter and fully and freely corroborate the statements by them made respecting the Character habits and inclinations of Henry Krice.

I have had several years of business acquaintance with the said Henry Krice and have had opportunities of judging him. I say he is not a bad boy, or inclined to be bad, or vicious or disorderly, but on the contrary he is inclined to be good, industrious, and faithful. I also believe he has received a lesson by this trouble which will serve him in the future to avoid evil associates and that he will in the future strive to redress his reputation. I would not hesitate to give him employment if the Court will suspend sentence

Sworn to and conditioned on his future good behavior.
Subscribed and sworn to before me this 5th day of April 1894.
Joseph [Signature] } Herbert Southwick.

BEST QUALITY ORIGINAL

0050



Court of General Sessions
The People

vs.

Henry Price

Defendant vs Character

Thomas P. Callaghan
Frank Richter
Herbert J. Jantovich

Presented by
W. P. D. Smith
Attorney for Defendant

POOR QUALITY ORIGINAL

0859

Police Court— 4 District.

1081

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

Michael J. Gammon

of No. The 20 Precinct Police Street, aged 5 years,
occupation Police Officer being duly sworn,

deposes and says, that on the 12 day of November 1890 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Henry Reese (murderer) who struck deponent a violent blow in the back with a large stone cast and thrown from said Reese's hand and said Reese also threw a large paving stone at deponent's head and assault having occurred while deponent was in the discharge of his duty and in full uniform and

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

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

Sworn to before me this 13 day }
of November 1890 }

Michael J. Gammon

Charles Burke Police Justice.

POOR QUALITY ORIGINAL

0860

Sec. 193-200.

S

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Henry Reese*

Question. How old are you?

Answer. *20 Year*

Question. Where were you born?

Answer. *New York*

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

Answer. *201 Ave of Stars 3 Year*

Question. What is your business or profession?

Answer. *Roofm*

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

Answer. *I am not guilty*

Henry Reese

Taken before me this
day of *Apr* 189*8*
John W. Burke
Police Justice

POOR QUALITY ORIGINAL

0861

BAILLED, *Nov 29 1893*
 No. 1, by *Michael Damascy*
 Residence *100 for 76 St + 9th St*

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Police Court... District... 1209

THE PEOPLE, vs. GRUENE COMPLAINT OF

Michael Damascy
Henry Rook
 Offence *Assault*
2

Dated *Nov 13* 1893

Ernest Magistrate.
Ernest Officer.

Witnesses *Frank Rook*
29 Precinct.

No. *100 for 76 St + 9th St*
Street

No. *100 for 76 St + 9th St*
Street

No. *100 for 76 St + 9th St*
Street

No. *100 for 76 St + 9th St*
Street

Michael Damascy
Henry Rook

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

Dated *Nov 13* 1893 *Ernest* Police Justice.

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

Dated _____ 1893 _____ 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 _____ 1893 _____ Police Justice

POOR QUALITY ORIGINAL

0052

BAILED, *Nov 19 1893*
 No. 1, by *Michael Dammsel*
 Residence *806 1/2 St + 9th Street*
 No. 2, by _____
 Residence _____ Street
 No. 3, by _____
 Residence _____ Street
 No. 4, by _____
 Residence _____ Street
 No. 5, by _____
 Residence _____ Street

Police Court... *4* District *1209*
 THE PEOPLE, Sec'y
 vs. *Michael Dammsel*
 vs. *Henry Ross*
 Offence *Assault*
 Date *Nov 13 1893*
 Magistrate *William*
 Precinct *29*
 Witnesses *John Rehor*
 No. *1000* Street
 No. *1000* Street
 No. *1000* Street
 No. *1000* Street
 No. *1000* Street

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *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 13 1893* *Police Justice*

I have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned. I order h to be discharged.
Dated _____ 189 _____ Police Justice

POOR QUALITY
ORIGINAL

0063

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Reice

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

Henry Reice

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

The said

Henry Reice

late of the City and County of New York, on the

twelfth

day of

November

in the year of our Lord one thousand eight hundred and

ninety- *three* —, at the City and County aforesaid, in and upon one

Michael J. Samson

in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault ; and the said

Henry Reice

with a certain

stone

which

he

the said

in

his

right hand

Henry Reice

then and there had and held. the same being then and there

a weapon and an instrument likely to produce grievous bodily harm, *he*, the said

wrongfully strike, beat

Michael J. Samson

cut

bruise and wound, against the form of the statute

in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0064

SECOND COUNT—

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

Henry Rice

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

The said

Henry Rice

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, in and upon the said

Michael J. Samson

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *Henry Rice* the said *Michael J. Samson* with a certain *stone*

which *he* the said *Henry Rice*

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

~~and back~~ of *him* the said *Michael J. Samson* ~~cut~~

then and there feloniously did wilfully and wrongfully strike, beat, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Michael J. Samson*

to the great damage of the said *Michael J. Samson* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0865

BOX:

540

FOLDER:

4923

DESCRIPTION:

Reilly, John

DATE:

11/15/93



4923

0866

POOR QUALITY ORIGINAL

Witnesses:
Frank Reynolds
Off. Mc Intyre

Counsel,
Filed 15th day of March 1893
Pleads, *Whitely*

THE PEOPLE

vs.

John Reilly

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

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Henry B. Foreman.
W. D. G. 3

Fred J. Lowmeyer
of
John D. H. P. B. 2
Lawyer

POOR QUALITY
ORIGINAL

0867

482

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 Reilly

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

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

The said

John Reilly
late of the City of New York, in the County of New York aforesaid, on the *third*
day of *October*, in the year of our Lord one thousand eight hundred and
ninety-*three*, in the ~~time of the said day~~, at the City and County aforesaid,
with force and arms, in and upon one *Francis Reynolds*
in the peace of the said People then and there being, feloniously did make an assault; and

*one watch of the value of
twenty-five dollars*

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

against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

De Lacey Nicoll
District Attorney

POOR QUALITY ORIGINAL

0058

Witnesses:
Off. Firminson

Counsel,
Filed
Pleads,

13
day of
189

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

THE PEOPLE

vs.

John Decker
Prosecutor

DE LANOEY NICOLL,
District Attorney.

A TRUE BILL.

H.C. Ward
Foreman.

POOR QUALITY ORIGINAL

0069

1023

Police Court— 1 District.

City and County }
of New York, } ss.

Frank Reynolds
of No. 748-6th Ave Street, aged 65 years,
occupation none being duly sworn,

deposes and says, that on the 3 day of October 1893 at the 6
Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried
away from the person of deponent by force and violence, without his consent and against his will, the
following property, viz:

A Gold Watch valued
at Twenty five dollars

Sworn to before me, this
of October 1893
[Signature]

of the value of 25 DOLLARS,
the property of Deponent

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

John Reilly (now here) for the following
reasons on said date defendant and deponent
were walking together on Canal Street. Deponent
had said watch in the left hand pocket of the
vest that he then wore and the watch was
attached to the vest by a chain. The defendant
pushed deponent and knocked him down
and while he was down the defendant took
said watch from deponent's possession - breaking
the chain and ran away, deponent did
not again see the defendant until November 6
1893 - ~~whereupon he arrested~~ - deponent
fully identifies the defendant as the person who knocked
him down and robbed him. Frank Reynolds

POOR QUALITY ORIGINAL

0070

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Reilly*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *3 James St - 4 months*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer. *I am not guilty.*
John Reilly

Taken before me this

John J. ...
1893

Police Justice

POOR QUALITY ORIGINAL

0071

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

93 03, 01 / #1-1189
 Police Court... District

THE PEOPLE, vs.,
 ON THE COMPLAINT OF

Frank Reynolds
 vs. of the
 John Kelly

Offense Robbery

Dated, Nov 6 1893

Wade Magistrate
McIntyre Officer
Park Precinct



No. Street
 \$ 1000 to answer G.S.A.

