

0009

BOX:

53

FOLDER:

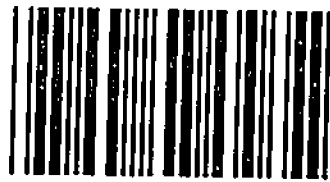
609

DESCRIPTION:

Rainey, John

DATE:

11/17/81



609

0010

W.P. No. 112
140
Filed 17 day of Nov
Pleads 1881

THE PEOPLE
vs.
John Rainey

ASSAULT AND BATTERY.

DANIEL C ROLLINS,
District Attorney.

A True Bill.
Wm. H. Connelley
Foreman.

Accused stays
and aft. discharge
pursuant to § 664,
Code of C.P. and
Consent of Accused
10/22/81

See Consent with
pursuant
48

COURT OF GENERAL SESSIONS OF THE PEACE, }

City and County of New York.

District Attorney's Office,

New York, *March 22^d* 188*1*

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Rose Doyle
against
John Raines

For

Afraith & Battery

The defendant having been indicted by a Grand Jury of this Court, on the *17th* day of *March* 188*1*, for the offense of *Afraith and Battery* upon a charge preferred by me against him, and having since fully compensated me for all injury and damage which I sustained thereby.

I do therefore hereby acknowledge to the Court that I have received full and complete satisfaction for the injuries and damages so sustained by me, and request that no further proceedings be had on said indictment, and that the defendant be discharged therefrom.

Rose Doyle

Complainant.

City and County of } ss.
New York,

Rose Doyle, the said complainant, being duly sworn, says, that the foregoing instrument by her subscribed is true of her own knowledge.

Sworn to before me, this *22^d* day of *March* 188*1*

Rose Doyle

Complainant.

John P. Martin
Notary Public
N.Y. Co.

0012

Sec. 210.

6th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

Assault & Battery

has been committed, and that there is sufficient cause to believe the within named

John Ramsey

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by me, I have admitted him to bail in the sum of Five Hundred Dollars to answer by the undertaking hereto annexed.

Dated at the City of New York, Nov 3rd 1881

Marj O'Neil Police Justice.

0013

City and County of New York, ss.

Police Court—6th District.

THE PEOPLE

vs.

John Ramey

On Complaint of

Rose Doyle

For

Assault & Battery

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

Dated Nov 3 1881.

Mary Jones POLICE JUSTICE.

John Ramey

0014

The people &c
Complain^{er} of
Rose Doyle

Powers Justice
Assault & Battery
Examination No 37881

John Rainey

Defendant notified of his
right to have time to consult with
counsel.

Rose Doyle. Sworn says

Q Are the facts stated in your com-
plaint true.

A Yes

Q Where do you live

A At Spuyten Duyvil, Johnsons Road
near Riverdale Avenue.

Q State the facts

A This man Rainey was in my saloon
some men came in from a canal
boat to get some drink and put
down a ten dollar bill. Rainey
picked it up and put it in his
pocket. The men told him to give
the money back to me. He defied
any of them to take it from him
He then took it in his fingers
and held it up I snatched it
from him when he came behind
the bar and broke fine glasses

0015

He men then put him out and ^{and the man he was fighting with} went away, ^{they} had a fight. Afterwards he returned and struck me with a stone. I closed the doors after he was put out and was at the bottom of the stairs when he came back and broke the door in. After he struck me ^{a man} ~~some~~ ^{who was passing by} ~~from~~ look him out and ~~they~~ ^{he} fought him until some man came and separated them. I sent to the Station house and an officer came but failed to catch him as he went off.

Sworn to before me this Rose Doyle
3^d day of November 1881

Clasif. Vm Police Justice

William H. Dakin. Sworn. Says
I am an officer of the 35th Precinct Police. I was told that a fight was going on at Mrs Doyle's place I went there and Mrs Doyle told me that Rainey was the person who had assaulted her. I went after him and he swam across

0016

the stream and went to the Stearns
House and gave himself up. The
Captain sent for Mrs Doyle
and she made her complaint and
~~the Captain~~ placed Rainey under arrest.

Mrs. Rose Doyle.

Sworn to before me this William H. Barker
3 days of November 1881

Wm. H. Barker

Defense

John Rainey. Sworn to as a witness
in his own behalf.

- Q Tell your story.
A I went into Mrs Doyle with
another man, and ~~had~~ went from
there to a drug store. I then went
back to Mrs Doyle's and had a glass
of Ale. while I was drinking three
or four men whom I was acquainted
with came in I asked them to have
a drink as I was treating. They
~~took~~ took a drink with me. Then one
of the party called for a drink

0017

and took a bill with a five or
ten dollar bill I don't know
which from his pocket to pay
for the drinks. The bill said
Silver on the back I asked him
to let me see it. He let me take
it from his hand. I went to
look at it when 'Mrs Doyle
grabbed it out of my hand
over the bar. I asked her what
made her do that, if I was not
man enough to give her the
bill without her snapping
it out of ~~her~~ hand. I asked her
to give it back to me so that
I could give it to the man I
got it from. She told me I couldn't
have it. I went down to the end
of the bar to tell her to let me have
it so I could give it to the man
I got it from. ~~When I got~~ I went to the end
of the bar she then struck me
with a bottle ~~which~~ there was
three glasses on the bar she took one
of them and hit me with it. I took
the others from the bar so she
could not hit me with them and
told her I wouldn't strike her

00 18

because she was a woman. The next
thing I recollect was to have Mr
Dandow take a man off me, and
I heard Mrs Doyle say "give it
to him Kelly" I then went off home.

Shown to before me this 3^d day of November 1881

David Owen Prothonotary

0019

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

6 DISTRICT POLICE COURT.

John Rainey 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 Rainey

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Day.

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

Answer.

Shyten Deyral. 14 years

Question. What is your business or profession?

Answer.

Moulder

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

Answer.

I have nothing further to say except what I have sworn to.

John Rainey

Taken before me, this 30

day of November 1887

Classif. T. M. S. Police Justice.

0020

Form 11.

Police Court—Sixth District.

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

of *Rose Doyle*
Spuyten Duyvil Street,
Thomas Road near River only 4 avenue
being duly sworn, deposes and says, that on the *10* day of *November*
in the year 18*81*, at the City of New York, in the County of New York,

She was violently ASSAULTED and BEATEN by *John Rainey*
(now here) who struck deponent on the
forehead with a stone which he (John)
held in his hand

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, &c., and be dealt with according to law.

Sworn before me, this *30*

day of *November*

18*81*

Manj. Owen

POLICE JUSTICE.

Mrs. Rose Doyle

0021

Form 11.

Police Court Sixth District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Rose Doyle
Spuyten Duyvil

vs.

John Ramsey

AFFIDAVIT-A & B.

Dated

Nov 3

1881

Powers

MAGISTRATE,

Dakin

OFFICER.

35⁰⁰

WITNESS,

William Kelly
Spuyten Duyvil

Pen to amt of 500 \$
Comm

0022

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK

The Grand Jury of the City and County of New York by this indictment accuse
John Rainey against *John Rainey*

of the crime of *Assault and Battery*

committed as follows:

The said *John Rainey*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *third* day of *November* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, in and upon the body of *Rose Doyle*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *her* the said *Rose Doyle*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Rose Doyle* and against the peace of the
People of the State of New York, and their dignity.

DANIEL C ROLLINS,
~~DENISE E. ROLLINS~~, District Attorney.

0023

BOX:

53

FOLDER:

609

DESCRIPTION:

Ramsey, Mary

DATE:

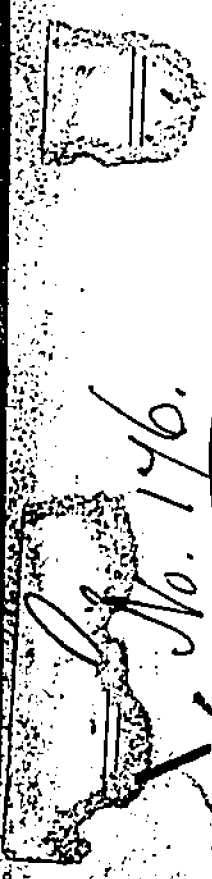
11/25/81



609

0024

First offence



Compl. No. 176.
Filed day of Nov 1881

Pleas

THE PEOPLE

vs.

Confession
Mary Ramsey
INDICTMENT.
L. LARCHENY.

DANIEL C. ROLLINS,
Attorney at Law,
No. 111 F Street, N.W.,
Washington, D.C.

District Attorney.

A True Bill.

(Mary Ramsey)
For 20/101

Foreman.

Planned by D.P.
Wm. B. May
F.D.

0025

3^d District Police Court.

The People &c
on the complaint of
Sarah Abrams } Grand Jurors
vs
Mary Ramsey }

City and County
of New York { ss: -

Sarah Abrams being
duly sworn and examined deposes
and says, as follows: -

Q. What is your name, age, residence
and business?

A. Sarah Abrams, age 23, residence
N^o. 222 Broome Street and keep
house with my husband.

Q. Why did you cause the arrest of
Mary Ramsey, (now here),?

A. For stealing from my possession
from the said premises at the City
and County of New York, One Black
silk Robman of the value of
Seventy-five dollars, the property
of myself and husband Samuel
Abrams.

Q. Why do you suspect Mary Ramsey
of taking, stealing and carrying away
the said property?

0026

For the reason that on the 26th day of October 1881, in the day time, I saw Mary Ramsey go out of the alley adjoining my said residence and into the street with the said dolman over her arm. I ran after Mary but lost sight of her. Mary acknowledged and confessed to me, in open court, that she did take the said property and pawned the same with J. Aaron, a pawnbroker at No. 197 Grand Street.

Shown to before me this { Sarah Abrams
28th day of October 1881 {
Charles H. Hannon
Police Justice.

0027

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I would not have done it only I
was drinking. It was the drink
made me to do it. I gave Mr
Abrams the pawn ticket last night.
I was arrested this morning.*

Taken before me, this

day of

188

Police Justice.

0028

Sec. 208, 209, 210 & 212.

Police Court

3^d District.

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

Charles Adams

322 vs. Brown Street

Mary Ramsey

Grand Juror

October 28th 1881

Ed. M. Munn

Mayor & Clerk

Witnesses

No. Street

No. Street

No. Street

No. Street

No. Street

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

Street,

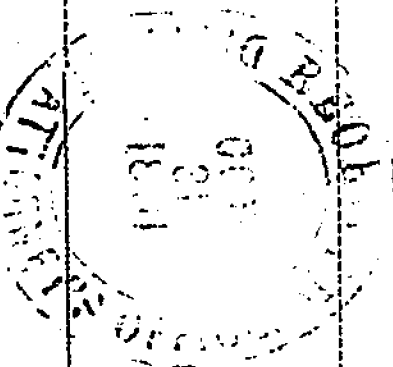
Street,

Street,

Dated

1881.

Offence,



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 *Mary Ramsey*

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

Dated *October 28th 1881* *Ed. M. Munn* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

6200

Sec. 208, 209, 210 & 212.

Police Court--3d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sarah Evans
222 E. Oregon Street
Mary Ramsey

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

October 28th 1881

E. A. Hammer Magistrate.

W. A. Payer Officer.

10 Clerk.

Witnesses

No.

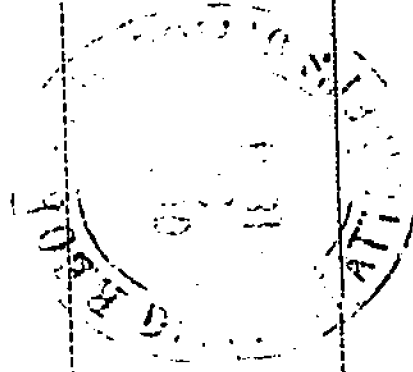
Street,

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 Mary Ramsey

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

Dated October 28th 1881 E. A. Hammer Police Justice.

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

Dated _____ 188____ Police Justice.

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

Dated _____ 188____ Police Justice.

0030

Court of General Sessions ~~of the Peace of~~
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

committed as follows:

The said

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

*One solman of the value of
seventy-five dollars.*

of the goods, chattels, and personal property of one

Sarah Abrams

then and
there being found, 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.

DANIEL C ROLLINS,

~~RECEIVED~~ District Attorney.

0031

BOX:

53

FOLDER:

609

DESCRIPTION:

Reynolds, John

DATE:

11/17/81



609

0032

Ex. 114.
Filed *17* day of *Nov* 188*1*
Pleads *Not guilty (2d)*
Jamesy from the house
and Co. John Woods
THE PEOPLE
vs.
I.
John Reynolds.
DANIEL G. HILLINS,
District Attorney
A True Bill.
Hayes
Foreman.
Nov 20/81
James J. W. Jones
Ed. Reynolds
L. J.

FORM 89½.

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

Police Court--Second District.

occupations: hotel keeper

of No 162 W. 17th

and says, that on the

Street, being duly sworn, deposes
day of ~~October~~ November 1881

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away, from the possession of deponent, at or about half past

between 8 o'clock ^{the} in the night time.

the following property, to wit: one silver watch

of the value of five Dollars,

the property of this defendant

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

(nowhere) for the reason that defendant
was in the act of ejecting from the
apartment premises when he saw the
accused take stone and carry
away from defendant person the
apartment watch. He shown and
identified that officer Triph of
the 29th saw the accused drop
the said watch. That officer Triph
delivered said watch to defendant.

John McNeil

Sworn to before me. This.

of Germany 1881

2

day

Police Justice

0034

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK, ^{SSA}

John Reynolds 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 Reynolds

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

New York

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

Answer.

224 W. 19th St

Question. What is your business or profession?

Answer.

work in a paper factory

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 was tight. I did not
take the water.*

Taken before me, this

day of

6th
November 188*8*

John Reynolds
work

Marcus Atterbo Police Justice

0035

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John McNeill
162 N. 5th St.

John Reynolds

Office, _____
Lacey J. MacArthur
Police Justice.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

Committed

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 John Reynolds

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

Dated Nov 6th 188 MacArthur Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

9930

Sec. 209, 209, 210 & 212.

Police Court-- District,

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Shirley E. Neil
162 St. by the dr.
John Reynolds

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street.

Committed

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

guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

John Reynolds
John Reynolds
John Reynolds

Dated 188

Police Justice.

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

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

Dated 188

Police Justice.

0037

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Reynolds

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

John Reynolds
of the CRIME OF LARCENY (from the person)

committed as follows:

The said

John Reynolds

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

One watch of the value of five dollars.

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

0038

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

John Reynolds
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

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

One watch of the value of five dollars.

of the goods, chattels and personal property of the said

John McNeil

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

John McNeil
unlawfully, unjustly, did feloniously receive and have (the said

John Reynolds
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

DANIEL G. ROLLINS, District Attorney.

0039

BOX:

53

FOLDER:

609

DESCRIPTION:

Riley, James

DATE:

11/17/81



609

0040

BOX:

53

FOLDER:

609

DESCRIPTION:

Unger, George

DATE:

11/17/81



609

0041

No. 113.

Counsel,

Filed 17 day of Feb

1881

Pleads

THE PEOPLE

By Mr. [unclear]
vs. [unclear]

James Riley
George Anger

vs. [unclear]

[unclear]

DANIEL G. ROLLINS,

District Attorney.

