

0426

BOX:

486

FOLDER:

4436

DESCRIPTION:

Robinson, John

DATE:

06/29/92



4436

Witnesses:

Wm. J. Blane and J. J. Blane

Witnesses:
Wm. J. Blane
J. J. Blane

In view of the difficulty
of obtaining a Court
order recommending
a discharge of the de-
fendant on his own
recognition
May 6 1898
S. J. Blane
A. J. Blane

Counsel,

Filed,

Pleas,

29 day of June 1898

not guilty July 6

THE PEOPLE

ENTERED
T. J. M.
D.S.

John A. Nicoll

DE LANCEY NICOLL,

District Attorney,
Part 2. May 6 1898
On motion of pri. atty. Sept.
discharged on his own
recognition
A True Bill.

James H. Agnes
Foreman.

FOOL SELLING.
(Section 351, Penal Code and Chap. 479,
Laws of 1887, §§ 4 and 7.)

671 A-X

0428

847S TURF COMMISSION CO.
 .20. NO BETTING DONE or Permitted Here.
 New York, 1891.

RECEIVED dollars, to be sent on Commission
 to Race Track at and there placed on
 Horse: *Exhibit A*

1st or 2d
 t track quotations, if such can there be obtained.

It is understood and agreed, that the undersigned act in the premises as common
 agents only, for the purpose of transferring the money above mentioned to the
 account designated.

CHARGE FOR COMMISSION, TEN CENTS.

NOTICE—Amount of Order returned, less commission,
 where a failure to execute is due to accidental or other
 unavoidable delay in transmission.

MURLEY & CO., PRINTERS, 124 PARK AVE.

0429

Police Court, 3 District.

City and County of New York, ss.

of No. 11th Police Precinct Street, aged William J. Mooney years,
occupation Police officer being duly sworn, deposes and says,

that on the 12 day of August 1891, at the City of New York, in the County of New York,

John Robinson (now here) did keep a room for the purpose of receiving bets on horse races in violation of Section 351 of the Penal Code of the State of New York.

For the reasons following to wit: on said date deponent went in a room on the 2nd floor of house no 137 Bowery and saw the Defendant behind a partition in said room. Deponent handed Defendant a 2 dollar bill and said he wanted to bet 2 dollars on the horse "My fellow" which was to run in a race at Saratoga. Defendant told deponent that he was not making bets, but ~~was~~ was doing a commission business and that if Deponent would give him 10 cents commission he Defendant would forward the bet to the race track. Deponent then gave defendant ten cents in addition to the two dollars heretofore mentioned and received the annexed ticket marked Exhibit A. Deponent then arrested defendant for violation of section 351 of the Penal Code.

William J. Mooney

Sworn to before me this 12th day of August 1891

[Signature]
Police Justice

0430

POLICE COURT 3 DISTRICT.

City and County of New York, ss.:

THE PEOPLE

vs.

John Robinson

On Complaint of William J. Mooney
For Violation of Section
351 of the Penal Code

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

Dated August 12 1891

[Signature]
Police Justice.

John Robinson

0431

Sec. 198-200.

3 District Police Court

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John Robinson*

Question. How old are you?

Answer. *33 yrs*

Question. Where were you born?

Answer. *New York*

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

Answer. *201 - N - 47th St 7 years*

Question. What is your business or profession?

Answer. *Commission broker*

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

Answer. *I am not guilty*

John Robinson

Taken before me this *13* day of *August* 19*13*
[Signature]
Police Justice

0432

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

five 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 *August 12* 18 *91* *J. P. Duffy* Police Justice.

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

Dated *Aug 12* 18 *91* *J. P. Duffy* Police Justice.

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

Dated..... 18..... Police Justice.

Not Guilty

Police Court-- 3 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. Mooney
vs.
John Robinson

1891
Offence Violation of
Sec 351 of Penal Code

Dated August 12 1891

Duffy Magistrate.

Mooney Officer.

11 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.



to answer

Doog
Dawled

BAILED

No. 1, by Patrick H Kerwin

Residence 716 3d ave Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Robinson

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

John Robinson

of the crime of keeping a room for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

John Robinson

late of the 10th Ward of the City of New York, in the County of New York aforesaid, on the 21st day of August in the year of our Lord one thousand eight hundred and ninety two, at the Ward, City and County aforesaid, and not upon any grounds or race track, owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously keep a certain room in a certain building there situate, for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

John Robinson

of the crime of knowingly permitting a room to be used and occupied for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

John Robinson

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the ~~owner~~ of certain room in a certain building there situate, with force and arms, unlawfully and feloniously did knowingly permit the said room to be used and occupied for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed, and power of endurance of beasts, to wit, horses; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

John Robinson

of the crime of keeping, exhibiting and employing devices and apparatus for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

John Robinson

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being the ~~owner~~ of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein keep, exhibit and employ, divers devices and apparatus (a more particular description whereof is to the Grand Jury aforesaid unknown) for the purpose of recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

John Robinson

of the crime of becoming the custodian and depository, for hire and reward, of money staked,

wagered and pledged upon the result of trials and contests of speed and power of endurance of horses, committed as follows :

