

0343

BOX:

315

FOLDER:

2997

DESCRIPTION:

Reilly, Thomas

DATE:

07/16/88



2997

0344

BOX:

315

FOLDER:

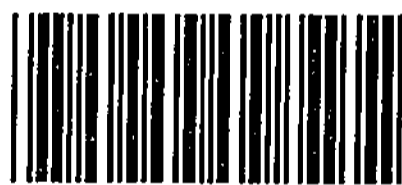
2997

DESCRIPTION:

Roberts, Thomas

DATE:

07/16/88



2997

Witnesses:

Counsel,
Filed 16th day of July 1888
Pleads, *Indignantly* (17th)

THE PEOPLE
vs.
Thomas Reilly
and
Thomas Roberts

[Sections 224 and 228, 552 Penal Code].
Robbery, *first degree*

JOHN P. FELLOWS,
District Attorney.
July 20, 1888.
No. 1. Spied & convicted
of Robbery 1 day.

A TRUE BILL

Geo. G. Moore
Foreman.
Ch. D. C. July 17/88.

Thomas Reilly 2nd
1579 1/2
No 28 Just March 88
July 27/88.

0346

Police Court— 3rd District.CITY AND COUNTY }
OF NEW YORK, } ss

William E. Walker
 of No 206 Broadway (Room No 99) Street, Aged 32 Years
 Occupation Lawyer being duly sworn, deposes and says, that on the
25th day of May 1888, at the 10th 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 double cased gold watch of the
value of about One hundred and fifty dollars

of the value of

~~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

Thomas Reilly and Thomas Roberts
(both now here) for the reasons following, to wit:
 That at about the hour of nine o'clock P.M.
 on said date while deponent was walking along
 East 22nd Street between Lexington and Fourth
 Avenues a man walked towards me, and struck
 me two violent blows over the right eye and on the
 under lip knocking deponent down and as deponent
 was about falling deponent saw the other man behind
 deponent and one of said men forcibly abstracted
 said watch from deponent's left hand side pocket
 of deponent's pantaloons worn on the person of
 deponent and deponent saw the said men run away

Subscribed before me this
25th day of May 1888.

Police Justice

0347

One of said defendants Roberts admitted and
Confessed to depment in the presence of Detective
Sergeant Stephen O'Brien and Detective Sergeant
John McBanley and the defendant Reiley
that the defendant Roberts and Reiley had
stolen said watch from depment as Confession Roberts
wherefore depment prays that the said defendants
may be dealt with as the law directs

Sworn to before me this

13th day of July 1888

John J. Bond

Wm. S. Murphy

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 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offense therein mentioned, I order he to be discharged.
Dated 1888 Police Justice.

Police Court, District,	
THE PEOPLE, &c., on the complaint of	
vs.	
1.	
2.	
3.	
4.	
Dated 1888	
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street,
No.	Street,
No.	Street,
\$	to answer General Sessions.

0348

New York, July, 12, 1888.

Thomas Roberts says: I make the following statement of my own free will and accord. I reside at 423 Seventh Avenue, in the city and county of New York; ; On or about May 25, 1888, about 8 o'clock in the night time, I was in company with Thomas Reilly, (now here), when we met William E. Walkley, (now here), We met him at the Corner of 4th. Avenue and 27th. Street. Reilly and myself followed him to ^{22^d} ~~27th.~~ Street and Lexington Avenue. Mr Walkley was under the influence of liquor at the time. When Mr Walkley reached the Corner of 22 Street, and Lexington Avenue, I grabbed his watch, which was in his vest pocket attached to a chain, which was broken ~~in~~ when I grabbed the watch. Reilly was with me at the time. Reilly and myself ran away from Mr Walkley, together ~~with~~ ^{violence} with his watch. I did not use any ~~force~~. Nor did I see ~~Reilly~~ Reilly use any violence toward Mr Walkley. As soon as I grabbed his watch, Mr Walkley made an attempt to grab ~~me~~ me, but in so doing fell to the sidewalk. After Reilly and myself succeeded in escaping from Mr Walkley, Reilly and myself went to the Putnam House, at the Corner of 26 Street, and Fourth Avenue, and offered ~~the~~ the watch which I had stolen from Mr Walkley (in company with Reilly) to Bryan Henry for the sum of \$20.00, which the said Henry refused to buy. I also asked the said Henry for a loan on the watch, which he also refused. Reilly and myself after we left the said Henry, went to 29th. Street and 6th Avenue, where Reilly and myself met a man named Thomas Withers, who took Reilly and myself to a house in 28th or 29 Street near 7th. Avenue,