Part No. 18, 1881

Both plead guilty.

A True Bill.

(Signed, O'Connell)

Foreman.

Verdict of Guilty should specify of which count.

Each

SP 2 1/2 years

BURGLEY-Third Degree, and
Manning-Blow

0042

Police Court—Second District.

City and County } ss:
of New York.
Occupation Block with
of No. 319 W 38th

John D. Hassinger, 57,
Street, being duly sworn,

deposes and says that the premises No. 319

Street, 20th Ward, in the City and County aforesaid, the said being a brick building

and which was occupied by deponent as a tenement house

were **BURGLARIOUSLY**

entered by means breaking off the padlock and staple of
a door leading to the woodhouse in the cellar
of said premises

on the morning of the 7th day of November 1881

and the following property feloniously taken, stolen, and carried away, viz: a quantity
of potatoes of the value of five dollars.

the property of Charles Kelling in the care and charge
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 Riley and George Unger (known as)

for the reasons following, to wit: that deponent caught the

accused in the cellar that they had broken

open the door leading to the woodhouse, that deponent

found the accused there at or about eleven o'clock

A.M. of the day aforesaid.

Sworn to before me

this 7th day of November

1881. R. J. Morgan

Magistrate.

0043

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY)
OF NEW YORK,) ss.

James Riley 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 Riley*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1800 100th St. About three weeks*

Question. What is your business or profession?

Answer. *Brass-polisher*

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 went down with George Wagner*Taken before me, this *7th*day of *Nov* 188*1**James Riley**B. L. Morgan*

Justice.

0044

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. George Unger

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 180 Waver St, two or three weeks

Question. What is your business or profession?

Answer. I worked last in L.P.

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 dropped my pocketbook in the cellar
and went down after it

Taken before me, this 7th

day of Nov

1888

B. L. Thompson

Police Justice.

George Unger

0045

Sec. 208, 209, 210 & 212.

Police Court - 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. D. Williams
319 W. 38 St.

James Riley
George Minger

Offence, *Burglary*

Dated *November 7th* 188*1*

Wm. D. Williams Magistrate.

Wm. D. Williams Officer.

Wm. D. Williams Clerk.

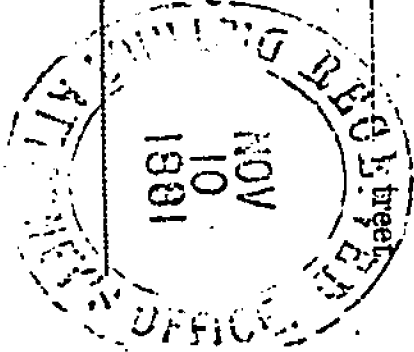
Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

Wm. D. Williams



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 *James Riley*

and George Minger guilty thereof, I order that he *help ensure the same and be* be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *November 7th* 188*1*, *B. L. Williams* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

9400

Police Court-- 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John O. Macrae
319 N. 38th St.

James Riley
George Meyer

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Witnesses

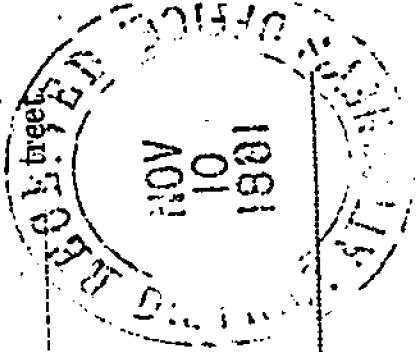
No.

Street,

No.

Street,

No.



C. M. Smith

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 admitted to bail in the sum of Five hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail

Dated November 7th 1881 Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated November 7th 1881 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 November 7th 1881 Police Justice.

0047

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

James Riley ^{against}
George Unger

The Grand Jury of the City and County of New York, by this indictment, accuse
James Riley and George Unger
of the CRIME OF *Burglary*

committed as follows:

The said *James Riley and George Unger* each
late of the *twentieth* Ward of the City of New York, in the County of
New York, aforesaid, on the *seventh* day of *November* in the
year of our Lord one thousand eight hundred and eighty *one* with force and arms,
about the hour of *eleven* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

John S. Hassinger
there situate, feloniously and burglariously did break into and enter, ~~by means of~~
~~forcibly~~

~~by~~ the said *James Riley*
and George Unger

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

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

~~of the Crime of~~

~~committed as follows:~~

~~The said~~

~~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,~~

~~of the goods, chattels, and personal property of the said~~

~~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.~~

DANIEL G. ROLLINS, District Attorney.

0048

BOX:

53

FOLDER:

609

DESCRIPTION:

Riley, John

DATE:

11/16/81



609

0049

No. 84.

Filed 16 day of Nov 1881

Pleads,

THE PEOPLE

vs.

30. Prison
for murder

John Auley

Charg. 2 deg. Murder
at West. Hillen Woods

DANIEL G. ROLLINS,

District Attorney

Went for Nov 16. 1881

pleads Guilty

A True Bill.

George Auley

Foreman.

S. P. 18 months.

0050

3^d District Police Court,

The People vs
on the complaint of
Mammel Guerrero } Burglary and
John Riley } Larceny.

City and County
of New York } ss:—

Mammel Guerrero
being duly sworn and examined deposes
and says, as follows:—

Q. What is your name, age, residence
and place of business?

A. Mammel Guerrero, age 28 years,
residence No. 80 East 4th Street, and
keep a shoe shop at No. 131 Fourth
Avenue.

Q. What complaint have you to
make against John Riley,
(now here)?

A. The premises No. 131 Fourth
Avenue, in the 17th Ward in the City
and County of New York, the said premises
being a dwelling house and which
was occupied in part by myself as

0051

a shoe store were burglariously broken open and entered by means of forcibly breaking the glass and pushing aside the fastening of a back window of said store, with intent to commit a crime therein, on the night of the 2^d day of November 1881, and the following property, feloniously taken, stolen and carried away. To-wit:-

Two pairs of Shoes and One pair of Boots, of the value of Seventy dollars, my own personal property. About the hour of Six o'clock on the night aforesaid I securely fastened the said window of my said store and at the said time the property aforesaid was contained in said store. I was afterwards informed by officer John Hagan that on the ^{said} 2^d day of November 1881, about the hour of half past seven o'clock he arrested said John Riley in ~~xxx~~ the area way in front of my said store with the said property in his possession. I have seen the property found in Riley's possession and I fully identify it as my own.

Sworn to before me this
3^d day of November 1881.

Manuel Cuervo

John W. Quinn
Police Justice.

0052

City and County
of New York } ss:-

John Hagan being duly sworn and examined deposes and says, as follows:-

2. What is your name, age, residence and place of business?

A. John Hagan, age 32 years. Residence No. 422 East 20th Street, and am a Police officer attached to the 17th Police Precinct.

2. State the circumstances of the arrest of John Riley. (Now present.)

A. About half past seven o'clock P.M. on the 2nd day of November 1881, while on patrol on 4th Avenue, I tried the front door of Mammel Overro's shoe store, in the basement of premises No. 131 Fourth Avenue, and finding a bar in the area broken and then I ~~went~~ was about entering an alley way along side of said premises when I saw John Riley coming out with nine pairs of shoes and one pair of boots wrapped up in a pair of pantaloons and a pair of new shoes on his feet. I then examined the said premises and found that-

0053

The glass in the back window of
Guerra's store had been broken
and the window was open.

Shown to before me this
3^d day of November 1881 }

John Hagan

Charles Hagan

Police Justice

0054

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

3^d DISTRICT POLICE COURT.

John Riley 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 Riley*

Question. How old are you?

Answer. *30 years of age*

Question. Where were you born?

Answer. *New York City.*

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

Answer. *I decline to say*

Question. What is your business or profession?

Answer. *An Iron Finisher.*

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 was drunk at the time. I did not know what I was doing.*

John X^{his} Mark Riley

Taken before me, this

day of

3^d }
November 188*8* }

John A. M. M. M. Police Justice.

0055

BAILED,

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

Sec. 208, 209, 210 & 212

Police Court

District

THE PEOPLE, &c.,
vs. THE COMPLAINANT OF

James Wilson
80 E. 4th St.

John Riley

1 _____
2 _____
3 _____
4 _____

Dated *March 3* 188*1*

W. A. McNamee Magistrate.

W. A. McNamee Officer.

W. A. McNamee Clerk.

Witnesses *John Wilson*
W. A. McNamee
No. _____
Street _____

No. _____
Street _____

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 *John Riley*

held to answer the same
guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he *be discharged by law.*

Dated *March 3* 188*1*. *W. A. McNamee* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

9500

Sec. 208, 209, 210 & 212.

Police Court

3rd District.

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

Manuel Queros
80 244-2

John Riley

BAILED,

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

Dated *November 3* 188*1*

Wm. A. Hammond Magistrate.

Hogan Officer.
17 apt

Clerk.

Witnesses *John Hogan*

No. *17 244-2* Street, *3rd District*

No. _____ Street, _____

No. _____ Street, _____

Sam

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 *John Riley*

held to answer the same

guilty thereof, I order that he be admitted to bail in the sum of *One Hundred Dollars* and be committed to the Warden or Keeper of the City Prison until he *is discharged by law*

Dated *November 3* 188*1*.
Wm. A. Hammond Police Justice.

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

Dated _____ 188 _____
Police Justice.

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

Dated _____ 188 _____
Police Justice.

0057

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Riley

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

of the CRIME OF

committed as follows:

The said

John Riley
late of the *seventeenth* Ward of the City of New York, in the County of New York, aforesaid, on the *second* day of *November* in the year of our Lord one thousand eight hundred and eighty - *one* with force and arms, about the hour of *ten* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Manuel Buerno
there situate, feloniously and burglariously did break into and enter, ~~by means of~~ *forcibly by means of* ~~breaking open an outer window of said dwelling house~~ *he the said*

John Riley

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

Manuel Buerno
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 Grand Jury aforesaid, by this indictment, further accuse the said

of the CRIME OF

committed as follows:

The said

John Riley
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,

Twenty shoes of the value of three dollars each
Two boots of the value of five dollars each.

of the goods, chattels, and personal property of the said *Manuel Buerno*

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.

0058

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

John Riley
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

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

Twenty shoes of the value of three dollars each
Two books of the value of five dollars each

of the goods, chattels and personal property of the said *Noamuel Cuerno*

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

Noamuel Cuerno
unlawfully, unjustly, did feloniously receive and have (the said

John Riley
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

DANIEL G. ROLLINS, District Attorney.

0059

BOX:

53

FOLDER:

609

DESCRIPTION:

Riley, Mary Ann

DATE:

11/23/81



609

0060

BOX:

53

FOLDER:

609

DESCRIPTION:

Main, Katie

DATE:

11/23/81



609

0061

No. 143.

Counsel,

Filed 23 day of

188

Pleads

Not guilty.

W. A.

THE PEOPLE

vs.

Mary Ann Riley
Katie Mann

ROBBERY--First Degree.

DANIEL G. ROLLINS,

District Attorney.

John P. C.

A True Bill.

(Signed) J. P. C.

Foreman.

Jan. 23. 1884

Frederick Corwin of
Sequelhouse Station
1.4. 1884

25

The People
 Mary Ann Riley
 and
 Katie Main
 Indictment for robbery in the first
 degree.

Court of General Sessions, Part I.
 Before Recorder Smythe. Nov. 23. 1881.
 Hermann Heur, sworn and examined.
 I am the complainant, I live in Eleventh
 St. I was working at that time in the Parker
 House, Thirty fourth St. and Broadway, I am
 a porter man, I worked there about ten
 months. Do you remember the night of the
 10th of November? Yes sir. I saw the prison-
 ers that night on the corner of Thirteenth
 St. and University Place. I sleep in
 Eleventh St. It was about half past one o'clock
 I saw them. They asked me to go with them.
 They said, "Have you got a room?" I said,
 "no, I do not take any girls to my room."
 Katie Main said she was a servant
 girl on Fifth Avenue three houses from
 Thirteenth St. She said, "Will you go down?
 I say, "yes, I will go down." The other girl
 went down too. I walked along with them.
 Then she went down in the basement
 and she said, "Here is my room; go
 in easy and do not make a noise."
 I say, "no," she says, "Give me the money."
 I gave her fifty cents. she says, "Well, I
 look for the key. She said, "now give

0063

That other girl 50 cents. I said, "When you open the door I will go inside with you and I will give you a dollar. The girl Riley said, "you are a son of a b h", and hit me over the head with an umbrella; ~~she was~~ thrown down on the floor, and then Katie Mair hit me with a key over the eyes; she had a bunch of keys in her hand. Then I fell down. They took my money. I went to hallwa and there came another man - there were two men - one stood on the sidewalk and one came two steps down in the basement. He caught me by the arms and says, "You are a son of a b h, you want to kill the girls", and he kicked me with the foot. So I went to hallwa, "Police", and that girl Riley I caught hold of by the arms; she could not run away; she gave me another stroke with the umbrella. I held on to the girl Mair until the officer came and he took the two girls. I had seven dollars in one dollar bills. I hid it in the watch pocket of my pantaloons. They took a ring and a pocket handkerchief. I called out, "Police, Police" three or

0064

four times. The policeman came right away. I had never seen either of these ~~women~~ ^{women} before. Cross examined. I walked down Broadway from the Parlor House. I had not been drinking anything that evening. I made a complaint at the Police office. I cannot read English (paper shown) that is my signature; the paper was read to me. I did not say that three going into the house would make too much noise.

Q Did not the girl Main refuse to have anything to do with you when she found that he would not go into the house? She did not say anything about it. I did not tear her clothes, it might have happened when she was beating me. I did not see that she was cut over the eye; I did not strike her at all. I took her by the hands she wanted to run away. Katie Major was crying out something, but she did not say Police; she cried out, "Murder." Son of a b. My hat fell on the floor. She gave me back four dollars in the presence of the policeman, the Main girl. Each of the girls had five dollars when they were searched in the station house and the officer gave the money back to them.

0065

George S. Chapman sworn. I am a police officer of the 29th precinct. I arrested these prisoners at 1.30 a.m. the third door below Thirteenth St. on Fifth Avenue, at an unoccupied house, formerly occupied by Dr. Banks. I heard the cry of Police, and I ran down there. I was crossing Fourteenth St. and Fourth Avenue. I saw two men running through Thirteenth St. toward Sixth Avenue; they came out of Fifth Avenue. I saw the girl Riley standing with three umbrellas in her hand and one broken. She just came out of the area. I asked her what was the matter? She said there was a man in there beating a woman. I looked in and the complainant was coming out. He had no hat on his head; he had four dollars in his hand; he said the woman had robbed him. Katie Main was in the basement. I called her out and took both of them. She wanted to settle it, she said, "Don't take me up to the 29th precinct." I had seen Katie Main before cruising around the Avenue. I have seen the girl Riley before several times, but I saw Katie Main every evening.

0066

When I went down the basement steps Katie Main made no charge of assault and battery against the complainant; he wanted her arrested for robbery, and he was cut on the head on the left side; he had a mark on the temple and the blood was streaming down. I could not see any marks of violence on the girl's face. I noticed next morning a scratch upon her forehead.