The said

John Robinson

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the ~~owner~~ of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein then and there become the custodian and depository, for hire and reward, of certain money, to wit: the sum of *2500* dollars in lawful money of the United States of America, which said money was then and there by one *William J. Moxey* staked, wagered and pledged upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *My Partner* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situate at *Saratoga* in the County of *Saratoga* in the State of *New York* and commonly called the *Saratoga* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the circumstances and manner of, upon, and in which the said money was so staked, wagered and pledged as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

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

John Robinson

of the crime of recording and registering a bet and wager, committed as follows :

The said

John Robinson

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose

7430

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold, to one *William J. Murray* and to divers other persons, to the Grand Jury aforesaid unknown, a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Myrtle* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid

The said *John G. ...*
of the crime of POOL SELLING, committed as follows:

John G. ...
Sixth Court, And the Grand Jury aforesaid, by this indictment, further accuse the said

and divers other persons to the Grand Jury aforesaid unknown, upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Myrtle* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *... Race Track, and which* in the County of *... in the State of ...* and commonly called the *... Race Track, and which* said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one

said, at a certain place and race track situated at *Serafoga*
in the County of *Serafoga* in the State of *New York*
and commonly called the *Serafoga* Race Track,
and which said trial and contest was had, holden and run on the day and in the year aforesaid at
the place and race track aforesaid (a more particular description of which said trial and contest,
and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid
unknown, and cannot now be given), against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York and their dignity.

Seventh Count, And the Grand Jury aforesaid, by this indictment, further accuse the
said
John Robinson

of the crime of recording and registering bets and wagers, committed as follows :

The said

John Robinson

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, and not upon any grounds or race track owned,
leased, or conducted by any association incorporated under the laws of this State, for the purpose
of improving the breed of horses, where racing was then lawfully had, with force and arms, did
unlawfully and feloniously record and register, and cause to be recorded and registered, divers
bets and wagers, then and there made by and between divers persons to the Grand Jury aforesaid
unknown, upon the result of divers certain trials and contests of speed and power of endurance of
and between divers horses (a more particular description whereof, and of each of them, is to the
Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year
aforesaid, at a certain place and race track situated at *Serafoga*
in the County of *Serafoga* in the State of *New York*
and commonly called the *Serafoga* Race Track, and which
said trials and contests were had, holden and run on the day and in the year aforesaid, at
the place and race track aforesaid (a more particular description of which said trials and contests
and of the said bets and wagers so as aforesaid then and there made upon the same, is to the
Grand Jury aforesaid unknown, and cannot now be given), 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.

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

John Robinson

of the crime of pool selling, committed as follows :

The said *John Robinson*

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold to divers persons, to the Grand Jury aforesaid unknown, divers pools upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *a Saratoga* in the County of *Saratoga* in the State of *New York* and commonly called the *Saratoga* Race Track, and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests and of the pools upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0440

BOX:

486

FOLDER:

4436

DESCRIPTION:

Roche, John

DATE:

06/17/92



4436

Witnesses:

John Deemer
Off O'Hara nsp

#151 BX

Counsel,
Filed 17 day of June 1892
Pleads, *Chynally 24*

Burglary in the Third Degree
Section 488, 2nd Degree

THE PEOPLE

vs.
John Roche

DE LANCEY NICOLL,
District Attorney.

Part III. June 24-92,

A TRUE BILL.

Greenough

Part 3. June 24/92
Foreman.
Pleads *Criminally Receiving*
Stolen Goods 27.
Samson

0442

Police Court—2nd District

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

William James
of No. 578 Broome Street, aged 34 years,
occupation Saloon Keeper being duly sworn

deposes and says, that the premises No 578 Broome Street,
in the City and County aforesaid, the said being a four story building
the ground floor of a
and which was occupied by deponent as a liquor store
~~and in which there was at the time a human being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking the
glass in a window leading into
said premises

on the 15th day of May 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of liquors and cigars
a quantity of clothing and a glass
the whole being valued at fifty-
four dollars \$54.00

the property of Deponent

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

John Roche (now living)

for the reasons following, to wit: at the house of Trotter

others on said date deponent re-
gularly locked and fastened
the doors and windows of said
premises the said windows being intact
and the said property being in the
store at the time, Deponent having
found the said window broken
and the said property missing

0443

he is informed by John Pys (witness)
that on about the same date the
defendant came to his Pys place
of business and sold to him the
said clock which clock defendant
has since seen and identified as
being a portion of the property
which was feloniously taken
stolen and carried away

I sworn to before me } Witnesses
this 14th day of June 1892

W. H. [Signature]

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Burglary
Degree

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

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

Committed in default of \$ Bail.

Bailed by

No. Street.

0444

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Signer Dealer of No.

109 West Houston Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of William Deane

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

Sworn to before me, this 14 } John Gye
day of June 1896 }

W. H. Gye
Police Justice.

0445

(1835)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John Roche

Question. How old are you?

Answer.

22 years.

Question. Where were you born?

