

0009

BOX:

190

FOLDER:

1918

DESCRIPTION:

Rogers, John P.

DATE:

09/29/85



1918

POOR QUALITY ORIGINALS

0010

Samuel Lee
Counsel,
110 E. 125
Filed 29 day of Sept 1885
Pleads Guilty (30)

Grand Larceny, 2nd degree.
THE PEOPLE
vs.
John Q. Roegner
P

RANDOLPH B. MARTINE
District Attorney.

No 288
People vs. Lee & mealy
A True Bill.

John H. Hamell
P 200 5/10
pleads guilty
Foreman
Recd. Sept 22.

0011

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

John P. Rogers

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

of the crime of GRAND LARCENY, in the *second* degree, committed as follows:
The said *John P. Rogers*,

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eighteenth* day of *May* in the year of our Lord one thousand eight

\$100. 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), being 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 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.

and evidence of debt, to wit: one certain order for the payment of money of the kind known as bank checks, numbered 625, and bearing date New York May 18 1885, drawn by one Charles Rogers upon a certain banking institution the name of the signatory bank of the City of New York, and directing said bank to pay to the order of Frank Reynolds, one hundred dollars, being then and there duly endorsed by the said Frank Reynolds as follows to wit: "Frank Reynolds, and same wholly received and of the value of one hundred dollars, then and there being found, of the goods, chattels, and personal property of the said *John P. Rogers*."

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.

RANDOLPH B. MARTINE,
District Attorney

POOR QUALITY
ORIGINALS

0013

James Reynolds

John A. Dinger

FOR DEPOSIT IN
FIRST NAT'L BANK
TO CREDIT OF

W. A. Dinger

0014

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court District

1037

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Reynolds
1408 S. 12th St.

1 John R. Rogers
Offence

2 _____
3 _____
4 _____
Offence

Dated Sept 27 188

Magistrate
Officer
Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____
\$500. to answer

By April 20. M. A. M.
A. _____

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 R. Rogers

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

Dated Sept 27 188

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.

0015

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 440 E 172 Street, aged 38 years,
occupation Stone mason being duly sworn

deposes and says, that on the 18 day of May 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the daytime, the following property viz :

One Hundred dollars good and lawful money

the property of deponent

and that this deponent has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen, and carried away by John P. Rogers (now here) from the fact that deponent gave to said Rogers on said date a certain check on the Germania Bank for said sum to be sent to Shields and Sons Nicholsen Wyoming Pennsylvania, and that said Rogers did not send said check to said Shields and further that said Rogers had said check certified at said bank and appropriated unlawfully the money alleged for it, ^{said check} and that this deponent has not received any part of said sum, received for said check

Frank Reynolds

Sworn to before me this 18 day of May 1888
Charles Smith
Police Justice.

0016

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John P. Rogers 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 P. Rogers*

Question. How old are you?

Answer. *43 years*

Question. Where were you born?

Answer. *W.A.*

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

Answer. *1750. 4th Ave. 2 years*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty*
John P. Rogers.

Taken before me this
day of *Sept* 188*8*
[Signature]
Police Justice.

0017

BOX:

190

FOLDER:

1918

DESCRIPTION:

Rolfs, Herman

DATE:

09/14/85



1918

00 18

BOX:

190

FOLDER:

1918

DESCRIPTION:

Grimason, William

DATE:

09/14/85



1918

POOR QUALITY ORIGINALS

0019

Courtroom,
Filed 14 day of Sep 1885
Pleas, Mich. July 15.

THE PEOPLE
vs.
Sherman B. B... B
and P
B... R... R... R...
Grand Larceny, 2nd Degree.
(From the Person.)
Sections 528, 531, Penal Code.

RANDOLPH B. MARTINE,
District Attorney.
No. 75 P. 249 23/80
Book 1 rec'd. & registered.

A True Bill.