Then we went to the station house I found this handkerchief (produced) on Katie Main; she claimed it as hers and said the other halfdozen was home; the complainant claimed this handkerchief; we had the girls searched, and each girl had five dollars each—two two's and a one. I went back and took a lantern and searched and found this ring and handkerchief rolled up together. I took them to Court next morning. She claimed that handkerchief right away and said it was hers. Cross

Examined. I could not say that these girls had any man in their company that night. I don't know whether the girl Main had a cut in the back of her head or not. I did not see that any of her clothing was torn; she did not claim the ring.

0067

Katie Main sworn and examined for the
Defence. I am 24 years old, I lived at 129
Clinton Place since last May, I am single;
my parents are not living. I recollect the
evening of the 9th of Nov., Wednesday night
I had never seen the complainant before
that night, I saw him between 12 and one
o'clock. Mary Ann Riley was in ~~my~~ com-
pany. There were no other persons in our
company. I had been drinking wine and
beer and was under the influence of liquor.
He walked alongside of me and spoke to
me first. I asked him if he would come
to a house with me, and he said, no,
that he lived around 5th Avenue and
that he had an office there. I consented
to go with him. He said his office was
in a basement; we three went down. He
said to the girl Riley, "you stay outside -
three will make too much noise. I will
give you 50 cents for waiting; and then
he said to me, "Why don't you come
in? No, no, I said. He said, "we can
do it here," and he gave me 50 cents.
I took the 50 cents from him. Then
I went to go out from there he pushed
me back. ~~He~~^{he} was all exposed; he tried

0068

to raise up my clothes and I pushed him away from me. He pushed me back and struck my head against the brown stone. I got a blow on my forehead and it was swollen. My arms were black and blue, he had me against the wall and I halloed "murder." I was searched and the police sergeant asked him if the five dollars belonging to me were his and he said, no; and the sergeant handed it to me. Cross Examined. I was never tired down here before. I do not know E. C. Chapin. I did not meet him on Sixth Avenue in April and did not steal \$60 from him. Last April I and another lady was arrested for a charge of stealing \$83; but the gentleman told Judge Hammer that he exonerated me thoroughly and I was discharged; the other girl's name was Brown. I was not beastly drunk on the night I met the complainant in this case, but I had been drinking freely. I did not see the complainant have four dollars in his hand when the officer came up to the area. The officer has no bad feeling against me. There was a man spoke to the complainant. I was down in the area and did not hear what he said. I only told the officer that the complainant had

0069

struck me. Then I went to the station house
 I made the complaint; the sergeant said
 to me to be still. Mary Ann Riley sworn
 I gave my residence when I was arrested
 as my mother's residence, I am married. I
 was in company with the girl Kate Main
 on the night in question; she was intoxicated.
 I recollect the complainant that evening
 between the hours of twelve and one o'clock; he
 came up and walked alongside of us in
 University Place. He asked Kate if she would
 go down to his basement, his office. What else
 passed between them I could not say. He
 gave me 50 cents and told me to wait out-
 side, that three would make too much noise.
 I stood out about twelve feet from the ~~place~~
 place on the side walk. I heard her say,
 "go away," and she pushed him away.
 I heard her halloo Police. I went over and
 her clothes were all up. He called me a name
 and I hit him across the back with an
 umbrella. A gentleman was passing and
 I asked him if he would not go and get
 a policeman. Then I saw her face all cut
 I halloed "murder" and "police." The officer
 came in about two minutes. Kate said
 that the complainant wanted to go with her
 there and she would not. The man had
 pushed her and she was trying to get
 up the steps. The jury rendered a verdict of
 guilty.

0070

Testimony in the case
of
Mary Ann Riley and
Katie Main

filed Nov.
1887.

0071

Form 123.

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

Police Court—Second District.

Norman Neuer, 25 years,
 occupation, *Pastryman Parkes Home*
 of No. *34th St Broadway* Street, being duly sworn, deposes and says,

that on the *10th* day of *November* 18*87*,

at 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, and against the will of

deponent, the following property, viz.: *One ring. one handkerchief. Several dollars in gold and silver money contained in silver bills of silver denominations and value. All*

of the value of *ten dollars*

the property of *this deponent.*

Dollars

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, and against

his will, by *Mary Ann Riley and Katie Elaine*
(now here) for the reason that at or about one

and a half o'clock A.M. of the day aforesaid deponent was accosted by Katie Elaine to go with her to a house of prostitution, that deponent accompanied her to a mean house next

the third door from the S. E. corner of 13th street on 5th Avenue. that the said Mary Ann Riley and Katie Elaine were in company and when deponent arrived at the basement door of said premises the said Mary Ann Riley and Katie Elaine turned upon deponent, violently struck

Sworn to before me this
 day of *November* 18*87*

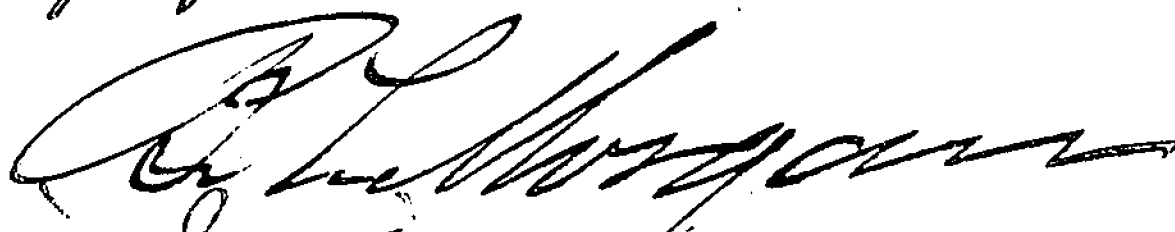
10th

Police Justice.

0072

knife with an umbrella and with a bunch of keys.
That deponent fell and whilst ~~in~~ prostrate
the said Mary Ann Riley and Katie Haine
took stole and carried away from his person
the aforementioned property. That two persons to the
deponent ^{unknown} approached deponent and whilst one
of them stood upon the sidewalk the other struck
and beat deponent and when deponent cried
police! they both ran away.

Sworn to before me this
10th day of November 1881


Police Justice / Hermann Fleuer

0073

Sec. 198-200.

2nd DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Mary Ann Riley*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *457, W. 27th St*

Question. What is your business or profession?

Answer. *Seamstress*

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*

Taken before me, this *10th*

day of *April*

188*8*

Mary Ann Riley
her
now

John H. Morgan
Police Justice.

0074

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.*Katie Mann*

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

Question. What is your name?

Answer.

Katie Mann

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.

258. 6th ave, 5 months

Question. What is your business or profession?

Answer.

Domestic

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

Answer.

I am not guilty
Katie Mann

Taken before me, this

10th

day of

*December*188*8**P. J. Morgan*

Police Justice.

0075

Sec. 206, 208, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Jones
34 1/2 St. + Broadway

1. *Mary Ann Riley*
2. *Katie Main*

Robbery

Offence,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

November 10th

188

Chapman

Magistrate.

Chester

Officer.

29th

Clerk.

Witnesses

No.

Leop. Stronach

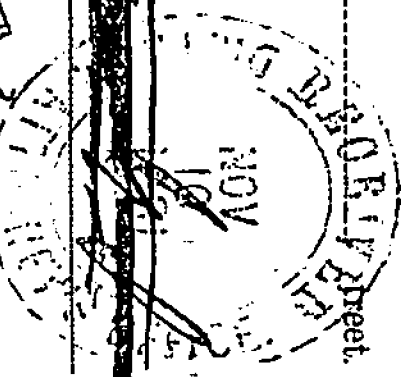
Street,

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 *Mary Ann Riley and*

Katie Main guilty thereof, I order that ~~they~~ *they* be admitted to bail in the sum of ~~Hundred Dollars~~ *one hundred and be committed to the Warden or Keeper of the City Prison until he give such bail.*

Dated *November 10th* 188

R. L. Thompson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0076

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Herman Haver
34 1/2 St. + Broadway
Mary Anna Riley
Katie Mann

Offence,

Dated *November 10th* 188*1*

Magistrate.

Officer.

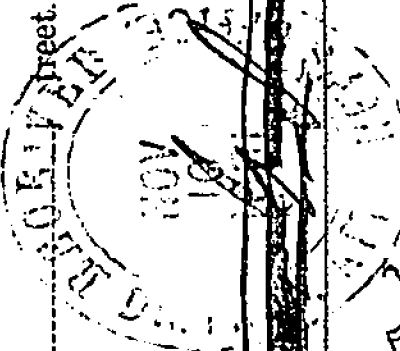
Clerk.

Witnesses

No. *Leop. Douglas* Street, *W.*

No. Street,

No. Street,



BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

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 *Mary Anna Riley and*

Katie Mann guilty thereof, I order that they be admitted to bail in the sum of *One Hundred Dollars* and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *November 10th* 188*1*

Dated _____ 188 _____
Police Justice.

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

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

Dated _____ 188 _____
Police Justice.

0077

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Mary Ann Riley and
Katie Main

The Grand Jury of the City and County of New York, by this indictment, accuse
Mary Ann Riley and Katie Main
of the CRIME OF Robbery

committed as follows:

The said Mary Ann Riley and Katie Main each

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the twelfth day of November in the year of our Lord
one thousand eight hundred and eighty one at the Ward, City and County
aforesaid, with force and arms, in and upon one Hermann Heuer
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:
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:
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:
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 one dollar, and of the value of one dollar each:
(of the kind known as cents), of the value of one cent each:
(of the kind known as two cents), of the value of two cents each:
(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 denomination of ten cents each, and of the marketable value of ten cents each:

One ring of the value of two dollars
One handkerchief of the value of one dollar

of the goods, chattels, and personal property of the said

Hermann Heuer

from the person of said Hermann Heuer and against
the will, and by violence to the person of the said Hermann Heuer
Heuer 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.

DANIEL G. ROLLINS, District Attorney.

0078

BOX:

53

FOLDER:

609

DESCRIPTION:

Rinck, Rosine

DATE:

11/17/81



609

0079

WITNESSES.

No. 103.

Day of Trial,

Counsel,

Filed 17 day of

1887

Pleads

THE PEOPLE

vs.

James Linck

18th day of
10th mo

DANIEL G. ROLLINS,

District Attorney.

Part No 17. 1887

Pleads guilty. P.C.

A True Bill.

Wm. H. O'Connell

Foreman.

Pen 4 months.

0080

POLICE COURT—SECOND DISTRICT.

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

of Charles M. Dewey. 2470
541 West 23d ^{Clothing} Street, being duly sworn, deposes
 and says, that on the 7th day of October ~~July~~ 1881
 at the City of New York, in the County of New York,

Rosie Rink did willfully pawn and pledge and convert to her own use a quantity of material furnished to her for the purpose of being manufactured into pantaloons, of the value of eighty five dollars the property of Henry W. King William C. Browning and Edward M. Dewey doing business under the firm name of Browning King and Company and in the care and custody of deponent as superintendent. Wherefore deponent prays said Rosie may be arrested and held to answer as the law directs.

Charles M. Dewey

Sworn to before me
 this 26th day of Oct 1881

John B. Smith

Police Justice.

0081

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Rosee Ruix

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

Question. What is your name?

Answer. Rosee Ruix

Question. How old are you?

Answer. Twenty Eight Years

Question. Where were you born?

Answer. Germany

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

Answer. Coney Island

Question. What is your business or profession?

Answer. House maid

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 knowed the things because I had no money to pay my board -

Taken before me, this 27 }
day of Oct 1881 }

Rosee Ruix

John Smith
Police Justice.

0082

October 20th 1881 Permission is hereby given that this
warrant to be executed in the County of Kings,
J. J. Wickham
Justice of the Peace

Sec. 151.

Police Court 2 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 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 Charles M. Dewey
of No. 541 West 23d Street, that on the 7th day of July
1881 at the City of New York, in the County of New York,

Rosie Pink did willfully pawn pledge and
convert to her own use a quantity of materials
which had been given her to be manufactured
into pantaloons and of the value of eighty five
dollars the property of Browning King and
Company

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 her
forthwith before me, at the 2d 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 26th day of Oct 1881

John J. Wickham
Police Justice

POLICE COURT 2 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles M. Dewey

vs.

Rosie Pink

Warrant-General.

Dated Oct 26th 1881

Smuts

Magistrate

J. J. Wickham
Officer

The Defendant Rosie Pink

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

J. J. Wickham
Officer

Dated Oct. 27th 1881

This Warrant may be executed on Sunday or at
night.

John J. Wickham
Officer

REMARKS

Time of Arrest

Oct 26

Native of

Germany

Age

28

Sex

Complexion

Color

White

Profession

Book

Married

No

Single

Yes

Read

Yes

Write

Yes

Business Card

0083

REMARKS

Time of Arrest, *Oct 26*

Native of *Irish*

Age, *28*

Sex

Complexion,

Color, *White*

Profession, *Police*

Married *Yes*

Single, *Free*

Read, *Yes*

Write, *Yes*

POLICE COURT, 2 DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Charles Mc Doney

vs.

Rose Rink

Dated *Oct 26th* 188*1*

Smiths

Magistrate

J. F. Michaels Officer

The Defendant *Rose Rink*

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

J. F. Michaels Officer

Dated *Oct. 27th* 188*1*

This Warrant may be executed on Sunday or at night.

Solomon D. Smith

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

Charles Mc Doney of No. *541-10th St* at the City of New York, in the County of New York,

Rose Rink has willfully drawn, displayed, carried & has carried a quantity of shotguns which have been given her to be manufactured into shotguns, a sum of the value of eight, five dollars to the profits of returning King Bank Company

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 her forthwith before me, at the *2d* 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 *26th* day of *Oct* 188*1*

Police Justice

Sec. 151.
Police Court
District.
In the County of Kings.
Warrant to be executed in the County of Kings.
Oct 26th 1881 Remission is hereby given that this

0084

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles H. Devery
541 or 23 or 24

1 *Ernest Smith*

Offence, *# Larceny*

Dated

Oct 27 -

1881

Smith

Magistrate.

Officer.

Clerk.

Witnesses

No. *629* - *94 Ave* Street,
Wm. J. Byrne

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 *Rosie Russ*

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

Dated *Oct 27* 1881

Salou B. Smith Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188

Police Justice.

Police Court--2 District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles M. Denny
541 or 23rd St
Rose Pink

Office, *109*

Dated *Oct 27* - 188*1*
Smith Magistrate.

Officer.

Clerk.

Witnesses *Wm. J. Byrne*
627 - 9th St.

No.

Street.

Ed. J. [unclear]

Cham

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

5800

Police Justice.

188

Dated

guilty of the offence within mentioned, I order h to be discharged.

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Police Justice.

188

Dated

guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

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

0086

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Rosine Rimick

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

Rosine Rimick.

of the CRIME OF

committed as follows:

The said

Converting material
for manufacture
of the said Rosine Rimick late
of the first ward of the City of
New York in the County of New York
did on the first day of July in the
year one thousand eight hundred
and eighty one at the ward aforesaid
willfully and feloniously
steal and pledge and convert
to her own use certain material
of the goods chattels and personal
property of Henry H. King, Wil-
liam C. Browning and Edward M.
Devere, copywriters under the name
and style of Browning King and
Company, which has been there-
before furnished to her by the said
Browning King and Company for
the purpose of being manu-
factured, to wit, fifty yards
of cloth of the value of one dollar
and fifty cents, 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 deputy

David G. Rollins.

