

0341

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Raisbeck, Edward

**DATE:**

02/16/81



384

0342

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Springstein, Reuben

**DATE:**

02/16/81



384

0343

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Dilger, John

**DATE:**

02/16/81



384

0344

*Ms. 9*

Day of Trial

Counsel,

Filed *16* day of *Feb* 1877.

Pleas *No Guilty*.

THE PEOPLE

*vs.*  
*Edward Rusbeck,*

*Benjamin Springsteen,*

*John Alder,*

*Attorneys*

*Robert Collins*

*RENNAL W. WHELAN,*

*District Attorney.*

*February 16, 1877.*

*Weld Pleas & Pleadings*

A True Bill.

*John W. Alder*

0345

Report of General Sessions &c  
The People &c  
against  
Edward Raishch et al

City and County of New York, ss:

Joseph S. Paeroch being duly sworn says, that I reside at No. 36, Dodworth Street in the city of Brooklyn and in business at No. 13 1/2 Park Row in the City of New York as Rig Iron Maker I have known the prisoner Edward Raishch since his childhood. He was in my employ about two years ago and left for higher wages than I was paying him. I always found him honest and industrious while in my employ. His parents who are Catholics and hard working and industrious people informed me (and I sincerely believe them) if Edward was discharged or provided to have him in any way connected with the crime of which he stands accused and by the clemency of the Court released, they will send him to his uncle a farmer at Olympia Washington Territory where he will be free from the bad associations he may have found in this City

I would employ him & trust him in any business.  
Subscribed and sworn to before me this  
16<sup>th</sup> day of February 1881 } Joseph S. Paeroch  
Emil Rubin Public  
(57) Notary Public  
N.Y.C.

0346

Court of General Sessions

The People vs }  
against }  
Edward Raisbeck et al }

City and County of New York vs:

John E. Raisbeck being duly sworn says: That I reside at No. 116 John Street Brooklyn. I am engaged in the street type business at 74 Putnam Street N.Y. City. I am the father of Edward Raisbeck one of the prisoners in this action. He was arrested before

That about two months ago I received a letter from my brother Joseph at Ketchikan of Olympia Washington Territory asking me to send one of my boys out to him and he would take care of him.

I am the father of six boys & one girl and am a poor man. but if this Court will discharge Edward I agree to send him to my brother Joseph who is a farmer. I am satisfied it would be better for my boy if the Court would <sup>give</sup> ~~give~~ him a severe reprimand and discharge him and allow me to send him to my brother and get him away from the associations he has formed in this city. He may have associations with bad

0347

boys without my knowledge and if he  
is guilty of the offense charged in this  
affidavit it was by means of evil  
associations.

Subscribed before me this } John E. Raibleck  
17<sup>th</sup> day of February 1881 }  
Emil Huber }  
(57) Notary Public }  
W.T.C.

Court of General Sessions

The People vs  
against

Edward Raibleck et al

affidavit of charges

Wilson & Co  
opened for business  
13 Park Row

0348

Court of General Sessions &c  
The People &c  
against  
Edward Raisbeck  
Ruben Springsteen et al

City and County of New York ss:

Othniel E. Smith Sen. being duly sworn says: I reside at 179 Park Avenue Brooklyn. I am engaged in the milk business in Kings County. I am one of the Executors of Henry Springsteen dec'd of Richmond County grandfather of the above named Ruben Springsteen one of the prisoners herein. I have known Ruben since his birth have seen him at least once a week since his birth. The prisoner has always been a good character. He never was charged with any offence or arrested before this arrest. He has always been a hard working honest boy. He attends regularly the City Park Mission Sabbath School of the Kings Street Presbyterian Church of Brooklyn. I would employ Ruben and trust him in any business if discharged.

sworn to before me this

16<sup>th</sup> day of February 1881

Alex. S. Deane  
Notary Public N.Y.C.

Othniel E. Smith Jr.

0349

Court of General Sessions  
The People vs  
against  
Edward Raibuck.  
Ruben Springsteen et al

City and County of New York:

Samuel S. Harrington being duly  
sworn says: That I reside at No 238  
Prospect Street in the City of Brooklyn  
I am a Locksmith, in business at No  
112 John Street N.Y. City

I have known the prisoner Ruben  
Springsteen since his birth. I am  
intimate with his family and have  
seen Ruben nearly every week. He has  
always been a good character. He is  
honest and trustworthy. I would trust  
him with money or valuable and if  
discharged would willingly employ  
him. He has never been charged with  
or arrested for any crime prior to the  
one at bar. I urge the Court to be  
lenient with this prisoner, believing  
that it would do the boy more good  
to receive a severe reprimand than be  
imprisoned. I do not believe that he  
has knowingly committed any  
crime and from my knowledge

0350

of him I do not believe that he went to  
commit a crime intending as  
to do.

Sworn to before me this

16<sup>th</sup> day of February 1881

Chas J. Summerson

Notary Public (278)

New York Co.

} Samuel J. Farrington

Court of General Sessions &c

The People &c

against

Edward Raisbeck

Reuben Springsteen et al

City and County of New York as:

Mrs Phoebe Farrington being duly  
sworn says: I reside in part of the premises  
N<sup>o</sup> 71 DeKalb Avenue Brooklyn. The Brooklyn  
Dent Dispensary is established in said  
premises. I represent the manager Miss Wirtz  
in her absence.

I know the prisoner Reuben Springsteen  
He has done little jobs for me at the dispensary  
for the past year <sup>during</sup> that time I have  
entrusted him with money and he has  
never ~~done~~ taken anything of value <sup>or otherwise</sup>

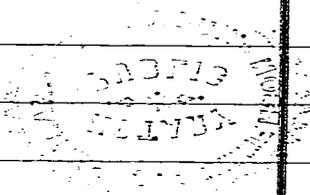
0351

If he was discharged I would trust him  
the same as I have done. I believe  
he is honest.

I am informed by Rinkens mother and family  
believe that she has secured employment  
for Rinkens with a putterman who keeps a  
gold beating establishment in this city.  
Done to be per written by Phoebe Harrington

17<sup>th</sup> day of February 1881

Jean To Smith  
Dora Roberts  
Wm. G. Henry



0352

Court of General Sessions

The People  
against  
Edward Rainsack,  
Ruben Springsteen & et al

City & County of New York:

Frank H. Lovell being duly sworn says, I reside at No. 357 Myrtle Place Brooklyn. I am a general merchant & manufacturer at No. 233 Pearl Street in the city of New York.

I am Superintendent of City Park Mission Sabbath School Brooklyn. I have held this position two years. I have known Ruben Springsteen one of the persons above named during that time. He is a scholar in said school and regular in his attendance and has always been a good character since I have been Superintendent.

I sincerely believe that if Ruben was discharged in this action it would be better for him than imprisonment. It would be a lesson that would make him more careful in the future as to his associates.

Done to my hand this 17th day of February 1881

Frank H. Lovell

16th day of February 1881

Alex. S. Deane  
Notary Public N.Y.C.

0353

Court of General Sessions

The People vs  
Against

Reuben Springstun et al

affidavits of charges

William P. Wolf  
of counsel for prisoners  
vs Robert H. Murphy

0354

Police Office, First District

City and County  
of New York,

ss.:

James G. Fulton  
of No. 91 Wall Street, being duly sworn,

deposes and says, that the premises No. 91 Wall Street, 1st  
Street, Ward, in the City and County aforesaid, the said being a

Office and which was occupied by deponent as a the manager of the  
American District Telegraph Company were BURGLARIOUSLY  
entered by means of forcing open the windows  
in the basement of said premises

on the night of the 4th day of February 1881.

and the following property, feloniously taken, stolen and carried away, viz.:  
Three Suits of cloth clothing  
Three Suits of Rubber clothing  
of about the value of Fifty  
dollars money and other  
articles of value in all  
of the value of Sixty two  
dollars.

The American District  
Telegraph Company, New York.  
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 R. Rabeck, Peter Springstein,  
John Dilger & George Dilger  
(all men of color)

for the reasons following, to wit:  
from the fact that said  
windows was securely fastened  
and said defendants employed  
and acknowledged to this  
deponent that they in concert  
together burglariously  
entered said premises  
and stole the property  
aforesaid.

J. G. Fulton, May 2, 1881

9th day of February 1881  
J. J. Mangum, District Attorney

0355

POLICE COURT FIRST DISTRICT.

CITY AND COUNTY )  
OF NEW YORK. ) SS.

*Ruben Springstein* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Ruben Springstein*

Question. How old are you?

Answer. *14 years of age*

Question. Where were you born?

Answer. *Brooklyn*

Question. Where do you live?

Answer. *237 Nassau Street Brooklyn*

Question. What is your occupation?

Answer. *Telegraph boy.*

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

Answer. *I was there but did not go into the place. I did not know what the other boys were going to do.*

*Ruben Springstein*

Taken before me, this

day of

1881

Police Justice.

