

0487

BOX:

177

FOLDER:

1792

DESCRIPTION:

Reagan, Patrick

DATE:

05/29/85



1792

Witnesses :

101

1

Filed 29 day of May 1888

Plead *Chargingly*

THE PEOPLE

5.2.

Grand Larceny, 2nd degree [Sections 628, 68 ? — Penal Code].

Patrick Reagan

June 11/95

Spent & converted of
Robert Farney

RANDOLPH B. MARTINE

Campbell District Attorney.
 Ben' Me. year.

A True Bill.

Edward

Foreman.

~~James~~ ~~11/20/93~~

0400

0489

The People
vs.
Patrick Reagan.

Court of General Sessions, Part I.
Before Judge Gildersleeve.

June II, 1885.

Indictment for grand larceny in the second degree.

Dora Webber sworn. I am a married woman and live at 2033 Second Avenue, I keep boarders only for private meals and the prisoner was one of them on the 22nd of May; on that day I had thirty dollars in my pocket-book in the ward-robe; on that morning he came to his breakfast about eight o'clock and at the same time my brother came in; the prisoner sat down on one end of the table and my husband on the other side, while they were sitting at the table I had to go to the butcher's and took my pocket-book out of the ward-robe and asked my brother if he had change for a five dollar bill and he said no, I took five dollars from the thirty and put twenty-five back in the ward-robe and put it under a hat-box, I took my basket and went to the butcher's and was gone about fifteen minutes. When I came back from the butcher's and put down my basket and turned around to hang my shawl up, I found the ward-robe open, I asked my brother if he opened the wardrobe and he said no, I found right away that my pocket-book was in the wrong place, that it was between the hat-box and the ward-robe and I put it under the hat-box when I left the house; the defendant was gone and my money was gone when I came home, I saw the two ten dollar bills in the Harlem Court House; the officer told me that the defendant changed the bills in Hildebrand's.

Cross Examined. One of the ten dollar bills was a white looking one and had an X and the other was a

0490

green ten dollar bill and the five was a green bill. No one else could steal the bills because he was alone in the room. I asked Mr Weber if he opened the ward-robe and took the money out and he told me no. The defendant came back in the store and hallooed to me to send dinner over to Mr Clark: I said to him, will you please give me my money back that you took out of my ward-robe? He says, I did not take money, he denied it in the Station House to the Captain too.

Carl Beckman sworn. I live 2258 Second Avenue and am a bar-tender at Mr Hildebrand's and was so on the 22nd of May, I was there between eight and nine o'clock on that morning when the defendant came in; he asked me for brandy and I gave it to him and he gave me a ten dollar bill and I changed it, he asked me if I could change another ten dollar bill and I changed him a second ten dollar bill.

John F. Powers sworn. I belong to the 10th precinct and arrested the prisoner on the 22nd of May for stealing the money, I brought him to the Station House and found in his pocket thirty-one dollars and some cents. He denied having changed any bills, he said he bought a cigar but refused to tell where he bought it, I went around the neighborhood to different stores and found one or two places where he tried to change them, I went down to Hildebrand's where that young man is employed and found out that he had changed two bills there, I brought the property to the Property Clerk's Office; the defendant denied ever changing the bills and refused to answer questions put to him in the Station House; he was employed in

0491

Clark's saloon under some other name, he gave the name here of Patrick Reagan.

William Webber sworn. I am the husband of Mrs. Webber, the defendant was one of her day boarders, he left on the morning of the 22nd of May before finishing his breakfast.

Patrick Reedy sworn and examined in his own behalf. I live 119th Street and Second Avenue and work there for Mr. Cornelius Clark, they put down Reedy in the Station House instead of Reedy. On the 22nd of May I opened the store for Mr. Clark at five o'clock in the morning and at a quarter past eight Mr. Clark told me to get my breakfast, I went and had my breakfast, Mrs. Weber's brother and her husband sat at the table; after breakfast I went out and had thirty dollars and some cents, three ten dollar bills, I had some bills to pay down town to my sister-in-law which I owed and I took these two ten dollar bills and called for a coney of brandy and got one changed, I bought a cigar and gave him another ten dollar bill and he gave me change, after that I went down to 15th Street and got two five dollar bills for a ten and came back to the store and got my boss's breakfast at Weber's; after I got to the store Mr. Clark told me to go over to the landlady and tell her to send my dinner over to the store that he was going down town on business; that was the time she locked the door and had me arrested; I did not take her money out of the ward-robe. The witness Beckman changed the two ten dollar bills for me; the officer asked me in the Station House if I had changed any money and I refused to answer any questions because I thought it was none of his business.

The Jury rendered a verdict of guilty of petty larceny.

0492

2

THE JURY RECALLED A HISTORY OF BARRY'S BUSINESS
THROUGHOUT THE YEARS OF THE BUSINESS
AND WOULD BEYOND TO BEHOLD THE DEFENDERS AS A

THE COURT WOULD BEYOND TO BEHOLD THE DEFENDERS AS A

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Testimony in the case
Patrick Reagan

filed May
1885

0493

2

THE JURY RECORDED A VERDICT OF GUILTY OF FIRST DEGREE MURDER
AND SENTENCE TO LIFE IMPRISONMENT.

THE COURT THEN READ THE VERDICT TO THE JURY AND THE JURY
RECEIVED THE VERDICT.

THE COURT THEN ADJOURNED THE COURT UNTIL THE NEXT DAY.

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Testimony in the case
Patrick Reagan

Filed May
1885

0494

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Rosa Walker

of No. 230 3/2 Ave Street, aged 40 years,
occupation Housewife being duly sworn

deposes and says, that on the 22 day of May 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

Twenty five dollars good and
lawful money and a pocket
book all of the value of Twenty
five dollars

the property of Applicant

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 Patrick Reagan (now here)

from the fact that Applicant left
said money in a pocket book in
a wardrobe which said Reagan
had knowledge of and that Applicant
left her apartment and saw said
money immediately before leaving
and when Applicant returned said
money was missing and said
Reagan also Applicant further
says that said Reagan had
the ten dollar bills and one five dollar
bill changed by neighboring stores
which bills Applicant identified as
those stolen from her Rosa Walker

Sworn to before me, this 24 day of May 1888

Wm. J. 1888

Police Justice.

0495

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

5 District Police Court.

Patrick Reagan 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.

Patrick Reagan

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

US

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

Answer.

519 E. 119 St. 25 days

Question. What is your business or profession?

Answer.

Bar Keeper

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
Patrick Reagan

Taken before me this

day of

May

188

at 8 o'clock

Police Justice.

0496

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 _____

Patrick Reagan

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 *May 22* 188 *de J. P. [Signature]* Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0497

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 5th District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Nora Webber
230th 2nd av.

Patrick Reagan

1 _____

2 _____

3 _____

4 _____

Dated May 22 188

M. J. Pines Magistrate

Pines Officer.

Precinct.

Witnesses Carl Beckman

No. 2258, 2nd Ave Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. 500 to answer

0498

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Patricia Reagan

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

Patricia Reagan

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

The said *Patricia Reagan*,

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

one Promissory Note — for the payment of money, the same being then and there due and unsatisfied, and of the kind known as — United States Treasury Note *s*, of the denomination of *five* dollars and of the value of *five* dollars,

one Promissory Note — for the payment of money, the same being then and there due and unsatisfied, and of the kind known as — Bank Note *s*, of the denomination of *five* dollars — and of the value of *five* dollars,

two Promissory Note *s* for the payment of money, the same being then and there due and unsatisfied, and of the kind known as — United States Treasury Note *s*, of the denomination of *ten* dollar *s* and of the value of *ten* dollar *s* each,

two Promissory Note *s* for the payment of money, the same being then and there due and unsatisfied, and of the kind known as — Bank Note *s*, of the denomination of *ten* dollars — and of the value of *ten* dollar *s* each,

and *one* *valued* *note* of the value of *fifty cents*, of the goods, chattels and personal property of one *Dorothy Alden*,

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.

Richard B. Martin
District Attorney

0499

BOX:

177

FOLDER:

1792

DESCRIPTION:

Reid, William

DATE:

05/29/85



1792

Some evidence of
previous good
character pending

Witnesses:

[Signature]

Counsel,

Filed 29 May 1885

pleads, *Not guilty*

THE PEOPLE
vs
Wm. Reid
for
first-
class
murder
in
the
County of
San Francisco
City and County of
San Francisco
California
[Sections 96 & 97 Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

By *Wm. S. [Signature]*
pleads guilty - 17

A True Bill.

[Signature]
Wm. S. [Signature]
For the People

[Signature]
Friday June 5 1885

0500

0501

Police Court— District.

Affidavit—*Perjury*

City and County } ss.:
of New York,

of No. *Murray Hill Hotel* Street, aged *40* years,
occupation *Lawyer* being duly sworn
deposes and says, that on the *2nd* day of *May* 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the time, the following property viz:

*Before Hon Chas L Barrett Justice of
the Supreme Court William Reid
on being duly sworn by the said
Justice swore to the annexed affidavit
in a certain Cause then and there
pending in which said affidavit
among other things said Reid swears
I am in no other way, or obligation
either for myself or for any other person
wherein said Reid has signed and
the property of selected a certain sum in
a suit in said Court between Coroner
Plaintiff & General Defendants said said
being selected on the 10th of April 1885 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 Reid on said 2nd day of
May as aforesaid committed perjury by
swearing as aforesaid. The grounds of
deponent's information are that she
received the annexed affidavit from
Hon Chas L Barrett and has seen
the same in the suit of George
Apt & others some mentioned and her
comparer. The signature on said bond
with that of said Reid as the annexed
affidavit and they are the same.
The description of the property in said
affidavit and said bond are ^{essentially the same} and from statements made by
Sgt Sheriff Maguire who has said
has in his possession documents*

of
1885

Police Justice.

0502

has no doubt that said Reid sworn
by both said affidavits are said
true. Wherefore Department prays
that a warrant may issue
for the arrest of said Reid
for the crime of perjury in
knowingly, wilfully and corruptly
swearing falsely as aforesaid.
sworn to before me this
2 day of May 1885
M. Patterson 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 1885 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1885 Police Justice.

Police Court, District,	Offence—LARCENY.
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1885	Magistrate.
	Officer.
	Clerk.
Witness,	
No.	Street,
No.	Street,
No.	Street,
\$	to answer Sessions.

0503

New York Supreme Court
City & County of New York

Liberty Broom

agot.

George A. Broom & Clara Broom

City & County of New York ss.

William Reid being duly sworn by affirming by Hon. Judge C. Barrett a Justice of this Court as to his qualification as a juror on the undertaking on appeal herein swears as follows: (I reside on Richmond Terrace near Jersey Street New Brighton Staten Island Richmond County New York) I am in the florist business for myself at the place ^{and have been for the last} where I reside for the last eight years - I signed and swore to the undertaking on appeal in the above entitled action on the 18 day of April 1885. I own eight lots and a frame house three stories 25 feet front by 35 feet deep - The lots are on Jersey Street near Griswold Avenue no other buildings ^{are} on those lots I purchased them eight

0504

years ago - I paid \$6000 for them
and the house in money to George
Griswold. There is no mortgage
on them - Taxes & assessments all
paid. Title is in my name
& has been since the time I purchas-
ed them - My debts and all my
liabilities will not exceed \$50.
I am under no other Bonds or obligations
either for myself or for any other
person - There are no judgments
against me - or suits pending
against me - The deed of the lands
is recorded in my name at Richmond
Silas Haverus gave the property
to the right and Griswold to the
left of me.

