

0353

BOX:

489

FOLDER:

4465

DESCRIPTION:

Renner, Salon

DATE:

07/13/92



4465

0354

Witnesses:

Subba Rao Srinivasan

222, 1st floor

Leela Srinivas

J. N. Srinivas

10, 1st floor

132

Counsel,

Subba Rao Srinivasan

Filed

13 day of July 1892

Pleads,

not guilty

THE PEOPLE

vs.

Salon Renner

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

DE LANCEY NICOLL,

District Attorney.

Case 2 July 21, 92 B.S.W.

A TRUE BILL.

Commander J. N. Srinivasan

Sept 2 - July 22, 1892 Foreman,
trial and acquitted

0355

Sec. 192.

2

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Thomas J. Grady a Police Justice
of the City of New York, charging Salon Renner Defendant with
the offence of Larceny - mis

and he having been brought before said Justice for an examination of said charge, and it having been made
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and
the hearing thereof having been adjourned,

Salon Renner Defendant of No. 84
W 4th Avenue Street; by occupation a Drug clerk
and Henry Jordan of No. 84 W 4th Avenue
Street, by occupation a druffist Surety, hereby jointly and severally undertake
that the above named Salon Renner Defendant

shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of five
Hundred Dollars.

Taken and acknowledged before me, this 23
day of June 1892

Thos. J. Grady POLICE JUSTICE.

Salon Renner
Henry J. Jordan

0356

CITY AND COUNTY OF NEW YORK, } ss.

Henry Jordan

Sworn to before me, this 23 day of June 1892
W. J. [Signature] Police Justice.

the within named Bail and Surety being duly sworn, says that he is a resident and lean holder within the said County and State, and is worth Twenty five Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of stock in the [unclear] of the Drug Store at No 241 8th Avenue of the value of twenty five hundred dollars.

Henry J. Jordan

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Genbridge [Signature]

vs.

Adon [Signature]

Undertaking to appear during the Examination.

Taken the 23 day of June 1892

[Signature]

Justice.

0357

Police Court

2

District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Gertrude G. Glotner

of No. 2225 8th Avenue

Street, aged 22 years,

occupation Drug store

being duly sworn,

deposes and says, that on the 1st day of May 1892 at the City of New York,

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

fifty dollars in
gold and silver money of the
United States

\$ 50 -

the property of Deponent

Sworn to before me, this

29

day

1892

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 Salom R. Ruman. The deponent

was a clerk in deponent's employ and he was entrusted on May 1 1892 with the sum of two hundred and fifty dollars in cash, to be paid or sent due to John V. Potter at 134 William Street and deponent is informed by said Potter that the deponent did not pay over the said money in full

and deponent therefore charge the deponent with appropriating said fifty dollars to his own use feloniously and deponent asks that deponent be arrested and held to answer said charge

Gertrude G. Glotner

of
1892
Police Justice.

0358

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Salon Renner 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. Salon Renner

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. Germany

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

Answer. 841 8th Av. 4 weeks

Question. What is your business or profession?

Answer. Drug Clerk

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
Salon Renner

Taken before me this 29

day of May

Wm. J. Kelly
1892
Police Justice.

0359

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Tertride G. Glorner of No. 225 8th Ave Street, that on the 1 day of May 1882 at the City of New York, in the County of New York, the following article to wit:

some money of the United States

of the value of 50 Dollars,

the property of Tertride G. Glorner was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Salon Renner

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 29 day of June 1882
Chas. F. Brady

POLICE JUSTICE.

0360

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

William T. Carey ^{Pro} Officer.

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

..... Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

..... Police Justice.

Police Justice.

Dated 188

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

The within named

0361

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

defendant

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

Dated, *June 27* 189 *2* *John T. Brady* Police Justice.

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

Dated,..... 189 Police Justice.

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

Dated,..... 189 Police Justice.

0362

Def't surrendered in
bond of Jordan - comm'd.
June 28/92.