0349

and entered ^a the house, leaving Reilly and myself standing on the sidewalk about ten doors from the house, which he Withers entered to sell the watch, which I had stolen from Mr Walkley. Withers returned to where he had left Reilly and myself standing, and informed us that he had received the sum of \$30.00 for the watch. I gave the said Withers the sum of two dollars for selling the watch, and divided the remainder of the thirty dollars with ~~the~~ Reilly. I subsequently learned that that two young men were arrested and charged with having assaulted and robbed Mr Walkley. The names of the young men are Thomas Cooley, and William Walvogel, and ~~now~~ are now confined in the City Prison of this county, awaiting trial for having committed the same. I solemnly state ^{that} the said Thomas Cooley and William Walvogel had no connection with robbing Mr Walkley, in any manner whatever. I further state that that the robbery was committed by myself with the assistance of the above mentioned Thomas Reilly, he being present at the time of the robbery. I ~~did~~ did not strike Mr Walkley, or did I ~~see~~ see Reilly strike him. My reason for making this statement is to protect the said Cooley and Walvogel from suffering the penalty of crimes ^{if they} which are not guilty. The robbery having been committed by myself and Reilly.

Witnesses
~~Thomas Robert~~ Thomas Robert
 Stephen O'Brien
 John W. Bailey

0350

CITY AND COUNTY }
OF NEW YORK, } ss.

Stephen O'Brien
aged 35 years, occupation Detective Sergeant of the
Central Office Street, being duly sworn deposes and

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

Sworn to before me, this 13
day of July 1888 *Stephen O'Brien*
J. Thompson
Police Justice.

0351

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Detective Sergeant of Central Office Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William E. Walker and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 13th day of July 1888

J. M. Murphy John W. Barker
Police Justice.

0352

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Clerk of No.

213 East 25th

Street, being duly sworn deposes and

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

Sworn to before me this

day of

188

July 15th Bryan P. Henry
J. Henry Bond
Police Justice.

0353

Sec. 193-200.

2nd

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Thomas Reilly 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. *Thomas Reilly*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *2nd between 33rd & 34th Sts for months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*
Thomas Reilly
Witness

Taken before me this

day of

188

Police Justice.

0354

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,3rd

District Police Court.

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

Question. What is your name?

Answer. Thomas Roberts

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York City

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

Answer. 425 Seventh Ave one year

Question. What is your business or profession?

Answer. Laborer

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

Answer.

I am guilty of stealing the watch in company with the Defendant Reilly we did not use any violence I snatched the watch out of the Complainant's vest pocket

Thomas Roberts

Taken before me this

day of

188

Police Justice.

0355

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

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

Dated *July 13* *188* *J. J. Hennepin* *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.*

0356

Police Court---

3rd 1079 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William E. Walker
206 Broadway Room 19
Thomas Reilly
Thomas Roberts

Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Thomas Choleby
William H. H. Coyle

James
Prison

COURT OF GENERAL SESSIONS. PART I.

- - - - - x
 :
 The People of the State of New York :
 :
 against : Before
 : Hon. Frederick Smyth
 : and a Jury.
 T H O M A S R E I L L Y. :
 :
 Impleaded, with THOMAS ROBERTS. :
 :
 - - - - - x

Indictment filed July 16, 1888.

New York, July 20, 1885.

A P P E A R A N C E S .

For the people, Ass't. Dist. Atty. Goff.

For the defendant, W. C. Clarke, Esq.,

WILLIAM E. WALKLEY, a witness for the people, testified:

I am a lawyer by profession and reside in this city. On the night of the 25th of May I was walking along 22d street between eight and nine o'clock in the evening. I was about one-fifth of the block when a man came towards me. As he came towards me I went further from him towards the railing in order to let him pass me. All of a sudden he hit me right over the top of the eye and in the mouth and just then I noticed another man. I fell on my knees and the man who struck me first took my watch and I saw the two running away. I became unconscious and was taken to Bellevue Hospital.