2. Have not you heard that late ad-
joining have been sold and an offer
made for sale for the sum of \$300,
or less?

I have not

Obj to - I have.

2. Have you now an offer outstanding
or contract for the sale of your
property? A. I have not

+ 2. Do you know the Plaintiff
in this action?

Obj to as in the answer

A.

+ 2.

Have you been paid or do you expect to be paid or have you been offered any remuneration or any thing for going on this undertaking?
 By the as remuneration involved.

A.

2.

Is the property on Jersey Street is rented? A. The house only for \$15 monthly to John Brown - The lots are unoccupied we cultivate them in the summer time - I rent the place to Mr. Farrow monthly - I raise some of my flowers on the lots & some I buy - The lots are 16' x 25 each in one piece - I have not my Deed of the property with me it is recorded in Chelmsford and

2. Can you tell who lives opposite to these 8 lots -

A. I cannot they change frequently Mr. Tully lives not far from there, he used to be Judge -

2. Don't you know that Mr. Tully or Judge Tully has been dead many years - No I do

A. ~~Don't~~ I have been away from Statue Island some time but I know his place of business it is a Grocery Store

0506

Q. How long have you been away from
Station Island?

Ans. to

A.

I reside at present at New Brighton
Station Island on Richmond
Terrace at Mrs. Brown's. She keeps
a boarding house - I lived there for
a year past - I am a married man
& live there with my family -

My lot is fenced in by a picket fence

Don't know the date

of this fence

day of May 1880

Geo. C. Brown

William Reed

0507

Sec. 198-200

19

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Reid 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 Reid

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Yonkers about 3 days

Question. What is your business or profession?

Answer.

Forest

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

Answer.

I am not guilty William Reid

Taken before me this

day of

April

1880

Samuel C. H. Smith
Police Justice.

0508

Sec. 151.

Police Court 1st District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by H. H. Purdy
of No. Murray Hill Hotel Street, that on the 2 day of May
1885 at the City of New York, in the County of New York,

William Reid did wilfully commit corrupt perjury by falsely swearing that he was not a bondsman in any other case he making an affidavit before Hon George C Barnett one of the Justices of Supreme Court of the City and County of New York to such an effect in an action in proceeding there & then pending

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the 1st 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 2 day of May 188 5

J. M. Patterson POLICE JUSTICE.

0509

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

A. J. Purdy
vs

William Reid

Warrant-General.

Dated *May 2^d* 1885

Patterson Magistrate.

O'Connor Officer.

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

Edw. O'Connor Officer.

Dated *May 6th* 1885

This Warrant may be executed on Sunday or at
night.

..... Police Justice.

REMARKS.

Time of Arrest, *11⁴⁵ am May 6/85*

Wm Reid

Native of *Ireland*

Age, *40* -

Sex, *m* -

Complexion, *sandy*

Color, *w*

Profession, *Florist* -

Married, *yes*

Single, *-*

Read, *yes*

Write, *"*

Bway 40th Sts N.Y.

05 10

State of New York
County of Richmond Village of Bushy Park
I, Edward A. Cannon
officer in the First District Police Court of the
City of New York being duly sworn and says
that he is well acquainted with the signature and
handwriting of Jacob Patterson Police Justice
and that the signature hereto annexed & the within
warrant is in the signature of said Justice

H. B. Lamy
Justice of Peace
Edward Cannon

I hereby authorize the execution of the within warrant
within the County of Richmond

H. B. Lamy Justice of Peace

Police Justice.

188

Dated

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

The within named

05 11

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 Reed

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 20 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 6 May 1885 Samuel C. Peck 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.

05 12

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Warrant

Police Court.

469
District.

No 208. All out west
THE PEOPLE, &c.,

ON THE COMPLAINT OF

A. H. Purdy
Dist. Atty. Office
William Reid

Office
Reynolds

2 _____
3 _____
4 _____
Dated *May 2* 188 *5*

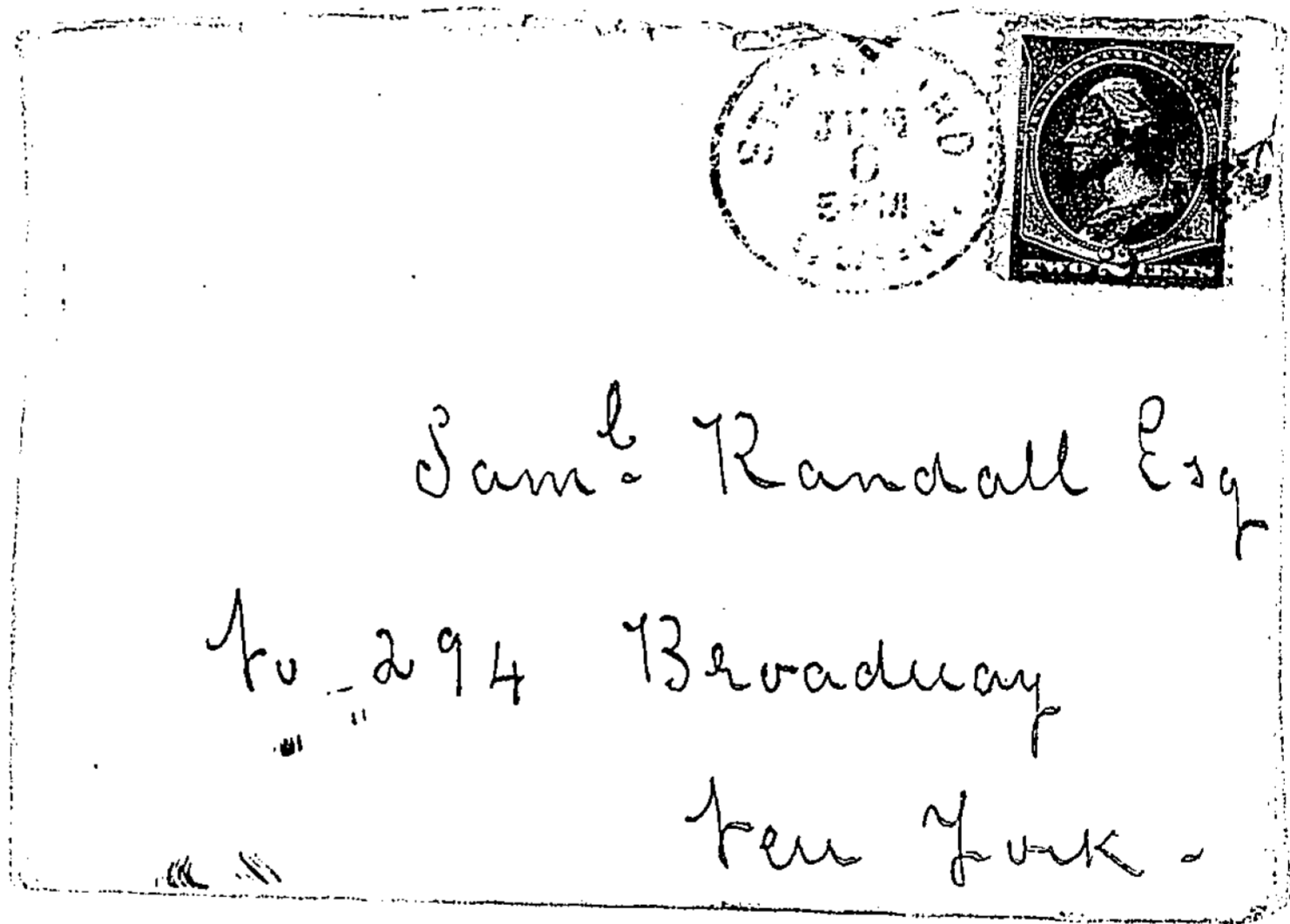
Matterson Magistrate.
Edward O'Connor Officer.
Court Precinct.

Witnesses
No. *S. F. Orenties 57 Broadway*
John W. McCarthy 33 Park Row
Mrs. Bowen
No. *T. J. Moore Sheriff's Office*
Street,

No. _____ Street.
\$ *2000* to answer *General* Sessions.

Committed

05 13

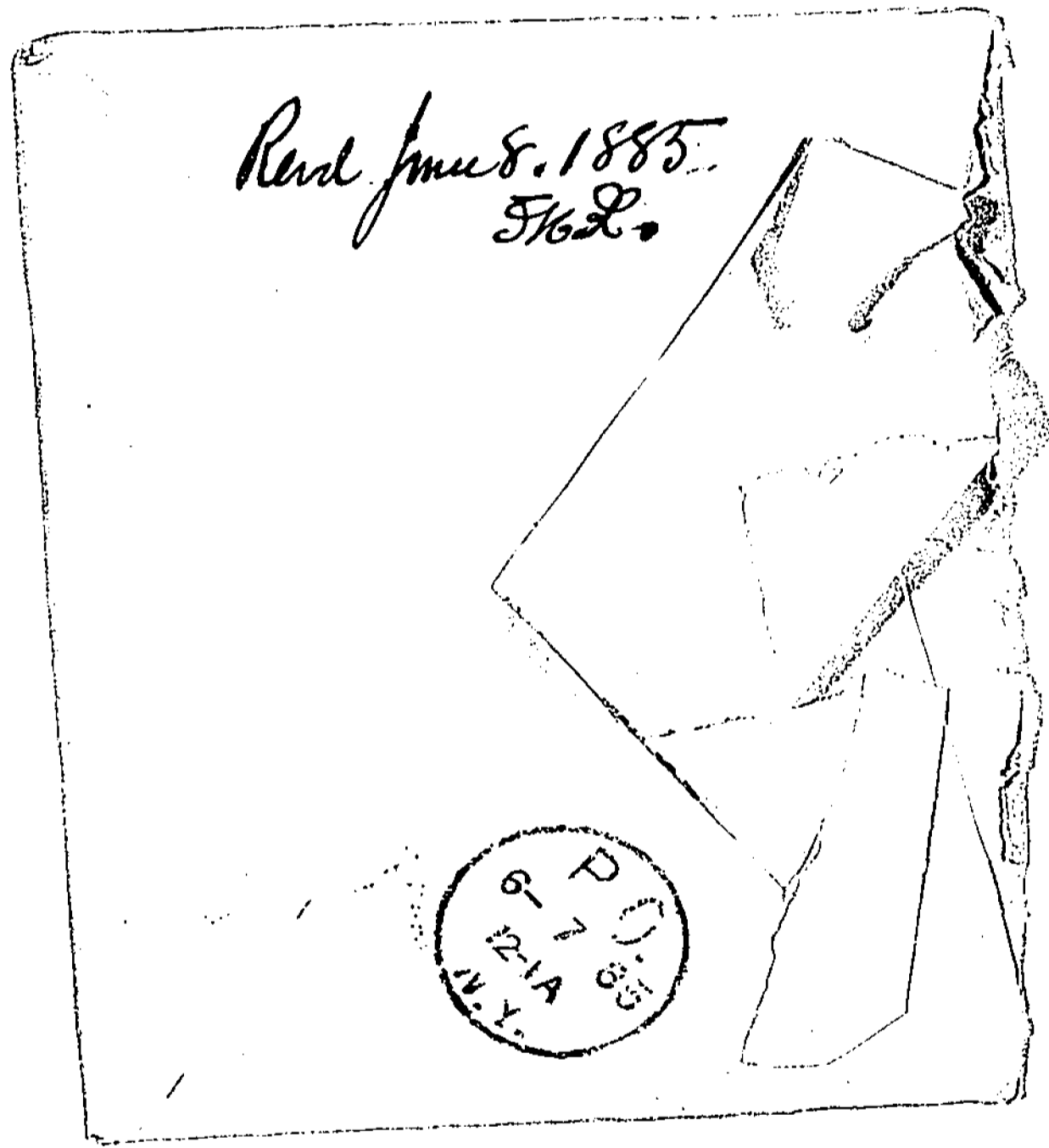


Sam^l Randall Esq

No 294 Broadway

New York

05 14



TORN PAGE

05 15

Stanford,
Conn

Nov 14/1887.