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Police Court, ¹¹⁹ District, ^{W 792}

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Gertrude Glockner
2225 8 Ave
Salon Renna

2
3
4

Offense,
Manslaughter

Dated, June 23 1892

Magistrate,
Frank Carey

Officer,
C. O.

Precinct,

Witnesses, John H. Potter

No. 138 1/2 William Street.

Fred. Greener

No. 2225 8 Ave Street.

No. Street.

\$ 500 to answer G.S. 9/22 money

\$500 h. June 25/92 - 10 h. m.

Case June 27/92 - 10 h. m.

0363

30 Rockwell	
Coursel.	
	\$400.00
30 Vans (Cph)	72.00
2" " "	30.00
2" Remer's Wagon	
2" Potter	75.00
	250.00
2" Vans	40.00
6" Runner	7.50
	<hr/>
	662.50

0364

TELEPHONE CALL, 479 HARLEM.

New York, May 3^d 1892



Mr John Renner Dr.
The Washington Storage Warehouse and Van Co.,
(Limited).

2296, 2298 and 2300 EIGHTH AVENUE.

ALBERT HARTOG, MANAGER.

PADDED VAN FOR MOVING
ROOMS FOR STORING FURNITURE, PIANOS, ETC.

WASHINGTON STORAGE WAREHOUSE
AND VAN COMPANY, Limited.

Apr 30	To Lab on Shore	2.00
"	1 Month Storage	6.00
"	Lab out	2.00
"	Chy to 120th Street	10.00
		<u>20.00</u>

PAID
MAY 3 1892

Brooklyn May 22 92

Received from
John Renner the sum
of \$40.00 fourty Dollars
for storage 7 months to New-
York for east New York
received from
John Renner

Peoples En A
July 1892
John Renner

0365

ROESCH & FENNEL,
ATTORNEYS & COUNSELORS AT LAW,
280 BROADWAY,
STEWART BUILDING,
4TH FLOOR, ROOM 150, CHAMBERS ST., ELEVATOR

TELEPHONE

GEORGE F. ROESCH.
JOHN FENNEL.

NEW YORK, July 22 189 2.

Hon. Burton Wheeler,

Dear Sir: Enclosed find copy of points
submitted to Justice Lawrence this morning.

Yours &
Roesch & Fennel.

0366

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY OF NEW YORK.

523

THE PEOPLE OF THE STATE OF NEW YORK,

against

Salon Renner

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Salon Renner

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

The said *Salon Renner*

late of the City of New York in the County of New York aforesaid, on the *first* day of *May* in the year of our Lord one thousand eight hundred and ninety-*two* at the City and County aforesaid, with force and arms, in the *day* time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *fifty*

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *fifty*

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *fifty*

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *fifty*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *fifty dollars*

of the goods, chattels and personal property of one *Gertrude M. Globner* then and there being found,

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

DE LANCEY NICOLL,
District Attorney.

0367

BOX:

489

FOLDER:

4465

DESCRIPTION:

Revault, Henry

DATE:

07/20/92



4465

0368

Witnesses:

Counsel, *L. Benjamin*
Filed *2d* day of *July* 189 *2*
Pleads, *not guilty (1)*

18
Age 27 years
18
18
THE PEOPLE
vs.
Henry Revault
(2 sides)
Grand Larceny, (Sections 438, 439, Penal Code)
Second Degree

De LANCEY NICOLL,
District Attorney.

Part 2 July 28. 92 B.S.W.

A TRUE BILL.

D. M. ...

Part 2 - July 28, 1892
Grand Juror

Foreman.
Wm. ...

D.F.

0369

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Revault

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

Henry Revault

of the CRIME OF PETIT LARCENY, committed as follows:

The said

Henry Revault

late of the City of New York, in the County of New York aforesaid, on the eighth day of July in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

three billiard balls of the value of eight dollars each

of the goods, chattels and personal property of one

Charles Dufort

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

De Lancey Nicoll, District Attorney

216

Witnesses:

Counsel,

Filed 20 day of July 1892

Pleas, Not Guilty (v.)

THE PEOPLE

vs.

