

0316

BOX:

20

FOLDER:

255

DESCRIPTION:

Reticker, Chandler

DATE:

09/30/80



255

0317

BOX:

20

FOLDER:

255

DESCRIPTION:

Richards, George M.

DATE:

09/30/80



255

0318

231.

Day of Trial,

Counsel,

Filed 20 day of Sept 1880.

Pleads

THE PEOPLE
 vs.
Chandler Pecker
 otherwise called
John Pecker.
George W. Richards.
State Prisoners.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Abraham Kent

Foreman.

0319

People

^{copy}
Charles Relicker

That on city of U.S. on the
30 Dec 1879 Charles Relicker
represented to James M
Deuce

That he said CR was the
owner of a cover of ^{over} 2000
Angora goats in the
State of California

That he said CR was
the sole owner of 2
thorough bred Angora
bucks (meaning ~~sturdy~~ male
goats) meaning ~~sturdy~~
worth \$1000 each and

of 45 thorough bred
nannies ~~female~~ goats
(female goats meaning
money) worth \$800 ⁱⁿ
each

That these goats (all the
afore said goats meaning
sturdy) were without any
lien or encumbrance thereof
got \$300

0320

Whereas in truth & in fact
Walter said CR was not then
then the one legal owner or
any owner whatsoever of good
or any Angora goats in the
State of California or else-
where or of any interest in any Angora
goats or goat properties. Whereas Walter said CR
was not then & there the
sole owner of 2 thorough-
bred Angora female goats
worth \$1000 ^{in money} each or any
value or kind of money
whatsoever
& whereas Walter said CR was
not then & there the sole
owner of 45 thorough-
bred female goats worth
\$800 ^{in money} each or
any value or kind of
money whatsoever

0321

State of New York
City & County of New York, ss.

The People of the Complaint of
Richard Meares

ag't.
Charles Reticker and
George M. Richards

Richard Meares being duly sworn
says:

I. That he now is and since the 17th of
December AD 1879 has been the Proprietor
of the "Hotel Royal" in the City of New York,
and that the above-named Reticker and Richards
were guests thereof as hereinafter stated bet-
ween Dec 12th 1879 and June 20th 1880.

II.

That the above-named Charles Reticker engaged
to pay for his own board and lodging and
accommodations and also for the board and lodging
of George M. Richards also named; and defendant
supplied to said Reticker and said Richards Board
lodging and accommodations during the dates
aforesaid and that the bill therefor to the value
thereof \$588⁰⁰ or thereabouts no part whereof
has been paid

0322

III
That during the period aforesaid and while the aforesaid bill was accumulating the deponent had divers conversations with the above named Reticker ^{as} Richards ^{as} demands a settlement of the bills which had accrued ^{as} that on such occasions saw Reticker ^{as} said Richards or Reticker in the hearing ^{as} with the assent of Richards made to the deponent the following statements with a view of procuring continuing credit for their necessary accommodations: The said Reticker ^{as} Richards state to deponent that Reticker was the owner of Two Thoroughbred Angora Buck Goats worth each \$1000 ^{as} forty five Thoroughbred Nannies (Females) Goats worth each \$500, ^{as} that these were on a farm at Northport Suffolk County, New York; ^{as} that the Goats were unencumbered, ^{as} were intended as the first instalment of 8000 Goats owned by Reticker to stock the farm aforesaid
IV

That each ^{as} every of the said statements were false ^{as} known to Reticker ^{as} Richards to be false; ^{as} the reason why deponent state that Reticker ^{as} Richards knew them to be false is this: that ^{they or either of them} made precisely

0323

like statements to other persons for
like purposes and procured large sums
of money by virtue thereof, among
others to James M. Deul of the City
of New York, General Herman Haupt
of the City of Washington and City of New York,
and Mrs A. C. Peck of the City of New
York.

V.
That deponent would not have
furnished the Board lodging and
accommodations aforesaid to said Richens
and Relicker but for the statements aforesaid
sworn before me this
24th day of Sept
A.D. 1880.

Geo. A. Munn
Coms of Deeds, N.Y. City

0324

251

The People to on the

Complaint of

Richard Stearns -
vs.

Charles Reicker

and
George M. Reicker

Affidavit

Return

Richard Stearns
Notary Public

James M. Deuel

Herman Haupt.