This is to certify that the bearer Wm
Reid has had entire charge of my
place for the past four years. He
thoroughly understands his business in
capacities as Florist and Gardener,
and I will further say that during
which time I have found him honest
sober - Trust worthy and in every way
reliable. I regret exceeding his parting
with me, and recommend him without
reservation - All salary paid up to date.

Henry C. South

05 16

Henry Culbert
Recommendation
of Wm Reed
dated Nov 11 1882

05-17

LAW OFFICE OF
SAMUEL H. RANDALL,
294 BROADWAY,

New York, June 5 - 1885.

Dear Sir -

My client - Mr William Reid
a florist - has got involved in trouble
by going upon 2 Bonds, as surety,
deposing he was the owner of
certain property in Staten Island
He hardly realized what he was
doing when he did so, and was
made use of by other designing men.
He has been indicted for Perjury
and has pleaded guilty and his
sentence has been postponed for
a week to give him an opportunity to
produce evidence of his previous
good character - It is his first offence
and he has a wife and 4 or 5 little
children. Several parties here are
aiding him by speaking as to his
good character. Mr Reid has solicited
me to write you and ask you to
write a letter as to your knowledge
of his previous good character -

05 18

If you are so disposed, I would
be obliged if you will write a
letter, addressed to Hon Frederick
Smith, Recorder, stating that
William Reid was formerly in
your employ - that you always
found him to be a worthy, honest
and industrious man, and
whatever else you may be pleased to
say - & you can send the letter
in an envelope to my address
as soon as possible & oblige

Respectfully Yours.
Samuel W. Landell

G. R. Gardner Esq. - Atty for Wm Reid,
Boston. Care -

0519

ONLY A FARMER'S DAUGHTER

Zozo' THE MAGIC QUEEN

ONLY A WOMAN'S HEART

G. R. GARDINER, Proprietor

PERMANENT ADDRESS MINNETRISTA NOROTON CONN
SEE ROUTE OF DIFFERENT COMPANIES IN N.Y. MIRROR.

JOSEPH FRANK, General Manager.
H. E. WHEELER, General Representative.

Milwaukee, Wis. June 4th 1885

How Fredrick Smyth
J. S.

In answer to letter
herewith enclosed I can only say that in the
Fall of 1882 Mr William Reid came
highly recommended to me as a gardener
& florist as a man who not only knew his
business but was a sober reliable upright
man. He remained with me all winter &
I saw or heard of nothing to cause me to think that
those who spoke for him were mistaken
about him = He left me in April the following
year because he was offered more wages
elsewhere than I cared to pay

Very Respytly I am &c
G. R. Gardiner

0520

Samuel H Randall Esq

Dear Sir

William Reid

Lived with my family
& we found him
to be an honest &
respectable man &
regret to hear that
he is in trouble

He was

0521

respected in the
neighborhood & was
looked upon as a
good citizen

Sincerely yours
L R Edgar -

Darien
6th June

0522

To Hon Cornelius A. Hart
County Clerk of Richmond County
State of New York

Please search the
Records in your office for any property
standing in the name of William
Reid which property should be or is
claimed to be on "Jersey Street or Jersey
Street near Griswold Avenue" New Brighton
or in your County for the last past ten
(10) years and see if the same has been
transferred by him if so found for the same
period and certify your report so that the
same can be offered in evidence
Dated New York May 12, 1885

For

A. M. Gescheidt

Attorney & Counselor at Law

33 Park Row

New York City

I have searched the Indices of Grantees
in my Office in compliance of the
above requisition and nothing found
Dated 16 May 1885
at 30 P.M.

C. A. Hart
Clerk.

New York Supreme Court.

County of New York.

X-X

Henry Bram

Respondent.

-v-

George Adam Bram and Clara Bram.
Appellants.

[illegible]

Please take notice that the above named defendants George Adna Bram and Clara Bram hereby appeal to the Court of Appeals of the State of New York, from the order of affirmance entered herein ^{and dated} on the 31 day of ~~November~~ ^{November} 1934, and from the judgment of affirmance entered herein on the 15th day of January 1935, and from the whole and each and every part of said order and judgment.

Dated New York January 30th 1885.

Yours &c.

I. Albert Englhart

Attorney for defendants

Office and Post Office Address

71 Broadway New York City.

To
Patrick Keenan Esq.

Clerk of the Supreme Court and of the
City and County of New York; and

Henry M. Goscheidt Esq.

Attorney for plaintiff.

Plaintiff.

AGAINST

Defendant.

CITY AND COUNTY OF NEW YORK, ss.

being duly sworn says that he is a clerk in the office of _____ attorney for the _____ herein that on the _____ day of _____ 188 , at the office of _____ attorney No. _____ in the city of _____ he served the foregoing _____ upon _____, attorney for _____ by delivering a copy of the same to and leaving the same with a clerk in, and having charge of said office; said attorney being absent at the time of the service aforesaid.

Sworn to before me,
this.....day of.....188

Thy. Deane Const.

George A. Brown et al
Defendants.

- Notice of Appeal -
to the Court of appeals

I. ALBERT ENGLEHART,
Att'y for Defendants:

71 BROADWAY, NEW YORK.

To Stacy Eschert
Attorney for Pepp

Due service of a copy of the within is hereby admitted.

Dated,

Att'y for:

Feb 10 1895

Sir,
Please take notice that the
within is a copy of a ~~new~~
notice of appeal this day
^{of the County of New York}
of the Clerk of the City and
County of New York, dated
the 1st day of February 1875.
Dated N.Y. February 18th, 1875.

Yours
 Robert Englehart
 Atty for D.P.
 Office of C. Address
 41 Broadway
 New York
 1
 J. M. Kerschmidt Esq
 Atty for D.P.

0525

N. Y. Supreme Court

County of New York.

Henry Bram.

-vs-

George Adam Bram et al.

Please take notice that the surety William
Bled, residing at Staten Island (New Brighton), named in the
undertaking on appeal herein, filed this day, and a copy of which
is herewith served upon you, will justify as to his sufficiency,
before one of the Justices of this Court, at the Chambers at the
Court House in the city of New York, on the ~~28th~~ 1st day of May 1885, at
10.30 o'clock in the forenoon; the former undertaking given by de-
fendant is hereby withdrawn.

Dated New York April 28th 1885.

Yours &c.

I. Albert Engohart

Atty. for Appellants

Office Address 71 Broadway New York City

To

H. M. Gescheidt Esq.

Atty. for pliff & Respondent.

0526

Plaintiff.
AGAINST
Defendant.

CITY AND COUNTY OF NEW YORK, ss.

being duly sworn says that he is a clerk in
the office of _____ attorney for the _____ herein
that on the _____ day of _____ 188 , at the office of _____ attorney
No. _____ in the city of _____ he served the
foregoing _____

upon _____, attorney for _____
by delivering a copy of the same to and leaving the same with a clerk in, and having charge of said office;
said attorney being absent at the time of the service aforesaid.

Sworn to before me,
this _____ day of _____ 188 }

City Supreme Court
Henry Brown Plaintiff.

against
George A. Brown Defendant.

Office of Justification

I. ALBERT ENGLEHART,
Att'y for Appellant.

71 BROADWAY,
NEW YORK.

To Wm. J. Garfield Esq.
Attorney for Respondent

Due service of a copy of the within
is hereby admitted.

Dated, _____

Att'y for _____

Recd Wed April 29th 12¹⁵ noon
33 Park Row
Mr. D. G.

0527

Richmond County Clerk's Office,

S. A. Hart,
County Clerk.

Richmond, N.Y., May 16th 1885

A. W. Gescheidt, Esq

My Dear Sir:- I have
pleasure in sending
inclosed search with
my compliments, without charging
any fee,
Yours Very Truly,
S. A. Hart

0528

201
New York Supreme Court
County of New York.

Henry Bram
Respondent

-vs-

George Adam Bram and Clara Bram
Appellants.

UNDERTAKING ON APPEAL.

WHEREAS, on the 10th day of January 1885, in the Supreme Court of the State of New York, in the first Judicial Department, Henry Bram, the above named respondent, recovered a judgment against the above named appellants George Adam Bram and Clara Bram, for the sum of one hundred and sixteen and 90-100 dollars, costs, and affirming the judgment of foreclosure and sale of the premises described in the complaint in this action, and entered herein on the 20th day of June 1885:

AND the appellants feeling aggrieved thereby intend to appeal to the Court of Appeals of the State of New York:

AND WHEREAS by an order duly made and entered herein on the 20th day of January 1885, it was ordered that all proceedings on the part of the plaintiff, upon said judgment, be stayed, until after the hearing and decision of said appeal, upon the appellants giving an undertaking in the manner, form and amount hereinafter provided:

NOW THEREFORE, we, George Adam Bram, residing at No. 235 Hudson Street in the City of New York, and William Reid residing at New Brighton, Staten Island in the State of New York do hereby, pursuant to the statute

0529

in such case made and provided, jointly and severally undertake, that the appellants will pay all costs and damages which may be awarded against them on said appeal; and if the judgment appealed from is affirmed or the appeal dismissed, the appellants will pay any deficiency which may occur from the sale of the property described in said judgment of foreclosure entered on the 20th day of June 1883, in discharging the same to pay which the sale is directed with interest and costs and all expenses chargeable against the proceeds of the sale, not exceeding two thousand dollars.

Dated New York April 28th 1883.

William Reid
George A. Bran

City and county of New York ss:

being duly sworn says, that he the surety named in the foregoing undertaking; that he is a resident and freeholder within this State and is worth the sum of four thousand dollars, over all the debts and liabilities which he owes or has incurred, and exclusive of property exempt by law from levy and sale under an execution.

Sworn to before me, this
28th day of April 1883.

William Reid

A. A. Clark
Notary Public

STATE OF NEW YORK

City and county of New York ss:

On this 28th day of April 1883 before me personally came *William Reid* - to be known and known to me to be one of the individuals described in *his* ex-

0530

cutted the foregoing undertaking and he acknowledged to me that he
executed the same.

A. A. Cauldwell
Notary Public
N.Y.C.

City and county of New York ss:

On this

29th

day of April 1885

before me personally came George Adam Bram to me known and known to
me to be one of the individuals described in and who executed the
foregoing undertaking, and he acknowledged to me that he executed
the same.

A. A. Cauldwell
Notary Public
N.Y.C.

Please take notice that
the within is a copy of an
undertaking on appeal, this
day duly approved by Mr.
Justice Barrett & filed in
the office of the Clerk of the
City & County of New York
dated New York April 29 1885.

James.

Edw. Engelhart
attor for appellants
71 Broadway
New York

Wm. Gerchert Esq.
attor for respondents

Chf. Supreme Court.