District Attorney

0087

BOX:

53

FOLDER:

609

DESCRIPTION:

Rippel, Katie

DATE:

11/16/81



609

0000

Counsel,

Filed 16 day of Nov 1891

Pleads

THE PEOPLE

vs.
1068 2nd

B
Katie Rippe

Grand Larceny of Money, &c.
INDICTMENT.

DANIEL C. ROLLINS,
BENT K. PHILLIPS

District Attorney.

Part No Nov 25, 1891

Pleads guilty

A True Bill.

(Signed Daily)

Foreman.

Sentence suspended

0089

5th

District Police Court

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK ss.

of No.

1634 2nd Avenue Frances Fitz

being duly sworn, deposes and says, that on the

25

day of

August 1887

at the

City of New York,

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

the following property, viz.:

Good and lawful money
of the United States consisting of one
bank note of the denomination and value
of ten dollars, and several bills of
divers denominations and values to
the amount and of the value of
seventy dollars in all to the amount
and of the value of eighty dollars
(80 ⁰⁰/₁₀₀)

Sworn before me this

6

day of September 1887

the property of

deponent and her husband
Albert Fritz

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

Catharine Reppell (now here)
from the fact that said Catharine
has acknowledged and confessed to
in the presence of Officer John D. Farrell
that she did take steal and carry
away the said money from a bureau
drawer at deponent's residence situated
at the aforesaid premises

Hugh H. Spencer, District Justice.

0090

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frances Fritz

vs.

Catharine Riphel

AFFIDAVIT—Larceny.

DATED

September 6 1897

Gardner

MAGISTRATE.

Harrell

OFFICER.

23

WITNESSES:

Said Officer

DISPOSITION

0091

Sec. 198-200.

5 DISTRICT POLICE COURT.

CITY AND COUNTY } ss!
OF NEW YORK, }

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

Question. What is your name?

Answer.

Catharine Reppel

Question. How old are you?

Answer.

Eighteen years

Question. Where were you born?

Answer.

New York

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

Answer.

1068-3 Avenue, Two years

Question. What is your business or profession?

Answer.

Domestic

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

Answer

I am guilty

Taken before me, this

6th

day of

September, 1881Staten ReppelHugh Gorman Police Justice

0092

BAILED,

No. 1, by

Phillip Stoll

Residence

18 Oliver

Street,

No. 2, by

Brooklyn

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Sec. 208, 209, 210 & 212.

Police Court 2nd District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Smith

1634 2nd Ave

Catharine Reppel

Grand Larceny

Dated

September 1881

Wardner Magistrate.

Harrell Officer.

Clerk.

Witnesses

Loia Officer

No.

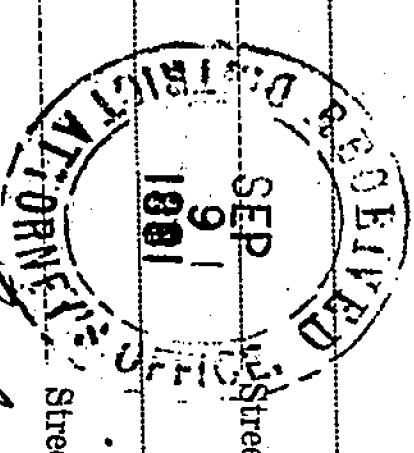
Street,

No.

Street,

No.

Street,



1000 Times S.F.

Anna

See Mrs. Phelps

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

Catharine Reppel

guilty thereof, I order that she be admitted to bail in the sum of Two Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated September 1881

Blough Garman Police Justice.

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

Dated 1881 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 1881 Police Justice.

0093

BAILED,
No. 1, by Philip H. Hall
Residence 18 Oliver Street,
Brooklyn
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,

Complaint
denied action
Nov. 11/81

860
Sec. 205, 209, 210 & 212.
Police Court, 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Frances Gutz
1634 2nd Ave.
Catharine Reppel
Dated Sept 9th 1881
Magistrate.
Harrell Officer.
23 Breinck Clerk.
Said officer
Witnesses

No. _____ Street,
No. _____ Street,
No. _____ Street,
1000 tons S.S.
Am

* See Mr. Phelps

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
Catharine Reppel
guilty thereof, I order that she be admitted to bail in the sum of one hundred Dollars and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated Sept 9th 1881
Philip H. Hall Police Justice.
I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.

Dated _____ 188____
Police Justice.
There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188____
Police Justice.

0094

General Sessions

People

Katie ^{rx}Rippel

City and County of New York ss:

Philip Stock being duly sworn says: That he resides at No 18 Oliver Street in the City of Brooklyn - that he is acquainted with Katie Rippel the defendant above named and has been since childhood - that her family has been in the habit of visiting his residence continuously ever since - that constant visits have been made between both families - that he knows of his own knowledge that she has never been arrested before, nor has she been in trouble of any kind - that she has always borne an honest and upright character, - that she has a good home and de-

0095

parent is fully satisfied
that if an opportunity
is given her she will
never commit another
crime.

14
Brought before me this }
23rd day of November 1881 } Philip H. H. }
William Sparks }
Notary Public }
Kings County }
certified in N.Y. County.

0096

2

4

1

General Sessions

People

^{no}
Katie Rippel.

City County of New York ss:

Andrew Rippel being duly sworn says- He resides at No 1068-3^d Avenue in the City of New York- that he is the father of Katie Rippel the defendant above named- that he has seen her every day of her life except such time as she has been living out at service- that he knows of his own knowledge that she has never been arrested before for any crime or has she been in any trouble- that she has always borne an honest and upright character- that she has a good home and dependent is fully satisfied that if an opportunity is given her she will never

0097

commit another crime. and
when he first heard that she
was charged with this of-
fence he was surprised
and could not believe at
first that she was guilty.

Wrote before me this }
23 day of November 1889 } before me, Judge
William Sparks

Notary Public
King County
certified in St. J. County

0098

3

General Sessions:

People

Katie ^{ro}Rippel.

City County of New York ss.

Philip Rippel being duly sworn says - that he resides at No 240 Humbolt Street ^{in the city of} Brooklyn - that he is the Uncle of Katie Rippel the defendant above named - that he has known her for the ~~the~~ past twelve years - that during that time he has seen her ^{most} every day except the time she was living out at service - that he knows of his own knowledge ~~that~~ she has never been arrested before for any crime or has she been in any trouble that she has always borne an honest and upright character - that she has a good home, and deponent is fully satisfied that if

0099

an opportunity is given her
she will never commit
another crime - that when
he first heard she was
charged with this offence
he did not believe she
was guilty of it.

Sworn to before me this }
23 day of November 1881 } Philip Pöppel
William Sparks
Notary Public
King County
certified in N.Y. County.

0100

4

General Sessions

People

^{vs}
Katie Rippel

City and County of New York ss:

Frank Kessler being duly sworn says - He resides at No 184 Rivington Street in the City of New York - that he has been acquainted with Katie Rippel the defendant above named since her childhood - that his family has been in the habit of visiting her residence continuously ever since - that constant visits have been made between both families - that he knows of his own knowledge that she has never been arrested before, nor has she been in trouble before of any kind - that she has always borne an honest and upright character - that she has a good home and dependent is fully satisfied

0101

That if an opportunity is
given her she will never
commit another crime
- that she is a hard working
honest girl.

Presented before me this }
26th day of November 1881 } Frank Hessler
William Sparks
Notary Public
King County
certified in St. J. County.

General Sessions

People

Katie Rippel

City County of New York:

Kunigunde Kessler being duly sworn says - She resides at No 184 Rivington Street in the City of New York and is the wife of Frank Kessler. That she has heard said Frank Kessler's affidavit read and knows the contents thereof - that she fully corroborates the same in every particular.

Sworn to before me this }
 23rd day of November 1881 } Kunigunde Kessler
 William Sparks

Notary Public
 Knip County
 and filed in New York Co

General Sessions.

People

vs

Katie Rippel

City County of New York ss:

Antonia Gossman being duly sworn says - She resides at No 746 East 5th Street in the City of New York - that she has known Katie Rippel the defendant above named since her childhood - that her family has been in the habit of visiting her residence continuously ever since - that constant visits have been made between both families - that she knows of her own knowledge that she (Katie) has never been arrested before, nor has she been in trouble before of any kind - that she has always borne an honest ^{and upright} character - that in the year 1878 deponent had her employed in her family for five months and during that time she always found her an honest and hard working girl - that

0104

she has a good home and depo-
nent is fully satisfied that if
an opportunity is given her
she will never commit anothe-
er crime.

Brone to before me this } Antenna Geo Brone
23 day of November 1881 }

William Sparks

Notary Public

Knigs County

ent filed in N. Y. County.

General Sessions.

People

^{vs}
Katie Rippel.

City County of New York ss.

Kate Rippel being duly sworn says - she resides at No 1068 - 3rd Avenue in the City of New York and is the wife of Andrew Rippel, the father of Katie Rippel the defendant above named - that she is ~~the~~ ^{her} step mother and has known her (Katie) for seven years last past - that she has seen Katie every day except the time she has been living out at service - that during the time she has known her ~~she~~ she has never been arrested before for any crime or has she been in any trouble - that she has always borne a good, honest and upright character - that she has a good home and dependent is fully satisfied

0106

that if an opportunity is
given her she will never
commit another crime -
that when she first heard
that defendant was charged
with this offence she was
surprised and could not
believe at first she was
guilty.

Arraigned before me this } Puffin
20th day of November 1881 } Bizzell
William Sparks

Notary Public

Keok County.

and filed in Keokuk County.

General Sessions.

People

Katie ^{vs} Rippel.

City of New York ss.

Valentine Pfaffmann being duly sworn says he resides at No 1070-3rd Avenue in the City of New York - that he has known Katie Rippel the defendant above named for the past five years - that ~~during that time he has~~ she has always borne an honest and upright character - that to deponents knowledge she has never been arrested before for any crime or has she been in any trouble - that she has a good home and deponent is fully satisfied that if given an opportunity she will never commit another crime.

Spreads before me this }
 23 day of November 1881 }
 William Sparks

Valentine Pfaffmann
 Notary Public
 Kings County

0100

cert filed in New York County.

General Sessions

People

^{v.s.}
Katie Rippel.

City County of New York ss:

Frederick Hotz being duly sworn say = He resides at No 1108-3rd Avenue in the City of New York - that he has known Katie Rippel the defendant above named for the past ten years - that he has seen her every day during that time except when she was living out at service - that she has always borne an honest and upright character - that to deponent's knowledge she has never been arrested before for any crime or has she ever been in trouble before - that she has a good home and deponent is fully satisfied that if an opportunity is afforded her she will never commit another

0110

offence;
Mon to before me this } Fredrick Hodge.
23 day of November 1881 }
William Sparks
Notary Public
Kent County
certified in Kent York County.

General Sessions.

People

vs
Katie Rippel.

City of New York.

John W. Dorfer Jr being duly sworn says - He resides at No 1100 - 3rd Avenue in the City of New York - that he has known Katie Rippel the defendant above named for four years last past - that during that time she has always borne an honest and upright character - that she has never been arrested before for any crime nor has she been in trouble before - that she has a good home and deponent believes that if another opportunity is afforded her she will never commit another crime.

Sworn to before me this } John W. Dorfer Jr
23 day of November 1881

William Sparks
Notary Public

kept County
ent filed in N.Y. County

0112

General Sessions.

People

^{vs}
Katie Rippel

City County of New York ss.

John Journey being
duly sworn says: He resides
at No 1094-3rd Avenue in the City
of New York - that he has known
Katie Rippel the defendant
above named for ~~the~~ ten years
last past - that she has al-
ways borne an honest and
upright character - that she
has never been arrested
before for any crime or
been in any trouble - that
she has a good home and de-
porent believes that if
another opportunity is af-
forded her she will never
commit another crime.

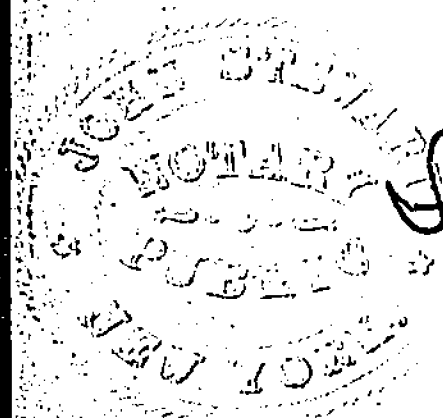
Sworn to before me this

day of November 1887 John Journey

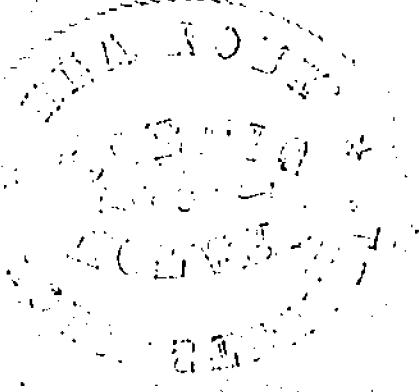
Notary Public

(113)

N.Y. City



0113



County of General

~~County~~

People

Katie Rippel

Affidavits of
Character

Hugh Coleman
of Counsel for
the Dept
6 City Hall Bldg

0114

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

The Grand Jury of the City and County of New York by this indictment accuse
Katie Ripple against *Katie Ripple*

of the crime of *Larceny*

committed as follows:

The said *Katie Ripple*

in the County of New York, aforesaid, on the *twenty fifth* day of *August* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid, with force and arms, three 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 one thousand dollars, and of the value of one thousand dollars each: three 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 hundred dollars, and of the value of five hundred dollars each: twenty 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 one hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty 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: sixty 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: eighty 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: ninety 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 three dollars, and of the value of three dollars each: one hundred 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: one hundred and twenty 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 one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred 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: two hundred 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: five hundred 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 ten cents each, and of the marketable value of ten cents each,

of the goods, chattels, and personal property of one

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.

Albert Fritz
DANIEL C. ROLLINS,
DISTRICT ATTORNEY.

0115

BOX:

53

FOLDER:

609

DESCRIPTION:

Robbins, William A.

DATE:

11/10/81



609

0116

No. 27

Counsel,
Filed *10* day of *Nov* 188*7*
Pleads

INDICTMENT—Larceny ~~from~~
THE PEOPLE
vs.
William A. Robbins
16.
174 E.V.D.
elect. & appd

BENJ. K. PHELPS,
Dy. R. Wells
District Attorney.
Part from Nov 11. 1887
Pleado guilty.
A True Bill.
Wm. A. Robbins

Foreman.

findings on his own
very
Sentence suspended.

0117

Form 89b.

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

Police Court--Second District.

Walter Warsaw - 15 yrs
of No. *572 Lexington* ^{*school boy*} Street, being duly sworn, deposes
and says, that on the *Twenty fifth* day of *October* 188*1*
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 his person*
in the night time
the following property, to wit: *one gold watch and*
one plated chain

of the value of *Thirty five* Dollars,
the property of *Deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *William H*
Robbins (now here) for the reasons that
while in a water closet with said
Robbins he felt said Robbins hands
upon his vest, and said Robbins then
went out and deponent missed his watch
and chain and also from the fact that
said Robbins admits that he stole
and carried the said watch and chain
away and pawned the same.