*A. J. Morgan*

0356

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Edward Rasbeck* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

*E Rasbeck*

Taken before me, this

18th day of February 1881

*A. L. Morgan*  
POLICE JUSTICE.

0357

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK.

*John Dilger* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer. *John Dilger*

Question. How old are you?

Answer. *15 years of age*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *333 Prospect Avenue Brooklyn*

Question. What is your occupation?

Answer. *Telegraph boy.*

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

Answer. *I am guilty of the charge.*

*J. Dilger*

Taken before me, this

*W. H. Morgan*  
day of *February* 188*1*.  
Police Justice.

0358

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*George Dilger* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer. *George Dilger*

Question. How old are you?

Answer. *3 years of age*

Question. Where were you born?

Answer. *United States.*

Question. Where do you live?

Answer. *333 Prospect Avenue Brooklyn*

Question. What is your occupation?

Answer. *Telegraph boy*

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

Answer. *I am not guilty of the charge.*

*G. Dilger*

Taken before me, this

*A. J. Morgan*  
1887  
POLICE JUDGE



0360

CITY AND COUNTY } ss.  
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That Edward Raisbeck, Reuben Springstein and  
John Dilger and George Dilger each

late of the first Ward of the City of New York, in the County of  
New York aforesaid, on the fourth day of February in the  
year of our Lord one thousand eight hundred and ~~seventy~~ eighty-one with force and  
arms, at the Ward, City and County aforesaid, the office of

James G. Hilton  
there situate, feloniously and burglariously, did break into and enter, the same being a  
building in which divers goods, merchandise, and valuable things were then and there kept for  
use, sale and deposit, to wit: the goods, chattels and personal property hereinafter described,  
with intent the said goods, chattels and personal property of the said The American  
District Telegraph Company, a corporation then and there incorporated,  
then and there being, ~~then and there~~ feloniously and burglariously to steal, take and carry  
away, and

Three coats of the value of six dollars each  
Three vests of the value of two dollars each  
Three pairs of pantaloons of the value of six dollars each  
Three other coats of the value of one dollar and fifty cents each  
Three other pairs of pantaloons of the value of one  
dollar and fifty cents each pair  
Divers coins of a number, kind and denomination  
to the jurors unknown and a more accurate description of  
which cannot now be given of the value of two or three dollars.

of the goods, chattels, and personal property of the said The American District  
Telegraph Company, a corporation then and there incorporated  
under the laws of the State of New York

so kept as aforesaid in the said office then and there being, then and  
there feloniously did steal, take and carry away, against the form of the Statute in such case  
made and provided, and against the peace of the People of the State of New York and their  
dignity.

0361

And the Jurors aforesaid, upon their oath aforesaid, do further present  
That the said Edward Raisbeck, Reuben Springstein, and  
John Dilger ~~and George Dilger~~ each

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,

Three coats of the value of six dollars each.  
Three vests of the value of two dollars each.  
Three pairs of pantaloons of the value of six  
dollars each pair.  
Three other coats of the value of one dollar and  
fifty cents each  
Three other pairs of pantaloons of the value of  
one dollar and fifty cents each pair  
Divers coins of a number, kind and  
denomination to these jurors unknown and  
a more accurate description of which cannot  
now be given of the value of twelve dollars

of the goods, chattels, and personal property of *The American District Telegraph*  
*Company, a corporation then and there incorporated under*  
*the laws of the State of New York*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen ~~to the said~~ taken and carried away from the said  
*The American District Telegraph Company, a*  
*corporation then and there incorporated under*  
*the laws of the State of New York.*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said  
Edward Raisbeck, Reuben Springstein, and  
John Dilger ~~and George Dilger~~

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

*Daniel Collins*  
BENJAMIN H. REEVE, District Attorney.

0362

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Reilly, Minnie

**DATE:**

02/01/81



384

0363

349

Council Chamber  
Filed 1 day of Feb'y 1887  
Pleas (in Court)

Thomas  
John W. Law

failed to testify

by John Griffin

131 Murray St

Brooklyn

4407

Recd

Feb 11 1887

THE PEOPLE  
vs  
Mumme Lilly

David S. Miller  
District Attorney

Disputed Attorney

Part in Feb 10 1887

his removal

A True Bill.  
Law: 6 mms.

Francis Ward  
Foreman

James D. S.  
Feb 2 1887

Grand Jurors  
INDICTMENT  
and Re-still same

0364

FORM 112.

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

Police Court—Third District.

*John Nolan*  
of No. *61 Hudson Street* Street, being duly sworn, deposes  
and says that on the *31* day of *January* 1881  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent.

the following property viz: *One Silver Watch with a ~~plate~~  
Hair Chain attached of the value of twenty five  
dollars, and one pocket book containing  
good and lawful money of the issue of the  
United States consisting of one Note of the  
denomination and value of ten dollars and  
one Note of the denomination and value of two dollars  
and three Silver Coins of the value of one dollar each  
said property being in all  
of the value of *forty* 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 *Minnie Reilly (nowhere)*  
*from the fact, that deponent was in a Room  
with said Minnie at No 48 Coney Island Street  
that deponent was asleep for about 45 minutes,  
that deponent was awakened by a loud conversation  
of said Minnie with some person in a Room  
adjacent to the one deponent occupied  
that deponent immediately searched for his  
property, and found ~~that~~ it had  
stolen, deponent accused said Minnie  
of the said Larceny and deponent found  
the above described Watch concealed upon  
her person*

*John Nolan*

Sworn to, before me this

day of

*January*  
*1881*

POLICE JUSTICE

0365

City and County of {  
New York } ss  
Frank J. Fuchs of the 10<sup>th</sup> Precinct Police  
being duly sworn says that the within  
named Complainant John Nolan is a  
material witness for the prosecution  
and lives in New Jersey ~~he being a non resident~~ Wherefore  
deponent prays that said Nolan  
may <sup>be required to</sup> give surety for his appearance  
as a witness in this case

Sworn to before me } Frank J. Fuchs  
this 31<sup>st</sup> day of January 1881 }  
R. W. M. by Police Justice

0366

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

Minnie Reilly being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to ~~her~~ states as follows, viz:

Question. What is your name?

Answer. Minnie Reilly

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Ireland

Question. Where do you live?

Answer. 35 East Broadway  
~~I work on Sewing Machine~~

Question. What is your occupation?

Answer. I work on a Sewing Machine

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

Answer. I am not guilty

Minnie Reilly  
mark

Taken before me this  
1st day of January 1881  
POLICE JUDGE.

0367

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

*Julius Nelson*  
*Owner of saloon in*

*Chicago*  
*Chicago*



BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

AFFIDAVIT—LARCENY.

Dated

*January 31* 1881

Magistrate.

*Philip*

Officer.

*Fuchs 10*

Clerk.

Witnesses

*Complainant in*  
*Home of defendant*  
*Bail 200 was heard*  
*as a witness*

\$ 1000 to answer

at

Sessions

Received at Dist. Att'y's Office,

*Handwritten signature*

COUNSEL FOR COMPLAINANT.

Name

Address

*Address of Mrs. Bond*

COUNSEL FOR DEFENDANT.

Name

Address

0368

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present :

That

*Minnie Reilly*

in the County of New York, aforesaid on the *thirty five* late of the First Ward of the City of New York,  
of our Lord one thousand eight hundred and ~~eighty one~~ *eighty one* at the Ward, City and County aforesaid, with force  
and arms, 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 one thousand dollars, and of the value of one  
thousand dollars each : 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 five hundred dollars, and of the value  
of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and  
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,  
and of the value of one hundred dollars each : thirty 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 fifty dollars,  
and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and  
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the  
value of twenty dollars each : sixty 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 : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and  
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars  
each : ninety 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 three dollars, and of the value of three dollars each :  
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind  
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each :  
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of  
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar  
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 one hundred dollars : 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 fifty dollars : two promissory notes for  
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value  
of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes,) be-  
ing then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money  
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten  
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-  
fied, of the value of three dollars each : fifteen 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 two dollars each : thirty 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 one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the  
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as  
double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the  
value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each :  
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold  
coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the  
kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors  
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver  
coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually  
known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as  
quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually known as  
dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five  
cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver  
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value  
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins  
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-  
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-  
nation of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States  
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the  
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills  
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-  
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

*One watch of the value of twenty five dollar*

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



0370

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Riley, John

**DATE:**

02/21/81



384

0971

178

Day of Trial

Counsel,

Filed 21 day of Feb 1851

Pleads,

THE PEOPLE

vs.

John Riley, Jr.

Burglary—Third Degree, and Receiving Stolen Goods.

Amiel C. Pollard  
BENJ. A. WELLS

District Attorney.

A True Bill.