Henry Bram.

- appt -

George Adam Bram^{and}

Undertaking on Appeal.

Edw. Engelhart
attor for respondents
71 Broadway
New York City

The within undertaking on
appeal is hereby approved as to
form of undertaking and
sufficiency of security.
Dated April 29 1885.

Recd April 29 1885
George L. Barrett
M.D.C.

0532

At a Special Term of the Supreme Court, held at
the Chambers thereof, at the Court House in the
City of New York, on the 19th day of January, 1885

Present,

Hon. George P. Andrews,

Justice.

Henry Bram

-vs-

George Alas Bram et al.

A motion having been made by the defendants herein for a
stay of plaintiff's proceedings pending an appeal to the Court of
Appeals to be taken from the order and judgment of affirmance hereto-
fore entered herein, and said motion coming on regularly to be
heard, on reading and filing the order to show cause, dated January
13th, 1885, by the said defendants and the affidavit of George
Alas Bram, sworn to January 13th, 1885, on the part of the defendants,
and the affidavit of Henry Geschelt on the part of the plaintiff;
and after hearing I. Albert Englemart, of counsel for defendants in
support of said motion, and Henry Geschelt, of counsel for plain-
tiff, in opposition thereto, on motion of I. Albert Englemart, attorney
for defendants, it is,

said motion be and
ORDERED, that the said stay is granted; that all proceed-
ings on the part of the plaintiff or his attorney on the judgment
of, foreclosure and sale entered herein on the 20th day of June, 1883
and on the judgment of affirmance entered on the 15th day of Jan-
uary, 1885, be and they are hereby stayed until the hearing and deci-

0533

sion of the appeal to the Court of Appeals to be taken by the parties from the order and judgment of affirmance heretofore entered herein upon the said defendants filing an undertaking, within twenty days from the entry of this order, executed by the defendant George A. Bram and a sufficient surety, to the effect that if the judgment appealed from is affirmed or the appeal dismissed, the appellants

party described in said judgment of foreclosure entered on the 20th day of June 1933, in discharging the same, to pay which the sale is directed, with interest and costs and all expenses chargeable against the proceeds of the sale, not exceeding two thousand dollars.

It is further ORDERED that upon the filing and approval of such undertaking the judgment of affirmance entered herein on the 15th day of January 1933, in favor of the plaintiff and against the defendants for the sum of one hundred and sixteen dollars and ninety cents, be marked secured on appeal and the clerk of this court is hereby ordered to mark the said judgment accordingly.

*Cur
G. A.
J. E.*

0534

Plaintiff.	
AGAINST	
Defendant.	

CITY AND COUNTY OF NEW YORK, ss.

being duly sworn says that he is a clerk in the office of _____ attorney for the _____ herein that on the _____ day of _____ 188 _____, at the office of _____ attorney No. _____ in the city of _____ he served the foregoing _____ upon _____, attorney for _____ by delivering a copy of the same to and leaving the same with a clerk in, and having charge of said office; said attorney being absent at the time of the service aforesaid.

Sworn to before me, this _____ day of _____ 188 _____

N.Y. Supreme Court.
Henry Braun
Plaintiff.

against
George Adam Braun
Defendant.

Order staying proceedings.

I. ALBERT ENGLEHART,
Att'y for defendant.

71 BROADWAY,
NEW YORK.

To W. M. Schuch
Attorney for Plaintiff

Due service of a copy of the within is hereby admitted
Dated Jan 29/85
Att'y for Plaintiff

Please take notice that the within is a copy of an order duly entered on the 29th day of January 1885 in the Office of the Clerk of the Supreme Court for the City and County of New York.

Dated this 29th day of Jan 1885.

Albert Englehart
Att'y for Defd
W. M. Schuch
71 Broadway
New York City
W. M. Schuch
Att'y for Plt

0535

District Attorney's Office.

Part Two

PEOPLE

vs.

William Reid

Friday June 37
18

All sewed

pers. by

Brewman

Entered

June 2

Page 137

0536

District Attorney's Office.

PEOPLE

US.

1841. 11th July 1841
 To the Hon. Secy of the Navy
 The Admiralty, London
 My dear Sir,
 I have the honor to acknowledge the receipt of your letter of the 11th inst. in relation to the above subject.
 I have the honor to inform you that the same has been forwarded to the proper authorities for their consideration.
 I am, Sir, very respectfully,
 Your obedient servant,
 J. J. [Signature]

0537

Grand Jury Room.

PEOPLE

08.

Wm Reid ..

Perjury -

Hold this case for
Grand Jury until
Wednesday 20 May 1877

Wm Reid

Wm Reid

0538

District Attorney's Office.

PEOPLE

vs.

Reid -

Perjury

Subject of Reid's
perjury upon this
bond at the time
he testified on the
appeal bond in the
Brown case did
not appear before
the Grand Jury
at the time the
indictment was
found.

0539

Court of Common Pleas
for the City & County of New York

William Jarvis
Respondent
vs
Adolphus C. Schaefer
Appellant

City & County } ss.
of New York } William Reed one of
the sureties on an undertaking offered by the
above named appellant on his appeal herein
to the Court of Appeals, appearing for the pur-
pose of justifying as such surety, being duly
sworn, says:

I have seen the above named appellant
Adolphus C. Schaefer and have been introduced
to him. I made his acquaintance about six
months ago in the office of Mr Frank E. Blackwell
Mr Frank E. Blackwell introduced me to Mr Schaefer
at that time and place. Mr Schaefer is a large
stout man I think. I cannot describe
him because since I saw him I have met
so many people that I forget. I have not
seen Mr Schaefer since I first met him and
was introduced to him six months ago. He never
requested me to become a surety on the undertaking
on appeal herein which I have executed. A person
whose name I do not know and who I have been
told by Mr Edward Pearson was a friend of
Mr Schaefer requested me to become a surety

William Reed

0540

on said undertaking. This person made the request yesterday on Broadway near Courtland Street New York City, on the Street. He requested me to become a surety and told me how I could be secured. He said I could be secured by Mrs Schaffer the wife of the appellant giving me a bond of indemnity and I promised to become one of the sureties. I do not know Mrs Schaffer, never saw her. I made enquiries as to Mrs Schaffer's solvency and responsibility - I made these enquiries yesterday after I was requested to become surety. Mr Pierson is the person who I met on Broadway yesterday and who requested me to become a surety on the said undertaking. There was no other person in company with either Mr Pierson or myself when Mr Pierson and I met one another on Broadway yesterday and when he requested me to become a surety on said undertaking. I swear positively that there was no other person in our company when we met. I know Mr Pierson well and have known him more than one year. I have always since I made his acquaintance known that his name was Pierson but I don't know his first name.

I made the enquiries about Mrs Schaffer's solvency and responsibility of a young man, a clerk in the office of Mr Frank E. Blackwell the appellants attorney herein. This

William Reid

0541

young man told me what real estate Mrs Schaffer owned and what she was worth. He said she was worth forty or fifty thousand dollars. I did not make any other

enquiries. Mrs Schaffer has not as yet delivered to me the bond of indemnity, but it has been promised me by ~~the~~ the young man I saw in Mr Blackwell's office and who I gave me the information above mentioned about Mrs Schaffer's property. I have not seen either Mr Frank E. Blackwell or Mr Adolphus C. Schaffer or Mrs Schaffer or talked with them in regard to becoming a surety for Mr Schaffer on his appeal herein.

I only saw Mr Pierson about going on said undertaking. He told me that he was going to become a surety on said undertaking. I believe Mr Pierson is in the real estate business or something of that kind. I do not know where his office is and have never been to his office. I have met him at the Real Estate Exchange sales rooms 111 Broadway N.Y. City.

I expect to receive some money for becoming surety for Mr Schaffer on said undertaking but I have not got any idea of how much I expect to receive or from whom I will receive the money. Mr Pierson told me when he requested me to become a surety herein that I would be paid for my trouble but he did not say how much I would get.

I reside on Jersey Street near Richmond.

William Perot

0542

Terrace in the Town of New Brighton, Richmond County Staten Island New York and I have resided there for the past eight years.

I am a Florist by occupation and am in that business at present for myself at my place of residence above mentioned. I have no other place of business. I have got two greenhouses of the size of one hundred feet long by twenty feet in width at my said place of business. Said business is carried on in my own name and my said greenhouses are stocked full of plants of various kinds which I have raised myself and which belong to me. No other person has any interest of any kind or nature in said business or said plants or greenhouses. There is no mortgage or other lien or encumbrance of any kind or nature which in any manner affects said business or the property used by me in said business. I have no partner in said business. I have carried on said business at said place for the past eight years in my own name.

I own in fee in my own right four lots of land each containing twenty five feet in front and rear by one hundred and thirty feet in depth on each side and which is the same premises above described by me as my place of residence. These lots has a frame dwelling house twenty five feet front by thirty five feet in depth

William Reid

0543

two stories and attic high, upon them, also the green houses which I have mentioned.

I purchased this property in the month of October 1875 from a man by the name of John Featherston who resides in that neighborhood at present. I paid Featherston the sum of Four thousand dollars for that property when I purchased it. I paid this money in cash at one time. There was no mortgage or other lien or encumbrance upon said property when I purchased it. There is a mortgage upon one of said lots - the one the house is on - and on the house amounting to Five hundred dollars made by myself and wife to a person by the name of Joseph Esterbrook who resides near said property. Said mortgage was made in the Spring of 1876 and within the next two years to come. The title to this property is in my own name and I own said property in fee and no other person or persons or corporation has ^{or have} any interest in any of said property either with me or otherwise except the owner of said mortgage. The interest on said mortgage has been paid in full up to this date. There are no taxes or assessments of any kind unpaid on said property. All taxes and assessments of every kind have been fully paid to date.

I am not the owner of any other property either real or personal.

William H. Hurd

0544

except some household furniture contained in said house which is worth about three hundred dollars and upon which furniture there is no encumbrance of any nature whatsoever. I am indebted to other persons in about the sum of thirty dollars and all my indebtedness of every nature or kind will not and does not exceed that sum. I do not know of any claim against my said real estate and on the contrary I know the title of it to be good in every respect in me.

I never executed a bond or undertaking in my life before except the ~~one~~^{bond} which accompanies the mortgage of five hundred dollars which I mentioned above and the undertaking in this action.

I am positive that I am not a surety or bondsman on any bond or bonds given in any Surrogate's Court or in any other Court or to any other person or persons.

I am not the maker, endorser, guarantor or acceptor of any outstanding promissory note, draft or bill of exchange. I have never made a chattel mortgage in my life.

I have never been sued in my life and there are no judgment or judgments against me anywhere.

William Reed

0545

I have a bank account in the
Becker Street Savings Bank but I
have no money in said bank or in
any other bank at present. I have
no other bank ^{account} in any other bank.

I withdrew my money out of the Becker
Street Bank last fall.

I know the liability I assume
by executing the undertaking on appeal
in this action. I also know that in said
undertaking there are some blank spaces
left for the name and address of another
surety to be filled in and I consent
to said blanks being filled up with the
name and address of any other surety
which the appellant may procure to
become a co surety with me on said
undertaking.

I have never made a deed or
conveyance of my said real estate
since I purchased it.

I have carefully read over
the foregoing justification and the same
is in all respects true.

