

0772

**BOX:**

374

**FOLDER:**

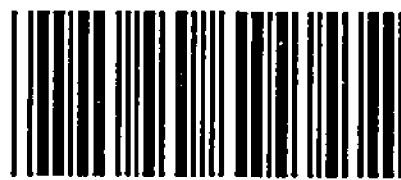
3501

**DESCRIPTION:**

Nilson, Axel

**DATE:**

11/21/89



3501

POOR QUALITY ORIGINAL

0773

157

Witnesses;

John Nelson  
Officer Patrick

Counsel,  
Filed 21 day of Nov 1899  
Plends, *Magally not*

THE PEOPLE

vs.

B

Axel B. Nilsson

Assault in the First Degree, Etc.  
(Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

*Wm. White*  
Dec 20/99 Foreman.  
*Carl L. Ljungberg*

After a careful examination  
of all the facts herein, I re-  
commend the discharge of  
the defendant on his own re-  
cognition.  
Dec 20/99. At St. Paul  
Dea.

POOR QUALITY  
ORIGINAL

0774

Police Court—3 District.

CITY AND COUNTY  
OF NEW YORK, } ss.

of No.

John Nelson  
157 1/2 Street, East 11th

being duly sworn, deposes and says, that  
on Saturday the 31<sup>st</sup> day of August

in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Frederic P. Nelson (now here), who cut  
and stabbed deponent  
twice on the body with  
some sharp instrument  
which he then held in  
his hand, and said assault  
was committed

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

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

Sworn to before me, this

of

7<sup>th</sup> day  
September 1889.

Charles V. Faintor POLICE JUSTICE.

John Nelson

POOR QUALITY  
ORIGINAL

0775

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*Arub P. Nelson*

Taken before me this

day of

188

Police Justice.

POOR QUALITY  
ORIGINAL

0776

This is to certify that  
Mrs. John Smith is  
unable to attend school  
Sept 18! owing to the  
slight wounds received  
Aug 31st, he will be  
able about the 4th or  
5th of Sept.

Ambulance Surgeon

Injury, Two Stab. wounds  
one absorption of the  
the other under the 5th rib  
A. B. Smith

POOR QUALITY  
ORIGINAL

0777

CITY AND COUNTY  
OF NEW YORK, ss.

POLICE COURT, 6' DISTRICT.

*Horace E. Patrick*

of No. \_\_\_\_\_ Street, aged \_\_\_\_\_ years,

occupation *The 33<sup>d</sup> Precinct Police* being duly sworn deposes and says

that on the *31<sup>st</sup>* day of *August* 1889

at the City of New York, in the County of New York *he arrested*

*Arfel P. Neilson*, now here, on the  
charge of stabbing *John Oelsen*  
at the corner of Avenue C and Cedar  
Place, Woodstock. Said Oelsen is confined  
to his bed at his house, Avenue C and  
Cedar Place, in consequence of said wounds  
and is unable to appear in court. Wherefore  
deponent asks that said *Arfel P. Neilson*  
may be committed to await the result of the  
injuries of said *John Oelsen*

*Horace E. Patrick*

Sworn to before me, this

*of September* 1889

day

*John C. [Signature] Police Justice.*



POOR QUALITY  
ORIGINAL

0778

Police Court--

6

District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

Arrel P. Neilson

AFFIDAVIT

Assault on John Gelsen

Dated September 1 1889

Cochrane Magistrate.

Patrick Officer.