Wm. A. Conroy

Foreman.

Feb 23 1851

Henry J. Gray, Esq.

2. 21. 6. M. 1851

75

0372

Police Court—Second District.

City and County } ss:  
of New York. }

*George Schwartz*  
of No. *217 Delancey* Street, being duly sworn,  
deposes and says, that the premises No. *157 Bowery*  
Street, *10<sup>th</sup>* Ward, in the City and County aforesaid, the said being a

and which was occupied by ~~deponent as a~~ *Alexander Nicole* as a  
*Clothing Store* were **BURGLARIOUSLY** *(with*

*And* entered by means of *forcibly breaking a plate*  
*glass window in the front of said*  
*store at about the hour of 3:14*  
*o'clock*

on the *Morning* of the *14<sup>th</sup>* day of *February* 18 *81*

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

*Two pieces of cloth and a piece*  
*of silk, in all of the value of*  
*Seventy Dollars*

the property of *said Alexander Nicole*  
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 Reilly, now here*

for the reasons following, to wit: *That deponent is the*  
*Night Watchman in the employment*  
*of said Nicole and was then in the*  
*care and charge of said store and*  
*property. That deponent heard the*  
*sound of breaking glass at the time*  
*aforesaid and thereupon discovered that*  
*the plate glass window aforesaid had*  
*been broken and the property mentioned*

0373

Unlawfully stolen and carried away  
therefrom. That thereafter deponent  
was informed by officer Higinbotham  
here present, that the said officer,  
apprehended said John Reilly, about  
the hour of 3 1/2 o'clock said morning,  
with said stolen property in his  
possession. That the property now  
here shown is the property of Stoten  
as aforesaid.

Given to before me this } George Schwartz  
14<sup>th</sup> day of February 1881  
*John C. [Signature]* Police Justice

City and County of New York St.

Robert Higinbotham, of the 15<sup>th</sup> Prec.  
Police, being duly sworn says - that he  
has heard read the foregoing affidavit  
of George Schwartz and that so  
much of the same as relates to  
deponent is true of deponent's own  
knowledge.

Given to before me this } Robert Higinbotham  
14<sup>th</sup> day of February 1881

*John C. [Signature]* Police Justice

0374

Police Court—Second District.

CITY AND COUNTY  
OF NEW YORK

*John Reilly* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

*John Reilly*

QUESTION.—How old are you?

ANSWER.—

*Twenty-two years of age*

QUESTION.—Where were you born?

ANSWER.—

*New York*

QUESTION.—Where do you live?

ANSWER.—

*No. 555 West 26 St.*

QUESTION.—What is your occupation?

ANSWER.—

*Moulder*

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

ANSWER.—

*I am not guilty of the charge. I have nothing else to say.*

*John Riley*

Taken before me, this

*14<sup>th</sup>*

day of *May*

188*7*

*John A. [Signature]*  
Police Justice

0375

Police Court—Second District.

OFFENSE: BURGLARY AND LARCENY.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

*Geo. Schwartz*  
*217 Delancy*  
*vs.*  
*John Rully*

Date: *July 14*, 18*91*

*W. W. Hammer*  
Magistrate.

*H. H. Hemberton*  
Officer.

*Max*  
Clerk.

Witness:  
*Robert Hemberton*  
*15 Park Place*  
*off*

Committed in default of Bail  
Bailed by *W. W. Hammer*  
No. \_\_\_\_\_ Street \_\_\_\_\_



*Burglar's Fee received*

0376

Left admiral  
to office that  
he hope it -

0377

CITY AND COUNTY }  
OF NEW YORK. } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That

*John Riley*

late of the *tenth* Ward of the City of New York, in the County of  
New York aforesaid, on the *fourteenth* day of *February* in the  
year of our Lord one thousand eight hundred and ~~seventy-eight~~ *eighty-one* with force and  
arms, at the Ward, City and County aforesaid, the ~~stone~~ *stone* of

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

*Alexander Chicoll*  
then and there being, then and there feloniously and burglariously to steal, take and carry  
away, and

*Fifteen yards of cloth of the value of one dollar  
each yard  
Two pieces of cloth of the value of seven dollars and fifty cents each piece  
Five yards of cloth (of the kind commonly called silk)  
of the value of one dollar each yard.*

of the goods, chattels, and personal property of the said *Alexander Chicoll*

so kept as aforesaid in the said *stone* then and there being, then and  
there feloniously did steal, take and carry away, against the form of the Statute in such case  
made and provided, and against the peace of the People of the State of New York and their  
dignity.

0378

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

John Riley

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,

Fifteen yards of cloth of the value of one dollar each yard.

Two pieces of cloth of the value of seven dollars and fifty cents each piece

Five <sup>other</sup> yards of cloth (of the kind commonly called silk) of the value of one dollar each yard

of the goods, chattels, and personal property of Alexander Nicoll

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

Alexander Nicoll

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

John Riley

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.~~ <sup>taken and carried away</sup>

Benjamin F. Edwards, District Attorney.

0379

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Riley, John

**DATE:**

02/25/81



384

0380

187

Counsel

Filed 25 day of Feb 1851

Pleas *not guilty* it.

THE PEOPLE

vs.

BURGLARY—Third Degree,  
and Grand Larceny.

*John Riley* P.

*David C. Collins*  
W. H. WHEELER

District Attorney.

A TRUE BILL.

*Wm. C. Cady*

Foreman.

Part two March 1. 1851

tried & convicted.

*12* Years

Verdict of Guilty should specify of which count.

*Wm. Cady* Prv

OR BY THE COURT  
CLERK AND COMMISSIONER

*Wm. Cady*

0381

POLICE COURT - 1<sup>st</sup> DISTRICT.

City and County of New York, ss:

Catharine Mudgett  
of No. 59 Raught Street, being duly sworn,

deposes and says, that the premises No. 59 Raught Street

5<sup>th</sup> Ward, in the City and County aforesaid, the said being a

Terement House. The basement of which was occupied by deponent as a place of abode & which basement was BURGLARIOUSLY entered by means of forcing open a window at the rear of said basement

on the 21<sup>st</sup> day of February 1881

and the following property feloniously taken, stolen, and carried away, viz: with intent to steal a quantity of clothing of the value of one hundred dollars or more

the property of deponent's husband Samuel Mudgett 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 Riley (alias here)

for the reasons following, to wit: That deponent caught & detected him in the act of entering said premises

Sworn to before me of Catharine Mudgett this 22<sup>nd</sup> day of February 1881  
A. T. Morgan  
Police Justice

0382

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY  
OF NEW YORK.

*John Riley* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

*John Riley*

Question. How old are you?

Answer.

*41 years*

Question. Where were you born?

Answer.

*Georgia*

Question. Where do you live?

Answer.

*No Home*

Question. What is your occupation?

Answer.

*Long Shoemaker*

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

Answer.

*I am Not guilty  
of the charge*

*John Riley  
mark*

Taken before me, this *22* day of *July* 188 *8*

*A. J. Thompson*  
POLICE JUDGE.

0383

POLICE COURT—*1st* DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

*Anthony M. Mudd*  
*59 Leight St*

*John Riley*  
*165*

*Defd. 22 February 1881*

*Morgan* Magistrate.

*J. Johnson* Officer.

*5 Present*

Witnesses:



Committed in default of \$ *1000* Bail.

Bailed by

No.

Street.

*CMW*

OFFENCE: BURGLARY AND LARCENY.

0384

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That

*John Riley*

late of the *fifth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twenty-first* day of *February* in the  
year of our Lord one thousand eight hundred and ~~eighty-one~~ *eighty-one*  
with force and arms, about the hour of *three* o'clock in the *day* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

*Catharine Mudgett*

there situate, feloniously and burglariously did break into and enter ~~by means of force~~

he the said

*John Riley*

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

*Catharine Mudgett*

in the said dwelling house then and there being, then and there feloniously and  
burglariously to steal, take and carry away, against the form of the Statute in such  
case made and provided, and against the peace of the people of the State of New York  
and their dignity.

~~And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, the said~~

~~late of the Ward, City, and County aforesaid,~~

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

~~in the said dwelling house then and there being, then and there feloniously did steal,  
take and carry away, against the form of the Statute in such case made and pro-  
vided, and against the peace of the People of the State of New York, and their dignity.~~

*Daniel G. Rollins*

~~DENNIS R. PHILLIPS~~, District Attorney.

0385

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Rittenhouse, Henry F.

**DATE:**

02/28/81



384

0386

146

Counsel,

Filed 27 day

Feb 1871.

Pleas,

THE PEOPLE

vs.

N.A.M.

Henry C. Pattenhouse

alias

Harry C. Pattenhouse

and  
Daniel S. Pattenhouse

BENJAMIN WEINER,

District Attorney.

A True Bill.