Chas. H. Hamell
Foreman.
Sept 18/85
Sept 23 9.10

Witnesses:

0020

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Norman Dodge and
William Agimerson*

The Grand Jury of the City and County of New York, by this indictment, accuse
Norman Dodge and William Agimerson
of the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed as follows:

The said *Norman Dodge and William Agimerson, each*
late of the First Ward of the City of New York, in the County of New York aforesaid, on the
third day of *September*, in the year of our Lord one thousand
eight hundred and eighty-*five*, in the *day* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

*one pocket watch of the value of
ten cents, one silver coin of the
kind known as quarter dollars,
of the value of twenty-five cents,
one silver coin of the kind known
as dimes of the value of ten cents,
and one nickel coin of the kind
known as five cents pieces, of
the value of five cents.*

of the goods, chattels and personal property of one *William Easton*
on the person of the said *William Easton*
then and there being found, from the person of the said *William Easton*
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 B. Martin,
District Attorney*

POOR QUALITY ORIGINALS

0021

[Faint, illegible handwritten text, possibly bleed-through from the reverse side of the page]

District Police Court.

Anna Carthy

vs.

*William Gorman
Lawyer from the Prison*

STENOGRAPHER'S TRANSCRIPT.

Sept 14th 1885

BEFORE HON.

Anna Carthy
Police Justice

E. J. Lacey
Official Stenographer.

0023

0024

STENOGRAPHER'S MINUTES.

Second District Police Court.

THE PEOPLE, &c, IN COMPLAINT OF

Maria Corby
vs
Herman Robfs
William Grammasen
Carney from
the person

BEFORE HON.

Louis Riley
POLICE JUSTICE,
Sept ^{14th} 1885

APPEARANCES: { For the People, _____
For the Defence, _____

188

INDEX.

WITNESSES.	Direct Ex.	Cross Ex.	Re-Direct.	Re-Cross.
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<i>Anna Gertze</i>		4-5		
<i>Officer Marshall</i>		0-5		
<i>Herman Robfs</i>		0-6		
<i>William Grammasen</i>		0-14		

A. J. Seacy
Official Stenographer.

0025

DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF

Mona Coathy
agent
Herman Golps
William Grimeson

Examination had

Sept 4
1885
Sam O'Reilly

188

Before

Sam O'Reilly Police Justice.

I, *M. J. Treacy* Stenographer of the *2* District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of _____

as taken by me on the above examination before said Justice.

Dated _____ 188 .

Stenographer.

Police Justice.

New York Sept 1883
 Second District Vice Court
 Hon. James M. Kelly - Presiding
 Maria Carthy } Jurors
 1) Hermann Rolfs }
 2) William Grammer } Person

Maria Carthy, being duly sworn
 deposes and says

Ques. Are you a
 married woman?

Ans. Yes Sir. I can-
 not say what time it was. I
 lost the money between 2 and
 2:30 o'clock in the afternoon.

Ques. Do you
 remember going into the
 Saloon?

Ans. Yes, I had a
 can in my hand going
 for beer.

2

Ques Will you go for a policeman
and tell him two men
were following you?

Ans Yes Sir. I was
near 39th and 40th I said
but these two men, he said
they would not do anything to
me, the policeman would
not arrest them.

Ques Did it not a
fact that these two men
went up to the policeman?

Ans Yes Sir, I did not see that.
Ques Where did you go?

Ans I went to the
I went for the show, when I
came out I saw them standing
near a pile of bricks. I said
if they do not stop following
me I will have you arrested.
The officer said I was wrong.
He said he knew the men
were respectable, he said
he would take me in,
I said no you will not

3

The German lady made
me new for me, when I
came over they followed me,
and Gammason knocked the
pocketbook out of my hand
and picked it up and walked
away with it. I drank a
glass of beer with my husband.
I did not drink in the
afternoon.

Sworn to before me
this 14th day of Sept 1885

Wm Justice

J. J.
 Officer Getz, 570 - 17th St
 being duty sworn deposes and
 says, This lady came to our
 store for an Oyster Steer,
 she said she had men were
 following her. She said she
 would give a boy five cents
 to go for a Policeman. The
 policeman asked if they
 had done anything. The
 Policeman went away, and
 the two men went up and
 spoke to him. The two men
 got down. She got an
 Oyster Steer and went up
 the street.