Shown to before me this } William Reid
17th day of April 1883 }
Chas. J. Dabney

William Reid

New York Common Pleas

William Jarvis

vs

Adolphus C. Schaefer

Justification of Wil
liam Jarvis as party in
within action

J. T. Doyle
attys

for the said case
your fees for this case are
to the said

W. H. H. H. H.

0546

0547

New York Superior Court.

James H. Cowan &
George H. Cowan
PLAINTIFF, s

against
John C. Ground &
Harry C. Ground
DEFENDANT, s

Undertaking upon Arrest.

The above-named Defendants

John C. Ground and Harry C. Ground

having been arrested by ALEXANDER V. DAVIDSON, the Sheriff of the City and County of New York,
upon an order to arrest granted by the Hon. C. H. Van Sant

in a certain action commenced in the above named Court, by the above named Plaintiff against the above-
named Defendant, vs. John C. Ground of No. 77-4 New York

and Harry C. Ground of No. 77-4 New York

in the City of New York by occupation First

and William Andrews of No. 201 W. 14 St.

in the City of New York by occupation State

and William Reid of No. Derby St. New Brighton

in the City of Richmond N.Y. by occupation Minist

hereby undertake jointly and severally in the sum of

Five Thousand (5000) Dollars

that the above-named Defendant arrested as aforesaid, shall at all times render ^{himself} ~~himself~~ amenable to
any mandate which may be issued to enforce a final judgment against ^{him} ~~him~~ in the action.

Signed and delivered in the presence of

H. J. Moore

John C. Ground

Harry C. Ground

Wm. Andrews

William Reid

0548

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

On this 10th day of April
in the year one thousand eight hundred and eighty-five
John C. Brown, Henry C. Brown, William Andrews & William Reid before me personally came
to me known to be the same persons described in and who executed the foregoing undertaking, and
thereupon they severally acknowledged to me that they executed the same.

[Signature]
Com. of Court
N.Y.C.

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

On this _____ day of _____
in the year one thousand eight hundred and eighty- _____
before me personally came
to me known to be one of the same persons described in and who executed the foregoing undertaking,
and acknowledged to me that he executed the same.

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

William Andrews
of No. 201 W 14 St in the City of New York
one of the within-named sureties, being duly sworn, says that he is a resident of the State of New York,
and a free holder therein, and is worth the amount specified in the within undertaking over
all his debts and liabilities, exclusive of property exempt from execution, and amongst other property
deponent is the owner and holder, in his own right, of the following, viz.:
Plot No 115. Greenwich Ave. City, worth \$1000 &
Mortgaged 1000 \$ - purchased 6 years ago of Mrs S. Lewis

Sworn to before me, this 10th day of April 1885
Wm. Andrews
[Signature]

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

William Reid
of No. Jersey St in the City of New Brighton Bk. N.Y.
one of the within-named sureties, being duly sworn, says that he is a resident of the State of New York,
and a free holder therein, and is worth the amount specified in the within undertaking over all
his debts and liabilities, exclusive of property exempt from execution, and amongst other property
deponent is the owner and holder, in his own right, of the following, viz.:
10 lots with Building thereon on Jersey St. New Brighton
Richard Co. worth 1400 \$ purchased 10 years ago

Sworn to before me, this 11th day of April 1885
William Reid
[Signature]

The within-named bail having attended before me upon their justification, and being by me found sufficient, I hereby allow the within Undertaking and bail.

Dated New York, 188

hereby admit due service by the Sheriff of a certified copy of the within Undertaking of bail, and hereby approve said Undertaking as to form and manner of execution, and accept the bail therein named.

Dated New York, 188

Plaintiff's Attorney.

Plaintiff's Attorney,

Defendant's Attorney,

Copy served April 11

Exception received April 13

Exception served April 13

188

New York Superior Court.

James H. Jones

against

John L. Saunders & Larry J. Brown

UNDERTAKING UPON ARREST.

I Certify, That the Defendant

in this action has been held to bail by me, pursuant to the order of arrest issued herein; and

I further certify, that the within is a true copy of the Undertaking of the bail taken by me under the said order.

Sheriff.

Deputy.

To

Plaintiff's Attorney.

Dated New York, the day of 188

0549

0550

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Reid

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

of the CRIME OF Perjury,—

committed as follows:

The said William Reid,

late of the 5th Ward of the City of New York, in the County of New York aforesaid, on the 22nd day of May, in the year of our Lord one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid, did personally come and appear before the Honorable George R. Barrett, one of the Justices of the Supreme Court of the State of New York, for the purpose of testifying in due form of law before the said Justice concerning his sufficiency and responsibility as a juror upon a certain undertaking by him the said William Reid and one George A. Coram to wit: on the 22nd day of said, in the year aforesaid, A. Coram & thereat appearing executed, and wherein and whereby the said William Reid and George A. Coram did jointly and severally undertake that the said George A. Coram and one Charles Coram would say

0551

all costs and damages which might
be awarded against them on a
certain appeal by the said Figoraz
A. Brown and Clara Brown them
about to be taken to the Court
of Appeals of the State of New
York, from a certain judgment
of foreclosure and sale thereof
recovered by one Henry Brown
against the said Figoraz A. Brown
and Clara Brown at a General
Term of the said Supreme Court,
in and for the First Judicial
Department, and that the said
said judgment should be af-
firmed on the said appeal be
dismissed the said Figoraz A. Brown
would pay any damages which
might occur from the sale of
certain real property in discharge
of the sum to pay which the said
sale was directed in and by the
judgment aforesaid, with interest
and costs and all expenses charge-
able against the proceeds of said
sale, not exceeding two thousand
dollars, (the attorney for the
said Henry Brown having filed
the said record of the said
judgment aforesaid and executed

0552

to the sufficiency of the said
William Bird as such surety upon the
said undertaking.)
And the said William Bird did
draw and there produce and exhibit
to the said Honorable Judge
R. C. Barrett, Justice as aforesaid, a
certain affidavit in writing of
him the said William Bird, the
same being drawn and there duly
signed and subscribed by the
said William Bird in his own
proper handwriting, and there
and there containing divers de-
scriptions and statements, of and
concerning the sufficiency and
responsibility of the said William
Bird as such surety upon the
said undertaking: whereupon the
the said William Bird was then
and there in due form of law
sworn, and did take his corporal
oath before the said Honorable
Judge R. C. Barrett, Justice as aforesaid,
touching the truth of the
matters as as aforesaid contained
in his said affidavit in writing
and touching his sufficiency and
responsibility as such surety upon

0553

The undersigned deposes, he, the said
the Honorable George P. Barrett, Justice
as aforesaid, then and there having
full and competent power and au-
thority to administer an oath to the
said William Reid in that behalf;
and thereupon it became and was
material that the said the Honorable
George P. Barrett, Justice as aforesaid,
should know the true circumstances
and property of the said William Reid
and particularly whether the said
William Reid then resided on Rich-
mond Terrace near Green Street, in
the village of New Brighton, Staten
Island, Richmond County in the said
State of New York; and whether the
said William Reid then owned eight
lots of land and a frame house, three
stories high, 25 feet front by 35 feet
deep, in the said village of New Brighton,
And whether the said eight lots
were on Green Street, near Richmond
Avenue in the said village of New Brighton
And whether the said William
Reid purchased the said eight lots
and the said frame house upon the
the said 22 day of May, 1885;
And whether the said William

0554

Said paid six thousand dollars in money for
the said lot and the said house to George F. Fawcett,
And whether the title to the said lot and
the said house was then in the name of the
said William Reid and had been ever since
the time he purchased them;

And whether the said William Reid was
then or any bond or obligation due to him
the said undertaking, either for himself
or for any other persons;

And whether the deed of the said land
of land was recorded in the name of the said
William Reid at Richmond in the said County
of Richmond; - in order that the said the
Honorable George F. Fawcett, Justice as above
said, might determine whether he would and
should approve and allow the said William
Reid as such undertaking the said undertaking.

And the said William Reid, being so
sworn as aforesaid, then and there, to wit: on
the said second day of May, in the year
aforesaid, at the Ward, City and County
aforesaid, before the said the Honorable
George F. Fawcett, Justice as aforesaid, upon the
oath aforesaid, to prevent the said the
Honorable George F. Fawcett, Justice as aforesaid,
from knowing his true circumstances and property
in and by his said affidavit in writing and
by and concerning his said property as such undertaking

0555

upon the said undertaking, promising, indeed, promising and
willingly did solemnly swear, depose, testify and make affidavit in writing,
(amongst other things) in substance and to the effect following, that is to
say:

That he the said William Reid
then resided on Richmond Terrace, near
Greenwich Dock, in the said parish of St. Andrew
Parish, St. Andrew Island, Richmond
County, in the said State of New York;
That he the said William Reid then
owned eight lots of land and a frame
house, three stories high, 25 feet high
by 35 feet deep, in the said parish of
St. Andrew; that the said eight
lots were on Greenwich Street, near
Greenwich Avenue in the said parish of St. Andrew
Parish; that he the said William
Reid purchased the said eight lots
and the said house, eight years ago
from the said John J. Jones, 1895;
That he the said William Reid
paid six thousand dollars in money
for the said lots and the said house
to the said George F. F. F. F., that
he title to the said lots and the said
house was then in his name and

0556

had been ever since the time he was
chased them. That the said William
Reid was not then on any other lands
or delegations other than the said un-
derlying, either for himself or for
any other persons; that the deed of
the said lots of land was recorded in
his name at Richmond, in the said
County of Richmond,

Whereas in
truth and in fact the said William
Reid did not then reside on Richmond
Terrace, near Jersey Street, in the said
village of New Brighton, Staten Land,
Richmond County in the said State
of New York, as the said William
Reid then and there well knew;

And whereas
in truth and in fact the said Wil-
liam Reid did not then own in fact
lots of land and a frame house, three
stories high, 25 feet front and 25 feet
deep, in any lots of land, or any house
whatever, in the said village of New
Brighton, as the said William
Reid then and there well knew;

And whereas
in truth and in fact the said William
Reid did not then own in fact

0557

lots, and the said house, eight years
before the said 2nd day of May 1885,
as the said William Reid
then and there well knows;

And whereas
in truth and in fact the said
William Reid did not pay ten
thousand dollars in money or any
sum of money whatever for the said
lots and the said house, to the said
George F. Gould, or to any other person,
as the said William Reid then
and there well knows;

And whereas
in truth and in fact the title to
the said lots and the said house was
not then and never had been in the
name of the said William Reid, as
the said William Reid then
and there well knows;

And whereas
in truth and in fact the said
William Reid was then on other
bonds and obligations other than
the said undertaking, for himself
and for other persons, and was then
upon a certain undertaking with
together with John F. Gould, George
F. Gould, and William Andrews, ~~and~~

0558

in the penal sum of five thousand
dollars, conditioned for the rendering
of the said John P. Freund and Harry
E. Freund, (before then arrested by the
Sheriff of the City and County of New
York according to law, in a certain
action theretofore commenced in the
said Supreme Court of the State of New
York wherein James T. Conover and George
W. Conover were plaintiffs and the
said John P. Freund and Harry E. Freund
were defendants) amenable to any man-
date which might be issued to enforce
a final judgment against them in the
said action, (which said undertaking
upon arrest was then in full force
and virtue) as the said William
Reid then and there well knew;

And whereas
in truth and in fact the said
William Reid was then on divers
bonds and obligations other than the
undertaking herein first mentioned,
as to the said bonds and obligations he
was then, as well for himself as for
other persons, as the said William
Reid then and there well knew;

And whereas
in truth and in fact the said

One said lots of land was not re-
 corded in the name of the said
 William Reid of Richmond, in
 the said County of Richmond, as
 the said William Reid then
 and there well knew;

And whereas
 in truth and in fact all the ma-
 terial matters aforesaid, as aforesaid
 said by the said William Reid
 then and there sworn, deposed and
 said, in and by his said affidavit
 in writing, in manner aforesaid, was
 and were in all things wholly
 false and untrue, to wit: on the
 said 2nd day of May 1895, at
 the Ward, City and County of
 aforesaid, as the said William
 Reid then and there well knew.

