

0644

BOX:

63

FOLDER:

714

DESCRIPTION:

Recker, Bertha

DATE:

03/28/82



714

164
Bill

WITNESSES.

Day of Trial,

Counsel,

Filed 26 day of March 1882

Pleads

THE PEOPLE

Bertha Becker

38

LAWRENCE AND ROBERTSON
ATTORNEYS AT LAW

JOHN McKEON,

District Attorney.

22 Mar 24. 1882

A TRUE BILL.

John Hann

Edy Green

0646

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bertha Recker

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

Bertha Recker
of the CRIME OF LARCENY

committed as follows:

The said

Bertha Recker

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

*one hundred and fifty yards
of cloth of the value of fifty cents
each yard*

*one hundred and fifty pieces
of cloth of the value of fifty cents
each piece*

*Two pair of pantaloons of the
value of twelve dollars and fifty
cents each*

of the goods, chattels and personal property of one

Berthold M Isaacs

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.

John McKee
District Attorney

0647

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

of the CRIME OF RECEIVING STOLEN GOODS; committed as follows:

The said

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,

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0649

FORM 112.

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

Police Court—Third District.

Berthold M. Isaacs

of No. *121 Mercer* Street, being duly sworn, deposes

and says that on the *First* day of *March* 188*2*
and since

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.:

The material of thirty nine cassimere suits for children and one pair of pantaloons in all

of the value of *One Hundred* Dollars

the property of *deponent & Judese M. Isaacs.*

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 *Bertha Tucker*

now present, to whom said suits were delivered to be made and returned to deponent in ten days.

That defendant admitted to deponent that she pawned them from time to time. That the pawn tickets for said property were found in her possession.

Berthold M. Isaacs

Sworn to, before me this

day of *March* 188*2*,

Samuel...

Police Justice.

0650

Police Court—Third District.

CITY AND COUNTY,
OF NEW YORK.

Bertha Recker

being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that she was at
liberty to refuse to answer any question that may be put to her states as follows.

viz:

Question. What is your name?

Answer. *Bertha Recker.*

Question. How old are you?

Answer. *Twenty eight years.*

Question. Where were you born?

Answer. *In Germany.*

Question. Where do you live?

Answer. *138 Christie St. 1/2 year.*

Question. What is your occupation?

Answer. *Tailor.*

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

Answer. *I pawned some, and then
pawned other suits to get the
first out, and that is the way I
got in the trouble.*

Bertha Recker

Taken before me, this
John J. [Signature]
16 day of *March* 18*82*
POLICE JUSTICE.

0651

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT—LARCENY.

- 1.....
- 2.....
- 3.....
- 4.....
- 5.....
- 6.....

BAILED.

- No. 1, by.....
- Residence.....
- No. 2, by.....
- Residence.....
- No. 3, by.....
- Residence.....
- No. 4, by.....
- Residence.....
- No. 5, by.....
- Residence.....
- No. 6, by.....
- Residence.....

Dated.....19.....

.....Magistrate.

.....Officer.

.....Clerk.

Witnesses.....

.....

.....

§..... to answer.....

at..... Sessions.....

Received at Dist. Att'y's Office,

.....

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

[Handwritten Signature]

0652

BOX:

63

FOLDER:

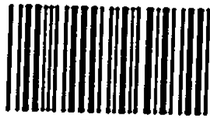
714

DESCRIPTION:

Reilly, William

DATE:

03/28/82



714

0653

BOX:

63

FOLDER:

714

DESCRIPTION:

Kelly, John

DATE:

03/28/82



714

0654

191

WITNESSES.

Day of Trial, *W. C. Murd*
Counsel, *W. C. Murd*
Filed *28* day of *March* 188*2*
Pleads *Not Guilty April 6.*

THE PEOPLE

77 219 vs.

William P. Kelly
and
John Kelly

STOLEN GOODS
LARCENY AND RECEIVING

JOHN McKEON,
District Attorney.

22 Mar 29, 1882
Not plead at all
A TRUE BILL. *See B 27 2470*

John Hama
2 April 6, 1882
No. 2 (Friday) convicted Brennan.
At Subj. of 1/10/82
PL. pris. recomm. date to
met by 12 1/2
Pen 3 and.

0655

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
*William F. Reilly and
John Kelly*

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

William F. Reilly and John Kelly
of the CRIME OF LARCENY

committed as follows:

The said

William F. Reilly and John Kelly

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

*Ten pairs of slippers of the value
of one dollar each pair*

*Ten pairs of shoes of the value
of one dollar each pair*

*Two ^{other} pairs of shoes of the value
of three dollars and twenty five
cents each pair*

of the goods, chattels and personal property of one

Michael Mann

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.

*John M. Keon
District Attorney*

0656

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

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

The said

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,

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0658

2nd District Police Court Affidavit-Larceny.

CITY AND COUNTY OF NEW YORK, } ss Michael Mann
age 30 = Shoemaker
of No. 732 Third Street

being duly sworn, deposes and says, that on the 24th day of March 1882
at the said premises City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time
the following property, viz:

Twenty three pairs of
Shoes and Slippers, together of the
value of Twenty six ⁵⁰/₁₀₀ 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 F. Reilly and
John Kelly (both workmen) from the
following facts: that deponent is
informed by Officer Owen Haley that
he saw both of the accused persons
in company together at the stand, on
which said property was placed, in front
of deponent's store, in said premises and
that the said Reilly took the said property
from the said stand and that said Kelly
walked away with said Reilly.

Sworn before me this 25th day of March 1882
Edmund J. O'Connor
Police Justice

(over)

H. Mann

0659

City and County of New York, N.Y. -
 Owen Haley, an officer attached
 to the Central Office of the Police Depart-
 -ment, being duly sworn deposes and says
 that he has heard read the foregoing affidavit
 of Michael Moran, the complainant herein,
 and as much thereof as relates to deponent is
 true of deponent's own knowledge.
 Sworn to before me this } Owen Haley
 25th day of March 1892 }
 J. M. Patterson }
 Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAAT-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0550

Sec. 198-200.

Just DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William F. 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. *William F. Riley*

Question. How old are you?

Answer. *27 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *#320 East 29th Street; 9 months*

Question. What is your business or profession?

Answer. *Brick layer*

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 saw the shoe on the sidewalk and I picked up two or three pairs of them and walked a few steps - a half a dozen yards - when the officer caught me.*

William F. Riley

Taken before me, this *25th*
day of *March* 188*8*

J. M. Patterson Police Justice.

0551

Sec. 198-200.
CITY AND COUNTY }
OF NEW YORK, } ss.

John Kelly
DISTRICT POLICE COURT.

John Kelly 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 Kelly.*

Question. How old are you?

Answer. *18 Years of age*

Question. Where were you born?

Answer. *37 Street 47 Avenue*

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

Answer. *In 37 Avenue next door to Leonard's*

Question. What is your business or profession?

Answer. *Cart driver*

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 out with Billy - I was drunk and picked up a stone and followed the officer after Billy was arrested - I don't know what made me do that*

Taken before me, this *25th*
day of *March* 188*2*

John Kelly

J. M. Sullivan Justice.

0662

BOX:

63

FOLDER:

714

DESCRIPTION:

Riley, John

DATE:

03/23/82



714

105/105 returned

Day of Trial, *A. D.*
Counsel, *23* day of *March* 1882
Filed
Pleads *Not Guilty 24*

THE PEOPLE

John Reber D

17
18 Sept. 11.

Burglary—Third Degree.

John W. Henry
S. R. GAINES

District Attorney.
22 March 28. 1882

Pleads guilty.

A TRUE BILL

J. H. [Signature]

S. P. Two years Foreman.

W

0564

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John Riley against

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

John Riley

of the crime of *Burglary*

committed as follows:

The said

John Riley

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

on the *Nineteenth* day of *March* in the year of our Lord
one thousand eight hundred and ~~sixty~~ *Eighty two* with force and arms, at the Ward,
City and County aforesaid, the *Store* of *Herman Hingelage*

there situate, feloniously and burglariously, did break into and enter, the same being a
building in which divers goods, merchandise, and valuable things were then and there kept
for use, sale and deposit, to wit, the goods, chattels, and personal property hereinafter
described, with intent the said goods, chattels, and personal property of the said

Herman Hingelage

then and there therein being, then and there feloniously and burglariously to steal, take,
and carry away, and

*Divers coins of a number kind and denomination
to the Grand Jury aforesaid unknown and a more
accurate description of which cannot now be given
and of the value of twenty dollars
Seven hundred cigars of the value of five cents each*

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

Herman Hingelage

so kept as aforesaid in the said *Store* 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.

John McKee

S. B. GARVIN, District-Attorney.

0665

REV. 214, 215, 216 & 217.

Police Court - 14th District.

THE PEOPLE, Sec. 100, A.S.

John Riley
97 Burglar

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Office, Burglar

Dated

March 10 1882

Magistrate.

Officer.

Clerk.

Witness

No.

Charles Baptiste
240 Broadway Street,

No.

Street,

No.

Witness to this Oath
Street

John Riley

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

Dated March 10 1882 John Riley 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.

0555

POLICE COURT 1st DISTRICT.

