

0419

BOX:

435

FOLDER:

4012

DESCRIPTION:

Reed, William

DATE:

04/09/91



4012

POOR QUALITY ORIGINAL

0420

Counsel,

Filed

Pleads,

9 day of April 1894

Grand Larceny, *second Degree*
(From the Person.)
[Sections 528, 531, Penal Code]

THE PEOPLE

vs.

William Reed

DE LAUNCEY WIGGLES

District Attorney.

A True Bill.

Edward D. Griffin

Foreman

Wm. J. Zuley

Wm. J. Zuley

Juvenile Asylum

R.B.M.

Witnesses:

Thomas Blaney
199 Elizabeth St.

POOR QUALITY ORIGINAL

0421

Court of
General Sessions

The People

vs.

William Reed.

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

100 EAST 23^d STREET,

New York, April 4th 1891

CASE NO. 55627

DATE OF ARREST

CHARGE

AGE OF CHILD

RELIGION

FATHER

MOTHER

RESIDENCE

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

OFFICER

April 3^d 1891

Rooney, 10th Prec.
Larceny from the person.

1 year.

Protestant

William

Lucy Elizabeth Street
269 Elizabeth Street

on May 16th 1889. boy was committed to New York Juvenile Asylum by Justice Ford at Tombs Police court on the complaint of his mother for Juvenile Delinquency. Mother states that boy is a bad and uncontrollable boy and that she would have had him committed again, if boy would not have been arrested. Mother herself was arrested on May 16th 1889, charged with cruelty to the same boy, but was discharged by Justice Ford. Woman then lived in a house of doubtful character and had a prostitute as boarder.

All which is respectfully submitted,

To Dist. Attorney

D. Hellows Serling's
Supt

POOR QUALITY ORIGINAL

0422

*Court of
General Sessions.*

The People

vs.

William Reed

Exempt from the provisions of

PENAL CODE, §

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

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

POOR QUALITY ORIGINAL

0423

Police Court _____ / District. Affidavit—Larceny.

City and County of New York, } ss: Freda Ahns

of No. 12 Prince Street, aged 10 years, occupation _____ being duly sworn,

deposes and says, that on the 3rd day of April 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the _____ time, the following property, viz:

One Pocket book containing the sum of one dollar and seventy six cents in gold and lawful money of the United States, the whole valued at one dollar and eighty six cents

\$1.86

the property of deponent's mother, Lucy Ahns in the care and custody 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 William Reed (murderer)

from the fact that deponent was on the corner of Elizabeth and Prince streets in the City and had said pocket book containing said money in her hand, that defendant took said pocket book from the hand of deponent and ran away. Deponent is informed by James Ream and Thomas Blaney that they saw the defendant running on Elizabeth Street and that they saw the defendant throw said pocket book away as he was running. Officer Rooney arrested the defendant while in the act of running through said street.

Freda Ahns

Sworn to before me, this 3rd day of April 1891, by Charles W. Hendricks Police Justice.

POOR QUALITY ORIGINAL

0424

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 15 years, occupation James Regan Printing of No. 212
Elizabeth Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Juda Shuss
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 3 day of April 1897 } James Regan
Charles Hunter
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 14 years, occupation Thomas Blaney School Boy of No. 199
Elizabeth Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Juda Shuss
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 3rd day of April 1897 } Thomas Blaney
Charles Hunter
Police Justice.

POOR QUALITY ORIGINAL

0425

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer. William Reed

Question. How old are you?

Answer. 11 years

Question. Where were you born?

Answer. Mount Vernon N.Y. & Friends

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

Answer. 265 Elizabeth Street New York

Question. What is your business or profession?

Answer. School Boy

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

Answer. I am Guilty
William Reed
W.R.

Taken before me this 10th day of April 1891 at New York N.Y.
Charles H. ...
District Police Justice.

POOR QUALITY ORIGINAL

0426

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

Police Court District

THE PEOPLE, Ec.,
ON THE COMPLAINT OF

Wm. J. ...
12-9 Prince St
Wm. Reed

Offence *Larceny from the Person*

Dated *April 3rd 1891*

James ... Magistrate

Robert ... Officer

110 Precinct

Witnesses *John ...*

No. *107 & 23rd* Street

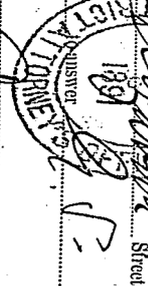
James ...

No. *211* Street

James ...

No. *199* Street

176 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

J. ...

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 *April 3rd 1891*, *Charles ...* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0427

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Reed

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

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

The said William Reed

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

\$1.76

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

and divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar and seventy-six cents, and one pocketbook of the value of ten cents

of the goods, chattels and personal property of one Lucy Ahno on the person of the said one Frieda Ahno then and there being found, from the person of the said Frieda Ahno 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.

De Lancey McCall, District Attorney

0428

BOX:

435

FOLDER:

4012

DESCRIPTION:

Reich, Pasquale

DATE:

04/29/91



4012

0429

BOX:

435

FOLDER:

4012

DESCRIPTION:

Reich, Antonio

DATE:

04/29/91



4012

POOR QUALITY ORIGINAL

0430

1890
W.C. Lamb

Counsel, *J. G. [Signature]*
Filed *Day of April 1891*
Pleads, *W. [Signature]*

THE PEOPLE vs. *[Signature]*
Anna Reich
[Signature]
Anna Reich

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

DELANEY NICOLL
JOHN R. FELLEARS

District Attorney.
June Term, Sep 17/91
Part I Sept 21, 1891, B.S.W.

A True Bill.

Edward T. Luffin
Foreman
[Signature]
[Signature]

Witnesses:
Frank [Signature]

POOR QUALITY ORIGINAL

0431

Police Court 6th District.

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

of No. 465 East-137th Frank Giacinto Street, aged 28 years,
occupation Laborer Foreman being duly sworn

deposes and says, that on 9th day of April 1892 at the City of New
York, in the County of New York, 469 East-137th

he was violently and feloniously ASSAULTED and BEATEN by Pasquale Reich and Antonio Reich who attacked deponent with knives and Pasquale stabbing deponent in the small of the back and said Antonio stabbing deponent on the top of the head inflicting severe cuts and the stab in the back was four inches deep. Said assault was committed without provocation on the part of deponent.

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

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

Sworn to before me, this 2nd day of April 1892 } Frank Giacinto his
of April 1892 } mark
J. M. [Signature] Police Justice.

POOR QUALITY ORIGINAL

0432

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

6th
6th

District Police Court.

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

Question. What is your name?

Answer. *Pasquale Reich*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *5-35 East-149th St. Four years*

Question. What is your business or profession?

Answer. *Laborer's foreman*

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.*

Pasquale Reich

Taken before me this
day of

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0433

Sec. 198-200.

6th

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Antonio Reich 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. *Antonio Reich*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *535 East 149th St. Four years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

Antonio Reich

Taken before me this
day of

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0434

Police Court - 6th District. 530

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Reynolds
#65 East 157th
Pasquale Reich
Antonio Reich

Offence Assault -
Delony

Dated April 21st 1891

Magistrate
Officer
33rd

Witnesses
Palmerio Cooper

No. 621
Prison
No. 621
Prison

No. 1570
Prison
No. 1570
Prison



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

Pasquale Reich and Antonio Reich

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

Dated April 22nd 1891 Police Justice.

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

Dated April 22nd 1891 Police Justice.

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

Dated 18 Police Justice.

BAILED,
No. 1, by Frank Reynolds
Residence 672 East 147th Street
No. 2, by Frank Reynolds
Residence 672 East 147th Street
No. 3, by Frank Reynolds
Residence 672 East 147th Street
No. 4, by Frank Reynolds
Residence 672 East 147th Street

The preceding Magistrate of the 5th Dist. Police Court will please take herein this case and other

Handwritten signature

POOR QUALITY ORIGINAL

0435

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Paquale Reich and Antonis Reich

The Grand Jury of the City and County of New York, by this indictment, accuse Paquale Reich and Antonis Reich of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Paquale Reich and Antonis Reich, both

late of the City of New York, in the County of New York aforesaid, on the fifth day of April in the year of our Lord

one thousand eight hundred and ninety-one, with force and arms, at the City and County aforesaid, in and upon the body of one Frank Gaants

in the Peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Frank Gaants with

two a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Paquale Reich and Antonis Reich

in their right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,

with intent him the said Frank Gaants 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 Paquale Reich and Antonis Reich of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Paquale Reich and Antonis Reich, both

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 Frank Gaants in the peace of the said People then and there being, feloniously did wilfully and wrongfully make

another assault, and to, at and against him the said Frank Gaants with two certain knives

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Paquale Reich and Antonis Reich

in their right hand then and there had and held, the same being weapons and instruments likely to produce grievous bodily harm, then and there feloniously did

wilfully and wrongfully shoot off and discharge, 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.

0436

BOX:

435

FOLDER:

4012

DESCRIPTION:

Reilly, Edward

DATE:

04/13/91



4012

POOR QUALITY ORIGINAL

0437

Witnesses:

Alfred Friel
Arthur P. Friel

Counsel,

Filed

Pleads,

12
day of April 1911
Mcquilly 14

THE PEOPLE

vs.

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

Edward Reilly

DE LANCEY NICOLL

JOHN R. FELLOWS

District Attorney.

A True Bill.

Ernest R. ...

Part III April 16 1911
Foreman.

Pleads guilty.

Ernest R. ...

POOR QUALITY ORIGINAL

0438

EMKEN CHEMICAL COMPANY,
MANUFACTURING CHEMISTS,

WORKS AT
RAVENSWOOD, L. I.

96 SPRING ST., NEW YORK.

NEW YORK, *May 19* 1891

Office of the
District Attorney

116 New York

Dear Sir,
Will you kindly deliver
to *Beaman* *Wm. R. McGowan*
the *figures* *of* *the* *firm*
to the *affidavit* *of* *Mr*
F. Emken *of* *the* *firm*
Edward Reilly *was* *arrested*
and *convicted* *on* *the* *17th*
of *the* *1891*
And *obliga*
Yours
J. Emken

50 00
30 00

EMKEN CHEMICAL CO.

per *Abraham*
Levy

GLUED PAGE

0439

POOR QUALITY ORIGINAL

District.