Answer.

New York

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

Answer.

331 West 5th St. 2 months

Question. What is your business or profession?

Answer.

Laborn

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 over guilty
John Roche

Taken before me this

14

day of

January 1893

Police Justice.

0446

Police Court, 2 District.

City and County } ss. William O'Hara
of New York, }
of No. 15 Precinct Street, aged _____ years,
occupation Police Officer being duly sworn, deposes and says,
that on the 9 day of June 1892 at the City of New
York, in the County of New York,

he arrested John Roche (nowhere)
for having Burglariously entered the
premises no 518 Broome Street
and with having stolen therefrom
property valued at Fifty dollars
deponent asks that the defendant
be held to enable him to procure
further evidence

Wm. O'Hara

60
Judge
J. W. ...

0447

Police Court-- (80) District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1 John Roche

3

4

Offence Burglary

Dated June 10 1882

" J. P. Magistrate.

" O. H. Officer.

" 15 Clerk.

Witnesses,

No. Street,

No. Street,

No. Street.

\$ to answer Sessions

\$ 500. June 13
19 1000

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 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 1882 Police Justice.

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

Dated 1882 Police Justice.

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

Dated 1882 Police Justice.

June 14 - 2 PM

0448

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

[Signature]
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *25* 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, *Jan 21* 189 *3* *[Signature]* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

720

Police Court, 2 District.

THE PEOPLE, &c.,
IN THE COMPLAINT OF

James Brown
318 Browne St
vs.
John Roche

James Brown
Plaintiff

BAILED,

No. 1, by.....
Residence..... Street.

No. 2, by.....
Residence..... Street.

No. 3, by.....
Residence..... Street.

No. 4, by.....
Residence..... Street.

Dated, *June 14* 1892

James H. Gray Magistrate.

Officer Officer.

15 Precinct.

Witnesses *John Rye*

No. *142 W. Houston* Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *H.S.*



James H. Gray
James H. Gray

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Roche

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

John Roche

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

The said

John Roche

late of the *8th* Ward of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *March* in the year of our Lord one thousand eight hundred and ninety-*two* in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *William Demmes*

there situate, 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 *William Demmes* in the said *store* 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.

SECOND COUNT—

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

John Roche

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

The said

John Roche

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

three gallons of whiskey of the value of three dollars each gallon, fifteen boxes of cigars of the value of two dollars each box, one demi-john of the value of one dollar, and divers articles of clothing and wearing apparel of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars and one clock of the value of five dollars

of the goods, chattels and personal property of one

William Demmes

in the

store

of the said

William Demmes

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

THIRD COUNT:

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

John Roche

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

The said *John Roche,*

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

the same goods, chattels and personal property described in the second count of this indictment

of the goods, chattels and personal property of

William Desires

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

William Desires

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

John Roche

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

DE LANCEY NICOLL,

District Attorney.

0453

BOX:

486

FOLDER:

4436

DESCRIPTION:

Roddy, John

DATE:

06/02/92



4436

Witnesses:

Curt H. Stark
Off. Gray

Suit off record
except one

1098
1098

Counsel,
Filed *2* day of *June* 189*2*
Plends, *Not guilty*

THE PEOPLE
20th
Jan 13 2 40 vs.
2233 2 40 *T*
John Roddy

Robbery, [Sections 224 and 22 Degree, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

June 9 97
June 13 92

A TRUE BILL.

Luluio Catin
June 13 92 Foreman.
Ready Robbery 2nd Deg.
7 7/10 76 2000 20
June 17 92

0455

Police Court-- 5 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Catherine E. Hart
of No. 129 W. 61st Street, Aged 17 8 Years
Occupation Married Lady being duly sworn, deposes and says, that on the
2nd day of May 1892, at the 12th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without ~~his~~ consent and against ~~his~~ will, the following property, viz:

One leather satchel containing
Sixty four Dollars and a roll
of money containing three hundred
Dollars all good and lawful
money of the United States. Together

of the value of Three hundred & Sixty four DOLLARS,
the property of ~~deponent~~

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

John Roddy (now here) and
another man whose name is unknown
but who deponent can identify. Not
yet arrested. From the fact that
at the time of & vicinity of
said date, deponent was in the
hallway of the premises no 278th
in the act of coming out of
said premises when this deponent
and said unknown man were
arrested. Struggled up against
deponent and at that time deponent
had said satchel containing the

Summons to deponent on this

1892

Police District

~~Handwritten mark~~

sixty four dollars in her right hand
 and the roll containing three hundred
 dollars in the bosom of her dress
 the defendant and said unknown man
 pushed defendant against the wall
 and when defendant screamed one of
 said men caught defendant by the
 throat choked defendant and then
 defendant violently down on the floor
 and kicked defendant and while
 defendant was lying down they the
 said defendant and said unknown
 man feloniously took away and
 carried away said property from
 the person of defendant by force and
 violence without her consent and
 against her will.