0358

2

CROSS EXAMINATION.

I had been at the Putnam house that evening, where I lived, until about eight o'clock. I drank two milk punches on that evening. I am not a drinking man but I occasionally take a glass of milk-punch. I could not identify the man who struck me nor the man who took my watch. I did identify two men, Walvogle and Cooley who were arrested and were indicted for this robbery.

I afterwards found out that I had made a mistake.

Q Do you recollect whether you swore positively in your affidavit that Walvogle and Cooley were the two men who committed this robbery upon you? A I swore positively.

Q When you swore positively that Walvogle and Cooley committed this robbery you did not know that fact?

A Of the two men who robbed me, one was a short man with a smooth face and the other was a tall man with a moustache. Walvogle and Cooley corresponded to this description. I hesitated a little at first about making the affidavit and I asked to see Mr. Walvogle walk. The man who came towards me first had a sort of a bandy-legged walk. After I had seen him walk I still hesitated but I finally signed the affidavit.

JOHN MAHONY, a witness for the people testified:

I am an officer of police attached to the 18th precinct. On the night of the 25th of May, I found the complainant in this case lying down insensible in front of No. 153 East 22d street. I brought him to the sta -

0359

3

tion house and from there to Bellevue Hospital.

BRYAN P. HENRY, a witness for the people, testified:

I know the defendant Reilly by sight and I also know Roberts. On the night of the 25th of May I saw these two men in front of the Putnam House between 26th and 27th street, at half past eleven o'clock at night. I had a conversation with them. Roberts called me out and took a watch out of his pocket and asked me if I would buy it from him. It was a gold watch, hunting case. These two men then walked away together.

CROSS EXAMINATION.

The defendant Reilly was standing about ten feet away from Roberts. I could not tell whether he heard the conversation between us or not.

THOMAS WITTERS, a witness for the people, testified:

About the three o'clock on the morning of the 26th of May Reilly and Roberts came to me and asked me if I knew where they could dispose of a watch. I looked at the watch which Reilly handed to me and then I told him that I thought I could get rid of it in a place in East 29th street. I took them to that place and I got \$30. for the watch. We left there and at the corner of 29th street and Broadway, Roberts and Reilly divided the money between them. The watch which Reilly handed me was an 18 caret gold watch.

0360

CROSS EXAMINATION.

I have known Reilly about four years. Reilly is the first man I talked to about the watch. I have never been convicted of any crime. I did not think that these men had stolen the watch at all. I thought it was a watch belonging to Roberts. I disposed of it to a man named Albert Johns who keeps a place in 29th street.

HIRAM FROST, a witness for the people, testified:

On the 26th of May, last, I met the defendant Reilly about four o'clock in the afternoon at the corner of 27th street and 4th avenue. I had a conversation with him in which he said "I am after getting coudied for sw on or nine dollars. Walvoge and Thomas Colley went through his pants, and I will make them hop for it".

CHARLES J. WADE, a witness for the people, testified:

I am an officer of police attached to the 18th precinct. On the 26th or 27th of May, Riley came to the station house and informed me that Walvogle and Cooley had committed this robbery on Mr. Walkley on the night of the 25th of May.

JOHN COREY, a witness for the People, testified:

I am a detective officer attached to the 18th precinct. On the night of the 27th of May I saw the defendant Reilly at the station house; he there gave me information about this robbery. He asked me had we any

complaint of a robbery occurring in 22nd Street and I told him I believed we had heard something about it. I asked him if he knew who did it and he mentioned Walvogle and Roberts. I met him that night at half past nine o'clock. He then told us where he thought we could find these two men. The two men, Walvogle and Cooley were afterwards arrested.

THOMAS COOLEY, a witness for the People, testified:

I have been accused and indicted for the commission of this robbery. I know the defendant Reilly. I met him on the 26th of May at the corner of 27th Street and 4th Avenue. I asked him where he got the new coat and vest and he said "Roberts and I made a few dollars last night; we got a watch in 22nd Street; we went across town and Tommy Witters disposed of it for thirty dollars. I got half of it". I did not commit this robbery. I was not any place near where it was committed. That is all I know about the matter.