Henry Reynolds
(2 cases)

PETTY LARCENY.
Sections 528, 532, Penal Code.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edmund John

Foreman.
Sentenced on another
indictment

B/H

0370

0371

Police Court 2nd District.

Affidavit—Larceny.

City and County of New York, ss:

of No. 474 Fifth Avenue Street, aged 44 years, occupation Caper Ben Saloon being duly sworn, deposes and says, that on the 8 day of July 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Three Billiard balls of the value of Twenty five dollars

the property of Deponer

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 Harry Vester

knowing from the fact that deponent saw the said deponer take and carry away said billiard balls from a table in said saloon and run away and deponer is informed by Officer William J. Nolan of the 15th Precinct Police that he found said billiard balls in the deponer's possession here shown in court and said deponer was in the act of offering said billiard balls for sale deponer identifies said billiard balls by the marks on the balls

Charles Dufort

Sworn to before me this 8 day of July 1897

[Signature]
Police Justice.

0372

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

William C. Nolan
aged 31 years, occupation Police officer of No.

The 15th Avenue Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Charles Dwyer
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 10 day of July 1897 } William C. Nolan

A. J. White
Police Justice.

William C. Nolan

0373

(1885)

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Harry Revanes 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. Harry Revanes

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. France

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

Answer. 27 Eighth Avenue one month

Question. What is your business or profession?

Answer. Waiter

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

Answer. I am not guilty

Harry Revanes

Taken before me this

day of

Sept 18 1897

Police Justice.

0374

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

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

Dated, July 10 1898 A. J. White Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice:

0375

Police Court, 160 District 2 ⁸⁵²

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Duxon
Harry Kerault

1
2
3
4

Offense

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, *June 10* 1892

Wm. B. Holden Magistrate.
Officer.

Witnesses *Acc. to office*

No. Street.

No. Street.

No. Street.

\$ *300* to answer

300 Ex July 12-1892
Cam



0376

Police Court 2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Rene Robinet

of No. 107 West 25th Street, aged _____ years,

occupation: Keep a Billiard & Signa Saloon being duly sworn,

deposes and says, that on the 12 day of June 1892 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the third time, the following property, viz:

Six Billiard balls all of the value
of Sixty dollars and a pistol of the
value of Eight dollars and together of the value
of Sixty eight dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-

ously taken, stolen and carried away by Harry Revault
from here, from the fact that deponent
missed said balls from said Saloon
and deponent is informed by John
Kurtz of No 57 West 3rd Street that
the defendant sold him said Kurtz
six billiard balls about five weeks
ago for five dollars and fifty cents and
said Kurtz subsequently discovered said
billiard balls were stolen from deponent
and said deponent came to Kurtz place of
business and identified said balls and
said Kurtz delivered said balls to deponent
Rene Robinet

Sworn before me, this
of _____ 1892
at _____
Police Justice.

0377

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

John Kent
aged *24* years, occupation *Fire Lieutenant* of No. *57 West 3rd* Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of *Rene Robnier* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *10* day of *May*, 189*7*

John Kent
A. J. White
Police Justice.

0378

(1885)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Harry Revault 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.

Harry Revault

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

France

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

Answer.

27 E 17th Street one month

Question. What is your business or profession?

Answer.

Water

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

Harry Revault

Taken before me this

day of

10
1885

Police Justice.

0379

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

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

Dated, July 10 1894 A. J. White Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0380

857

Police Court, 1607 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul Robinson
vs. Hamp Renney

1
2
3
4

Offense Larceny

Dated, July 10 1892

Wm G Nolan Magistrate.
John Kurtz Officer.
5 Precinct.

Witnesses
No. 57 Ward St Street.

No. _____ Street.



No. _____ Street.

\$ 1000 to answer.

1000 & July 12-10am
CM CH

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0381

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Revault

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

Henry Revault

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

The said

Henry Revault

late of the City of New York, in the County of New York aforesaid, on the *12th* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

six billiard balls of the value of ten dollars each, and one pistol of the value of eight dollars

of the goods, chattels and personal property of one *Rene Robinet*

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

SECOND COUNT—

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

Henry Revault

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

The said *Henry Revault*

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

six billiard balls of the value of ten dollars each, and one pistol of the value of eight dollars

of the goods, chattels and personal property of one *Rene Robinet*

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

unlawfully and unjustly did feloniously receive and have; the said

Henry Revault

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

DE LANCEY NICOLL,

District Attorney.