Catherine E. Hart

Sworn to before me
 this 15th day of May 1842

[Signature]
 Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
 of the City of New York, until he give such bail.
 Dated 1888
 I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated 1888
 There being no sufficient cause to believe the within named
 guilty of the offence therein mentioned, I order he to be discharged.
 Dated 1888
 Police Justice

Police Court, District, _____

THE PEOPLE, &c.,
 on the complaint of _____

vs.

Offence—ROBBERY.

1 _____
 2 _____
 3 _____
 4 _____

Dated 1888 _____

Magistrate _____
 Officer _____
 Clerk _____

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

\$ _____ to answer General Sessions.

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

John O Roddy

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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

John O Roddy

Question. How old are you?

Answer.

20 years old

Question. Where were you born?

Answer.

Philadelphia Pa

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

Answer.

2133 Quakerdam Ave. 7 Mos

Question. What is your business or profession?

Answer.

Painter

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

Answer.

*I am not guilty
John Roddy*

Taken before this day of *April* 189*7*
[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, 57 DISTRICT.

of No. Lincoln Gray Street, aged _____ years,
occupation Police Officer being duly sworn, deposes and says
that on the 21 day of May 1892
at the City of New York, in the County of New York deponent arrested

John Roddy. (now here) on a
charge of Robbery. Stealing from
the person of Catherine E.
Hunt. by force and violence a
pocketbook containing sixty
four Dollars.
deponent further says that - the
said Catherine E. Hunt - is unable
to appear in Court from the effects
of the injuries inflicted upon
her by the said defendant. Wherefore

Return to Justice of the Peace, this

Police Justice

P 274

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Boyd

Dated May 3 1892

Meade Magistrate.

May Officer.

Witness

Disposition

defendant - prays that - the said
defendant - may be held to
account - the result of such
injuries.

Sworn to before me
this 3rd day of May 1892

Lincoln Gray

Police Justice

1892. Sp. Warrant

0460

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

Alfred Bush

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

Dated, *May 25* 189*4* *[Signature]* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

046

Herbert

John ...

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

*The Magistrate
presiding in my
absence will hear
and determine the
case & forward*

Prud Justice

277 648
Police Court--- District.
1884

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Catherine E. Hart-
John Roddy

2 _____
3 _____
4 _____

Offense *Robbery*

Dated, *May 6* 189 *2*
Meade Magistrate.
Lincoln Gray Officer.
32 Precinct.

Witnesses _____

No. _____ Street.

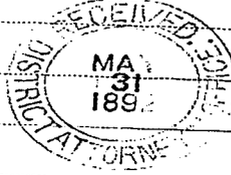
No. _____ Street.

No. _____ Street.

\$ *1.500* to answer *J.S.*

24 25 P.M.

19 20
11 12
1500 St May 10. 5:30 pm



0462

District Attorney's Office,
City & County of
New York

189

Part II -

The Pas

vs.

Robbery -

John Raddy -

Was set down by the
Court for his day - Thursday

the 9th - Please have it

go on for the 10th - Friday

Part II -

0463

New York City -

May 13th 1892

The People of the
State of New York
- vs -

John Raddy -

It is hereby stipulated and
agreed by and between the
attorneys for the respective
parties in the above action -
that the above action may be
adjourned till Thursday the
16th day of May 1892 - at 2 o'clock
in the afternoon of said day -

Raddy & McManus
attys for complainant.

John E. Muenzinger
Att., for defendant

0464

May 3rd 1892

I hereby certify that Mrs. C. A.
Hart of No. 129 W. 41st St. is
ill in bed, suffering from
shock, and impossible for
her to appear in court to day.

G. F. M. Broad
163 West 45th St.

Court of General Sessions.

----- -X
 The People, etc., :
 -vs- :
 John Roddy, :
 ----- -X

City and County of New York, ss:

Daniel Brennan being duly sworn, deposes and says:

I am a boss truckman, carrying on business at No. 279 Pearl Street in the City of New York.

I have known the above named defendant for the period of five years and over. During that time I have had ample and frequent opportunity of observing his character, and I always found him to be an honest, hard working, sober and industrious fellow, who was well liked and respected by his friends and those who knew him. I would willingly give him employment were he out of work at any time.

Sworn to before me this *Daniel Brennan*
17th day of June, 1892.

Reynold Laurant

Commissioner of Licenses
in and for the City and
County of NEW YORK

My General Services

The People re

John R. Raby

Applicant of
good character

J. F. Moore
Councilor

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Roddy

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

John Roddy

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

The said John Roddy

late 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 ninety-two, in the day time of the said day, at the City and County aforesaid, with force and arms, in and upon one Catherine E. Hart, in the peace of the said People then and there being, feloniously did make an assault, and divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of three hundred and sixty-four dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of three hundred and sixty-four dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of three hundred and sixty-four dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of three hundred and sixty-four dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of seven dollars, and one parcel of the value of one dollar,

of the goods, chattels and personal property of the said Catherine E. Hart, from the person of the said Catherine E. Hart, against the will and by violence to the person of the said Catherine E. Hart, then and there violently and feloniously did rob, steal, take and carry away, the said

John Roddy being then and there aided by an accomplice whose name is to the Grand Jury aforesaid as yet unknown.