*Henry C. Pattenhouse*

Foreman.

from the above  
petition

0387

STATE OF OHIO.

EXECUTIVE DEPARTMENT.

Columbus, January 28th, 1880.

His Excellency,

The Governor of .....

DEAR SIR :

I have the honor, by direction of Governor Foster, to address you this circular letter, in reference to the extradition of fugitives from justice, with the view of avoiding, to some extent, the delays and embarrassments which frequently arise on account of the return of requisitions, for amendment, because they fail to meet the requirements of our statutes.

The laws of this State have, recently, been revised and codified; and among the provisions thereof which have undergone a change, are those relating to extradition. The sections governing this subject are here quoted :

"SEC. 95. The Governor of this state, in any case authorized by the Constitution of the United States, may, on demand, deliver over to the Executive of any other state or territory, any person charged therein with treason, felony, or other crime committed therein; and he may, on application, appoint an agent to demand of the executive authority of any other state or territory, any offender fleeing from the justice of this state; provided, that such demand or application is accompanied by sworn evidence that the party charged is a fugitive from justice, and that the demand or application is made in good faith, for the punishment of crime, and not for the purpose of collecting a debt or pecuniary mulct, or of removing the alleged fugitive to a foreign jurisdiction with a view there to serve him with civil process; and also, by a duly attested copy of an indictment, or a duly attested copy of a complaint made before a court or magistrate authorized to take the same, such complaint to be accompanied by affidavits to the facts constituting the offense charged, by persons having actual knowledge thereof, and such further evidence in support thereof as the Governor may require. [67 v. 171, J. R.]

"SEC. 96. When such demand or application is made, the attorney general, or the prosecuting attorney of any county, shall, if the Governor requires it, forthwith investigate the grounds thereof, and report to the Governor all the material facts which may come to his knowledge, with an abstract of the evidence in the case—and, especially in case of a person demanded, whether he is held in custody, or is under recognizance to answer for any offense against the laws of this State, or by force of any civil process—with an opinion as to the legality and necessity of complying with the demand or application. [67 v. 171, J. R.]

"SEC. 97. If, in case of demand for the surrender of a person charged with an offense committed in another state or territory, the Governor decides that it is proper to comply with the demand, he shall issue a warrant to the sheriff of the county in which such person so charged may be found, commanding him forthwith to arrest and bring such person before a judge of the supreme court or a judge of the court of common pleas of this state, to be examined on the charge; and upon the return of the warrant by the sheriff, with the person so charged in custody, the judge before whom the person so arrested is brought, and to whom the warrant is returned, shall proceed to hear and examine such charge, and, upon proof made in such examination by him adjudged sufficient, shall commit such person to the jail of the county in which such examination is so had, for a reasonable time, to be fixed by the judge in the order of commitment, and thereupon shall cause notice to be given to the executive authority making such demand, or to the duly authorized agent of such executive authority appointed to receive the fugitive; and, on payment of all costs by such agent, such fugitive shall be delivered to him, to be thence removed to the proper place for prosecution; and if such agent does not appear within the time so fixed, and pay the costs as aforesaid, the sheriff shall discharge the person so imprisoned. [72 v. 79, §§ 1, 2, 3.]"

0388

It will be observed that requisitions upon the Governor of this state, for the arrest and rendition of alleged fugitives, must, if the person whose extradition is sought has been indicted, be accompanied by—

1. A duly attested copy of the indictment; and
2. Sworn evidence that the party charged is a fugitive from justice; that the demand is made in good faith, for the punishment of crime, and not for the purpose of collecting a debt or pecuniary mulct, or of removing the alleged fugitive to a foreign jurisdiction with a view there to serve him with civil process.

If, however, the person whose extradition is sought has not been indicted, but the demand for his arrest and rendition is founded upon a complaint made before a proper court or magistrate, the requisition must be accompanied by—

1. A duly attested copy of the complaint.
2. Sworn evidence, as specified in paragraph 2, *ante*; and
3. Affidavits to the facts constituting the offense charged, by persons having actual knowledge thereof.

As section ninety-seven, above quoted, provides that fugitives, when arrested, shall be brought before a judge of the supreme court or court of common pleas for examination, and such judge usually requires a copy of the papers upon which the requisition is based, *such papers should be in duplicate*, one copy to be filed in this Department, and the other to accompany the warrant for arrest.

All applications must be accompanied by the regular fee of five dollars.

If you will be so kind as to preserve this circular letter for reference, and see that the requirements specified are complied with when you have occasion to make requisition upon the Governor of this state for the surrender of fugitives, the arrest and surrender of such persons will be greatly facilitated, and the delay and consequent embarrassment of agents avoided.

This Department would be pleased to be advised of the requirements of your laws upon this subject, and such regulations thereunder as have been adopted.

Very respectfully,

F. D. MUSSEY,  
*Private Secretary.*

0389

People  
Henry F Rattenhouse

---

alleged to have embezzled  
on Jan 15. 1881 from  
Hall's Safe & Lock Co.  
\$240 paid by Dr  
Ruler

also \$145 on Jan 10/81  
paid by Bernard Kelly & son  
Kelly & son

0390

Coyland

People

off

Henry F. Miller

Book

Embryonism

Book

S. C. Hall

Cincinnati

Madison St.

Mass

279 Broadway

)

0391

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present:

That *Henry F. Rittenhouse* otherwise called  
*Harry F. Rittenhouse*

late of the First Ward of the City of New York, in the County of New York, aforesaid  
not being an apprentice or person within the age of eighteen years, on the *Tenth*  
day of *January* in the year of our Lord one thousand eight hundred  
and ~~seventy-eight~~ *one* was employed in the capacity of a clerk ~~and servant to one manager~~  
~~and agent of and to Hall's Safe and Lock Company~~  
~~a corporation incorporated by and under the laws~~  
~~of the State of Ohio and doing business in the City~~  
and County aforesaid and as such clerk  
servant, manager and agent as aforesaid as  
as aforesaid was entrusted to receive a certain  
sum of money to wit: the sum of one hundred  
and forty-five dollars in money and of the  
value of one hundred and forty-five dollars,

and being so employed and entrusted as aforesaid, the said *Henry F. Rittenhouse*  
otherwise called *Harry F. Rittenhouse* by virtue of such employment,  
then and there did receive and take into his possession ~~the said certain sum~~  
of money to wit: the sum of one hundred  
and forty-five dollars in money and  
of the value of one hundred and forty-  
five dollars.

for and on account of the said *Hall's Safe and Lock*  
*Company*

his said master and employer; and that the said *Henry F. Rittenhouse*  
otherwise called *Harry F. Rittenhouse* on the day and year last aforesaid,  
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did  
take, make away with and secrete, with intent to convert to his own use, and did fraudulently and  
feloniously embezzle and convert to his own use, without the consent of his said master and em-  
ployer, and did fraudulently and feloniously and without the consent of his said master and  
employer withhold, appropriate, apply and make use of the said *sum of money*  
to wit: the sum of one hundred and forty-  
five dollars in money and of the value  
of one hundred and forty-five dollars

0392

of the goods, chattels, personal property and money of the said Hall's Safe and Lock Company which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Jurors aforesaid, upon their Oath aforesaid, do further Present, That the said Henry J. Rittenhouse otherwise called Harry J. Rittenhouse

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: 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: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen 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 two dollars each: thirty 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 one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of five dollars each: fifteen each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually known as half dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as three cent pieces), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

\$14/5/00

0393

of the goods, chattels, and personal property of ~~and~~ *the said Hoall's Safe*  
*and Lock Company* then and  
there being found, feloniously did steal, take and carry away, against the form of the Statute in  
such case made and provided, and against the peace of the People of the State of New York, and  
their dignity.

*Daniel F. Hollins*

**BENTON REEVES**, District Attorney.

0394

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Roberts, Joseph

**DATE:**

02/17/81



384

0395

*No. 116*

Day of Trial,  
Counsel,  
Filed *7* day of *July* 188*7*.  
Plen<sup>ts</sup>

*Violation of Lottery Laws.*

THE PEOPLE

v/s.

*38. 95 33  
112  
clerk*

*B.  
Joseph Roberts*

DANIEL G. ROLLINS,

District Attorney,

Part in July 23, 1887

*pleads guilty*

A TRUE BILL

Foreman,

*Amie \$5.*

0396

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

~~Joseph A. Ritter~~  
~~Anthony Comstock~~, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that Joseph Roberts did, on or about the 19<sup>th</sup> day of November, 1880, at number 82 Nassau street in the City of New York, and County of New York, unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and further, that the said Joseph Roberts -

had in his possession, within and upon certain premises, occupied by him and situated and known as number eighty-four <sup>two</sup> Nassau street, in the City and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,  
this 2<sup>nd</sup> day of February, 1880

W. W. Munnell  
Police Justice.

~~Anthony Comstock~~  
Joseph A. Robertson

Subscribed City County and State } ss.  
of New York

Godfrey L. Leake, being duly sworn deposes and says, that on the 19<sup>th</sup> day of November 1880 he purchased the paper or ticket hereto annexed of the said Roberts at the place aforesaid, and from a person who went to said place believes all the above facts in the above affidavit to be true, and further says the said Joseph Roberts sold the same.