Ques

By the Court,
 Did you see them follow
 her?

Ans

No Sir. The men
 went and sat near the Packing
 House, where the men usually
 sit. They sat there till she
 went away. I opened the
 Oysters myself. This lady

0030

D.

was sober. She had Company
in the house. I do not know
these men.

Sworn to before me
this 4th day of Sept 1885

Police Justice

Officer Con. ... being duly
sworn, deposes and says, when
I arrested these men, they were
sitting on the North East corner
of 3^d St and 1st St at the
Packing House. I made no
investigation as to where they are
employed.

Sworn to before me
this 4th day of Sept 1885

Police Justice

0031

German Polfs, being duly
sworn, deposes and says. I
work in a printing house for
ten years. I have never been
arrested. I did not take her
pocketbook. I was sitting on
the stop when arrested. I
saw the lady yesterday. She
went into the corner and was
going to have me arrested.
The officer said she must
be drunk. I sat in the
usual place, I did not see
any one take her pocketbook.

Sworn to before me
this 14th day of Sept 1855

Price Justice

6

William Gramme, being duly
 sworn, deposes and says,
 Mrs Did you take this
 lady's pocketbook?

I did not.
 I had a glass of beer, when
 this woman came up. She
 had a glass of beer. This
 man called her to have
 a glass of beer, and asked
 me if I knew her, the police-
 man asked me this, I said
 she must be crazy, to speak
 that way. He went up and
 sat down. The policeman
 said to her if you do not
 go away I will arrest
 you. He sat in the place
 where the Packing House
 men usually sit.

Sworn to before me
 this 4th day of Sept 1883

Wm Justice

POOR QUALITY ORIGINALS

0033

Police Court— 2 — District.

Affidavit—Larceny.

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

Marie Earthy

of No. 545 W 39 Street, aged 27 years,

occupation Married woman being duly sworn

deposes and says, that on the 2nd day of September 1885 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 her person} in the day time, the following property viz:

A pocket book of the value of ten cents containing good and lawful money of the United States consisting of divers pieces of silver and nickel coin of the value of Forty cents

the property of deponent and husband William Earthy

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 Herman Rolfs and William Grimsen (both married). Deponent says that she saw said defendants standing on the corner of 11th Avenue and 39th Street talking together and when they saw her coming along said Avenue said defendants walked behind her and said Rolfs said to said Grimsen she meaning deponent has got a pocket book that deponent walked in a saloon on said Avenue and remained there about ten minutes and then came out and deponent saw said defendants standing on the corner

Subscribed before me, this

1885

Police Justice

POOR QUALITY ORIGINALS

0034

Deponent says that said defendant again followed her and said Grinson walked ahead and struck her hand a blow which contained the pocket book containing said money. Throwing the same out of her hand and said Grinson picked said pocket from the sidewalk and walked away and said Rolfo joined said Grinson thereafter and both walked away together.

Maria Curtis

Sworn to before me
this 4th day of Sept. 1885
Samuel C. Ruffin Police Justice

Dated 1885 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 1885 Police Justice

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

Dated 1885 Police Justice

of the City of New York, until he give such bail.

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

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District, Offence—LARCENY. THE PEOPLE, &c., on the complaint of

Dated 1885 Magistrate, Officer, Clerk, Witnesses, No. Street, No. Street, No. Street, Sessions, to answer

0035

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Herman Rolfo 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 Herman Rolfo

Question. How old are you?

Answer 47 years

Question. Where were you born?

Answer Germany

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

Answer 541 W 46th St 4 mos

Question. What is your business or profession?

Answer Laborer

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

Answer. I am not guilty

Herman Rolfo
mark

Taken before me this

day of

Sept 1887

1887

Samuel C. Merrill, Police Justice.

0036

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William Grumason 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 Grumason

Question. How old are you?

Answer

21 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

510 W 40th St 4 mo

Question. What is your business or profession?

Answer

Laborer

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

Answer.

I am not guilty

William Grumason

Taken before me this

day of

Sept

188

James J. McKeilly Police Justice.

