

0555

BOX:

197

FOLDER:

1981

DESCRIPTION:

Ritz, Frederick

DATE:

11/11/85



1981

Witnesses:

J. J. Schaefer
Off. Attorney

This Indictment
for simple assault
in 1st degree
was found in
1885 - from the
within affidavit
of failure to
find complainant
I ask that the
defendant be dis-
charged in his
own recognizance
Feb 9th 83
G. S. P.
a.s.a

Seal of the Court

95
Van C. M.

Counsel,
Filed 11 day of Jan
Pleads Not guilty (12)

1882

THE PEOPLE

vs.

B

Frederick B. B.

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

Prosecutor

Paul J. Preharg

A True Bill.

Foreman.

Arthur J.

0556

0557

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

of No

Joseph Schreiber,
South West Cor of 10th Ave and 123rd St

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the *25* day of *March* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Isaac Fitz
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *March*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney*

PART III.

THE COURT ROOM IS IN THE THIRD STORY.

If this Subpena is disobeyed, an attachment will immediately issue
Bring this Subpena with you, and give it to the Officer at the Court Room
Door that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

0558

GLUED PAGE

Court of General Sessions.

THE PEOPLE

vs.

Frederick Ritz

City and County of New York, ss.

Frederick M. Moore

being duly

sworn, deposes and says: I reside at No.

236 West 126th

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the

City and County of New York. On the

22

day of

March

1887,

I called at the South West Corner of 10th Avenue and 123^d Street

the alleged residence of Joseph Schreiber

the complainant herein, to serve him with the annexed subpoena, and was informed by

Sworn to before me, this

day

of

, 188

Subpoena Server.

Court of General Sessions.

THE PEOPLE, *on the Complaint of*

Joseph Schreiber

vs.

Frederick Pitz

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of

Frederick M. Moore

Subpoena Server.

Failure to Find Witness.

0559

0560

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

In the Name of the People of the State of New York.

To Joseph Schreiber
of No. S.W. Cor 10th Ave & 123 Street.

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of Mon 1893 at the hour of 101 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Frederick Ritz

Dated at the City of New York, the first Monday of January
in the year of our Lord 1893

DE LANCEY NICOLL, District Attorney.

Let's see Mr. Ritz
11/2 O'clock

0561

Court of General Sessions.

THE PEOPLE

vs.

Frederick Lib-

City and County of New York, ss:

sworn, deposes and says: I reside at No.

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the

City and County of New York. On the

day of

I called at

Joseph H. Shannon being duly
247 Mulberry
95 day of *February* 189*3*
S. H. cor of 105 Ave & 123 St.

the alleged

residence

of

Joseph Schieber

the complainant herein, to serve him

with the annexed subpoena, and was informed by

the people.

residing in the vicinity that Schieber lived in the neighborhood some time ago but had moved. & couldn't tell me where he could be found. The alleged residence of Joseph Schieber is a vacant lot.

Sworn to before me, this

day

of

February

189*3*

John J. Buckley
Comptroller N.Y. Co.

Jos H. Shannon
Subpoena Server.

0562

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Fredk Ritz

Offense:

JOHN R. FELLOWS,

District Attorney.

Affidavit of

Jos. H. Shannon

Sidphana Server.

Failure to find Witness.

0563

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Charles F.elde a Police Justice
of the City of New York, charging Murder - Ritz Defendant with
the offence of Delinious - Assault

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned.

We Murder - Ritz Defendant of 111 Street
and 111 Avenue - 2; by occupation a Blacksmith
and Patrick H. Lator of No. 48 West 119th
Street, by occupation Builder Surety, hereby jointly and severally undertake that
the above named Murder - Ritz Defendant
shall personally appear before the said Justice at the District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 21
day of July 1888

W. F.elde POLICE JUSTICE

Patrick H. Lator

0564

CITY AND COUNTY
OF NEW YORK, } ss,

Sworn to before me this
day of July 1885
Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth Five 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

28 West 119th Street North New
York Five Hundred Dollars. Clear of
incumbrance

P. A. Lalor

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs,

Undertaking to appear during
the Examination.

Taken the day of 188

Justice,

0565

Police Court— District.

CITY AND COUNTY
OF NEW YORK,

of *South West Corner 7.18 Ave 123* Street,

being duly sworn, deposes and says, that
on *Tuesday* the *20th* day of *October*

in the year 188*7* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by *Fredrick Ritz* (now here) who cut and stabbed deponent in the left wrist with a knife then and there held in the hands of the said Ritz causing a painful wound—

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

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

Sworn to before me, this
of *October*

day }
188*7*

Joseph Schreiber

M. A. Hilde

POLICE JUSTICE.

0566

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Munick Ritz 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Munick Ritz

Taken before me this 1st day of October 1887

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 _____

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 727 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 October 20 1887 = PA - J. Hall Police Justice.

I have admitted the above-named.

to bail to answer by the undertaking hereto annexed.

Dated

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.

0568

Police Court

1213 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph Schreiber
South West 12th St
Chicago, Ill.

Office of the
Clerk of the Court

BAILED

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

October 20th 188⁸
Wm. Murray, Magistrate

Morganick, Officer.

30 Precinct.

Witnesses

No.

No.

No.

\$

to answer G.S.
in West 12th St. & B. Ave.
500. Bail Building

0569

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Fredricka Ritz

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

Fredricka Ritz

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

The said *Fredricka Ritz*

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *October*, in the year of our Lord one thousand eight hundred and eighty *five*, with force of arms, at the City and County aforesaid, in and upon the body of one *Joseph Schneider*, in the peace of the said People then and there being, feloniously did make an assault and *him* the said *Joseph Schneider* with a certain *knife*

which the said *Fredricka Ritz* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound,

with intent *him* the said *Joseph Schneider*, 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

Fredricka Ritz

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

The said *Fredricka Ritz*

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 one *Joseph Schneider* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *him* the said *Joseph Schneider* with a certain *knife*

which *he* the said *Fredricka Ritz* in *his* right hand then and there had and held, the same being an *instrument* likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

Randolph B. Martine
District Attorney.

0570

BOX:

197

FOLDER:

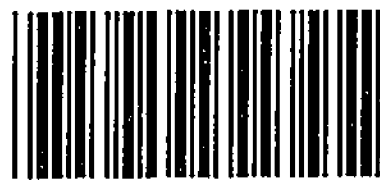
1981

DESCRIPTION:

Roberts, Theodore

DATE:

11/23/85



1981

0571

BOX:

197

FOLDER:

1981

DESCRIPTION:

Ruger, John

DATE:

11/23/85



1981

0572

246

Witnesses

Henry L. Lumsden
J. J. Pollard

Sept. 18
F. J. Lumsden

75

Counsel

Filed 23 day of Nov 1885

Pleas

THE PEOPLE

vs.

Shedden & Dwyer
W. J. Lumsden
J. J. Lumsden
Edw. Lumsden

RANDOLPH B. MARTINE,

Dist. Nov 24/85 - District Attorney.

Not. Pleas. Attorney

A True Bill.

J. Lumsden Jr.

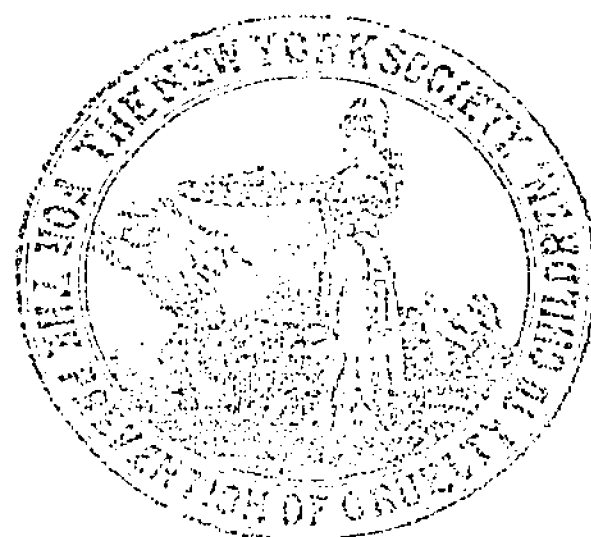
Foreman

Sept 18 1885

Edw. Lumsden

[Section Penna Code]

0573



*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, November 23 1885

*Court of General Sessions of the Peace in and for the
City and County of New York.*

<i>The People</i> <i>against</i> <i>Therese Roberts and</i> <i>John Rizer</i>	<i>Notice of Prosecution.</i>
--	-------------------------------

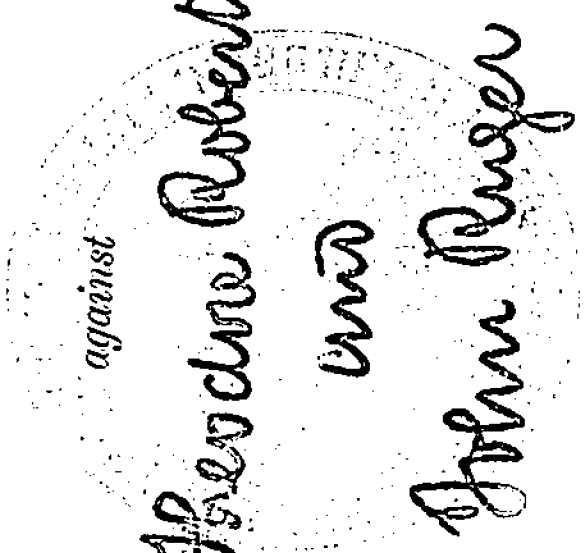
*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail,
or final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1875, Chapter 130, Section 3), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

0574

N. Y. GENERAL SESSIONS.	
THE PEOPLE	CRUELTY TO CHILDREN. SODOMY
 <i>Frederic Roberts</i> and <i>John Rager</i>	
NOTICE OF PROSECUTION	
BY THE SOCIETY.	
ELBRIDGE T. GERRY, <i>President, &c.</i>	

0575

Police Court,

District.

City and County
of New York, ss.

of No. 131st Street 12th Ave & 1st Ave Henry Burnett 12 years,
 occupation Schoolboy being duly sworn, deposes and says,
 that on the 8 day of November 1885, at the City of New

York, in the County of New York, Theodore Roberts
and John Reger (both now here) did
 willfully unlawfully and against
 this deponent's consent and will
 commit a crime against nature
 upon him in premises at 12th Ave
 and 131st Street, from the following
 facts to-wit: That said Roberts
 caught this deponent outside
 of a certain stable at said
 131st Street and carried deponent
 into said stable against deponent's
 will, and then forcibly removed
 deponent's pants and then
 and then smeared deponent's
 anus with grease and then held
 this deponent upon some hay
 while said Reger did there and
 there insert his (Reger's) penis
 in this deponent's anus and rectum
 against the wishes of this deponent.

Sworn before me this
 9th day of November 1885

Henry Burnett

Andrew J. White

Police Justice

0576

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Theodore Robert 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.