Subscribed and sworn to before me  
this 2<sup>nd</sup> day of February, 1880

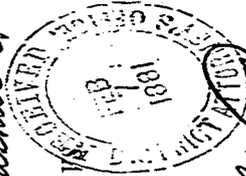
W. W. Munnell  
Police Justice

Godfrey L. Leake

0397

38. *Prologos*  
POLICE COURT — 1<sup>st</sup> DISTRICT

THE PEOPLE, ETC., *102*  
ON THE COMPLAINT OF  
*Godfrey S. Leake*  
*150 Nassau St*



*Frank Woods*  
Dated *2 Dec* 1881  
Magistrate.

*Murphy*  
Witnesses:  
*Joseph A. Britton*  
*150 Nassau St*

*500*  
to appear *Remond* Sessions  
By *Arthur Norton*  
*Central* Street.

0398

 <p>CLASS</p> 	<p>TERMS AND CONDITIONS</p> <p>1. This ticket is valid only for the draw on the date specified hereon.</p> <p>2. This ticket is not redeemable for cash.</p> <p>3. This ticket is not transferable.</p> <p>4. This ticket is not valid if the number is scratched or otherwise tampered with.</p> <p>5. This ticket is not valid if the number is not clearly legible.</p> <p>6. This ticket is not valid if the number is not in the correct position.</p> <p>7. This ticket is not valid if the number is not in the correct class.</p> <p>8. This ticket is not valid if the number is not in the correct position.</p> <p>9. This ticket is not valid if the number is not in the correct class.</p> <p>10. This ticket is not valid if the number is not in the correct position.</p>	<p><b>KENTUCKY STATE LOTTERY COMPANY</b></p> <p>TO BE DRAWN AT 1 COVINGTON, KY. Tuesday, Nov. 30, '80</p> <p>THIS TICKET ENTITLES THE HOLDER TO THE PRIZE DRAWN TO ITS NUMBER IF APPLIED FOR WITHIN TWELVE MONTHS FROM DATE PAYABLE WITHOUT DEDUCTION.</p> <p>TICKET NO. <b>426890</b></p>	<p>ONE DOLLAR</p> <p><b>WHOLE</b></p> <p>ONE DOLLAR</p> <p>12944</p> <p><i>J. H. ...</i></p>
---	--	--	--

0399

Right of Jackson Co  
alias - Roberts -  
82 Nassau St. N. Y. 100  
Nov 19 1850

1,876 Prizes, amounting to \$68,100  
9 Approx. of 50 each, are \$450  
9 Approx. of 100 each, are 900  
9 Approx. of \$150 each, are \$1,350

APPROXIMATION PRIZES.

- 1,000 Prizes of 5 are \$5,000
- 500 Prizes of 10 are \$5,000
- 200 Prizes of 20 are \$4,000
- 100 Prizes of 50 are \$5,000
- 20 Prizes of 100 are \$2,000
- 10 Prizes of 250 are \$2,500
- 10 Prizes of 500 are \$5,000
- 5 Prizes of 1,000 are \$5,000
- 1 Prize of 2,000 is \$2,000
- 1 Prize of 2,500 is \$2,500
- 1 Prize of 5,000 is \$5,000
- 1 Prize of \$15,000 is \$15,000

LIST OF PRIZES.

JAS

0399

Right of Jackson to  
alias - Roberts -  
62 Nassau St. N.Y.  
Nov 19 1860

1,876 Prizes, amounting to \$68,700  
9 Approx. of 20 each, are \$180  
900  
9 Approx. of \$150 each, are \$1,350

4-3-1860

**APPROXIMATION PRIZES:**

1000 Prizes of	5 are	5,000
500 Prizes of	10 are	5,000
200 Prizes of	20 are	4,000
100 Prizes of	50 are	5,000
20 Prizes of	100 are	2,000
10 Prizes of	250 are	2,500
10 Prizes of	500 are	5,000
5 Prizes of	1,000 are	5,000
1 Prize of	2,000 is	2,000
1 Prize of	2,500 is	2,500
1 Prize of	5,000 is	5,000
1 Prize of	\$15,000 is	\$15,000

**LIST OF PRIZES:**

0400

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That

*Joseph Roberts*

late of the *second* Ward, in the City and County aforesaid,  
on the *nineteenth* day of *November* in the year of our  
Lord one thousand eight hundred and eighty *\_\_\_\_\_* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one

*Godfrey G. Seake*

and did procure and cause to be procured for the said

*Godfrey G. Seake*

a certain paper and instrument, being and purporting to be a ticket of a certain lottery  
to wit:

*Kentucky State Lottery Company*

the same being a lottery for the purpose of exposing, setting to sale, distributing and  
disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an  
amount to the jurors aforesaid unknown, which said paper and instrument, is

*commonly called a lottery ticket and*

is as follows, that is to say :

*Kentucky  
State Lottery  
Company.*

*To be drawn at Covington, Ky's Tuesday, Nov. 30. '80.*

*This ticket entitles the holder to  
the prize drawn to its number  
if applied for within twelve  
months from date. Payable  
without deduction.*



*Back Edge*

*J. Hinds, Treas.*

*Ticket No. 26890*

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.

*Class  
0*

*26890*

0401

And the Jurors aforesaid, upon their Oath aforesaid, do further present :

That the said

*Joseph Roberts*

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, did unlawfully and knowingly vend, sell, barter, furnish, and supply, to one

*Godfrey D. Reake*

and did procure and cause to be procured for the said

*Godfrey D. Reake*

a certain paper and instrument, being and purporting to be a part and share of a ticket of a certain lottery, to wit :

*Kentucky State Lottery Company*

the same being a lottery for the purpose of exposing, setting to sale, distributing and disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown, which said paper and instrument is

*commonly called a lottery ticket and*

is as follows, that is to say :

*Kentucky State Lottery Company.*

*To be drawn at Tuesday, Nov. 30. '80.*

*Covington, Ky.*

*This ticket entitles the holder to the prize drawn to its number if applied for within twelve months from date. Payable without deduction.*

*Class Ticket No. 26890*



*Pat. Hodge*

*J. Hinds, Treas.*

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

DANIEL G. ROLLINS, District Attorney.

*\$/*

*26890*

0402

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Robinson, John

**DATE:**

02/24/81



384

0403

Counsel for Defendant  
Filed 24 day of Feb / 1881  
Pleads *Not Guilty*

THE PEOPLE  
vs.  
*John Robinson*  
P.  
ROBBERY—First Degree.

*David G. Holland*  
ATTORNEY AT LAW

District Attorney.  
Court for Feb 25. 1881  
Pleads *Not Guilty*  
A True Bill

*Wm. J. Conroy*  
Foreman.

S. P. *Tom years.*  
Jury at me -

Friday 25. Feb. 1

0404

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

Police Court - First District.

*William Smith*  
of No. *House of Detention* Street, being duly sworn, deposes  
and says, that on the *Nights of the* day of *February* 18  
at the *Leavitt* Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, the following property viz:

*Good and Lawful Money  
to the Amount of Eight  
dollars*

of the value of *Eight* 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 Robertson now here from  
the fact that the prisoner in  
a room of premises 17 Roosevelt  
Street demanded deponent  
to give up to him the prisoner  
deponent's money and held in  
his hand the dangerous implement  
here shown known and called  
as a "billy" and forced deponent  
to give to him said Robertson said  
amount by threat and menace deponent  
being in fear of personal injury, and said  
Robertson having struck deponent with  
said "billy" at the time he demanded deponent's  
money or his life.*

Sworn to, before me this

*[Signature]*  
1888  
Police Justice

0405

Police Court--First District.

CITY AND COUNTY OF NEW YORK ss.

*John Robertson* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

*John Robertson*

Question. How old are you?

Answer.

*29 Years*

Question. Where were you born?

Answer.

*Atlanta*

Question. Where do you live?

Answer.

*17 Roosevelt Street*

Question. What is your occupation?

Answer.

*Work Day Shoe*

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

Answer.

*I am not guilty of the charge*

*John Robinson*

Taken before me, this *17* day of *July* 18*99*  
*[Signature]*  
Police Justice.

0406

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

Police Court—First District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*William S. Smith*  
*Agent of Detection*  
*John Robinson*

AFFIDAVIT—ROBBERY.

BAILED:

No. 1, by .....

Residence, .....

No. 2, by .....

Residence, .....

No. 3, by .....

Residence, .....

No. 4, by .....

Residence, .....