City and County of New York,

vs:

Ismael Hingelag Saloon Keeper
of No. 94 Church Street, being duly sworn,

deposes and says, that the premises is aforesaid Street, 5th Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as such for the sale of liquors and cigars were **BURGLARIOUSLY** entered by means of forcing open the door leading from the street into said premises

on the night of the 9th day of March 1882 and the following property feloniously taken, stolen, and carried away, viz:

Good and lawful money in bills of silver and nickel coins, collectively of the value of twenty dollars and seven boxes of cigars of the value of forty dollars all being of the value of sixty dollars

the property of deponent & his copartner and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and carried away by

John Reley now present for the reasons following, to wit: That the deponent was seen coming from the store by one Baptiste at about 11 O'clock P.M. on said night having in his possession at the time the cigars in question which deponent identifies as his property, and the door leading to the store was subsequently found by deponent forced open & the above described property found to have been stolen Ismael Hingelag

*sworn to before me this 11th day of March 1882
City, Ind. J. C. ...*

0667

City and County
of New York

Charles Baptiste of 240
240 Broadway being duly sworn
says that about 11 O'clock P.M.
on the night in question defendant
saw the defendant coming
through the front door of the
store 94 Church Street and
saw in his possession and
underneath his arm a number of
cigar boxes

C. Baptiste

sworn to before me this
10th day of March 1882
W. J. [unclear]
Police Justice

0558

Sec. 188-200.
CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

John Riley

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 Riley

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

New York City

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

Answer.

18 Leonard Street about 6 months

Question. What is your business or profession?

Answer.

I work around an office

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 *March* 188*8*

John Riley

W. J. Owen Police Justice.

0669

BOX:

63

FOLDER:

714

DESCRIPTION:

Rinaldo, David

DATE:

03/28/82



714

144

Robt. W. ...

Filed 28 day of March 1882

Pleas

Obtaining Goods by False Pretences

THE PEOPLE

N.A.
Rand ...

Daniel C. ...
DANIEL C. ...

District Attorney.

A True Bill.

J. L. ...

Foreman.

a/

0671

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

David Rinaldo
against

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

David Rinaldo
of the crime of *obtaining goods by means*
of false pretences
committed as follows:
The said *David Rinaldo*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twenty sixth* day of *July* 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, on the day and year last aforesaid, with intent feloni-
ously to cheat and defraud one

Jacob Kottick

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said* *Jacob Kottick*

That *he the said David Rinaldo was a respectable man*
and entirely solvent and that he owed nobody and had
no outstanding liabilities against him that there was then
due him from one Isidor Aarons a large sum
of money and that the said Isidor Aarons was paying
the interest thereon monthly at the rate of thirty six dollars
each month and that he the said David Rinaldo had
procured from the Legislature of the state of New
Jersey a charter for a Loan and Trust Company to be
incorporated in the City of Jersey City in said state and
that he the said David Rinaldo was about to organize
the said loan and trust Company and begin business
under the said Charter and that the money due him
from the said Isidor Aarons was soon to be paid
and was to be invested as part of the capital of the said
loan and Trust Company

And the said *Jacob Kottick*

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

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 *David Rinaldo*

One hundred dozen hats of the value of ten dollars each dozen

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *Jacob Kottick* and the said *David Rinaldo* did then and there designedly receive and obtain the said *hats*

of the said *Jacob Kottick*

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

by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said *Jacob Kottick*

of the same.

And Whereas, in truth and in fact, the said *David Renaldo*
 Was not a rich man and was not wholly solvent.
 And whereas in truth and in fact, the said *David Renaldo*
 was then and there wholly insolvent, and without means,
 and there were large liabilities outstanding against him,
 and whereas in truth and in fact, the said *Isidor Carous*
 was not indebted to him the said *David Renaldo* in any
 sum whatever, and there was not due to him the said
David Renaldo from the said *Isidor Carous* any sum
 of money whatever. And the said *Isidor Carous* was
 not paying him the said *David Renaldo* any interest whatever.
 And whereas in truth and in fact, the said *David Renaldo*
 had not procured from the Legislature of the state of
 New Jersey a charter for a loan and trust company,
 nor was there then and there any charter for a
 loan and trust company to be organized by the said
David Renaldo in the City of Jersey aforesaid.

And Whereas, in truth and in fact, the pretences and representations so made as
 aforesaid, by the said *David Renaldo*
 to the said *Jacob Kottel* was and were
 in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at
 the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *David Renaldo*
 well knew the said pretences and representations so by him made as aforesaid to
 the said *Jacob Kottel*
 to be utterly false and untrue at the time of making the same.

And so the ^{Jury} Jurors aforesaid, upon their oath aforesaid, do say, that the said
David Renaldo 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 *Jacob Kottel*

one hundred dozen hats of the value of two dollars each,
 dozen

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

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.

John M. Glavin
~~DANIEL G. ROWINS,~~
~~BENJ. K. PHILLIPS,~~ District Attorney.

City and County of New York as:

Jacob Kottel being duly sworn says that his place of business is at No 98 Avenue Street in the City of New York and conducts the Wholesale business in hats and caps, that on or about the 26th day of July 1881 at No 4911 Broadway in the City of New York where deponent formerly conducted said business at said last place, David Rinaldo a resident of Jersey City and doing business at said place then in the state of New Jersey, ordered and purchased a lot of goods consisting of hats from deponent to the amount of one thousand dollars and before said delivery and sale by deponent to said Rinaldo the said David Rinaldo with intent to deceive and defraud deponent falsely and fraudulently represented to deponent that his father in law Sidor Aasm doing business in the City of New York as a pawnbroker was largely indebted to said Rinaldo

0675

and that at the present time, ^{at said last date,} said Rinaldo could not
obtain any money from said Isidor Aaron as said
Aaron had invested the money due to said Rinaldo in
said Aaron's business and said Rinaldo would have to
wait until said Aaron had his yearly sales before any
money could arise on said stock pledged with Aaron
deponent further says that said Rinaldo, at the same
time and place ~~falsely~~ with intent to deceive and defraud
and falsely and fraudulently represented, that he had
a charter given to him by the legislature of Jersey
to establish and open a Loan and Trust Company
and the money which his father in law Isidor
Aaron owed said Rinaldo he would invest in
said Trust Company, deponent further says
that at the same time and place the said Rinaldo
with intent to deceive and defraud, and falsely
and fraudulently represented that he was making
deponent further says relying on said representation
was thereby induced to sell and deliver to said
Rinaldo the goods designated in the bills here
annexed commencing from about August 10th 1881
and terminating August 27th 1881 of the value of
about one thousand dollars.

deponent further says that the said representations were false in that said Josiah Aaron the father in law of said David Rinaldo was not indebted to said Rinaldo at any time or times in any sum whatsoever on the contrary said Rinaldo was largely indebted to said Aaron as will more fully appear by an exemplified copy of a chattel mortgage hereto annexed and which forms part of this affidavit.

deponent further says that said Rinaldo did not obtain any charter from the legislature at Jersey to carry on a Loan & Trust Company and deponent further says that said Rinaldo was largely indebted to his creditors in the city of New York viz and was insolvent at the time of said sale and delivery, and was heavily indebted to the following persons viz.

Frank Singer & Company, Remond & Sons, Wial & Co, Mess Lippin, Mess Simons, John J. Adams, Josiah Aaron, and various other creditors amounting upwards of Fifteen thousand dollars as deponent is informed by said creditors above specified in said account, and was then known by the said David Rinaldo to be so. deponent further says that said Rinaldo has paid no part of the value of said

0677

goods delivered to him.

Sworn before me this }
day of March 1852. }

0678

Via post

Ronald

Dill

Street Attorney's Office
City & County of
New York

0679

New York, Aug 19 1881
 No. D. Reynolds
 No. Jersey City Street.
 Received from W. H. H. H.
 in good order, the following packages:
Six (6) Cases Hats
Bates (6)

New York, Aug 23 1881
 No. D. Reynolds
 No. _____ Street.
 Received from Jacob Fowler
 in good order, the following packages:
Five (5) Cases Hats
W. S. Dodd & Childs & Co
100 paid Per J. Bates

New York, Aug 27 1881
 No. D. Reynolds
 No. Jersey City Street.
 Received from W. H. H. H.
 in good order, the following packages:
2 do Hats.
W. H. H. H.

0580

New York, *Aug 16* 188*7*
Mr. D. Binardo
No. *Newark Ave Jersey City*
Received from *J. Bates*
in good order, the following packages:
Eight Cases Hats.
J. Bates

AARON KAHN,
Attorney and Counsellor at Law
AND NOTARY PUBLIC.
Office, 290 Broadway,
Room 6, Entrance on Reade Street, NEW YORK.

0681

Law office of
Aaron Kalin
290 Broadway.
New York March. 14. / 82.

To the city of New Jersey,
Dobbin

Will you please inform
me by return mail if David Richards
of Jersey City has obtained a charter
to carry on the Loan & Trust Company
in Jersey City
by that incorporate name by the
legislature of within the last
two years and oblige

Yours Res.
Aaron Kalin

Dear Sir.

No such Co. organized.

Yours Res.
Henry Kelcey
Secy of State
N.J.

0682

Sold by F. Ruzerow, Stationer, 430 Broadway, N. Y.