0383

BOX:

489

FOLDER:

4465

DESCRIPTION:

Reynolds, John

DATE:

07/13/92



4465

0384

Witness:

Miss Casanova

458 N. 5th

Apr 1902

22, P

John Reynolds

left her when

was, leaving

Ch 1902 & Jan

Cum gratia

Counsel,

Filed

13

day of

1892

July 2
not guilty

THE PEOPLE

vs
John Reynolds

John Reynolds

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edmund For

Foreman.

July 1892

Pleads guilty

Burg 2nd vic

July 22, 1892

Burglary in the 2nd degree,
Section 46, 53, 52, 51, 50 and 55.

0385

Police Court District: 4

City and County of New York, ss.:

Louis Casabona

of No. 456 West 52 Street, aged 39 years,

occupation Shoemaker being duly sworn

deposes and says, that the premises No. 456 W. 52 Street, 22nd Ward

in the City and County aforesaid the said being a five story tenement

the first floor of ~~the~~ building and which was occupied by deponent as a dwelling apartment and in which there was at the time a man being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the lock on the back-door of said apartment and opening the door

on the 6 day of July 1887 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

One suit of clothes, a quantity of underwear, a quantity of shoes, together being of the value of Fifty-Dollars

\$ 50⁰⁰/₁₀₀

the property of Deponent and Silvester Marciano 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 Reynolds (now here)

for the reasons following, to wit: Deponent securely locked and fastened said door at 9 P.M. on the above date, said property being then in said apartment. Deponent returned to said premises at 10³⁰ P.M. on said date and found said door to be broken open and found said property to be missing. Deponent is informed by one Antonio Gentilino, of No. 456 West 52 Street,

0386

that he saw defendant, ^{with four others} coming out of the
Yard of said premises at about 10³⁰ P.M.
and deponent found some of the missing
property in said yard shortly after said
hour. Deponent is informed by Officer
Morris of the 22nd Precinct Police that
he found a suit of clothes in the
apartment where defendant lives and
which said Marvona identifies as his
property. Wherefore, deponent accuses
defendant of burglary and prays
that he may be dealt with as the
law directs.

Swear before me this }
7th day of July 1892 } Louis Casabona
J. J. [Signature]

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1892
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1892
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1892
Police Justice.

Police Court, District,

THE PEOPLE, vs.,
on the complaint of
vs.
1
2
3
4

Offence—BURGLARY.

Dated 1892
Magistrate.
Officer.
Clerk.
Witnesses.
No. street,
No. Street,
No. Street,
\$ to answer General Sessions.

0387

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Antoni Gentilino

aged 32 years, occupation Shoemaker of No.

456 West 52 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Rosario Casabona

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

Sworn to before me, this

July 7 189

Antonino DiGiorgio

H. Williams

Police Justice.

0388

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Frank J. Morris

aged 35 years, occupation Police officer of No. the 227 Precinct Block Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Louis Casabona and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me this 7 day of July, 1892 } Frank J. Morris

J. Killen
Police Justice.

0389

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer. *John Reynolds*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer, *United States*

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

Answer. *434 W. 53 St. 4 years*

Question. What is your business or profession?

Answer, *Laborer*

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

Answer. *I am not guilty,
John Reynolds.*

Taken before me this
day of *July* 189*1*
J. J. [Signature]
Police Justice.

0390

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 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 July 1892 J. W. [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0391

834
Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Louis Casabona
456 W. 52
John Reynolds

Offence
Lunacy

2
3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated July 7 1892

Kelbroth Magistrate.

Morris Officer.

922 Precinct.

Witnesses Antoni Sutilino

No. 456 W. 52 Street.

Silverio Marciano

No. 456 W. 52 Street.