CROSS EXAMINATION:

I have been arrested but I have never been convicted. I was arrested once for petit larceny and I pleaded guilty. I had frequently seen the defendant Reilly before this occurrence.

JOHN McCAULEY, a witness for the People, testified:

I am a detective officer attached to Police Headquarters. When I arrested the defendant he said "What is this about, that watch" I said "Yes" and he said "I did not have anything to do with it". He denied being

0362

5

with Roberts on the night of the robbery and having nothing to do with it . He admitted being with Roberts at the time he offered the watch to Bryan Henry .

D E F E N C E

THOMAS REILLY, a witness for the Defence, testified:

I am the defendant. I heard the testimony of Thomas Witters . It is not true. I was not present when Roberts handed Witters the watch . I remember being with Roberts, Colley, Walvogle and Witters in 29th street when he knocked on the shutters of a house and tried to dispose of a watch . The testimony of Mr. Fros is not true . I did make a complaint to the police that Walvogle and Roberts committed this robbery and it was so . I followed them on the night of the robbery on the opposite side of the street and I saw them knock this man Walkley down in 22nd Street . I saw Roberts run his hand down into the man's pants pocket and Walvogle struck the man twice . The complainant fell on the sidewalk and the two men went about their business .

CROSS EXAMINATION:- I am innocent of this crime . The testimony of the witnesses against me is mostly untrue. I was sent to prison in 1884 for burglary . and was sent before that for larceny . I am out of the penitentiary since April . The complainant was under the influence of liquor of the night of this affair . I followed these men just to see what they would do .

The jury found the prisoner GUILTY of ROBBERY in the first degree.

0364

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Riddley and
Thomas Roberts

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

Thomas Riddley and Thomas Roberts —

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

The said Thomas Riddley and Thomas Roberts, both —

late of the City of New York, in the County of New York aforesaid, on the *twenty* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*eight*, in the *night* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *William E. Wadley*, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of one

hundred and fifty dollars,

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

Thomas Riddley and Thomas Roberts,
and each of them, knowing them and there
aided by an accomplice actually
present, to wit: each by the other)

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.

0365

SECOND COUNT—

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

Thomas Reilly

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

The said

Thomas Reilly

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

*one watch of the value of one
hundred and fifty dollars,*

of the goods, chattels and personal property of *one William E. Walkey*

and one Thomas Roberts, and

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

William E. Walkey

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

Thomas Reilly

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

JOHN R. FELLOWS,

District Attorney.

0366

BOX:

315

FOLDER:

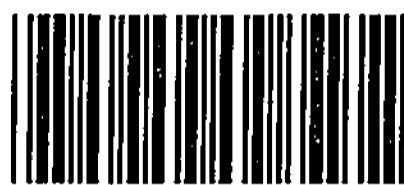
2997

DESCRIPTION:

Rosenblum, Julius

DATE:

07/18/88



2997

Witnesses :

Counsel,

Filed

day of

188

Pleads,

Not Guilty (Aug 6)

1

2

THE PEOPLE

vs.

21

Julius Rosenberg

Grand Juror, 2nd degree
(MISAPPROPRIATION)
(Sections 528 and 531 of the Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows

Foreman.

Sept. 5/88

Plead & requested

Adm.

0368

Police Court— 3 District.

Affidavit—Larceny.

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

Leopold Friedman
 of No. 23 Clinton Street, aged 38 years,
 occupation Stationery being duly sworn
 or about the month of July
 deposes and says, that on the day of 1887 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 quantity of Stationery, matches
and Cards altogether of the value
of thirty dollars
(\$30⁰⁰ ca.)

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 Julius Rosenthal (now here)

For the reason, that on or about the
 above-mentioned date, deponent delivered
 over to said defendant the above-described
 property to sell the same on Commission
 the said defendant agreeing to return
 the proceeds thereof, and make an
 accounting to deponent the same
 day. That deponent has not
 since seen said defendant till
 July 9th 1888.