George J. Krapp

of No. Germania Bank Street, aged 35 years,
occupation Paying Teller being duly sworn, deposes and says,
that on the 31st day of March 1891, at the City of New
York, in the County of New York, Edward Reilly now

here did feloniously, with intent to cheat
and defraud the Germania Bank, make
forge and utter a certain instrument in writing
purporting to be a check for the sum of thirty
(\$30)
dollars, drawn on the Germania Bank of the
City of New York, which purports to have been
signed by Frederick Emken President of the
Emken Chemical Co, dated March 30
1891; that on said date the defendant
presented the said check to defendant
who is the paying teller of the said
Germania Bank, and the defendant
then received the money for said check
which is hereto attached marked
"Exhibit A" and defendant charges
that said check is false and
fraudulent for the reason that

POOR QUALITY ORIGINAL

0440

Deponent is informed by the said
Fredrick Emken, that the signature
"F. Emken" on said check is not
his writing nor authorized by him
and that it is an imitation of
his writing. Deponent asks that
defendant be held to answer
said charge of forgery

Sworn to before me this 7th day of April 1921

W. J. McMahon
Police Justice

George F. Strapp

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of the City
Prison of the City of New York, until he give such bail.
Dated 1888
Police Justice

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice

There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice

Police Court-- District.

THE PEOPLE, &c.,
OF THE COMPLAINT OF

1	
2	
3	
4	

Offence,

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

to answer Sessions.

POOR QUALITY ORIGINAL

0441

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Chemist of No.

96 Spring Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of George J. Kreff

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

Sworn to before me, this 7 day of April 1896 } Frederick Emker

W. W. Mahon
Police Justice.

POOR QUALITY ORIGINAL

0442

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Reilly

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?

Edward Reilly

Answer.

Question. How old are you?

16 years

Answer.

Question. Where were you born?

U.S.

Answer.

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

111 East Av. 11 years

Answer.

Question. What is your business or profession?

Clerk

Answer.

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?

I am guilty

Answer.

Edward Reilly

Taken before me this *7*
day of *April* 18*97*
Wm. Mahoney
Police Justice.

POOR QUALITY ORIGINAL

0443

Police Court, 2 - District:

City and County of New York, ss.

of No. 96 Spring
occupation Chemist

Fredrick Emken
Street, aged 38 years,

that on the 31 day of March 1891, at the City of New York, in the County of New York,

Edward Reilly did feloniously with intent to cheat and defraud make forge and utter a certain instrument or writing which purports to be a check for the sum of fifty dollars drawn on the German Bank of the City of New York and which purports to have been signed by Frederick Emken this defendant from the fact that defendant is informed by the paying teller of the said German Bank that on said date the said Reilly presented the said check to him and received the money for the same.

Defendant further says that the signature on said check which is hereto attached marked "Emken" is false forged and fraudulent and that defendant did not authorize said Reilly or any other person to sign said check. Defendant therefore prays that the said Reilly may be arrested and dealt with as the law directs.

Fredrick Emken

Given & signed me
this 6th day of April 1891

W. J. Madelon

Discharged and new Complaint
Taken April 7 1891

Police Justice

POOR QUALITY ORIGINAL

0444

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

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

Dated _____ 188_____

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188_____

There being no sufficient cause to believe the within named _____

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

Dated _____ 188_____

Police Justice.

Police Court--21 District.

THE PEOPLE, & C^o
ON THE COMPLAINT OF

Edward J. [Signature]

vs.

Edward J. [Signature]

Offence Armed Robbery

Dated April 6 1887

[Signature] Magistrate.

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

to answer _____ Sessions.

POOR QUALITY ORIGINAL

0445

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William Anderson of No. 96 Spring Street, that on the 31 day of March 1887 at the City of New York, in the County of New York,

Edward Kelly, duly feloniously
made false and utter a certain
instrument or writing which purports
to be a check for the sum of fifty dollars
drawn on the Germanian Bank of the
City of New York - and which purports to have
been signed by Complainant

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 6th day of April 1887
W T Anderson POLICE JUSTICE.

POOR QUALITY ORIGINAL

0446

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated 188

..... Magistrate.
Kush & Steel Officer.

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

..... Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

..... Police Justice.

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

Dated 188

..... Police Justice.

The within named

POOR QUALITY ORIGINAL

0447

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

Police Court No. 2
 District 465

THE PEOPLE, Ec.,

ON THE COMPLAINT OF

Pat J. Brady
 Edmund Reilly

2
 3
 4

Offence Joyery

Dated April 7 1891

Magistrate
 Officer
 Precinct



Witnesses
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
 \$1500 to answer
 S. J.
 Done

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

Edward Reilly

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 April 7 1891 W. T. McMahon Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0448

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Reilly

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

Edward Reilly

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

The said *Edward Reilly*

late of the City of New York, in the County of New York aforesaid, on the *thirty-first* day of *March* in the year of our Lord one thousand eight hundred and *ninety-one*, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, *to wit: an*

order for the payment of money,
of the kind called bank cheques,
which said forged *bank cheque*
is as follows, that is to say:

No

New York, March 30 1891

The Germania Bank
of the City of New York

Pay to the order of Cash

Thirty 00/100

\$30.00/100

Dollars
Emben Chemical Co.
J. Emben Pres

with intent to defraud, 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**

0449

SECOND COUNT—

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

Edward Reilly

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

The said *Edward Reilly*

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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit:* an order for the payment of money, of the kind called bank cheques which said forged bank cheque is as follows, that is to say:

No. *New York, March 30 1891*
The Germania Bank
of the City of New York
Pay to the order of Cash _____
Thirty ⁰⁰/₁₀₀ _____ Dollars
\$30 ⁰⁰/₁₀₀ _____
Emken Chemical Co.
H. Emken Pres

with intent to defraud: *he* the said *Edward Reilly* then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
~~JOHN R. FELLOWS,~~
District Attorney.

0450

BOX:

435

FOLDER:

4012

DESCRIPTION:

Reinhardt, George

DATE:

04/09/91



4012

POOR QUALITY ORIGINAL

0451

44 J. J. [unclear]

Counsel,
Filed *[Signature]* 1891
Pleads *[Signature]* 13

THE PEOPLE
vs.
I
George Reinhardt
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

OF LANCEY NICOLL
JOHN R. WELLS
District Attorney.

Witnesses:
Murray Davis
666-9th Ave
Alfien Dohmann
14th Street

A True Bill.
[Signature]
Jurat 2 April 14, 1891. Foreman.
[Signature]
Sworn and signed

0452

POOR QUALITY ORIGINAL

Police Court— District.

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

of No. 666 Quint Avenue Street, aged 34 years,
occupation Inspector being duly sworn

deposes and says, that on 3rd day of April 1887 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

George Reinhardt (now here)
John struck deponent in the
face with an iron hook
he then and there held in his
hand cutting deponent's face

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~~ bound to answer
for the above assault, etc., and dealt with according to law.

Sworn before me, this 3rd day
of April 1887 Henry Davis

Oldman Police Justice.

POOR QUALITY ORIGINAL

0453

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

George Reinhardt

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York City

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

Answer.

166 Sheriff St 8 years

Question. What is your business or profession?

Answer.

Long Shoreman

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

Answer.

I am not guilty

George Reinhardt

Taken before me this

George Reinhardt
1918

Police Justice.

POOR QUALITY ORIGINAL

0454

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

269
 Police Court...
 District...
 439

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

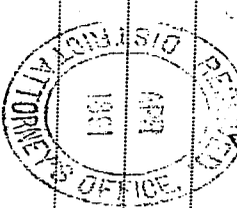
Henry Davis
Geo. B. ...

1
 2
 3
 4
 Offence... *Assault*
Henry

Dated *April 3 1891*

John ...
 Magistrate

Witnesses *Henry ...*
 No.
 Street,

No.
 Street,


No.
 Street,
1000 E. 4th St. N.Y.C.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Two* 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 *April 3 1891* *Crowe* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY ORIGINAL

0455

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Reinhardt

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

Indictment accuse — George Reinhardt —

of the crime of Assault in the first degree,

committed as follows:

The said — George Reinhardt —

late of the City of New York, in the County of New York, aforesaid, on the

— third — day of April in the year of our Lord one thousand
eight hundred and ~~eighty~~ ninety one, at the City and County aforesaid,

with force and arms in and upon the body of
one Henry Davis in the peace of the said People,
then and there being, feloniously did make an
assault and hit the said Henry Davis, with
a certain iron hook which he, the said George
Reinhardt 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 Henry Davis 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 George Reinhardt, of the
crime of Assault in the second degree, committed
as follows:

The said George Reinhardt, 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 Henry Davis in the peace of the
said People then and there being, feloniously did
wilfully and wrongfully make another assault,
and hit the said Henry Davis with a certain
iron hook which the said George Reinhardt in
his right hand then and there had and held,
the same being a weapon and 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

0457

BOX:

435

FOLDER:

4012

DESCRIPTION:

Rettig, William M.

DATE:

04/07/91



4012

POOR QUALITY ORIGINAL

0458

JBN

Counsel,
Filed *7* day of *April* 1891
Plends *Prize*

[Sections 628, 687 Penal Code.]
Grant *Prize* Second Degree.

THE PEOPLE

20-3-08
3-22-08
Prize

William M. Betting

DE LANCEY NICOLL,
District Attorney.

A True Bill.

Ernest J. ...

Foreman.
Part II April 1891
Plends *Prize*

Pen 6 and.

Witnesses:

Victor E. ...
George Brown 362 5th Ave
Alfred Kennedy 1st St

I think the value of the within goods would be found to be less than \$25.00 in value of them for account that the Plan of City having been accepted

April 10/91
Handwritten signature
Seal of District Attorney

POOR QUALITY ORIGINAL

0459

Police Court 9 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Victor Edberg

of No. 362 3rd Avenue Street, aged 34 years,
occupation Machinist being duly sworn,

deposes and says, that on the 31 day of March 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the Day time, the following property, viz:

One Overcoat, and
One Suit of Clothes, a pair of
Pants, One pair of Shoes, One Rubber
a pair of Cuff Buttons, a Merchant
Rip and a tobacco bag and a
linen handkerchief of the value of
about Fifty Dollars

\$ 50 ⁰⁰/₁₀₀

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by William M. Pettig (now here)

from the fact that said property
was in a room in the above premises
occupied by deponent the said defendant
also having a room in said premises.

Deponent left the said house at about 7
A.M. on said date, on his return at about 6 P.M.
on said date missed the said property.