No. 5, by .....

Residence, .....

No. 6, by .....

Residence, .....

Dated

18

*John 14*  
*Wardell*  
*Comtroller*

Justice.

Officer.

Clerk.

*Witness*  
*Complainant*  
*Agent of Detection*

*2000* to enter

at .....

Sessions.

Received at Dist. Atty's office

*OPM*

0407

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*John Robinson*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *sixteenth* day of *February* in the year of our Lord  
one thousand eight hundred and eighty - *one* at the Ward, City and County  
aforesaid, with force and arms, in and upon one *William Smith*  
in the peace of the said People, then and there being, feloniously did make an assault  
and ~~promissory notes for the payment of money, being then and there due and unsatisfied,~~  
promissory notes for the payment of money, being then and there due and unsatisfied,  
(and of the kind known as United States Treasury Notes), of the  
denomination of twenty dollars, and of the value of twenty dollars each: ~~promissory notes for the payment of money, being then and there due and unsatisfied,~~  
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: ~~promissory notes for the payment of money, being then and there due and unsatisfied,~~  
promissory notes for the payment of money, being then and there due and unsatisfied,  
(and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value  
of five dollars each: *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 two dollars and of the value of two dollars each:  
*Eight* 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; *Eight hundred* coins,  
(of the kind known as cents), of the value of one cent each; *Two hundred* coins,  
(of the kind known as two cents), of the value of two cents each; *One hundred and eight* coins,  
(of the kind known as five-cent pieces), of the value of five cents each: *seven*  
due bills of the United States of America, the same being then and there due  
and unsatisfied, (and of the kind known as fractional currency), of the denomination  
of fifty cents each and of the marketable value of fifty cents each: *Forty*  
due bills of the United States of America, the same being then and there due and  
unsatisfied, (and of the kind known as fractional currency), of the denomination of  
twenty-five cents each, and of the marketable value of twenty-five cents each:  
*Eighty* due bills of the United States of America, the same being then and there  
due and unsatisfied, (and of the kind known as fractional currency), of the denomina-  
tion of ten cents each, and of the marketable value of ten cents each:

of the goods, chattels, and personal property of the said *William Smith*

from the person of said *William Smith* and against  
the will, and by violence to the person of the said *William Smith*  
then and there violently and feloniously did rob, steal, take,  
and carry away, against the form of the Statute in such case made and provided, and  
against the peace of the People of the State of New York, and their dignity.

*Daniel G. Rollins*  
DANIEL G. ROLLINS, District Attorney.

0408

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Rosenfield (Jr.), Joshua

**DATE:**

02/28/81



384

0409

Counsel,  
Filed *19 Feb* day *1871*

Pleads,

und *Frank*  
*Emberzlemens* Larceny.  
THE PEOPLE  
vs.  
*John A. Greenfield jr*  
*(2 Cases)*

*Daniel J. Rollins*  
~~HAND-K. PHILIPS~~

District Attorney.

A True BILL

*Wm. H. O'Connell*

Foreman.

*Recd from B.A. Feb 19/87*

0410

Police Court—First District.

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

William Rimbaum  
of No. 71 William Street,  
being duly sworn, deposes and says, that on the 14  
day of December 1880, at the City and County of  
New York,

Thomas Rosefield Jr. aged  
about 25 years, who was in  
the employment of deponent  
for hire. Rosefield did by virtue  
of his employment, collect  
and convert to his own use  
without the knowledge or con-  
sent of deponent, or deponent's  
partners, the sum of thirty four <sup>64</sup>/<sub>100</sub>  
dollars the property of deponent,  
and his partner, Abraham Mausell  
Andrew Blume, and Maurice

Mausell.  
I am before me  
this 16<sup>th</sup> day of 1881  
Police Justice  
City & County  
of New York

William Rimbaum

William Parr of No  
102 Fulton Street, being sworn  
says that on the 14 Dec 1880  
he paid to Thomas Rosefield Jr.  
the sum of thirty four <sup>64</sup>/<sub>100</sub> dollars  
paid amount being due the  
firm of Mausell, Rimbaum & Co.  
by the firm of Miller, Parr & Co.  
(for whom deponent is book keeper)

I am before me  
this 16<sup>th</sup> day of 1881  
Police Justice

William Parr

0411

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*John Rumpfield Jr* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *John Rumpfield*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *St Louis Mo*

Question. Where do you live?

Answer. *218 E. 104 St*

Question. What is your occupation?

Answer. *Cluck*

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

Answer. *I have nothing to say*

*J. Rumpfield Jr.*

Taken before me, this

*17th*  
day of *Feb*

1881

POLICE JUDGE.

0412

COUNSEL FOR COMPLAINANT.

COUNSEL FOR DEFENDANT.

*St*  
Police Court - First District.

THE PEOPLE, & Co.,

ON THE COMPLAINT OF

*William Dembarco*  
*71 W. Duane St.*  
*John Brownfield*  
*102 Fulton St.*  
Offence, *Carriage License*



Date *10 Feb 1897*

Magistrate

Officer

Clerk

Witnesses

*102 Fulton St.*

*1500* to MASTER  
*April* Sessions

Received in Dist. Atty's Office,

*County of New York*  
*Mr. DeLoach*  
*Feb. 21*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0413

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present :

That

*Joshua Rosenfield junior*

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

*Ninety five pounds of leather (of the  
kind commonly called chamois) of the  
value of one dollar each pound  
Five Kips of leather (of the kind commonly  
called chamois) of the value of nineteen  
dollars each kip*

of the goods, chattels, and personal property of one

*William Bimbaum*

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

04 14

And the Jurors aforesaid, upon their oath aforesaid, do further present  
That the said

*Joshua Rosenfield junior*

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,

*Ninety five pounds of leather (of the  
kind commonly called chamois) of the  
value of one dollar each pound -  
Five Kips of leather (of the kind commonly  
called chamois) of the value of nineteen  
dollars each kip*

of the goods, chattels, and personal property of the said *William Bimbaum*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen ~~of the said~~ *taken and carried away from the said*

*William Bimbaum*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Joshua Rosenfield junior*  
then and there well knowing the said goods, chattels, and personal property, to have been feloniously  
stolen ~~of the said~~ *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.

**DANIEL G ROLLINS,**  
**DISTRICT ATTORNEY.**

04 15

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That

*Joshua Rosenfield junior*

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

*Ninety five pounds of leather (of the  
kind commonly called chamois) of the  
value of one dollar each pound  
Five Kips of leather (of the kind commonly  
called chamois) of the value of nineteen  
dollars each kip*

of the goods, chattels, and personal property of one

*William Bimbaum*

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

0416

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*Joshua Rosenfield junior*

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,

*Ninety five pieces of leather (of the kind commonly called chamois) of the value of one dollar each piece -  
Five Kips of leather (of the kind commonly called chamois) of the value of nineteen dollars each kip*

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

*William Bimbaum*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

*William Bimbaum*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Joshua Rosenfield junior*

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.

**DANIEL G ROLLINS,**

**District Attorney.**



0418

Form 112.

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

Police Court—First District.

of No. 71 William William Reinbaum Street, being duly sworn, deposes  
and says, that on the 23 day of October 1880  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent,

the following property, viz: Four keys of Chamois  
in all.

of the value of Ninety five 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 Joshua

Rosefield is now present a  
salesman then in the employ of  
deponent. That said Chamois  
were delivered to William G. Short  
52 Warren Street, upon a statement  
of said Rosefield, that they had  
been ordered by said Short, which  
statement was false. That depo-  
nent was informed that said de-  
pendant subsequently removed  
said Chamois from said 52 Warren  
Street. That said Chamois were not  
returned to deponent. Wm Reinbaum

Sworn to, before me, this

23rd day of February 1881

Wm Reinbaum  
Deponent



0420

Police Court—First District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*Joshua Rosefield*

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

Question. What is your name?

Answer. *Joshua Rosefield*

Question. How old are you?

Answer. *Twenty three years.*

Question. Where were you born?

Answer. *In St Louis, Miss.*

Question. Where do you live?

Answer. *218 E 104 St.*

Question. What is your occupation?

Answer. *black.*

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

Answer. *I have nothing to say*

*J. Rosefield*

Taken before me, this  
*17* day of *July*  
18*89*  
*[Signature]*  
Police Justice

0421

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

Police Court—First District.

THE PEOPLE, &c,

ON THE COMPLAINT OF

*William Lombard*

*71 William*

*Prater*



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

Dated *17 Feb* 18*91*  
*W. Prater* Magistrate.

Officer .....  
Clerk .....

Witnesses: .....  
.....  
.....

*2000* to answer .....  
*Colm*

at ..... Sessions .....  
Held at Dist. Atty's office  
*Lombard v. Prater*

BAILED:

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

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

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

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

No. 5, by .....  
Residence, .....