No. _____ Street.



9.5

M...

Court of General Sessions

People etc.

^{vs}
John Reynolds

City and County of New York ss:

Joseph J. Curran
being duly sworn says he resides
at No. 461 West 57th St. and is
a furnishing undertaker. That
he has known the Defendant above-
named John Reynolds for 10 years
and has always known him to
bear a good character for honesty
and industry. That he believes this
to be the said John Reynolds's
first offense.

Subscribed before me this
21st day of July 1872

W. H. Stalman

Notary Public
New York

Geo. J. Curran

Court of General Sessions in and for the
City and County of New York

People etc.

vs
John Reynolds

City and County of New York ss:

Charles Nealy being
duly sworn says he resides at No. 150 West
50th Street and is a Deputy Collector in the
New York Revenue Service. That he has known
the above named defendant John Reynolds
for (10) years: that up to the present
time defendant has known the said Reynolds
as a good and honest boy. That he believes
this to be his first offence and but for the
present unfortunate affair defendant believes
the said John Reynolds to be a person of
good character.

Sworn to before me this 21st day of July 1892
Charles Nealy

Wm. J. ...
Wm. J. ...

Court of General Sessions
 People etc.
 vs
 John Reynolds

City and County of New York ss: Louis Pletzinger being
 duly sworn says he resides at 409 W.
 33rd Street N. Y. City. That he has known
 the above named defendant John Reynolds
 for 3 years. That he has always known
 him to bear a good character for
 honesty and industry up to the time of
 his present trouble. That deponent
 is acquainted with the family of the
 said John Reynolds and knows it
 to be thoroughly respectable

Sworn to before me this } L Pletzinger
 21 day of July 1892 }

Wm. J. ...
 W. J. ...
 ...

0395

July 18th 1892

Permit me to say of
John Reynolds, who on this
day did plead guilty to burglary
in the second degree, that I
have known him for years as
an excellent young lach. This
is, I believe, his first offence,
and knowing the father
also as one of the best of
poor men. I will be happy
in knowing that the young
man may be sent to the
Reformatory instead of to
a penal institution.

Sincerely
Yours
John Quinn
559, W. 51st St
" "

0396

and place exhibiting to and at the same time the within originals, and that he knew the person thus served to be the person mentioned and described in the as therein.

Sworn to, before me,
this day of 18

D. W. Gen. Sessions

People vs.

Plaintiff,

against

John Reynolds

Defendant

Affidavit

HUGH COLEMAN,
Attorney for Deft.

No. 287 BROADWAY,
NEW YORK CITY.
Entrance to Elevator cor. Renss. St.

Due and timely service of copy of the within
hereby admitted

this day of 18

Attorney.

To

*As sworn by
28/92*

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Reynolds

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

John Reynolds

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

The said *John Reynolds*,

late of the *22nd* Ward of the City of New York, in the County of New York aforesaid, on the *ninth* day of *July* in the year of our Lord one thousand eight hundred and ninety *two*, in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Louis Paradonna*,

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

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away,

the said John Reynolds being then and there assisted by a confederate, actually present, whose name is to be found among aforesaid or yet unknown.

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

SECOND COUNT—

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

John Reynolds

of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said *John Reynolds*

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

one coat of the value of twenty dollars, one pair of trousers of the value of ten dollars, one vest of the value of five dollars, of the goods, chattels and personal property of one *Louis Casabona*, and five pairs of shoes of the value of three dollars each pair,

of the goods, chattels and personal property of one *Louis Casabona*,

in the dwelling house of the said *Louis Casabona*,

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

THIRD COUNT:

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

John Reynolds _____

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

The said *John Reynolds*,

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

one coat of the value of twenty dollars, one pair of trousers of the value of ten dollars, and one vest of the value of five dollars, of the goods, chattels and personal property of one *Lucretia Mascioia*, and divers articles of underclothing, of a number and description to the Grand Jury aforesaid unknown, of the value of ten dollars, and five pairs of shoes, of the value of three dollars each pair,

of the goods, chattels and personal property of one *Louis Casabona*,

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

and *Louis Casabona*,

unlawfully and unjustly did feloniously receive and have; the said

John Reynolds,

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

DE LANCEY NICOLL,
District Attorney.