Deponent is informed by Bessie Brown
of 362 3rd Avenue that she saw the said
defendant leave the above premises at about
the hour of 11 A.M. on said date with a bundle
in his possession. Deponent caused the
arrest of said defendant by Officer James
J. Murray of the 18 Precinct who found

Sworn to before me, this

189

day

Police Justice.

POOR QUALITY
ORIGINAL

0460

in his defendant possession a linen
handkerchief which deponent fully and
positively identifies as part of the property
taken stolen and carried away from
deponent possession. Wherefore deponent
asks that said defendant may be dealt
with as the law directs

Vict. Edberg

Sworn to before me this }
2nd day of April 1891 }

Wm. M. ... Justice

POOR QUALITY ORIGINAL

0461

CITY AND COUNTY }
OF NEW YORK, } ss.

Jermiah J. Humsey
aged _____ years, occupation *Police Officer* of No. _____

18 P. Raciner Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Victor Euberg* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *2* day of *April* 18*91* } *Jermiah J. Humsey*
H. M. M. M. M. Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bessie Brown
aged *18* years, occupation *clerk* of No. _____

362 3 Avenue Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Victor Euberg* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *2* day of *April* 18*91* } *Bessie Brown*

Police Justice.

POOR QUALITY ORIGINAL

0462

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *William M. Rettig*

Question. How old are you?

Answer. *20 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *362 3 Avenue B weeks*

Question. What is your business or profession?

Answer. *Walter*

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*
W. M. Rettig

Taken before me this 2 day of April 1891

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0463

BAILLED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court District. *443*

THE PEOPLE, &c.
ON THE COMPLAINT OF

Victor Calhoun
362 3 Ave
William M. Potts

Offence _____

Dated *April 21* 188*9*

Murray Magistrate
18 Precinct

Witnesses *Boas Brown*

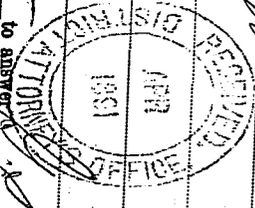
No. *362* *3 Ave* Street

Call Officer

No. _____ Street _____

No. *577* Street _____

to answer _____



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

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

Dated *April 21* 188*9* *Henry S. ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0464

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

William M. Retty

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *William M. Retty*

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

The said

William M. Retty

late of the City of New York, in the County of New York aforesaid, on the *thirty-first*
day of *March* in the year of our Lord one thousand eight hundred and
ninety-one, at the City and County aforesaid, with force and arms,

*one overcoat of the value of fifteen dollars,
one coat of the value of ten dollars, one
vest of the value of four dollars, two pair
of trousers of the value of six dollars
each pair, one pair of shoes of the value
of three dollars, one pistol of the value
of two dollars, one pair of cuff-buttons of
the value of two dollars, one pipe of the
value of two dollars, one bag of the value
of ten cents and one handkerchief of the
value of twenty-five cents,*

of the goods, chattels and personal property of one

Victor Edberg

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

**POOR QUALITY
ORIGINAL**

0465

SECOND COUNT—

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

William M. Rettig
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

William M. Rettig
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,

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

of the goods, chattels and personal property of one

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

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

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

DE LANCEY NICOLL,

District Attorney.

0466

BOX:

435

FOLDER:

4012

DESCRIPTION:

Rice, Henry Charles

DATE:

04/02/91



4012

POOR QUALITY ORIGINAL

0467

Witnesses:

Lam Thuan
M. German

Ed. O'Brien's Book

Counsel,
Filed
Pleads,
2 day of April 1891
3

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

THE PEOPLE
vs.
14 9^o clock
13 30^o pm
Henry Charles Rice
William Nicole
JOHN R. FELLOWS,
District Attorney.

P.S.
8 April

A TRUE BILL.

Wm. J. Williams
Foreman.

Part III April 8/91.

read and considered -

Home of Refuse

POOR QUALITY ORIGINAL

0468

Police Court - 3rd District.

CITY AND COUNTY OF NEW YORK, ss

Samuel Kohut of No 111 Ridge Street, Aged 14 Years Occupation Errandboy being duly sworn, deposes and says, that on the 26th day of March 1897, at the 11th 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 of the United States

of the value of Five DOLLARS, the property of deponent's parents 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 Henry Charles Rice (nowhere) and another not yet arrested who acted in concert with each other, for the reasons following to wit: Deponent says - he had said money in the pocket of the pants worn on his person while walking on Ridgeman Street, and at about 8:30 PM of said date he was suddenly seized by defendant who held deponent powerless in his grasp, whilst said other woman next placed his hand in said pocket, containing said money.

Sworn before me this day of 1888 Police Justice

POOR QUALITY ORIGINAL

0469

took said money, and then with
 ran off. Defendant further
 He said defendant and informed
 Officer Deputy C. Crummond the
 2 - Recipient of the aforesaid
 money, and when Defendant told
 said Officer that defendant was the
 one who had told him as aforesaid,
 said Officer went in pursuit of
 defendant and subsequently caught him.
 Whereupon defendant charged,
 defendant with a charge in conceal with
 another person arrested, and forcibly
 and violently taking, stealing and
 carrying away said money from the
 person person and possessor.
 sworn to before me
 this 27 day of February, 1887. James Kohut.
 Police Justice

Dated 1887
 guilty of the offence within mentioned, I order he to be discharged.
 There being no sufficient cause to believe the within named
 Police Justice
 Dated 1887
 I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Police Justice
 Dated 1887
 of the City of New York, until he give such bail.
 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 It appearing to me by the within depositions and statements that the crime therein mentioned has been
 committed, and that there is sufficient cause to believe the within named

Police Court, District, Offence—ROBBERY.
 THE PEOPLE, &c.,
 on the complaint of
 vs.
 1
 2
 3
 4
 Dated 1887
 Magistrate.
 Officer.
 Clerk.
 Witnesses,
 No. Street,
 No. Street,
 No. Street,
 \$ to answer General Sessions.

POOR QUALITY ORIGINAL

0470

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Henry Charles Rice

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

Question. What is your name?

Answer. Henry Charles Rice

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. Wm. York City

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

Answer. 73 Woodside - 3 mos

Question. What is your business or profession?

Answer. Learning Cooperage

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 held him back

Charles Henry Rice

Taken before me this

27

John J. [Signature]

Police Justice

POOR QUALITY ORIGINAL

0471

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

Police Court... 3 - District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Samuel J. [unclear]
Henry Charles [unclear]

1
 2
 3
 4
 Office *Robbery*

Dated *March 27* 188*0*

Murray Magistrate.

Henry C. Conway Officer.

12 Precinct.

Witnesses *Ata Gelman*

No. *115* *Ridge* Street.

Frederic Heller

No. *90* *Pitt* Street.

Edo Becker

No. *177* *St. 23* Street.

to answer



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

defendant

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

Dated *March 27* 188*0* *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0472

COURT OF GENERAL SESSIONS,

Part III.

The People of the State of New York, :

-against-

Henry Charles Rice. :

: Before
: Hon. RUFUS B. COWING
: and a jury.

Indictment filed April 2nd, 1891.

Indicted for robbery in the first degree.

New York, April 8th, 1891.

A p p e a r a n c e s :

For the People, assistant District Attorney
Wauhope Lynn,

For the defendant, Mr. E. L. ABBETT.

S A M U E L K O H U T, a witness for the People,
sworn, testified:

I live at No. 111 Ridge Street in this city. On the night of the 26th of March last, at a quarter of nine o'clock, I was in Rivington Street. I had two dollars in my possession. My parents had sent me for \$2. to my uncle and I was returning home with it. My uncle gave me a penny to buy a penny's worth of candy with. As I came down Rivington Street, I went into a candy store to buy the candy, and when I came out this defendant took the \$2. away from me; this boy held me by the throat and another boy took the money and ran away with it.. I ran after him for two blocks. I positively swear that the boy who is now here is the one who took hold of me by the throat; they

POOR QUALITY
ORIGINAL

0473

2

were two other boys with me at the time. The defendant at the bar held me until the boy who took my money got two blocks away and then he let me go. I started to go after the boy who had the money, but I could not find him. I told an officer of what happened and when this boy saw me talking to the officer, he started to run. The officer caught him when he had gone about half a block.

CROSS EXAMINATION:

Q Who were the other boys that were there besides Rice?

A One big boy.

Q Didn't you say there were several boys there? A Yes, sir, there were two boys there.

Q Where were the boys standing when you went in to get your candy? A Standing outside.

Q Where were they standing when you came out? A The three of them were standing right outside of the door.

Q What was the first thing done? A This boy Rice held me; he said nothing at all, and the other boy put his hand in my pocket and took the money out. The money was two silver dollars. They waited outside of the door until I came out.

Q It was not Rice who took the money from you? A He held me.

Q Now, is it not true that Rice did not hold you at all until the other boy had taken your money and ran away with it?

A Yes, sir, he did hold me.

Q When the big boy had taken your money and was about two blocks away then Rice let go of you? A Yes, sir.

POOR QUALITY
ORIGINAL

0474

3

- Q Did you start to go before he held you? A Yes, sir.
- Q Did you hear Rice and the boy that ran away say anything about taking the money? A No, sir.
- Q Did you take the money out of your pocket while in the candy store? A No, sir, I did not.
- Q Don't you think that you made a mistake in saying that Rice took hold of you before the other boy took the money and ran away? A No, sir.
- Q Did Rice have hold of you at all that day? A He did when the other boy took the money out of my pocket; he held me by the arms.
- Q How old are you? A 14.
- Q You go to school? A No, sir.
- Q Do you know what will happen to you if you tell a lie? A I will be arrested.
- Q You know what is right and what is wrong, don't you? A Yes, sir.
- Q And you know that to tell a lie is wrong? A Yes, sir.

H E N R Y C. G E N N A N, a witness for the People, sworn, testified:

I am a police officer attached to the 12th Precinct On the 26th of March last I arrested the defendant in Willet Street of this city. I was standing on the corner at half past 8 in the evening when this boy Samuel Kohut came up to me and told me that another boy had held his arm while a bigger boy took his money. I started to run

POOR QUALITY
ORIGINAL

0475

4

after the defendant and caught him after he had run about half a block. I placed him under arrest. He said "I didn't do anything, what are you arresting me for?" I told him it was for holding the boy's hand while another boy took his money. He said he did not. I asked him what he was running for and he said because the crowd was running. The complainant said, "That is the boy that held my arm and I took him to the station house. In the station house he was asked whether he was guilty or not, and he said, "I held his arm.