No. 6, by .....  
Residence, .....

0422

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present:

That

*Joshua Rosenfield Junior*

late of the First Ward of the City of New York, in the County of New York, aforesaid  
not being an apprentice or person within the age of eighteen years, on the *fourteenth*  
day of *December* in the year of our Lord one thousand eight hundred  
and *seventy eight* was employed in the capacity of a clerk and servant to one

*William Rimbaum*

and as such clerk and servant, was entrusted to receive *a certain sum of*  
*money, to wit: the sum of thirty four dollars*  
*and sixty five cents in money and of the*  
*value of thirty four dollars and sixty five*  
*cents*

and being so employed and entrusted as aforesaid, the said

*Joshua Rosenfield Junior*  
then and there did receive and take into his possession *the said certain sum*  
*of money, to wit: the sum of thirty four*  
*dollars and sixty five cents in money and of*  
*the value of thirty four dollars and sixty five*  
*cents*

for and on account of

*the said William Rimbaum*

his said master and employer; and that the said

*Joshua Rosenfield Junior*  
on the day and year last aforesaid,  
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did  
take, make away with and secrete, with intent to convert to his own use, and did fraudulently and  
feloniously embezzle and convert to his own use, without the consent of his said master and em-  
ployer, and did fraudulently and feloniously and without the consent of his said master and  
employer withhold, appropriate, apply and make use of the said *certain sum*  
*of money to wit: the sum of thirty four*  
*dollars and sixty five cents in money and*  
*of the value of thirty four dollars and sixty*  
*five cents*

(Over.)

0423

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

*William Reinbaum* which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Jurors aforesaid, upon their Oath aforesaid, do further Present, That the said

*Joshua Rosenfield junior*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: 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: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen 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 two dollars each: thirty 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 one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

*\$ 34 65 100*

0424

of the goods, chattels, and personal property of one

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

*David L. Rollins*

**BENJ. K. PHELPS, District Attorney.**

0425

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Roth, Charles

**DATE:**

02/28/81



384

0426

204

Counsel,  
Filed day of Feb'y 1881.  
Plends it is Guilty. Mark.

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Wm  
Charles Roth

DANIEL G. ROLLINS,  
~~Attorney at Law~~

District Attorney.

For. In. March 11, 1881.

Fried & acquitted

A True Bill.

Wm. C. Cady

Foreman.

Thos. J. W. 1881 Pt 2

0427

FORM 112.

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

Police Court - Third District.

of No. 323 East 3<sup>d</sup> Solomon Rice Street, being duly sworn, deposes  
and says that on the 20<sup>th</sup> day of February 1881  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent.

the following property viz:

One barrell containing about  
fifty Gallons of Molasses in all

of the value of Thirty 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 Charles Rock  
(now here) and another person who is not  
arrested and whose name is unknown  
to deponent for the reason that deponent  
is informed by Officer Reinholdt  
Kramer of the 11 Precinct Police  
that he arrested said Rock with  
said property in his possession  
in East 3<sup>d</sup> Street near Avenue C. That said  
property was on the sidewalk in front of Premise  
N<sup>o</sup> 323 East 3<sup>d</sup> Street

Sworn to, before me this

*[Signature]*  
1881

POLICE JUSTICE.

Solomon Rice  
(over)

0428

City and County of New York } SS

Reinhold Kramer of the 11 Precinct  
Police being duly sworn says that  
on the 20th day of February 1881  
at about the hour of 11 o'clock P.M.  
he saw Charles Roth (now here) and  
another person whose name is  
unknown to defendant in the act  
of rolling a barrel containing  
a quantity of molasses on the  
sidewalk of East 3<sup>d</sup> Street near  
Avenue "C," a distance of about  
two hundred yards from the  
premises mentioned, in the within  
affidavit made by Solomon Rice  
That defendant arrested said Roth  
and said unknown person made his  
escape. That <sup>said</sup> property has since been  
identified by Solomon Rice as the  
same which was stolen from his  
possession and mentioned in the  
within affidavit made by him

Sworn to before me this } Reinhold Kramer  
21 day of February 1881 }  
Solomon Rice Police Justice

0429

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK. } ss

*Charles Roth*

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

Question. What is your name?

Answer. *Charles Roth*

Question. How old are you?

Answer. *Thirty*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *111 East 3<sup>d</sup> Street*

Question. What is your occupation?

Answer. *Painter*

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

Answer. *I was drunk. I told my  
friend that we would ~~have a~~ roll  
one of them barrels away, and we  
did it*

*Charles Roth*

Taken before me this  
*Edw. J. Sullivan*  
day of *February* 1881  
POLICE JUSTICE.

0430

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF,

*Salomon Rice*  
*223 East 3rd St*

*Charles Roth*



*168*

AFFIDAVIT—LARCENY.

Dated *February 21* 18*91*

Magistrate.

*Swartz*

Officer *Kramer*

Clerk *H. McCreck*

Witnesses

to answer

*Sty*

Sessions

Received at Dist. Att'y's Office

*Harvey*  
*Comm*

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0431

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That

*Charles Roth*

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

*One barrel of molasses of the value  
of thirty dollars*

*Fifty gallons of molasses of the value  
of ~~thirty~~ <sup>sixty</sup> cents each gallon*

of the goods, chattels, and personal property of one

*Solomon Rice*

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

0432

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*Charles Rott*

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,

*One barrel of molasses of the value of thirty dollars  
Fifty gallons of molasses of the value of sixty cents each gallon*

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

*Solomon Rice*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

*Solomon Rice*

unlawfully, unjustly, and ~~for the sake of wicked gain~~, did feloniously receive and have (the said

*Charles Rott*

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

**DANIEL C. ROLLINS,**

~~BENJ. K. PHILLIPS~~, District Attorney.

0433

**BOX:**

32

**FOLDER:**

384

**DESCRIPTION:**

Ryan, William

**DATE:**

02/09/81



384

0434

AR

Day of Trial

Counsel,

Filed

Pleas

*Wm. Ryan*  
*9 day of Feb 1887*  
*Wm. Ryan (Co)*

Burglary—Third Degree, and Receiving Stolen Goods.

THE PEOPLE

vs.

*7*  
*William Ryan*

*3*  
*Samuel S. Rollins*  
*Wm. Ryan*

District Attorney.

A TRUE BILL.

*Wm. Ryan*  
*Feb 15 7 1887*

Foreman.

*Wm. Ryan*  
*Wm. Ryan*  
*Wm. Ryan*

0435

Police Court—Second District.

City and County } ss:  
of New York. }

Luke Higgins

of No. 310 West Street, being duly sworn,

deposes and says, that the premises No. 310 West Street, 5th Ward, in the City and County aforesaid, the said being a Brick Building and which was occupied by deponent as a <sup>in part</sup> Liquor Store

And entered by means of forcibly breaking open a side door leading from the hall way of said premises into said store at about the hour of 12 o'clock

on the night of the 13th day of January 1861

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

one living Scotch Terrier Dog, one Case of Irish Whiskey, Two dozen bottles of Brandy, Two hundred cigars and three dollars in gold and several pieces of silver property being of the full value of fifty dollars

}  
}  
}

the property of deponent

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

and carried away by a man known by the name of "Creechy" for the reasons following, to wit: That at said time said

store was securely closed and fastened, said door being secured with two bolts and a bar, and said property was then contained therein. That on the morning following deponent discovered that said door had been smashed open and the bar and bolts removed and said property taken stolen and carried away therefrom.

That thereafter deponent was informed by

0436

George Kamp, here present, that he, said George Kamp, saw said "Frenchy" enter the back way of deponents said premises at the time aforesaid, and about half an hour thereafter he, said George, saw said Frenchy with said dog and four bottles of Brandy and two boxes of cigars in his possession. That said George Kamp further informs deponent that said "Frenchy" admitted to him, Kamp, that he had stolen said property from deponents said premises, all of which deponent believes to be true.

Given to before me this } Luke Higgins  
18<sup>th</sup> day of January 1881

J. W. Patterson, J. Police Justice

Received to before me this 5<sup>th</sup> day of

January 1881  
George Kamp, of No. 325 East 24<sup>th</sup> Street, being duly sworn says - that he has heard read the foregoing affidavit of Luke Higgins and that so much of the same as relates to deponent is true to deponent's own knowledge.

Given to before me this } George Kamp  
18<sup>th</sup> day of January 1881

J. W. Patterson, J. Police Justice

Received to before me this 5<sup>th</sup> day of

January 1881  
George Kamp

0437

City and County of New York, Ct.

Luke Higgins, the Complainant in this case, being duly sworn says that the prisoner, now here, who states that his name is William Ryan, is the person described in the foregoing affidavit of deponent by the name of "French".

Sworn to before me this 5 day of May 1881 Luke Higgins

Wm. W. Hamner Police Justice

City and County of New York, Ct.