Theodore Robert

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

131st 11th Ave 1 year

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty
Theodore Robert

Taken before me this

day of

188

Police Justice.

0577

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

John Ruger 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 in the trial.

Question. What is your name?

Answer. *John Ruger*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *W.*

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

Answer. *131 Street & North River. 2 years*

Question. What is your business or profession?

Answer. *Cart driver*

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

Answer. *I am not guilty*

John Ruger

Taken before me this

day of *November* 188*1*

Charles Smith

Police Justice.

0578

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

Meredos Robert and John Ruge
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 Nov 9 1881 Amos B. Smith 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.

0579

Police Court *J* ¹²⁷⁵ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Puzue
131-24 7129
Meredow Robert
John Rieger

agence June 21 1885
Natur

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

November 9
1885
White
Fellows

188

Magistrate

Officer.

Precinct.

Witnesses

No.

Charles E. Knave
100 E 23 Street

No.

20
1885

Street,

No.

\$

500

to answer

Street,

0580

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Theodore Roberts
and *John Quager*

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

Theodore Roberts and John Quager
of the CRIME *against nature*, —

committed as follows:

The said *Theodore Roberts and John Quager*, each —

late of the *Twelfth* Ward of the City of New York, in the County of New York aforesaid, on the *eight* — day of *November*, in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms, in and upon one *Henry Burnett*, then and there being, feloniously did make an assault, and then and there feloniously, indecently, did do and against the order of nature had a carnal affair with the said *Henry Burnett*, and then and there carnally touched the said *Henry Burnett*, and then and there feloniously, indecently, did do and against the order of nature, with the said *Henry Burnett* did commit and per- petrate that detestable and abominable crime of buggery and sodomy (not to be named among Christians) to the great

0581

displeasure of Almighty God, to the
great scandal of all human kind,
against the form of the Statute in
such case made and provided, and
against the peace and dignity of the
said People.

Randolph B. Martin,

District Attorney

0582

BOX:

197

FOLDER:

1981

DESCRIPTION:

Rosenberg, Albert

DATE:

11/23/85



1981

0583

Witnesses:

H. J. Martin
E. J. Martin

The Defendant (Kerry)
accounts that
a plea of P.L.
he accepted in
the case for the
reason that a
material witness
for her is a resident
of a foreign State
and her attendance
cannot be procured
for

210000231

Ernest Angell

Counsel,

Filed *23 Nov* 1895

Pleads *Not Guilty*

THE PEOPLE

34
W. J. Martin

F

Ordinary Grand Jury

[Sections 528 and 531, Penal Code].
(False pretenses).
LARCENY, 1st degree

RANDOLPH B. MARTINE,

Dec 2/95 District Attorney,

Verd. P.L. 11

A TRUE BILL.

L. Carter for

3 Mrs. B. B. B.

Defendant

F.D.

0584

STENOGRAPHER'S MINUTES.

Second District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF
Herman Baitsch
Albert Rosenberg

BEFORE HON.
Colonel Smith
 POLICE JUSTICE,
Nov 6th 188*5*

APPEARANCES: { For the People *Counsellor Gorgan*
 For the Defence *Counsellor Angell*
November 6 1885

INDEX.

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<i>Emile Baitsch</i>	10	11	10	11
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M. J. Cheney
 Official Stenographer.

0585

Second DISTRICT POLICE COURT.

THE PEOPLE,
BY COMPLAINT OF
Herman Bartsch Examination had *Nov 6th* 188*3-*
agst. *Albert Rosenberg* Before *Donald B. Smith* Police Justice.

I, *M. J. Peacy* Stenographer of the *2nd* District Police
Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *Herman Bartsch*
Emile Bartsch
as taken by me on the above examination before said Justice.

Dated *Nov 6th* 188*3*
M. J. Peacy
Stenographer.

Police Justice.

0587

2

tickets for which he paid cash, that was about the 24th of Sept.

Ques When did you next see him?

Ans Three or Four days afterwards he ordered more Posters and tickets.

Ques Did he pay for them?

Ans No Sir.

Ques When did you next meet him after that?

Ans When he came and asked me to cash or change a Draft for 250\$ Two hundred and fifty dollars. I asked him if it was good and he said as soon as I put it in the Bank I would obtain my money for it (Draft put in evidence and marked Q. 1. A.) (Draft in possession of Counsel)

0588

3

Me. Was there anyone present
at the time the Draft
was handed to you?

Ans. Yes Sir, an agent
of mine, my son and the
Notary.

Me. Did they hear the
Conversation?

Ans. Yes Sir
Me. What was done with the
draft?

Ans. I did not have the
money at the time. I
sent it to H. Bochoff.

Me. Did you send or take
it?

Ans. My son took it.

Me. Look
at this paper and tell
me what it is?

Ans. A Posters
of the Draft of 2500. I
got that 4 or 3 days afterwards.
Paper admitted for what
it purports to be.

0588

H

Mrs. State to the Court The
Conversation is, near as
may be, between the defendant
and yourself when this
Note or a Draft was recd.
by you, or have you given
all the Conversation that
occurred in regard to this
Note or Draft?

Ans.
Mrs.

Yes Sir.
What did he say in regard
to the matter of acceptance,
have you an reflection given all
that took place; did he say
that the Draft would be
paid, the money was
there and it was as good
as gold?

Yes Sir.

Mrs. Have you been to Mr. Bischoff?
Ans. Not personally, my
son went.

Mrs.

Have you paid
the money on the Draft
H

0591

Mr.
Mrs.
Mr.
Mrs.

Genl. Sir. To whom?
To Mr. Bischoff. Who is

He?

Ans

A Banker, the person
the draft was deposited with.
The Banker called on me
for the money.

Me,

indorse it, before you gave
it to Mr Bingham &c.

Ans

Mrs

And you see Rosenberg
indorse it?

Ans

Ms

Yes Sir
Then the defendant said
it was good.

Ans

Yrs. Serv.

Mrs

Cross Examination.
Are you positive in the answering? O



ing Geschir
3-

0592

Q. You say among other things that you handed the money to Mr. Rosenberg, is that true?

A. No, my cashier gave him the money.

Q. Did you see him hand the money?

A. No Sir.

Q. Simply what your cashier reported to you, he told you he did?

A. Yes Sir.

Q. But you yourself did not give him the money?

A. No Sir.

Q. Do you know where the money was given him? In the Bank?

A. That I do not know.

Q. I take it that you are a German?

A. Yes Sir.

Q

0593

7

Ques This Draft is dated Berlin
Sept 6 '1885 for 250 \$. American
money three days after sight,
Pay this first exchange to
the order of Liboschine, the
sum of 250 \$ which credit
to the account of J. J. Harshorn
Amble. Do you know this
house?

Ans No Sir

Ques Have you any reason to
doubt the responsibility of that
house?

Ans No Sir

Ques What day do you say
this Note was indorsed to
you by Mr. Kereburg?

Ans On or about the
14th of Oct.

Ques When did this
Draft come back to you?

Ans 8 or 10 days
after it was sent to the
Bank.

7

0594

J

Ques When in coming back
did you make a demand
for the payment, did you
demand your money?

Ans No Sir.

Ques Is that your signature
on the original Complaint?

Ans Yes Sir. The
Complaint was read to me.

Ques Your memory on that
day that you made this
Complaint was better in
reference to the conversation
that was had between you
and Mr Rosenberg than it
was today?

Ans It is just as good
today as it was then.

Ques These are the representations
he made to you (Reading)
he said he had a Bill
to pay or a lot of Bills
to pay and was very
short of money and if you
would give him the

0595

9

Aforesaid money he
would give you a draft
which he had drawn on
the Illinois National Bank
of Chicago. Dated at
Berlin Sept 6/85 payable
3 days after sight and
signed by J. J. Herschorn
and Co and the said
draft was perfectly good
~~and the said~~, and the
said Banking Company
was responsible, that he the
said Rosenberg would
endorse the the same, and
on these representations you
let him have the money
as per order.

Ans

Hermann Barock

Sworn to before me
this 6th day of Nov 1885
Solomon Dinnel Justice

9

10

Emile Baitsch, being
 duly sworn deposes and
 says

Ques Are you the Son of the
 Complainant?

Ans Yes Sir.

Ques On or about the 14th of
 October did you see the
~~for~~ Defendant, and where?

Ans At my Father's
 place of business.

Ques Did you
 hear any conversation
 between them relative to the
 draft?

Ans That he wanted to
 get the draft cashed. I
 cannot say all of it. My
 father was in doubt,
 whether he would cash
 the draft or not. He sent
 me to get the money.
 First it was too early
 and I went again

10

0597

11

The defendam said
that the Draft was as
good as gold and my
father said I think I
can get the money by
going to Bischoff. I
went to the Bankers with
the defendam, and the
Clerk took 1% off the Draft.
They gave me a check, I
went to Lindensyes; they gave
me a check on the
Hassan Bank, I got the
check cashed and went to
the Saloon in Henry St
and gave the defendam
247.⁵⁰/₁₀₀ Two hundred and
forty seven dollars and
fifty cents.

Osworn to before me
this 6th day of Nov 1885

Emm Bantock

Edouard Smith

Justice

0598

12

Ques

Recall of Complaint
What lead you to
give credit to Mr
Rosenberg; to cash this
draft; was it Mr Rosenbergs
reputation or the
representations that he
then and there made?

Ans

Both.

He was a man

I was before me
this 6th day of Nov 1885
I saw

Police Justice

12

(13)

Counsel for the defendant agreed to the following being placed on Record - in the language of the Court.

It is admitted by the defendant that the Witness von Raven, if sworn would corroborate the testimony given by the Complainant's witness, as to the representations made by the defendant at the time of the presentation of the draft, and it is also admitted by the defence that the money for the draft was paid to the defendant by Bartsch Jr, as testified to by him.

Adjourned to Oct
Nov 16th at 3 o'clock

0600

231.
Second District Police Court.

Herman Britsch
vs.
Albert Rosenberg
Larceny

STENOGRAPHER'S TRANSCRIPT.

Nov 6th 1883

BEFORE HON.
Colon B. Smith
Police Justice.
H. J. Treacy
Official Stenographer.

0601

Police Court—2nd District.

Affidavit—Larceny.

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

Hermon Deitch
of No. 574 Deenman Street, aged 45 years,
occupation Printer being duly sworn
deposes and says, that on the 14 day of October 1885 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:

Good and lawful money of the
United States consisting of Bank
notes and bills of divers denominations
and values and being altogether of the
value of

Two hundred and fifty dollars

the property of

Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Robert Rosenberg (whose Christian name
is unknown to deponent) for the reason
that on the 14 day of October 1885 said
Rosenberg called upon deponent at the
aforesaid premises and told deponent that
he had a lot of bills to pay and he was
very short in money and that if deponent
would give him the aforesaid money
he would give deponent a draft which he
had. Deponent on the Illinois National Bank
of Chicago Ill. and dated at Berlin September
6 1885 payable three days after sight
and signed by J. J. Hirschhorn & Co. and that
the said draft was perfectly good and the
said J. J. Hirschhorn & Co. were perfectly

Subscribed and sworn to before me, this
14th day of October, 1885.