New York

188

No

Bought of

June 3	2 1/2 doz	White Hawk	8	21 32	
	1/2 "	651	2100	1 75	
	4 "	Silver Hawk	2016	42	65 07
" 6	3 1/2 doz	662	750	28 75	
	1	Lead soft as job		15	
	1	" Stiff "		12	55 75
" 22	3 3/4 doz	657	1700	23 75	
	6 "	Shovel Eddy	450	28	
	4 "	1824	450	18	69 75
July 2	4 doz	White Hawk	7	28	
	3 9/12	" "	700	28 12	
	5 7/12	" "	700	41 88	98.00
" 6	4 1/2 doz	307	700	33 75	
	3 "	714	15	45	78 75
					1053 19
		<i>By E. Ruzerow</i>		700 00	
		<i>July 6/88</i>		22 50	
		<i>July 8/88</i>		5 00	727 50
					325 00
" 9	3 doz	771	15	45 00	45
Aug 10	1 1/2 doz	Summit	7	6 42	
	1/2 "	Normand	7	6 42	
	1/2 "	Julay	600	5 96	
	1/2 "	Estete	600	5 96	
	2	Topokw	600	13 00	
	1 1/2	826	600	9 75	
	2	807	700	15	
	2	825	6	12	715 51
" 16	3 doz	861	18	54	
"	3 "	867	16	48	
	3 "	866	16	48	
	3 "	893	18	54	
	3 "	Stetson 4 1/4 x 2 1/2	18	54	
	3 "	884	19 1/2	58 50	
	3 "	877	18	54	
	3 "	862	16 1/2	49 50	420 00
		<i>Normand Normand</i>			865 50

0683

Sold by F. B. Row, Stationer, 430 Broome St., N. Y.

New York

188

No.

Bought of

		Amount	Amount		
Aug	19 3 dg	835	18	54	
	30.	836	18	54	
	3.	837	18	54	
	3.	838	18	54	
	3.	839	18	54	
	3.	841	18	54	
"	23 3 dg	827	21	63	
	30.	828	21	63	
	3.	831	21	63	
	3.	832	21	63	
	3.	833	21	63	
"	27 2 dg	Recd Derby	650	1800	13
		John DeL. Puse			
					565 50
					324
					315
					151 50

0685

REGISTERS OFFICE,

HUDSON COUNTY, N. J.

CERTIFIED COPY OF

*Chattel Mortgage
Nair (Ruice)*

to

Estre Acors

+

FEES, . . . 6

L
N. 16

David Rinaldo } Chattel Mortgage
 To } dated
 Isadore Aaron } August 26. 1881

Whereas it now by these presents that
 David Rinaldo of Jersey City County of Hudson
 and State of New Jersey party of the first
 part for securing the payment of the money
 herein mentioned ^{and in} consideration of the
 sum of One dollar to me duly paid by
 Isadore Aaron of the City of New York
 County of New York ^{and State of New York}
 party of the second part at or before the
 executing and delivery of these presents the
 receipt whereof is hereby acknowledged have
 bargained and sold ^{and} by the presents do
 bargain and sell unto the said party of
 the second part his Executors administrators
 and assigns all the goods and Chattels men-
 tioned in the Schedule hereunto annexed
 and now in the store number 114 Newark
 Avenue Jersey City aforesaid.

To have ^{and} hold all ^{and} singular the said
 goods ^{and} Chattels above bargained ^{and} sold
 or intended to be unto the said party
 of the second part his Executors administrators

To wit ^{and} assignor ^{forever}

And I the said party of the first part
for myself my heirs Executors administrators
all ^{and} singular the said goods ^{and} chattels
above bargained ^{and} sold unto the the said
party of the second part his Executors ad-
ministrators ^{and} assigns against me the said
party of the first part ^{and} against all ^{and}
every person or persons whomsoever shall
^{and} well warrant ^{and} forever defend.

Upon Condition that if I the said party
of the first part shall ^{and} do well and
truly pay unto the said party of the second
part his Executors administrators ^{and} assigns
the sum of Three thousand dollars on the
twenty ninth day of August A.D. Eighteen
hundred ^{and} Eighty one then these presents
shall be void.

And I the said party of the first part
for myself my heirs Executors administra-
tors ^{and} assigns do Covenant ^{and} agree to
^{and} with the said party of the second part
his Executors administrators ^{and} assigns that
in case default shall be made in the pay-
ment of the said sum above mentioned

0588

In case the said party of the first part shall at any time before the day of payment herein provided for remove the said goods ^{and} chattels or any of them or permit or suffer any attachment or other process against property to be issued against me or permit or suffer any judgment to be entered up against me then the said sum of money therein mentioned shall become instantly due ^{and} payable ^{and} then it shall ^{and} may be lawful for ^{and} the said party of the first part do hereby authorize ^{and} empower the said party of the second part his Executors administrators ^{and} assigns with the aid ^{and} assistance of any person or persons to enter any dwelling house store ^{and} other premises and such other place or places whatsoever in which the said goods ^{and} chattels or any of them are or may be placed ^{and} take ^{and} carry away the said goods ^{and} chattels ^{and} to sell ^{and} dispose of the same for the best price they can obtain ^{and} out of the money arising therefrom to retain ^{and} pay the said sum above mentioned ^{and} all charges touching the

same rendering the overplus if any, unto
me the said party of the first part my
heirs Executors administrators or assigns.

In Witness Whereof I the said party of the
first part have hereunto set my hand and
Seal the twenty sixth day of August in the
year of our Lord One thousand Eight hundred
and Eighty one.

David Reynolds Seal.

Sealed and delivered in the
presence of Witnesses on first
page done before signing
Wm. H. Hoffmann.

Schudell attached as aforesaid of Goods &
Chattels in before mentioned Store in 114
Newark Avenue in Jersey City N. J.

One lot of Men's stiff fur hats - One lot of
Men's Soft fur hats - One lot of Men's
Stiff wool hats - One lot of Men's Soft
wool hats - One lot of Boys & Youth's soft
hats - One lot of Boys & Youth's Stiff hats
One lot of Children's hats one lot of Men's
Travellers - One lot trunks & Valises, One
lot Straw hats - One lot of fur & seal

lot of Hunter Caps - One lot of Men's
 Boys assorted Caps - 1 lot Silk hats - One
 safe - Two looking glasses - Five Candles
 Three Show Cases, One Compartment ^{and Case}
 Gas fixtures ^{and} reflectors Also gas fixtures
 outside of Store ^{and} all inside ^{and} outside
 signs window shades ^{and} all goods chairs, fix-
 tures etc now on the 26th day of August
 A D 1881 in the Store 114 Newark Avenue
 aforesaid.

David Reynolds.

State of New Jersey }
 County of Hudson } I, Adam Carrou
 the Mortgagee in the foregoing Mortgage
 named being duly sworn on his oath
 says that the true Consideration of said
 Mortgage is as follows viz: Cash loaned
 by said deponent to said David Reynolds
 at his request viz: Fifteen hundred dollars
 December 10th A D 1879, Fifteen hundred dollars
 December 15th A D 1879, and deponent further
 says that there is due on said Mortgage
the sum of Three thousand dollars beside
lawful interest thereon from the fifteenth
day of December A D 1879

I, Isidor Aaron
 Sworn and subscribed this twenty sixth day
 of August A.D. 1881 before me at Jersey City
 Wm. J. Hoffman.

Master in Chancery of N.J.
 State of New Jersey }
 County of Hudson }

Be it Remembered that on
 this twenty sixth day of August in the
 year of our Lord One thousand eight
 hundred and eighty one before me Wm. J.
 Hoffman Master in Chancery of N.J. per-
 sonally appeared Lucio Renaldi who I am
 satisfied is the grantor in the within
 deed of Conveyance named and having
 first made known to him the contents
 thereof he did thereupon acknowledge that
 he signed sealed and delivered the same
 as his voluntary act and deed for the
 uses and purposes therein expressed

Wm. J. Hoffman

M. C. of N.J.

Read in this office and recorded
 September 1st 1881, 12. M.

0692

State of New Jersey, } s. s.
County of Hudson.

I, JEREMIAH B. CLEVELAND, Register,
of the County of Hudson, do hereby Certify that
the foregoing is a true and correct copy of a certain
Chattel Mortgage _____ as the same is on Record
in my office in Liber. _____ of
Chattel Mortgages on page 46, 9c.

In Testimony Whereof, I have hereunto
set my hand and seal this 28th
day of February A. D. 1852

J. B. Cleveland
Register

0693

256

The People

vs

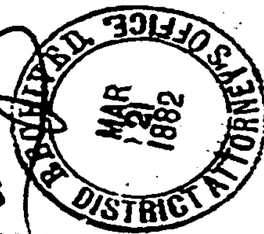
Rinaldo

Witness

Jacob Kottek

Levitt Parsons

Grant



[Faint, illegible handwritten text]

0694

Sold by F. Renshaw Stationer 439 Broome St. N. Y.

New York Feb 28 1882

Mr. David Reynolds Jersey City N.J.
Bought of Jacob Kottler.

1881 Terms 30 Day Net

March 30	3 doz	714	15	45 00		
	30.	714	15	45		
April 1	3.	714	15	45		
"	2	771	15	45		
"	4	771	15	45		
"	25	4. Boy White Mark	750	30		255
		By Cash May 12				255
May 12	2 1/2 doz	Box of 1/2 Sun Gun Sells	21	61 25		
	4 "	643	650	26		
	4 "	644	750	30		
	4 "	778	7	28		
	1	777		10 50		
	10/12	777	10 50	8 75		
	10/12	775	10 50	8 75		
	10/12	776	10 50	8 75		
	1 1/2	665	15	22 50		
	5/12	642	7	2 92		
	1/12	Manilla	30	2 50		
	2	Iron Nail	750	15		
	2	Mixed Milan	17	3 1/2		258 92
"	13	4 doz Mark 11-	7	28		
	4 0 "	" 23	750	30		
	2 "	Mixed Webster	13 50	27		
	4 "	184	9	36		
	4 "	White 167	5 50	22		
	3 1/2	Mixed Socka	9	31 50		174 50
"	1 doz	Poly Pink 21		18		
	10 "	" " 16		18		
	1 "	" " 14		18		54
"	20	4 doz 603	750	30		
	4 0 "	31	750	30		
	4 "	White Mark	750	30		90
"	27	3. Saw Dory	750			22 50
"	27	1. Manilla		30		
	3 9/12	1. S. S. Panama	15	56 25		86 25
		Amount Brought				686 17

0695

Rutland Amos \$500.00
Henry Wess Lee 1000.00
J. Lippman 1000.00
H. Wood Street Lee 500.00
Edward Lewis Lee 2500.00
Atties. of Corp. interests

REGISTERS OFFICE,

HUDSON COUNTY, N. J.