Comm

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 one 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 1893 Comm Police Justice.

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

Dated, _____ 189 _____ Police Justice

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

Dated, _____ 189 _____ Police Justice

11/93
The People
vs
John Reilly

{ Court of General Sessions - Part I
Before Recorder Smyth. November 20, 1893.
Indictment for Robbery in the Second degree
Francis Reynolds, sworn and examined,
testified. Where do you live? No. 748 Sixth Avenue
in this city. How old are you? Sixty five.
Did you see the defendant on the 3rd
of October, the day on which this crime
is alleged to have been committed? Yes.
Where did you see him? First I seen
him in the Bowery until he relieved
me of my watch, and then he ran
away; it was near Bayard street that
I saw him. In what direction were
you going on the Bowery at the time
when you saw him? I was going home
up Sixth Avenue. I faced toward
Canal street. I was to take the cars
at Canal street and Broadway for home.
Then the defendant was walking in the
same direction as you? He met me
and he brought me on; he was to leave
me in the car. Had you known him
before this? Yes. How long did you know
him? Five or six years. Did he speak
to you when he saw you? He shook
hands with me and asked me if I
was going home? I said, 'yes.' He

says "I will see you in the cars" he came up to Canal street with me and I treated him to a glass of beer in Canal street, and he was to leave me on Broadway and Canal street where the car comes in for Sixth Avenue. How far in Canal street had you gotten from the Bowery towards Broadway? Between Mott and Bayard streets he knocked me down. What time of day was it? It was between five and six o'clock in the afternoon. Did you have a watch that day? Yes. What kind of a watch was it? It was a gold watch. It was in my vest pocket and a chain was attached to it and the chain was fastened in the button hole. It was an old time piece belonging to the family. It was bought for a hundred dollars when it was purchased first. Was it worth twenty five dollars? It was worth more; the chain to which the watch was attached is a plated chain. I have got the chain.

You say he knocked you down on Canal near Mott street, tell how he knocked you down? After he had the drink he knocked me down. Did he put his hand around you? Yes.

He knocked me down, and I had a cane in my hand, and I done my best to get up as quick as I could. When I got up he was away from me and left the chain hanging. I shouted for the police. Had you been lame already? Yes, just about as I am now. A child could knock me down. When was it that you missed your watch? The moment that he escaped, getting up after he knocked me down. The chain fell down and I shouted for the police and the police was not convenient. How long before that had you seen your watch? I guess I seen the time of day when he came. When did you look at it before you were knocked down? I looked at it in the Bowery about ten minutes before I was knocked down. While Reilly was with you? Certainly. Did you report this to the police? I did. I went to the station house, it is convenient to where I was knocked down in Elizabeth street. There was a boy led me up to it. When did you see the defendant next after your watch was lost? Never till I seen him taken by the police. How long was

that afterwards do you know, the 6th of Nov-
was it not? I think it was, I did not
take down the time exactly, I think it
was the first Monday of November. Did
you have any conversation with the
defendant when he was arrested? No,
we had no talk at all. Did you see
him in the Police station? No. Did you
see him in the Police Court? No. I
never seen him until I seen him in
the Jarvis. Did you speak to him? I
might bid him the time of day, but I
do not remember whether I did or not.
You had enough of him? Yes, after robbing
me of my watch. Have you got that
chain? Yes, I have. Was it broken? No.
Examined. Are you engaged in business
now? I live with my daughter in the
Restaurant. I used to be cashier till I
got so bad with rheumatism that I
gave it to her. You are not engaged
in business now? No. When were you
last engaged in business? About two
months ago. What business were you
in? Cashier in a restaurant. Did
Reilly work in that restaurant with you
frequently? No, never in this one;
he worked for my daughter before this occur-
ed.

Cross

He worked there how long ago? My daughter
can tell you more about it, I think it
is about four or five years ago since
he worked for her - the time we kept in
Union Square. What was your business,
did you keep a saloon? My daughter and
I kept one on Third Avenue. When did
you commence to keep a saloon? I
kept a clothing store years ago. You got
out of that and went into what? I
lived with my daughter after that.
What business was your daughter in?
She keeps a restaurant. Where was the
restaurant where you were first cashier?
Union Square and Fourth Avenue, ~~between~~
There you moved from Union Square
and Fourth Avenue to where? Down to Sixth
Avenue between Thirty Second and Thirty Third
streets. Did this man work with you
in Union Square? No sir, not there. Did
he work in the Sixth Avenue place? He did
about how long did he work? Not in
Sixth Avenue - no, I said in Union
Square, he never worked in Sixth Avenue.
How long did he work in Union Square?
I could not tell; my daughter is
here; she can tell. Can you tell
how often he worked with you, how

many times? He worked there perhaps
a month at a time. On this third day
of October when did you leave your daughter's
house, about what time in the morning
I left her house I think about eleven o'clock.
Where did you go then? I had business
across town. What time in the day did
you take your first drink on that third
of October? I did not take a drink. I
did not taste a drop of drink at
all. I treated Reilly in Canal street.
Do you know where you went into?
No I do not. A liquor store was it?
I guess it was. Reilly came up and
shook hands with me; he was the
first to speak to me. He said he want-
ed some money from me, ten cents
or something. I told him I would not
give him ten cents. I was going home.
I was bad with rheumatism and he
gave me his arm and linked me
down to the place where he knocked
me down; just a little before that I
gave him a drink. I was to give
him ten cents when he led me
down to the house. On the way down
you went into the corner of Jellott
and Canal streets to get a drink?

Yes, Mr. Oatley's. What did you drink?
I had a glass of beer, that was the first
I had all day I am not a drinking
man. You came out and you say
Reilly knocked you down? Reilly knocked
me down and robbed me of my
watch and ran away. He did not
give me a thump or a blow, but
he pushed me down and I fell. I got
up the best way I could. I saw the
chain hanging down and I shouted
for the police. I could not see him at
all; he made away when he took the
watch. You could not run very well,
could you? Indeed I could not.
Was it daylight at this time? It was get-
ting a little dusk like. Did you see
him take this watch from you? I seen
him take the watch out of my pocket
and I shouted. Which pocket was it in?
In the lefthand pocket; the chain was
left and the watch was taken. You
swear positively you saw this man
take your watch out of your pocket?
I swear I saw him taking the watch
and that he knocked me down. I halloved.
There was two little boys brought me
over to the station house because I

was not so well able to walk; he made his escape.