Police Justice.

0603

FORM NO. 10

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message.

This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

TEOS. T. ECKERT, General Manager

NORVIN GREEN, President

NUMBER

SENT BY

REC'D BY

CHECK

1102

fn

g

1900

191

Received at No. 16 Broad St. (Next door to Stock Exchange.)

Dated Chicago 27

27 Oct 1885

To Chemical Natl Bank

NY

Illinois bank say has no
advice of hirschhorn draft and
think it fraudulent wrote you
to that effect

The Union Trust Co

4090

State of Illinois,
COUNTY OF COOK,
CITY OF CHICAGO.

Oct 23 1885
A Draft for \$ 250.⁰⁰
Drawn on Allens National Bank

of Chicago, Ill.
Dated Berlin Sept 6 1885
Payable three days after Date

Signed by J. H. Rosenberry
Endorsed by M. Rosenberry
J. H. Rosenberry, Secretary

and
Being this day due and unpaid, and by me PROTESTED
for non-payment, I hereby notify you that the payment
thereof has been duly demanded and refused, and that the
holders look to you for payment, damages, interest and costs.
Done at the request of the Union Trust Company,
of Chicago, Ill.

GRANVILLE M. WILSON,

Notary Public.

To J. H. Rosenberry & Co.
Care Chemical Bank

All enclosures herewith should be sent AT ONCE to the parties to whom they
are addressed.

0605

State of Illinois,)
COUNTY OF COOK,) ss.
CITY OF CHICAGO.)

Oct 23 1885
A Draft for \$ 250⁰⁰
Drawn on Illinois National Bank
of Chicago, Ill.
Dated Berlin Sept 6 1885
Payable Three Days after Date

Signed by J. F. Hirschhorn & Co.
Endorsed by W. Rabenstein, A. Rosenberg
Hermann Bartoch, Henry Bischoff
and

Being this day due and unpaid, and by me ~~PROTESTED~~
~~acceptance~~ ^{acceptance} for non-payment, I hereby notify you that the ~~payment~~
thereof has been duly demanded and refused, and that the
holders look to you for payment, damages, interest and costs.

Done at the request of the Union Trust Company,
of Chicago, Ill.

GRANVILLE M. WILSON,

To J. F. Hirschhorn & Co. Notary Public.
Care Chemical & Bath Bank
my

All enclosures herewith should be sent AT ONCE to the parties to whom they
are addressed.

0606

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

39 District Police Court.

Albert Rosenberg 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.

Albert Rosenberg

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

Germany

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

Answer.

71 Second Avenue, 1st floor

Question. What is your business or profession?

Answer.

Leaf Tobacco Merchant

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
Albert Rosenberg

Taken before me this

day of

188

Police Justice.

0607

Sec. 151.

District Police Court.

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 any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by Norman D. York

of No. 571 Beekman Street, that on the 14 day of October
1888 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United
States consisting of Bank notes and bills
of the value of Two hundred and fifty Dollars,
the property of A. Rosenber
w a taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by A. Rosenber

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 every of you, to apprehend the body of the said Defendant and forthwith
bring him before me, at the 3 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 14 day of October 1888

Solomon D. Simon
POLICE JUSTICE

0608

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Herman Bartsch

vs.

A Rosenberg

Warrant-Larceny.

Dated *October 27* 188*5*

Smith Magistrate

Gardner Officer

Albert Rosenberg
The Defendant

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

Joseph A. Gardner Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, *October 28 1885*

Native of *Gen*

Age, *41*

Sex _____

Complexion, _____

Color *White*

Profession, *Tobacco*

Married _____

Single, *single*

Read, *yes*

Write, *3*

Pl 2 6000

0609

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

Alfred Rosenberg
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 *Nov 16* 188*5* *Solomon Smith* 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.

06 10

731
Police Court 2^d District. 1263

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Norman Sartoch
54 Beekman
Albert Rosenberg

Office of the Clerk

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

2 _____
3 _____
4 _____
Dated Oct 27, 1885

Swift Magistrate
Gardner Officer.
2^d District Court Precinct.

Witnesses Emil Sartoch
No. 54 Beekman Street.

No. _____ Street.

No. _____ Street.
\$ 1000 to answer G.S.

Com

0611

City and County of New York:

Albert Rosenberg being duly sworn deposes and says; that in the case of The People vs. Myself charging me with obtaining money under false pretense, by means of a false draft.

That I did obtain the amount of money charged in the indictment upon the draft.

That I expended that money or the greater part of it for doctors, medicine, nursing and funeral expenses of one Dr. Belenke, who was a friend and room-mate of mine at No. 71-2nd Avenue in this City.

That I am desirous to make restitution and will repay every penny of the money so obtained by me, that I can only do so, when I am free.

That were I at liberty, tomorrow I would go around to my acquaintances and would be able to obtain from them by gift small sums of \$5 to \$10 and thus collect the money and make restitution. I have not got a penny in the world and my counsel Isaac Angel Esq. acts gratuitously and out of pure sympathy of the knowledge of my family in Germany of whom I am the only one that stained our family name.

I would have gone on the stand and would have testified to the facts, but by the advice of my counsel I did not do so. He seemed to think that the jury would say

06 12

every defendant in a criminal action who testifies in his own behalf would naturally say all he could for himself. I make this affidavit fully and sincerely no matter what the end may be and at any time when I am released I will repay this money.

I ask Your Honor to temper justice with mercy and if Your Honor will only trust me and will suspend sentence on me, so that I can be at liberty to get and collect this money. I will be ever thankful to Your Honor.

It will be the cause of making a good citizen of me hereafter, as the five weeks that I have been in Jefferson Market and the Tombs has been a sad warning to me.

Sworn to before me this
30th of December 1883

Abner R. R. R.

06 13

Richard of
Albert Rosenberg

06 14

Can.

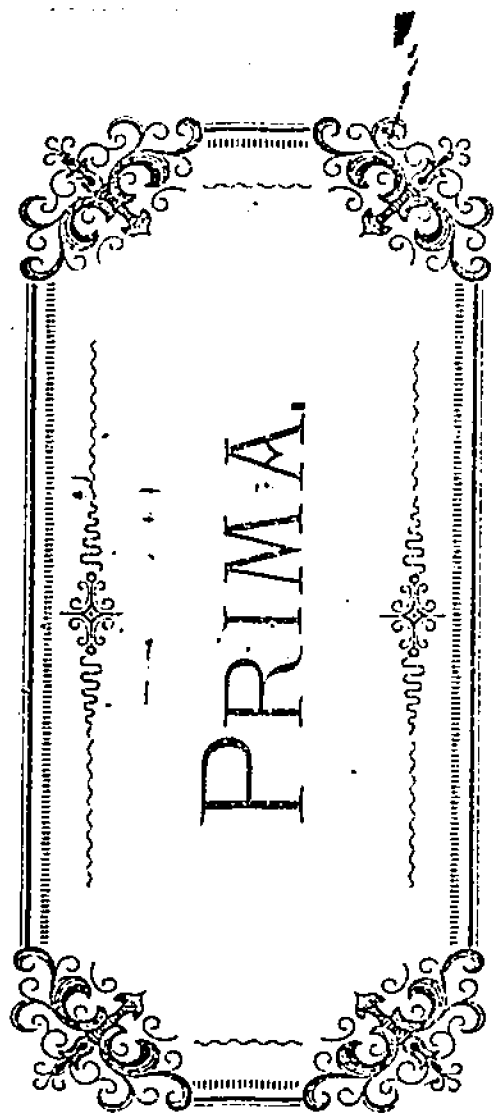
Berlin the 6th of Sept 1885

For \$250.⁰⁰—

Since I have after eight days for
this first Bill of Exchange to the order of
Mr Loboschian the sum of two hundred & fifty
dollars, value recd & charge the same ~~as~~
in the %.

How this value will be

06 15



^{per}
Berlin den 6^{ten} Sept. 1885 Für M. ~~250.00~~
Drei Tage nach Sicht zahlen Sie für diesen Prima-Wechsel
an die Ordre von M. Laborschin die Summe von
~~Mark Dollar zweihundert fünfzig~~
den Werth erhalten und stellen solchen auf Rechnung Bericht
Herr Illinois National Bank
No. ~~170~~ in Chicago Ill. J. Hirschowitz

06 17

State of Illinois,

COUNTY OF COOK,

SS.

CITY OF CHICAGO.

Be it Known, That on this Twenty third day of October in the year of our Lord, one thousand eight hundred and Eighty five I, GRANVILLE M. WILSON, a Notary Public, duly commissioned and sworn, and residing in the City of Chicago, in said County and State, at the request of the Union Trust Company, went with the original Draft, which is above attached, to the office of The Illinois National Bank (National Bank of Illinois) in the said City of Chicago, during ordinary business hours, and demanded acceptance ~~payment~~ thereon, which was refused,

Whereupon, I, the said Notary, at the request aforesaid, did **PROTEST**, and by these Presents, do Solemnly Protest as well against the maker of said Draft, the endorsers thereof, as all others whom it may or doth concern, for exchange, re-exchange, and all costs, charges, damages, and interest already incurred by reason of the non-payment of the said Draft.

And I, the said Notary, do hereby certify, that, on the same day and year above written, due notice of the foregoing protest was put in the Post Office at Chicago, Illinois, as follows:

Notice for Illinois National Bank (National Bank of Illinois) Chicago, Illinois.

{ " for J. H. Kischhorn & Co.
" for CHEMICAL NAT'L BANK, N. Y. Under One Cover to the Chemical Nat'l Bank, N. Y.
" M. K. Lubovshin
" for Henry Bischoff
" A. Rosenberg
" for Hermann Bartsch

Each of the above named places being the reputed place of residence of the person to whom this notice was directed.

In Testimony Whereof, I have hereunto set my hand and affixed my Official Seal, the day and year first above written.

Granville M. Wilson
Notary Public.

FEES—Noting for Protest, . . . 25 cents; Protest, . . . 75 cents; Noting Protest, . . . 25 cents; . . . 7 Notices, . . . 125
Certificate and Seal, . . . 25 cents; Postage, . . . 94 . . . Vol. . . . Page . . . \$. . .

329

06 18

State of Illinois,

COUNTY OF COOK,

CITY OF CHICAGO.

SS.