CERTIFIED COPY OF

Chattel Mortgage
David Richards
to
John J. Racus

FEES, . . . \$

Maria Rinaldi } Chattel Mortgage
 To } dated.

John J. Carons } August 26th 1881

To All to whom these presents
 shall come. Knowye, that I Lared Ri-
 naldo of Jersey City County of Hudson and
 State of New Jersey (party of the first part
 for securing the payment of the money here-
 inafter mentioned ^{and in} Consideration of the
 sum of One dollar to me duly paid by
 John J. Carons of the City County and State
 of Newark (party of the second part at
 or before the executing and delivery of these
 presents the receipt whereof is hereby ack-
 nowledged have bargained and sold and by these
 presents do grant bargain and sell unto the
 said party of the second part his Executors
 administrators and assigns all the goods and
 Chattels mentioned in the Schedule hereunto
 annexed and now in the Store Number 10
 Newark Avenue Jersey City aforesaid

To have and to hold all and singular the goods
 and Chattels above bargained and sold or
 intended to be made the said party of
 the second part his Executors administrators

And assign forever.

And I the said party of the first part for myself my heirs Executors and administrators all and singular the said goods and chattels above bargained and sold unto the said party of the second part his Executors administrators and assigns against me the said party of the first part and against all and every person or persons whomsoever shall and will warrant and defend

Upon Condition that if I the said party of the first part shall and do well and truly pay unto the said party of the second part his Executors administrators or assigns the sum of Seventy five hundred Dollars on the twenty ninth day of August A^d Eighteen hundred and Eighty one then these presents shall be void

And I the said party of the first part for myself my heirs Executors administrators and assigns do Covenant and agree to and with the said party of the second part his Executors administrators and assigns that in case default shall be made in the payment of the said sum

above mentioned. In case the said
 party of the first part shall at any
 time before the day of payment herein
 provided for remove the said goods and
 Chattels or any of them or permit or suffer
 any attachment or other process against
 property to be issued against me or permit
 or suffer any judgment to be entered a-
 gainst me then the said sum of money
 herein mentioned shall become instantly
 due and payable and it shall and may be
 lawful for and I the said party of
 the first part do hereby authorize and
 empower the said party of the second part
 his Executors administrators and assigns with
 the aid and assistance of any person or per-
 sons to enter any dwelling house store
 and other premises and such other place or
 places as the said goods or Chattels are
 or may be placed and take and carry away
 the said goods or Chattels and to sell and
 dispose of the same for the best price
 they can obtain and out of the money
 arising therefrom to retain and pay the said
 sum above mentioned and all charges.

Touching the same regarding the receipt
 (if any) made by the said party of the
 first part or to my Executors admini-
 strators or assigns

And under default be made in the
 payment of the said sum of money
 I the said party of the first part am
 to remain and continue in the quiet and
 peaceable possession of the said good and
 Chattels and the full and free enjoyment
 of the same.

And I the said party of the first
 part for myself my heirs Executors ad-
 ministrators and assigns do hereby Covenant
 promise and agree to and with the said
 party of the second part his Executors
 administrators and assigns to pay the said
 sum of money and interest above men-
 tioned at the time and times and in the
 manner above mentioned.

In Witness Whereof I the said party
 of the first part have hereunto set my
 hand and seal the 7th day of August
 One thousand Eight hundred and Eighty
 one. David Ricalde (seal)

It was ^{and} delivered in the presence of
 Wm. H. Hoffman.

Schedule attached as aforesaid of Goods
 and Chattels before mentioned in Show No
 114 Newark Avenue J.C.

One lot of Men's Stiff Fur hats. One lot
 of Men's Soft Fur hats. One lot of Men's
 Stiff Wool hats. One lot of Men's Soft
 Wool hats. One lot of Boys ^{and} Youth's
 Soft hats. One lot of Boys & Youth's
 Stiff hats. One lot of Children's hats, One
 lot of Umbrellas. One lot of Trunks ^{and}
 Valises. One lot Straw hats. One lot of
 One lot of Winter Caps. One lot of Men's
 & Boys' Assorted Caps. One lot Silk hats.
 One safe - two looking glasses, Three
 Counters - Three Show Cases, One Conference
 & Case - Gas fixtures & reflectors - Also gas
 fixtures outside of store all inside ^{and}
 outside signs Window Sashes ^{and} all goods
 Chattels fixtures etc now in this 76th day
 of August A.D. 1881 in said Show 114
 Newark Avenue Jersey City aforesaid:
 David Rinaldo

State of New Jersey }
 County of Hudson } John J. Carrow of full
 age being duly sworn on his oath saith
 that he is the holder of this Mortgage -
 That the amount due ^{and to be paid} on
 said Mortgage is the sum of seventy five
 hundred dollars ^{and cents} together with
 interest on said sum at the rate of six
 per centum per annum payable half
 yearly. That the consideration of said
 Mortgage is as follows: Cash loaned by the
 Defendant to the said David Arnold at his
 request in the amount of ^{and at the times}
 following to-wit: the month of October
 A.D. 1880 the sum of five hundred dollars
 in the month of January A.D. 1881 the sum
 of five hundred dollars in the month of
 February A.D. 1881 the sum of five hundred
 dollars ^{and} in the month of March A.D.
 1881 the sum of One thousand dollars.

John J. Carrow

Sworn ^{and subscribed} before me at Jersey City
 this 26th day of August A.D. 1881

Wm. J. Hoffman M.C.C. N.J.

State of New Jersey } ss.
 County of Hudson } J. William J.
 Hoffman one of the Masters of the Court
 of Chancery of New Jersey do hereby certify
 that on the twenty sixth day of August
 in the year of our Lord one thousand
 eight hundred and Eighty one before me
 personally appeared David Remond who I am
 satisfied is the grantor mentioned in ^{and} who
 executed the within deed of Mortgage ^{and} to
 whom I first made Remond to know the
 contents thereof that thereupon he ack-
 nowledged that he had signed sealed ^{and}
 delivered the same as his voluntary
 act ^{and} deed

Wm J. Hoffman M.C.C. J.J.
 Received in this office ^{and} recorded
 September 1st 1881 at 12 - M.

0703

State of New Jersey, } s. s.
County of Hudson.

I, JEREMIAH B. CLEVELAND, Register,
of the County of Hudson, do hereby Certify that
the foregoing is a true and correct copy of a certain
Chattel Mortgage as the same is on Record
in my office in Liber. *H* of
Chattel Mortgage page *149* *Co.*

In Testimony Whereof, I have hereunto
set my hand and seal this *28th*
day of February A. D. 18*82*

J. B. Cleveland
Register.

0704

BOX:

63

FOLDER:

714

DESCRIPTION:

Roberts, William

DATE:

03/24/82



714

0705

152
Counsel, *W. H. [Signature]*

Filed *24* day of *March*

1882

Pleads *Not Guilty*

BURGLARY—Third Degree, and
Grand Larceny.

THE PEOPLE

vs *William Roberts*

*100 34
341-*

John A. Stearns
COUNSEL & SOLICITOR

P. 2 District Attorney.
March 20, 1882
Pleas *Not Guilty* *3.* *24.*
A TRUE BILL.

John A. Stearns

Forfeiture
Pen: Three years..

Verdict of Guilty should specify of which count.

24

0706

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
William Roberts

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

William Roberts
of the CRIME OF *Burglary*

committed as follows:

The said *William Roberts*

late of the *Eighteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *Seventeenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, about the hour of *three* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

May O'Ryan
there situate, feloniously and burglariously did break into and enter, by means of forcibly *breaking open an outer door of said dwelling*

he the said

William Roberts

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

William Ryan

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

William Roberts
Larceny

committed as follows:

The said *William Roberts*

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,

one Pin of the value of two dollars
one Scap of the value of one dollar
one Razor of the value of two dollars

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

William Ryan

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. Hollins
DANIEL G. HOLLINS, District Attorney.

0707

Department of Public Charities and Correction.

Office of CITY PRISON,

CORNER FRANKLIN AND CENTRE STREETS.

JAMES FINN.
WARDEN.

New York, March 30th 1882.

J. Sparks
Clerk Court of General Sessions
Dear Sir

I have examined
William Roberts at your direction
He is suffering from Pott's
Pulmonary or in common terms
Consumption. His physical condition
is such as he has spit blood for
some time, and his lungs are
diseased to a considerable extent

Respectfully yours
William H. Wardsy M.D.
Physician to Prison

0708

Rev. 274, 290, 310 & 312

250 152

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary A. Ryan
247 St. 25th
Williams Roberts

Offence, Burglary and
Larceny

Dated March 18th 1882

J. V. Morgan, Magistrate.

Shenboard, Officer,
Clerk.

Witness: Mary Macklin

No. 47 East 25th Street.

Alice Barber

No. 247 Cadogan Street,

Nathans Shenboard

No. 18 West Street

Com. General Council

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 William Roberts

held to answer at the Court General Sessions guilty thereof, I order that he be committed to bail in the sum of Hundred Dollars and be committed to the Warden or Keeper of the City Prison until of the city of New York he be legally discharged.

Dated March 18th 1882

J. V. Morgan 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.

[Faint handwritten notes and signatures at the bottom of the page]

0709

Police Office, Fourth District.