James M. Deuel
Herman Haupt

City and County } ss.
 of New York }

The jurors of the people of the State of New York in and for the body of the City and County of New York, upon their oath present:

That Chandler Reticker otherwise known as Chan Reticker and George M. Richards each late of the First Ward of the City of New York, in the County of New York, aforesaid on the first day of March in the year of our Lord, one thousand eight hundred and eighty, at the Ward, City and County aforesaid, with force and arms, on the day and year last aforesaid, with intent to obtain credit and board, lodging, food and accommodation for them the said Chandler Reticker otherwise known as Chan Reticker and George M. Richards on credit at a hotel and inn known and designated as the "Hotel Royal" and there kept, carried on and owned by one Richard McLeares and from the said Richard McLeares as the owner and keeper

of said hotel and inn did then and there unlawfully, knowingly, and designedly, falsely pretend and represent to the said Richard Mooreas that he the said Chandlee Reticker otherwise known as Chan Reticker was the owner of two thoroughbred angora buck goats (thoroughbred male angora goats meaning thereby) worth each the sum of One thousand dollars in money and forty-five thoroughbred Hannies goats (thoroughbred female angora goats meaning thereby) worth each the sum of Eight hundred dollars in money. That each and all of said goats were then on a farm at Northport, Suffolk County in the State of New York. (That he the said Chandlee Reticker otherwise known as Chan Reticker then and there owned two thoroughbred male angora goats and forty-five thoroughbred female angora goats then on a farm at Northport, Suffolk County in the State of New York which were unencumbered meaning thereby).

And the said Richard Mooreas then and there believing the said false-

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pretences and representations so made as aforesaid by the said chandler Reticker otherwise known as Chan Reticker and George M. Richards and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to give credit to the said chandler Reticker otherwise known as Chan Reticker and George M. Richards for board, lodging, accommodation and food from the first day of March in the year one thousand eight hundred and eighty to the twenty-third day of July in the year one thousand eight hundred and eighty and in pursuance and on the faith of said credit so given as aforesaid did furnish and supply to them the said chandler Reticker otherwise known as Chan Reticker and George M. Richards such board, lodging, accommodation and food from the said first day of March in the year one thousand eight hundred and eighty to the said twenty-third day of July in the year one thousand eight hundred and eighty of the value of

Three hundred and fifty-nine dollars and fifty-three cents in money which is unpaid and they the said Chandler Reticker otherwise known as Chan Reticker and George M. Richards did then and there designedly receive and obtain such credit and such board, lodging, food and accommodation so given, furnished and supplied to them as aforesaid by means of the false pretences and representations aforesaid, and with intent to cheat and defraud the said Richard (deceases of the same).

And Whereas, in truth and in fact, the said Chandler Reticker otherwise known as Chan Reticker was not then and there the owner of two or any thoroughbred angora male goats whatsoever.

And Whereas, in truth and in fact, the said Chandler Reticker otherwise known as Chan Reticker was not then and there the owner of two or any thoroughbred angora male goats or goat or any goats or goat whatsoever of the value of one thousand dollars in money each or any sum in money whatever.

And Whereas in truth and in fact he the said Chaudler Reticker otherwise known as Chaw Reticker was not then and there the owner of forty-five or any thoroughbred female angora goats or any angora goats whatsoever.

And Whereas in truth and in fact, he the said Chaudler Reticker otherwise known as Chaw Reticker was not then and there the owner of forty-five or any thoroughbred female angora goats or any female angora goats or any angora goats whatever worth Eight hundred dollars each in money or any sum of money whatever.

And whereas in truth and in fact he the said Chaudler Reticker otherwise known as Chaw Reticker did not then and there own two or any thoroughbred male angora goats and forty-five thoroughbred female angora goats or any angora goats or goat whatever then on a farm at Northport, Suffolk County in the State of New York.

And whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Chaudler Reticker otherwise known as Chaw Reticker,

and George M. Richards to the said Richard Meares was and were in all respects utterly false and untrue, to wit: on the day and year last aforesaid at the Ward, City and County aforesaid.

And whereas, in fact and in truth the said Chaudler Reticker otherwise known as Chan Reticker and George M. Richards well knew the said pretences and representations so by them made as aforesaid to the said Richard Meares to be utterly false and untrue at the time of making the same.

And so the jurors aforesaid, upon their oath aforesaid, do say that the said Chaudler Reticker otherwise known as Chan Reticker and George M. Richards by means of the false pretences and representations aforesaid unlawfully, falsely, knowingly and designedly did receive and obtain from the said Richard Meares such credit and such board, lodging, food, and accommodation as aforesaid on the day and year aforesaid at the City and County aforesaid out of the value as aforesaid with intent to cheat and

0331

defraud the said Richard Meares of
the same, 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.