And so the Grand Jury
 aforesaid do say that the
 the said William Reid, in
 manner and form aforesaid, by
 his own act and consent and
 of his own most wicked and cor-
 rupt mind, feloniously, wil-
 fully, wickedly, knowingly,
 falsely and corruptly did commit
 willful and corrupt perjury: -

0560

against the laws of the
State in such case made
and provided, and against
the peace of the County of
the State of New York, and
their dignity.

Randolph B. Martin,

District Attorney.

0561

BOX:

177

FOLDER:

1792

DESCRIPTION:

Rice, James

DATE:

05/05/85



1792

100

Counsel,
Filed *May* day of *May* 188*3*
Pleads: *Not required*

168
March 18
THE PEOPLE
vs.
James Rice
P

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Bill. *Edmund*

Ordered to N. Y. Court of Over and
 Seiner for trial May 7, 1885
 May 11, 1885
 Pleads Biny. 3 d. g.
 2 years Pen. W. H. V. Lunt
 W. H. V. Lunt

0562

0563

Police Court First District.City and County }
of New York, } ss.:of No. 111occupation Cigar Storedeposes and says, that the premises No. 111

in the City and County aforesaid, the said being a

five story brick building

and which was occupied by deponent as a

cigar storeand in which there was at the time happening being by name deponent andhis wife & three children & a man named Solomon

were BURGLARIOUSLY entered by means of forcibly

opening the fan
light over the front door of the store in said
premises which was nailed and fastened by
a stapleon the 3rd day of May 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of Gold & Silver & Plated
watches and a quantity of Seppo & Cigarettes
and Tobacco altogether of the value
of Two Hundred Dollarsthe property of In the care and charge of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

for the reasons following, to wit:

That deponent securely locked
up about the hour of 12 o'clock midnight
on May 2nd 1885 and deponent was informed
by Officer Thomas Fitzgerald of the Sixth
Greenwich Police that about the hour of
two o'clock A.M. on the morning of the 3rd day
of May 1885 he saw the said defendant dropping
down from the fan light of the front door of said
store and he followed the said defendant

0564

and arrested said defendant
wherefore deponent charges the
said defendant with burglariously entering
the above described premises and attempting
to take steal and carry away the aforesaid
property

Sworn to before me this (st.)
30th day of May 1905 S. J. Silberstein
Notary Public Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0565

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

12 District Police Court.

James Rice 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 Rice

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

68 Madison St. 8 months

Question. What is your business or profession?

Answer.

Machinist

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

James. Rice

Taken before me this

day of

1888

Police Justice.

0566

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 Rice

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen
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 3 April 1885 A. M. 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.

0567

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

Police Court-- 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Solomon Silberman
111 West 1st

James Rice

2

3

4

Dated 8 April 1885
J. M. Patterson Magistrate.
Thomas Crystal Officer.
6 Precinct.

Witnesses Call the Officer
No. _____ Street.

No. _____ Street,

No. _____ Street.
\$1500 to answer Sessions.

Comd

0568

CITY AND COUNTY }
OF NEW YORK, } ss.

William H. Saccala
aged 18 years, occupation Driver of No.

400 Water Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *August H. Miller*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 27 } *William H. Saccala*
day of April 1883 } *work*
W. H. Saccala

Police Justice.

0569

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Police Officer of No. 6th Avenue

Thomas J. Crystal

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Solomon J. Silberstein
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of May 1883

Thos J Crystal

John Patterson

Police Justice.

0570

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James P. ...

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

James P. ...

of the CRIME OF BURGLARY IN THE ~~second~~ DEGREE, committed as follows:

The said *James P. ...*,

late of the *Fourth* Ward of the City of New York, in the County of New York
aforesaid, on the *28th* day of *March*, in the year
of our Lord one thousand eight hundred and eighty-*two*, with force and arms, about the
hour of *seven* o'clock in the *evening* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one

Thomas J. ...

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit: *the said Thomas J. ...*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said *Thomas J. ...*

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,

0571

SECOND COUNT—

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

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

The said *James R. ...*,

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 *year* time of the said day, with force and arms,

he did steal from the ...
... one hundred pounds ...
... thirty five
... one thousand
... each
... one hundred
... one hundred
... one hundred

of the goods, chattels and personal property of one *James R. ...*

in the dwelling house of the said *James R. ...*

attorney for
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.

Richard B. Martin
District Attorney

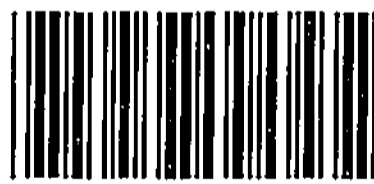
0572

BOX:
177

FOLDER:
1792

DESCRIPTION:
Roberts, Edward

DATE:
05/11/85



1792

Witnesses:

Edmund
No. 66.

Counsel,

Filed

May

1885

Pleads,

Properly

THE PEOPLE

vs.

R.

Edward Roberts

Grand Larceny, (From the Person.)
[Sections 528, 529, 530 — Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

E. H. H. H.

May 18/85

Foreman.

Fred. H. H. H.

0573

0574

Police Court—2 District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 119 West 25 Street, aged 53 years,
occupation Contractor being duly sworndeposes and says, that on the 3 day of May 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:a pocket book containing ^{ten} recent
silver pieces and lawful
money of the United States,

all of the value of twenty cents

the property of

Complaining

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Edward Roberts (now here)from the fact that whilst
deponent was walking in
30 street and near 7 avenue
said Roberts called deponent
who went to said Roberts
who thereupon thrust his
hand in the left hand
vest of the vest then and
there removed by deponent &
took therefrom the property
as above described which
was afterward found in
said Roberts possessionHerry Smith
- MarkSworn to before me, this
of May 1885
dayJ. C. B. 1885
Police Justice.

0575

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

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

Question. What is your name?

Answer.

Edward Roberts

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

West Indies.

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

Answer.

140 W 27 St (resided there 2 yrs)

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty

his
Edward Roberts
Mark

Taken before me this

day of

1888

Police Justice.

0576

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- 2 476 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Henny Smith
119 W. 25 St.

Edmund Robert

2 _____

3 _____

4 _____

Dated May 4 1885

Magistrate.

Officer.

29 Precinct.

Witness Christopher Martin

29 Precinct St.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer

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

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

Dated May 4 1885. Police Justice.

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

Dated _____ 1885. Police Justice.

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

Dated _____ 1885. Police Justice.

0577

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward J. Smith

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

Edward J. Smith

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

The said *Edward J. Smith*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Third day of *January*, in the year of our Lord one thousand
eight hundred and eighty *three*, in the *day* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one certain *value of the same*
of the value of the same
of the value of the same
of the value of the same
of the value of the same

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

Charles J. Smith

District Attorney

0578

BOX:

177

FOLDER:

1792

DESCRIPTION:

Rocco, Charles

DATE:

05/18/85



1792

0579

Witnesses:

Counsel,

Filed

1885

Pleads, *Christyquella (19)*

THE PEOPLE

vs.

Charles Rocco

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Foreman

S.P. one year

0580

Police Court— 2 District.

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

of No. 128 Thompson John Segale Street, aged 23 years,

occupation Lager Beer Saloon being duly sworn

deposes and says, that the ^{basement of} premises No. 128 Thompson Street,
in the City and County aforesaid, the said being a brick building

and which was occupied by deponent as a Saloon

and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking
the shutter to the window leading
to the yard of said premises.

on the 10 day of May — 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

one set of pool balls value
seventy five dollars
ten bottles of liquor value
nine dollars
one dollar & seventy five cents
in money gold and lawful
money of the United States

all of the value of eighty five dollars
and seventy five cents
the property of Compliments

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

Charles Rocco (now present)

for the reasons following, to wit: from the fact that deponent
accused said Rocco of taking
the property as above described, &
said Rocco acknowledged to
having taken the same to deponent
in the presence of officer John O
Saracool of the 8th precinct police

John Segale

Subscribed by deponent and sworn to before me on this 10th day of May 1885
J. J. [Signature]
Notary Public

0581

Sec. 198-200.

12 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Charles Rocco 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 Charles Rocco

Question. How old are you?

Answer 24 years

Question. Where were you born?

Answer. Italy.

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

Answer. Spring St

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 have nothing to say
his
Charles X Rocco
mark.

Taken before me this

12

day of

May

1938

1938

1938

1938

1938

1938

1938

1938

1938

1938

1938

1938

[Signature]
Police Justice.

0582

Police Court-- 2 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

John Segale
128 Thompson St

Charles Rocco

Offence Burglary

2
3
4

Dated May 12 1885

Magistrate.
John Samson Officer.

8 Precinct.

Witnesses John Samson

No. 1000 to answer

No. Street.

No. Street.

\$ 1000 to answer

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street

No. 4, by

Residence Street.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000 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 May 12 1885

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

Dated 1885

There being no sufficient cause to believe the within named

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

Dated 1885

Police Justice.

0583

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Rocco

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

Charles Rocco

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *Charles Rocco*,

late of the *Fifth* Ward of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *saloon* of one

John Deagle

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

John Deagle

in the said *saloon*, 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.

0584

SECOND COUNT—

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

Charles Ross
of the CRIME OF Robbery LARCENY in the second degree, committed as follows:

The said Charles Ross,

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 month of time of the said day, with force and arms,

sixteen good-bottles of the value
of five dollars each, ten bottles
of liquor, of a kind and description
to the Grand Jury aforesaid un-
known, of the value of one dollar
each bottle, and the sum of
one dollar and seventy-five
cents in money, lawful money of
the United States and of the
value of one dollar and seventy
five cents;

of the goods, chattels and personal property of one John Deppa

in the residence of the said John Deppa—

there situate, then and there being found, in the residence 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.

Charles Ross
District Attorney

0585

BOX:

177

FOLDER:

1792

DESCRIPTION:

Rogers, George

DATE:

05/27/85



1792

Witnesses:

See for apper

[Signature]

*James P. Baker & Reilly
for introduction
as to Roger Anderson*

F.R.

1885

Counsel,

Filed *May* day of *1885*

Pleads

THE PEOPLE

vs.

George Rogers

Grand Larceny in the
(MONEY)
(Sec. 538 and 539, Penal Code.)

BY RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

[Signature]

May 20/85

Foreman.

James P. Baker & Reilly

[Signature]

TORN PAGE

0587

At a Court of Special Sessions of the Peace,
Held in and for the City and County of New York,
at the Halls of Justice of the said City, on *Tues* day
the *13th* day of *November* in the year of
our Lord one thousand eight hundred and eighty *Three*

Present,

The Honorables

and

Solon B. Smith
Andrew White
James H. Kilbuck
Police Justices of the City of New York,

Justices
of the
said Court.