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

John A. Mitchell District Attorney

0468

BOX:

486

FOLDER:

4436

DESCRIPTION:

Roeder, George

DATE:

06/02/92



4436

334

reduced

Court of Percy and Demme,
Sessions for trial and final disposition.

Part 2, p. 29
Counsel,1893

Filed, 7 day of June 1893

Pleads, M. Cully (C)

THE PEOPLE

vs.

B
George Roeder

George Roeder
June 28 1893

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

M. Cully

Foreman.

VIOLATION OF EXCISE LAW.
Selling on Sunday. Etc. § 21, and
[III. Rev. Stat. (7th Edition), page 1988, § 5.]
page 1989, § 5.]

Witnesses:

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

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

George Roeder

The Grand Jury of the City and County of New York, by this indictment, accuse of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said George Roeder

late of the City of New York, in the County of New York aforesaid, on the twelfth day of October in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell, as a beverage to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

George Roeder
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said George Roeder

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open and cause and procure and suffer and permit to be open and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0471

BOX:

486

FOLDER:

4436

DESCRIPTION:

Rogers, Hugh

DATE:

06/28/92



4436

1462
order

Court of Oyer and Terminer.

Counsel,

Filed, *20* day of *June* 189*2*

Pleads,

THE PEOPLE

vs.

B.

Hugh Rogers

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
[Ill. Rev. Stat. (7th Edition), Page 1958, Sec. 5.]

DE LANCEY NICOLL,

District Attorney.

Hugh Rogers
James H. Rogers

A TRUE BILL.

[Signature]
[Signature]

Page 2.....188....

Witnesses:

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Hugh Rogers

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

Hugh Rogers

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Hugh Rogers*

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *February* — in the year of our Lord one thousand eight hundred and ninety- *two* — , the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0474

BOX:

486

FOLDER:

4436

DESCRIPTION:

Roller, John

DATE:

06/29/92



4436

0475

Witnesses:

John Flannery
John Rollev
John Rollev

Counsel,

Filed 29 day of June 1892
Pleads, *Magally &*

THE PEOPLE

vs.

John Rollev

Grand Larceny, (From the Person), Degree. [Sections 228, 237, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John Rollev
John Rollev
John Rollev
John Rollev
John Rollev

667
W. H. H. H.

Police Court 2 District.

Affidavit-Larceny.

City and County } ss:
of New York, }

Mary Ward

of No. 431 West 35th Street, aged 10 years,
occupation school girl being duly sworn,

deposes and says, that on the 2 day of June 1892 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

gold and couple
money of the United States &
amount and value of five dollars.

the property of deponent & the Patrick Ward
and deponents care

and that this deponent
has a probable cause to suspect, and does suspect that the said property was feloniously taken, stolen and
carried away by John Keller (now here)

deponent read the said money in
her hand when deponent was walking
in West 35th Street between 9th
and 10th Avenue when deponent
noticed the said money out of
her hand and he ran off with it,
and he was arrested within a few
minutes after another man had
taken the said money away from
him and returned it to deponent

Mary A Ward

Sworn to before me, this 2 day of June 1892

of June 1892
W. J. Kelly Police Justice

0477

(1885)
Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name?

Answer. John Rutter

Question. How old are you?

Answer. 20

Question. Where were you born?

Answer. N. S.

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

Answer. 407 6th Avenue - 7 weeks

Question. What is your business or profession?

Answer. Electrician

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

Answer. I am not guilty

John Rutter

Taken before me this 22
day of March 1894
Wm. J. Brady Police Justice.

0478

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

John Rolfe

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of

25

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, *Mar 26* 189

W. T. Brady

Police Justice.

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

Dated, 189

Police Justice.

There being no sufficient cause to believe the within named

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

Dated, 189

Police Justice.

773

Police Court, *a* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Ward
John Koller

larceny
felony
Offense.

2
3
4

Dated, *June 22* 189*2*

Grady Magistrate.
Schuler Officer.
20 Precinct.

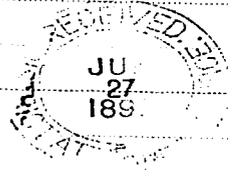
Witnesses
No. Street.

No. Street.

No. Street.

\$ *1000* to answer *G.S.*

Com
Grady



BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Roller

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

John Roller

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

The said

John Roller

late of the City of New York, in the County of New York aforesaid, on the 31st day of June in the year of our Lord one thousand eight hundred and ninety-two, in the day time of the said day, at the City and County aforesaid, with force and arms,

the sum of five dollars in money, lawful money of the United States of America, and of the value of five dollars

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

Patrick Ward

De Laurey Nicoll District Attorney

0481

BOX:

486

FOLDER:

4436

DESCRIPTION:

Rosenthal, Max

DATE:

06/22/92



4436

656

969

Oger and Serrinier

Counsel, *W. Melorick Jones*

Filed, *22* day of *June* 189*7*

Pleas, *Not Guilty (28)*

Witnesses:

Witness lines (dotted and solid lines)

THE PEOPLE

by *M. H. [Signature]*

Shut to the Court of Special Sessions for trial by request of Counsel for Defendant.