Benjamin H. Phelps.
District Attorney.

0332

BOX:

20

FOLDER:

255

DESCRIPTION:

Reynolds, John

DATE:

09/14/80



255

0333

Counsel,

Filed 4 day of Sept. 1888

Pleas

THE PEOPLE
 vs.
 John Reynolds.
 F.

INDICTMENT
 Assault with intent to steal
 as a pickpocket.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

Phelan Seal

Foreman.

Part No Sept 14 1888

pleads guilty

Pen 6 months

104

0334

5th

District Police Court

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. *304 East 82nd* Street, *Mary Joyce*
being duly sworn, deposes and says, that on the *14* day of *August* 18*70*
at the *attempted to be* City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from her person*

the following property, viz.:

*One gold Hunting case watch of the value of thirty
dollars, and one gold neck chain attached to said
watch of the value of twenty dollars, said watch &
chain being together of the value of fifty dollars*

the property of deponent and her husband *Michael J. Joyce*

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 Reynolds (now here)* that deponent
was walking along 3rd Avenue between 83rd & 84th Streets
at about the hour of 9 O'clock P.M. on said day
wearing said chain around her neck said watch
being attached to said chain and contained in the
left hand pocket of the waist then & there worn by
deponent as a portion of her daily clothing, that
said John Reynolds came up to deponent and seized
hold of said chain and did attempt to pull
said watch from deponent's pocket— that deponent

Reference to...

...

...

0335

immediately jerked away from said Reynolds &
 said Reynolds thereupon struck defendant in the
 right side with his fist - and thereupon went
 away, that said Reynolds was arrested on about
 the hour of 11 O'clock P.M. on said day &
 defendant fully identifies said John Reynolds
 as the person who attempted to take said jewelry
 from to before me this
 15th day of August 1880
 J. M. Patterson
 Police Justice

5th District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Joyce

John Reynolds

AFFIDAVIT—Larceny.

DATED Aug 15 1880

Patterson J. MAGISTRATE

Joyce J.S. OFFICER

WITNESSES:

Sanahita Matham

304 East 82nd St

DISPOSITION

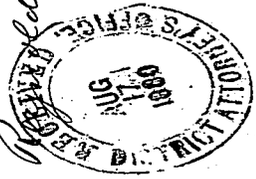
0337

POLICE COURT—FIFTH DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Mary Joyce
304 E 82nd St

John P. ...



663

Office of the District Attorney

—
Bearing firm person

RAILED.

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

Dated August 15 1950

Rattaman M. Magistrate.

Joyce 2d' Officer.
Cargier Clerk.

Witnesses Sarah McMillan
304 East 82' St

#1000. Mrs. S. J. Connel

Received in Dist. Atty's Office.

0338

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John Reynolds

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *fourteenth* day of *August* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward City and County afore-
said, with force and arms, in and upon one *Mary Joyce*

John Reynolds did make an assault, and that the said
the hands of him the said *John Reynolds*

upon the person of the said *Mary Joyce*, unlawfully did lay

which was then and there upon the person of the said *Mary Joyce*

with intent then and there certain goods, chattels and personal property of the said
Mary Joyce
on the person of the said, *Mary Joyce*.

Mary Joyce then and there being found, from the person of the said
then and there
feloniously to steal, take and carry away

one watch of the value of thirty dollars.
one chain of the value of twenty dollars.

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.

BENJ. K. PHELPS, District Attorney.

0339

BOX:

20

FOLDER:

255

DESCRIPTION:

Richingson, Livingston

DATE:

09/24/80



255

0340

Counsel,
Filed 24 day of Sept. 1880.

Pleas

THE PEOPLE

vs.

INDICTMENT.
Larceny from the person.

Wm. S. Phelps
vs.
Livingston Phelps

BENJ. K. PHELPS,

District Attorney.

Case in Sept. 24, 1880
plead guilty.

A True Bill. *CP. 2 1/2 years.*

Wm. S. Phelps

Foreman.

0341

STATE OF NEW YORK, } FORM 89 1/2
CITY AND COUNTY OF NEW YORK, } ss. POLICE COURT—SECOND DISTRICT.

of No. 81 Greene John Hauser Street, being duly sworn, deposes

and says, that on the 15 day of September 1880

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away, from the possession of deponent, and from deponents
person

the following property, to wit:

One Silver Watch

of the value of Six 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

Livingston Richardson
(now here) for the reason that said property was contained in the left hand pocket of the vest then worn by deponent, and that deponent was informed by Officer Cornell of the 8th Precinct that said Officer saw said deponent take the said property
John Hauser.