Wherefore deponent
 charges said defendant with
 the Larceny of said property
Leopold Friedman

Sworn to before me, this 9 day
 of July 1887

John J. [Signature]
 Police Justice.

0369

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Julius Rosenblum 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.

Julius Rosenblum

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Austria

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

Answer.

184 ^{Princeton} ~~Princeton~~ ^{and} about 6 months.

Question. What is your business or profession?

Answer.

Bar tender

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.
Julius Rosenblum

Taken before me this

day of *July* 188 *8*

Police Justice.

0370

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

Dated July 10 188 8 J. H. Murphy 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.

0371

150
Police Court---

1079 #3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph H. Haggerty
vs. Clinton
Julius Rosenberg

2.

3.

4.

Office
Larney
Julius

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

July 10 1888

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

to answer

0372

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Julius Rosenblum

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

Julius Rosenblum

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

The said *Julius Rosenblum*,

late of the City of New York, in the County of New York aforesaid, on the ~~fifteenth~~ day of *July*, in the year of our Lord one thousand eight hundred and eighty ~~seven~~, at the City and County aforesaid, being then and there the ~~clerk and servant~~ *agent and trailer of*

one Leopold Friedman,

agent and trailer
and as such ~~clerk and servant~~, then and there having in his possession, custody and control certain ~~moneys~~, goods, chattels and personal property of the said

Leopold Friedman,

the true owner thereof, to wit: *a quantity of stationery*

of the value of fifteen dollars, a

quantity of matches of the value of fifteen dollars, and a quantity of cards of the value of fifteen dollars (a more particular description of which said goods, chattels and personal property is to the Grand Jury aforesaid submitted),
the said *Julius Rosenblum*, afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *goods, chattels and*

personal property

to his own use, with intent to deprive and defraud the said

Leopold Friedman.

of the same, and of the use and benefit thereof; and the same ~~moneys~~, goods, chattels and personal property of the said *Leopold Friedman.*

did then and there and thereby feloniously steal, 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 R. FELLOWS,

District Attorney.

0373

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Second Count

and ^{aforesaid} The Grand Jury of the City and County of New York, by this indictment,
accuse ^{further accuse} the said Julius Rosenberg

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

The said Julius Rosenberg.

late of the City of New York, in the County of New York aforesaid, on the ^{fifteenth}
day of ^{July}, in the year of our Lord one thousand eight hundred and
eighty- ^{nine}, at the City and County aforesaid, with force and arms,

a quantity of stationery of the value
of fifteen dollars, a quantity of
matches of the value of fifteen
dollars, and a quantity of cards of
the value of fifteen dollars; (a more
particular description of which said
goods, chattels and personal property
is to the Grand Jury aforesaid
unknown.

of the goods, chattels and personal property of one ^{Isaac Friedman}.

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.

John R. Tellems,
District Attorney

0374

BOX:

315

FOLDER:

2997

DESCRIPTION:

Rosoff, Max

DATE:

07/10/88



2997

Witnesses;

Counsel,
Filed 10 day of July 1888
Pleads, *Chickley*

Grand Larceny in the first degree,
(MONEY.)
(Sec. 528 and 530 - Penal Code)

THE PEOPLE

vs.

P

Shaw Bros off

JOHN R. FELLOWS,
District Attorney.

July 23 / 1888
Aug 7/88
tried & acquitted.
A True Bill.

Geo. H. Hickman
Foreman.

0376

Police Court—1st District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 427 East 71 Street, aged 20 years,
occupation Clerk

being duly sworn

deposes and says, that on the 6th day of July 1888 at the City of NewYork, 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:

Good and lawful money
of the United States consisting
of bank bills of diverse denominations
to wit: three ten dollar bills, one
five dollar bill, one two-dollar bill
and four one dollar bills the whole
being of the amount and value of
forty-one dollars \$ 41 ⁰⁰/₁₀₀

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 Max Rosoff now here

for the reasons following to wit:
On the above date deponent who was
a passenger on the Steamboat
"C.H. Northrup" coming from New-
Haven to New York, had the said
money in one of the pockets of the
trousers then worn by deponent as a
portion of his toilet clothing when
he went to bed in a berth on said
boat. The said defendants occupied
a berth under the one occupied by de-
ponent and when he (deponent) awoke
in the morning he found that the said
money was missing, as was the defendant.