Walter Warsaw

Sworn to before me, this *27th* day of *October* 188*1*.

John A. Smith
Police Justice.

0118

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK } ss.

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

Question. What is your name?

Answer. William A Robbins

Question. How old are you?

Answer. Sixteen years

Question. Where were you born?

Answer. U.S.

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

Answer. 129 E. 50th St. One year

Question. What is your business or profession?

Answer. Errand boy

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 27

day of Oct 1888

W. A. Robbins

Solomon Smith
Police Justice.

0119

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles W. Warden
572 Lexington Ave
William A. Robbins

2 _____
3 _____
4 _____

Officer James Brown Person

Dated Oct 27th 1881

Smith Magistrate.

Gratts 25 Officer.

Clerk.

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

W. A. Robbins

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 William A Robbins

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

Dated Oct 27th 1881 Salou Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

Police Court--2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Walter Warsaw
572 Lexington Av
William J. Robbins

2
3
4

Dated Oct 27-1881

Smith Magistrate.
Cratt 25- Officer.

Clerk.

Witnesses

No. Street,

No. Street,

No. Street.

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence 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

Robbins guilty thereof, I order that he be admitted to bail in the sum of ~~One Hundred Dollars~~ and be committed to the Warden or Keeper of the City Prison until he give such bail.

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

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

0210

0121

MEMORANDUM.

To

From

PHOTO ELECTROTYPE CO.,

20 Cliff Street,

NEW YORK CITY.

New York,

Feb 10

1881

Mr. James H. A. Robbins has been in our employment for six months, and we always found him a truthful and trustworthy boy and we cheerfully recommend him to who ever may favor him with employment.

Jos Jacob
Photo Electrotyp Co.

0122

New York Aug 9th 81

This is to certify that —
William A. Robins has been
in our employ as Cashier
we found him to be honest
and industrious little fellow
we would recommend him
to any one who would
want a smart active boy

Oliver and Nichols

Providence Mass

818-3rd Ave

0123

Custom House, New York,

COLLECTOR'S OFFICE,

November 10th. 1881.

My dear Robins

I will introduce to you Mr William
H Robins of this city -

I have known Mr Robins
long & favorably - He is
an intelligent and worthy
citizen & I commend him
to your kind consideration
Lam

Yrs very truly

W H Robertson

Dear Mr Robins

0124

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

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

committed as follows:
The said

of the crime of

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

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

*One watch of the value
of thirty dollars
One chain of the value
of five dollars*

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

Samuel G. Robbins

BENJ. K. PHELPS, District Attorney.

0125

BOX:

53

FOLDER:

609

DESCRIPTION:

Roberts, James

DATE:

11/30/81



609

0126

No. 232. *Dec 15 1881*
Filed *30* day of *Nov* 1881

Pleads, *Wm. H. H. H.*

THE PEOPLE

vs.

James Roberts
100 St. Louis
St. Louis

DANIEL G. ROLLINS,

District Attorney

A True Bill.

Wm. H. H. H.

Foreman.

Dec 15/81

Heads J. D.

Pres. L. S. m.

0127

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

Third District Police Court.

of

Thomas J. Norton,
Tenth Precinct Police,

being duly sworn, deposes and says,

that on the

22nd

day of

November 1878

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

and at about

the hour of 8 o'clock A. M.,
deponent arrested James
Roberts, now here, in the act
of committing a robbery on
the person of Charles Fisher
here present. That said Fisher
then lay on a stoop at 46
Delancey Street, and said
Roberts and two other men
were stooping over him
with their hands on his
person. That said Roberts
and said other men ran
away and deponent pursued
them and apprehended said
Roberts, and found upon the
person of said Roberts a hand
looking glass which is now
here shown and identified by
said Fisher as having been
stolen from his possession and
person. That said Fisher
lay with a handkerchief

0128

Stuck in his mouth and had a
Cut on the head.

S sworn to before me this
22nd day of November 1881 Thomas P. Norton

J. W. Patterson Police Justice

Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated,

187

Magistrate.

Officer.

0129

City and County }
of New York } ss.

Charles Fisher, aged 39 years,
residing at 219 Broome
Street, occupation Tailor
being duly sworn in presence
of the deponent deposes and
says - Sometime about the
Hour of 3 o'clock on the
morning of the 22nd day of
November instant, deponent
was knocked down in
Delancey Street between
Forsyth and Eldridge Streets,
by some men unknown
to deponent, and robbed
of eight dollars in gold
and lawful money and
a pocket looking glass
and some papers. That
said property was taken
from deponent by force and
violence and against the
will and consent of this
deponent, and the pocket

0130

glass, now here shown, is
a part of said stolen property
and is the property of dependent.

Sworn to before me this
22nd day of November 1881

Charles ^{Geo} Fisher

J. W. Patterson ^{man} Police Justice

0131

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

J DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

James Roberts

Question. How old are you?

Answer.

Twenty-one years of age

Question. Where were you born?

Answer.

New York City

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

Answer.

No. 86 First Street, Three years

Question. What is your business or profession?

Answer.

Cooper

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 of the
charge. I waive all
further examination here*

Taken before me, this *22nd*

day of *November* 188*8*

James Roberts

Samuel J. Patterson
Police Justice.

0132

BAILED,

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

Sec. 218, 219, 210 & 212.

Police Court

1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

1095

Thos. J. Patton
James Roberts

Offence,

Robbery

Dated

November 22

188

Patton Magistrate.

Patton Officer.

10th Street

Witnesses

Charles Fisher

No.

215 Adams

Street,

No.

251

Street,

No.

10th Street

Street.

James Roberts

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 *James Roberts*

guilty thereof, I order that he be admitted to bail in the sum of *Five hundred Dollars* and be committed to the Warden or Keeper of the City Prison until he give such bail *of the city of New York.*

Dated *Nov 22* 188 *A. M. Patton* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0133

Sec. 208, 209, 210 & 212.

Police Court-- District.

THE PEOPLE, &c., 1095-
ON THE COMPLAINT OF

Thos. J. Norton
1095-1096
James Roberts

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *November 22*, 188*8*

Patterson Magistrate.

Norton Officer.

10-12-88

Witness *Charles Fisher*

No. *219* Street,

Street,

No. Street,

No. Street.

Cond. Thos. J. S.

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 *James Roberts*

guilty thereof, I order that he be admitted to bail in the sum of *Five Dollars* and be committed to the Warden or Keeper of the City Prison until the *City of New York*.

Dated *Nov 22* 188*8* *Thos. J. Norton* Police Justice.

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

Dated 188*8* *Thos. J. Norton* Police Justice.

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

Dated 188*8* *Thos. J. Norton* Police Justice.

0134

Court of General Sessions of the State of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

James Roberts against *James Roberts*
The Grand Jury of the City and County of New York by this indictment accuse
of the crime of *Robbery*
committed as follows: *James Roberts*
The said

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty second* day of *November* in the year of our Lord
one thousand eight hundred and ~~seventy eight~~ *one* at the Ward, City, and County
aforesaid, with force and arms, in and upon one *Charles Fisher*
in the peace of the said People then and there being, feloniously did make an assault and

*One looking glass of the value
of ten cents*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *eight dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *eight dollars*

Divers 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 a number and
denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *eight dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of

eight dollars

of the goods, chattels and personal property of the said

from the person of said *Charles Fisher* and against
the will and by violence to the person of the said *Charles Fisher*
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.

DANIEL G. ROLLINS, District Attorney.

0135

And the Grand Jury aforesaid, by this indictment, further accuse the said
James Roberts
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

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

*one looking glass of the value of
ten cents*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *eight dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *eight dollars*

Divers 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 a number and
denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *eight dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid
known, and a more accurate description of which

eight dollars

of the goods, chattels and personal property of the said

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

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

James Roberts
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

DANIEL G. ROLLINS, District Attorney.

0136

BOX:

53

FOLDER:

609

DESCRIPTION:

Robinson, John

DATE:

11/30/81



609

0137

No 234. *W.C.*

Counsel

Filed 30 day of *Nov* 1881

Pleads *for guilty*

THE PEOPLE

vs.

John J. Robinson
(2 Cases)

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Wm. J. O'Connell

Foreman.

Dec. 7/81

Spec. Const.
Sentences suspended.
Dec 9/81 W.C.

9

0138

Form 891.

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

Police Court--Second District.

George R. Duckett 48-yr lead glazier
of No 215 Thompson Street, being duly sworn, deposes
and says, that on the ~~Twentysecond~~ day of November 1881
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 his trunk~~
~~in his room at the above numbered premises.~~
the following property, to wit: ~~Eight ten bank bills of the~~
~~denomination and value of ten dollars each~~
~~and four bank bills of the denomination and~~
~~value of five dollars each good and lawful~~
~~money and in all~~

of the value of One Hundred 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 John Robinson

(nowhere) for the reason that deponent
is informed by Sophia Brown that she
heard said Robinson in the room of
deponent and that in a few moments
thereafter saw said Robinson leaving
the house and that said Robinson
was the only person in said room since
she had left it a short time before seeing
said Robinson leave the above numbered
premises in Thompson Street.

George R. Duckett

Sworn to before me, this

23rd

day

of November 1881

John D. Smith
Justice

City and County of New York ss.

Sophia Boon 17 yrs of age 215 Thompson St ~~St~~
 being duly sworn says. That at about 5 PM
 on Nov 22d 1881 at the above premises she
 saw John Robinson (now here) leaving the
^{name premises} above ~~premises~~ in Thompson Street. That a
 few moments previous to his leaving she heard
 some one moving about in the room occupied
 by George R Duckett and deponent believes
 that person to have been said Robinson
 as he was the only person in said house
 excepting deponent and her mother. That a
 short time before deponent saw said Robinson
 leaving the house deponent had been in
 the said room occupied by said Duckett
 and then the trunk of said Duckett was
 locked and in good order. That after
 deponent saw said Robinson leave the said
 house she again entered the room of said
 Duckett and found his trunk had been
 broken open and the contents of said
 trunk were strewn upon the floor. Whereupon
 deponent charged said Robinson with having
 feloniously taken stolen and carried away
 the within named sum of one hundred
 dollars the property of George R Duckett.
 from said room in the premises No 215 Thompson
 Street.

Sworn to before me
 this 23d day of Nov 1881

Sophia Boon

Soloed R. Smith

Police Justice

0140

Sec. 198—200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

John Robinson

Question. How old are you?

Answer.

Twenty four

Question. Where were you born?

Answer.

U.S.

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

Answer.

215 Thompson St. Eight weeks

Question. What is your business or profession?

Answer.

Glass stainer

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

Taken before me, this 23

day of Nov 1881

John F. Robinson

John F. Robinson
Police Justice.

0141

Form 89½.

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

Police Court--Second District.

David Taylor 29 yrs Scotch
of No 215 Thompson Street, being duly sworn, deposes
and says, that on the twenty second day of November 1881
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 his trunk in
his room at the above number in Thompson St
the following property, to wit: One purse containing five
gold coins of the denomination and value
of five dollars each, good and lawful
money and in all

of the value of Forty five Dollars,
the property of Deponent

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

(nowhere) for the reason that deponent is
informed by Sophia Boon that she
heard said Robinson in the room of
deponent and that in a few moments
thereafter saw said Robinson leaving
the house, and that said Robinson
was the only person in said room since
she had left it, a short time before
seeing said Robinson leave the above
numbered premises in Thompson Street

David Taylor

Sworn to before me, this 23rd day

of November 1881

Robert D Smith Police Justice.

0142

City and County of New York ss

Sophia Boon 17-yrs of age. 215 Thompson Street being duly sworn deposes and says - That at about 5 o'clock P.M. on Nov-22^d 1881. at the above premises she saw John Robinson (now) leaving the above named premises in Thompson Street. That a few moments previous to his leaving she heard some one moving about in the room occupied by David Taylor and deponent believes that person to have been said Robinson as he was the only person in said house excepting deponent and her mother. That a short time before deponent saw said Robinson leaving the house deponent had been in the said room occupied by said Taylor and that then the trunk of said Taylor was locked and in good order. That after deponent saw said Robinson leave the said house she again entered the room of said Taylor and found his trunk had been broken open and the contents of said trunk strewn upon the floor. Whereupon deponent charged said Robinson with feloniously taking stealing and carrying away from said trunk the within named sum of forty five dollars the property of David Taylor.

Sworn to before me
this 23^d of Nov 1881

Sophia Boon

Solomon D. Smith

Police Justice.

0143

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

John J. Robinson against
The Grand Jury of the City and County of New York by this indictment accuse
John J. Robinson
of the crime of *Larceny*
committed as follows:
The said *John J. Robinson*

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

*nine good coins (of the kind usually
known as half eagles) of the value
of five dollars each*

of the goods, chattels, and personal property of one

David Taylor

then and
there being found, 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.

DANIEL C ROLLINS,
~~DEPUTY DISTRICT ATTORNEY~~ District Attorney.

0144

No. 235 6 Dec 1881
Counsel, *W. H. H. H.*
Filed 30 day of *M*
Pleads *Not guilty*

THE PEOPLE
vs.
John J. Robinson
(2 case)
DANIEL C ROLLINS,
~~DEPUTY DISTRICT ATTORNEY~~
District Attorney.

A True Bill.
(Signed)
Foreman.
*Said on another in-
detment and arrested
Dec 7. 1881. 1011*
W. H. H. H.

J. Clark

47

The People
 vs. John H. Robinson } Court of General Sessions, Part I.
 Before Judge Gildersleeve. Dec. 6. 1889.
 Indictment for grand larceny of money.

George R. Duckett, sworn and examined. I live at 215 Thompson St. I first got acquainted with the prisoner about fifteen months ago; he has lived in the same house with me this last few weeks. I work on 26th St. between 8th and 9th Avenues, Messrs. Cottier & Co., furniture and stained glass works. I am in the stained glass department. On the 21st of November I left my room about 7 o'clock in the morning. I had at that time \$120 in money in my trunk; my trunk was locked; it was half past nine o'clock that night when I returned; there was a hundred dollars of the money missing. Richard Boon, my boarding lady's son came up to where I worked. He told me something and I came down. I found the wallet I had the money in was empty and everything had been thrown about the floor. I went to the Police Station, I think in Mercer St. I am not acquainted in New York. I went to the station house with Richard Boon and told the officer in charge of the desk about it. I made an appointment with two detectives at 10 1/2 o'clock that night. I went home then and when I was picking up the things on the floor I found

twenty dollars. There was a hundred dollars
 by itself in one part of the book and twenty dol-
 lars in another. The lock of the trunk was broken.
 David Taylor occupies the room with me; he
 is in Court. I never got back a cent of that
 money. I saw the prisoner locked up in the
 Prince St. Station house; he was surprised
 at my accusing him; he said he was not
 guilty; the prisoner works with me; he is a
 glass stainer; he was at work that day till 12 1/2
 but he did not go back to the place that after-
 noon; the defendant worked the next bench;
 he got permission that forenoon from the
 foreman to go out; he said he wanted to buy
 a pair of pants; we had been working overtime;
 the defendant was arrested that night. I was
 not with the party that found him. I do not
 know whether he came back to the house or
 not before he was arrested, for I was working.
 Cross Examined I have known the defendant
 a little over a year, I work with other people
 that know him, I have never heard anything
 detrimental to his honesty before. I hardly
 think he is guilty. I am not aware that
 any one saw me have the money. I never
 told any one in the house that I had the
 money. (Paper shown) That is my signature.