D E F E N C E .

H E N R Y C H A R L E S R I C E, the defendant, sworn, testified:

I am ¹⁴~~12~~ years of age and live with my parents. I have been at work for nearly two years. On the night in question, I met the boy Samuel Kohut on Rivingston Street near Ridge; he was going into a candy store to buy a cents worth of candy; as he came out another boy grabbed something and ran off with it. I was standing near the door and this boy who ran off shouted to me to hold him. I held him for a little time and then let him go. The name of the boy who told me to hold him was Eastman. I did not know that the boy had been robbed at the time I was holding him. When Kohut told me that he had been robbed, I immediately let go of him. I did not take two dollars from the boy, nor did I have any intention in holding him to aid Eastman in taking it from him.

POOR QUALITY ORIGINAL

0476

CROSS EXAMINATION:

I said I was 16 years of age when I was in the Police Court. I also held that I held the boy. Eastman lives in Brooklyn and is 16 years old; he comes around our street to play. He asked me to hold this boy while

he ran away and I did so. I had nothing else to do with the matter. **WILLIAM H. RICE**, the father of the defendant and Catherine Rice, the mother of the defendant, Michael Barron, of 332 Rivington Street and William L. Rice, a brother of the defendant, testified that the character of the defendant was good.

The jury returned a verdict of guilty of robbery in the first degree.

Indictment filed 1881-82

COMPTON GENERAL SESSIONS

1881

1881

1881

1881

1881

1881

1881

POOR QUALITY ORIGINAL

0477

per in the first degree.

The jury returned a verdict of guilty of murder in the first degree.

Indictment filed April 2 - 1891

COURT OF GENERAL SESSIONS
 Part III
 THE PEOPLE vs. HENRY CHARLES RICE.
 against HENRY CHARLES RICE.
 Abstract of testimony on the trial New York April 8th 1891.

CROSS EXAMINATION:
 I said I was 18 years of age when I was in the
 Police Court. I also held that I held the boy. Esatman
 lives in Brooklyn and is 18 years old. He comes along
 our street to play. He asked me to hold this boy while

POOR QUALITY ORIGINAL

0478

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Henry Shadler Rice

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

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

The said Henry Shadler Rice,

late of the City of New York, in the County of New York aforesaid, on the twenty-ninth day of March, in the year of our Lord one thousand eight hundred and eighty-nine, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one Samuel Hobart, in the peace of the said People, then and there being, feloniously did make an assault, and

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

[Handwritten flourish]

of the goods, chattels and personal property of the said Samuel Hobart, from the person of the said Samuel Hobart, against the will, and by violence to the person of the said Samuel Hobart, then and there violently and feloniously did rob, steal, take and carry away, the said Henry Shadler Rice being then and there aided by an accomplice, actually present, whose name is to the Grand Jury aforesaid as yet unknown.

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

[Handwritten signature]

0479

BOX:

435

FOLDER:

4012

DESCRIPTION:

Rice, William H.

DATE:

04/13/91



4012

POOR QUALITY ORIGINAL

0480

Copy 3

Witnesses:
Charles Welch
233 Breunlich St.

Counsel,
Filed *13* of *189*
Pleas *14*

THE PROPER
45 10 St.
William St. Rice

Grand Larceny - Second Degree
[Sections 528, 581 - Penal Code]

DE LANCEY NICOLL,
District Attorney
Part III May 6/91
Trial & Conviction

A True Bill.

Ernest Nicoll
Foreman.

May 6/91
Wm St. Rice

POOR QUALITY ORIGINAL

0481

District Attorney's Office,
City and County of New York.

City and County } ss.
of New York, }

of No. 359 Broome Street, aged 53 years,
occupation Pipe manufacturer being duly sworn, deposes and says,
that on the 22nd day of October 1885, at the City of New
York, in the County of New York,

John Frederick

William Rice alias Frank Moore, entered
deponent's store at said premises, and asked
me to show him some merchandise pipes. I
placed some on the counter for his inspection and
then he asked me to show him one that was in the
window. While I was getting it, he took several
of those laying on the counter, and saying that
he would return, left the store. After he had gone,
I missed several pipes, and ^{of the value of forty dollars} then followed him
and met him at Mulberry Street, and asked him to
return the pipes. He drew a pistol and threatened
to shoot me, and then he ran away and disappeared.

As I reported the matter to the police, but they
were unable to find him until a short time
since, when he was arrested upon a charge of
Grand Larceny, for which he ~~is~~ is now confined
in the Tombs Prison awaiting trial. I called there
and ^{positively} identified him as the person who had
taken said property.

Wherefore deponent prays that said William
Rice ^{alias Frank Moore} be held to answer for the crime herein
charged.

Sworn to before me this }
20th day of April, 1891 }

John Frederick

Commissioner of deeds
City and County of New York

POOR QUALITY ORIGINAL

0482

DISTRICT ATTORNEY'S OFFICE.

City and County of New York.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Frederick
359 Broome St
vs.

William Rice

alias

Frank Moor

Office

Dated April 17th 1891

Witnesses, Off Handy

No. W.C.O. Street

No. Street

No. Street

POOR QUALITY ORIGINAL

0483

Police Court First District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 233 Greenwich Street, aged 24 years,
occupation Clerk being duly sworn

Gustav A. Pelloth

deposes and says, that on the 7th day of April 189 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Three diamond scarf pins of the value of Forty four dollars

\$44

the property of S. Charles Welsh in the care and charge 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

Thomas Ross
William H. Rice (nowhere)

Deponent says that said defendant came in store No 233 Greenwich Street in said City and requested deponent to show him some scarf pins - Deponent says that he exhibited eighteen cards each card containing scarf pins - That said defendant requested deponent to show him the pins that were exhibited in the show window - Deponent says he did as requested and when he returned he missed the aforesaid property. That

Sworn to before me, this 18 day

Police Justice.

POOR QUALITY
ORIGINAL

0484

deponent accused said defendant of taking said property and he said defendant threw one of said pins in the shoe case which he took from his waist pocket. Deponent demanded the other property and his employer sent for a police officer and in said officers approach ^{the said defendant} took the aforesaid property from his coat pocket and threw one in the shoe case and the other away on the floor. Wherefor deponent charges said defendant with feloniously taking the aforesaid property as aforesaid.

G. A. Bell

Sworn to before me

This 8 day of Apr 1891

J. W. Smith Police Justice

POOR QUALITY ORIGINAL

0485

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. William H Rice

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. U S

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

Answer. Hoboken N. J. 1 week

Question. What is your business or profession?

Answer. Saloman

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

Answer.

I was blind drunk and cannot say anything further
W H Rice

Taken before me this day of

Dec 8 1891

J. J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0486

BAILABLE

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court---
District

THE PEOPLE
vs.
ON THE COMPLAINT OF

William H. Rice
233 Greenwood St
Brooklyn, N.Y.

No. _____
No. _____
No. _____
No. _____

Offence *Larceny*
Felony

Dated *Apr 8*

James T. Sullivan
Barney

Witness *Frank August*

No. *233* *Greenwood*

No. *191* *Fulton*

No. _____
No. _____
No. _____



John J. Sullivan
Police Justice

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

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

Dated _____ 18 *91* *James T. Sullivan* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions
 of the peace - in and for the
 City and County of New York
 The People of the
 State of New York
 against
 William H. Rice -

And the said William H. Rice, in his
 own proper person comes into Court
 here, and having heard the said indict-
 ments read, says that the said indictments
 and the matters therein contained in
 No 1 + 2
 manner and form as the same
 are above stated and set forth, are
 not sufficient in law, and that the
 said William H. Rice is not bound
 by the law of the land to answer the
 same. Well for want of sufficient
 indictments in his behalf, the said William
 H. Rice prays judgment and that by the Court
 he may be dismissed and discharged
 from the said premises in the said indict-
 ments specified. Wm H Rice

City & County of New York, ss. William H. Rice being
 duly sworn, says that the above statement is
 true, as he is informed and believes.
 Subscribed to before me this 24th day of April 1861
 Wm H Rice
 All Claims Noted Public
 City & County of NY -

POOR QUALITY
ORIGINAL

0488

Cont of Ym Sec

The People vs.

Against

Wm N. Rice.

Demurrer

Handy & McManis
Counsel for def
Wm N. Rice.

**POOR QUALITY
ORIGINAL**

0490

2

window that morning, I remember that I saw it upon one of the cards. It was on one of the cards which I showed the defendant. He looked at those pins for quite a while and said that there was nothing there that suited him. He wanted to know if I could not show him a few more. I went to the window and took out six more cards. It is our habit always to count the number of cards which we display to a customer. When I brought the cards back I discovered that this large knot pin which I have spoken of was missing. Its value was \$20. I laid down the other six, took up the first card and looked at it and said nothing to the defendant, because I didn't see him take it, but I knew it was there when I laid it down, and I knew that nobody else could have taken it. The pin was gone. I turned around to get another card so that I might have an excuse to attract the attention of the proprietor. I asked him if any of those pins suited him, and he said "No; have you any others?" I said "Yes" and once more I went to the window and took out six more cards. When I came back I noticed the card which had a sixteen dollar pin on it a few moments before was missing. I then turned around to my employer and said: "This gentleman has taken two pins". My employer asked me if I knew what pins were gone and I said: "Yes. With a side glance I noticed this gentleman pick up a card of knot pins that I had placed before him and take one of them from the card". I put a revolver inside of my pocket and

I went back to the defendant and said to him: "There are two pins missing from this lot; you must have them" and he said "I don't know anything about your pins". Mr. Welsh, at that time, went around and put his back against the door and would not let the defendant leave the premises. An officer was sent for. I said to the defendant: "Why don't you save me the trouble and give up the pins?" He said that he had not got them. Afterwards he put his hand in his pocket and drew this knot pin from it. As the pin dropped on the counter, I picked it up and handed it to a salesman who was near me. I then told him he had another pin. He declined to give it up but he raised his hand as the officer came in and threw it behind the counter. When the officer came in Mr. Welsh searched him, but found nothing on him. After he had been taken to the Station House I found a pin behind the counter. I made a complaint against him of grand larceny in the Station House.

CROSS-EXAMINATION:

- Q Did you notice the condition of that man as to sobriety?
A I did, sir.
- Q Was the man sober? A As far as I know he was.
- Q How far was the counter where you stood from the window?
A It was about two feet, just far enough to make a step or two and turn around.
- Q You are certain you showed him these pins, especially the big knot one? A Yes.