May Rosenthal

Entered in the Court of Special Sessions for New York City June 22 1897

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

DELANCEY NICOLL.

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

~~Court of General Sessions of the Peace~~

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Max Rosenthal

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

Max Rosenthal

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

The said *Max Rosenthal,*

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

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

DE LANCEY NICOLL,

District Attorney.

0484

BOX:

486

FOLDER:

4436

DESCRIPTION:

Rust, Theodore

DATE:

06/13/92



4436

#269 *CDM Barty*

Counsel,

Filed *13*

day of *December* 1892

Pleaded *Arquhart 74*

THE PEOPLE

vs.

B

Theodore Rust

THE PEOPLE
vs.
Theodore Rust

DE LANCEY NICOLL,

District Attorney.

~~*Per the Court*~~

Per the Court
A TRUE BILL.

26th 92

Chauncey H. ...
Foreman.

Part 3 - June 22 92.

True & Acquitted

Witnesses:

Lizzie ...
William J. ...

0486

Police Court, *3rd* District.

City and County } ss.
of New York,

of No. *7*
occupation *Housekeeper*

that on the

31 day of

May 18*92*

at the City of New

York in the County of New York,

Lizzie Gossberg
 Street, aged *29* years,
 being duly sworn, deposes and says,
 that on the *31* day of *May* 18*92* at the City of New
 York in the County of New York, *Theodore R. [?]*
 (now here) did obtain personal
 property from defendant with her
 consent by the wrongful use of
 fear and ~~intimidation~~ ~~the color of~~
~~official authority~~ in violation of
 Section 3 of the Penal Code of
 the State of New York
 for the reason that defendant
 conducts a business commonly
 known as a cafe at the above
 premises and sells refreshments
 and on said date at about the hour
 of two o'clock a.m. defendant came
 into defendant's place and asked
 defendant to sell him a drink of whiskey
 and defendant replied she had not
 whiskey for sale the defendant then
 asked defendant to sell him a glass
 of beer and defendant replied she had
 no beer for sale and the defendant then
 accused defendant of violating the Excise
 Law and threatened to arrest defendant
 and defendant was in fear that the defendant
 would arrest her and two unknown men
 who were in the Cafe when the defendant
 came in said to defendant that the defendant
 was a detective and that defendant had
 better give the defendant five dollars and
 defendant gave the defendant five dollars
 in bills and the defendant then left said
 Cafe

Sworn to before me this *Lizzie Gossberg*
4th day of *June* 18*92* *Justice*
 Police Justice

3

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Theodore Rust

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 sees 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. *Theodore Rust*

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. *85 Second St 3 Months*

Question. What is your business or profession?

Answer. *Jeweller*

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
Theodore Rust*

Taken before me this

day of

June 1897

Police Justice.

0488

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

Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, June 1 1892 J. Mitchell Police Justice.

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

Dated, June 6 1892 J. Mitchell Police Justice.

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

Dated, June 6 1892 J. Mitchell Police Justice.

3rd 690 District.

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lizette...
1st 2nd...
1
2
3
4

offense
re...
re...

BAILED,

No. 1, by Charles B. Schmieski
Residence 125 E. ... Street.

No. 2, by
Residence ... Street.

No. 3, by
Residence ... Street.

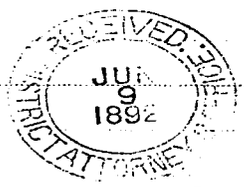
No. 4, by
Residence ... Street.

Dated June 4 1892

Kilpatrick
Magistrate.
Officer.
Precinct.

Witnesses
No ... Street.

No. ... Street.



No. ... Street.

\$ 500 Do answer

Barber

(155)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Theodore Rind

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

of the crime of Extortion,

committed as follows:

The said Theodore Rind,

late of the City of New York, in the County of New York aforesaid, on the
thirty first day of May, in the year of our Lord one thousand
eight hundred and ninety-two, — at the City and County aforesaid,
did unlawfully detain from one
George Rogers, with her consent,
certain money, to wit: the sum of
five dollars in money, lawful money
of the United States of America,
and of the value of five dollars,
and consent of the said George
Rogers being then and there
induced by the said Theodore Rind
for an unlawful use of her, to wit:
for the use of the said George

Thompson, then and there induced by or
thru them and there made to her by
the said Theodore Hunt, to accuse
her of the crime of violating the
Excise Law, 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.

Delancey M. Hill,

District Attorney

0492

BOX:

486

FOLDER:

4436

DESCRIPTION:

Ryan, Edward

DATE:

06/28/92



4436

0493

BOX:

486

FOLDER:

4436

DESCRIPTION:

O'Neill, Thomas

DATE:

06/28/92



4436

10/1 Research 9/12

Witness:

James Richmond
Officer Weller
W. Freeman

deaf for
officer Wade
H. Zuccheri

40
deaf for
Chas. Stenwell
Parker
3 Ar. Nelson 64
+ 65th St.
John Bann
1061.3. Ar Parker
FD

6/11
XX

Counsel,
Filed day of June 1892
Pleas, 20

THE PEOPLE, et al

vs.
Edward Ryan
Thomas O'Sullivan

Kg Burglary in the Third Degree, [Section 489, 506, 178, 520, 550]

DE LANCEY NICOLL,
District Attorney.