City and County
of New York,

ss. *Mary A Ryan, aged 24 years, of occupation Housekeeper*

the rooms on the 3^d floor of of No. *247 East 25th* Street, being duly sworn,
deposes and says, that, the premises No. *247 East 25th Street*
~~Street~~, *18* Ward, in the City and County aforesaid, the said being a *brick building*
and which was occupied by deponent as a *dwelling and*
sleeping apartments were **BURGLARIOUSLY**
entered by means of *false keys*, and opening the
door leading from the hall way into said
rooms

on the day time of the *17th* day of *March*. 18*82*
and the following property feloniously taken, stolen and carried away, viz.:

One gold Scarf pin. one silk
Scarf. one razor.

all of the value of five dollars-

the property of *William Ryan, deponent brother*
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 *William Roberts (now here) and*
another person whose name is unknown to deponent
for the reasons following, to wit: *that previous to said*
Burglary and larceny the said door leading
from the hallway in said premises and
into said rooms were securely locked and
fastened and the aforesaid property was

in the said rooms, when deponent left
 the said rooms on said day, and when
 deponent returned to said rooms, deponent
 saw the said unknown man leave the
 said rooms, and deponent was informed
 by Mary Mackin (nowhen) that she
 saw the said William Roberts
 in said rooms, and this deponent
 found that said property had been
 taken and stolen from said rooms

Sworn to before me this } Mary Anne Ryan
 18th day of March 1882 }

B. Lathrop
 Police Justice

City and County of New York

Mary Mackin, of N^o. 247 East
 25th Street, being duly sworn deposes and
 says that on the 17th day of March 1882
 when deponent returned to the rooms occupied
 by Mary A. Ryan of 247 East 25th Street, deponent
 saw William Roberts (nowhen) in the
 said rooms, and this deponent chased
 the said Roberts from the said rooms
 and saw him unfasten the rear window
 latch and get on the fire escape in the
 rear of said premises

Sworn to before me this } Mary Mackin
 18th day of March 1882 }

B. Lathrop
 Police Justice

Police Justice

0711

Sec. 198-200.

4 DISTRICT POLICE COURT.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. William Roberts

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York City

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

Answer. 341 East 24 Street. four months

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 of the charge preferred against me. I have nothing further to say at present

Taken before me, this 18th day of March 1882 } William Roberts

A. L. Morgan Police Justice.

0712

BOX:

63

FOLDER:

714

DESCRIPTION:

Robinson, Ellen

DATE:

03/10/82



714

0713

55
Albany, N.Y.
April 24

20th

Trial for
Counsel,

Filed *10* day of *March* 188*2*

Pleads *Not guilty* - (14)

Indictment for Disorderly House.

THE PEOPLE

vs.

B

Chas Robinson

Filed Apr 10 1882
(not out!)

DANIEL CROLLING,

~~Attorney~~

John W. Keene
District Attorney.

A TRUE BILL.

John Sam Phoenix
Foreman.

a

0714

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

Ellen Robinson ^{against}

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

Ellen Robinson
of the crime of *Keeping and Maintaining*
a disorderly House
committed as follows:
The said *Ellen Robinson*

late of the *fourth* Ward of the City of New York, in the County of
New York, on the *twentyfifth* day of *February* — in the year of our
Lord one thousand eight hundred and eighty *two* — and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in *her*
said house, for *her* — own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *her* —
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

John M. Keon
~~BANKER~~ District Attorney.

0715

James N. Wagner
17 2nd St,

is not to be found at
that house, he is not known
there & nobody knows of
his whereabouts.

Louis Feltzer
Subj. Clerk

100

0716

Court of General Sessions, Part *Third*

THE PEOPLE

INDICTMENT

vs.

For

Ellis Robinson

To

Mr. Jas. N. Wagner
No. *17* Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Monday* the *10th* day of *April* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

John McKem
DANIEL C. ROLLINS,
District Attorney.

0717

Rev. 274, 275, 210 & 212.

Police Court 1st District, 1886

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Jones
Ellen Johnson
Offence, Disorderly House

1
2
3
4

Dated July 28 1882

Smith Magistrate.

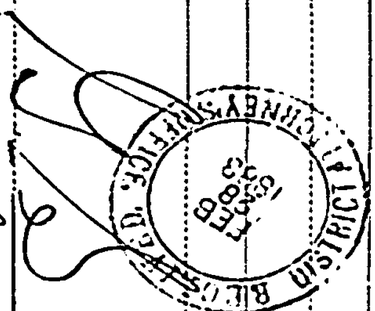
Spencer Officer.

Clerk.

Witnesses Street H. Myers
H. P. Lewis

No. _____ Street, _____

No. _____ Street, _____



beard

BAILED,

No. 1, by John W. Wagner
Residence 17 1/2 St. St.

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 _____

Ellen Johnson

guilty thereof, I order that he ^{need 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 ^{of the city of New York} give such bail.

Dated July 28 1882

Solou Smith Police Justice.

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

Dated July 28 1882

Solou Smith 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.

0718

Police Court, Halls of Justice.

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

James Dooney
of 4th Precinct Police Street, in the City of New-York,
being sworn, doth depose and say, that on the 25th day of February in
the year 1882 the premises known as No. 97 James Street,
in the City and County of New-York, were kept maintained, conducted and occupied by

Ellen Robinson

as a **DISORDERLY HOUSE**, namely, as a common bawdy house and house of prostitution, and a resort for tipplers, drunkards, common prostitutes and reputed thieves, with other vile, wicked, idle, dissolute and disorderly men and women, and reputed thieves, who, or most of whom are in the practice of drinking, ~~dancing, quarrelling and fighting~~, at almost all hours of the day and night, to the great damage and common nuisance of the People of the State of New-York, residing in the neighborhood and passing thereby.

Deponent therefore prays, that the said Ellen Robinson
and all vile, disorderly and improper persons found upon the premises, occupied by said
Ellen Robinson
may be dealt with as the law in such cases made and provided may direct; and further saith not.

Subscribed before me, this 28th day }
of February 1882 } James Dooney
Solou Smith POLICE JUSTICE.

0719

Police Court—Halls of Justice.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

v.

AFFIDAVIT—Disorderly House.

Dated *Feb 28* 1882

Smith Magistrate.

Dooney Officer.
4

Witness,

Ernest H. Myers
4th Precinct

0720

Sec. 198-200.

187
DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, }

Ellen Robinson being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against 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. *Ellen Robinson*

Question. How old are you?

Answer. *Thirty Five Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *86 Newchamber 6 Years*

Question. What is your business or profession?

Answer. *Restaurant*

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*
Ellen + Robinson
mark

Taken before me, this *28*
day of *July* 188*2*

George Smith
Police Justice.

0721

BOX:

63

FOLDER:

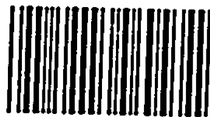
714

DESCRIPTION:

Rose, Louis

DATE:

03/01/82



714

0722

203

WITNESSES.

Day of Trial,

Counsel,

Filed 1 day of March 1882

Pleads *Not Guilty*

THE PEOPLE

St. James
1882

Louis Rose

LARCENY AND RECEIVING
STOLEN GOODS

JOHN MCKEON,

District Attorney.

Part No March 6. 1882
pleads *Et C.*

A True Bill

J. McKee

S. P. Curran Foreman.

ay

0723

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Rose

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

Louis Rose

of the CRIME OF LARCENY

committed as follows:

The said

Louis Rose

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

*Six Billiard cloths of the value of six dollars
Each*

of the goods, chattels and personal property of one

Joseph Morette

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.

0724

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

Louis Rose
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Louis Rose

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,

*Six Billiard cloths of the value of six dollars
Each*

of the goods, chattels and personal property of the said

Joseph Moretta

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

Joseph Moretta

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

Louis Rose

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

JOHN McKEON, District Attorney.

0725

Rec. 214, 215, 216 & 217.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Joseph Moratto
109 N 23 St
Louis Rose

Offence

Dated *February 26th* 188*2*

J. Patterson Magistrate.

M. Brown Officer.

Clerk.

Witnesses *William B. Small*

Wm. Thompson

Major J. ...

Wm. ...

Wm. ...

Wm. ...

Wm. ...

Wm. ...



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

Louis Rose

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 *February 26th* 188*2* *J. Patterson* 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.

Louis Rose

0726

2nd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss

of No. 109 West 23rd St.

Joseph Morette aged 46
Street, Billiard Saloon

being duly sworn, deposes and says, that on the 13th day of February 1882

at the Above premises 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:

Six Billiard Cloths together
of the value of thirty six dollars.

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect that the said property was feloniously taken,
stolen and carried away by Louis Rose (now here) from
the fact that deponent left said property
in a closet in said premises. and on or
about said date deponent discovered that
said property had been taken stolen and
carried away. Deponent is informed by
Norman B. Field that he saw the said
Rose having in his possession the said property
and offering the same for sale to persons
in the liquor store no 205 Thompson Street

Morette

Sworn before me this 13th day of February 1882
J. J. McCann
Police Justice

0727

City and County
of New York S.S.

Norman B. Gould
aged 28. Salesman. of No 205 Thompson
Street being duly sworn deposes and says
that he has heard read the foregoing affidavits
and that the facts stated therein on infor-
mation of deponents are true of deponents
own knowledge.

Subscribed before me
this 26th day of February 1882 H. B. Fauld

A. J. Patterson Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFIDAVIT-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0728

Sec. 198-200.

20th DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis 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.

Louis Rose.

Question. How old are you?

Answer.

38 Years.

Question. Where were you born?

Answer.

New York City.

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

Answer.