POOR QUALITY ORIGINALS

0037

BAILED,
 No. 1, by Donald Brewer
 Residence 504 West 43d Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Police Court 942 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Maria Cutty
545 W. 39th St.

Samuel Beck's
William Garrison

Offence Larceny from the person

Dated Sept 4 1885

DA Reilly Magistrate.
McConnell & Barnard Officers.

Witnesses Thos. Gutz

No. 510 11th Ave Street.

No. _____ Street.

No. 1 Barclay Street.

\$ 1000 to answer E.S.

92000 E Sept 4 1885

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 defendants

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

Dated Sept 4 1885 Samuel O. Reilly 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.

0038

BOX:

190

FOLDER:

1918

DESCRIPTION:

Rose, Andrew

DATE:

09/24/85



1918

0039

BOX:

190

FOLDER:

1918

DESCRIPTION:

Heppenheimer, George

DATE:

09/24/85



1918

0040

BOX:

190

FOLDER:

1918

DESCRIPTION:

Seltenrich, George

DATE:

09/24/85



1918

POOR QUALITY ORIGINALS

0041

Counsel,
Filed 24 day of Sept 1885
Ally Pleadly Mary Kelly et

Grand Larceny 2nd degree
[Sections 628, 638, 650, Penal Code]
vs
THE PEOPLE
vs
Andrews Ross P
vs
and P
vs
Satterfield

RANDOLPH B. MARTINE,
District Attorney,
100 1/2 S. 1st St.

A True Bill.
1708 1/2 S. 1st St.
Chas. M. Russell
Foreman.
No 1 + 3 tried + No 3
acquitted - No 4 tried at 9 A.M.
District Court 19
Admitted Admitted at 10 + 12
Oct. 14. S. A. One yr + 6 mos

Witnesses:

October 13th 1885
An Mac of Sufferers
Rose and Satterfield the
witness against the latter
was not in any of the
offense the man in a
concluded and I thought
suggested that the latter
acquiescence an acquittal.
The same witness available
offense for the prosecution
case of St. Joseph's man
vice of the man acquiescence a
determined to be guilty of the
the latter (the man) and Satterfield

0042

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Andrew Rose
George Steppenhimer
and
George DeKamich

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

Andrew Rose, George Steppenhimer
and *George DeKamich*.

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

The said *Andrew Rose, George Steppenhimer*
and *George DeKamich*, each

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

one horse of the value of two
hundred dollars, and one horse
collar of the value of four dollars

of the goods, chattels and personal property of one *John C. Mulholland*.

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

0043

SECOND COUNT—

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

August Steppendreiner and George Selkowitz

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

The said *August Steppendreiner and George Selkowitz, each*

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

one horse of the value of two hundred dollars, and one horse of the value of four dollars

of the goods, chattels and personal property of one *George Budahard,*

by one Andrew Rich and

by *other* persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *George Budahard.*

unlawfully and unjustly, did feloniously receive and have; the said *August Steppendreiner and George Selkowitz,*

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.

RANDOLPH B. MARTINE,

District Attorney.

0044

Police Court 3d 1003 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacot Burtland
64 Columbia
St. New York
vs
Benjamin Spence
Benjamin Spence
Offense

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

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Dated September 21 1885

W. H. Smith Magistrate
11 Precinct.

Witnesses James Daly
George Berman

No. _____ Street _____
John W. Robinson
No. 181 Orangety Street,
15000 to answer

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 _____

Defendants

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

Dated September 21 1885 James C. Kelly 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.

0045

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

POLICE COURT, 3 DISTRICT.

Richard Sullivan

of No. *10th* Street, being duly sworn, deposes and says,

that on the *19th* day of *September* 188

at the City of New York, in the County of New York, *deponent arrested*

*Andrew Rose, George Hippenheimer,
Selten Rich, now here, on
suspicion of stealing a horse
traces and harness of the value of about \$400
Deponent asks that the said
defendants be committed to
enable the officers to obtain
further testimony*

Richard Sullivan

Sworn to before me, this

of *September*

19

day

188

1

W. J. Gray

Police Justice.