THE PEOPLE OF THE STATE OF
NEW YORK

vs.

George Rogers

On conviction by the oath of a credible wit-
ness of the MISDEMEANOR of *Petit larceny*
property of *Alfred F. Baker*
valued at *\$16.00*

Committed in said City *Oct 26th 1883*

after having duly elected to be tried by said Court, and after having been duly arraigned and
duly charged upon the said Misdemeanor, and having duly answered the same.

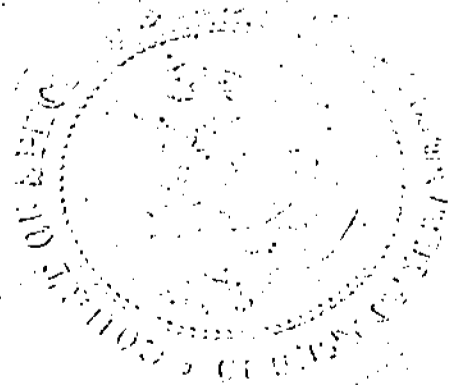
Whereupon it is ORDERED and ADJUDGED by the Court, that the said

George Rogers

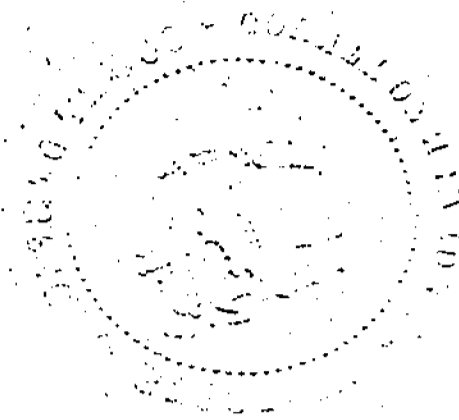
for the MISDEMEANOR aforesaid, whereof he is convicted, be
imprisoned in the PENITENTIARY of the City of New York, for the term of *One Year*
~~Months~~.

A TRUE EXTRACT FROM THE MINUTES.

George M. Wood Clerk.



0500



(Copy)

New York Special Sessions of the Peace.

THE PEOPLE OF THE STATE OF
NEW YORK

vs.

George Rogers

Nov 13th

1883

Copy of Sentence.

PENITENTIARY.

One Year

MONTHS.

0589

Police Court— / District.

Affidavit—Larceny.

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

Charles Stewart

of No. 40 East Houston Street, aged 40 years,
occupation Superintendent being duly sworndeposes and says, that on the 12 day of December 1884 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:good and lawful money consisting of divers
bills of divers denominations of the
value of Seventy five dollars\$75⁰⁰/₁₀₀

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 George Rogerswho with intent to defraud this deponent of
said property falsely fraudulently and feloniously
represented to deponent that he had a
diamond Ring and Pin with a man named
Richfield of No. 88 Broad Street and if
deponent gave him said sum of money
he would give said diamonds as security
by which said false and fraudulent repre-
sentations he the said Rogers did then
unlawfully and feloniously obtain from the
possession of this deponent the aforesaid money
That the said representations were then known
by said Rogers to be false and fraudulent
the truth and fact being that there was

Subscribed to before me, this

1884

Police Justice

0590

no such person as Ridfield doing business
or employed there. Deponent says that said
Rogers went in no 48 Broad Street and
said he would return forthwith and
give him said diamonds and told
deponent to remain outside of said
premises. Deponent says that said
Rogers did not return as he
agreed to with said diamonds
or return to him said money and
that he has not seen him since
until about six weeks ago where he
was in the City Prison charged with
Larceny. Wherefore deponent charges said
defendant with feloniously taking stealing
and carrying away said money as aforesaid

Sworn to before me
this 17th day of April 1885 Charles Stewart
Samuel C. Bell 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 1885 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1885 Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

1885

1
2
3
4

Offence—LARCENY.

Dated 1885

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street.

No. Street.

No. Street.

\$ to answer Sessions.

0591

Sec. 198—200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

George Rogers

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

England

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

Answer.

4 Birmingham Street 4 months

Question. What is your business or profession?

Answer.

Dry goods Packer

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

Answer.

I am not guilty
George Rogers

Taken before me this
day of *May* 188*8*

Wm. J. [Signature]
Police Justice.

0592

Sec. 151.

District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by *Charles Stewart*

of No. *40 East Houston* Street, that on the *12* day of *December*
188*6* at the City of New York, in the County of New York, the following article to wit :

good and lawful money

of the value of *Seventy five* Dollars,
the property of *Campbell and*
w *as* taken, stolen and carried away and as the said complainant has cause to suspect, and does suspect and
believe, by *George Rogers*

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and any of you, to apprehend the bod. *4* of the said Defendant and forthwith
bring *2* before me, at the 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 *17* day of *April* 188*6*-

Samuel C. Kelly POLICE JUSTICE.

0593

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Stewart

vs.

George Rogers

Warrant-Larceny.

Dated April 17th 1885

O'Reilly Magistrate

Dixon Officer

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

Dixon Officer.

Dated May 20 1885

This Warrant may be executed on Sunday or at
night.

Samuel O'Reilly Police Justice.

REMARKS.

Time of Arrest, 8³⁰ AM.

Native of England

Age, 32

Sex

Complexion,

Color Br

Profession, Baker

Married

Single, Yes

Read, Yes

Write, Yes

H. Birmingham Street

0594

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 George Rogers

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 May 20 3 1885 J. M. 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.

0595

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court—*First* District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Stewart

George Rogers

40 _____
1 _____
2 _____
3 _____
4 _____

Dated *May 20* 188*5*

Patterson Magistrate.

Dixon Officer.

Cont Precinct.

Witnesses _____

No. *Officer* _____ Street.

104 _____

No. _____ 188*3* Street,

No. _____ Street.

\$ *1000* to answer *Gen.* Sessions.

Comd

0596

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Figoras Roagrus

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

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

The said *Figoras Roagrus*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty-fifth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*four* at the Ward; City and County aforesaid, with force and arms, in the *day* time of the same day,

\$75! promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *seven* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *forty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *seven* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *ten* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *one dollar*,

of the proper moneys, goods, chattels, and personal property of one *Charles Stewart*, then and there being found, *from the person of the said* *Charles Stewart*, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0597

BOX:
177

FOLDER:
1792

DESCRIPTION:
Rosenberg, Abraham

DATE:
05/26/85



1792

0598

90.218. ✓

Counsel, *L. B. V. Ashcraft*
Filed *26* day of *May* 188*8*
Pleads, *Verdict*

Sections 498, 506, 528 & 531
Brigade in the Third Degree.

THE PEOPLE

vs.
438. Ireland I
16 with
Abraham Rosenberg

RANDOLPH B. MARTINE,

District Attorney.

Pr May 29/85
pleads guilty

A True Bill.

E. J. [Signature]

Foreman

S. P. 2 year.

Witnesses:

0599

Police Court—3 District.City and County }
of New York, } ss.:of No. 4 NorfolkBenjamin Caspittoccupation Baker.Street, aged 30 years,

being duly sworn

deposes and says, that the premises No 4 Norfolk Street,in the City and County aforesaid, the said being a Dwelling Housethe second floor front Rooms~~and which~~ was occupied by deponent as a Dwellingand in which there was at the time ~~no~~ human being, by namewere BURGLARIOUSLY entered by means of forcibly opening the lock
of the door on said door of the front Room
with false Keys.on the 15 day of May 1885 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:good and lawful money of the issue of the
United States to the amount and of the
value of two hundred dollars.
one gold watch & two gold Chains of the
value of two hundred dollars said
property being in all of the value of
four hundred dollarsthe 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 byAbraham Rosenberg (now here)
and another person not arrested, and whose name is unknown to deponent,
for the reasons following, to wit: That said Room was securely
locked, the key to the lock in the possession
of deponent, that between the hours of 9 & 10
deponent came back to his Room
and found the same locked from the
inside deponent saw a key in the keyhole
of the lock, deponent opened the door
and found said Rosenberg in said room,
deponent is informed by Abraham Bergerman

0600

of No 14 Ludlow Street that he saw said Rosenberg in company of another man in the Hallway of defendant's premises, that the within described jewelry was in a handkerchief and in the pocket of a dress, lying in defendant's bed that said money was also in a handkerchief lying in the same bed.

Defendant caused the arrest of said Rosenberg and after the arrest the handkerchief containing the jewelry was found under the bed in said room.

Sworn to before me this 15th day of May 1895
John J. Gordon
 Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0601

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 17 years, occupation Packbook maker of No. 14 Ludlow Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Benzamin Appelt and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 15

day of May 1885

John Gorman

Police Justice.

Abraham Bergerman

0602

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

District Police Court.

Abraham Rosenberg

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. *Abraham Rosenberg*

Question. How old are you?

Answer. *28*

Question. Where were you born?

Answer. *Russia Poland*

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

Answer. *58 Orchard Street - One month*

Question. What is your business or profession?

Answer. *Redder And Cap Maker*

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

Answer. *I am not guilty - I did not intend to steal*

Abraham Rosenberg
mark

Taken before me this

day of

1885

John J. McNamee
Police Justice.

0603

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 Abraham Rosinsky

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Seven
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 May 15 1885 John J. Enman 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.

0604

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Benjamin Cuffit
7 Norfolk St.
Abraham Rosenberg

2
3
4
MAY 18 1885

Office
Benjamin

Dated *May 15* 1885

Joseph Magistrate.

Swick Officer.

10 Precinct.

Witnesses *Abraham Rosenberg*

No. *14 Ludlow* Street.

No. Street,

No. Street.

\$ *700* to answer *Paul* Sessions.

Paul

0605

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Abraham Rosenberg

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

Abraham Rosenberg

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *Abraham Rosenberg*

late of the *Second* Ward of the City of New York, in the County of New York, aforesaid, on the *21st* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *dwellings* of one

Benjamin Rosin,

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Benjamin Rosin,

in the said *dwellings*, 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.

0606

SECOND COUNT—

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

Abraham Rosenberg
of the CRIME OF *Grand* LARCENY *in the second degree*, committed as follows:

The said *Abraham Rosenberg*,

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 *day* time of the said day, with force and arms,

under promissory notes for the
payment of money, of a number,
kind and denomination to
the Grand Jury aforesaid
unknown, the same being then
and there due and unsatisfied
for the payment of and of
the value of two hundred
dollars, one watch of the value
of one hundred and fifty
dollars, and two chains of the value
of twenty five dollars each,

of the goods, chattels and personal property of one *Benjamin Rosent*,

in the *dwellhouse* of the said *Benjamin Rosent*,

there situate, then and there being found, *in the dwellhouse* 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.

Randolph B. Martin

District Attorney

0607

BOX:

177

FOLDER:

1792

DESCRIPTION:

Rossa, Frank

DATE:

05/18/85



1792

0608

Witnesses:

It appearing by the within affidavit that it is impossible to secure the attendance of James Barolo a material and necessary witness for the People and without whose evidence a conviction cannot be had. I therefore respectfully recommend that the

defendant herein Frank

Rossa be discharged on his own recognizance, or bail taken from James Barolo N. Y. April 14, 1887

John V. M. Davis
District Attorney.

131

Counsel, R. B. R.
Filed 18 day of May 1885
Pleads Not guilty

THE PEOPLE
vs. B
Frank Rossa
ASSAULT IN THE FIRST DEGREE, Etc.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.
Edmund
Pl. 3. April 14/87
Best acc'd on her own Recy. & Bail
ack'd on 100 & 100
R. B. R.