154th Thompson Street 3 months

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

The complainant told me to take the cloths and sell them I sold them and was receiving the amount of money he wanted for them I went gambling and lost ~~the~~ the money I had received I crave further examination in this Court.

Taken before me, this

26th

day of February 1887

Louis Rose

mark.

Wm. P. ...
Police Justice

0729

BOX:

63

FOLDER:

714

DESCRIPTION:

Rosenfield, Joshua

DATE:

03/01/82



714

0730

298

Day of Trial:

Counsel,

Filed 1 day of March 1892

Pleada

Obtaining Money, &c. by False Pretences

THE PEOPLE

vs.

R

Joshua Rosefield

Benjamin K. Phelps

District Attorney.

A TESTIMONY

W. H. Keagy

Foreman.

W. H. Keagy

W. H. Keagy

Pen 30 days.

0731

Court of General Sessions 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

Joshua Rosenfield against

Joshua Rosenfield
of the crime of *obtaining money by false pretences*
committed as follows:
The said *Joshua Rosenfield*

late of the First Ward of the City of New York, in the County of New York, aforesaid on the *Sixth* day of *February* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty two*, 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 *Alexander R Ramsey*, did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend and represent to *Alexander R Ramsey* that, a certain instrument and writing, to wit, an order for the payment of money, of the kind known as a *Bank Check*, which the said *Joshua Rosenfield* then and there presented and delivered to the said *Alexander R Ramsey* and which said *Bank Check* is in the words and figures following, that is to say:—

No — *New York February 20 1882*
The St. Nicholas National Bank
of New York

Pay to the order of myself
Fifteen ————— *Dollars*

\$ 15⁰⁰/₁₀₀ *Joshua Rosenfield Jr*
was a good and valid order for the payment of *fifteen dollars* in money, and of the value of

fifteen dollars; and that a sum of *fifteen dollars* in money belonging to the said *Joshua Rosenfield Jr* was then in the possession of *said Bank*, and that said sum of money was then payable and could be paid by the said *Bank*

Joshua Rosenfield Jr signed by the said *Bank* on the credit and account of the said *Bank* whenever an order in writing, authorizing the said *Bank* to make such payment should be presented at the place of business of the said *Bank*

~~and that a certain~~
~~in the proper handwriting of~~
~~and which said~~
~~was addressed to the said~~
~~at the place of business~~
~~and which said~~

~~purported to be an order upon the said~~
~~to pay to the said~~
~~order of the said~~
of *and that the same*
was a valuable security, to wit, an order for the payment of *fifteen dollars*
in money, and of the value of

fifteen dollars
And the said *Alexander R Ramsey*
then and there believing the said false pretences and representations
so made as aforesaid by the said *Joshua Rosenfield*
and being deceived thereby, was induced, by reason of false pretences and representa-
tions so made as aforesaid; to deliver, and did then and there deliver to the said
Joshua Rosenfield

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *Alexander R Ramsey*
and the said *Joshua Rosenfield* did then
and there designedly receive and obtain the said sum of money

of the said *Alexander R Ramsey*
of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *Alexander R Ramsey* by means
of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said *Alexander R Ramsey*
of the same.

Whereas, in truth and in fact, the said *check*
which the said *Joshua Rosenfield* then and there
presented and delivered to the said *Alexander R Ramsey*
was not a good and valid order for the payment of *fifteen dollars*
in money, nor was the same a good and valid order
for the payment of any sum of money whatever.

And Whereas, in truth and in fact, there was not then and there the sum of
fifteen dollars in money belonging to the
said *Joshua Rosenfield Jr* in the possession
of the said *Bank*
nor was there then and there any sum of money whatsoever belonging to the said
Joshua Rosenfield Jr in the possession
of said *Bank*

And Whereas, in fact and in truth, the said sum of money was not then payable and could not be paid by said *Bank* on the credit and account of the said *Joshua Rosenfield Jr*

whenever an order in writing signed by the said *Joshua Rosenfield Jr* authorizing such payment to be made should be presented at the place of business of the said *Bank*, nor would the said *Bank* pay any sum of money whatsoever upon such order so signed by the said *Joshua Rosenfield Jr* as aforesaid.

~~And Whereas, in truth and in fact, the said in the purported writing of the said was not an order to pay to the said or any endorsee of the said the sum of~~ nor was the same a valuable security, of the value of *fifteen* ~~in money,~~ *dollars* in money, nor was it of any value whatever;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Joshua Rosenfield* to the said *Alexander R Ramsey* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Joshua Rosenfield* well knew the said pretences and representations so by him made as aforesaid to the said *Alexander R Ramsey* to be utterly false and untrue at the time of making the same.

And so the ^{*Grand*} Jurors aforesaid, upon their oath aforesaid, do say, that the said *check* 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 *Alexander R Ramsey* a certain sum of money, to wit, the sum of *fifteen dollars*

in money, and of the value of *fifteen dollars* of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Joshua Rosenfield Jr* 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.

John M Keon
BENJ. K. PHELPS, District Attorney.

0734

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

Police Court, 5 District.

Alexander R Ramsey

of No. 2238 3 Avenue Street, being duly sworn, deposes and
says, that on the 6th day of February 1882

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

Joshua Rosenfield Jr (now present)
did on the above date
obtain from defendant and
his co-partner in business
Henry Magee during his
under the firm name of
Magee and Ramsey 22
No 2238 3 Avenue by a
false writing hereto annexed
the sum of fifteen dollars
in a check drawn on the
St Nicholas National Bank
City of New York said check
being made payable to his
own order and dated July
6. 1882. Defendant is informed
by William J Gardner residing
of No 7 Wall Street who is
book keeper and dis count clerk
in the St Nicholas National
Bank that J Rosenfield Jr
the drawer of this check
never had an account
in said Bank.

Alexander R Ramsey

Subscribed and sworn to before me
this 15 day of February 1882

John M. [Signature]
Police Justice

0735

City and county of
of New York
William J Gardner
7 Wall Street being sworn
says that he is a book-
keeper and disburse clerk
in the St Nicholas National
Bank New York that he
knows of his own knowledge
that no such person as
J Roserfield Jr has an
account in said bank
nor has he ever had

Sworn to before me (Wm J Gardner)
this 15 day of February 1882

Wm J Gardner
Notary Public

298

147

Police Court, 5th District.

THE PEOPLE, & CO.

ON THE COMPLAINT OF

Alexander R. Hanson
2238 vs. J. R. Agb
Jacobus Roserfield

Dated February 15th 1882

Henry Murray Magistrate.

Philip Smith Officer.

12th Street

Witness

William J. Gardner & Mallick



Disposition 1000 P. B. to Am

Handwritten signature/initials

Attest my hand and seal of office this 15 day of February 1882

0736

Sec. 212.

5th District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

is obtaining money by a
false token

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

Joshua Rosenthal Jr

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by
me, but bail not having been taken by me, I order that he be admitted to bail in the sum of
\$100 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.

Dated at the City of New York, Feb 15th 1882

[Signature] Police Justice

0737

No. 110 at Jan. 30 1872
Seventh Ward Natl. Bank
Pay to J. P. Greenfield Jr cash or order
Twenty 50 Dollars
19 50 100
A. D. Dugan

0738

J. Rosenfeld Jr.

M. Mager

Gen. City Ind.

AIR MAIL ONLY
FOR ACCOUNT OF
H. R. ...

234 Pearl St.

0739

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Joshua Rosenfield Jr 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 15
day of February, 1882

Joshua Rosenfield

Henry Murray Police Justice.

0740

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

Police Court, 5 District.

Alexander R Ramsay

of No. 2288 3 avenue Street, being duly sworn, deposes and
says, that on the 30 day of January 1882
at the City of New York, in the County of New York,

Joshua Rosenfield Jr (now present)
did on the above date with
intent to cheat and defraud
deponent and his copartner
Mary Magee doing business
under the firm name of
Magee and Ramsay at No
2288 3 avenue by a false
writing viz a check heretofore
advanced purporting to be
a check drawn on the Seventh Ward
National Bank city of New
York by one W W Dayor payable
to said J Rosenfield Jr for
the sum of nineteen dollars
and fifty cents. Said check
was returned protested to
deponent who advanced the
money on said check. Deponent
is informed by Arnold R
Dodge book keeper in the
Seventh Ward National Bank
that said W W Dayor has
not at the present time nor
has not at any time had
an account in said Bank

Sworn to before me (Alexander R Ramsay
this 10 day of February 1882)

[Signature]
Notary Public

0741

City and county
of New York

Arnold R Dodge
residing 611 Greene Avenue
Brooklyn New York being sworn
that he is Bookkeeper in the Seventh Ward National Bank
says that he has seen
the check signed W Deyan
drawn by him in favor of
J Rosenfield Jr on the Seventh
Ward National Bank City
of New York for the sum
of Nineteen dollars and
fifty cents. and knows that
no such person as W
Deyan has an account
in said Bank.

Arnold R Dodge

Subscribed and sworn to
this 15 day of February 1882

J. Murray
Police Justice

295

147

Police Court, 5th District

THE PEOPLE, & C.
vs. COMPLAINT OF

Alexander R. Rosenman
2338 vs. Rosenfield
Jacobus Rosenfield

Dated February 15th 1882

J. Murray
Police Justice
Magistrate

Witness
Arnold R. Dodge
611 Greene Ave. N.Y.



Disposition, 1000 of B. D. and

ARREDAVIT
Subscribed and sworn to by the Plaintiff

0742

Pay to the order of *Myself*
Fifteen *Dollars*
\$15⁰⁰/₁₀₀
J. Rosenfeld Jr.