Thomas Mc Intyre, sworn and examined
You are one of the Park policemen of this city are you not? Yes. Did you arrest this man? Yes. Where did you arrest the defendant? On North street near Centre on Sunday the 5th of November on the complaint of Mr. Reynolds.
When you arrested him did you bring him to any place where Reynolds was? No I brought him right to the Tombs.
Did Reynolds appear at the Tombs? He did the following morning. Did you tell the defendant when you arrested him on what charge you were arresting him? I did not at first. You did tell him some time? Yes. He asked me what I was arresting him for? I told him I would tell him when I got him to the Tombs. He said, "Well, I did not take that watch." I says, "What watch are you talking about?" He said, "Mr. Reynolds' watch." He asked me then if it was not so, if it was not the case? I told him "yes."
Did you have any further conversation with him? Not after that.

POOR QUALITY
ORIGINAL

0000

Reynolds came to the Police Court the next morning did he not? Yes.
Did he identify the defendant there as the man that stole his watch? He did.
John Kelly sworn and examined in his own behalf testified. My business is waiter and I have been working in this city at that business for thirty five years. I know the last witness Frank Reynolds for the last fifteen or sixteen years. Have you worked in the same restaurant? I have worked with him a long while. Have you ever been arrested for any offence and not convicted? No, never in my life. You are charged with robbing this man on the highway, taking his watch, when did you first meet Reynolds upon the evening of Oct. 3rd? I met him between three and four o'clock in the afternoon on the corner of Bayard street and the Bowery. I could see that he was drunk; he was drinking a great deal at the time. He asked me if I would not go down to have a glass of ale with him? I said, "Where is the restaurant?" He said, "Mr. Dakley's corner of Canal and Mott streets; we will get a

nice glass of ale there. I walked down there with that gentleman and had one glass of ale with him. I walked further up with him and left him there and said that car will leave him up town. That is all that happened that I know of. I never seen the man's watch and I never took it. Where did you meet him? Corner of Canal and Mott streets in the street. I did not put him on a car. Was there a car passing at the time? There was a car waiting there for passengers, that was on the corner of Canal street and Bowdoin way. Did you knock him down? No. Did you push him down and take his watch? No. Who did do you know? I don't know anything about the gentleman's watch. How long afterwards were you arrested? Between six and eight weeks. Were you in the city all the time? I was walking off and on.

Cross Examined. I have been idle about a month. I worked last for Pat Dunn for five months. I could not tell how long ago it was, it might be six or eight weeks. I never did much but I always was doing a little.

Where were you living during the two months you were idle? I was living in 28 Madison street with my wife and two children. I generally work a few hours at noon. Where were you working at noon during those eight weeks? I worked several places wherever I could get it. I worked in Nathan Bros, Canal and Fulton St. On the day in which you and Reynolds were together what were you doing? I was after looking for a position in 614 Grand street. I was not working that day. I was walking down the Bowery and I met Reynolds between three and four o'clock in the afternoon, he shook hands with me and I accompanied him towards Canal street. He was under the influence of liquor. I did not see him go aboard the car. I was going down to Bennett's Park Row to see a certain party that was working there. I was to be in Bennett's between half past three and four o'clock. Then you heard his story upon the witness stand in which he says you walked with him as far as Mott and Canal streets and that he was knocked down and when he had got up he found that you had taken

the watch and that you had disappeared, you say that is absolutely false? I say it is absolutely false. He has known you for some years as you have known him? Yes. Your relations with him have always been very friendly? Yes, always. Do you know of any officer charging you with stealing it? I do not only the watch was lost and he wanted to get some satisfaction and I was the nearest person that he could pick out to put the blame on. Did you run away? I did not. On the 5th of November you were arrested by officer Mc Intyre? I believe so. You heard him say that when he arrested you you said, "I did not steal Reynolds's watch?" is that true? I do not remember, I might have said that. I do not remember saying anything like that. Two waiters, Mulvey and Oliver told me that Mrs. Holaday, the daughter of the complainant, was enquiring for me and that I must have stolen her father's watch, as I had been drinking with him. I said that she knew where to find me. I am always here. I know nothing about the watch. The jury rendered a verdict of guilty of robbery in the second degree.

POOR QUALITY
ORIGINAL

0004

Testimony in the
case of
John Kelly
filed Nov.

1993

30th

POOR QUALITY
ORIGINAL

0885

482

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 Reilly

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

John Reilly

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

The said

John Reilly,

late of the City of New York, in the County of New York aforesaid, on the *third* day of *October*, in the year of our Lord one thousand eight hundred and ninety-*three*, in the ~~time of the said day~~, at the City and County aforesaid, with force and arms, in and upon one *Francis Reynolds* in the peace of the said People then and there being, feloniously did make an assault; and

*one watch of the value of
twenty-five dollars*

of the goods, chattels and personal property of the said *Francis Reynolds* from the person of the said *Francis Reynolds* against the will and by violence to the person of the said *Francis Reynolds* then and there violently and feloniously did rob, 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.

DeLaney Mcoll
District Attorney

0886

BOX:

540

FOLDER:

4923

DESCRIPTION:

Roberts, Henry

DATE:

11/08/93



4923

0007

POOR QUALITY ORIGINAL

Witnesses

W. H. Ireland
Max W. Hammenman

Counsel,

J.B. #12

Filed

J. Roberts
180

Pleaded

Henry Roberts

THE PEOPLE

Grand Larceny, *second Degree*
[Sections 528, 531, 532 Penal Code.]

32

Henry Roberts
32

Henry Roberts

more days

DE LANCEY NICOLL,

Part 3 Nov 13 1933
District Attorney
Pleaded Attorney for S. J. Eddy

A TRUE BILL,

18970 2000 S.P.

W. H. Ireland
Foreman

POOR QUALITY ORIGINAL

0000

Police Court Fourth District.

1912

Affidavit—Larceny.

City and County }
of New York } ss.

of No. 934 Seventh Avenue Street, aged 47 years.
occupation riding school being duly sworn,

deposes and says, that on the 10 day of October 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in day-time, the following property, viz:

One fine horse of the value of two hundred and fifty dollars \$250.00

the property of deponent

Sworn to before me this 12th day of October 1893

Police Justice

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

following reasons, that on said date there was a fire in deponent's stables at the above address.

That the said horse got out of the stable, and deponent has received information from the Police Department of Brooklyn that the said horse was found in Brooklyn in the possession of said Henry Roberts. That the said horse has been identified by me of deponent's man as deponent's property. Therefore deponent prays that said Roberts be apprehended and dealt with with the law direct.

Max Heinemann

POOR QUALITY ORIGINAL

0009

Sec. 193-200.

District Police Court.

CITY AND COUNTY)
OF NEW YORK,) ss.

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

Question. What is your name?

Answer. *Henry Roberts*

Question. How old are you?

Answer. *32 yrs*

Question. Where were you born?

Answer. *N.Y.C.*

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

Answer. *Glencore L.I. 3 months*

Question. What is your business or profession?

Answer. *Tinsmith*

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

Answer. *I am not guilty*

Henry Roberts

Taken before me this

day of

Oct

189

Police Justice

POOR QUALITY ORIGINAL

0890

State of New York,
COUNTY OF KINGS,
CITY OF BROOKLYN.