POOR QUALITY ORIGINALS

0046

4/203 .9

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Richard Sullivan

vs.

Andrew Rose

George Hippenheimer

Acton Rich

AFFIDAVIT.

Dated September 19 1888

Power

Magistrate.

Sullivan

Officer.

\$ 1500 for Case
Monday Sep. 21.

9 20 1888
I am hereby on
the part of justice
here in my absence
is hereby authorized
to proceed with the
further examination
of this Case

My Obedt
Sep 19/88
The Justice

Witness,

.....
.....
.....
.....
.....

Disposition

.....
.....

0047

Sec. 198-200.

94 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

George Heppenheim 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 *George Heppenheim*

Question. How old are you?

Answer *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *158 Seventh street two years*

Question What is your business or profession?

Answer. *Baker*

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*

George Heppenheim

Taken before me this

day of

1885

Edward J. McCall

Police Justice.

0048

Sec. 198-200.

3^d

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

George Deltenrich 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. George Deltenrich

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Union Hill New Jersey

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

Answer. 48 Clinton Row two years

Question. What is your business or profession?

Answer. Baker

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
George Deltenrich

Taken before me this

21

day of Sept 1888

Samuel W. Kelly

Police Justice.

0049

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

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

Question. What is your name?

Answer. *Andrew Rose*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *147 Chrystie Street 3 months*

Question. What is your business or profession?

Answer. *Truckman*

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*

~~*A Rose*~~

Andrew Rose

Taken before me this

21

day of *April*

1885

David J. Kelly

Police Justice.

0050

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation James Daly
Horse dealer of No.

West Mount Vernon Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Jacob Burkhard

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

Sworn to before me, this 21
day of Sept 1888 } James Daly

Samuel O'Keefe
Police Justice.

0051

3

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.

Jacob Burtchard

of No. 64 Columbia Street,

being duly sworn, deposes and says, that on the 19 day of September 1885

at the City of New York,

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

the following property, viz :

One living Horse of the value of Two hundred dollars and a leather collar of the value of Four dollars

Subscribed before me this

the property of deponent who is 38 years old and keeps a livery stable

Signed

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 Andrew Rose, George Heppner,

Heumer and George S. Rich (now here)

Deponent says that said Rose came to his stable no 55 Columbia Street

and said that he desired a horse and collar for a firm named Young & Co. in 5th Street

to a who are in the habit of hiring horses from him. That deponent gave to said Rose said property and he

then and there paid deponent the

Police Justice,

188

0052

sum of two dollars for the use of said
Horse and Collar for one day and took
the same away from Department is
informed by James Daly that he saw
said defendants with said property
in their possession on Avenue A and
74th Street and that said ^{ROBE} ~~ROBE~~ one
of said defendants offered said
property for sale to him for the
sum of thirty dollars and that
thereafter agreed to take fifty
dollars for the same and said
Daly caused said defendants to
be arrested. Department further says
that he is informed by ^{one of} said firm
that they never authorized said
^{ROBE} ~~ROBE~~ to obtain said property.

Wherefore Department charges said
defendants with feloniously taking stealing
and carrying away said property as
aforesaid

Jacob Burckhard

Sworn to before me
this 21st day of Sept. 1885
James O. Kelly Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFRIDA VLT - Larceny

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0053

BOX:

190

FOLDER:

1918

DESCRIPTION:

Rosebeck, Louis

DATE:

09/08/85



1918

0054

BOX:

190

FOLDER:

1918

DESCRIPTION:

Fleissner, Emanuel

DATE:

09/08/85



1918

0055

Witnesses:

Rend

Counsel,

Filed

day of

Sept

1880

Pleas

Not guilty

THE PEOPLE

vs.

Louis Rosebeck

and

Emanuel Frassner

Grand Larceny 2nd degree
[Sections 528, 531, 560, Penal Code].

RANDOLPH B. MARTINE,

17 Sept 21/80 District Attorney,

10th trial acquitted.

A True Bill.