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

Police Justice.

0377

Reponent is informed by Frank Murphy, an officer attached to the said Court, that when he Murphy accused the defendants of having stolen the said money, the defendants denied all knowledge of said money and said that all the money he had in his possession was five dollars and some small change. The said Murphy when searching the defendants saw him dragging something under one of his feet and under said foot found the said money. The defendants then admitted that he had found the said money near his (defendants') brother.

Sworn to before me } Frank Schultz
this 6th day of July 1888 }
Solon Blum
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 _____ Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
1	23.
2	
3	
4	
Dated 4 th	188
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street.
No.	Street.
No.	Street.
\$	to answer Sessions.

0378

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 45 years, occupation Special Officer of No.

Per 25 East River Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Frank Schultz.

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

Sworn to before me, this 6th day of July 1888 } Frank Murphy

Solomon Blum
Police Justice.

0379

Sec. 108—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Max Rosoff 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.

Max Rosoff

Question. How old are you?

Answer.

19 years.

Question. Where were you born?

Answer.

Russia

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

Answer.

New York. 2 years.

Question. What is your business or profession?

Answer.

Tailor

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

Answer.

I am not guilty

1872 12/12/72

Taken before me this

6th

188

Justice

0380

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

Referred out
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 *July 6th* 188 *Solomon Blumenthal* 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.

0381

Police Court--- 1038 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Schultz
427 East 71 St
Manhattan
2
3
4
Officer *Arvey*
Frank Schultz

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated July 6 188

Smith Magistrate.

Larkin Officer.

28 Precinct.

Witnesses *Officer Frank Smith*

No. 25 Street.

Steamer C. H. Northam

No. 120 Street.

Frank Schultz

Consolidated Gas Co.

No. 46 Street.

\$ 1000 to answer GS

Conrad

0382

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 Rosoff

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

Max Rosoff

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

The said

Max Rosoff

late of the City of New York, in the County of New York, aforesaid, on the *sixth*
day of *July* in the year of our Lord one thousand eight hundred and eighty-eight
at the City and County aforesaid, with force and arms, in the *night* time of
the same day, ~~promissory note 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~~;
three promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury notes), of the denomination of
ten dollars, and of the value of ten dollars *each*; *one* promissory note 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 _____;
one promissory note 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 _____; *four* 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*;
~~promissory note for the payment of money (and of the kind known as bank notes),~~
~~being then and there due and unsatisfied, of the value of twenty dollars~~;
three promissory notes for the payment of money (and of the kind known as bank notes), being then and
there due and unsatisfied, of the value of ten dollars *each*; *one* promissory note for the
payment of money (and of the kind known as bank notes), being then and there due and unsatisfied,
of the value of five dollars _____; ~~United States Silver Certificate of the~~

0383

~~denomination and value of twenty dollars~~ ; *three* United States Silver
Certificate *of* the denomination and value of ten dollars *each* ; *one* United
States Silver Certificate of the denomination and value of five dollars — ; *one*
United States Silver Certificate of the denomination and value of two dollars — ;
four United States Silver Certificate *of* the denomination and value of one dollar
each ; ~~United States Gold Certificate of the denomination and value of~~
~~twenty dollars~~ ; *three* United States Gold Certificate *of* the denomination
and value of ten dollars *each* ; *one* United States Gold Certificate of the
denomination and value of five dollars — ; ~~and divers coins, of a number, kind and~~
~~denomination to the Grand Jury aforesaid unknown, of the value of~~

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

JOHN R. FELLOWS,
District Attorney.

0384

BOX:

315

FOLDER:

2997

DESCRIPTION:

Ross, Frank

DATE:

07/16/88



2997

Witnesses:

Lawson officia

W. H. H. H.

126

Counsel,
Filed
Pleads,

16 day of July 1888

THE PEOPLE

vs.

Frank Ross

P

Grand Larceny, (First Degree)
(From the Person.)
[Sections 528, 530, 550 Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Geo. J. H. H.
Foreman.
W. H. H. H.
July 20th 1888

0386

Police Court—10th District.