Form No. 6

Simon P. McDonnell of No. *182 Columbus Ave 22^d Prec*

being duly sworn says that he is acquainted with the handwriting of *Judge Thos F. Brady*

the Police Justice, who issued the annexed Warrant and that the signature to this Warrant is in the handwriting of said *Judge Thos F. Brady*

Sworn to before me this *18* day of *Oct* 18*93*

Simon P. McDonnell
[Signature]

Police Justice of the City of Brooklyn.

This warrant may be executed in the City of Brooklyn.

Dated this *18* day of *Oct* 18*93*

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0091

Sec. 151.

Police Court 4 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK. } *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 Max H. [unclear] of No. 934 7th Avenue Street, that on the 10 day of October 1893 in the City of New York, in the County of New York, the following article to wit:

One fine horse of
two hundred and fifty Dollars,
the property of Complainant
was taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by Henry Roberts

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 4 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 10 day of October 1893
[Signature] POLICE JUSTICE.

POOR QUALITY ORIGINAL

0092

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

262
Moses Stinson
Henry K. Smith

Offense Grand Larceny

Dated, October 18 1893

Grady Magistrate.

McDonnell Officer.

29th Precinct.

Witnesses

No.

No.

No.

No.

to answer 800 Street

Conroy Street

Phoebe Street



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

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

Dated, Oct 26 1893 Wm. H. Grady Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0893

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Roberts

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

Henry Roberts

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

The said

Henry Roberts

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

*one horse of the value of
two hundred and fifty
dollars*

of the goods, chattels and personal property of one

Max Heineman

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.

**POOR QUALITY
ORIGINAL**

0894

SECOND COUNT—

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

Henry Roberts

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

The said

Henry Roberts,

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
two hundred and fifty dollars*

of the goods, chattels and personal property of one

Max Heinenman

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

Max Heinenman

unlawfully and unjustly did feloniously receive and have ; the said

Henry Roberts

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

DE LANCEY NICOLL,

District Attorney.

0895

BOX:

540

FOLDER:

4923

DESCRIPTION:

Ruben, Morris

DATE:

11/21/93



4923

POOR QUALITY ORIGINAL

0096

Witnesses:

Margaret Collins
Off Mc Carthy

This person
was found in
possession of
a gun having
James Kerpa.
MB

~~196~~

Counsel,

Filed

day of

Pleas,

THE PEOPLE

vs.

Morris Rubin

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

H. Grand Foreman.
Jury
A. J. Smith, J.P.
Jury

Burglary in the Third Degree.
[Section 498, Penal Code.]

POOR QUALITY ORIGINAL

0897

Police Court 3 District.

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

Margaret Collins
of No. 196 Madison Street, aged 28 years,
occupation married being duly sworn

deposes and says, that the premises No 196 Madison Street,
in the City and County aforesaid, the said being a four story brick
dwelling house, the third floor, rear rooms
of which was occupied by deponent as a dwelling apartment
and in which there was at the time a human being, by name

attempted to be
were BURGLARIOUSLY entered by means of forcibly opening the
door leading from the hall into deponent's
apartment

on the 16 day of November 1893 in the day time, and the
was attempted to be
following property feloniously taken, stolen, and carried away, viz:

A quantity of household furniture and
wearing apparel, the whole of the
value of Three Hundred Dollars,
\$ 300⁰⁰/₁₀₀

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY attempted to be was committed and, the aforesaid property taken, stolen, and carried away by
Morris Rubin (now here)

for the reasons following, to wit: Deponent left said door securely
locked and fastened about 11 A.M. on said
date and about one half hour thereafter
she found defendant attempting to open
said door by means of a false key.
Wherefore deponent prays that defendant
be adjudged guilty according to law

Sworn to before me this 16th
day of November 1893.
Margaret Collins
John P. Woodley Police Justice

POOR QUALITY ORIGINAL

0090

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Morris Rubin 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. *Morris Rubin*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *100 Suffolk Street, 2 weeks*

Question. What is your business or profession?

Answer. *Teacher*

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*

Morris Rubin

Taken before me this

day of

Jan

1893

John W. ...

Police Justice.

POOR QUALITY ORIGINAL

0899

\$1000. Bail for Geo. J. Mc
Rosa 1/19/93.

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

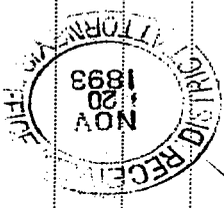
1913
1227
Police Court...
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harold C. ...
196 Madison
Offence Attempted
Burglary

Dated Jan 16 1893
Magistrate

M. ...
Precinct.



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

No. 1000
to answer
C. J. ...
1/19/93

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 Jan 16 1893 John B. ... Police Justice.

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

Dated _____ 189 _____ Police Justice.

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

Dated _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0900

462

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Morris Ruben

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

Morris Ruben
attempting to commit the crime of
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

Morris Ruben

late of the *7th* Ward of the City of New York, in the County of New York aforesaid, on the
seventeenth day of *November*, in the year of our Lord one
thousand eight hundred and ninety-*three*, with force and arms, in the *day* - time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Maggie Collins

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

Maggie Collins 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.

De Lancey Nicoll,
District Attorney

0901

BOX:

540

FOLDER:

4923

DESCRIPTION:

Rudden, Edward

DATE:

11/09/93



4923

POOR QUALITY ORIGINAL

0902

Witnesses:

Off J. Cavanah
Ed. Hoffman

Subpoena Officer
and Edward Rudden

750 N. 79.

John Colvine

Manager Edison Electric
Foreman

Merchant Print Works
14th St & 9th Ave.

From an Examination in this
Case. I am satisfied a
copy of Peter Henry Jones
be proper. W. J. [unclear]
Nov. 14, 1913
Dist. Ct. N.Y.

Counsel,
Filed
Pleads
J. Sherry #20
day of Nov 1893
W. J. [unclear]

THE PEOPLE

18 W. 79.
450 N. 79.
Edw. Rudden

Burglary in the Third Degree.
Section 488, N.Y.C.P.C.

DE LANCEY NICOLL,
District Attorney.

Part III - 17th Nov. 1913

A TRUE BILL.

W. J. [unclear]
Foreman.

Part 3, Nov. 14, 1913
Pleads Peter Henry Jones
Nov 14 1913
Secord

W. J. [unclear]
Sent to [unclear] Nov 29 1913

POOR QUALITY
ORIGINAL

0903

Police Court—2 District.

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

Ephraim Koffman
of No. 1128 Madison Avenue ^{or Walden, Orange County New York} Street, aged 36 years,
occupation Florist being duly sworn

deposes and says, that the premises No 112 Seventh Avenue Street,
in the City and County aforesaid, the said being a dwelling house

and which was ~~occupied by deponent as a~~ vacant
and in which there was at the time a human being, by name

was BURGLARIOUSLY entered by means of forcibly opening a
window in the rear of the building

on the 27th day of October 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of pipe and other plumbing
fixtures of the value of about Twenty five
dollars

the property ~~is~~ in deponent's care and charge
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

Edward Rudden (now here)

for the reasons following, to wit: that said premises were
vacant and on the 25th instant deponent
securely locked and fastened the doors
and windows ~~securely~~ leading to said
house and said property was a portion
of the plumbing fixtures of the building.
Deponent is informed by John Casavagh
(now here) a police officer that at about
ten o'clock P.M. he found the defendant

POOR QUALITY ORIGINAL

0904

in said building and found the said property torn from their fastenings and ready for removal. Deponent upon ~~and~~ inspection of the premises found that the fastenings of the rear window had been broken and the window open

I swear to before me }
this 30th October, 1893

Ephraim Koffman.