Be it Known, That on this Twenty ninth
day of October in the year of our Lord, one thousand eight hundred and
Eighty five I, GRANVILLE M. WILSON, a Notary Public, duly
commissioned and sworn, and residing in the City of Chicago, in said County and State, at
the request of the Union Trust Company, went with the original Draft, which
is above attached, to the office of The Illinois National Bank
(National Bank of Illinois)
in the said City of Chicago, during ordinary business hours, and demanded payment there-
on, which was refused, answered we have no such ac-
count, nor have we received any advice that
such a draft has been drawn on us

Whereupon, I, the said Notary, at the request aforesaid, did **PROTEST**, and by these
Presents, do Solemnly Protest as well against the maker of said Draft, the endorsers
thereof, as all others whom it may or doth concern, for exchange, re-exchange, and all costs,
charges, damages, and interest already incurred by reason of the non-payment of the said
Draft

And I, the said Notary, do hereby certify, that, on the same day and year above written, due notice of the fore-
going protest was put in the Post Office at Chicago, Illinois, as follows:

Notice for Illinois National Bank (National Bank of Illinois) Chicago, Illinois.

" for J. S. Hirschhorn & Co.
" for CHEMICAL NAT'L BANK, N. Y. Under One Cover to the Chemical Nat'l Bank, N. Y.
" M. L. Luborsky
" for Henry Bischoff
" a Krenberg
" for Hermann Buntech

Each of the above named places being the reputed place of residence of the person to whom this notice was
directed.

In Testimony Whereof, I have hereunto set my hand and affixed my
Official Seal, the day and year first above written.

Granville M. Wilson
Notary Public.

FEES—Noting for Protest, - - 25 cents; Protest, - - - 75 cents; Noting Protest, - - - 25 cents; 7 Notices, - - 1.25
Certificate and Seal, - - - 25 cents; Postage, - - - 0.4%; Vol.....; Page.....; \$.....

329

0619

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert Rosenberg

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

Albert Rosenberg, of the CRIME OF *Receiv* LARCENY in the second degree, committed as follows:

The said Albert Rosenberg,

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Herman Sachs*

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *his* own use, did then and there feloniously, fraudulently and falsely pretend and represent to *the said*

Herman Sachs,

That a certain paper writing which the said Albert Rosenberg then and there produced and exhibited to and delivered to the said Herman Sachs together with the endorsement of him the said Albert Rosenberg upon the back thereof, which said paper writing is in the German language and is as follows, to wit:

Per - Berlin den 6^{ten} Sept. 1885 für \$ 250.00
Dienstag nach Siebzehnten Sie für diesen Primas-
Wochel an die Ordre von M. Sachsheim die Summe
von Dollar hundert und fünfzig dem W. Sachs erhalten
und stellen solchen auf Rechnung der Bank.
H. Sachsheim
no 648 in Chicago Ill. J. F. Shindler & Co.

which being translated out of the German language
into the English language is as follows, to wit:

Per - Berlin den 6^{ten} Sept. 1885 für \$ 250.00
After paper pay for this bill of exchange to the
order of M. Sachsheim the sum of two hundred and fifty
dollars, value received, and charge the same in the account
of M. Sachsheim
no 648 in Chicago Ill. J. F. Shindler & Co.

and bearing upon the back thereof a certain writing
purporting to be an endorsement of the paper named
therein, as follows: "M. Sachsheim" -
was then and there a good and valid bill
of exchange and of the value of two hundred
and fifty dollars.

0620

By color and by aid of which said false and fraudulent pretenses and representations, the said Albert Rosenberg did then and there feloniously obtain from the possession of the said Norman Barkin a sum of money, to wit: The sum of Two Hundred and Fifty dollars in money, lawful money of the United States and of the value of Two Hundred and Fifty dollars, —

of the proper moneys, goods, chattels and personal property of the said Norman Barkin Barkin —, with intent to deprive and defraud the said Norman Barkin of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said Norman Barkin the said Albert Rosenberg was deprived then and there deprived, and deprived and deprived to the said Norman Barkin was not then and there a good and valid draft and bill of exchange, and was not then and there of the value of Two Hundred and Fifty dollars, or of any value whatsoever, there was in truth and in fact then and there wholly void and worthless, —

0621

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Albert Rosenberg to the said German People, -- was and were then and there in all respects utterly false and untrue, as he the said Albert Rosenberg at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say : That the said Albert Rosenberg the day and year first aforesaid, at the City and County aforesaid, in the manner and form aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods, chattels and personal property of the said German People then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

RANDOLPH B. MARTINE,
District Attorney.

0622

BOX:

197

FOLDER:

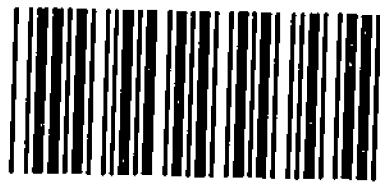
1981

DESCRIPTION:

Rosenthal, Albert

DATE:

11/10/85



1981

0623

BOX:

197

FOLDER:

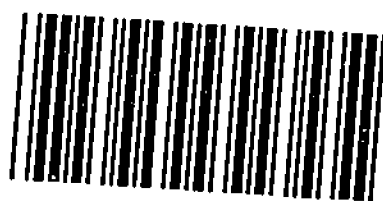
1981

DESCRIPTION:

Rosenthal, Joseph

DATE:

11/10/85



1981

0624

Witnesses:

J. H. Ruyter
Joseph Cahill

Upon an examination of the testimony of the People in this case I am of the opinion that a conviction cannot be had in this case and recommend that the defendant should Albert and Joseph Rosenthal be discharged on their own recognizance.
N. Y. Nov. 18. 1885

Gunning T. Bedford
Just Dist Ct

71. 1240

Charles R. Brown

Counsel,

Filed *10* day of *Nov.* 1885

Plead *Not Guilty (11)*

THE PEOPLE

vs.

Edw. Rosenthal
and *P*

Edw. Rosenthal

RECEIVING STOLEN GOODS
[Section 550, Penal Code]

RANDOLPH B. MARTINE,

Nov-18/85 District Attorney.

Rich. DeLong
A True Bill.

Foreman.

J. Cather Jr.

0625

3^d District Police Court

Meyer S. Hess
John Mc Bride
William Hassler
Albert Rosenthal
Joseph Rosenthal

Examination before Justice O. Reilly
Nov 9/1885.

For the defendants Mc Bride and Hassler
Counsellor Wetjen

For the defendants Albert and Joseph
Rosenthal - Mr Osborn.

Mr Wetjen - I move for the discharge
of the defendant Mc. Bride, on
the ground that there is no evidence
that he took the property. On the
contrary the prisoner Hassler
admits that he took the property
himself and sold it, and Mc
Bride denies all knowledge of
an attempt at robbery.

Justice O. Reilly - Your motion is denied.

Meyer S. Hess, the complainant being

Cross examined upon his affidavit
by Counsellor Wetjen Deponer and
says:-

Q You say you reside at Euler
Hotel?

A I reside there temporarily while
I am in the city.

Q You were at Harry Miners Theatre
you say on that evening?

A I was going in the theatre
I was not in.

Q You were standing in the lobby?

A I had purchased my ticket
I had been in the line and
had got up to the ticket office
and went out to the vestibule
again to go up to the fifty
cent place in the gallery.

Q Did you come down again?

A No; I never got to the gallery,
I tried to get there.

Q Did you see the Defendant
Mc Bride?

A I saw Mc Bride. I did not
see Hassler.

Q Which one did you follow up?

A Mc Bride.

Q How far did he go?

0627

Examination as to the premises Albert
and Joseph Rosenthal

Fredrick Ringle the being duly
sworn and cross-examined on his
affidavit by Counsellor Osborne
deposes and says:-

Q Do you know the defendants
Albert and Joseph Rosenthal?

A Yes Sir

Q How long?

A Since yesterday

Q Did you find any property
in their possession?

A Yes

Q In whose?

A In Albert's

Q Under what circumstances?

A Joseph Rosenthal, the father
was the one I first saw.
He said his son had the watch
in his possession. He went off
down town all alone, saying he
would get it. Afterwards his
son Albert, the defendant
came back with the watch
and gave it to me.

Q You asked Joseph for it and

0628

A Albert bought it in
In about an hour, Hassler
said to Joseph Rosenthal
"I want that watch" He did
not name any watch, Joseph
appeared to know. Joseph said
he would bring the watch and
he went off about an hour and
then Albert, the defendant brought
this watch [the couple's watch]

Q Joseph said he would go and
get the watch?

A Yes, and when Albert came
with the watch he gave it to
me.

Q How do you know that Hassler
sold the watch to Rosenthal
the defendant - Joseph Rosenthal?

A On information from Hassler

Mr Osborne - I move to strike that
out as hearsay

Justice O'Reilly - Motion Denied
Exception.

Justice O'Reilly - Hassler acknowledged
in my presence that he sold.

0629

A Oh. Before he was arrested about a block, I followed him up

Q You claim that he stopped at a stand?

A Temporarily - yes Sir

Q And how long after you missed your watch did you have him arrested

A Really I do not think it was more than five minutes. I followed him right up and he was at the corner.

Q Do you know whether at the time he was arrested there was any property found in his possession?

A - He was searched and no property was found in his possession

Q After that what did you do?

A After he was arrested the officer in charge of the police where he was brought - I believe you call it the station house, asked me "What will you do about it?" I said "I will have him arrested on suspicion of stealing my

0630

2 watch - That was Mc Bride
Then you only had him arrested
on suspicion?

A Yes, Sir.

2 You will not swear that he
took your watch?

A I will not swear that he
took my watch

SWORN TO BEFORE ME
THIS 9 DAY OF Nov. 1885.

Samuel J. Kelly
POLICE JUSTICE.

Mr. Welger - I renew my motion for the
discharge of Mc Bride on the
ground that the constable
does not swear that Mc Bride
took his watch, but now says
that he caused Mc Bride's
arrest on suspicion.

Justice O'Reilly - The motion is denied,
Exception.

Justice O'Reilly - I will hold Mc Bride
and Hassler in \$2000 bail each
to answer.

0631

By the witness

- Q the watch to this man.
- 2 All you know is that the old man Joseph Rosenthal was asked for it, and he said he could get it and he went out and Albert returned with it?
- 1 Yes Sir
- 2 Do you know of any transaction that took place with Albert with this watch previous to this?
- 1 No Sir
- 2 Was there any admission made by Hassler that Albert received the watch from him?
- 1 On the contrary when Hassler entered the room he said that Joseph received the watch from him. I knew nothing about Albert at all until he came and handed the watch to me.
- 2 When you first saw Joseph did Hassler say that he wanted the watch?
- 1 Yes Sir
- 2 Did he deny having it?
- 1 No Sir
- 2 At any time?

0632

A. No Sir. There was no question about it. No demand. Hassler said "I want that watch."

SWORN TO BEFORE ME

THIS 9 DAY OF Apr. 1885.

Samuel C. Kelly
POLICE JUSTICE.