33

Witness,

4 Sept 7.89-9 A.M.

Disposition,

Came to await  
result of inquiries of  
John Gelsen

0779

*Dated* ..... 188 ..... *Police Justice.*



POOR QUALITY  
ORIGINAL

0780

Harlem Nov 30/89

Now John K. Fellows  
District Attorney of  
the County of New York.  
My dear Sir Please take  
notice that I have moved  
from 157<sup>th</sup> St near Ave C to  
No 321 East 115<sup>th</sup> St bet 4<sup>th</sup> & 5<sup>th</sup>  
2<sup>nd</sup> Ave New York City &  
notify you for the reason  
that I am the Complainant  
for the People in the Case  
of the People vs against  
Alex. P. Neilson indicted  
for an Assault on

POOR QUALITY  
ORIGINAL

0781

the by stationing me  
John Resprately

John Olsen  
No 321 East 115<sup>th</sup> St  
City  
90 W. Hanson

The title of case

The People vs  
against

Alfred P. Nelson

Indicted for

Assault

The defendant was  
arraigned to plead 400 25/34

POOR QUALITY  
ORIGINAL

0782

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Axel P. Nilsson

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

Axel P. Nilsson

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

The said

Axel P. Nilsson

late of the City of New York, in the County of New York aforesaid, on the  
thirty first day of August in the year of our Lord  
one thousand eight hundred and eighty nine, with force and arms, at the City and  
County aforesaid, in and upon the body of one John Olson  
in the Peace of the said People then and there being, feloniously did make an assault  
and him the said John Olson

with a certain sharp instrument to the  
Grand Jury aforesaid unknown  
which the said Axel P. Nilsson  
in his right hand then and there had and held, the same being a deadly and  
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and  
wound,

with intent

him the said John Olson

thereby then and there feloniously and wilfully to kill, against the form of the statute in  
such case made and provided, and against the peace of the People of the State of New York  
and their dignity.

SECOND COUNT—

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

Axel P. Nilsson

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

The said

Axel P. Nilsson

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of  
the said John Olson in the peace of  
the said People then and there being, feloniously did wilfully and wrongfully make  
another assault, and him the said

with a certain

sharp instrument to the  
Grand Jury aforesaid unknown

which the said

Axel P. Nilsson

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

**POOR QUALITY  
ORIGINAL**

0783

THIRD COUNT—

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

*Axel P. Nilsson*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Axel P. Nilsson*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said  
*John Olson* in the peace of the said People then  
and there being, feloniously did wilfully and wrongfully make another assault, and

him the said *John Olson*  
with a certain *sharp instrument to the*  
*Grand Jury aforesaid, unknown*  
which *he* the said *Axel P. Nilsson*  
in *his* right hand then and there had and held, in and upon the *body*  
of *him* the said *John Olson*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and  
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-  
fully inflict grievous bodily harm upon the said *John Olson*

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

JOHN R. FELLOWS,

District Attorney.

0784

**BOX:**

374

**FOLDER:**

3501

**DESCRIPTION:**

Noonan, Michael

**DATE:**

11/20/89



3501

POOR QUALITY  
ORIGINAL

0785

Witnesses:

Officer Thompson

Counsellor

FILED of 1889

Pleas

Michael Noonan

THE PEOPLE

vs.

POOL SELLING.

(Section 351, Penal Code and Chap. 470,  
Laws of 1887, §§ 4 and 7.)

John R. Bell  
~~RANDOLPH B. MARINE~~

District Attorney

A True Bill.

Michael Little

Foreman.

Transferred to the Court of Special  
Sessions for trial and final disposition.

Part 2... 1889



POOR QUALITY  
ORIGINAL

0786

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Noonan

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

Michael Noonan

of the CRIME RECORDING AND REGISTERING A BET AND WAGER, committed as follows:

The said

Michael Noonan

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twentieth* day of *September* in the year of our Lord one thousand eight hundred and eighty *eight* at the Ward, City and County aforesaid, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did unlawfully record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one

James A. Thompson

and divers other persons to the Grand Jury aforesaid unknown, upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *J. Harper Jr.* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Gravesend* in the County of *Kings* in the State of *New York* and commonly called the *Brooklyn Jockey Club* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY  
ORIGINAL

0787

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

*Michael Noonan*

of the CRIME OF POOL SELLING, committed as follows:

The said

*Michael Noonan*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold, to one *James A. Thompson* and to divers other persons, to the Grand Jury aforesaid unknown, a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *S. Harper, Jr.* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Gravesend* in the County of *Kings* in the State of *New York* and commonly called the *Brooklyn Jockey Club* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid at the place and race track aforesaid (a more particular description of which said trial and contest, and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

*Randolph B. Martine*  
RANDOLPH B. MARTINE,

District Attorney.