Q You turned your back and went to a window for that purpose ? A Yes, sir.

Q When you returned you missed these pins ? A Yes, sir.

S. CHARLES WELSH, a witness for the People, sworn, testified:

I am a jeweler doing business at the corner of Barclay and Greenwich Street. I remember the day spoken of by the last witness. I was behind the counter attending to a customer when my clerk spoke to me and said that this gentleman had taken two pins. I immediately went to the door and put my back against it. At the same time the clerk drew a revolver upon this man and asked him to give up the pins which he had stolen. He denied having them at first, but finally he threw up his hands and a pin fell to the ground behind the counter. A gentleman was passing on the street and he called an officer for me. When the officer came he took the defendant into custody. Upon searching the defendant I found a very large pocket upon the inside of his coat. When the officer came the defendant feigned drunkenness. He appeared to be very drunk at the time that the officer came in the store.

CROSS-EXAMINATION:

Q You are not prepared to swear that the man was not drunk?

A I am. His actions at the time the officer came in were that of a drunken man.

FRANK ARGUE, a witness for the People, sworn, testified:

I am a fireman employed at No. 191 Fulton St. Between half past eleven and twelve o'clock on the morning

POOR QUALITY
ORIGINAL

0493

5

of the 7th. of April I was passing the store of Mr. Welsh on Greenwich Street. I saw him with his back to the door. I shouted to him if I could do anything for him. He told me to go and get a policeman. I walked two blocks, found a policeman and returned to the store with him. I saw the officer take the defendant into custody. THOMAS KEARNEY, a witness for the People, sworn, testified:

I am a police officer attached to the Seventh Precinct. On the morning of the 7th. of April I was standing on the corner of Vesey and Washington Streets. The fireman Argue came up to me and told me I was wanted at Welsh's jewelry store. When I arrived at the store Mr. Welsh unlocked the door, opened it and let me in. Mr. Welsh said: "Officer, this man has stolen some diamond pins from me". I said: "Do you wish to make a complaint?" and he said yes. I placed the man under arrest. Mr. Welsh said he would search him. He did search him and nothing was found on him. At the time Mr. Welsh was searching him the defendant began to abuse Mr. Welsh and everybody else in the store. At the Station House he was thoroughly searched and inside his coat was found a pocket which was very long. It would hold a large amount of stuff. I brought the man to Headquarters and afterwards returned with him to our precinct. While bringing him to Headquarters and waiting for a Fourth Avenue car the prisoner turned around and gave me

POOR QUALITY
ORIGINAL

0494

a punch in the face. He was held by Detective Flynn. We subdued him and brought him back to the Station House. Counsel for the defense asked the Court to instruct the Jury to acquit.

Motion denied.

No witnesses were called on behalf of the defendant.

The Jury returned a verdict of "Guilty of grand larceny in the second degree".

Indictment filed Apr. 13-1931

The People vs.

vs.

ALFRED W. H. NICE

APR 13 1931

NEW YORK COUNTY

POOR QUALITY ORIGINAL

0495

Indictment filed Apl. 13-1891

The People &c.

against

WILLIAM H. RICE.

Abstract of testimony on
 trial New York May 6th
 1891.

... in the second course...
 ... a verdict of guilty of...
 ... called on behalf of the...
 ... to submit...
 ... asked the court to...
 ... to the station house...
 ... He was held by Detective Egan. We

POOR QUALITY ORIGINAL

0496

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Rice

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

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

The said William Rice

late of the City of New York, in the County of New York aforesaid, on the twenty second day of October in the year of our Lord one thousand eight hundred and eighty five, with force and arms, at the City and County aforesaid, in and upon the body of one John Frederick in the Peace of the said People then and there being feloniously did make an assault and to, at and against him the said John Frederick a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said William Rice in his right hand then and there had and held, the same being a deadly and dangerous weapon wilfully and feloniously did then and there shoot off and discharge with intent him the said John Frederick 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 William Rice of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said William Rice

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 Frederick in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against them the said John Frederick a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said William Rice, 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 shoot off and discharge against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

DE LANCEY NICOLL, JOHN R. FELLOWS, District Attorney.

POOR QUALITY ORIGINAL

0497

15

Demuree Overmold
R.B.M.

Witness:
John F. ...
Officer ...
Central office

Counsel, *D. O. ...*
Filed *1891*
Pleads *Not guilty*

THE PEOPLE
*Plan ... and ...
give ...
any other ...
Willing ...*

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

DELANEY NICOLL

JOHN R. FELLOWS

District Attorney.

*John R. ...
District Attorney*

A True Bill.

Smart ...

Foreman,
Put these cases on
for Monday May 4, 91. Ant III
W.C. ...

POOR QUALITY
ORIGINAL

0498

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Rice

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

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

The said

William Rice,

late of the City of New York, in the County of New York aforesaid, on the *22nd*
day of *October* in the year of our Lord one thousand eight hundred and
~~ninety eight~~ *five*, at the City and County aforesaid, with force and arms,

*five pipes of the value of
eight dollars each*

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

De Lancey McCall,
District Attorney.

POOR QUALITY ORIGINAL

0499

#17
Curdy 2

Counsel
Filed *20 April* 189
Pleads *Magally - Pleas in Law*
and *Defendant's plea is guilty of*
THE PEOPLE
to wit: *Magally & William Rice*
vs
Magally & William Rice
Grand Larceny Second Degree
[Sections 528, 587 — Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edward D. English
Foreman.

*And on this day I have
heard the evidence for
the People and the
defendant and I find
in their behalf.*

*Demurrer overruled
R.M.H.*

Witness:
John W. Hendrick
Office Monday Central Office

POOR QUALITY ORIGINAL

0500

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

William N. Rice

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse *William N. Rice*

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

The said *William N. Rice*

late of the City of New York, in the County of New York aforesaid, on the day of *April* in the year of our Lord one thousand eight hundred and ninety *one* at the City and County aforesaid, with force and arms,

three scarf-pins of the value of fifteen dollars each

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

De Laurey Nicoll,
District Attorney

0501

BOX:

435

FOLDER:

4012

DESCRIPTION:

Riese, Courad

DATE:

04/26/91



4012

POOR QUALITY ORIGINAL

0502

Witnesses:

Alfred Cooper
19th Dec 1899

Counsel,

Filed

Pleads,

1899
19th Dec

THE PEOPLE

vs.

Amadise

VIOLATION OF EXCISE LAW

(Keeping Open on Sunday)
[III Rev. Stat. (7th Edition), Page 1899, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

Defendant charged

A True Bill.

Edward C. Luffin

Foreman.

SUPREME COURT PART 1,

December 29 1899

INDICTMENT DISMISSED.

FILED DEC. 15

1896

POOR QUALITY ORIGINAL

0503

Sec 563.

3rd

District Police Court.

UNDERTAKING TO ANSWER

General

SESSION

CITY AND COUNTY }
OF NEW YORK } ss.

An order having been made on the 27 day of May 1889 by

Patrick Gavin Duffy
Conrad Reese

a Police Justice of the City of New York. That

be held to answer upon a charge of

Violation Excise Law

upon which he has been duly admitted to bail, in the sum of One Hundred Dollars.

We,

Conrad Reese

Defendant of No.

104-2nd

Street; Occupation

Partender

Ferdinand Ehrhart

of No.

28 2d Markt Place

Occupation Plumber

Surety, hereby undertake jointly and severally,

that the above named Conrad Reese shall appear and answer the charge above-mentioned, in whatever Court it may be prosecuted: and shall at all times render himself amenable to the orders and process of the Court; and if convicted, shall appear for judgment, and render himself in execution thereof, or if he fail to perform either of these conditions that we will pay to the People of the State of New York, the sum of One Hundred Dollars.

Taken and acknowledged before me, this 27 day of May 1889
Patrick Gavin Duffy
POLICE JUSTICE.

Conrad Reese

F. Ehrhart

POOR QUALITY ORIGINAL

0504

CITY AND COUNTY }
OF NEW YORK } ss

F. E. [Signature]
Placed Justice
Sworn to before me, this
day of *May* 188*9*

the within named Bail and Surety being duly sworn, says, that he is a resident and *Free* holder within the said County and State, and is worth *Two* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House and lot*

located at No 28 St. Mark Place
valued at Ten Thousand Dollars
free and clear

F. E. [Signature]

New York Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to Answer.

Taken the _____ day of _____ 188

Justice.

Filed _____ day of _____ 188

POOR QUALITY ORIGINAL

0505

Excise Violation-Keeping Open on Sunday

POLICE COURT- 3 DISTRICT.

City and County } ss.
of New York,

of No. Arthur St Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 26 day
of May 1889 in the City of New York, in the County of New York,
Conan Reese (now here)

being then and there in lawful charge of the premises No. 104-2 Arthur
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

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

Sworn to before me, this 27 day
of May 1889 James G. Cooper
Police Justice.

POOR QUALITY ORIGINAL

0506

Sec. 193-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Conrad Riase 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. *Conrad Riase*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *104-2 Ave 23rd St*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty
to demand a trial
by jury*

Conrad Riase

Taken before me this 24
day of May 1888

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0507

BATED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

*See Sunday
- 31st May 1899
2-23rd July 1899
At June 6th 1899
2 30 o'clock*

Keeping open on Sunday 9.09
Police Court--- District

THE PEOPLE &c.,
ON THE COMPLAINT OF

*James G. Hoffman
James Reese*

Offence

*Violating
Exercise Law*

Dated

May 27

188

Magistrate

Witness

No. 1

James R. 2.30

Street

No. 2

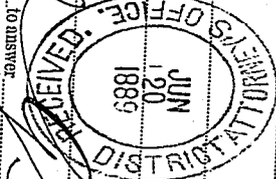
Street

No. 3

Street

No. 4

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 *Defendant*

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

Dated *May 27* 188 *J. G. Jeffrey* Police Justice.

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

Dated *June 18* 188 *J. G. Jeffrey* Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0508

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Conrad Riese

The Grand Jury of the City and County of New York, by this indictment, accuse *Conrad Riese* of the CRIME OF KEEPING OPEN ON SUNDAY, a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Conrad Riese*

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

JOHN R. FELLOWS,

District Attorney.

0509

BOX:

435

FOLDER:

4012

DESCRIPTION:

Rogers, Thomas A.