0400

BOX:

489

FOLDER:

4465

DESCRIPTION:

Robinson, Emma

DATE:

07/07/92



4465

0401

-35-

Witnesses:

Wm. B. ...
1481 ...
...
...

Counsel, *Berling*
Filed 7 day of *July* 1892
Plends,

THE PEOPLE
19 July 1892
vs.
Emma Robinson
Grand Larceny,
[Sections 629, 630,
Penal Code.]

D^e LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edmund For
Foreman.

July 7th 1892
Filed by Petrol Larceny
J. M. ...

0402

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emma Robinson

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

Emma Robinson

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

The said Emma Robinson

late of the City of New York, in the County of New York aforesaid, on the 29th day of June in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one watch of the value of twenty-five dollars, and ~~one~~ chain of two finger-rings of the value of six dollars each

of the goods, chattels and personal property of one

Mary Brown

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

De Lancey Nicoll, District Attorney

0403

BOX:

489

FOLDER:

4465

DESCRIPTION:

Roggow, Philip

DATE:

07/13/92



4465

0404

Witnesses:

Officer Smith
11 P.

Counsel,

Filed, 13 day of July 1892

Pleads,

THE PEOPLE

vs.

B
Philip Croggion

VIOLATION OF THE EXCISE LAW.
(Illegal Sales without License).
[Chap. 401, Laws of 1892, § 81].

Complaint made to the
of Special Sessions
July 22
1892

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

Edward J. ...

Foreman.

0405

Police Court 6 District.

Affidavit—Larceny.

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

Mary Basini

of No. 1431 Franklin Avenue Street, aged 39 years,
occupation none being duly sworn

deposes and says, that on the 29th day of June 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz :

two gold rings of the value of twelve
dollars - and one gold watch of
the value of twenty-five dollars
in all of the value of thirty-
seven dollars

the property of deponent a widow

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 Emma Robinson from her

from the fact that since the
Commission of said offense deponent
caught and detected the said
defendants with a portion of the
above described property in her possession
to wit: the gold watch

Mary Basini

Sworn to before me this 1st day of July 1892
Charles W. Stewart Police Justice

0406

6

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Emma Robinson

Question. How old are you?

Answer.

19 years -

Question. Where were you born?

Answer.

- at sea -

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

Answer.

Tenmt - 18 years -

Question. What is your business or profession?

Answer.

Sewing

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

Answer.

I am guilty of the charge

Emma Robinson

Taken before me this

102

day of

July
1892

Charles A. Stearns
Police Justice.

0407

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 Alfred Hunt

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

Dated July 1st 18 92 Charles N. Senter Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

0408

801

Police Court--- 6 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Brown
1431th Franklin Ave
Emma Robinson

Offence *Larceny*
Felony

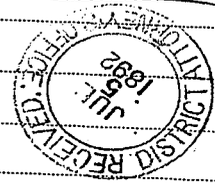
2
3
4

Dated *July 10th* 1892
Winters Magistrate.

William J. Michel Officer.
34 Precinct.

Witnesses *Same Officer*
No. _____ Street.

No. _____ Street.
No. _____ Street.



No. _____ Street.
\$ *500* to answer *Es.*
Comp

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

0409

Police Department of the City of New York,

Precinct No. 34th

New York, July 12th 1892

Emma Robinson

Arrested July 5th 1889 for Dis. Con. complainant
Jane Robinson her mother & was Discharged

Judge Fairter

Arrested for Burglary April 11th 1892 charged
with entering the residence of Fred. W. Mc Dade
No. 1992 Burnside ave by means of duplicate keys &
stealing 2 diamond rings & dress Total Value \$50.00
Sentence suspended

Judge Cowan

0410

2000

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

— Philip Roggow —

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

— Philip Roggow —

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

— Philip Roggow —

late of the City of New York, in the County of New York aforesaid, on the *second* day of *July* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.