0147

Why have you changed your mind since the
22nd of Nov. in regard to this man's guilt?
Well, in the first place if you or anybody else
had been situated the way I was going home
and finding what little money I had been
able to save in some time gone and the
person pointed out to me as the one that had
done it, you would naturally go and do the
same thing that I did or anybody else would
do. Since then I have had time to reflect on
this matter and found out more of his
character than I knew before. He is a young
man that is well known not only in this city,
but in other places. Of course I personally don't
know anything about the matter. I was told
that he broke open my trunk and conse-
quently I had him arrested. I don't know that
the prisoner knew I had this money. I know
Officer Albertson. I did not say to him that
the defendant was the only man except my
room mate that knew I had the money in my
room. I might have stated that he might have
seen me or I was liable to have some
money. Mr. Taylor, my room mate and I
had been confidential friends since we have
been in the house, and he did not know
what money I had in the trunk. Robinson
has been in my room. I never told him

I had money in the trunk and I do not know that he knew I had money. I do not think I said so to the clerk of the Court; what I might have remarked was that he might have thought I had money. I have not received this money back and do not expect it.

David Taylor sworn. I am a surgeon dentist, live 215 Thompson St. I am a roommate of the last witness. I was not at home on the afternoon the money was lost from the trunk. I did not take the money, I was working at the time. I was present before the grand jury with the last witness and the officer. I did not see a written statement with Duckett in regard to this case. I have known the prisoner two weeks.

Charles L. Albertson sworn. I am an officer of police attached to the 8th precinct. I arrested the prisoner on the night of the 22nd of Nov. about ten o'clock in Houston near Sullivan St.; he had entered the hallway of a ball room; he was at the office getting his ticket. I took him to the station house. He asked me what I wanted him for. I told him I wanted him upon a charge of grand larceny preferred by a gentleman who pointed him out to me - not Mr. Duckett, but a gentleman who is in Court at present. There was some

general conversation on the case going along he denied it, and after we got to the station house the man who pointed him out to me went after Dickett to make the complaint. I took him into the back room; he was partially under the influence of liquor at the time. He said it was "very curious that they should charge me with breaking open a trunk." That was the first word that was said about the trunk; he had not been out of my presence from the time he was arrested. The next morning on the way to court he says, "I will not admit that I did it, but if Mr. Dickett will not appear against me I will pay him back in instalments of ten dollars a week." (Cross Examined: I have been on the Police force nearly three years I am always particular to remember anything that was said bearing on the case. I will swear that there was nothing said between me and the gentleman about the robbery from the trunk before the prisoner spoke about ^{the} trunk and the money. When the prisoner was brought before the desk in the station house the gentleman who was there said that Mr. Dickett went to the Fifteenth Precinct station house, that he (the accused) had

stolen some money belonging to him and that he would go after him, and the sergeant told him to go immediately. The Sergeant asked him where the money was taken. He said 225 Thompson St; he did not ask him the details of the case. All that I remember the prisoner saying when I took him into the back room was, "It is very curious that they should accuse me of breaking open their trunks." I guess I was talking to him ten or fifteen minutes. When I was taking the prisoner to Court I told him if he was guilty to turn it up, I thought it would be better for him as I did not think that Duckett would appear against him. He said if Duckett would not appear against him he would pay him his money back in sums of ten dollars a week. This statement he made going through Washington Square. He said he was afraid that he would lose his situation, that this would injure him if it was published in getting another job. I do not remember stating that to the Magistrate. I had nothing to do with making the complaint. I should have stated what I knew to the Magistrate if there had been any doubt about his being held for trial. I searched the prisoner at the

0151

L. S.

station house and I found on him seven dollars and some cents. He stated some time during the conversation that the morning before he had no money, all the money he had was ten dollars that he got from Duckett that Duckett owed him. He said he paid \$4.50 for a pair of pants; that was in the evening. The next morning I stated to him it was very curious if ten dollars was all the money he had that he could buy a pair of pants for \$4.50 and have seven dollars left; "he said he only paid three dollars for the pants. That I remember positively. I was not sworn as a witness before the Police Magistrate. Sophia Boon sworn. I live at 215 Thompson st; my mother keeps the house, Mr. Taylor, Mr. Duckett and the prisoner all lived at my house in November. I remember the 22nd of Nov. the day the money was missed from Mr. Duckett's trunk. I did not see the prisoner in the house that day. I saw him going out of the front door. I did not see him coming in. It was 20 minutes after five when I saw him going out. I had been in Mr. Duckett's room about five minutes before that. I saw his trunk at that time, it was in its usual condition. I went back to the room about 20 minutes after five

right after the prisoner went out. There was a
 change in the condition of the room; the things
 were strewn around the floor, and two trunks
 were open; that was immediately after he left.
 I went back to the room to light a fire. How long
 a time elapsed between the time that you were
 in the room when everything was ^{all} right and
 the time that you went in to light the fire?
 About twenty minutes, and between that time
 the prisoner left the house. My mother was in
 the house; the servants were down stairs; they
 have nothing to do with up stairs. Cross Exam-
ined. We have got one servant, a cook; we have
 no girl waiters; there is about twenty boarders
 in the house. My mother and I are always
 up stairs. Mamma said to me in this day
 there was some one went up to ^{the} Duckett's
 room. I went up stairs to go into Duckett's
 room, she said Mr. Duckett was in there and
 I went up stairs to the second floor. I heard
 as if the tray of a trunk was coming out
 I do not know who it was and I stood in
 the hall for five minutes and I heard
 a footstep going down stairs. I went to
 the front room to see who it was and
 I seen Mr. Robinson going out of the door.
 I knew it was Robinson by his coat and hat.

I did not see his face; he wore a light coat and a round felt hat. The person was apparently sober. Robinson had a room in that house; he had been boarding there two weeks. I think he came in five minutes of five. I am sure it was Robinson I saw go out. Neither myself or mother knew where Mr. Duckett worked; we sent Mr. Taylor notice and he said he did not know positively where Mr. Duckett worked; it was in Twenty sixth St. somewhere. Mr. Taylor said he would notify him. We knew where Mr. Taylor's office was and we sent word to him right away; he was his room mate. Mr. Taylor was to do night work that night and that was the reason of my going to light the fire so early; it was getting dark.

The case for the Defence.

Samuel Young sworn. I am an ornamental glass stainer at 133 East Seventeenth St. I am foreman of the establishment. I know the prisoner for the last six or seven years and the whole trade in general know him. I have had him in my employ and sent him to the bank to draw money to pay the hands with and to collect bills and I never known Robinson to do anything dishonest. I have not had any conversation with Mr. Duckett about settling this case.

John Holland sworn and examined. I am a glass stainer working at Cother's Co's 324 West Twenty Sixth St; the prisoner was under my employment in the shop before he was arrested. He was working this present time two months but last September twelve month he worked ^{seven} months with me. I have always understood his character as being good. If he was discharged I would take him back in my employ. I do not consider he was guilty of the act. Cross
Examined. I am his foreman. Have you not made an arrangement with Mr. Duckett if this man is acquitted that he is to receive ten dollars a week? No sir. I have not signed a paper to do that. I made no such proposition as you speak of. There is no other John Holland foreman in the employ of Cother's Co that I know of and I would certainly know it.

Peter M. Ewen sworn. I have known the prisoner eighteen months and know other people who know him; his character for honesty is first rate. Julian H. Co look. I am a glass glazier at J. Lafargie's 33 East 14th St. I have known the prisoner about two years. I was his roommate about five months. I never lost anything while I ~~was~~ his room mate. I never heard anything detrimental to him at all.

David Kay sworn. I am a carpenter and cabinet maker, foreman for Cottier & Co. I have known the prisoner all the time he has been working in our shop. His character for honesty is good; I never heard anything against him.

Thomas W. Carr sworn. I am a glass stainer for J. L. Stevens & Co. No 122 Eleventh St. I know the prisoner personally about three years. I used to be a roommate of his at one time. I never lost any property; his character for honesty is good so far as I know.

John Robinson, sworn and examined, is in his own behalf testified. I am 24 years old, was born in Boston, have been in New York about three years. I have worked with John Lafarge & Cottier & Co. and for two or three weeks with Gibson. My average salary was about eighteen dollars a week. I am a single man. I remember the day I was arrested. I was working in the morning that day till half past twelve. I spoke to the foreman and told him I wanted to go out for two or three hours, I wanted to go to a ball. I started out and went to the corner of Twenty sixth St., and Eighth Avenue. There was nothing there that suited me. I walked down the Eighth Avenue to the corner of Twenty fifth St. I went in there and had a drink

I went down under the Grand Opera House corner
 of Twenty Third St. and 8th Avenue, there was
 stuff in there that suited me, but the price did
 not; so I walked down 8th Avenue and I thought
 I would get suited down Broadway and that I
 would get back to work. I went into another
 place and had a drink and I played games
 of pool and bought my pants at Vogel Bros.
 corner of Houston St. and Broadway. It was
 about half past three o'clock when I bought the
 pants. I was going to go to the store to begin
 work again, but I thought I had been drinking
 a little bit too much and I did not care
 about going up there with the signs of it on
 me. I thought I would take a walk around,
 I had not been on the Bowery, I got playing
 pool and going round from one place to
 another. I went over on the east side to see
 a friend of mine that works for Merger
 Bros. Bleeker St. between Broadway and the
 Bowery. They told me he was in Providence
 putting ~~some~~ work in a church for the
 firm. I left there round about 8 o'clock.
 My money was about all gone and I met
 a friend of mine, Dave. McGea on Broadway
 near Bleeker St. and borrowed some money
 of him. I borrowed ten dollars of him. I drank

0157

John F. Robinson. In passing sentence ~~said~~
~~The~~ Judge Geldersleeve said: You were
convicted upon the evidence of Sophia
Brown, a respectable young lady, who had
no prejudice against you and who told
what she believed to be the truth. She saw
a person going out of the house where the larceny
was committed, and she believed that
person to be you. Her view, however, was
only of the back of the head of the person so
making his exit. She was in the habit
of seeing you, and the jury were justi-
fied in believing that she was correct
in her identification. The evidence of
your friend McFee who testified that he
loaned you ten dollars on the night
of your arrest is thoroughly inconsistent,
however, with your guilt and would ordi-
narily tend to throw some doubt upon ~~the~~
identification. Assuming, however, ~~that~~
you were properly convicted, you have
shown an excellent character. Your em-
ployers where you were earning \$18 a week
have called here and expressed confidence
in your innocence and a desire to
immediately take you back into their
employ where you can earn not less than

\$18 per week at your trade. The complainant
 who lost his money and who occupied the
 bench alongside of you at the workshop believes
 you to be innocent and has as much
 confidence in your honesty as ever as
 well as all your associates and com-
 panions who are industrious men and
 good citizens. While exercising a great
 and dangerous discretion to suspend
 sentence in a case like this, I am
 satisfied that it is the right thing to do.
 that you had better go back to work and
 earn an honest living than to be sent
 to State prison. Your mother and sister
 are reputable people. They also state they
 never heard anything wrong of you.
 I therefore have concluded to let you go
 on your own recognizance. And the
 other indictment against you for a
 larceny committed at the same time
 and in the same room, it is substan-
 tially the same case. I therefore direct
 that bail be discharged in that case.
 You will go on your own recognizance.

some more and started for the ball. I put the new pants on me and had the old ones sent to the house. I was arrested when I was going into the ball. I paid four dollars for the pants. I had seven dollars and fifty odd cents on me when I was arrested. I did not go home after I left the store that day. I did not go into Taylor's room and steal any money from his trunk or from any place in that room that afternoon, nor from Mr. Duckett. I asked the officer what I was arrested for, and he said it was for grand larceny. I went into the station house and a young fellow went out and brought Mr. Duckett in. They searched me and put the money up on the counter, and the man at the desk told me to be taken down stairs and locked up. In the morning going over to the court the officer said to me, "Why don't you give that money to the man that you stole it from?" I says, "I did not steal the money." He says, "he don't want to prosecute you if he gets the money back." I says, "I have not got \$100, and if I had stole his money I would have given it to him." I says, "my reputation is at stake; if people in my business find out I am a thief they won't trust me to go into houses to do any

work with their valuables around. The only way
 I might do I might be able to pay him back
 rather than get disgraced. ~~I did not~~ I did not tell the
 officer I stole the money because I did not
 steal it. I simply said if I had five hundred
 dollars I would rather pay it than be disgraced
 by having a charge made against me. I
 have never been arrested in my life before.
Cross Examined. I did not have supper that
 night, I had been drinking all day and play-
 ing pool. The ball was at the corner of Sullivan
 and Houston Sts.; some women were running
 the ball. I had never been there before and I
 knew nothing of the character of the place. I
 had one drink with McGee when I met him.
 I was on Broadway when he gave me the
 money. I had an invitation to the ball a
 week or two weeks before; they call themselves
 "the merry makers". If I had not been drinking
 I would have gone home. I received two five
 dollar bills from McGee. I knew him in 1876
 I had not seen him for a month or two
 before this. He works at 33 Union Square.
 McGee told me it would be better for me to
 go home and go to bed and go to work in
 the morning than to go to the ball. I never
 borrowed money from him before, nor he from
 me.

0161

David McGee sworn. I have known the prisoner since 1876. I knew nothing of his arrest till this day week. I remember meeting him in Broadway two weeks ago Tuesday night. He was pretty drunk when I met him. He said he was going to a ball that night, that he was broke, and he wanted ^{me} to lend him ten dollars. I says, "No, I will not; you are drunk now, you don't want ten dollars, the first thing you know you will go round drinking and lose your job." He went into Bleeker Street and we had each a hot rum in a saloon. He said again that he wanted to go to the ball and asked me for ten dollars. I put my hand in my pocket and gave him two five dollar bills. He came out of the saloon and I knew nothing more about him till I heard of his arrest this day week. Then I came down to the Tombs to see him. I have only been in the city since last August and I am not familiar with the streets. John Pollard recalled. The prisoner told me that day that he wished to go away for a couple of hours; he wanted to buy something. The jury rendered a verdict of guilty of grand larceny. He was remanded for sentence.

0162

Testimony in the case

of
John F. Robinson.

filed Nov. 1887

0163

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

John Roberson 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 to 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 Roberson

Question. How old are you?

Answer.

Twenty four

Question. Where were you born?

Answer.

US

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

Answer.

215 Thompson St 8 weeks

Question. What is your business or profession?

Answer.

Glass Stainer

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

Taken before me, this 23

day of

Nov

188

John F. Roberson

Solow B. Smith
Police Justice.

0164

Sec. 208, 209, 210 & 212.

Police Court 2 District 10th

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Clayton
215-4th Street
St. Louis

Offence, Grand Larceny

Dated Nov 23 1881

Smith Magistrate.

Abraham F Officer.