0788

**BOX:**

374

**FOLDER:**

3501

**DESCRIPTION:**

Nuckle, Rosie

**DATE:**

11/06/89



3501

POOR QUALITY  
ORIGINAL

0789

Witnesses:

Wm. A. Gray  
Wm. Chandler  
Representing  
Community  
According to  
the principles

Wm.

Counsel,  
Filed  
Pleads,  
day of  
1889

THE PEOPLE  
vs.  
Boris Muckle  
Grand Larceny, (From the Person)  
[Sections 528, 530 Penal Code]

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

Wm. A. Little  
Foreman,  
Cred. Committee of  
J. C. Gray  
54102 Pers St

74

The People v. Charles Allen, sworn and examined, testified. Where do you live? No. 148 West Houston St. What is your business? Laundry. Do you remember seeing the defendant on the 29th of October last? Yes. What time of day? About two o'clock in the morning, as near as I could judge. Where did you meet her? On Houston near Wooster Street. Did you go with her from that place to a house? No sir, I did not go with her; there was two of them in company; she had another companion with her and I went with her companion into a room on Wooster St. and there when we came down stairs this woman was following us to the house where we went; she asked me to treat her and I told her that I did not have any change. They said they could very easy get change for me, but I did not feel inclined to treat; then this defendant came out in the hall and asked me to go up stairs with her. I told her I did not care to, I would rather go to a parlor house because I did not feel inclined to go up stairs with her, but she coaxed and



POOR QUALITY  
ORIGINAL

0791

begged; she asked me to go up stairs with her, pay a quarter for the room and give her the balance of the dollar. I took my pocket book out and I took out a two dollar bill. I gave the landlady of the house the bill to change; she took a quarter out of it and gave me the \$1.75 in change. I put the change loose in my pocket after seeing what money I had. I had a five dollar and a two dollar bill left in my pocket book. We went up stairs. I asked her how much I should give her? She said, seventy five cents; that was all she asked and I paid her that. Then I sat down and we talked a while; she got fooling around me. I took off my coat and vest and kept my pantalons on; she unbuttoned them while I was sitting on the bed and I had sexual intercourse with her. When I was dressing myself I saw the pocket book partly sticking out of my pocket, almost ready to fall out. I was trying to put it back, I felt it was empty; that is how I came to miss the money; otherwise I do not think I would have missed it until I got home and had further use for it. I had severe



dollars. I opened the pocketbook at the time. I told her, "you had better give me back that money or you will get in trouble, I will have you arrested." She denied having it; she said she did not take it. We went down into the sitting room. I told her I would have her arrested, she had no right to take the money, I gave her what she asked and that was all she was entitled to. The party I had been up stairs with previous to that was sitting in the room waiting for us. Then the defendant said that if I would go over to Burns' saloon that she would return five dollars to me as the barkeeper had fifteen dollars of her money. I told her no. I asked her where Burns' saloon was? and she said, round the corner. I told her I did not care about going into a saloon at that hour, that she could get me the money without going to the saloon. She said she could not unless I went to the saloon, but she only offered to give me five dollars back. We stayed there in the room for a little while, and the landlady said, "Why don't you give up the money to him, you know that you have

taken it. Those are the very words the landlady used, she denied it then. I followed her to the hall door to give her in charge of an officer, and when at the door we met a woman and a man; she took the man's arm and went across to the other side of the street. I ran back to get her name, and the landlady of the house gave me her name as Lizzie Stewart, and gave me one of her cards, so I could know who I was going to have arrested. I did not know her name more than she did mine. I went down to the corner and met two officers in uniform. I told them what happened. I asked one of them if he knew where Burris' saloon was and he said he did; we went there and found the defendant.