DATE:

04/13/91



4012

POOR QUALITY ORIGINAL

0510

John Leonard

Counsel

Filed *1897*
of *April*
Plsds *April 14*

621 THE PEOPLE

18419 vs. B

Thomas A. Rogers
(2 Clauses)

POLICY [S 844 Penal Code]

JOHN R. FELLOWS

District Attorney

A TRUE BILL.

Ernest L. Luffin

Foreman

Pat 2 - May 6 1892
Plsds guilty
Filed 100

Witnesses:

Anthony Conetrol
41 Park Row

POOR QUALITY ORIGINAL

0511

John Connor

1/2 of
1891
17/10/14

FOR THE PEOPLE
1849 B

POLICY [S 874, Penal Code]

Thomas A. Rogers
(2 Clauses)

JOHN R. FELLOWS
District Attorney

A TRUE BILL

Frank A. Luffin

1/2 of
1849
17/10/14
100

Witness:
Anthony Conatrol
41 Park Row

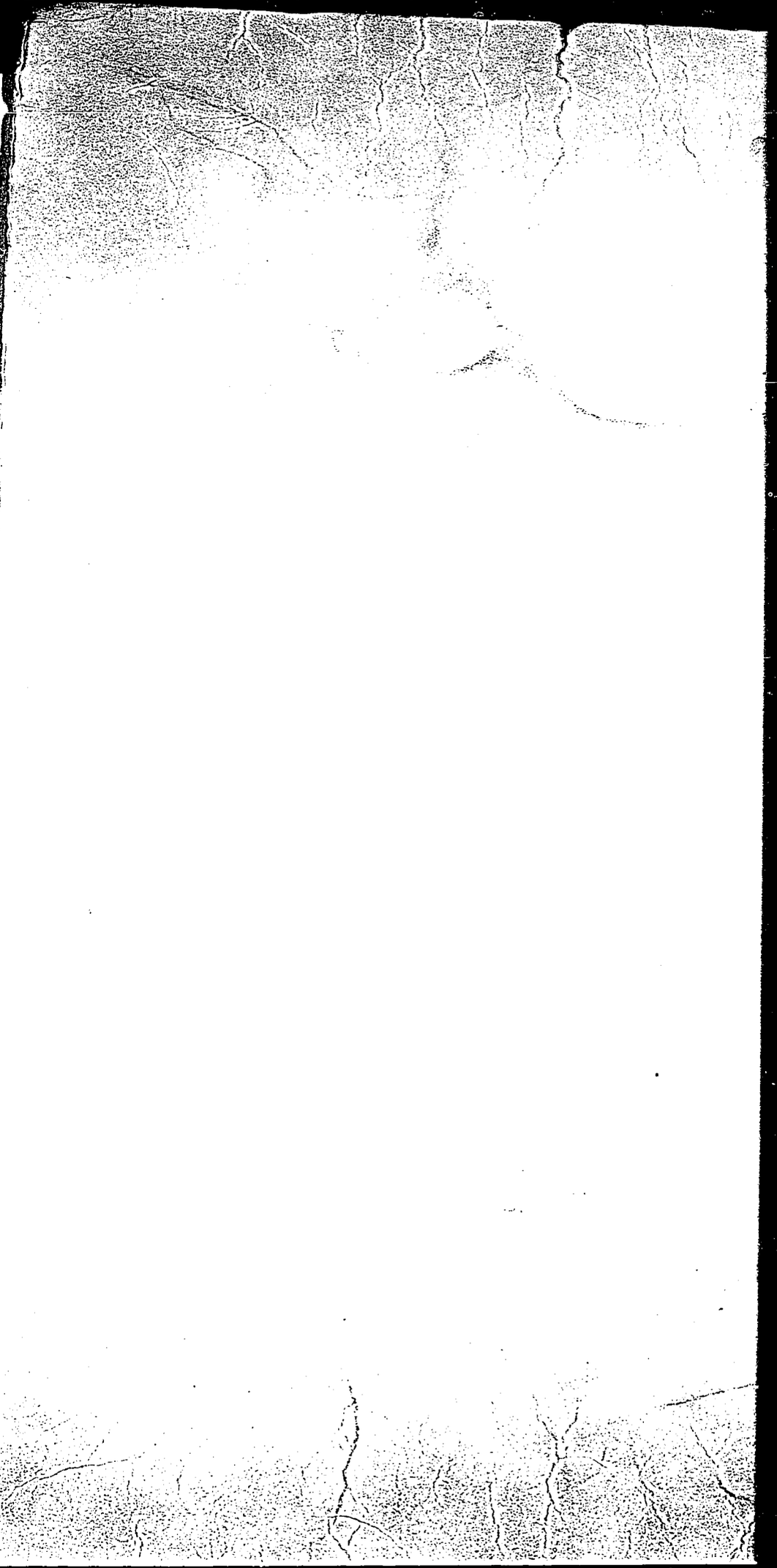
GLUED PAGE

POOR QUALITY ORIGINAL

0512

Wm. C. Howard
 7-1-15-16
 14-37-46-54
 4-29-10-1
 38-1-10
 64-1-10
 9-11-15-5-3
 14-26-4-25-3
 18-1-10
 18 x 8 Jan 1960

Miss Child
 Agent of the New York Society for the



GLUED PAGE

POOR QUALITY ORIGINAL

0513

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

Antony Courtois

41 Park Row
of 150 Nassau Street, New York City, being duly sworn deposes and says, he is more
21 years of age, and is employed as Chief agent of the New York Society for the
Suppression of Vice, that he has just cause to believe, is informed and verily does
believe, that Robertson B. Rogers

whose real name is unknown, but who can be identified by John R. Collier
did, at the city of _____ County
of _____ and State of New York, on or about the 19th day of March 1891,
unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage as a dealer or game-keeper in a gambling or banking game, where money or
property was dependent upon the result—and did sell, or offer to sell what is com-
monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing
or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or
other document for the purpose of enabling others to sell or offer to sell lottery policies,
writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing
or drawn numbers of a lottery, against the form of the statute of the State of New York
in such case made and provided.

Deponent further says, he has just cause to believe, is informed and verily does
believe from personal observation and from statements made by John R. Collier
to deponent
that the said Robertson B. Rogers
aforesaid, now has in his possession, at in and upon
certain premises occupied by him and situate and known as number
171 Charles street
in the city of New York and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

Produce of
171 Charles
St. N.Y.C.
of B. Rogers

POOR QUALITY ORIGINAL

0514

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, ~~chips, deal boxes, cards,~~ lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this }
27th day of March 1891. } Anthony Courtcock
Charles N. Linnitts Police Justice.

CITY OF New York AND COUNTY OF New York ss.
John R. Collard of 41 Park Row
being further sworn deposes and says that on the 19th day of March 1891,
deponent visited the said premises, named aforesaid, and there saw the said
Robert Rogers aforesaid, and
had dealings and conversation with him as follows:

Deponent asked for certain numbers, and the said
B. Rogers wrote the same upon his manifold
book, and also upon the paper hereto annexed
as recorded aforesaid, and then with his pencil
added the letters characters and figures B E. Mar 19
and handed same to deponent and deponent paid
him the sum of 40 cents for the same. The said
paper annexed aforesaid is made a part of
this complaint, and is what commonly called
a lottery policy.

Subscribed & sworn to before }
me this 27th day of March 1891 } John R. Collard
Charles N. Linnitts }
Police Justice

POOR QUALITY ORIGINAL

05 15

Subscribed and sworn to before me this }
..... day of 188..... }

..... Police Justice.

*Violation Sec. 344, P. C.
Gambling and Policy.*

THE PEOPLE

ON COMPLAINT OF
Anthony Gambrell et al

AGAINST

A. Rogers - Thos A Rogers

Affidavit of Complaint.

WITNESSES:

A. Courtch.
J. R. Leonard.

POOR QUALITY ORIGINAL

0516

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by Anthony Bourdick & John R Collard of 41 Park Row Street, New York City, that there is probable cause for believing that R. Rogers whose full name is unknown, but ~~is~~ who can be fully identified by J.R. Collard aforesaid

has in his possession, at, in and upon certain premises occupied by him and situated and known number 171 Charles in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day _____ time to make immediate search on the person of the said R. Rogers

and in the building situate and known as number 171 Charles street aforesaid, for the following property, to wit: all Faro layouts, Roulette Wheels and layouts, Rouge et Noir, or Red and Black layouts, gaming tables, chips, packs of cards, dice, deal boxes, lottery policies, lottery tickets, circulars, writings, papers, documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, books, documents for the purpose of enabling others to gamble or sell lottery policies, black-boards, slips or drawn numbers of a lottery, money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 1st District Police Court at the City of New York, on Centre street in the City of New York.

Dated at the City of New York, the 27th day of March 1891.

Charles Hamilton

POLICE JUSTICE



POOR QUALITY ORIGINAL

0517

Inventory of property taken by Christopher Dixon the Peace Officer by whom this warrant was executed :

Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir layouts, gaming tables, chips, packs of cards, dice, deal boxes, deal trays for holding chips, cue boxes, markers, or tally cards, ivory balls, lottery policies, lottery tickets, circulars, writings, papers, black boards, slips, or drawn numbers in policy, money, manifold books, slates,

- (13) Thirteen manifold Books } 4 Agate pencils
- (9) Nine lottery circulars } 9 Black manifold sheets
- (6) six policies } 1 Roll " "
- (2) two packages Drawings } 1 zinc

City of New York and County of New York ss:

I, Christopher Dixon the Officer by whom this warrant was executed, do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 28 day of March 1894 Christopher Dixon

Charles N. Luntz Police Justice.

Police Court--- 1d District.

Search Warrant.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Anthony Bonaventura et al
vs.
A. Rogers.

Dated 188

Justice, Dixon
Officer.

POOR QUALITY ORIGINAL

0518

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Charles A Rogers*

Question. How old are you?

Answer. *61 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *416 W 19th Street 4 Years*

Question. What is your business or profession?

Answer. *Clerk*

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

Charles A Rogers

Taken before me this

28

day of March 1891

Police Justice.

POOR QUALITY ORIGINAL

0519

Sec. 151.

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

Police Court, 14 District.

In the name of the People of the State of New York: To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Anthony Forrester & John R. Collard of No. 41 Park Row Street, charging that on the 19th day of March 1891 at the City of New York, in the County of New York that the crime of selling what are commonly called a lottery policy

has been committed, and accusing B. Rogers whose real name is unknown but who can be identified by John R. Collard thereof.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 14 DISTRICT POLICE COURT, in the said City or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 27th day of March 1891
Charles K. Minetta POLICE JUSTICE.