E. Koffman
Police Justice

Police Court _____ District.

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

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Trailed by _____

No. _____ Street.

POOR QUALITY
ORIGINAL

0905

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

aged 28 years, occupation Officer of No. 16 Reduct Street, being duly sworn, deposes and

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

Sworn to before me, this 30 day of October 1893 } John Cavanagh

Ephraim Koffman
Police Justice.

POOR QUALITY ORIGINAL

0906

Sec. 198-200.

2 District Police Court. 1883

City and County of New York, ss:

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

Question. What is your name?

Answer. Edward Rudden

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. 450 West 19th St. 3 years

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty
Edward Rudden

Taken before me this 30 day of October 1893

Police Justice. [Signature]

POOR QUALITY ORIGINAL

0907

1900

CITY AND COUNTY } ss:
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Sworn to before me, this

189

day

Police Justice.

John Caranagh
of No. *16 Precinct Police* Street, aged _____ years,
occupation *Police Officer* being duly sworn, deposes and says,
that on the *24* day of *October* 189*3*
at the City of New York, in the County of New York, *he arrested*
Edward Rudden (now here) on the charge of
having committed a Burglary in having
unlawfully broken into premises No 112-7 Ave
an unoccupied house, dependent thereupon
asks that said Rudden may be held
to enable dependent to procure further
evidence of said Burglary

John Caranagh

POOR QUALITY ORIGINAL

0908

Police Court, 2 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Rudder vs.

AFFIDAVIT.

Burglar

Ex Oct. 30th 2:30 PM

[Signature]

Dated, Oct 28 1893

Hoy Magistrate.
Cavanagh Officer.

Witness, _____

Disposition, _____

POOR QUALITY ORIGINAL

0909

BAILLED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

1164
Police Court... 1164
District.

THE PEOPLE, vs.,
ON THE COMPLAINT OF

William Hoffman
1128 Madison Ave,
Edward Rudkin

1
2
3
4
Offence
Burglary

Dated Oct 30 1893

Magistrate
Kegan
Officer
Kavanaugh
16 Precinct.

Witnesses
officer
Street.

No. _____ Street _____

No. 500 Street 45th
\$ 500 answer
Street.



John
Bryant

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

defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated Oct 30 1893 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.

POOR QUALITY
ORIGINAL

0910

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Rudden

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

Edward Rudden

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

The said

Edward Rudden

late of the *16th* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty-seventh* day of *October*, in the year of our Lord one thousand eight hundred and ninety-*three*, in the *night*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of one *Ephraim Koffman*

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

Ephraim Koffman in the said *building* 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.

POOR QUALITY
ORIGINAL

0911

SECOND COUNT—

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

Edward Rudden

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

Edward Rudden

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 hundred pounds of pipe of the value of ten cents each pound, and a quantity of ~~plumb~~ divers other goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifteen dollars,

of the goods, chattels and personal property of one

Ephraim Koffman

in the

building

of the said

Ephraim Koffman

there situate, then and there being found, in the *building* 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.

De Lancey Nicoll
District Attorney

09 12

BOX:

540

FOLDER:

4923

DESCRIPTION:

Rule, Andrew M.

DATE:

11/29/93



4923

Witnesses:

Edward Walden
Samuel G. G. G. G.

Samuel G. G. G. G.

Samuel G. G. G. G.

Frank J. J. J. J.

231
Counsel,
Filed *29* day of *Nov* 189*0*
Plends,

THE PEOPLE
vs.
Andrew J. J. J. J.

100 York Street
DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.
Samuel G. G. G. G.
Dec 19 1890
W. R. S. S. S.

Forgers in the Second Degree.
(Sections 511 and 521, Penal Code.)

POOR QUALITY ORIGINAL

0914

No. 244 BROOKLYN, July 12 1893

National City Bank of Brooklyn

Pay to Augusta M. Hoffman or order
Five Dollars

James J. American

JOURNEY & BURNHAM

BENJ. D. BENSON & SON STATIONERS 49 JOHN ST. N. Y.

POOR QUALITY
ORIGINAL

09 15

Pay to Andrew M. Rille
1200 E. 4th St
City
P. M. Master

POOR QUALITY
ORIGINAL

09 16

People
vs
Andrew M. Rule

Monday

12/4th 1893

Hon. Frederick Smyth,

Dear Sir,

I hope you will pardon the liberty I take in addressing you. My brother Andrew M. Rule is in custody charged with forgery. On which charge he pleads guilty. I appeal to your Honor to be as merciful as possible. We are living in hopes that you may consider his

POOR QUALITY
ORIGINAL

0917

Youth, and send him to the reformatory, as we still hope that he may reform and become an honest man. There has never been a stain on the family's name before, which is a large one. I plead to your Honor to spare us the disgrace of the State Prison. If not displeasing to your Honor I would like to have a personal interview with you.

Yours, respt.
Kate Rule

120 West - 45th St.

POOR QUALITY ORIGINAL

0918

Police Court, 1st District.

(1858)

City and County of New York, } ss.

Ernest Wildforster

of No. 15 and 17 Mercer Street, aged 40 years,

occupation vice president ^{Aug. Moll} being duly sworn, deposes and says,

that on the 15th day of October 1893, at the City of New York, in the County of New York, on Ernest M. Cole

did, wilfully, unlawfully and feloniously forge a certain endorsement to a check hunts attached made by Journey and Burnham Burnham upon the National City Bank of Brooklyn for the sum of \$11.16 and dated October 14th 1893.

Deponent says that previous to the time said Journey and Burnham were invited to deponent in the above sum that deponent was subsequently informed by them that they had mailed a check for the above amount to deponent and exhibited a check drawn as above described with what purports to be the endorsement of August Moll formerly the proprietor of the business. Deponent now says that the endorsement is a forgery and that the forgery was committed by said Cole for the reason that deponent is acquainted with his handwriting.

Ernest Wildforster

I swear to be true and correct
this 15th day of November 1893

[Signature]

POOR QUALITY ORIGINAL

09 19

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

Andrew M. Rule

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

Question. What is your name?

Answer. *Andrew M. Rule*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *120 West 45th Street. 3 years*

Question. What is your business or profession?

Answer. *Book-keeper*

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*

Taken before me this

day of

1898

Police Justice.

POOR QUALITY ORIGINAL

0920

Sec. 151.

Police Court 1 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Const. Melgoersky of No. 15 & 17 Meyer Street, that on the 16 day of October 1899 at the City of New York, in the County of New York,

one Andrew M. Rule did commit the crime of Forgery

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

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

Dated at the City of New York, this 16 day of October 1899

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0921

Police Court..... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated Nov 15 1893

Meade Magistrate.

English Officer.

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

Patrick English Officer.

Dated November 22 1893

This Warrant may be executed on Sunday or at
night.