Frederick Bringlee

William Hassler the defendant being duly sworn and examined by Counselor Osborne in his own behalf deposes and says,

2. Did you make an affidavit in this case?

1. Yes.

2. Did you ever sell this watch to the defendant Albert Rosenthal?

1. Not to Albert to Joseph.

2. Never sold it to Albert?

1. No Sir.

2. Did you know the value of the watch when you sold it?

1. No Sir.

2. How much did you get for it?

1. Twenty eight dollars. I do not know what it is worth.

William Hassler

SWORN TO BEFORE ME

THIS 9 DAY OF Apr. 1885.

Samuel C. Kelly
POLICE JUSTICE.

0634

Police Court—Hurd District.

Affidavit—Larceny.

City and County } ss.:
of New York, }Meyer S. Hess
of No. Charles Hotel Canal 24 Centre Street, aged 28 years,
occupation Shoe manufacturer being duly sworndeposes and says, that on the Sixth day of November 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, ^{and from his person} ~~in the right~~ time, the following property viz:One gold watch and chain with charm
attached all of the value of Eighty
dollars

\$ 80

the property of Deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Mc Bride ^{and} William Hassler
(both now here) that deponent was in the vestibule of
of Miners Theatre in the Boxery near Broome St
in said City when he felt some one pull at his
watch chain which was ^{attached to said watch and} contained in the pocket of
the vest then and there worn by him and immediately
he missed the above described property. Deponent
says that said Mc Bride was standing along side
of him and he said deponent spoke and said
I have lost my watch and chain. That said Mc
Bride answered and said to deponent that he
should notify the police and something else
which deponent does not remember. That at the
time said Mc Bride spoke he was standing in line
with a number others waiting for their turn to purchaseSubscribed before me, this
day of
188

Police Justice.

0635

tickets of admission to said theatre. That Dependent says that he walked to the street meditating what he should do when he saw said McBride ~~walk~~ coming out of said Vestibule and walk up the Battery. That dependent followed said McBride and he stood at a stand and he said dependent stood still and when said McBride saw dependent looking at him he said McBride walked at a rapid rate and said dependent continued in pursuit and had him arrested in the Battery near Livingston Street. Dependent also states that said McBride did not purchase anything at said stand.

Dependent says that he is informed by Frederick Ringer an officer attached to the 10th Precinct Police that he arrested William Hassler as an accomplice of said McBride and he said Hassler acknowledged and confessed to said officer in my presence that he stole said property as aforesaid and that said McBride and said Hassler followed him into said Vestibule for said purpose and at the time he took said property said McBride was acting in concert with him and that he sold the same to two men named Rosenthal at their residence no 325 E 72nd

Street at the hour of 10 P.M. on said date for the sum of \$28. Dependent further says that said Hassler acknowledged that previous to him receiving said money from said Rosenthal's the youngest one of said Rosenthal's asked him said Hassler where he got said property and he said Hassler told him that he stole it from a man at Miners Theatre.

Dependent says that he is informed by said officer that he took said Hassler to said Rosenthal's at no 325 East 72nd St. and that said Rosenthal's returned said property to him and admitted receiving said property from said Hassler. Wherefore dependent charges said McBride and Hassler with feloniously stealing said property as aforesaid and said two others named Rosenthal's with feloniously receiving said property from said William Hassler they said Rosenthal's well knowing at the time that said property had been feloniously stolen by said Hassler.

Meyer J. Hall

Symon to before me this 8th day of Nov 1885

Jesse J. Hall
Justice

Symon to before me this 8th day of Nov 1885

0636

CITY AND COUNTY }
OF NEW YORK, } ss.

Fredrick Ringler
aged _____ years, occupation *Police officer* of No. _____

101 1/2 Greennd Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Meyer S. Hess*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of *Nov* 188

8 } *Frederick Brizler*

Sam'l O'Reilly
Police Justice.

0637

CITY AND COUNTY }
OF NEW YORK, } ss.

William Casler
aged 18 years, occupation Porter of No. _____

_____, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Meyer S. Hess*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 8 }
day of Nov 188 } *William Hustler*

Sam'l O'Reilly
Police Justice.

0638

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK,

3 District Police Court.

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

Question. What is your name?

Answer.

John Mc Bride

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

44 Forsyth St 4 mos

Question. What is your business or profession?

Answer.

Book binder

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
not guilty

John Mc Bride

Taken before me this

day of

188

Police Justice.

0639

Sec. 198-200.

11.3

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

William Hassler 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 Hassler

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer. 16 Forsyth St 2 1/2 years

Question. What is your business or profession?

Answer.

Patron

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 acquainted with McBride for the last two weeks and on the 6th day of November 1885 I met him on the corner of Broome and Bowery by appointment and remained on said street corner about 10 minutes and was in company with him about 20 minutes when we went to the Theatre and we saw Complainant going in the Theatre and we both followed him and I took the property. McBride and I walked out. I took the property and sold the same for \$28. as I stated in my affidavit. and said Room that asked me where I got it and I told him that I stole it William Hassler

Taken before me this

day of

188

Police Justice.

0640

Sec. 108-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Joseph Rounthal 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.

Joseph Rounthal

Question. How old are you?

Answer.

70 years

Question. Where were you born?

Answer.

Prussia

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

Answer.

325 E 72^d St 18 mos

Question. What is your business or profession?

Answer.

Dealer in Jewelry

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

Joseph Rounthal

Taken before me this

day of

1887

Police Justice.

0641

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY {
OF NEW YORK, ss*Albert Roomthal*

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. *Albert Roomthal*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *England*

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

Answer. *325 E 72^d St 18 mos*

Question. What is your business or profession?

Answer. *Shoe cutter*

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*

Albert Roomthal

Taken before me this

day of

188

Police Justice.

0642

Sec. 151.

Police Court _____ 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 Meyer S. Hess
of Carlis Hotel Street, that on the 6th day of November
1885 at the City of New York, in the County of New York,

Room that an Resort that with feloniously
securing a gold watch and chain
he with knowing that said property
had been stolen

Wherefore, the said Complainant has prayed that the said Defendant 5 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 them forthwith before me, at the 3 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 _____ day of _____ 188 5

Samuel C. Kelly POLICE JUSTICE.

0643

Police Court 3^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Meyer, S. Hess
vs
Joseph P. Parnthal
Albert P. Parnthal

Warrant-General.

Dated Nov 8th 1885

O'Reilly Magistrate.

Bingler Officer.

The Defendant

10th West
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Bingler Officer.

Dated Nov 9th 1885

This Warrant may be executed on Sunday or at
night.

Sam'l C. Kelly Police Justice.

REMARKS.

Time of Arrest, November 9th 8th

Native of

Age

Sex

Complexion

Color

Profession

Married

Single

Read

Write

Joseph P. Parnthal

Germany

70

77

German

yes

325 E 12th St

Albert Parnthal

England

32

Single

yes

325 E 12th St

0644

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 Nov 9 188

Samuel C. Kelly 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.

0645

70x71/248

Police Court-- 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Meyer S. Hess
Earliest Hotel

- 1 John McBrick
- 2 William Hassler
- 3 Albert Roththal
- 4 Joseph Rosenthal

Office of the
Magistrate
on receiving stolen
property

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated November 8 1885

Daniel O. Riley Magistrate

Fred R. Ringer Officer.

10 Precinct.

Witnesses Officer

No. Street.

Sergt. Cahill
3d Dist. Police Court Street.

No. Street,

\$ 2000 to answer G & S Comm

rel 2 \$2500 for G Nov 9 9/11 a 11

11 3rd 4 Warrant issued to

Sergt. Cahill of the Court Squad
to execute

0646

District Attorney's Office.

PEOPLE

vs.

Wm. H. Hester
for sentence

Officer Ringle
who made the
arrest - off
duty - he reports
that he knows
nothing of Hester
except that he was
informed that Hester
was once arrested for
surrendering - On me

0647

Court of General
Sessions of the Peace
for the City & County
of New York.

The People of the
State of New York
- vs. -
John 911^c Bridg.

The People of the
State of New York.
- vs. -
Albert Rosenthal
Joseph Rosenthal

We the Counsel for the above
named defendants, respectively
depurate and agree that the
following deposition of Meyer
S. Hertz the Complainant, may
be used upon the trial of this above
action, with the same effect as
if the testimony of said witness
was taken in open court upon

0648

the trials, the defendants above
named hereby respectively
travelling the appearance in
court of said witnesses, and
accounting to the reading upon ^{upon the trials} ~~upon the trials~~ ^{what}
the trials of his operations will
precisely the same effect, as if
he was then in court.

New York Nov. 1885

Charles Steckler
Atty for Defts Roenthal.

Chas. J. Callahan
Atty for M. Inde

Deponent of Meyer S. Hess, taken
pursuant to the foregoing stipulation
at the District Attorney's office
in the City of New York on the
12 day of November 1885.

I reside in Baltimore, Maryland.
My business is that of shoe
manufacture. On the evening
of the 5th of November 1885 I
arrived in the City of New York on
a business trip. I know the
defendant McBride, ~~and also~~ On

Story

0649

The evening of the 6th of November
1885 about 7.45. I was in the
Proscenium of 211th Street Theatre in
the Bowery. I had purchased
a ticket for the performance, and
had stepped out of the line
of persons waiting to purchase
tickets, to go into the theatre.
As I was about going up
stairs, I felt a tug at my
watch chain. My watch, the
value of which was eighty dollars,
and was a gold watch, with
my name from my parents 1877
was in the left pocket of
my vest. I then ^{explained} "my watch is lost". A man
standing along side of me and
who was the defendant
Mr. Bird said: "You had better go
and see the Police". I then
walked out of the Proscenium.
Now the defendant looked around
and saw the defendant Mr. Bird.
Mr. Bird walked up the Bowery
ahead of me, stopped near
a fruit stand, turned around
and saw me. The moment he

0650

saw me, he started up the Bowry
on a fast walk, increasing fast.
I followed him. When I got
to the next corner above I
met an officer. I complained
against McBrick. As a result
of my complaint. The Officer
arrested McBrick on suspicion.
I saw McBrick at the Police
Station and Police Court where
I made the above statement.

The next time I saw my watch
was at the Police Court Essex Market
on Sunday Nov. 8th in the hands
of Officer Anglen. I then iden-
tified it as the watch stolen
from me on the evening of the
6th.

X for Rosenthal I do not know the defendant Rosenthal or anything
about his connection with the case
~~known before me~~

Star

X for McBrick I was present when McBrick was searched
at the Station House. The watch was not
found on his person. I last sight of
McBrick a few moments before the time I
first saw him in the theatre and when he
was searched in the Station House.

Sworn to before me this
12th day of November 1905
John McCall Notary Public N.Y.C.

Meyer J. Ross

0651

COURT OF GENERAL SESSIONS
of the City and County of New York.

THE PEOPLE vs.