Sworn to before me, this 15 day of September 1880

Wm. J. C. G.
Police Justice.

0342

City and County } S. S.
of New York }

James Cornell of the 8th Precinct,
being duly sworn says on the morning
of the 15th instant deponent caught
Livingston Richardson in the act
of taking some article from the per-
son of John Hauser the within named
complainant while said Hauser
was lying on the stoop of the premises
where said Hauser lived - deponent
thereafter saw said Richardson take
the property within named from his
(Richardson's) Pocket and throw the
same in the street

Sworn to before me this
15th day of Sept. 1880 }

James Cornell

William H. Police Justice

0343

Police Court—Second District.

CITY AND COUNTY OF NEW YORK ss.

Livingston Richardson being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.— *Livingston Richardson*

QUESTION.—How old are you?

ANSWER.— *Forty five years*

QUESTION.—Where were you born?

ANSWER.— *Long Island*

QUESTION.—Where do you live?

ANSWER.— *Christie*

QUESTION.—What is your occupation?

ANSWER.— *Waiter*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

ANSWER.— *I am guilty of the charge*

Livingston Richardson

Taken before me, this

13

day of

Sept 188 *8*

Police Justice

0344

Form 804

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C,
ON THE COMPLAINT OF

ATTS. EVIL—Larceny.

John G. Carter
81
1888

William P. Piche

B

DATED *Septem 15* 188*0*

Maxwell MAGISTRATE.

Cornell OFFICER. 8

WITNESS:

James Cornell



John G. Carter

\$... TO ANS.

BAILED BY

No. STREET.

6

0345

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Louigotou Richinson*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *Fifteenth* day of *September* in the year of our Lord one
thousand eight hundred and eighty — at the Ward, City, and County aforesaid,
with force and arms,

one watch of the value of six Dollars.

of the goods, chattels, and personal property of one *John Hauser*
on the person of the said *John Hauser* then and there being found,
from the person of the said *John Hauser* - 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.

BENJ. K. PHELPS, District Attorney.

0346

BOX:

20

FOLDER:

255

DESCRIPTION:

Roach, James

DATE:

09/29/80



255

0347

247

Filed 27 day of Sept 1880

Pleas

Indictment for Receiving Stolen Goods.

THE PEOPLE,

vs.

James Trach

BENJ. K PHELPS,

District Attorney.

Case No: Sept 29. 1880.

pleas Burg 3,

Oct 2, 1880.

A True Bill

Walter K. Gorman

Walter K. Gorman
Foreman.

0348

Police Office, Fourth District.

City and County }
of New York, } ss.

Ann Cullen

of No. 303 East Ninth Street, being duly sworn,
deposes and says that the premises No. 303 East Ninth
Street, 1st Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by deponent as a dwelling house

were **BURGLARIOUSLY** broken
and entered by means forcibly opening and unblocking the lock
that is attached to the back room door of the second
floor leading into said premises with a false key

on the day of the 17th day of September 1880
and the following property feloniously taken, stolen and carried away, viz.:

Two silk dresses of the value of one hundred
dollars

Two pair gold Earrings of the value
of Ten dollars

One pair metal Bracelets of the value of
one dollar

Two pair sleeve Buttons of the value of one
dollar

in all of the value of One hundred and
twelve dollars. (\$112.)

the property of Deponent

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 James Roach (now true)

for the reasons following, to wit:

That at about 2 o'clock
on the afternoon of the said 17th day of September
deponent securely locked and fastened said
premises and left the same. That at about
3 o'clock of the same afternoon deponent
returned and saw the said Roach coming
out of said premises. That the above described
property was in said premises when deponent
left and deponent immediately missed the same
Ann Cullen

0349

City and County of
New York

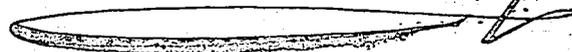
John Hallon of the 18. Precinct Police being
duly sworn says that on the 17 day of
September 1880 he arrested James Roach in
the cellar of premises No 293 First Avenue
in said City and found ^{a portion} the jewelry described
in the within affidavit of Ann Bullon in
said cellar alongside of where said ^{Roach} Bullon
was lying down.