Police Justice.

WARDEN and KEEPER of the City Prison of the City of New York.

Dated..... 189

Police Justice.

22
W
vs
Book Keeper
8
yno
120774556

The within named

POOR QUALITY ORIGINAL

0922

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

30th Police Court... District...
 1202

THE PEOPLE, vs.,
 ON THE COMPLAINT OF
 Michael Hill Speechley
 Michael Hill Speechley

1 _____
 2 _____
 3 _____
 4 _____
 Offense Forgery

Date, Nov 22 1893
 Michael Hill Speechley
 Esq.

Michael Hill Speechley
 Esq.



Withheld _____
 No. _____ Street
 No. _____ Street

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 500 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 1893 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

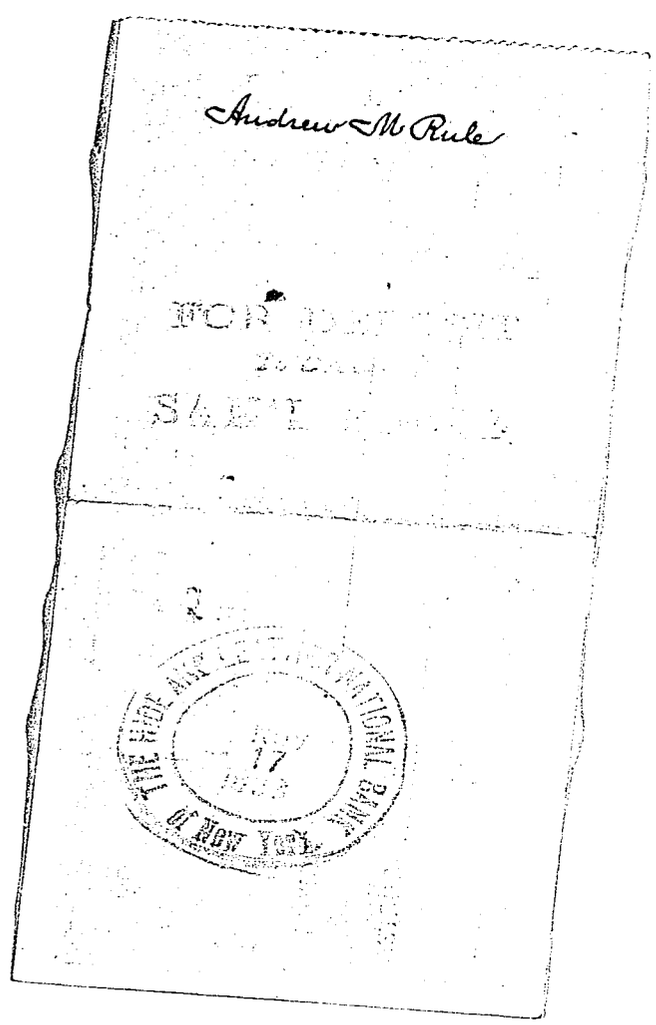
POOR QUALITY ORIGINAL

0923

No. 74 ¹²⁹ ¹²⁹ New York, November 16 1893
For THE FIFTH AVENUE BANK OF NEW YORK.
THROUGH THE NEW YORK CLEARING HOUSE ASSOCIATION.
Pay to Richard W. Cole or order,
Fifteen Dollars,
\$ 15⁰⁰ W. J. O'Brien

POOR QUALITY ORIGINAL

0924



POOR QUALITY ORIGINAL

0925

Police Court, Fourth District.

(1853)

City and County } ss.
of New York, }
of No. 530 Fifth Avenue Street, aged 31 years,
occupation Cashier 5th Avenue being duly sworn, deposes and says,
that on the 16 day of November 1893 at the City of New
York, in the County of New York Andrew M. Ryle did

with intent to defraud Jelous and unlawfully utter and forge the name of "M. J. O'Brien" on a certain check rec'd attached and marked exhibit A. From the following facts, to wit: That deponent is informed by one Samuel Gutz that on the aforesaid day with deponent purchased a pair of shoes from Mr. Gutz and offered to and gave him Gutz the aforesaid check in payment therefore and deponent further says that he is informed by Mr. O'Brien that the name M. J. O'Brien that is signed to the aforesaid check is not signed by him, O'Brien but is forged. Deponent therefore charges said deponent Andrew M. Ryle with having committed said forgery and asks that he may be dealt with as the law directs.

Frank Ogan

Sworn to before me, this 20 day
of November 1893
John J. O'Connell Police Justice

POOR QUALITY ORIGINAL

0926

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 43 years, occupation Manufacturer of No. 68 Mr. Chambers St Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Frank Dean

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

Sworn to before me, this 24 day of November 1893 } Samuel Gutz

Charles R. Pate Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 41 years, occupation Plumber of No. 835 - 6 Avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Frank Dean

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

Sworn to before me, this 20 day of November 1893 } Michael J. O'Brien

Charles R. Pate Police Justice.

POOR QUALITY ORIGINAL

0927

Sec. 193-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Andrew M. Rade

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

Question. What is your name?

Answer. *Andrew M. Rade*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *9^e 120 West 45th Street & approx 3 years*

Question. What is your business or profession?

Answer. *Book-keeper*

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.*

Andrew M. Rade

Taken before me this
day of *April* 190*7*
John J. Smith
Police Justice.

POOR QUALITY ORIGINAL

0928

Sec. 15

POLICE COURT 4th DISTRICT. 1346

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the
POLICE JUSTICES for the City of New York, by Frank Ryan
of No. 530 - 5th Avenue Street, that on the 16 day of November
1893 at the City of New York, in the County of New York, Andrew M. Rake
did with intent to defraud amount
a forgery

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

These are, therefore, in the name of the PEOPLE of the State of New York, to command you, the said SHERIFF, MARSHALS and POLICEMEN, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 4th 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 20th day of November 1893
Andrew M. Rake POLICE JUSTICE.

POOR QUALITY ORIGINAL

0929

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated _____ 189

Magistrate.

Fail

Officer.

The Defendant *Andrew M Rule*

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

Officer.

Dated *November 20* 189*3*

This Warrant may be executed on Sunday or at night.

Police Justice.

This warrant may be executed within the County of Westchester Dated, Nov. 20th 1893.

*J. P. Ransayhue
City Judge of York Co*

Apr 22, 1888, No 120, W 45, Jr

POOR QUALITY ORIGINAL

0930

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

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Wilson
530 10th Street
Anderson M. Park

1
2
3
4

Offence Forgery

Dated Nov 23 1893

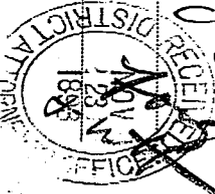
Magistrate
Snyder
Ward

Officer
Camp

Witnesses
No. 1 Sample Gold
No. 2 68 Wm Chambers
No. 3 Michael G. Barnes

No. 4 85t - 6 Wm
No. 5 James J. Brennan

No. 6 15417 Wm
No. 7 2570
to assist
G.S.W.



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty 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 23 1893 Amos C. Burke Police Justice.

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

Dated _____ 189 _____ Police Justice.