-- vs --

JOSEPH ROSENTHAL:
and
ALFRED ROSENTHAL

City and County of New York ss: Thomas R. Osborn of said city
being duly sworn says: That he is an attorney and counsellor
at law; that on Sunday the 8th day of November 1885, one
William Hassler was brought to the third District Police
Court at Essex Market charged with having feloniously stolen
the watch of one Meyer S. Hess and that the defendants above
named were at the same time in said court having been accused
by said Hassler with having purchased said watch of him:

That at the same time at said court said Hassler
at first said that the defendants above named had bought the
watch; then when asked again in said court whether they were
the men to whom he had sold the watch positively said they
were not; after a short lapse of time he then made another
statement and said they were the men.

Sworn to before me this ...
14th day of November 1885. ...

John L. Fraser
Notary Public
2. 25 City & Co

0652

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Alban Rosenthal
Joseph Rosenthal

R. S. J.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

I have no complaint to make against the defendants — I never authorized a Complaint —

I don't now, nor ever did charge the defendants with any crime. What I did was at the suggestion of Officer Ringle, who gave me all the information, I had about the Rosenthal —

Witness Shmuel Comar
Nov 12/15

Meyer S. Hess

0653

COURT OF GENERAL SESSIONS.

The People, &c.

vs.
John Mc Bride
William Hasler
Albert Rosenthal
Joseph Rosenthal

OFFENSE

District Attorney.

0654

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Rosenthal
and
Albert Rosenthal

The Grand Jury of the City and County of New York, by this indictment,
accuse *Joseph Rosenthal and Albert*
Rosenthal —

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

The said *Joseph Rosenthal and*
Albert Rosenthal, each —
late of the First Ward of the City of New York, in the County of New York aforesaid, on
the *sixth* — day of *November*, in the year of our Lord one thousand eight
hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms,
one watch of the value of fifty
dollars, one chain of the
value of twenty dollars, and
one chain of the value of
ten dollars,

of the goods, chattels and personal property of one *Margaret D. Stess,*
my John me Bride, William Stess,
and certain *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said *Margaret D.*
Stess, —

unlawfully and unjustly, did feloniously receive and have; the said *Joseph*
Rosenthal and Albert Rosenthal,
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.

RANDOLPH B. MARTINE,
District Attorney.

0655

BOX:

197

FOLDER:

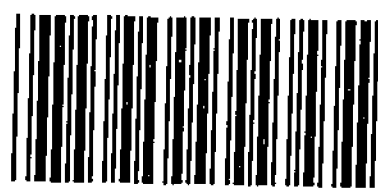
1981

DESCRIPTION:

Ross, William J.

DATE:

11/19/85



1981

0656

Witnesses:

Johnnie Lane
Louis Murphy
Wm Keely

198.

Counsel,

Filed *19* (day of *Nov*) 188*0*

Placed *in* *the* *County* *(No)*

Wm Keely
vs.
THE PEOPLE
vs.
William R. Rorer

Burglary in the second Degree.
in the County of Cook, Illinois.
[Sections 498, 506, 528 and 532.]

RANDOLPH B. MARTINE,

Dec 23/83 District Attorney.

Officer Dwyer

A True Bill.

J. Catlin Jr.
Foreman

Dec 23
9.50

5 P. 3 year.

0657

Police Court— 3 District.City and County }
of New York, } ss.:

Johanna Dove
of No. 124 Monroe Street, aged 39 years,
occupation Boarding House Keeper being duly sworn
deposes and says, that the premises No 124 Monroe Street,
in the City and County aforesaid, the said being a Dwelling House

and which was occupied by deponent as a Dwelling House
and in which there was at the time a human beings by name Dennis Dougherty
Ellen Dougherty Patrick Ginn Patrick Vaughan and
deponent BURGLARIOUSLY entered by means of forcibly turning the
Knob and forcibly opening the door of the 3rd floor leading
from the hallway into the kitchen of said
premises

on the 15th day of November 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One pocket book containing good and lawful
money consisting of two bills of denomination
and value of Five dollars each, Two
bills of the denomination and value of
Two dollars each and one bill of the
denomination and value of One dollar
all of the value of Fifteen dollars

\$15

the property of deponent who is a widow
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
William J. Raus (now here)

for the reasons following, to wit: That deponent is informed by
Dennis Dougherty that he saw said Raus
open said door and walk in said premises
towards a table and take something therefrom
and saw ~~and~~ immediately ran out. That
said Dougherty pursued him and caught
him on the corner of Jefferson and Monroe
Streets in said City and that thereafter
officer Shelby found said property on

0658

paid street corner where he said Haus
was caught.

Sworn to before me
this 15th day of Nov 1885
J. H. [Signature] Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0659

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis Dougherty
aged 28 years, occupation Labourer of No.

124 Monroe Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Johanna Dove*

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

Sworn to before me, this 15 day of Nov 1887 } *Dennis Dougherty*

John J. [Signature]
Police Justice.

0660

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

William J. Raus 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. William J. Raus

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. New York

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

Answer. 45 New Battery 3 years

Question. What is your business or profession?

Answer. Plumber

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 intoxicated and I am
not guilty of the charge
Wm J. Raus

Taken before me this

day of Nov 1885

Police Justice.

0661

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 222 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 Nov 15 1885 J. H. H. H. H. H. 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.

0662

Police Court 3 District. 1248

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Sophanna Dore
124 Monroe
William J. Rags

Offence Burglary

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Nov 15 1885
J. Henry Ford Magistrate
John P. Kelly Officer.
7th Precinct.

Witnesses Dennis Dougherty
No. 124 Monroe Street.
Officer

No. _____ Street,

No. _____ Street,
\$ 1000. to answer g \$

0663

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 J. Ross

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

William J. Ross

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

The said *William J. Ross*,

late of the ~~Second~~ — Ward of the City of New York, in the County of New York
aforesaid, on the ~~thirteenth~~ day of ~~November~~, in the year
of our Lord one thousand eight hundred and eighty-~~five~~, with force and arms, about the
hour of ~~nine~~ o'clock in the ~~night~~ time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one

Johanna Dore.

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit: *The said Johanna Dore*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said *Johanna Dore*,

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,

0664

SECOND COUNT—

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

William J. Rose —
of the CRIME OF ~~GRAND LARCENY IN THE~~ ~~DEGREE~~, committed as follows:

The said *William J. Rose*,

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 *month* time of the said day, with force and arms,

one *note* of the value of
one dollar, two United States Treasury
notes of the denomination and
value of five dollars each, one *note*,
note of the denomination and
value of five dollars, two United
States Treasury notes of the
denomination and value of two
dollars each, and one United
States Treasury note of the
denomination and value of one
dollar,

of the goods, chattels and personal property of one *Phanna Doe*, —

in the dwelling house of the said *Phanna Doe*.

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

Randolph B. Martine
District Attorney

0665

BOX:

197

FOLDER:

1981

DESCRIPTION:

Rover, James

DATE:

11/09/85



1981

0666

Witnesses:

James H. Ryan
Off. Henry

Jan 2nd 1889
On the papers herein I
recommend discharges of
defendant on his personal
recognizance
J. W. Brown
District Attorney

1.

61.
Spencer

Counsel,
Filed *9* day of *Nov* 188*8*
Pleads *Not Guilty (No)*

Assault in the Second Degree.
(Section 218, Penal Code.)

THE PEOPLE

vs.

B

James B. Brown
1113 1/2 W 4th St

RANDOLPH B. MARTINE,

p. 2 Apr 16/89 District Attorney.

Bail dropped.

A True Bill.

Henry J. Foreman
J. Catlin Jr.

T

0667

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

James R. Rover

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. But that the defendant is a very respectable young man and has a very respectable father and mother. The assault which is the subject matter of this complaint was committed over two years ago, and arose out of a petty quarrel between the complainant (myself) and the defendant's brother as to who should sell an opera book to a theatre for. I did not suffer any severe injury, and am perfectly well and healthy at the present time: and in view of the defendant's excellent character, and the fact that he is now working at a respectable employment, I desire that he be discharged.

Dated January 31/88.

James Ryan
Complainant

Withdrawal.

People's Complaint of
James Ryan

vs

James R. Rorer

I have examined all
the witnesses for the
people in this case and
it appears to me a
proper case in which
to grant the complaints
request

H. D. Medona

D. J. D. sh

July 3/88

0668

0669

Police Court—2^d District.

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

of No. 229 East 5th Street, aged 19 years,

occupation Bricklayer being duly sworn

deposes and says, that on the 14th day of September 1885 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

James R. Rover, New York, who
wilfully and maliciously cut
and stabbed deponent, on the left
breast, with a knife or some
sharp instrument, the said in
his hands, thereby wounding
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 before me, this 25th day
of September 1885

James Ryan

John P. Patterson Police Justice.

0670

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

POLICE COURT, 2 DISTRICT.

of No. 29th Precinct Police John Kemp
Street, being duly sworn, deposes and says,
that on the 14th day of September 1885

at the City of New York, in the County of New York.

James R. Rover, now here, did feloniously cut and wound one James Ryan on the breast with some sharp instrument - as said Ryan informs deponent. That said Ryan identified the deponent as deponent's presence as being the person who inflicted upon him the injury aforesaid. That said Ryan is now confined at the New York Hospital and is

Subscribed and sworn to before me, this

of

188

day

Notar Public

0671

unable to appear in Court
by reason of the wound aforesaid.
Sworn to before me this } John Kemp
15th day of September 1885

H. M. Patterson Police Justice

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Kemp

vs.
James R. Brown

Dated

Sept. 15

1885

Patterson

Magistrate.

Officer.

Witness,

Sworn to by

James R. Brown

128 West 26th St.

Disposition

Sept 19/85

at 10 A. M. on motion

of Col. Spencer of

Midway Building

Adja to Dept. 25th Sept 19th A. M.

0672

New York Oct 29th 1885
Deed of District Policy Court
Hon. John B. Smith - Presiding

James Ryan }
vs. }
James R. Rover }

James R. Rover
being duly sworn deposes and
says I live 128 West 26 St
On the 14th of September 1885
at the hour of 8 o'clock evening,
I was selling Opera Books
at the 5th Ave Theatre, on the
sidewalk. My Brother was
selling an Opera Book,
and Mr James Ryan the
Captainman, tried to sell
his (Ryan's) Book to the same
man, Ryan was selling
in opposition to us. My
Brother sold the Book
to the gentleman, as
soon as he did, Mr
Ryan hit him with

0673

2

tip fist and knocked
him in the gutter, I
said, "Don't let him hit
you like that." Ryan
said "who the hell are
you talking to," and
hit me twice in the
face. I went to run
away; he knocked me in
the back and knocked
me down and kicked
me while down. A crowd
collected, I got up and
did not see Ryan.

Fifteen minutes after,
Ryan came from Broad
Way with a Policeman
and said I cut him.
I had no knife, and
did not cut him.