New York, Feb. 6th 1887

The St. Nicholas National Bank
of New York

Bank of Deposit, Savings & Exchange, N.Y.

0743

J. Rosenfield Jr.

7 Wall St

0744

Sec. 212.

5 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
is obtaining money by
a false token

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

Isaac Rosenfeld Jr

guilty thereof, I order that he be held to answer the same, and the said crime beingailable by
me, but bail not having been taken by me, I order that he be admitted to bail in the sum of
Ten Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.

Dated at the City of New York, Feb 15th 1882

of [Signature] Police Justice

0745

Sec. 198 & 200.

CITY AND COUNTY }
OF NEW YORK. } ss.

5 DISTRICT POLICE COURT.

Joshua Rosenfield Jr 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. Joshua Rosenfield Jr

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. St Louis Missouri

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

Answer. 1873 Lexington Avenue (Clinton Ave)

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

Taken before me, this 15
day of February 1887

Joshua Rosenfield

Wm Murray Police Justice.

0746

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

Joshua Rosefield

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I made the complaint against the defendant under the mistaken impression that I was compelled to do so; but said complaint was made against my will; and I beg leave to withdraw the same.

Dated N.Y. February 15th 1882

February 28, 1882 — The complainant admitted to me that he had received forty five dollars ~~from~~ on account of settlement of the case and that the above statement as to his being compelled to make the complaint — was untrue —

H Allen

0747

BOX:

63

FOLDER:

714

DESCRIPTION:

Roth, Rosa

DATE:

03/06/82



714

0748

Pl. *Clary*
#10
Trial for
Spindel,
Filed *6* day of *March* 188*2*
Pleads *Not guilty*

IN COMMONS FOR DISORDERLY HOUSE.
THE PEOPLE
'vs.
B
Rosa Roth

~~John McKeon~~
John McKeon
District Attorney.

A True Bill.
John L. Phelan
Foreman.

aj

0749

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Rosa Roth ^{against}

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

Rosa Roth

of the crime of *keeping and maintaining*
a disorderly house

committed as follows:

The said

Rosa Roth

late of the *Twentyfirst* Ward of the City of New York, in the County of
New York, on the *Twentythird* day of *February* in the year of our
Lord one thousand eight hundred and eighty *two* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in *her*
said house, for *her* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *her*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

John M. Keon
~~_____~~ District Attorney.

0750

CITY AND COUNTY OF NEW YORK, ss: _____
being duly sworn deposes and says; that he is _____ years of age, and a clerk in
the office of _____ STECKLER, Esq., the attorney for the _____ in this
action; on the _____ day of _____ 188 at No. _____
in the City of New York, he served the annexed _____

upon _____ the _____ therein
_____ by delivering to, and leaving with _____

_____ a true copy thereof. _____

Deponent further says that he knew the person so served to be _____

Sworn to before me this
day of _____ 188 }

A. M. [Signature]
Court.

In People's
Plaintiff,

AGAINST
Rosa Datto
Defendant.

*Autograph of
Attorney to file*

Charles STECKLER.
Attorney,
Nos. 47 & 49 Centre Street,
N. Y. City.

0751

City and County }
of New York, } ss.

_____ of
said city, being duly sworn says that he is the _____ in this action, that he has
heard, read and knows the contents of the foregoing _____ and that the same is
true to _____ own knowledge except as to the matters therein stated to be alleged on in-
formation and belief, and as to those matters he believes it to be true.

Sworn to before me this }
day of _____ 188 }

*I found Mrs Rosa
Porter at 595 Third Ave
Dicks on bed. She has
Three Children, and
has vacated the
house 142 E. 35 St
and will have her
furniture out by
the first of April
Phillips Peckey*

0752

County of Grand Jurors
of the State of New York
City and County of New York

The People of the State
of New York.

^{vs.}
Rosa Roth.

To know all men by these
presents that I Rosa Roth, the
defendant above named of the city,
county and state of New York, do hereby
authorize, authorize and appoint
Charles Stekler, an attorney and
counselor at-law of the State of New York
of the State of New York, to appear in this
court and in my name, place and
stead, plead to any indictment
which has been or may be presented
against me in said court for the offense
or crime of having unlawfully kept a
disorderly house at No. 142, East
11th Street in the County of New York
City of the city of New York, and I the
said Rosa Roth, do hereby ratify and
confirm all that my said attorney
and counsel shall or may do in

0753

my name, in that behalf
Waled Nub Nub, Marey 8. 1882.
Core Roth

State of New York
City and County of New York, ss:

On the 23rd day of March 1882, before me personally came Rosa Roth, to me known to be the defendant named in the above entitled action, and named in and who signed and executed the foregoing instrument and duly acknowledged that she executed the same for the purposes therein named.

Jacob Meyer
Commissioner of Deeds
New York City

0754

Police Court—Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mr Elliott

vs

Rosa Roth

AFFIDAVIT—Disorderly House.

Dated *February 24* 18*82*

Yeaman Magistrate.

Officer.

Witness,

100 Stearns St. S.

0755

POLICE COURT, -Fourth District.

CITY AND COUNTY
OF NEW YORK.

Ella Elliott

of No. *142 East 33* Street, in the City of New York,

being sworn, doth depose and say, that on the *23* day of *February* in

the year 18*82*, the premises known as No. *142 East 33* Street,

in the City and County of New York, were kept, maintained, conducted, and occupied by

Mrs Rosa Roth on the date aforesaid
once about six weeks previous thereto

as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and a resort for tipplers, drunkards, common prostitutes and reputed thieves, with other vile, wicked, idle, dissolute and disorderly men and woman ~~reputed thieves~~, who, or most of whom are in the practice of drinking, dancing, quarrelling and fighting at almost all hours of the day and night, to the great damage and common- nuisance of the People of the State of New York, residing in the neighborhood and passing thereby.

Deponent therefore prays, that the said *Mrs Rosa Roth* and all vile, disorderly and improper persons found upon the premises, occupied by said *Mrs Rosa Roth* may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this *Feb 24* day of *February* 18*82*
Hugh Gardner POLICE JUSTICE.

Ella Elliott

0756

Police Court—Fourth District.

THE PEOPLE. &c.,
ON THE COMPLAINT OF

WARRANT—Disorderly House.

Dated

187

Magistrate.

Capt Rayano Officer.
21

0757

WARRANT—Disorderly House.

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

To any 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

Chas. Smith
of No. *142* East *35th* Street, that the premises known
as No. *142* East *35th* Street, in the City and County of

New York, were on the *23*
kept, maintained, conducted and occupied by *Mrs. Rosa Rath* 18*82*

as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and a resort
for tipplers, drunkards, common prostitutes and ~~reputed thieves~~, with other vile, wicked, idle, dissolute and dis-
orderly men and woman and reputed thieves, who, or most of whom are in the practice of drinking, dancing,
quarrelling and fighting at almost all hours of the day and night, to the great damage and common nuisance of
the People of the State of New York, residing in the neighborhood and passing thereby.

THESE ARE THEREFORE, in the name of the People of the State of New York, to County of New York,
the said *Policemen*, and each and every of you, to apprehend the body of the said *Mrs. Rosa Rath*
and all vile, disorderly and improper persons found upon the premises
occupied by said *Mrs. Rosa Rath* and forthwith bring them before me,
or some other Justice, for the City and County of New York, at the *Police Court, Fourth District*, in the
said City, to answer the said charge, and to be dealt with as the law directs.

GIVEN under my Hand and Seal, this *24* day of *February* 18*82*
Joseph Garmon Police Justice. 

0758

Sec. 204, 209, 210 & 212

Police Court District 183

THE PEOPLE, &c.,
OF THE COMPLAINANT OF

Alta Elliott
142 E 39
Rosa Roth

1
2
3
4

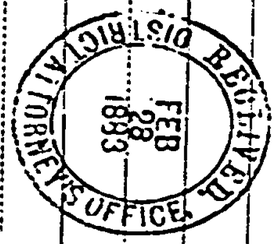
Office: Recorder's Office

Dated February 25 1882

Magistrate
C. H. Stewart
21 Phoenix
Clerk

Witnesses

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



W. J. Lottman & Co.
Bank

BAILED,

No. 1, by Morris Bennett
Residence E. of Broadway 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 Rosa Roth

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

Dated February 25 1884 St. Hugh's Police Justice.

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

Dated February 25 1882 St. Hugh's 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.

N.Y. Court of General Sessions.

The People vs, }
- vs - }
Rosa Rault,

City and County of New York ss =

Rosa Rault of said
city being duly sworn deposes and says,
that she has removed from the premises
known as Number 142 E. 35th Street, in
the City of New York, and now resides with
her family at Number 595 3rd Avenue,
this City.

Sworn to before me this }
17th day of April, 1882. }

Rosa Rault

Edward Metzger
Notary Public
N.Y.C.

0760

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Y
DISTRICT POLICE COURT.

Rosa Roff 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. Rosa Roff

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Europe

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

Answer. 142 East 35th, since December 1887

Question. What is your business or profession?

Answer. Boarding House

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. Not guilty

Taken before me, this 25
day of February, 1888

Ben Potts

Blugh Gardner Police Justice.

0761

BOX:

63

FOLDER:

714

DESCRIPTION:

Ryan, James

DATE:

03/24/82



714

0762

166

Counsel,

W. H. [unclear]

Filed *at* [unclear] of [unclear] 1882

1882

Pleas *not guilty*

THE PEOPLE

BURGLARY—Third Degree, and Grand Larceny.

James Ryan

vs.

(Case)

John W. [unclear]
DANIEL & ROYALS

District Attorney.

22 April 5. 1882

Reads At-Read's.

A TRUE BILL.