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

Dated _____ 189 _____ Police Justice

POOR QUALITY ORIGINAL

0931

1721

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew M. Rule

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

Andrew M. Rule
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Andrew M. Rule*

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

No. 74

New York, November 16 1893

*The Fifth Avenue Bank of New York
Through the New York Clearing House Association*

Pay to Andrew M. Rule or order

Fifteen Dollars

\$ 15.00

M. J. O'Brien

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

Andrew M. Rule

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

The said *Andrew M. Rule*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 74 New York, November 16 1893
The Fifth Avenue Bank New York,
Through the New York Clearing House Association,
Pay to Andrew M. Rule or order
Fifteen Dollars
\$15.00
M. J. O'Brien

the said

Andrew M. Rule

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

DE LANCEY NICOLL,
District Attorney.

0933

BOX:

540

FOLDER:

4923

DESCRIPTION:

Russo, Domenico

DATE:

11/09/93



4923

POOR QUALITY ORIGINAL

0934

#29

Counsel,

Filed

Pleas,

Clarence W. Mead
day of *August* 1893

THE PEOPLE

vs.

Domenico Russo

DE LANCEY NICOLL,

District Attorney.

of Dec Term '93
A TRUE BILL.

Why turn on a charge of
Judge Mead from City Hall
H. Mead Foreman

Discharged on his
own fees on motion
J. D. M. M. M.
Mar 22 97

Witnesses:

Clarence W. Mead
Off Nugent
Henry W. Unger

I, the said defendant
was the actual author of the
articles he swore he did not
write and the charges
or, was law sufficient to
show the difference. The
old police report form of
justification attached to
and bonds since imposed
was such out to was it
so trivial doubtful whether
a charge of perjury would be
prosecuted them owing to
their very vague and indefinite
allegations. The purpose
in this case was clearly to
cheat the people's law
rights, the charge is a
technical one and in view
of the inherent weakness
of the people's case I want
granted this case should
be successfully prosecuted
I therefore recommend that
enlighten charges on
me mean time. H. Mead

**POOR QUALITY
ORIGINAL**

0935

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

-----x
THE PEOPLE OF THE STATE OF NEW YORK

Against

Domenico Russo.

-----x
THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment accuse Domenico Russo of the crime of
Perjury, committed as follows:

Heretofore, to wit: on the 19th day of October, in
the year of our Lord one thousand eight hundred and ninety
three, at the City and County aforesaid, an order having
been then and there made by Clarence W. Meade, Esquire, one
of the Police Justices of the said City of New York, that
one Worry S. Charles be held to answer at the Court of
General Sessions of the Peace of the said City of New York,
upon a charge of extortion, by him the said Worry S.
Charles alleged to have been then lately before committed
in the said City of New York, and the said Worry S. Charles
having been duly admitted to bail to answer the said charge
in the sum of Thirty hundred dollars, the said Domenico
Russo, late of the City and County aforesaid, did then and
there personally go and appear before the said Clarence
W. Meade, Esquire, Police Justice as aforesaid, and did
then and there offer to and become bail and surety for the
said Worry S. Charles and did then and there produce and
exhibit to the said Clarence W. Meade, Esquire, Police

(2)

Justice as aforesaid a certain written undertaking then and there duly signed and executed by the said Worry S. Charles and by himself, the said Domenico Russo, wherein and whereby the said Worry S. Charles and Domenico Russo undertook jointly and severally that the said Worry S. Charles should appear and answer the said charge of extortion in whatever court the same might be prosecuted and should at all times render himself amenable to the orders and processes of the court and if convicted, should appear for judgment and render himself in execution thereof and if he failed to perform either of these conditions, they would pay to the People of the State of New York, the sum of thirty hundred dollars; together with a certain affidavit in writing of him the said Domenico Russo, then and there duly signed and subscribed by him, in his own proper handwriting containing certain allegations and statements of and concerning the circumstances and property of him the said Domenico Russo and his responsibility and sufficiency as such bail and surety upon the said undertaking; it being then and there necessary and material that the said Clarence W. Meade, Esquire, such Police Justice as aforesaid, should know the true circumstances and property of him the said Domenico Russo in order that he might determine whether he would accept and approve the said Domenico Russo as such bail and surety upon the said undertaking.

And the said Domenico Russo was then and there, in due form of law, sworn and did take his corporal oath ^{by and} be-

**POOR QUALITY
ORIGINAL**

0937

(5)

(3)

fore the said Clarence W. Meade, Esquire, such Police Justice as aforesaid, touching and concerning the truth of the matters so contained in his said affidavit in writing, he the said Clarence W. Meade, Esquire, such Police Justice as aforesaid, then and there having full and competent power and authority to administer the said oath to the said Domenico Russo in that behalf.

And the said Domenico Russo, being so sworn as aforesaid, then and there, to wit: on the 19th day of October, in the year aforesaid, at the City and County aforesaid, before the said Clarence W. Meade, Esquire, such Police Justice as aforesaid, of and concerning his circumstances and property and his sufficiency and responsibility as such bail and surety, in and by his said affidavit in writing, feloniously, wilfully, knowingly and corruptly did falsely swear depose and say, among other things, in substance and to the effect following, that is to say: That he the said Domenico Russo, was then a frecholder within the said County and State of New York and was then worth sixty hundred dollars, exclusive of property exempt from execution and over and above all his debts and liabilities; that his property then consisted of the house and lot of land known as Number 113 Elizabeth Street in the said City and was then worth Ten thousand dollars clear of all incumbrances;

WHEREAS, in truth and in fact, he the said Domenico Russo was not then a frecholder within said County and State and was not then worth Sixty hundred dollars exclusive of property exempt from execution and over and above

**POOR QUALITY
ORIGINAL**

0938

(3)

(4)

the amount of all his debts and liabilities and his property did not then consist of the house and lot of land known as number 113 Elizabeth Street in said City and the same was not then worth Ten thousand dollars, clear of all incumbrances; all of which he the said Domenico Russo then and there well knew.

And the said Domenico Russo did then and there deliver his said affidavit in writing, so sworn to as aforesaid to the said Clarence W. Meade, Esquire, Police Justice as aforesaid, with intent that it might be uttered and published as true and with intent thereby to deceive the said Police Justice and to cause himself to be accepted and approved as such bail and surety as aforesaid.

AND SO THE GRAND JURY AFORESAID do say that the said Domenico Russo, in the manner and form aforesaid, feloniously, wilfully, knowingly, corruptly and falsely did commit wilful and corrupt perjury, 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.

DeLancey Nicoll

DISTRICT ATTORNEY.

0939

BOX:

540

FOLDER:

4923

DESCRIPTION:

Ryan, James

DATE:

11/27/93



4923

POOR QUALITY ORIGINAL

0940

227
Clemens

Counsel,

Filed 27th day of Nov 1893

Pleads, *Maguire*

THE PEOPLE

30
Stambach
81
Waffle

James Ryan

Part 2 - Dec. 4, 1893,
Pleads G. L. 2nd Sec

DE LANCEY NICOLI,

District Attorney.

24th J. P. M
see 8/93
A TRUE BILL.

H. W. ...
Foreman.

Witnesses:

Jacob Melsfeld

Carroll ...

James ...