Sworn to before me J. H. Rown
this 29th day of Oct 1885
Solomon D. Smith Vice Justice
2

0674

3
Henry C. Raver being
duly sworn deposes and
says, I live at 1287
26 St, I have heard my
brothers testimony and know
it to be a correct statement
of the occurrence on the
evening of September 14, 1885
in front of the 5th Theatre.
I was struck in the
mouth by the complainant
Ryan.

Mon to before me

this 29th day of Dec 1885.

John R. Smith

Police Justice

3

0675

James Ryan being duly
sworn and cross examined
said struck Henry C. Rober,
when he struck me. The
two Brothers struck me before
I struck them. I have
been arrested ~~three~~ once,
I have been arrested three
times. I was arrested for
driving. I was not
convicted. The other two
times I was arrested as
a Suspicious Person. I
was never convicted of any
offense. I was never in
any prison except a
temporary one.

Sworn to before me } James Ryan
This 29th day of Oct 1885 }
Solomon Smith }
Justice of the Peace

0676

William Keating being
 only sworn, depose and
 say: I live at 377 East
 25 St. On the evening of
 September 14th 1885 I was
 in front of the 5th Theatre
 at 8 o'clock evening. I saw
 Henry C. Rover, Sir, Ryan
 and Ryan hit him.
 Rover called for some one
 else. I then saw the two
 Rover Brothers Sir & Ryan.
 Ryan jumped away,
 and James Rover pulled
 something out of his back
 pocket and hit Ryan on
 the right side. I took
 Ryan away to prevent
 his being arrested. I was
 never arrested. I have been
 in the Cashmere Bootery for
 about three weeks. I saw
 the blood on Ryan's shirt.
 Rover said he hit Ryan
 with a button hook. I saw Keating

Deposed before me
 this 24th day of Dec. 1885
 Geo. W. [illegible] Justice

0677

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

James R. Row 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

James R. Row

Question How old are you?

Answer

16 years 2 age

Question Where were you born?

Answer

New York City

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

Answer

120 West 26 St. about 5 years.

Question What is your business or profession?

Answer

Telegraph Business

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.
J. R. Row

Taken before me this

1888

W. M. Justice
Justice.

0678

New York Hospital,

West Fifteenth Street,

New York, Sept. 15 1885

To whom it may concern:

This is to certify
that John Ryan is now a
patient under my care in
this Hosp.^l He is as yet
unable to appear in court
and probably will be unable
for some days to come.

F. A. Manning.

0679

N. York Hosp. &

Sept. 17 '85

To whom it may concern -

This is to certify
that James Ryan, now
a patient in this Hosp. &
is no longer in a criti-
cal condition & will prob-
ably be able to leave
the Hosp. & in a very
few days - Arrangements
have been made by which
McIntosh will be notified
as soon as he is ready
for discharge

J. A. Manning
House Surgeon

0680

New York Hospital,

West Fifteenth Street,

New York, Sept 19 1885

To whom it may concern -
James Ryan now under
my care is not yet in condition
to attend court. He is conva-
lescing rapidly, & will be
able to go out in a day or
two.

Faithfully and
Honorably
Attest
House Surgeon

0681

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before Jacob H. Patterson a Police Justice
of the City of New York, charging James R. Rover Defendant with
the offence of Common Assault

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We,

James R. Rover Defendant of No.

and

128 West 26th Street; by occupation a Messenger-boy

of No. 128 West 26th St

Street, by occupation a Grocery

Surety, hereby jointly and severally undertake that

the above named.

Defendant

shall personally appear before the said Justice, at the second District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of ten
Hundred Dollars.

Taken and acknowledged before me, this 17

day of

September

1888

John Patterson POLICE JUSTICE.

0682

CITY AND COUNTY }
NEW YORK, } ss.

Sworn to before me this 17 day of Sept. 1885

Justice in Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth - Twenty - 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 known and designated, as No 125 West 27th in the City of New York. Worth the sum of fifteen thousand dollars, upon which there is a mortgage of \$8,000. Otherwise free and clear

Henry C. Rover

Henry, C. Rover

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Underlying to appear during the Examination.

Taken the 188 day of

Justice.

0683

Police Court 2^d District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

James Ryan
James R. Rorer

Offence Indemnity
Chancery

Dated September 15th 1885
Patterson Magistrate.

John Kemp Officer.
49 Precinct.

Witnesses Wm Keating
No. 327 E 25 Street.

No. 8500 Mrs. G. S.
Bailed

No. Oct 29, 3 PM
3:17 PM

Adj'd. to Oct. 26/85 at
2 1/2 P. M. on motion
of defendant

It appearing to me by the within deposition and statement that the within named
James R. Rorer

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 October 21st 1885 Police Justice.

I have admitted the above-named
to bail to answer by the undertaking hereto annexed
Dated October 21st 1885 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 1885 Police Justice.

BAILED,

No. 1, by Henry C. Rorer
Residence 125 West 26th Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street

No. 4, by
Residence Street.

0684

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

James R. Rover

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

James R. Rover

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

The said *James R. Rover*,

late of the City and County of New York, on the *fifteenth* day of
September, 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 one

James Ryan
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault; and the said *James R. Rover*

with a certain *knife* which *he* the said

James R. Rover
in *his* right hand then and there had and held, the same being then and there an
instrument likely to produce grievous bodily harm, *him*,
the said *James Ryan*, then and there feloniously
did wilfully and wrongfully strike, beat, *stab, cut*, bruise 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.

0685

SECOND COUNT:

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

_____ *James R. Rover* _____
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *James R. Rover*, _____

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 one *James Ryan*, _____

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault: and the said *James R. Rover*
_____ *in* the said *James Ryan*
with a certain *knife* _____
which *he* the said *James R. Rover* _____

in *his* _____ right hand then and there had and held, in and upon the
_____ *breast* of *him* the said *James Ryan*,
then and there feloniously did wilfully and wrongfully strike, beat *stab cut*,
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said *James*
Ryan, to the great damage of the said *James Ryan*;
against the form of the statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0686

BOX:

197

FOLDER:

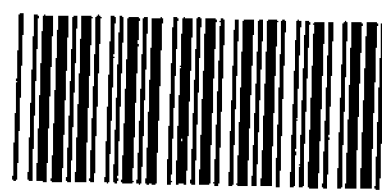
1981

DESCRIPTION:

Ruckenbrod, John

DATE:

11/04/85



1981

0687

Witnesses:

Aime Eppler
M. Rice
Barbara Ott
W. Collins

Counsel,

Filed 4 day of

Pleads

THE PEOPLE

vs.

P

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Pennl Code).

Emm Rindard
(2 cases)
H. D.

RANDOLPH B. MARTINE,

District Attorney.

72 Dec 8. 1885

Pleads A. 2 dg.

SP 3 1/2 y cald.

A TRUE BILL.

Dec 8-85

Dec 4th

Foreman.

J. Carter Jr

10

0688

Police Court—Third District.

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

of No. 187 Hester Street, aged 36 years,
occupation House Keeper being duly sworn

deposes and says, that on the Tuesday 25 day of August 1885 at the City of New

York, in the County of New York, in the tenth Ward in the day time
She was violently and feloniously ASSAULTED and BEATEN by

John Puckernbrod now here
who did then and there strike
deponent two blows with a stone
tied up in a handkerchief in the
form of a sling shot, and did
immediately afterwards strike
and cut deponent on the
head with a razor

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

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

Sworn to before me, this 24th day
of October 1885.

Emma Eppler

W. J. Owen

Police Justice.

0689

Police Court, Third District.

THE PEOPLE, &c.,
on the complaint of

Amie Eysler

John Ruckelshaus

2 _____
3 _____
4 _____

Offence—Felonious Assault & Battery

Dated October 1885

Carver Magistrate.

Collins Officer.

Clerk.

Witnesses, _____

No. _____ Street.

No. _____ Street,

No. _____ Street,

\$ _____ to answer General Sessions.

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

of the City of New York, until he be committed to the Warden and Keeper of the City Prison

Dated 24 October 1885.

I have admitted the above named _____ Police Justice.

, to bail to answer by the undertaking hereto annexed.

Dated _____ 1885.

There being no sufficient cause to believe the within named _____ Police Justice.

_____ guilty of the offence within mentioned, I order

Dated _____ 1885 to be discharged.

_____ Police Justice.

0690

Police Court Third District.

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

of No. 187 Heister Street, aged 36 years,
occupation House Keeper being duly sworn

deposes and says, that on the Tuesday 25 day of August 1885 at the City of New
York, in the County of New York, in the Tenth Ward in the day time

She was violently and feloniously ASSAULTED and BEATEN by

John Puckervood nor here
who did then and there strike
deponent two blows with a stone
tied up in a handkerchief in the
form of a sling shot, and did
immediately afterwards strike
and cut deponent on the
head with a razor

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

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

Sworn to before me, this 24th day
of October 1885.

Emma Eppeler

W. J. Owen Police Justice.

0691

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ssThird District Police Court.

John Ruckembrod 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

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty

John Ruckembrod

Taken before me this

24

day of October

1885

Police Justice.

0692

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

John Ruckelshaus

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 *24 October* 188*5* _____ *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.*

0693

\$1000 Ex & J O.M.
Oct 26.

H/27 1193
Police Court Third District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Annie Eppler
189 Hester H.D.
John Rock Krimbrad

Offence
Detained (Couch)

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated 24 October 1885

_____ Magistrate

_____ Officer.

4. E. D. Jenkins 100 E 23rd St. Precinct.

2. Witnesses (Michael Price) 26th

No. 23 East Broadway Street

3. Officer Eugene Collins

No. 10 North Bridge Street,

1. Barbara Ott

No. 1344 East 14th Street,

\$ 1000 to answer J.O.

CMU

Complainant committed to House of
detention in default of \$300 bonds
to appear as a witness.

0694

Police Department of the City of New York.

Precinct No. 10

New York, Nov. 30th 1885.

John M. Conner Esq.
Chief Clerk Dist. Attorney Office
Sir

In compliance with your request
I detailed Officer Collins of my command
to find Michael Price a witness in the
case of John Rockenbrod & serve him
with the subpoena which you
mailed to me on 28th Inst. He
found him at his residence
15 Forsyth St. at 4³⁰ pm yesterday
and subpoena served on him.

Respectfully,
Anthony J. Allaire
Captain

0695

Memo
Witnesses Case John Ruckbrodt

Annie Eppler

House of Detention
Complainant

Michl Price

~~15 Forsyth~~ ~~23 East Bay~~ or 63. Green St

Barbara Ott

377. East 4th St

Officer Eugene Collins
10th Prec.

J. A. Park. Supr
House of Relief

Chambers St Hospital
with report of Doctor who
dressed wounds of Annie
Eppler at 10th Prec. station
House. To prove wound was
reported as "incised wound of
scalp"

E. F. Jenkins 100 E. 23 St.

0696

Witnesses

Case
John R. Karbroth

0697

Grand Jury Room.