0609

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To James Paralo
of No. 09 Mulberry

Street

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the 29 day of March instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

in a case of Felony, whereof ~~he~~ *stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *March*, in the year of our Lord 1887.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *March*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney*

PART III

THE COURT ROOM IS IN THE THIRD STORY.

☞ If this Subpoena is disobeyed, an attachment will immediately issue ☞
☞ Bring this Subpoena with you, and give it to the Officer at the Court Room Door that your attendance may be known. ☞

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

06 10

PART III.

THE COURT ROOM IS IN THE THIRD STORY.
If this Subpoena is disobeyed, an attachment will immediately issue
Bring this Subpoena with you, and give it to the Officer at the Court Room
Door that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *James Carale*
of No. *89 Mulberry* Street.

Street.

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the *29* day of *March* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

J. Ross
in a case of Felony, whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *March*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney*

111

GLUED PAGE

06 11

Court of General Sessions.

THE PEOPLE

vs.

Frank Rossa

City and County of New York, ss.:

deposes and says: I reside at No.

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the

City and County of New York. On the 24 day of March 1887,

I called at No. 59 Mulberry Street

the alleged residence of James Caralo

the complainant herein, to serve him with the annexed subpoena, and was informed by the

the store keeper who has the lease of the Building, that he knows all the tenants, but that no one by the name of James Caralo resides in that house and is not known to him. And that he does not know where the said Caralo resides or where he can be found.

Sworn to before me, this 26 day

of March 1887

Rudolph L. Schaff

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

James H. Driscoll

Subpoena Server.

06 12

OK

Court of General Sessions.

THE PEOPLE, *vs* the Complaint of

Geo. Barato

vs.

Frank Ross

Offense :

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of

Geo. H. Driscoll

Subpoena Server.

Failure to Find Witness.

06 13

Police Court— District.

City and County { ss.:
of New York,

James Carals

of No. 59 Mulberry Street, aged 34 years,

occupation Laborer being duly sworn

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

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Frank Rassa (mark) who wilfully and maliciously cut and stabbed deponent three times on the head and nose with a razor then and there held in the hand of said deponent.

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 9 day
of May 1885 }

his
James X Carals
mark

Samuel C. Kelly Police Justice.

06 14

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Frank Rossa

Question. How old are you?

Answer. 37 years

Question. Where were you born?

Answer. Italy

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

Answer. 168 Elizabeth St 5 mos

Question. What is your business or profession?

Answer. Laborer

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

Answer. I don't it in self defence and
demand an examination

Frank ^{his} Rossa
mark

Taken before me this

day of

May 1888

Samuel C. Kelly Police Justice

06 15

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 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 May 9 1885 Samuel C. Kelly Police Justice.

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

Dated May 9 1885 Samuel C. Kelly 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.

06 16

BAILED,

No. 1, by Vincent Moccia
Residence 253 Elizabeth Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Carale
39 Mulberry St
Frank Rossa

2 _____
3 _____
4 _____

Offence Telephone Assault

Dated May 9 188 5
P. O. Reilly Magistrate.
McGrath Officer.
6 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer General Sessions.

Bailed

\$1000 for E May 11 2 P.M.

0517

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Rossa

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

Frank Rossa

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Frank Rossa*,

late of the City of New York, in the County of New York aforesaid, on the *Eight* day of *May* in the year of our Lord one thousand eight hundred and eighty *five*, with force of arms, at the City and County aforesaid, in and upon the body of one *James Parado* in the peace of the said People then and there being, feloniously did make an assault and *in* the said *James Parado* with a certain *knife*

which the said *Frank Rossa* in *his* right hand then and there had and held, ~~the same being a deadly and dangerous weapon~~ wilfully and feloniously did beat, strike, stab, cut and wound, ~~the same being such means and force as were likely to produce the death of the said James Parado,~~ with intent *in* the said *James Parado*, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Frank Rossa

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Frank Rossa*,

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, in and upon the body of one *James Parado* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *in* the said *James Parado*,

with a certain *knife*

which *he* the said *Frank Rossa* in *his* right hand then and there had and held, the same being an ~~instrument~~ likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

David J. Martin,
District Attorney

06 18

BOX:

177

FOLDER:

1792

DESCRIPTION:

Rosser, Therese

DATE:

05/22/85



1792

06 19

No. 178

Donner

Day of Trial,

Counsel,

Filed *20* day of *May* 188*5*

Pleads *Myself* (20)

THE PEOPLE

vs.

Therese Rösser

seized by bail & Con. d
May 28.

RANDOLPH B. MARTINE,

JOHN MCKEN

District Attorney.

A TRUE BILL.

E. H. Hurd

Foreman.

SUPREME COURT PART 1,
December 22 1899

INDICTMENT DISMISSED.

FILED DEC. 16

1899

Violation of Excise Law.
Selling without License.

(1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892)

0620

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question. What is your name?

Answer

Theresa Rosser

Question. How old are you?

Answer

25 years

Question. Where were you born?

Answer.

Germany

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

Answer.

49 Delaney Street about 2 months

Question. What is your business or profession?

Answer.

I wait on Gentlemen

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 sold the Beer for Lizzie Meuniger. she keeps the place, I had to do as she says, and demand a trial by Jury
Therese Rosser*

Taken before me this

day of

May

1885

John A. ...

Police Justice.

0621

Excise Violation—Selling Without License.

POLICE COURT—3rd DISTRICT.City and County } ss.
of New York,

Age 23 years
 of the 10th Precinct Police
 of the City of New York, being duly sworn, deposes and says, that on the 15th day
 of May 1885, in the City of New York, in the County of New York, at
 No. 49 Mulberry Street,
 Teresa Passer (now here)

did then and THERE SELL, CAUSE, suffer and permit to be sold, under his direction and authority,
 strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than
 five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A
 PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made
 and provided said Passer sold defendant one glass
 of Beer in said premises, for which
 defendant paid to said defendant,
 five cents

WHEREFORE, deponent prays that said
 may be arrested and dealt with according to law.

Sworn to before me, this 16 day
 of May 1885

Emad Schellenger
 John Gorman Police Justice.

0622

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 Frederick Rasser.

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

Dated May 16 1885 John J. Hornum Police Justice.

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

Dated May 16 1885 John J. Hornum 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.

0623

BAILED,

~~Residence 313 East 72nd Street~~

No. 1, by Frank Schitake
Residence 49 Delancey Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

574
Police Court-- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Conrad Schellenberg
10 Precinct.

1 Anna Kaiser

2 _____

3 _____

4 _____

Dated May 16 1885

Opperman Magistrate.

Schellenberg Officer.

10 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street.

\$ 100 to answer _____ Sessions.

Bailed

Office of the
District Clerk

MAY
18
1885

0624

Court of General Sessions of the Peace

OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK.

AGAINST

Ebenezer Bissan

The Grand Jury of the City and County of New York, by this indictment, accuse *Ebenezer Bissan* —

of the CRIME of *Selling Spirituous Liquors without a License*, committed as follows :

The said *Ebenezer Bissan*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *16th* day of *May* in the year of our Lord one thousand eight hundred and eighty *five*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, 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 quantity less than five gallons at one time, to *Ronald Schellenger*, —

and to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, 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.

RANDOLPH B. MARTINE.

~~JOHN MCKEON~~ District Attorney.

0625

BOX:

177

FOLDER:

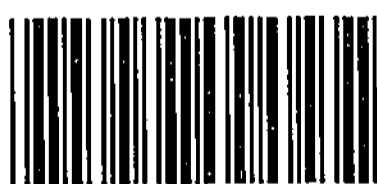
1792

DESCRIPTION:

Russell, Michael

DATE:

05/14/85



1792

Witnesses:

20.11.11

Counsel, *M. W. Lybo &*
Filed *14* day of *May* 188*5*
Pleads, *North July 15*

THE PEOPLE

vs.

P

Michael P. Russell

to Henry

Grand Larceny, 1st Degree.

(From the Person.)

[Sections 538, 539, Penal Code].

W. RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

A True Bill.

Edw. J. Ward
Foreman.
Plenda B. J.
May 29/12
Cordell C. J.

0626

0627

Court of
General Sessions

The People etc

against

Michael P. Russell

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET,

New York, May 6th 1885.

CASE NO. 18206

OFFICER

4th Prec.

DATE OF ARREST

May 3rd 1885

CHARGE

Grand Larceny

AGE OF CHILD 14 years

RELIGION

FATHER

dead

MOTHER

Honora

RESIDENCE

222 Cherry Str.

AN INVESTIGATION BY THE SOCIETY SHEWS THAT the boy is
a bootblack & newsboy and considered a "tough".
He has never attended school, simply because
he would not and has given his mother,
who is a temperate and hardworking woman,
a good deal of trouble.

All which is respectfully submitted,

Wm. J. Gerry

President.

To
The District Attorney.

0628

Court of
General Sessions

The People vs
against

Michael P. Russell

Grand Jurors
PENAL CODE, §

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY.

President, &c.

100 East 23d Street.

New York City.

0629

Police Court—1 B District.

Affidavit—Larceny.

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

John M^c Neeve
coopers street

of No. 339 East 10th Street, aged 45 years,
occupation Longshoreman being duly sworn

deposes and says, that on the 2 day of May 1885 at the City of New

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

person of deponent, in the night time, the following property viz :

one pocket book containing good
and lawful money to the amount
and value of sixty cents

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 Michael P Russell (now here)

from the fact that while deponent was
passing along along the Bowery in
said city said defendant came up to
deponent and thrust his hand into the
left hand side pocket of the pantaloons
then and there ~~worn by~~ worn by deponent taking therefrom the aforesaid
property

John M^c Neeve

Sworn to before me, this

6

day

1885

of May
John M^c Neeve Police Justice.

0630

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

12 District Police Court.

Michael P Russell 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.

Michael P Russell

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

New York

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

Answer.

222 Cherry St. 14 years

Question. What is your business or profession?

Answer.

Boat black

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

Michael

*his
P Russell
Mark*

Taken before me this

3

day of

May 1885

W. J. Brennan

Police Justice.

0631

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.....

Michael P Russell

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$200
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 3 May 1885 John 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.

0632

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John M. Neece
339 East 10 St.
389 East 10 St.

1 Michael P Russell

2

3 over lumber yard

foot of E 7 St

Dated 3 May 1885

Jacob M. Patterson Magistrate.

John Mulholland Officer.

14 Precinct.

Witnesses E. J. Perry

No. 150 E. 23d Street.

F. B. Backlin

No. 150 E. 23d Street.

No. _____ Street.

\$ 1000 to answer Gen. Sessions.

Comd

0633

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael B. Burrows

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

Michael B. Burrows, of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Michael B. Burrows,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the second day of May, in the year of our Lord one thousand eight hundred and eighty-nine, in the month of the said day, at the Ward, City and County aforesaid, with force and arms,

one gold watch of the value of ten cents, one silver coin of the United States of the kind known as half dollars, of the value of fifty cents, two silver coins of the United States of the kind known as quarter dollars, of the value of twenty cents each, six silver coins of the United States of the kind known as dimes, of the value of ten cents each, twelve nickel coins of the United States of the kind known as five cent pieces, of the value of five cents each, and ten coins of the United States of the kind known as cents of the value of one cent each,

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

Charles B. Martin,
District Attorney.