*Oct 192,
Nov 6, 1890
W. ...*

J. W. ...

*Subj ...
... for*

*...
...
...
...*

Grand Larceny, *... Degree*
[Sections 528, 531, 532 Penal Code.]

8

POOR QUALITY ORIGINAL

0941

1912

Police Court D District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 247 R Mann Street, aged 33 years.
occupation Milliner being duly sworn,

deposes and says, that on the 20 day of March 1898 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 night time, the following property, viz:

Three Dresses and Two Hats
together of the value of about
Forty dollar
\$40.00

the property of deponent family

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 John V. Ryan (now here)

from the fact that at about the hour of 6:30 P.M. on said date deponent found the said defendant in the hallway of the above premises with the above property in his possession. Deponent caused the arrest of the said defendant by Officer Thomas & Boyley the 18 Precinct. Deponent fully identifies said property as property that was stolen and carried away from deponent's apartments in said Precinct.

[Signature]

Sworn to before me on this 21 day of March 1898 at New York City, New York.
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0943

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Hill
247th St.
James Ryan

1
2
3
4
Offence

Dated *Mar 21* 1893

Residence

Residence

Residence

Witnesses

No. Street

No. Street

No. Street

To answer

[Handwritten signatures and marks]



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

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

Dated *Mar 21* 1893 *James Ryan* Police Justice.

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

Dated 189 Police Justice.

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

Dated 189 Police Justice

POOR QUALITY
ORIGINAL

0944

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Ryan

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

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

The said

James Ryan

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-*three*, at the City and County aforesaid, with force and arms,

*three dresses of the value of
twelve dollars each, and two
hats of the value of three dollars
Each*

of the goods, chattels and personal property of one

Jacob Metzfeld

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.

**POOR QUALITY
ORIGINAL**

0945

SECOND COUNT—

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

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

The said

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

*three dresses of the value of
twelve dollars each, and two
hats of the value of three
dollars each*

of the goods, chattels and personal property of one

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

Jacob Helsfeld
unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,

District Attorney.

0946

BOX:

540

FOLDER:

4923

DESCRIPTION:

Ryan, Thomas

DATE:

11/08/93



4923

0947

BOX:

540

FOLDER:

4923

DESCRIPTION:

Smith, Thomas

DATE:

11/08/93



4923

POOR QUALITY ORIGINAL

0948

Witnesses:

Thos. A. Kennedy

upon the written
interrogatory
subscribed that
the ends of justice
will be attained
by a discharge
of the respondents
upon his own
recognition

Jan 30/94
J. M. Osborne
Deputy

J. F. [unclear] #74

Counsel

Filed

Pleas

[Signature]
1893

THE PEOPLE

vs.

Thomas Ryan

and P

Thomas Smith

2 cases
against #74

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

DE LANCEY NICOLL,

District Attorney.

Date - Jan. 30/94.

In return of Public Attorney
both discharged on their verbal

A TRUE BILL

Wm. J. [unclear] Sr. 2 unadul
City Snow

A. J. [unclear] Foreman

POOR QUALITY ORIGINAL

0949

1913

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Thomas A. Keeney

of No. 229 Madison Street, aged 26 years.

occupation expressman being duly sworn,

deposes and says, that on the 25 day of October 1891 at the City of New York, in the County of New York, was ^{attempted to be} feloniously taken, stolen and carried away from the possession of deponent, in day time, the following property, viz:

A package containing three dozens of hats, the whole of the value of Sixty-six Dollars, \$66⁰⁰/₁₀₀

the property of Eichold Miller, in the care and custody of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said ^{attempted to be} property was feloniously taken, stolen (and carried away by Thomas Ryan and Thomas Smith both now here) acting in concert, from the fact,

that while one of deponent's wagons containing said property was in Canal Street and deponent was walking on the street beside the wagon he saw the defendants make four attempts to remove the property from said wagon. Wherefore deponent prays that defendants may be dealt with according to law.

Thomas A. Keeney

Subscribed and sworn to before me this 25 day of October 1891

John W. [Signature] Police Justice

POOR QUALITY ORIGINAL

0950

Sec. 198-200. 3 District Police Co.

City and County of New York, ss:

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

Question. What is your name?

Answer. Thomas Ryan

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. U.S.

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

Answer. 137 Cherry St. - 4 mos.

Question. What is your business or profession?

Answer. Last-maker

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

Answer. I am not guilty

Thomas Ryan.

Taken before me this 24 day of Oct 1893
John McArthur
Police Justice.

POOR QUALITY ORIGINAL

0951

Sec. 198-200.

3

1882

District Police Court.

City and County of New York, ss:

Thomas Smith

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. *Thos Smith*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Wis.*

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

Answer. *70 Oliver St. - 3 years*

Question. What is your business or profession?

Answer. *Collar maker*

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 -
Thos. Smith*

Taken before me this

day of *Sept* 189*9*

John H. ...

Police Justice.

POOR QUALITY ORIGINAL

0952

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

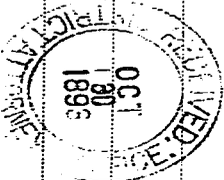
Police Court... 3
 District... 1153

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Thomas S. Smith
 229 Madison St.
 Thomas S. Smith
 Thomas S. Smith
 Offense: Attempted
 Grand Larceny

Dated, Oct 26 1893

Thorp's Magistrate,
 Kinnin Officer,
 11

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



No. 500 to answer
 G. S. P.

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

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

Dated, October 26 1893 John P. Ralston Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Thomas Smith & Thomas Ryan

As complainant in the above case, I beg to recommend the defendants to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. My reason for taking this action is that I sympathize with the parents of the defendants, particularly the mother of Thomas Smith. That I believe the statement made to me by the mother of the said Smith, to the effect that he was always a good & obedient son & up to this time had never been in trouble of any kind.

That I, myself, know nothing against the character of either defendant.

Sworn to before me

the 21st day of December 1893.

Julius Kaiser
Counsellor at Law
N.Y.C.

Thomas A. Tamm

POOR QUALITY ORIGINAL

0954

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Ryan
and
Thomas Smith

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

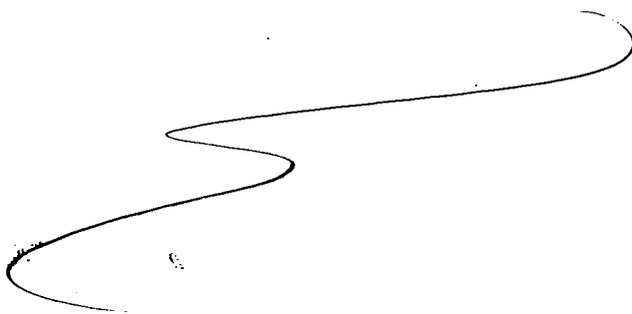
Thomas Ryan and Thomas Smith
of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed
as follows:

The said

Thomas Ryan and Thomas Smith, both

late of the City of New York, in the County of New York aforesaid, on the 25th
day of October in the year of our Lord, one thousand eight hundred and
ninety-three, at the City and County aforesaid, with force and arms,

thirty-six hats of the value
of two dollars each



of the goods, chattels and personal property of one

Eichold Miller

attempt to

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.

De Lancey McCall,
District Attorney

0956

**END OF
BOX**