Chas N. Stassen

Comptroller

Foreman

Sept 21st

0056

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Louis Rosbeck
and
Emanuel Fleissner

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

Louis Rosbeck and Emanuel Fleissner
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows :

The said *Louis Rosbeck and Emanuel Fleissner, each*
late of the First Ward of the City of New York, in the County of New York aforesaid
on the *twenty second* day of *August*, — in the year of our Lord
one thousand eight hundred and eighty- *five* —, at the Ward, City and County
aforesaid, with force and arms,

one horse of the value of
thirty dollars, —
one wagon of the value of
twenty five dollars, —
and one set of harness of the
value of five dollars,

of the goods, chattels and personal property of one *John P. Reppenhagen.*

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

SECOND COUNT—

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

Emanuel Fleussner

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

The said *Emanuel Fleussner*,

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

*one horse of the value of
thirty dollars, one wagon of
the value of twenty five
dollars, and one set of harness
of the value of five dollars.*

of the goods, chattels and personal property of one *John P. Reppen-**hagen, by one Louis Rosebeck and*by *—* certain *other* persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *John P. Rep-**penhagen, —*unlawfully and unjustly, did feloniously receive and have; the said *Emanuel**Fleussner*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.**RANDOLPH B. MARTINE,****District Attorney.**

7.2. Court of Special Sessions.

vs. People vs.
vs. [unclear]
vs. [unclear]
vs. [unclear]
vs. [unclear]

1. [unclear] County [unclear] [unclear]
[unclear] [unclear] [unclear] [unclear] [unclear]

2. The defendant's [unclear] [unclear]
[unclear] are on the [unclear] [unclear]
[unclear] [unclear] [unclear] [unclear] [unclear]

3. That the testimony of the
[unclear] [unclear] [unclear] [unclear] [unclear]
[unclear] [unclear] [unclear] [unclear] [unclear]

4. Defendant will be pre-
[unclear] [unclear] [unclear] [unclear] [unclear]
[unclear] [unclear] [unclear] [unclear] [unclear]

POOR QUALITY
ORIGINALS

0059

if an adjournment of that
date is granted,
from the one meeting of the Board
15th day of September 1885 }
Thomas J. Furdy }
Secretary of the Board }
W. H. H. }

POOR QUALITY ORIGINALS

0060

Police Court 4th District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

John W. Kappenhagen
181 *Clinton*

Louis Rosbeck

Emanuel Fleisner

Charles Fleisner

Offence *Grand Larceny*

Dated *August 22d* 1885

Gully Magistrate.

Adlister Officer.

28th Precinct.

Witnesses *Charles McNeil*

No. *511. Coat 71st* Street.

Baird No. *28th* Street.

511. Coat 71st Street.

Nov 14 1885

to answer *San & Leonard* *and*

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

Defendants *Louis Rosbeck & Emanuel Fleisner* guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of *Five* Hundred Dollars *each* and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated *August 22d* 1885. *[Signature]* Police Justice.

I have admitted the above-named *[Signature]* to bail to answer by the undertaking hereto annexed.

Dated *[Signature]* 1885. *[Signature]* Police Justice.

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

Dated *August 22* 1885. *[Signature]* Police Justice.

POOR QUALITY
ORIGINALS

0061

Sec 198-200.

4th District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question What is your name?

Answer Charles Fleissner

Question. How old are you?

Answer 19 years

Question. Where were you born?

Answer. New York City

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

Answer. 167 Suffolk Street 7 years

Question What is your business or profession?

Answer Button hole maker

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

Answer. I am not guilty
Chas Fleissner

Taken before me this

22nd

day of

August 1885

Police Justice.

0062

Sec. 198-200.

4th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

Emanuel Fleissner

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 *Emanuel Fleissner*

Question. How old are you?

Answer *24 years*

Question. Where were you born?

Answer. *Hungary*

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

Answer. *33 Canal Street*

Question What is your business or profession?

Answer *Butcher*

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
Emanuel Fleissner*

Taken before me this

2nd

day of

April 1885

[Signature]
Police Justice.

0063

Secy 198-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Louis Rosbeck

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 *Louis Rosbeck*

Question. How old are you?