John Hallon

Brought before me

this 19 day of September 1880

McCrell ^{Clotman} Police Justice



0350

Police Office, Fourth District.

City and County }
of New York, } ss.

Ann Cullen

of No. 303 East Ninth Street, being duly sworn,
deposes and says that the premises No. 303 East Ninth
Street, 17th Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by deponent as a dwelling house

and entered by means ^{were} **BURGLARIOUSLY** broken
forcibly opening and unlocking the lock
that is attached to the back room door of the second
floor leading into said premises with a false key

on the day of the 17th day of September 1880
and the following property feloniously taken, stolen and carried away, viz.:

Two silk dresses of the value of one hundred
dollars

Two pair gold Earrings of the value
of Ten dollars

One pair metal Bracelets of the value of
One dollar

Two pair sleeve Buttons of the value of one
dollar

in all of the value of One hundred and
twelve dollars. (112.)

the property of deponent
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 James Roach (now true)

for the reasons following, to wit: That at about 2 o'clock
on the afternoon of the said 17th day of September
deponent securely locked and fastened said
premises and left the same. That at about
3 o'clock of the same afternoon deponent
returned and saw the said Roach coming
out of said premises. That the above described
property was in said premises when deponent
left said deponent immediately pursued the same
Ann Cullen

0351

City and County of
New York ss

John Hallon of the 18. Precinct Police being
duly sworn says that on the 17 day of
September 1880 he arrested James Roach in
the cellar of premises No. 293 First Avenue
in said City and found ^{a portion} the jewelry described
in the within affidavit of Ann Bullen in
said cellar alongside of where said ^{Roach} Bullen
was lying down

John Hallon

Sworn to before me

This 19 day of September 1880

Merrett  Police Justice



0352

State of New York }
City of New York } SS Frank Spencer
being duly sworn deposes
and says, That he resides at No 299
East 11th Street; on the 14th day of September
deponent saw the prisoner James Roach
(now in court) running on 2^d Avenue
a crowd chasing him calling stop
thief, deponent joined in the chase
and saw said Roach throw the
earrings and sleeve button now pro-
duced in court in the street, deponent
immediately picked the same up.
That the said earrings and button
have since been identified by
Ann Cullen as being her property
and a portion of the property that
was stolen from the premises No
303 East 19th Street on the 14th day
of September 1880 Frank Spencer

Sworn to before me this
20th day of September 1880
J. McNeill Police Justice

0353

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Roach being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *James Roach*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *England*

Question. Where do you live?

Answer. *Orchard Street don't know the number*

Question. What is your occupation?

Answer. *Broom Seller*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *I am not guilty of the charge.*

James Roach

Marcus Beerburg
Police Justice.

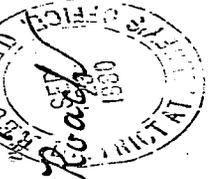
Taken before me this
18th day of July
1850

0354

Police Court Fourth District

THE PEOPLE &c.
ON THE COMPLAINT OF

Ann Cullen
303 E 9th St



Samus Roach

Office, Burglar

BAILABLE:

No. 1, by
Residence,

No. 2, by
Residence,

No. 3, by
Residence,

No. 4, by
Residence,

Dated *18 September 1880*

B. D. Bixby Magistrate.

Watton 18 Officer.

Clerk.

Witnesses,

No. 5, by
Residence,

No. 6, by
Residence,

James T. A.
General Sessions

Com

Received in District Atty's Office,

0355

CITY AND COUNTY OF NEW YORK

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, in and for the body of the City and County of New York, upon their Oath, present:

That James Roach.

late of the ~~South~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~seventh~~ day of ~~September~~ in the year of our Lord one thousand eight hundred and ~~seventy~~ ^{eighty}, with force and arms, about the hour of ~~two~~ o'clock in the ~~day~~, time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Ann Cullen ~~there situate, feloniously and burglariously did break into and enter~~

he the said

James Roach

then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of

Ann Cullen

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 State of New York and their dignity.

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

James Roach

late of the Ward, City, and County aforesaid,
Two shirts of the value of Twenty dollar each.
Two Bowlers of the value of Twenty dollar each.
Two wools of the value of Ten dollar each.
Four rings of the kind called Earrings, of the value of two dollars and fifty cent each.

Two Bunches of the value of fifty Cent each

Two buttons of the kind called Sleeve.

Buttons of the value of fifty Cent each

of the goods, chattels and personal property of the said

Ann Cullen

in the said dwelling house then and there being, 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.