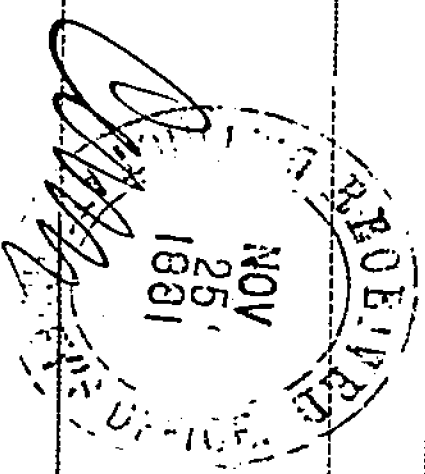
No. 4, by _____ Clerk.

Residence _____ Street,

Witnesses Sophia Borg
No. 215 4th Street

No. _____ Street,

No. _____ Street.



BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ 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 John Robinson

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

Dated Nov 23 1881

Solomon Smith Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named _____

guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188

Police Justice.

Police Court-- 2 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Taylor
215 Thompson
John Robinson

Offence, *Grand Jury*

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

1881

Nov 23

Swartz

Magistrate.

Albertson &

Officer.

Clerk.

Sophia Bon

Witnesses

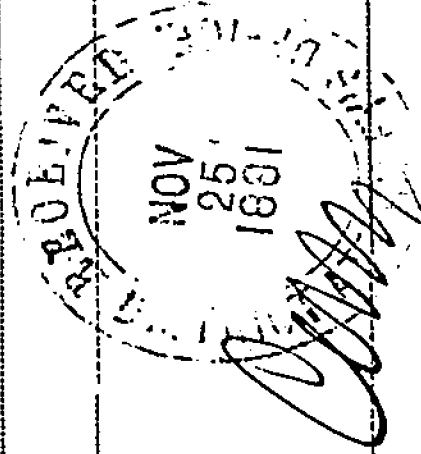
215 Thompson Street,

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 *John Robinson*

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

Dated *Nov 23* 1881

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated 188

Police Justice.

5910

0166

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George R. Duckett
215 Thompson St.
John Robinson

2 _____
3 _____
4 _____

Offence, *Grand Larceny*

Dated *Nov 23*, 1881

Smith Magistrate.

Albertus 8 Officer.

Clerk.

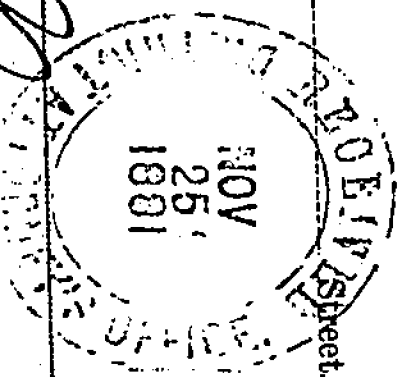
Witnesses *Joseph Bern*

No. *215 Thompson* Street,

No. _____ Street,

No. _____ Street,

Carney



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 *John Robinson*

guilty thereof, I order that he *John Robinson* be admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Nov 23*, 1881

Salon R. Smith Police Justice

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

Dated _____ 1881 _____ 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 _____ 1881 _____ Police Justice.

0167

Sec. 208, 209, 210 & 212.

Police Court - 2 - District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Robinson
215 Thompson St.
John Robinson

BAILED,

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

Offence, _____
2 _____
3 _____
4 _____

Dated Nov 23, 1881
Magistrate.
Albertson & Co.
Officer.
Clerk.

Witnesses Sophia Brown
No. 215 Thompson Street,
No. _____ Street,
No. _____ Street,

No. _____ Street.
NOV 25 1881
Clerk

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 admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 1881 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 _____ 1881 Police Justice.

0168

Court of General Sessions of the Peace of THE PEOPLE OF THE STATE OF
the City and County of New York. NEW YORK,

John J. Robinson against
The Grand Jury of the City and County of New York by this indictment accuse
John J. Robinson
of the crime of *Larceny*
committed as follows:
The said *John J. Robinson*

late of the First Ward of the City of New York
in the County of New York, aforesaid, on the *twenty-seventh* day of *November* in the year
of our Lord one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid, with force
and arms, three 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 one thousand dollars, and of the value of one
thousand dollars each: three 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 hundred dollars, and of the value
of five hundred dollars each: twenty 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 one hundred dollars,
and of the value of one hundred dollars each: thirty 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 fifty dollars,
and of the value of fifty dollars each: fifty 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: sixty 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: eighty 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: ninety 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 three dollars, and of the value of three dollars each:
one hundred 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:
one hundred and twenty 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 one dollar, and of the value of one dollar
each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), be-
ing then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as
double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the
value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each:
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold
coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the
kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver
coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually
known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as
quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes),
of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five
cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation of fifty cents each, and of the marketable value of fifty cents each: two hundred 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: five hundred due bills
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

of the goods, chattels, and personal property of one

George R. Duckett
then and there being found,
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.

DANIEL C. ROLLINS,
~~ROBERT R. PHELPS~~, District Attorney.

0169

BOX:

53

FOLDER:

609

DESCRIPTION:

Rosenthal, Leon

DATE:

11/23/81



609

0170

157 Ordered

Filed 23 day of Nov 1887
Pleads

THE PEOPLE
vs.
7
Leoni Rosenthal
(2011)
Daniel G. Rollins
BENJ. K. PHILLIPS
District Attorney.

Obtaining Goods by False Pretences.

A True Bill.
(Signed, only)
Foreman.

REC

0171

City and County
of New York ss

Samuel Caskel of
No. 55 Mores street being
duly sworn depose and says
on ~~Hear~~ ¹⁸⁸⁰ ~~1881 ¹⁸⁸¹
that ~~Levi~~ ^{deponent} Rosenthal represented
to ~~him~~ that he was one Jacob
Rosenthal and under that
name obtained from deponent
one suit of clothes of the
value of \$ 10 ⁵⁰/₁₀₀ and
one overcoat of the value
of twelve dollars~~

Sworn to before me Samuel Caskel
this 21st day of Nov 1881
Jesse Greys
Notary Public N.Y.C.

0172

No. 157
Samuel Carter
67485

Gen. Rosenthal

~~1 to 7~~

False picture
(2 case)

0173

3^d District Police Court.

The People vs }
on the complaint of } False
Charles Jacobs } Prover
vs
Leon Rosenthal }

City and County } ss:-
of New York }

The above
named Charles Jacobs being
duly sworn and examined according
to law says:-

Q. What is your name. age. residence
and business?

A. Charles Jacobs is my name,
age 18 years, residence N^o. 271
Madison Street, and by occupation
a clerk in the employ of David
Marks and Son, Wholesale
clothes.

Q. What complaint have you to make
against Leon Rosenthal, (nowhere)?

A. On the 17th day of November 1881,
at the City and County of New
York, Leon Rosenthal came
in the clothing warehouse of

0174

of David Marks and Son
 No. 266 Canal Street and he
 said to me that he wished to pur-
 = chase some clothing representing
 himself as J. Rosenthal of York,
 Pennsylvania. He, Rosenthal,
 after examining the stock selected
 four suits of clothing which he
 desired shipped to him and one
 overcoat of the value of Eleven ⁰⁰/₁₀₀
 dollars which he desired to take
 with him. I then reported the
 matter to Mr David Marks, the
 head of the firm, who examined
 the Agency book and found that
 there was a J. Rosenthal, retail
 dealer in clothing at York, Pennsylvania.
 The Rosenthal here present also
 said to David Marks that he
 was J. Rosenthal, clothing
 dealer at York. The overcoat
 was then given to said Rosenthal.
 Said Rosenthal acknowledged and
 confessed to me on the 19th day
 of November 1881, that he was
 not the not J. Rosenthal whom
 he represented himself to be
 and that he had passed the

0175

coat that he had obtained from
the said firm of David Marks
and son.

I therefore charge said Leon
Hassenthal with obtaining the
said coat by means of false
and fraudulent representations
with intent to defraud said firm
of David Marks and son of the
said property and by means
of which false pretence the
said firm was so defrauded.

Known to before me this } Chas Jacobs
19th day of November 1881 }

John H. Haines
Justice.

0176

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

3^d DISTRICT POLICE COURT.

Leon Rosenthal 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.

Leon Rosenthal

Question. How old are you?

Answer.

24 years old

Question. Where were you born?

Answer.

Philadelphia

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

Answer.

York seven years

Question. What is your business or profession?

Answer.

Clothing

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

Answer.

I am not guilty. I represented myself correctly as Leon Rosenthal son of Jacob Rosenthal. The coat was taken from me & I assumed to believe because the party took it into the pawn shop

Taken before me, this

day of

19th
November 1881

Leon Rosenthal

Paul J. Murray Police Justice.

0177

Sec. 208, 209, 210 & 212.

Police Court--

3rd District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Leach
271 Madison St
Leach

Offence,

False Pretence

Dated

November 19th 1881

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Witnesses

Mayer Daniel

No. 47 Mercer

Street,

No. 47 Mercer

Street,

No. 47 Mercer

Street,

No. 47 Mercer

Street,

No. 47 Mercer

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 *Leon Roenithal*

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

Dated *November 19th 1881*

Charles Leach Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0178

Sec. 208, 209, 210 & 212.

Police Court

3. District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Jacobs

271 Madison St

Leand Potenthal

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

November 19th 1881.

Magistrate.

Superintendent Officer.

Clerk.

Witnesses

Mayer Israel

No. 47 Mercer Street,

No. Street,

No. Street,

No. Street,

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 admitted to bail in the sum of _____ Hundred Dollars _____ and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated November 19th 1881

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____

There being no sufficient cause to believe the within named _____

guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____

Police Justice.

0179

Court of General Sessions ~~of the Peace~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Leon Rosenthal
of the crime of
Obtaining goods by false pretences
committed as follows:
The said

Leon Rosenthal

late of the First 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 ~~eighty~~ *one* at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent
feloniously to cheat and defraud one

David Marks
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *one Charles Jacobs*.

That *he the said Levi Rosenthal was then*
and there one Jacob Rosenthal,

0180

And the said *Charles Jacobs*

then and there believing the said false pretences and representations
so made as aforesaid by the said

Leon Rosenthal
and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver, to the said
*Leon Rosenthal, one overcoat of the value
of eleven dollars and fifty cents.*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of
the said *David Marks*

and the said *Leon Rosenthal* did then
and there designedly receive and obtain the said *overcoat of the
value of eleven dollars and fifty cents.*

of the said *David Marks*

of the proper moneys, valuable things, goods, chattels, personal property, and effects
of the said

David Marks by means
of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said

David Marks
of the same.

0181

And Whereas, in truth and in fact, ^{he} the said *Leon Rosenthal* was not then and there the said *Jacob Rosenthal* as he the said *Leon Rosenthal* then and there well knew:

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Leon Rosenthal* to the said *Charles Jacobs* ^{was and were} in all respects utterly false and untrue, to wit, on the day and year ^{first and at the time of making the same} ~~last~~ aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Leon Rosenthal* well knew the said pretences and representations so by *him* made as aforesaid to the said *Charles Jacobs* to be utterly false and untrue at the time of making the same.

And so the ^{Grand Jury} ~~jurors~~ aforesaid, upon their oath aforesaid, do say, that the said *Leon Rosenthal* ^{by means of the false pretences} and representations aforesaid, on the ^{eighteenth day of November} ~~day and year last aforesaid~~, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Charles Jacobs* ^{one overcoat} of the value of eleven dollars and fifty cents.

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

David Marks, with intent feloniously to cheat and defraud *him* 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.

David G. Rollins
BENJAMIN K. PHELPS, District Attorney.

2 Curators
Wm. Keef
FD

No. 194

Filed 25th day of Apr 1884

Pleads

THE PEOPLE

vs.

P.

Leon Rosenthal

(Leases)

Daniel G. Rollins

BENJAMIN RICHES,

District Attorney.

Obtaining Goods by False Pretences.

A True Bill.

(Hays, County)

For 20/10!

Foreman.

I find guilty

Geo. W. M. 47

0182

0183

York Nov 18/87

David M. Wells Esq

I rec'd a
bill of your which I return
to you as I found nothing
about it. I did not
exchange any one to day
birds for one & therefore
accept ~~one~~ bills of any
kind if you have
returned him a bill you
will have to wait to him
for the money. Best
J. Resenthal
Mr Money

0185

1215 7.1 12.00
311.5-40 400
1211.567840 475

M. Maflatt Jr.
Kuppers

Abund

London

ask about
874-2981
Erma



150

544

750

0186

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Levi Rosenthal
of the crime of
obtaining goods by false pretences
committed as follows
The said

Levi Rosenthal

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eighteenth* day of *November* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty-one* at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent
feloniously to cheat and defraud one

Samuel basket
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to

Samuel basket

That *he the said Levi Rosenthal was*
then and there one Jacob Rosenthal.

0187

And the said

Samuel basket

then and there believing the said false pretences and representations
so made as aforesaid by the said

Leon Rosenthal

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver, to the said

Leon Rosenthal, one coat of the value of five dollars. one vest of the value of two dollars and fifty Cents. one pair of pantaloons of the value of three dollars. One other coat of the value of twelve dollars.
of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Samuel basket

and the said

Leon Rosenthal

did then

and there designedly receive and obtain the said *goods, wares and merchandise. coats. vest and pantaloons.*

of the said

Samuel basket

of the proper moneys, valuable things, goods, chattels, personal property, and effects
of the said

Samuel basket

of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said

Samuel basket

of the same.

0188

And Whereas, in truth and in fact, ^{he} the said *Leon Rosenthal* was not then and there ~~is~~ the said *Jacob Rosenthal* as he the said *Leon Rosenthal* then and there well knew.

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Leon Rosenthal* to the said *Samuel basket* in all respects utterly false and untrue, to wit, on the day and year ^{was and were} ~~at~~ ^{first, and at the time of making the same} aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Leon Rosenthal* well knew the said pretences and representations so by *him* made as aforesaid to the said *Samuel basket* to be utterly false and untrue at the time of making the same.

And, so the ^{Grand Jury} ~~Jury~~ aforesaid, upon their oath aforesaid, do say, that the said *Leon Rosenthal* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said ~~Samuel basket~~ *Samuel basket* one coat of the value of five dollars, one vest of the value of two dollars and fifty Cents. one pair of pantaloons of the value of three dollars. One other coat of the value of twelve dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Samuel basket with intent feloniously to cheat and defraud *him* 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.

Daniel G. Rollins
~~BENJ. K. PHELPS~~, District Attorney.

0189

BOX:

53

FOLDER:

609

DESCRIPTION:

Rossignol, Thomas

DATE:

11/29/81



609

This image shows a single sheet of white paper with three horizontal blue or grey ruling lines. The lines are evenly spaced and run across the width of the page. There is no handwriting or other markings on the paper.

Day of Trial, *Counsel Examined & Cross-examined*
 Filed *29* day of *Nov* 188*1*
 Pleads *Not guilty*

THE PEOPLE
vs.
T
Thomas Rosignol

DANIEL G. ROLLINS,
District Attorney.

A True Bill.

(Mythology)

Dec 9/01

Foreman.

Please jury in Second

S. P. Hall

Wm. years.