Affidavit—Larceny.

City and County } ss.:
of New York,Thomas J. Quinnof No. 117 Nassau Street, aged 47 years,occupation tinware manufacturer being duly sworndeposes and says, that on the 11th day of July 1888 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession ~~and~~
from of deponent, in the night time, the following property viz:one pair of gold eye-glasses
valued at seven 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 Francis Ross Brown for the reasons following, to wit:at about the hour of three o'clock
on said date as deponent was
sitting on a bench in the City
Hall Park, having the said eye-
glasses attached by a string to the
vest then worn by deponent as
a portion of his bodily clothing,
when he felt a tugging at his
vest and saw this defendant sitting
beside him. Deponent accused the
defendant of stealing the said eye-
glasses; the defendant ran away
followed by deponent. Deponent

Subscribed and sworn to before me this

1888

Police Justice

0387

is informed by Officer William Reagan
then present that he Reagan
saw the defendants running from
Centre Street into Rensselaer Street
followed by defendant and he
Reagan afterwards found the
defendants concealed in a cellar on
Elm Street and the said glasses were lying
near where the defendants was. Re-
gagan has since seen the
said glasses and identifies the
same as being the glass which
was feloniously taken, stolen and
carried away from his possession
and person.

Thos J. Quinn.

Sworn to before me
this 11th day of Aug 1888
Solon B. Smith

Police Justice

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

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

Police Court,	District.
THE PEOPLE, &c., on the complaint of	
1	23.
2	
3	
4	
Dated	1888
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street.
No.	Street.
No.	Street.
No.	Street.
\$	to answer Sessions.

0388

CITY AND COUNTY }
OF NEW YORK, } ss.

William Reagan
aged 29 years, occupation Police Officer of No. 6th Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John J. Quinn
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

William H. Reagan

John J. Quinn
Police Justice.

0389

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Frank Ross 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.

Frank Ross

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Italy

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

Answer.

21 Spring Street, 6 months.

Question. What is your business or profession?

Answer.

Barber.

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

Answer.

*I was drunk and
did not know what I was
doing. Frank Ross
man*

Taken before me this

day of *July* 188*8*

John D. Smith
Justice of the Peace.

0390

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

Defendant
Tom *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 July 11 188 *Solomon B. Sussman* *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.

0391

Police Court---

1059 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas J. King
117-1200
Frank Ross

Officer
the person

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 *July 11* 188

Smith Magistrate.

Reaper Officer.

6 Precinct.

Witnesses *Call the Officer*

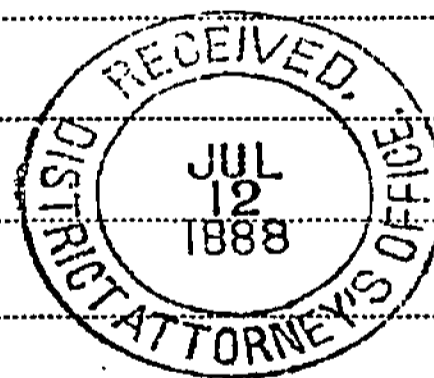
No. Street.

No. Street.

No. Street.

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

Com



0392

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 Ross

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

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

The said

Frank Ross

late of the City of New York, in the County of New York aforesaid, on the *eleventh*
day of *July* in the year of our Lord one thousand eight hundred and
eighty-*eight*, in the *night* time of the said day, at the City and County
aforesaid, with force and arms,

*one pair of eye-glasses of the value of
seven dollars*

of the goods, chattels and personal property of one *Thomas J. Luigg*
on the person of the said *Thomas J. Luigg*
then and there being found, from the person of the said *Thomas J. Luigg*
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.

0393

SECOND COUNT—

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

— *Frank Ross* —
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said

Frank Ross
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,

*one pair of eye-glasses of the value
of seven dollars* —

of the goods, chattels and personal property of one

Thomas J. Lugg

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

Thomas J. Lugg

unlawfully and unjustly did feloniously receive and have; the said

— *Frank Ross* —

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

JOHN R. FELLOWS,
District Attorney.