Answer *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *233 Stanton Street 2 months*

Question What is your business or profession?

Answer *Licensed Vendor*

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
Louis Rosbeck.*

Taken before me this

day of

27th

1885

[Signature]

Police Justice.

0064

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles M. Gee

aged *48* years, occupation *Butcher* of No.

511 East 41st Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *John G. Repenhagen*

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

Sworn to before me, this *22*

day of *August* 188*5*

at New York

P. M. Duffy

Police Justice.

0065

Police Court H District.

Affidavit—Larceny.

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

John W. Reppenhagen
of No. 181 Christie Street, aged 41 years,
occupation Livery Stable Keeper being duly sworn
deposes and says, that on the 22 day of August 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

A horse wagon & harness all together
value of about sixty dollars \$60⁰⁰

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 Louis Rosebeck; Emmanuel
Fleusene; ~~Charles Fleusene~~ (all
nowhere) from the following facts
to wit:— That on the day mentioned
deponent Rosebeck hired the above
described property from deponent
& did not return said property.
That deponent was informed by
Charles McGee that defendants
on said day tried to sell
said property to him (McGee).

John W. Reppenhagen

Sworn to before me, this

27 day

1885

Police Justice.

0066

BOX:

190

FOLDER:

1918

DESCRIPTION:

Ross, Edward

DATE:

09/29/85



1918

0067

Witnesses:

Counsel, _____
Filed 29 day of Sept 1885
Pleads _____

[Sections 528, 532, Penal Code].

PETIT LARCENY.

THE PEOPLE

vs.

F

Edward Ross

Wm. P. Blum

RANDOLPH B. MARTINE,

District Attorney.

No 293

A True Bill.

Chas. W. Hamill

J. J. [unclear]

Foreman.

Geo. B. [unclear]

A. W. [unclear]

0068

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK.

against

Edward Ross

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

Edward Ross

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Edward Ross*,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *fifteenth* day of *August*, in the year of our Lord
one thousand eight hundred and eighty-*five*; at the Ward, City and County
aforesaid, with force and arms,

one breast pin of the value

of three dollars,

of the goods, chattels and personal property of one *Charles A. Smith*

then and there being found, then and there unlawfully 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.

Randy Bernhart
District Attorney

0059

Police Court 3 District.

1021

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles A. Schmidt
190 South Broadway
Edward T. Ross

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

Dated September 25 1885

A. J. Willmette Magistrate
Fred Henry Officer.
Precinct 7

Witnesses John F. Freed
No. 7111 Precinct Street.

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

Offence R L

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Sept- 25 1885 A. J. Willmette 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.

0070

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer Edward Ross

Question. How old are you?

Answer 17 years

Question. Where were you born?

Answer. France

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

Answer. No home

Question What is your business or profession?

Answer Surgical instrument case maker

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

Answer. I am guilty and demand a trial by jury

Edward Ross

Taken before me this

day of Sept

25

188

J. P. [Signature]
Police Justice.

0071

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation

John J. Creed
Police officer

7th Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Charles A. Schmitz*

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

Sworn to before me, this *25*
day of *Sept* 188*7*

John J. Creed

J. J. [Signature]
Police Justice.

0072

3^d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles a. Schmitz

of No. 190 E Broadway Street,

being duly sworn, deposes and says, that on the 15 day of August 1885

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 :

One gold breastpin of the value
of three 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 Edward Ross (now here)

that deponent is informed by officer Creed that he found a ticket representing said property that was pledged in the possession of said deponent and the said deponent admitted taking and pledging said property as aforesaid

C. A. Schmitz

Sworn before me this

25 day of

Sept 1885

1885

Police Justice,

0073

BOX:

190

FOLDER:

1918

DESCRIPTION:

Rothrock, Thomas

DATE:

09/22/96



1918

POOR QUALITY ORIGINALS

0074

Witnesses:

Sept 20th 1885

appt. to
FD

Counsel,
Filed *[Signature]* day of *[Signature]* 1885
Pleads

THE PEOPLE

vs.

F

[Signature]
Grand Larceny in the
(MONEY)
(Sec. 528 and 537, Penal Code)

RANDOLPH B. MARTINE,

District Attorney.