John [unclear]
Foreman.

Verdict of Guilty should specify of which count.

at [unclear] 2 1/2 yo.

0763

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
James Ryan

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

of the CRIME OF

James Ryan
Burglary

committed as follows:

The said

James Ryan

late of the *Eighth* Ward of the City of New York, in the County of New York, aforesaid, on the *Sixteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, about the hour of *Nine* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *George W. Goldrey*

there situate, feloniously and burglariously did break into and enter, by means of forcibly *breaking open an outer door of said dwelling*

he the said

James Ryan

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

George W. Goldrey

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

George W. Goldrey
Larceny

committed as follows:

The said

George W. Goldrey

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,

one trunk of the value of four dollars
one pair opera glasses of the value of twenty dollars
one coat of the value of five dollars
one pair of the value of five dollars
one pair pants of the value of five dollars
of the goods, chattels, and personal property of the said

George W. Goldrey

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.

John M. Peck
DANIEL G. ROLLINS, District Attorney.

0764

St March 17-2 PM

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

247 x
 Police Court - 2nd District.

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

James Ryan
 137th St
 159th St
 160th St
 161st St
 162nd St
 163rd St
 164th St
 165th St
 166th St
 167th St
 168th St
 169th St
 170th St
 171st St
 172nd St
 173rd St
 174th St
 175th St
 176th St
 177th St
 178th St
 179th St
 180th St
 181st St
 182nd St
 183rd St
 184th St
 185th St
 186th St
 187th St
 188th St
 189th St
 190th St
 191st St
 192nd St
 193rd St
 194th St
 195th St
 196th St
 197th St
 198th St
 199th St
 200th St

Dated *March 17* 1882

J. P. Kelly Magistrate.
 Clerk.

Witness *David Phelan*

No. _____
 Street _____

No. *590* _____
 Street _____

No. *590* _____
 Street _____

No. *590* _____
 Street _____



*Committed to Prison
 without Bail*

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 Ryan* guilty thereof, I order that he ^{*held to answer the same and he*} be admitted to bail in the sum of _____ Hundred Dollar ^{*in the City of New York*} and be committed to the Warden or Keeper of the City Prison until ^{*he give such bail*} *legally discharged*

Dated *March 17* 1882 *J. P. 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0765

165
Counsel, *Shaw*
Filed *4/10/07* City of *Arch* 1882
Pleads *Not Guilty*

THE PEOPLE
vs. *Jesse Spear*
(2 cases)
BURLIARY-Third Degree, and
Grand Larceny.

Daniel G. Rollins
DANIEL G. ROLLINS
District Attorney.

A True Bill.
John H. Lane
Foreman.

Verdict of Guilty should specify of which count.
except to Henry. do you mind
a/ 4/07 a/11

0766

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

James Ryan ^{against}

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

of the CRIME OF

James Ryan
Burglary

committed as follows:

The said

James Ryan

late of the *Eighth* Ward of the City of New York, in the County of New York, aforesaid, on the *Sixteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, about the hour of *nine* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

George Pray
there situate, feloniously and burglariously did break into and enter, by means of forcibly *knocking open an outer door thereof*

he the said

James Ryan

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

George Pray

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

James Ryan
Larceny

committed as follows:

The said

James Ryan

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

one Bundle of the value of ten dollars
one pair of the value ten dollars
one Coat of the value of twenty dollars
one pair of Pantaloons of the value of ten dollars
one vest of the value of five dollars

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

George Pray

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
DANIEL G. ROLLINS, District Attorney.

0767

Police Court—Second District.

City and County of New York.

ss: George H. Goldrey, age 28, Optician.

of No. 590 Broome Street, being duly sworn,

deposes and says, that the premises No. 590 Broome Street, 2nd Ward, in the City and County aforesaid, the said being a dwelling house and which was occupied by deponent as a place of abode

open and were BURGLARIOUSLY broken and entered by means of forcibly unlocking the door of deponent's room on the second floor of said premises, with intent to commit a crime therein

on the Morning of the 16th day of March 1852

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

One Trunk of the value of Four dollars, containing One Opera Glass of the value of Twenty dollars, and a quantity of old clothing of about the value of Ten dollars. Said property being in all of the value of thirty-four dollars

the property of deponent

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

the aforesaid BURGLARY was committed and the aforesaid property taken, stolen

and carried away by James Ryan (now here) and another whose name is unknown to this deponent. (not arrested) for the reasons following, to wit:

That on the day aforesaid at about the hour of half past six o'clock A.M. deponent locked & securely fastened the said door and put the key thereof under the oil cloth in the Hall way of said floor, and that at the said time the said property was contained in the said room. That thereafter on the said day deponent was informed by Anne Summerville that the said door had been broken open and that the aforesaid property was found in the

room on the third floor of the said premises occupied by said Ryan and said unknown man. Dependent further says that the opera glass, now here shown by officer Peter J. Donnelly, is dependent's personal property and was in the aforesaid trunk taken as hereinbefore described from dependent's room.

Sworn to before me this } S. W. Solberg
17th day of March 1882 }

J. H. Wilbur
Police Justice.

City and County of New York, ss: -

Peter J. Donnelly an officer of the 8th Police Precinct being duly sworn deposes and says that on the morning of the 16th day of March 1882 dependent arrested James Ryan - her present - at the head of the first landing in premises N: 590 Broome Street, and that upon searching the said Ryan dependent found in the pocket of the Cardinal jacket then and there worn on the person of the said Ryan, the opera glass now here shown, and that dependent also found in the possession of said Ryan, a revolver and a brace and bit, and that said Ryan told and showed dependent that he found the key of the complainant's door under the oil cloth.

Sworn to before me this } Peter J. Donnelly
17th day of March 1882 }
J. H. Wilbur
Police Justice

0769

Sec. 108-200
CITY AND COUNTY }
OF NEW YORK, } ss.

2nd DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *James Ryan*

Question. How old are you?

Answer. *21 years of age*

Question. Where were you born?

Answer. *Philadelphia*

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

Answer. *N. 321 East 4 Street; have not lived there at all.*

Question. What is your business or profession?

Answer. *Work in a fish-market*

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 did not have anything to do with it. No-body saw me open the trunk or the door either - I had nothing but that printing to the opera glass*

James Ryan

Taken before me, this *17th* day of *March* 188*8*

J. Williams Police Justice.

0770

Dec. 21, 27, 310 & 312

Police Court - 2nd District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James P. Kelly
590 W. Bond St.
James Ryan
Offence, *Burglary*
James Ryan

Dated *March 17*, 1882

J. H. Hill Magistrate.
John D. Smalley Officer.
S. P. Smith Clerk.

Witnesses *David Officer*

No. *John Kelly* Street
No. *590 Bond* Street
No. *590 Bond* Street
No. *590 Bond* Street

*Committed to
Crown without Bail*

Sp March 17 at 2 PM

BAILED,

No. 1, by _____ Street
Residence _____
No. 2, by _____ Street
Residence _____
No. 3, by _____ Street
Residence _____
No. 4, by _____ Street
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 *James Ryan*

guilty thereof, I order that he ^{held to answer with same and} be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until ^{in the City of New York} he ~~give such bail.~~ *legally discharged*

Dated *March 17*, 1882 *J. H. Hill* Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0771

Police Court—Second District.

City and County of New York.

vs: George Bray, age 36. Painter and Chasing Artist.

of No. 590 Broome Street, being duly sworn,

deposes and says, that the premises No. 590 Broome Street, 8th Ward, in the City and County aforesaid, the said being a dwelling house and which was occupied by deponent as a ^{in fact} place of abode

were **BURGLARIOUSLY** broken open and entered by means of forcibly unlatching the door of deponent's room on the third floor of said premises, with intent to commit a crime therein

on the morning of the 16th day of March 1882

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

One trunk of the value of Ten dollars, containing wearing apparel and underclothing of the value of sixty dollars, and one Pistol of the value of Ten dollars, and a knife of the value of one dollar - One ~~trunk~~ of the value of Ten dollars: said property being in all of the value of Twenty-one dollars

the property of deponent

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

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen

and carried away by James Ryan (witness) and another whose name is unknown to deponent - (not arrested) for the reasons following, to wit:

That on the day aforesaid at about the hour of 6.45 to 7 o'clock P.M. deponent locked and securely fastened the door of deponent's said room and put the key thereof in a drawer of the bureau of the third hallway, and at the said time the property aforesaid was contained in the said room: That thereafter on the said day deponent saw the said trunk and valise in the room on the said floor occupied by said

James Ryan.

Deponent further says that the pistol and
knife, now here shown, is the personal
property of deponent and was in the said
trunk in the said room as hereinbefore
described.

Sworn to before me this } George Bray
17th day of March 1882 }
J. J. Wilburth
Police Justice.

City and County of New York, ss: -

Peter J. Donnelly an officer of
the 1st Police Precinct being duly sworn
deposes and says that Deponent found
upon the person of said James Ryan -
the defendant named herein - the pistol
and the knife, now here shown, and which
property is identified by George Bray as
his personal property.

Sworn to before me this } Peter J. Donnelly
17th day of March 1882 }
J. J. Wilburth
Police Justice.

0773

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

James Ryan

Question. How old are you?

Answer.

21 years of age

Question. Where were you born?

Answer.

Philadelphia

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

Answer.

No. 321 East 4 Street. I just hired the room

Question. What is your business or profession?

Answer.

Fish in the fish market

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 did not enter into either of the rooms. The trunks were brought into the room I occupied. All I had in my possession was the opera glass and the pistol

James Ryan

Taken before me this 17th

day of March 1882

J. H. [Signature] Police Justice.