Part 1. July 5/92
Both plead guilty.
Dury. 3rd deg. 1892

A TRUE BILL.

Charles Higgins
Foreman.

July 8 1892
July 15/92

Police Court - 4 District.

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

of No. 894 2nd Avenue Street, aged 23 years,
occupation Manager of Kef House being duly sworn

deposes and says, that the premises No. 894 2nd Avenue Street, 19 Ward
in the City and County aforesaid the said being a tenement

and which was occupied by deponent as a dwelling
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking
open a door leading from the hallway
of said premises into deponents apartment.

on the 23 day of June 1892 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Two pairs of Pants
Two Coats and Two Vests and
Two ^{Pipes} Cigar holders together of the
value of about seventy five dollars

the property of in the care and custody 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
Edward Ryan and Thomas O'Neill
(both now here) and attempt

for the reasons following, to wit: That on said date at about
the hour of 5 P.M. deponent left said
premises securely locked and fastened
and at about 6 P.M. deponent discovered
that the door leading into said apartment
had been entered in the manner described
above. Deponent is informed by Officer
Philip Miller of the 35th Precinct that
he saw the said defendants in company

each carrying a bundle. Deponent saw that said defendant O'Neil enter a pawn shop on 3 Avenue between 70th & 71st Street and that he arrested said O'Neil and found in his possession a Coat and Vest. Deponent is further informed by said Miller the said defendant had left the bundle he was carrying in a pawn shop at 70th Street and a Deponent is further informed by said Miller that the said defendant admitted that he had stolen said property and informed said Miller that the rest of said property was in the apartment of one Roger Leonard at 129 West 59 Street where he (Miller) found five pairs of pants and two box cigar holders. Deponent has since seen said property found in said Leonard apartment and also the property found in the possession of said O'Neil and identifies it as the property taken and carried away from defendant's possession. Deponent has since seen the property pawned by said Ryan (a coat and vest) and identifies it as part of the property taken from defendant's possession.

Deponent to before me this }
 25 day of June 1892 }
 Police Justice

I have admitted the above named }
 to bail to answer by the undersigned }
 Dated }
 1892 }
 There being no sufficient cause to believe the within named }
 guilty of the offense within mentioned, I order he to be discharged. }
 Police Justice

I appear to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named }
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of }
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison }
 of the City of New York, until he give such bail. }
 Dated }
 1892 }
 Police Justice

Police Court, District, _____

THE PEOPLE, etc.,
 on the complaint of

1. _____
 2. _____
 3. _____
 4. _____

Date: _____ 1892

Magistrate. _____
 Officer. _____
 Clerk. _____

Witness, _____
 No. _____ street, _____
 No. _____ Street, _____
 No. _____ Street, _____

\$ _____ to answer General Sessions.

Offense—BURGLARY.

0497

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

4 District Police Court.

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

Question. What is your name?

Answer. Edward Ryan

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. N^o 2361 Washington Avenue about 2 years

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty
Edward Ryan

Taken before me this 15 day of Nov 1911

Police Justice [Signature]

0498

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *Thomas O'Neill*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *N^o 312 East 16 Street about 4 years*

Question. What is your business or profession?

Answer. *Bride - 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 am not guilty.*

Thomas O'Neill

Taken before me this
day of *June* 188*9*

Police Justice.

[Signature]

0499

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.....

Edward Ryan and Thomas O'Neill

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

Dated June 25 1892 [Signature] Police Justice.

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

Dated..... 18..... Police Justice.

There being no sufficient cause to believe the within named.....

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

Dated..... 18..... Police Justice.

0500

768

Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Emmie Leibbrand
894 2 Ave
Edmond Brown
Thomas O'Neill

Surrogates
Offence

3.....
4.....

Dated *June 25 92* 19.....

Reagan Magistrate.
King & Keller Officer.

95 Precinct.

Witnesses *Call Officers.*

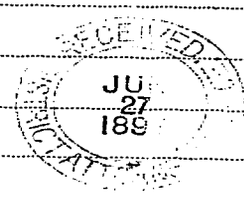
No. Street.

No. Street.

No. Street.

\$ *2000* to answer *S-5 34*

Burg
9/2



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0501

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 Ryan
and
Thomas O'Neill

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

Edward Ryan and Thomas O'Neill

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

The said *Edward Ryan and Thomas O'Neill, both*

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the
23rd day of *June* in the year of our Lord one
thousand eight hundred and ninety-*two*, with force and arms, in the *day* time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Otto Leubrand

there situate, 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 *Otto*
Leubrand 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.