George Kamps of 338 East 24<sup>th</sup> St. being duly sworn says - I was discharged from the Army of Detention yesterday. About 10:12 o'clock P.M. of the same day I was attacked and beaten by the prisoner William Ryan, now here, that said Ryan is the man who committed the offense described in the foregoing affidavit of Luke Higgins and whose deponent knows the name of "French".

Sworn to before me this 5 day of May 1881 George Kamps

Wm. W. Hamner Police Justice

0438

*Warrant*

Police Court—Second District.

OFFENSE: BURGLARY AND LARCENY.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

*L. M. Higgins*  
vs.

Dated *January 18* 18*81*

*Patterson* Magistrate.

*Raymond S* Officer.

*West* Clerk.

Witness: *George Kampa*

*Wm. H. Van der Aalst*

*Wm. C. [unclear]*

*& [unclear]*

Committed in default of \$

Bailed by

*Warrant [unclear]*

*Warrant [unclear]*

*Warrant [unclear]*

*of [unclear] Feb. 4/81*

0439

Police Court—Second District.

CITY AND COUNTY  
OF NEW YORK.

*William Ryan* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*William Ryan*

QUESTION.—How old are you?

ANSWER.—*Thirty-one years of age*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*122 West 22<sup>nd</sup> Street*

QUESTION.—What is your occupation?

ANSWER.—*Machinist*

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

ANSWER.—*I am not guilty of the charge. On the night of the 18<sup>th</sup> day of January last, the witness Geyr Kamp, here present, came to me where I stood in front of 137 Bleeker St. Ch. Kamp, having then some Brandy and two boxes of cigars in his possession, and asked me to find a purchaser for the same. I went into 137 Bleeker St., a drinking saloon, and asked the proprietor to buy the stuff and he refused and put me out. That is all I know about it.*  
*William Ryan*

Taken before me this

day of February 1881

*John J. Moore*  
Police Justice

0440

Form 116.

Police Court—Second District.

THE PEOPLE, & Co.,  
ON THE COMPLAINT OF

*Luke Higgins*  
310 West-L

vs.  
*William Ryan*

BAILED.

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Dated *July 5<sup>th</sup>* 1881

*Flammert* Magistrate.

*Reynolds* Officer.

*McG* Clerk.

Witnesses,

*Thomas Reynolds*  
137 Beckett St.

Street.

No. *Glass Taylor in Home*  
*of Boston in appeal of*  
*100. to State*

*Officer Reynolds* Clerk.

Street.



to answer Committed.

Received in District Office

0441

294

The People } Court of General Sessions Before Recorder  
William Ryan } Smythe February 15, 1882. Indictment  
for burglary in the third degree and receiving stolen goods.  
Luke Higgins, sworn and examined, testified  
I live 58 Leroy street and am in the liquor  
business; my store is 310 West St. in the  
8<sup>th</sup> ward; on the 13<sup>th</sup> of January I ~~closed~~  
store <sup>was closed</sup> at about 11 o'clock that night by the bar  
tender. When I got there the next morning about  
6 o'clock the bar keeper let me know the place  
was broken into. I found the door smashed,  
the side door leading into the store, the panel  
broke where they got the hand in and raised  
the bolt that was crossed in the top. There are  
three bolts on the inside of the door. There was  
taken from the premises a case of Irish  
whiskey and about two or three hundred cigars,  
and three dollars in money which was in  
the drawer. The drawer was taken out altogether  
and threw into the back yard. There was  
taken also a Scotch terrier dog, a kind of  
dark gray; the value of the goods I missed  
was about fifty dollars. I have not found the  
dog or any of the articles since. Cross  
Examined. I left the store about four o'clock and  
left the bar tender there in charge of the place.  
It was between seven and eight in the morning  
when I got there; the bar keeper is not here.

0442

George Karpise sworn. I live 333 East Twenty fourth St. About mid night on the 13<sup>th</sup> of January I was in Bleeker St. I saw the prisoner that night. I was coming out of a free and easy in Bleeker St. and I met Wm Ryan on the corner of South Fifth Avenue; he had a Scotch Terrier in his arm. This was somewhere round about 12 o'clock. I saw the prisoner in the neighborhood of Mr. Higgins store that night after I saw him with the dog. I did not see him do anything at all, but he told me to stand outside and he went inside and I stopped there for a few minutes. I went across the street to pump shop and I heard a noise in the hall, the cracking of a door, I don't know whether it was a door or not. I walked across to the same side again. I walked down to Canal St. and stopped there for a few minutes. I turned round and saw the prisoner coming out of a restaurant. I saw him have some bottles and some cigars. He told me he got them where he went into - Mr. Higgins place. I stood on the curbstone near Mr. Higgins store. I saw the prisoner go in by the side door, the hall door was open. I knew he must have stolen the things when I heard the crash of the door. I did not ~~tell~~ the police anything about it. I knew the prisoner three or four months

0443

before this happened. Cross Examined. They call me Duchey. I was seventeen days in the house of detention. I went to the station house with Mr Higgins on Sunday night and this happened on Friday. The prisoner did not tell me he was going to break in the place. I did not tell "Brownie" that I was going to get even on that French son of a b---h. I don't know where the prisoner lived. I did not drink with him that night. I never was arrested for stealing in my life. I was arrested twice for disorderly conduct. Brownie had me arrested for wearing his coat. I recollect having been ordered out of this "free and easy." I did not accuse the prisoner as being the man that caused me to be put out. I worked up town driving a furniture truck. I have not worked since last fall; my collar bone and shoulder blade were broken; it is about six weeks since I have been out of the hospital. I got my arm broke about two or three weeks after I left Casey. I went to the New York hospital in Fifteenth St. I did not pawn "Brownie's" coat, but he had fore arrested for stealing it. The fight I had with the prisoner occurred the night that I came out of the House of Detention. Ryan and others got around me and kicked me. I shalloed for the police. They

0444

came running across the street. Ryan ran in the hallway and they caught him John Reynolds, sworn. I am a member of the eighth precinct police; the prisoner was taken on the 14<sup>th</sup> Feb. to the station house by officer Beard. I had a warrant for him; the burglary took place on the 13<sup>th</sup> of January and I got information about it three days afterward. Thomas Stevenson, sworn for the defence testified I do business 137 Bleeker St. I know Kampe eight or nine months; he came into my place but I afterwards kept him out because I heard his reputation was bad. James Maher swore that Kampe's reputation was bad. I work with Mr. Stevenson and on one occasion when I put him out of the place he said he would get even with the place or with "Frenchy". John P. Brown sworn. I live 392 Bleeker St. I am a steamboat painter. I know Kampe very well. I met him on the Sunday night before he went to the House of Detention between Bleeker and Houston Sts. in South Fifth Ave.; he said he was going to give that Frenchy son of a b- away. Sometimes Kampe works when I get him a job and the rest of the time he steals. I know him a year and a half. I sometimes let him sleep with me. The jury rendered a verdict of guilty of petty larceny. He was sent to the penitentiary for six months.

0445

testimony in the case  
of  
William Ryan  
pled Feb 9

1881

0446

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That

*William Ryan*

late of the *eighth* Ward of the City of New York, in the County of  
New York aforesaid, on the *thirteenth* day of *January* in the  
year of our Lord one thousand eight hundred and ~~eighty~~ *eighty-one* with force and  
arms, at the Ward, City and County aforesaid, the *store* of

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

*Luke Higgins*  
then and there being, then and there feloniously and burglariously to steal, take and carry  
away, and

*One living animal (of the kind commonly called a dog)  
of the value of nineteen dollars  
Three gallons of liquor (of the kind commonly called whiskey)  
of the value of six dollars each gallon  
Four gallons of liquor (of the kind commonly called brandy)  
of the value of three dollars each gallon  
Two hundred cigars of the value of five cents each  
Divers coins of a number kind and denomination  
to the jurors unknown and a more accurate description  
of which cannot now be given of the value of three dollars*

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

*Luke Higgins*

so kept as aforesaid in the said *store* then and there being, then and  
there feloniously did steal, take and carry away, against the form of the Statute in such case  
made and provided, and against the peace of the People of the State of New York and their  
dignity.

0447

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

William Ryan

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,

One living animal (of the kind commonly called a dog) of the value of nineteen dollars  
Three gallons of liquor (of the kind commonly called whiskey) of the value of six dollars each gallon  
Four gallons of liquor (of the kind commonly called brandy) of the value of three dollars each gallon  
Two hundred cigars of the value of five cents each  
Several coins of a number, kind and denomination to these jurors unknown and a more accurate description of which cannot now be given of the value of three dollars

of the goods, chattels, and personal property of Luke Higgins

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

Luke Higgins

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen ~~of the said~~ 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.

*Samuel J. Rollins*  
SAMUEL J. ROLLINS, District Attorney.