0356

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *James Roach*
late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *seventeenth* day of *September* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, at the
Ward, City and County aforesaid,

*Two Shirts of the value of Twenty dollars each,
Two Over shirts of the value of Twenty dollars each,
Two waists of the value of Ten dollars each,
Four rings (of the kind called Carnige) of the
value of two dollars and fifty cents each,
Two Bracelets of the value of fifty cents each,
Two buttons (of the kind called Slew Buttons)
of the value of fifty cents each.*

of the goods, Chattels and personal property of *Ann Cullen*
by *James Roach*
and certain other persons, to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *Ann Cullen*
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

James Roach

then and there well knowing the said goods, chattels, and personal property to have
been feloniously stolen), against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0357

BOX:

20

FOLDER:

255

DESCRIPTION:

Robinson, Annie

DATE:

09/17/80



255

0358

144

Ammons

Counsel,

Filed *14* day of *Sept* 188*0*

Pleas *not Guilty*

THE PEOPLE

vs.

F. I. Amie Robertson

Larceny from the person.

INDICTMENT.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Abraham Bent
Foreman.

"Blue" Hacy
Sept 20/80

0359

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

Nicholas Davis

of No. 311 Spring Street, being duly sworn, deposes
and says, that on the day of September 1880

at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, and from deponent's
person

the following property, to wit:

A Pocket Book
containing Good and lawful money
viz One United States National Bank
Bill of the denomination and

of the value of Ten Dollars,
the property of

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

Annie Robinson
(now here) for the reason that on
the said date when deponent
went to bed with said Robinson
in premises No. 27 Sullivan Street
the said property was contained
in the right hand pocket of the pur-
tubone then and there worn by depon-
ent. immediately after leaving
said premises fast named deponent
tricked said property on returning
deponent took said Pocket Book
from the possession of deponent

Sworn to before me this 11th day of September 1880

Police Justice

0360

and saw a Bill in said Robinsons
hand which deponent could not get
No other person was in the room du-
ring the time deponent and said Rob-
inson were in said room.

Nicholas ^{his} Davis
Mark

Sworn to before me this
8th day of September 1880

W. W. Wendell
Pet. Justice

0361

Police Court—Second District.

CITY AND COUNTY,
OF NEW YORK, ss.

Annie Robinton being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to her states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

Annie Robinton

QUESTION.—How old are you?

ANSWER.—

Twenty Two.

QUESTION.—Where were you born?

ANSWER.—

Quebec - Canada

QUESTION.—Where do you live?

ANSWER.—

24 Sullivan

QUESTION.—What is your occupation?

ANSWER.—

Servant

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

I am not guilty of the charge.

Annie ^{her} Robinton
mark

Taken before me, this

8th

day of

October 188*8*

[Signature]
Police Justice.

0362

Form 894
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Nicholas Davis
1200 1/2 Broadway Court
Annie Robertson

Attavit. Larceny.

DATED *September 8* 18 *80*

Wendell MAGISTRATE.

Ryan OFFICER.

WITNESS:



\$ *5.00* TO ANS.

BAILED BY

No. STREET.

0363

CITY AND COUNTY }
OF NEW YORK, } RR.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Annie Robinson*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *seventh* day of *September* in the year of our Lord one
thousand eight hundred and eighty *seven* at the Ward, City, and County aforesaid,
with force and arms,

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the
denomination of *ten* dollar *e* and of the value of *ten* dollar *e*

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of
ten dollars and of the value of *ten* dollar *e*

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

BENJ. K. PHELPS, District Attorney.

0364

BOX:

20

FOLDER:

255

DESCRIPTION:

Ryan, James

DATE:

09/27/80



255

0365

2/13

Day of Trial,

Counsel,

Filed *by* day of *Sept.* 188*8*

Pleads

THE PEOPLE

vs.

I
James Ryan

James Ryan vs. People

BENJ. K. PHELPS,

District Attorney.

A True Bill.

John P. ...

Sept. 27. 1888 Foreman.

Wm. H. ...
S. P. Two years.

0366

Police Office, Fourth District.

City and County }
of New York, } ss.