NO 207

A True Bill.

[Signature]
Chas W. Russell

[Signature]
Pleads, Guilty

Foreman
Sept 6 1885

0075

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas U. Rothwold

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

Thomas U. Rothwold

of the crime of GRAND LARCENY IN THE ~~second~~ DEGREE, committed as follows:

The said *Thomas U. Rothwold*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *eight* day of *July* in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, in the *day* time of the same day, *did* 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*; *six* 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*; *ten* 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*; *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 two dollars, and of the value of two 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 dollar, and of the value of one dollar *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 twenty dollars *each*; *six* 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*; *and* *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*; ~~divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of~~

of the proper moneys, goods, chattels, and personal property of one *John B. Cowan*, then and there being ~~on the person of the said~~ *John B. Cowan*, then and there found, ~~from the person of the said~~ 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.

RANDOLPH B. MARTINE,
District Attorney.

0076

Police Court District 2989

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard G. Curbeck
vs.
Thomas M. Pittman

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

2
3
4
Offence Grand Jurors

Dated Sept 17th 1885

M. E. Davis Magistrate

10207 Central Office Precinct

Witnesses

No. 198 Williams Street

Otto Weiss

No. 198 Williams Street

James Palmer

No. 198 Williams Street

\$ 2000 to answer

to answer

to answer

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

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

Dated Sept 17th 1885 M. E. Davis Police Justice.

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

Dated _____ 1885 _____ 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 _____ 1885 _____ Police Justice.

0077

Sec. 151.

Second District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by Rufus E. Lambert

of No. 198 William Street, that on the 8th day of July 1885 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States, consisting of bills of divers denominations and values, altogether

of the value of One Hundred and ten Dollars, the property of John J. Gowen

was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Thomas W. Rothrock

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 2nd 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 14th day of August 1885 [Signature] POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c., ON THE COMPLAINT OF

Rufus E. Lambert

vs.

Thos W. Rothrock

Warrant-Larceny.

Dated August 14 1885

Murray Magistrate

William G. O. Officer

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

John J. Gowen Officer

Dated 14th August 1885

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, August 11 1885

Native of Pennsylvania

Age, 45

Sex, male

Complexion, fair

Color, white

Profession, clerk

Married, No

Single, Yes

Read, No

Write, No

0078

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, { SS

Thomas U. Rothrock (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 U. Rothrock*

Question How old are you?

Answer *4 1/2 years old*

Question Where were you born?

Answer *Pennsylvania*

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

Answer *P.S.E. 12th About one year*

Question What is your business or profession?

Answer *Salesman*

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

Answer.

I have nothing to say,
Thomas U. Rothrock

Taken before me this

day of

188 5

W. J. Sullivan

Police Justice.

0079

Police Court Second District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Rufus C. Lambert

of No. 198 Williams Street, aged 27 years,

occupation Cashier being duly sworn

deposes and says, that on the 8th day of July 1885 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

Good and lawful money of the United States, consisting of bills of divers denominations and values amounting altogether to one hundred and ten dollars (\$110⁰⁰/100)

the property of John F. Cowan and in Care and Charge of deponent as Cashier

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 Thomas M. Rothrock for the following reasons, to wit: About the hour of 12 o'clock noon, on or about said date deponent handed to said defendant, who was then in the employment of said John F. Cowan in the capacity of Superintendent of Stables the aforesaid moneys, for the purpose of paying the employees of said stable. That said defendant failed to pay over to said employees said moneys as directed but fraudulently retained kept, and fraudulently appropriated the same to his own use and benefit.

Rufus C. Lambert

Sworn to before me, this 14 day of August 1885 at New York City.

John A. McNamee
Justice

0000

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Charles C. Lyubert
John F. Cowan

Offence—LARCENY.

Dated August 14 188
Murray Magistrate.

Officer.

Clerk.

Witnesses,
No. Street,
No. Street,
No. Street,
\$ to answer Sessions.

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

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

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.

Dated 188
Police Justice.

Dated 188
Police Justice.