Cross Examined I am foreman of Forest's steam laundry in Commerce St. As near as I could judge it was a little after one o'clock in the morning when I first met the defendant. I was going to my room. I had been up town enjoying myself. I had two or three glasses of beer, but I did not drink a drop of whiskey that night.

I went to Volk's garden and sat down there and listened to the music and took a walk round and seen the sights. When I took the two dollars out to get change to pay the landlady for the room, I had seven dollars left in the pocketbook. I counted the money because I wanted to see how much I could spare. I wanted to live on that in the week. I rolled the two bills together in a kind of a lump and put them back in the pocketbook. I should judge I did not stay in the room more than fifteen minutes. I did not request the defendant to commit a crime against nature, but I did have sexual intercourse with her.

Frederick Hollenbach sworn. I am an officer of the Eighth precinct and arrested the defendant in Burns's saloon on the 29<sup>th</sup> of Oct. about half past three. I told her what I arrested her for, that the man accused her of robbing him of seven dollars. She said she did not. I told her to come outside. I asked the complainant if that was the woman, and he said, yes. I took her to the station house and disposed of the case there. I felt her pockets and she did not have anything with her. That was the only

search that was made. I had no conversation with her when I brought her over to Court in the morning. I heard a conversation between her and the complainant. She said he was mad because she would not allow him to do a certain thing. She told the Clerk of the Court that the complainant wanted to do a certain thing to her and she would not allow him. That certain thing was a crime against nature.

Rosie Nuckle, sworn and examined in her own behalf testified. Where do you live? No. 180 Bleeker St. Do you recollect the night in question? Yes. This young girl and I were on our way home and this man (the complainant) came up and spoke to her; he did not speak to me at all, and he asked her where she lived? She said No. 160 Wilson St.; they went to her house together; she asked me if I would not go round and wait for her. I waited for her; they came down stairs in 20 minutes; he stayed in the back parlor about five minutes; she asked him if he would not heat? He said, "Wait till I go outside." He said to me, "Wait you go



up stairs?" After a few minutes I said, "I guess I will." He went out in the hall and he paid the landlady. I did not see any pocketbook at all with that man. I went up stairs with him and he paid me, and he wanted to commit a crime against nature I would not have it. He asked me to give 75 cents back, and I said I would not. He said, "I will have you arrested." He would not let me out. A young girl came to the door looking for two lady friends. I said they were in Burns' liquor store. She said, "Will you come down?" I said, "yes." I went to the saloon, there was two officers in the corner. I crossed over and went down to Burns' liquor store and I was arrested there. Did you take his pocketbook or any of his money that night from him? No sir. I did not see a cent with the man only what he gave me. I saw no pocketbook. Have you ever been arrested before? Yes, for soliciting. How many times? About three or four times. I was arrested for fighting once and got six months for it. I got ten days each time for

POOR QUALITY  
ORIGINAL

0797

soliciting. Cross Examined. Why didn't you tell the Police Magistrate where you went before him about this man, about the reason you had the difficulty with him? I did, I told the clerk. Do you remember being asked a number of questions in the Police Court? No sir, that is all they asked me. Do you remember denying in the Police Court that you were with this man at all and telling the Judge he was with another woman? No. I did not say that. I said he was up stairs with this girl first. I remember being asked my name and how old I was and where I was born and I answered. They asked me where I lived and how long. I told them at 180 Bleeker st. for ten months I was asked what my business was. I told them "linen." I was asked to give an explanation of the charge made against me and I said I was not guilty; the complainant was with another girl. I remember signing a paper. That is the only explanation you made there? Yes, he went up stairs with the other girl first. By Counsel. Q You did not say in the Police Court you were



not with him? I said the other girl was  
with him first up stairs.

By the Court. Did you were up stairs afterwards?  
A Yes.

The Court. The jury rendered a verdict of guilty  
of grand larceny in the first degree.  
I cannot do anything for her  
except to send her where she can  
get some of the bad rum she has on  
board <sup>all the time</sup> out of her. Her reputation in the  
Precinct is that of a bulldozer, a  
nuisance, a fighter, and a woman  
who spends her whole life in solici-  
ting men into the kind of places  
she got this man into on this  
occasion.