POLICE COURT, 14 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Forrester & John R. Collard

B. Rogers

Warrant-General.

Dated _____ 188

Styler Magistrate.

Thomas A. Rogers Officer.

The Defendant Thomas A. Rogers taken and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant

Charles K. Minetta Officer.

Dated March 28th 1891

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, _____

Native of N. J.

Age, 61

Sex, M

Complexion, _____

Color, White

Profession, Clark

Married, Yes

Single, Yes

Read, Yes

Write, Yes

26 N 19 Street

POOR QUALITY ORIGINAL

0520

Passed Apr 14/91 by
New Murray
45 W 90

BAILED
No. 1, by *[Signature]*
Residence *335 W 43*
No. 2, by *[Signature]*
Residence *[Signature]*
No. 3, by *[Signature]*
Residence *[Signature]*
No. 4, by *[Signature]*
Residence *[Signature]*

Police Court... District

THE PEOPLE vs
ON THE COMPLAINT OF

[Signature]
[Signature]
[Signature]

Offence *Receiving
Literary Publications*

Dated *March 28* 1891

[Signature]
Magistrate
[Signature]
Officer
[Signature]
Precinct



Witnesses
No. *[Signature]* Street *[Signature]*
No. *[Signature]* Street *[Signature]*
No. *[Signature]* Street *[Signature]*

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

[Signature]

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

Dated *March 28* 1891 *Charles N. Taintor* Police Justice.

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

Dated *March 29* 1891 *Charles N. Taintor* Police Justice.

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

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

POOR QUALITY ORIGINAL

0521

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

John R. Collard being duly sworn, deposes
and says, that *Thomas A. Rogers*
here present, is the one known as *B. Rogers*
in annexed complaint, of *March 27th 1891.*

Subscribed and sworn to before me, this

28th day to *March* 1891

Charles H. Smith

John R. Collard

Police Justice.

POOR QUALITY ORIGINAL

0522

CITY OF New York COUNTY OF New York
AND STATE OF NEW YORK.

Antony Bourne ^{41 Paul} of ^{150 Nass}

that he has just cause to believe and does believe that Thomas A. Rogers ^{was present} ^{at the} ^{sale} ^{of} ^{the} ^{lottery} ^{policy} ^{at} ^{number} ¹⁷¹ ^{Charles} ^{street} ⁱⁿ ^{the} ^{City} ^{of} ^{New} ^{York} ^{and} ^{County} ^{of} ^{New} ^{York} ^{unlawfully} ^{and} ^{knowingly} ^{sell} ^{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} ^{which} ^{said} ^{paper} ^{or} ^{instrument} ^{hereto} ^{annexed} ^{is} ^{what} ^{is} ^{commonly} ^{known} ^{as} ^{or} ^{are} ^{called} ^{lottery} ^{policies} ^{and} ^{further} ^{that} ^{the} ^{said} ^{Thomas} ^{A.} ^{Rogers} ^{had} ⁱⁿ ^{his} ^{possession} ^{within} ^{and} ^{upon} ^{certain} ^{premises} ^{occupied} ^{by} ^{him} ^{and} ^{situated} ^{and} ^{known} ^{as} ^{number} ¹⁷¹ ^{Charles} ^{street} ⁱⁿ ^{the} ^{City} ^{of} ^{New} ^{York} ^{and} ^{County} ^{of} ^{New} ^{York} ^{aforsaid} ^{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} ^{aforsaid} ^{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 28th day of March 1891

Charles N. Linton
Police Justice.

Antony Bourne

City County and State of New York

John R. Colford being duly sworn deposes and says, that at the City of New York, Thomas A. Rogers, did on the 27th day of March 1891, sell write and record the above paper or what is commonly called a lottery policy in deponents presence, and deponent paid the said Rogers the sum of 25 cents for the same -

Subscribed and sworn to before me
this 28th day of March 1891

Charles N. Linton
Police Justice.

John R. Colford

POOR QUALITY ORIGINAL

0523

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

Antony Bouritoch ^{41 Park Row} of ~~150 Nassau~~ Street, New York, being duly sworn, that he has just cause to believe and does believe that Thomas A. Rogers

did, on or about the 27th day of March, 1891, at number 171 Charles 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 produced, 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 which said paper or instrument hereto annexed is what is commonly known as, or are called lottery policies and further that the said,

Thomas A. Rogers had in his possession, within and upon certain premises, occupied by him and situated and known as number 171 Charles street, in the City of New York 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 28th day of March 1891

Charles N. Linton
Police Justice.

Antony Bouritoch

City County and State } ss.
of New York

John R. Colford being duly sworn deposes and says, that ~~at~~ the City of New York, Thomas A. Rogers, did on the 27th day of March 1891, sell write and record the above paper or what is commonly called a lottery policy in deponent's presence, and deponent paid the said Rogers the sum of 25 cents for the same -

Subscribed and sworn to before me this 28th day of March 1891

Charles N. Linton
Police Justice.

John R. Colford

Fragment of this Lottery
171 Charles St. New York
Price 25 Cts

GLUED PAGE

POOR QUALITY ORIGINAL

0524

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

Antony Bourtoch ^{41 East 4th} of ~~150 Nassau~~ Street, New York, being duly sworn, that he has just cause to believe and does believe that Thomas A. Rogers un-

did, on or about the 27th day of March, 1891, at number 171 Charles 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 produced, 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 which said paper or instrument hereto annexed is what is commonly known as, or are called lottery policy and further that the said,

Thomas A. Rogers had in his possession, within and upon certain premises, occupied by him and situated and known as number 171 Charles street, in the City of New York 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 28th day of March 1891

Charles N. Linton
Police Justice.

Antony Bourtoch

City County and State } ss.
of New York

John R. Collard being duly sworn deposes and says, that ~~that~~ in the City of New York, Thomas A. Rogers, did on the 27th day of March 1891, sell write and record the above paper or what is commonly called a lottery policy in deponent's presence, and deponent paid the said Rogers the sum of 25 cents for the same -

Subscribed and sworn to before me this 28th day of March 1891

Charles N. Linton
Police Justice.

John R. Collard

Ampt of Tho. A. Rogers
171 Charles St. Mar 27/91
Price 25 ct

POOR QUALITY ORIGINAL

0525

POLICE COURT—*A* DISTRICT.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF
Anthony Cornutoch et al
VS.
Thomas A. Royce

LOTTERY AND POLICY.

Dated *March 28th* 189*1*

C. N. Fairbro Magistrate.

..... Clerk.

McCormick Officer.

WITNESSES:

A. Cornutoch

John R. Colcord

Bailed, \$.....

to answer.....Sessions.

By.....

.....Street.

POOR QUALITY ORIGINAL

0526

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *Thomas A. Rogers*

Question. How old are you?

Answer. *61*

Question. Where were you born?

Answer. *New York*

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

Answer. *416 West 19th St New York*

Question. What is your business or profession?

Answer. *Clerk*

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.*

Subscribed
Thomas A. Rogers

Taken before me this

Henry W. Martin
1891
Charles W. Roberts

Police Justice.

POOR QUALITY ORIGINAL

0527

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Filed April 14/91 by
Lynn Murray
NYTW.90

Police Court

THE PEOPLE
ON THE COMPLAINT OF

William Amador

1. Joseph P. Sears

Offence: Balling
Lottery Police's

Dated

March 28 1891

Justice
Officer

Carroll Precinct

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

Defendant

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

Dated March 28 1891 Charles S. Luntz Police Justice.

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

Dated March 28 1891 Charles S. Luntz Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0528

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas A. Rogers

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

Thomas A. Rogers

of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, committed as follows:

The said

Thomas A. Rogers

late of the City of New York in the County of New York aforesaid, on the ~~twenty-seventh~~ day of ~~March~~ in the year of our Lord one thousand eight hundred and ~~ninety~~ ~~one~~ at the City and County aforesaid, feloniously did sell to one

John R. Collord

what is commonly called a Lottery Policy, the same being a certain paper, and writing, as follows, that is to say:

B. Knight
Mar 27
142642 E 25
J

(a more particular description of which said paper and writing so commonly called a Lottery Policy 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.

SECOND COUNT.

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

Thomas A. Rogers

of the CRIME OF SELLING A PAPER, WRITING, AND DOCUMENT, IN THE NATURE OF A BET AND WAGER UPON THE DRAWING OF A LOTTERY, committed as follows:

The said

Thomas A. Rogers

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

John R. Collord

POOR QUALITY ORIGINAL

0529

a certain paper, writing and document, in the nature of a bet and wager upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document, is as follows, that is to say :

B. Knight
Mar 27
14 26 42 of 25

(a more particular description of which said paper, writing and document, 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.

THIRD COUNT.

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

Thomas A. Rogers

of the CRIME OF SELLING A WRITING, PAPER, AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said *Thomas A. Rogers*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

John R. Colford

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

B. Knight
Mar 27
14 26 42 of 25

(a more particular description of which said paper, writing and document 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.

FOURTH COUNT.

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

Thomas A. Rogers

of the CRIME OF SELLING A PAPER, WRITING AND DOCUMENT IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows :

POOR QUALITY ORIGINAL

0530

The said

Thomas W. Rogers

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

John R. Collard

a certain paper, writing and document in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

Bckight
Mar 27
14 26 42 PJ 25

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FIFTH COUNT.

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

Thomas W. Rogers

of the CRIME OF SELLING A WRITING, PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said

Thomas W. Rogers

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

John R. Collard

a certain paper, writing and document in the nature of an insurance upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

Bckight
Mar 27
14 26 42 PJ

(a more particular description of which said paper, writing and document 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.

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY ORIGINAL

0531

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Thomas A. Rogers

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

Thomas A. Rogers

of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, committed as follows:

The said Thomas A. Rogers

late of the City of New York in the County of New York aforesaid, on the nineteenth day of March in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, feloniously did sell to one

John R. Collord

what is commonly called a Lottery Policy, the same being a certain paper, and writing, as follows, that is to say:

B Excllar 19
7-111516
12374854
-4 208121
38-1-107
64-1-122
1426 425 15/3
18-1-12
18x B Low 960

(a more particular description of which said paper and writing so commonly called a Lottery Policy 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.

SECOND COUNT.