Edmund Dress

of No. 348 - 1st Avenue Street, being duly sworn,
deposes and says, that the premises No. 348 - 1st Avenue

Street, 18th Ward, in the City and County aforesaid, the said being a building
and which was occupied by deponent as a dwelling house
was attempted to be ~~the~~ **BURGLARIOUSLY** broken

and entered by means of forcing open a door of
a room on the second floor of said building
with (a jimmy) a burglar's instrument

in the night time of the 10th day of September 1883
and the following property feloniously taken, stolen and carried away, viz:

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

for the reasons following, to wit: That the said room
door was securely locked and fastened
deponent being in said room, that
deponent heard some persons attempting
to force the door of said room open

0367

deponent opened said door rushed out
and found said Ryan together with
another person unknown to deponent,
in the hallway; deponent grabbed both
of said men when they threw deponent
down all falling down stairs together
deponent held on to said Ryan
until assistance came. the other man
escaped. Deponent found the chimney
now shown in court in the hallway
near said room door. immediately after
arresting said Ryan.

Sworn to before me this 11th day of September 1886
at Portland, Oreg.
Merrill C. [Signature]
Police Justice

0368

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Ryan being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *James Ryan*

Question. How old are you?

Answer. *25 Years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *426 East 16th St*

Question. What is your occupation?

Answer. *Laborer*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *Not guilty of the charge*

James Ryan

Merwin O'Connell
Police Justice.
Taken before me this *11th* day of *Sept* 18*88*

0369

Police Court—Fourth District.

THE PEOPLE &c.
ON THE COMPLAINT OF

Richard D. Reed
348 7th Ave

James P. Shaw



Office, Albany

BALLED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated *Sept 17* 18*90*

Osterburg Magistrate.

Perazzo Officer.

[Signature] Clerk.

Witnesses, *Law Officer*

\$1500 T. A.
General Sessions

James
Ex J. received 7th Mo. 11th

Received in District Atty's Office,

0370

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *James Ryan* —

late of the *Egleenth* Ward of the City of New York, in the County of
New York, aforesaid

on the *Seuth* — day of *December* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *Eighty*
with force and arms, about the hour of *ten* o'clock in the *eight* time
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

Ferdinand Dress —

there situate, feloniously and burglariously did break into and enter by means of

forcibly breaking an outer door of said dwell-
ing house by means of a jimmy —

whilst there was then and there some human being to wit, one *Ferdinand*
Dress — within the said dwelling-house he, the said

James Ryan

then and there intending to commit some crime therein, to wit, the goods, chattels, and
personal property of *Ferdinand Dress* —

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.

And the jurors aforesaid, upon
their oath aforesaid do further present

That James Ryan late of the
eighteenth ward of the City of New York
in the County of New York aforesaid
on the tenth day of September in the
year of our Lord one thousand eight
hundred and eighty, with force and arms
unlawfully did have in his possession in
the night time of said day, a certain
instrument and implement of Burglary
to wit a certain jimmy with intent then
and there a certain dwelling of one Ferdinand
Dress there situate, feloniously and burglariously
to break into and enter, the said dwelling
house being then and there a dwelling
house in which divers goods, merchandise,
and valuable things were then and there
kept for use sale and deposit; the same
being the goods, chattels and personal property
of Ferdinand Dress with intent the said
goods merchandise and valuable things
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

Benj. K. Phelps
District Attorney

0372

BOX:

20

FOLDER:

255

DESCRIPTION:

Ryan, Thomas

DATE:

09/30/80



255

0373

BOX:

20

FOLDER:

255

DESCRIPTION:

O'Brien, William

DATE:

09/30/80



255

0374

W.C.
Counsel, C. P. P.
Filed 30 day of Sept - 1880.
Pleads *In Equity (Ans)*

ROBBERY—First Degree.
vs.
THE PEOPLE
Thomas Ryan, P.
William Green

BENJ. K. PHELPS,
District Attorney.

A True Bill.
Richard Stark
Foreman.
Oct 5 1880
Richard Stark
Henry J. Fayard

0375

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

Police Court--First District.

Thomas Collins

of No. 7 109 Mott Street, being duly sworn, deposes
and says, that on the 26 day of September 1880
at the Sixth 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:

Good and lawful money of the United States
consisting of one note of the denomination
and value of ten dollars and two notes of
the denomination and value of five dollars
each in all

of the value of twenty 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

Thomas Ryan and William O'Brien (both
now here) for the fact that at or about the
hour of 3 P.M. on the aforesaid day while
deponent was walking along Mulberry street
in said city and opposite ~~an~~ the hallway of No 54
said street deponent was violently pushed
into said ~~alley~~ hallway and thrown down and while
down a person took the aforesaid property
from the inside pocket of the vest then and there
worn by deponent

Subsequently deponent was informed
by Maria Parker that saw and identifies Thomas

Sworn to before me this

of
18
day

Police Justice.