0191

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

Form

POLICE COURT—FIRST DISTRICT.

Patrick Dobbin
of No. *32 Oak Street* is *27 years old* *Printer by occupation*, being duly sworn, deposes and says,
that on the *night of the Second* day of *October* 1881

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by

Thomas Robsignol now present.
who wilfully and maliciously cut and
stabbed deponent in the stomach
with a knife then and there held
in the hand of said Robsignol
cutting and injuring deponent severely

I have worked with Robsignol & never
had any difficulty with him before.
I came along *Franklin St.* & saw Robsignol
& a friend of mine fighting. I separated
them. Then Robsignol knocked me down
& my friend then knocked him down.
Afterwards, at *Franklin St.* & *William St.*
approached him & he there *Robsignol*
Deponent believes that said injury, as above set forth, was inflicted by said

with the felonious intent to take the life of deponent, or to do him bodily harm, and without any justification

on the part of the said assailant:

I have been in Hospital
up to last night & had a few days of
rest now in bed.
Wherefore this deponent prays that the said assailant may be apprehended, and dealt with accord-

ing to law.

Patrick Dobbin

Sworn to, before me this
day of *November* 1881.
John
Police Justice.

0192

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Rossignol 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 Rossignol*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Halifax*

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

Answer. *42 Vandewater St for 5 weeks*

Question. What is your business or profession?

Answer. *Printer*

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

Answer *All I remember about it was when I saw this man in Chamber St Hospital, I had been drinking all that day and night-*

Taken before me, this *3d* } *Thomas Rossignol*
day of *Nov* 188*1* }

Wm. B. B. B. Police Justice.

0193

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel A. Duttons
32 East 44th

Thomas Rossignol

Offence, *Felony A - B*

Dated *November 3d* 188*1*

73 04 73rd St Magistrate.

Hyman H Officer.

No. 4, by _____

Residence _____

No. 3, by _____

Residence _____

No. 2, by _____

Residence _____

No. 1, by _____

BAILED,

Residence _____

Witnesses *Patrick Ryan*

No. 15 *Spence* Street,

John Duncanson
No. 11 *Franklin St* Street,

No. _____ Street,

Ruecke

Committal

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

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

Dated *Nov 3* 188*1* *BSV Bny* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0194

Sec. 208, 209, 210 & 212.

Police Court--1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Dobson
32 Oak St.

Thomas Russell

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

Street,

Street,

Street,

Offence, Filching A + B

Dated

November 3d

Magistrate.

Officer.

Clerk.

304 Bayly

Flynn

Patrick Ryan

Street,

No. 15 Spruce

John Demerant

Street,

No. 11 Franklin

Street.

Keefe

Committee

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

guilty thereof, I order that he be admitted to bail in the sum of One Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail

Dated Nov 3 1881 Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0195

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Rossignol

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

Thomas Rossignol

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Thomas Rossignol

late of the City of New York, in the County of New York, aforesaid, on the

Second

day of

October

in the year of our Lord

one thousand eight hundred and eighty

one

with force and arms, at the City and

County aforesaid, in and upon the body of

in the peace of the said people then and there being, feloniously did make an assault

and

with a certain

which the said

Patrick Dobbins

Thomas Rossignol

in

his

right hand then and there had and held, the same being a deadly and

dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound

with intent

him

the said

Patrick Dobbins

then and there feloniously and wilfully to kill, against the form of the Statute in such

case made and provided, and against the peace of the People of the State of New York

and their dignity.

SECOND COUNT.

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

Thomas Rossignol

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Thomas Rossignol

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

with force and arms, in and upon the body of the said

Patrick Dobbins

then and there being, wilfully and feloniously did make an

assault and

him

the said

which the said

Thomas Rossignol

with a certain

knife

in

his

right hand then and there

had and held, the same being then and there a sharp, dangerous weapon, wilfully

and feloniously, and without justifiable and excusable cause, did then and there beat,

strike, stab, cut and wound, with intent to then and there wilfully and feloniously

do bodily harm unto

him

the said

Patrick Dobbins

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.

0196

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Thomas Rossignol
of the CRIME of "Assault and Battery upon another by such means and force as was
likely to produce death with intent to kill," committed as follows:

The said

Thomas Rossignol
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, ~~the said~~

with force and arms, in and upon the body of *the said Patrick Dobbins*
in the peace of the said people then and there being, feloniously ~~did~~ make another
assault and ~~him~~ the said *Patrick Dobbins*

which the said

Thomas Rossignol
in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut
and wound, the same being such means and force as was likely to produce the death
of ~~him~~ *the said Patrick Dobbins* with intent ~~him~~ *the*
said *Patrick Dobbins* then and there feloniously and wilfully
to kill, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Thomas Rossignol
of the CRIME of "Assault and Battery upon another, with a deadly weapon, with intent
to maim," committed as follows:

The said

Thomas Rossignol
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, ~~the said~~

with force and arms, in and upon the body of the said *Patrick Dobbins*
then and there being, wilfully and feloniously did make another assault and *him*
the said *Patrick Dobbins* with a certain *knife* which the said

Thomas Rossignol
in *his* right hand then and there had and held, the same being then and there
a deadly weapon, wilfully and feloniously did then and there beat, strike, stab,
cut and wound, with intent then and there wilfully and feloniously to maim *him*
the said *Patrick Dobbins* 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.

DANIEL G. ROLLINS, District Attorney.

0197

BOX:

53

FOLDER:

609

DESCRIPTION:

Ryan, Richard

DATE:

11/17/81



609

0198

No. 94

188

Filed 17 day of Nov

Pleads

THE PEOPLE
vs.
Richard Ryan
18 yrs
38 let
paper hang

ASSAULT AND BATTERY.

DANIEL C ROLLINS,
DISTRICT ATTORNEY.

District Attorney.

Part No Nov 17. 1887

pleading guilty
A True Bill.

Wm. J. O'Connell

Foreman.

Pen one year.

0199

H^d District Police Court—

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 312 West 58th Street,
being duly sworn, depose and saith, that on the
at the
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

Susan Pigeon

31 day of Oct. 1881

Ward of the City of New York,

the following property viz.:

Three silver and seven plated
spoons in all of the value of \$10.50
Dollars.

the property of Charlotte H. Butterfield and
in deponent's charge.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property, was feloniously taken,
stolen and carried away by Richard Ryan, alias Jakey

now present. That deponent detected
him leaving the house and missed the
spoons.

Susan Pigeon

City County 5. Dennis Collins of the 22^d
of New York 3^d Precinct Police being sworn
says that he found the aforesaid spoons
in the coat pocket of said Richard Ryan alias
Jakey.

Dennis Collins

Sworn before me this 31 day of Nov 1881
Police Justice.

0200

DISTRICT POLICE COURT.

THE PEOPLE, & Co.,

ON THE COMPLAINT OF

Sweat & Son

AFFIDAVIT—Larceny.

Richard Ryan *aka Tagar*

DATED 2 November 1887

M. MAGISTRATE.

OFFICER.

22

WITNESSES:

Reuben Ward
\$57. 4. 53 & Co.

500 to sum

0201

Sec. 208, 209, 210 & 212.

Police Court 14 District.

THE PEOPLE, vs.
ON THE COMPLAINT OF

Edward J. Ryan
312 W. 55th St.

Richard Ryan
aka
aka
aka

Offence, Petit Larceny

Dated November 2 1881

W. L. Mandell Magistrate.

Barbara Collins Officer.
22 Clerk.

Witnesses Samuel Ward

No. 657 West 53 Street.

No. _____

No. _____

Samuel Ward

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

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 Richard Ryan

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

Dated November 2 1881 W. L. Mandell Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

2020

Sec. 208, 209, 210 & 212.

Police Court 4 District,

THE PEOPLE & Co.
ON THE COMPLAINT OF

Edward Pigeon
312 W. 53rd St.
Richard Ryan alias
Jakey

Offence, Belt Carrying

Dated November 2 1887

E. L. Vandell Magistrate.

Dennis Collins Officer. "2-2"

Clerk.

Witnesses Dennis Ward

No. 254 West 53 Street,

No.

No.

Am. Assn. to

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

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

held to answer and I order that he be admitted to bail in the sum of Five Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Dated 188

Police Justice.

POLICE JUSTICE.

0204

City and County of New York, ss.

POLICE COURT, FOURTH DISTRICT.

THE PEOPLE,

vs.

Richard Ryan

On Complaint of

For

Tom Weidinger
Assault & Battery

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

Dated

November 7 18*97*

Richard ~~Stacy~~ Ryan

McMurry

Police Justice.

0205

Sec. 208, 209, 210 & 212.

Police Court 4 District.

THE PEOPLE, &c.

VS. THE COMPLAINANT OF

John A. Wickham
840. 11 Ave

1

Richard Ryan

2

3

4

Offence, Assault and Battery

Dated November 2 1881

Wardell Magistrate.

Healy Officer.

Clerk.

Witnesses

No. Street,

No. Street,

No. Street,

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

Get him to come

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 Richard Ryan

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

Dated November 2 1881 Richard Ryan Police Justice.

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

Dated November 2 1881 Richard Ryan Police Justice.

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

Dated November 2 1881 Richard Ryan Police Justice.

90206

Sec. 203, 209, 210 & 212.

Police Court - 4 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF
John Reichinger
848 11th St
Richard Polan
1
2
3
4

Office, *Albany Ave*
Dated *November 2* 1881
Mandell Magistrate.
Harvey Officer.

Clerk.
Witnesses.
No. Street.
No. Street.
No. Street.

Got from to One

BAILED,

No. 1, by
Residence Street,
No. 2, by
Residence Street,
No. 3, by
Residence Street,
No. 4, by
Residence 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
Richard Polan
guilty thereof, I order that he be admitted to bail in the sum of *One Hundred* Dollars and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.
Dated *November 2* 1881
Richard Polan
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1881
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 1881
Police Justice.

0207

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Richard Ryan otherwise called Fahey
The Grand Jury of the City and County of New York by this indictment accuse

Richard Ryan otherwise called
Fahey of the crime of *Rebbit Larceny*

committed as follows

The said

Richard Ryan otherwise called Fahey

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

Nine spoons of the value of
the value of thirty cents
each

of the goods, chattels, and personal property of one

Charlotte H. Butterfield

then and

there being found, 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.

DANIEL C ROLLINS,
~~DEPT. CLERK~~ District Attorney.

0208

No. 93.

Counsel,
Filed 17 day of Nov 1881
Pleads

THE PEOPLE

vs.

P

Richard Ryan
alias
Fakey

INDICTMENT.
LARCHMONT.

DANIEL C ROLLINS,

~~Attorney at Law~~

District Attorney.

A True Bill.

Wm. J. Kelly

Foreman.

*Wm. J. Kelly
Foreman
Nov 17 1881*

0209

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Richard Ryan

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

Richard Ryan

of the crime of

Assault and Battery

committed as follows:

The said

Richard Ryan

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *first* day of *November* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, in and upon the body of *John Heidlinger*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *him* the said *John Heidlinger*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *John Heidlinger* and against the peace of the
People of the State of New York, and their dignity.

DANIEL C ROLLINS,
~~BENJ. C. PHELPS~~, District Attorney.

0211

BOX:

53

FOLDER:

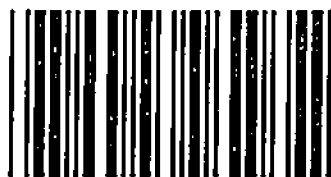
610

DESCRIPTION:

Sack, William

DATE:

11/17/81



610

02 12

Witnesses :

No. 95.
Nov 25 - 1887

Day of Trial
Counsel, Charles B. Bane
Filed 17 day of Nov 1887
Plead *Not guilty*

THE PEOPLE *P*
vs. *I*
William Sack
Felonious Assault and Battery.

DANIEL G. ROLLINS,
District Attorney.
Part No. 100 25. 1887
Ind. & acquitted.
A True Bill. *Wm. Sack*

Foreman.

0213

Police Court—Fourth District.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

of No.

1102 — 3

William P. Ridgway
Street,

on

31

the

October

being duly sworn, deposes and says, that
day of

in the year 1881 at the City of New York, in the County of New York,

he was ~~feloniously~~ ASSAULTED and BEATEN by

William Sock

(now present)

Who cut and stabbed

this deponent on the right side
of his body and in the right
arm with a knife then held
in the hands of the accused

with the felonious intent ~~to take the life of deponent~~ or to do him 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, &c., and be dealt with according to law.

Sworn before me, this

of October

31 day
1881

William P. Ridgway
Police Justice.

Wm. P. Ridgway

02 14

Police Court—Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

ALMIGHTY A. & H.
FELONIOUS.

Dated

187

Magistrate.

Officer.

Witness.

Henry
a witness in
the Bridgman's Bakery
1102 - 3rd St

02 15

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me, this 31
day of October 1888

William Sack
Police Justice.

0216

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

Sec. 208, 209, 210 & 212.

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Jackson
1102, 3rd Ave
1035

1

William Sacks

Offence, Felony
Assault & Battery

Dated

October 21

188

Wardell Magistrate.

Cornish Officer.

28 Clerk.

Witnesses

No. _____

Street,

No. _____

Street,

No. _____

Street,

Conrad G. S.

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 _____

William Sacks

guilty thereof, I order that he be ~~admitted to bail in the sum of _____ Hundred Dollars~~ committed to the Warden or Keeper of the City Prison ~~until such bail is given~~

Dated October 21 188

W. W. W. Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0217

Sec. 208, 209, 210 & 212.

Police Court--4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William P. P.
1102, 3rd Ave.
William Saker

BAILED

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

Dated October 31 1881
Magistrate.
Cornish
128
Officer.
Clerk.

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

Com. G. S.

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 admitted to bail in the sum of \$100.00 Hundred Dollars

mitted to the Warden or Keeper of the City Prison until the said bail is paid.

William Saker
Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1881
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 1881
Police Justice.

0218

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Sack

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

William Sack
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

William Sack
late of the City of New York, in the County of New York, aforesaid, on the thirty-first day of October in the year of our Lord one thousand eight hundred and eighty one, with force and arms, at the City and County aforesaid, in and upon the body of William P. Ridgemon in the peace of the said people then and there being, feloniously did make an assault and him the said William P. Ridgemon with a certain knife which the said William Sack

in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent him the said William P. Ridgemon then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

William Sack
And the Grand Jury aforesaid, by this indictment, further accuse the said William Sack of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

William Sack
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~ with force and arms, in and upon the body of the said William P. Ridgemon then and there being, wilfully and feloniously did make an assault and him the said William P. Ridgemon with a certain knife which the said William Sack

in his right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable ~~and~~ excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto him the said William P. Ridgemon 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.

02 19

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said William Sack of the CRIME of "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said William Sack afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said William P. Bridgeman in the peace of the said people then and there being, feloniously did make another assault and him the said William P. Bridgeman with a certain

which the said William Sack in his right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of him the said William P. Bridgeman with intent him the said William P. Bridgeman then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said William Sack of the CRIME of "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said William Sack afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said William P. Bridgeman then and there being, wilfully and feloniously did make another assault and the said William P. Bridgeman with a certain knife which the said

William Sack in his right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim him the said William P. Bridgeman 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.

DANIEL G. ROLLINS, District Attorney.