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

Thomas A. Rogers

of the CRIME OF SELLING A PAPER, WRITING, AND DOCUMENT, IN THE NATURE OF A BET AND WAGER UPON THE DRAWING OF A LOTTERY, committed as follows:

The said Thomas A. Rogers

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

John R. Collord

a certain paper, writing and document, in the nature of a bet and wager upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document, is as follows, that is to say :

B. Enclav 19
7 11 15 16
13 37 46 54
- 4 28 121 =
38 - 1 - 102
64 - 1 - 42
9 11 15 20 3
14 26 42 53
18 - 1 - 2
18 x B. Enclav 4966

(a more particular description of which said paper, writing and document, 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.

THIRD COUNT.

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

Thomas A. Rogers

of the CRIME OF SELLING A WRITING, PAPER, AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said Thomas A. Rogers

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

John R. Collard

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

B. Enclav 19
7 11 15 16
13 37 46 54
- 4 28 121 =
38 - 1 - 102
64 - 1 - 42
9 11 15 20 3
14 26 42 53
18 - 1 - 2
18 x B. Enclav 4966

(a more particular description of which said paper, writing and document 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.

FOURTH COUNT.

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

Thomas A. Rogers

of the CRIME OF SELLING A PAPER, WRITING AND DOCUMENT IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows :

POOR QUALITY ORIGINAL

0533

The said Thomas A. Rogers

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

John R. Collord

a certain paper, writing and document in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

B Ea @ Mar 19

7	11	15	16
12	37	46	54
-4	40	7	121
38	1	10	
64	-1	-7	2
9	11	15	2
14	26	42	3
18	-1	4	2
18	x	B o c w	960

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FIFTH COUNT.

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

Thomas A. Rogers

of the CRIME OF SELLING A WRITING, PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said Thomas A. Rogers

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

John R. Collord

a certain paper, writing and document in the nature of an insurance upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

B Ea @ Mar 19

7	11	15	16
12	37	46	54
-4	40	7	121
38	1	10	
64	-1	-7	2
9	11	15	2
14	26	42	3
18	-1	4	2
18	x	B o c w	960

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
JOHN R. FELLOWS,
District Attorney.

0534

BOX:

435

FOLDER:

4012

DESCRIPTION:

Roos, Frank

DATE:

04/07/91



4012

POOR QUALITY ORIGINAL

0535

A.C.

Counsel,

Filed *7* day of *April* 1891

Pleas *Guilty*

THE PEOPLE

vs.

Frank Ross
[Section 498, 506, 524 K.S. 1891]
Barquetry in the third degree
and degree

DE LANSEY NICOLL

JOHN R. FELLEGAN

District Attorney.

A True Bill.

Frank Ross

Sub 2 - April 1891
Foreman.
Pleas Guilty 3rd degree

3 yrs 72 mos 90
ff.

Witnesses:

Louis Habrostock
103 E. 3rd Street

POOR QUALITY ORIGINAL

0536

Police Court— District.

City and County } ss.:
of New York,

of No. 103 East 53 Street, aged 38 years,
occupation Saloon and Restaurant being duly sworn
deposes and says, that the premises No. 103 East 53 Street, 19 Ward
in the City and County aforesaid the said being a Four Story brick
Building Saloon and Restaurant
and which was occupied by deponent as a Saloon and Restaurant
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly going into
the cellar of said premises and
climbing up the dumb waiter and
opening the door of said dumb waiter
leading into the said Saloon
on the 19 day of March 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One Violin of
the value of One Hundred
dollars and a Fur Cape and
Muff of the value of Twenty five
dollars together of the value of One
Hundred and Twenty five dollars
\$ 125.00

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

for the reasons following, to wit: That on said date
deponent left the above premises
securely fastened and
at about the hour of 12:30 A.M. and
on deponent's return to said premises at
about the hour of 6:00 A.M. deponent
missed the said property. Deponent
caused the arrest of the said defendant
Ross by Officer John J. Luff of the

POOR QUALITY ORIGINAL

0537

23 Precinct Police who informed Depoant that he found in the room in the premises 139 4 Avenue occupied by said Ross a Cape and Smuff. Depoant has since seen the said Cape and Smuff and fully and positively identifies them as part of the property taken and carried away from Depoant's possession. Depoant is also informed by Henry Horn of 203 Bowery that he bought a Wiglu from the said defendant Ross said defendant admits and confesses that he did take said and carry away said property.

Louis J. Caber...
Sworn to before me this
5 day of April 1891
at New York City Police District

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1889
Police Justice

Police Court, District, Offence—BURGLARY.
THE PEOPLE, &c., on the complaint of vs.
1. 2. 3. 4.
Dated 1889
Magistrate. Officer. Clerk.
Witnesses, No. Street, No. Street, No. Street, \$ to answer General Sessions.

POOR QUALITY ORIGINAL

0538

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Thorne
aged 33 years, occupation Clerk of No.

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

Sworn to before me, this 5 day of April 1891 } *Henry Thorne*

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0539

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Frank Ross*

Question. How old are you?

Answer. *31 Years*

Question. Where were you born?

Answer, *Germany*

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

Answer. *139. 4 Avenue A New York*

Question. What is your business or profession?

Answer, *Writer*

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

Answer. *I have nothing to say I am guilty.*

Frank Ross.

Taken before me this 1st day of *June* 190*5*

Police Justice.

POOR QUALITY ORIGINAL

0540

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

Police Court District

THE PEOPLE &c.,
ON THE COMPLAINT OF

Sam Valerotto
Frank Ford

2 _____
 3 _____
 4 _____
 Offence *Burglary*

Dated *April 5 1899*

Winnay Magistrate
Keefe Officer
503 Precinct

Witnesses
Carl Officer
 No. _____ Street _____

Henry Mann
 No. _____ Street _____

203 Broadway
 No. _____ Street _____

2-077-100
 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 *defendant*

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

Dated *April 5 1899* *Henry Mann* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0541

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation John J. Cuff
Police Officer of No. _____

23 Pratt Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Louis Haberstro
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 5 John J. Cuff
day of April 1890;

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0542

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Roos

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

Frank Roos

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

The said

Frank Roos

late of the *Nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *nineteenth* day of *March* in the year of our Lord one
thousand eight hundred and *ninety-one*, with force and arms, in the
night - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *a certain building to wit: the*

saloon of one Louis Haberstroh

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

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.

POOR QUALITY ORIGINAL

0543

SECOND COUNT—

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

Frank Roos

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

The said *Frank Roos*

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

one violin of the value of one hundred dollars, one cape of the value of fifteen dollars and one muff of the value of ten dollars

of the goods, chattels and personal property of one

Louis Haberstroh

in the ~~dwelling house~~ *saloon* of the said

Louis Haberstroh

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

*W. Lancy Nicoll,
District Attorney*

0544

BOX:

435

FOLDER:

4012

DESCRIPTION:

Rourke, Patrick

DATE:

04/28/91



4012

POOR QUALITY ORIGINAL

0545

340

Witnesses:

Officer O'Neil
29th Prec

Counsel, *[Signature]*
Filed *29th Prec* 1891
Pleads,

THE PEOPLE
vs. *B*
Patrick Bowke
F
VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1989, Sec. 6.]

DE LAUNCEY HODGSON
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Emory R. Gifford

Foreman.

F. April 29/91

POOR QUALITY ORIGINAL

0546

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Patrick Rouke

Question. How old are you?

Answer.

26

Question. Where were you born?

Answer.

Ireland

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

Answer.

7107. 3rd Ave New York

Question. What is your business or profession?

Answer.

Bartender

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 and if held demand a trial by jury

Patrick Rouke

Taken before me this

day of

Nov 3

188

Police Justice.

POOR QUALITY ORIGINAL

0547

Keeping open on Sunday
Police Court...
District...
94

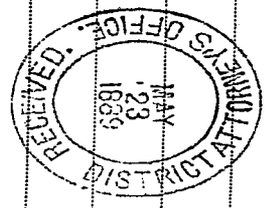
THE PEOPLE, Etc,
ON THE COMPLAINT OF

Robert J. Brown
Samuel P. Marks

Offence *Violates*
Excise Law

Dated *May 20* 188*9*

Magistrate *Wm. J. ...*
Precinct *99*



Witnesses
No. *100* Street *Sts*
No. *100* Street *Sts*
No. *100* Street *Sts*

BAILIED
No. 1, by *Samuel P. Marks*
Residence *770 E 109* Street

No. 2, by
Residence
Street

No. 3, by
Residence
Street

No. 4, by
Residence
Street

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

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

Dated *May 20* 188*9* *Sam J. ...* Police Justice.

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

Dated *May 20* 188*9* *Sam J. ...* Police Justice.

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

Dated _____ 188____ Police Justice.

POOR QUALITY ORIGINAL

0548

Excise Violation-Keeping Open on Sunday

POLICE COURT- J. DISTRICT.

City and County }
of New York, } ss.

of No. He, 79 Joseph O'Hara Recruiter Police Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 19 day
of May 1889, in the City of New York, in the County of New York,

James Rouke (now here)
being then and there in lawful charge of the premises No. 1102 3rd Ave
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises **DID NOT KEEP SAID PLACE CLOSED** contrary to and in violation of
the statute in such case made and provided.

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

Sworn to before me, this 30 day
of May 1889,
[Signature]
Police Justice.

Joseph O'Hara

**POOR QUALITY
ORIGINAL**

0549

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Rourke

The Grand Jury of the City and County of New York, by this indictment, accuse *Patrick Rourke* of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

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

DE LANCEY NICOLL,
~~JOHN B. FELLOWS,~~

District Attorney.

0550

BOX:

435

FOLDER:

4012

DESCRIPTION:

Rudolph, Hermann

DATE:

04/28/91



4012

POOR QUALITY ORIGINAL

0551

7-363

Counsel,
Filed *28* day of *April* 189*1*
Pleads *As guilty*

THE PEOPLE
vs. **B**
Hermann Rudolph
VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), Page 1989, Sec. 5.)

DE LANCEY NICOLL,
JOHN R. FELLOWS,
District Attorney.

A True Bill.
Ernest R. [Signature]

Foreman,
Court held to the Court of Appeals
Sessions for trial and final disposition,
Nov 2... 1891

Witnesses:
Officer Brown
12th Precinct

POOR QUALITY
ORIGINAL

0552

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Hermann Rudolph

The Grand Jury of the City and County of New York, by this indictment, accuse — Hermann Rudolph — of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

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

DE LANCEY NICOLL,
JOHN R. FELLOWS,

District Attorney.