She was sentenced to imprisonment  
in the penitentiary for five years.

**POOR QUALITY  
ORIGINAL**

0799

Testimony in the  
Case of  
Rose Hackle  
filed

Nov. 1889

POOR QUALITY  
ORIGINAL

0000

Police Court

District

Affidavit—Larceny.

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

of No. 145 West Houston Street, aged \_\_\_\_\_ years,

occupation Seaman being duly sworn

deposes and says, that on the 29 day of October 1889 at the City of New

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

good and lawful  
money of the United States to the  
amount and value of seven dollars  
7

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 Rosie Mckee, now her

under the following circumstances Deponent  
met the defendant in Houston Street for  
and went with her to No 160 Wooster  
Street for the purpose of prostitution, and  
when Deponent went into a room in  
said house with the defendant alone  
Deponent had the said money in  
a purse in the left pocket of  
Deponents pantaloons. Before leaving  
the said room Deponent missed  
the said money and accused the  
defendant, and the defendant  
then and there offered to  
return five dollars of the said  
money if Deponent would go to

Sworn to before me, this

188

Police Justice.

POOR QUALITY  
ORIGINAL

00001

a saloon with her, but, when  
deponent got into the street the  
defendant ran off, but she was  
arrested within fifteen minutes  
by policeman Hollenback of the  
4th Precinct. Deponent asks  
that defendant be dealt with  
as the law directs.

Subscribed before me this Chas. Olson  
28th day of October 1899  
*[Signature]*  
Police Justice

POOR QUALITY  
ORIGINAL

0002

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question. What is your name?

Answer.

*Rosie Nuckee*

Question. How old are you?

Answer.

*32 years*

Question. Where were you born?

Answer.

*N.Y.*

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

Answer.

*180 Bleeker St — 10 months*

Question. What is your business or profession?

Answer.

*Linin*

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

Answer.

*I am not guilty. The  
Defendant was with another  
girl*

*Rosie Nuckee*  
*mark*

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

Police Justice.



POOR QUALITY  
ORIGINAL

0000

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

Police Court... 2  
District...

1628

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles Allen

Roni Nuckee

Offence...  
Laws...  
from...

Dated...  
Oct 29 1889

Hagan

Magistrate.  
Hollander  
Officer.

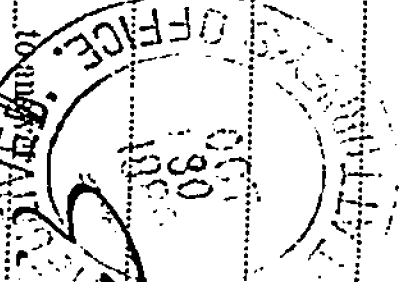
Witnesses

No. ....  
Street...

No. ....  
Street...

No. ....  
Street...

No. ....  
Street...



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

Roni Nuckee

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

Dated...  
Oct 29 1889

Hagan  
Police Justice.

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

Dated... 1889  
Police Justice.

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

Dated... 1889  
Police Justice.



POOR QUALITY  
ORIGINAL

0004

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rosie Muckle

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

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

The said

Rosie Muckle

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

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of five dollar; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of five dollar; one United States Gold Certificate, of the denomination and value of five dollar; one United States Silver Certificate, of the denomination and value of five dollar;

two promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of two dollar each; two promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of two dollar each; two United States Gold Certificates, of the denomination and value of two dollar each; two United States Silver Certificates, of the denomination and value of two dollar each;

three promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of one dollar each; three promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of one dollar each; three United States Gold Certificates, of the denomination and value of one dollar each; three United States Silver Certificates, of the denomination and value of one dollar each;

divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown of the value of seven dollars of the goods, chattels and personal property of one Charles Allen on the person of the said Charles Allen then and there being found, from the person of the said Charles Allen then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John L. Fellows,  
District Attorney