0376

Ryan (now here) as he person that pushed
deponent into said ~~alleyway~~ ^{hallway} and throw
deponent down and held deponent down
while ~~down~~ said Maria Parker saw and
identified William O'Brien ^{as the person who} thrust his
hand into the inside pocket of ~~the~~ vest
and take therefrom the aforesaid money

Wherefore deponent charges said
Thomas Ryan and William O'Brien
with ^{taking of} ^{obtaining} and ^{carrying away}
by force and violence without
the consent and against the will of
deponent the aforesaid property as
aforesaid

Sworn to before me this 27th day of September 1880
Thomas Cole

Wm Murray Police Justice

City and County
of New York } ss

Maria Parker of 91
Mulberry Street being duly sworn says
that she has heard read the foregoing
affidavit and the statement therein
contained on information is true to deponent
own knowledge

Sworn to before me this 27th day of September 1880
Thomas Cole

Wm Murray Police Justice

0377

Police Court—First District.

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 he was at liberty to refuse to answer any question that may be put to him *in* states as follows, viz:

Question. What is your name?
Answer. *Thomas Ryan*

Question. How old are you?
Answer. *23 years*

Question. Where were you born?
Answer. *New York city*

Question. Where do you live?
Answer. *51 Mulberry Street*

Question. What is your occupation?
Answer. *Brass tube maker*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I am not guilty*

Thomas Ryan

Wm. J. ...
Taken before me, this ...
day of ...
1880
POLICE JUSTICE

0378

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. }

William O'Brien being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him *he* states as follows, viz:

Question. What is your name?

Answer. *William O'Brien*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Boston Mass*

Question. Where do you live?

Answer. *59 Mulberry Street*

Question. What is your occupation?

Answer. *Label Cutter*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I am not guilty*

William O'Brien

Taken before me this *17th* day of *July* 18*99*
M. J. [Signature]
Police Justice.

0379

Police Court--First District.

AFFIDAVIT--ROBBERY.

THE PEOPLE, & c., vs.
ON THE COMPLAINT OF
Thomas Collins,
House of Detention
vs.
Thomas Pyrau
William O'Brien

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Date: 27 September 1880

Murray Justice

Moran & Brennan Officers
vs Precinct

Clerk.

Witness:
Maria Parker
House of Detention

Complainant \$1000 to testify com
HFD

\$1000 back
to answer
at General Sessions
Committed

Received at Dist. Atty's office

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

0380

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Thomas Ryaw and William O'Brien*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty-sixth* day of *September* in the year of our Lord
one thousand eight hundred and eighty *eight* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Thomas Collins*
in the peace of the said People, then and there being, feloniously did make an assault
and *promissory notes for the payment of money, being then and there*
due and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of twenty dollars, and of the value of twenty dollars each: *one*
promissory notes for the payment of money, being then and there due and unsatisfied,
(and of the kind known as United States Treasury Notes), of the denomination of ten
dollars, and of the value of ten dollars each: *two* promissory notes for the
payment of money, being then and there due and unsatisfied, (and of the kind known
as United States Treasury Notes), of the denomination of five dollars, and of the value
of five dollars each: *promissory notes for the payment of money, being*
then and there due and unsatisfied, (and of the kind known as United States Treasury
Notes) of the denomination of two dollars and of the value of two dollars each: *and there due*
and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each: *coins,*
(of the kind known as cents), of the value of one cent each: *coins,*
(of the kind known as two cents), of the value of two cents each: *coins,*
(of the kind known as five-cent pieces), of the value of five cents each: *due bills of the United States of America, the same being then and there due*
and unsatisfied, (and of the kind known as fractional currency), of the denomination
of fifty cents each and of the marketable value of fifty cents each: *due bills of the United States of America, the same being then and there due and*
unsatisfied, (and of the kind known as fractional currency), of the denomination of
twenty-five cents each, and of the marketable value of twenty-five cents each: *due bills of the United States of America, the same being then and there*
due and unsatisfied, (and of the kind known as fractional currency), of the denomina-
tion of ten cents each, and of the marketable value of ten cents each:

\$20.00
100

of the goods, chattels, and personal property of the said *Thomas Collins*

from the person of said *Thomas Collins* and against
the will, and by violence to the person of the said *Thomas Collins*
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.

BENJ. K. PHELPS, District Attorney.