SECOND COUNT—

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

Edward Ryan and Thomas O'Neill
of the CRIME OF *Grand LARCENY in the second degree,* committed as follows:

The said *Edward Ryan and Thomas O'Neill, both*

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 said day, with force and arms,

*five pairs of trousers of the value
of seven dollars each pair, two coats
of the value of fifteen dollars each,
two vests of the value of five dollars
each, and two cigar-holders of the
value of one dollar each*

of the goods, chattels and personal property of one

Otto Leibbrand

in the dwelling house of the said

Otto Leibbrand

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

THIRD COUNT:

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

Edward Ryan and Thomas O'Neill
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Edward Ryan and Thomas O'Neill*, both

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

five pairs of trousers of the value of seven dollars each pair, two coats of the value of fifteen dollars each, two vests of the value of five dollars each, and two cigar-holders of the value of one dollar each

of the goods, chattels and personal property of

Otto Leibbrand

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

Otto Leibbrand

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

Edward Ryan and Thomas O'Neill)

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

DE LANCEY NICOLL,

District Attorney.

0504

BOX:

486

FOLDER:

4436

DESCRIPTION:

Ryan, John

DATE:

06/14/92



4436

#297

Witnesses:

Elizabeth Baylan
E. Monahan

Counsel,

Filed

day of

1892

Pleads,

THE PEOPLE

vs.

John Ryan

Grand Larceny, Second Degree.
(From the Person)
[Sections 822, 823, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.
James P. Ryan

Charles J. Gentry

S. P. 29586 ms,
R.B.M.

0506

(1365)

Police Court—5th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 221 East 88th St Street, aged 37 years,

occupation Keep House being duly sworn,

deposes and says, that on the 12 day of June 1897 at the City of New

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

Person of deponent, in the Day time, the following property, viz:

One leather purse containing good and lawful money of the United States of the amount and value of Three Dollars (\$3.00)

the property of deponent

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

John Ryan (not here) from the fact that on said date deponent was in the Church in East 90th Street between 2nd and 3rd Avenue that the said purse containing the said sum of money was in the pocket of deponent's dress that deponent is informed by Eugene Newman that he, Eugene, saw the defendant put his hand into the said pocket and take the said purse out. Deponent further says that she saw the said purse in the defendant's hands and saw the defendant drop the same on the floor. Therefore deponent prays that the defendant be held in the law.
Robert Royer

Sworn to before me, this 14 day of June 1897
John Walker Police Justice.

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. *John Ryan*

Question. How old are you?

Answer. *47 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *660 Clinton St - one month*

Question. What is your business or profession?

Answer. *Truck driver*

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

Answer. *I am not guilty*

John Ryan

Taken before me this 17 day of June 1897
John J. Kelly
Police Justice.

0508

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

Defendant

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

Dated, *June 17* 189 *Police Justice* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0509

705

Police Court, 5 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elizabeth Taylor
221 E 188 St
John Ryan

BAILED,

No. 1, by.....
Residence..... Street.

No. 2, by.....
Residence..... Street.

No. 3, by.....
Residence..... Street.

No. 4, by.....
Residence..... Street.

2
3
4

Dated, *June 12* 1892
W. G. Loman Magistrate.
W. G. Loman Officer.

Witnesses *Raymond Honahan*
No. *206 East 187* Street.

No. Street.

No. Street.

\$ *4.00* to answer

Raymond Honahan
Entireman



05 10

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Eugene Monahan
aged *25* years, occupation *Car driver* of No. *206 East 87th*
Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Eugene Monahan*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *17* day of *July* 189*7* } *Eugene Monahan*

John P. ...
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Ryan

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

John Ryan

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

The said

John Ryan

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

the sum of three dollars and twelve cents in money, lawful money of the United States of America and of the value of three dollars and twelve cents and one purse of the value of one dollar,

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

Elizabeth Baylan

Elizabeth Baylan

De Lancey Nicoll
District Attorney

05 12

BOX:

486

FOLDER:

4436

DESCRIPTION:

Ryan, Peter

DATE:

06/02/92



4436

Witnesses:

Counsel,

Filed

day of

June 1892

Pleas,

THE PEOPLE

vs.

John Ryan

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
III. Rev. Stat. (7th Edition), page 1388, Sec. 21, and
page 1389, Sec. 24

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John C. Catton
Foreman.

Page 2

1146

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter Ryan

The Grand Jury of the City and County of New York, by this indictment accuse
Peter Ryan
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON
SUNDAY, committed as follows:

The said

Peter Ryan

late of the City of New York, in the County of New York aforesaid, on the *3rd*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, the same being the first day of the week,
commonly called and known as Sunday, with force and arms, certain intoxicating 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 intoxicating liquor to the Grand Jury aforesaid unknown,
unlawfully did sell as a beverage to one *Patrick Haughey*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

SECOND COUNT—

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

Peter Ryan
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS
LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Peter Ryan

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being the first day of the week, commonly called and known as Sunday, being then and there
in charge of and having the control of a certain place there situate, which was then duly licensed as
a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the
City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open
and cause and procure and suffer and permit to be open, and to remain open, against the form of the
statute in such case made and provided, and against the peace of the People of the State of New
York and their dignity.

DE LANCEY NICOLL,

District Attorney.