PEOPLE

JH

vs.

J. Reckentrod

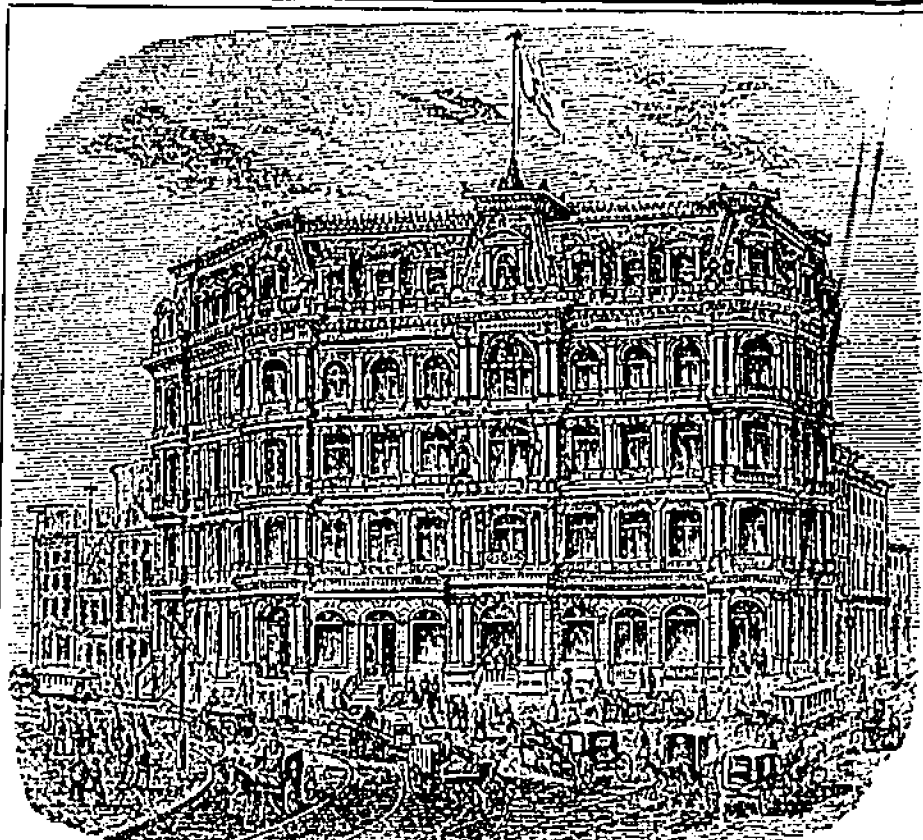
Ann Epples

M. Price

Barbara Att

Off Collins

0698



New-Yorker Staats-Zeitung Building.
Tryon Row, corner Centre and Chatham Streets (Opposite City Hall).

Office of the *New-Yorker Staats-Zeitung*,
GERMAN DAILY, SUNDAY AND WEEKLY PAPER.

7 Chrysotie Str.

1 Advert.

3 times, \$ *1.50*

Received Payment for
New-Yorker Staats-Zeitung.

New York, Aug 6 - 1885

0699

Liebe Anna, jetzt fahre ich
alles gütliche, die ganze Welt
freist, ich bin der ganze Mensch.

Ich 81. Was für ein Kind bist du
Gott, der dich nicht vergisst
Ich bin ein Kind, das dich
von 50 bis 100 Jahren
den dir für die Welt ist.

Ich bin ein Kind, das dich
nicht vergisst, das dich
nicht vergisst, das dich
nicht vergisst, das dich
nicht vergisst, das dich

Ich bin ein Kind, das dich
nicht vergisst, das dich
nicht vergisst, das dich
nicht vergisst, das dich
nicht vergisst, das dich

Ich bin ein Kind, das dich
nicht vergisst, das dich
nicht vergisst, das dich
nicht vergisst, das dich
nicht vergisst, das dich

Ich bin ein Kind, das dich
nicht vergisst, das dich
nicht vergisst, das dich
nicht vergisst, das dich
nicht vergisst, das dich

Ich bin ein Kind, das dich
nicht vergisst, das dich
nicht vergisst, das dich
nicht vergisst, das dich
nicht vergisst, das dich

0700

nicht in den in einem Saß ein
 da magst du langsam und
 und sagst auf alle Arten
 zu mir und ich soll in das die
 Götter Götter das heißt. und
 in der Zeit das du dich zu setzen
 zu am oben Können sagst und
 zu mir am besten das ich
 und sagst mir das ich

5 Wochen singe fort zu
Alles für mich ist
das meine Befähigung
braucht werden, um
sich zu zeigen, und
wird in der Zukunft
in der Welt sein
das ist unser Ziel
soll. in der Zukunft
das ist nicht mehr
sich zu zeigen, und
17. Jahr eine gute
ganze, u. mich
wird in der Zukunft
in der Welt sein
das ist unser Ziel

0701

STENOGRAPHER'S MINUTES.

3 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Annie Eppler

VS.

John Ruckembrod

BEFORE HON.

Maurice J. Power

POLICE JUSTICE,

Oct 26

188

APPEARANCES:

For the People,

For the Defence,

du Schloss

Oct 26

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Eugene D. Collins
Michael Price
23. East B. way
Annie Eppler
Barbara Ott
377 North St

1

2

3

4

5

7

17

19

14

14

N. L. O'Malley

Official Stenographer.

Eugene J. Collins, being duly sworn deposes and says, I am a policeman of the Tenth Precinct. On the 25th day of August at about 4:15 P.M. I was patrolling my post at the corner of Ludlow and Grand street. This woman came to me and said that she had been assaulted by this defendant with a razor. That he had cut her on the head and struck her with a stone in the face. I went to Hester street and found him at the house 44 Hester street from which he was being brought by this witness Michael Price. I took the defendant to the station house in a waggon.

Q In what condition was he?

A His throat was cut when he was coming out of the cellar at 44 Hester street. We took him to the station house in a waggon and had his wound dressed. I asked the complainant if this defendant was the man who cut her on the shoulder and she said yes.

Q That cut her with a razor?

0703

A Yes.

Q Was the woman's wound dressed?

A Yes, by the ambulance surgeon.

Q He dressed her wound in the head?

A Yes.

Q She had a wound in the head.

A Yes.

Cross Examined by Counselor Schloss

Q Where did you make the arrest?

A 44 Hester Street

Q That was not where the assault was committed?

A I understood it was committed in Division Street

Q You do not know of your own knowledge?

A No

Q All you know is what the complainant told you?

A Yes.

Eugene W. Collins

SWORN TO BEFORE ME

THIS 16 DAY OF Oct 1885.

Eugene W. Collins
POLICE JUSTICE.

Michael Price being duly sworn deposes and says: I live at 62 Essex street I am a manufacturer of shoes. I was on an Avenue B and thirty fourth street car going south, I was standing on the outside of the car. The car had just turned into East Broadway and had gone one block. As the car turned into East Broadway from Essex street I saw this woman bloody and "hollering"

Q What did you do?

A I jumped off the car and asked "who was it?" She would not answer it. I said "Tell me who it is; which is the man" She said "A man followed me and cut me with a razor!" I said "Where is the man?" She did not know. I said "I will try and find him" I followed him in Division and Hester street. I saw the defendant walking in Hester street. I said "wait" and he said "I did not do anything to the woman" He was followed by a large crowd.

0705

2 What condition was the defendant in at that time?

A He was running with sweat & sweaty. I held him until the woman came. She said, this man has cut my throat. I held him and was looking for an officer. I took him towards the station house. After we walked about three blocks he turned around and took out a razor and ran back. Then I was warned that he had a razor, but I did not let him go. I did not care even if he did have a razor. Then I ~~pushed~~ ^{pushed} him into a hall way and shut the door and held the door. Then the officer came and arrested him. Before the officer came I saw him run out of the cellar in Hester street. When we went in the cellar the man's ^{throat} was cut.

Exon Examined by Cornelia Schloss

2- All you know is that your attention

0706

was drawn to this man by his running away?

A Yes.

Q Did you see him cut anybody?

A I did not see him cut the woman at the time

Q You know the defendant was cut?

✓ A I did not see it the first time.

By Justice Howe

Q You say he was not cut when you first saw him

A Yes

Q He cut his throat in the cellar?

A Yes Sir M P BICE

SWORN TO BEFORE ME

THIS 26 DAY OF Oct 1895.

W. J. Howe
POLICE JUSTICE.

Annie Eppler, the complainant being duly sworn deposes and says.
✓ The defendant had a furnished room in East Broadway. He had my clothes there. He sent a boy to me and told me to come there and get my clothes. When

I got there he did not leave them. The next day he watched me when I was going to get bolognas. Then he said my clothes was there and that I should come and get them. When I got there the clothes was not there and he was prepared and he struck me with a stone

[A Stone shown to the witness]
2 Is that the stone?

A Yes. He had it tied up in a handkerchief. Then he ran out and wanted to cut me. Then he cut me with a razor outside.

Justice Power — It is strange that you can ~~could~~ identify the stone when you say it was tied up in a handkerchief. How often did he strike you with the stone in the room?

A Twice I am sure. I could not tell. When he cut me with a razor I cried "police". Then I saw him in Hester street when he had cut his own throat

0708

Cross Examined by Counsellor Achloss

Q Are you a married woman?

A Yes

Q How long?

A Seventeen years

Q Is your husband living?

A Yes

Q What was your business these 17 years?

A I work all the time - we have business.

Q How many lager beer saloons did you and your husband keep together?

A Four or five

Q - Did you always keep girls?

A - I do not know that we had girls except servant girls

Q How many servant girls?

A One

Q Did you ever live in Rivington Street?

A - I do not know - Yes - once in Rivington Street. I had a lager beer saloon in Rivington Street.

Q Do you remember living there right opposite to where I lived

0709

- A - Yes
- Q - Is it not true that you had girls there?
- A - No sir I did not keep any servant girls there, only one at \$10 a month.
- Q - Is it not true that you had to move out of ^{because you kept a disorderly house} that place in a very short time? and on the complaint of your neighbors made by your landlord?
- A - Not very; I moved to another place.
- Q - Is it ^{not} true that you had to move; that you would not be allowed to remain there?
- A - I do not know that.
- Q - Did you not have to move out of the neighborhood?
- A - I do not know.
- Q - Did you ever live in Wooster street?
- A - Yes.
- Q - What business did you keep there?
- A - Emigrant house.
- Q - A house for girls alone?
- A - For girls and for men.
- Q - How long did you live there?
- A - One year.
- Q - Where did you move to from

0710

there?

A To Rose street

Q What number?

A No 65.

Q Between what streets?

A Pearl near Chamber

Q Did you keep girls there?

A - No Sir - no girls

Q - Simply a saloon?

A - Not a saloon - I lived private there

Q Where did you get acquainted with the defendant?

A ~~where I married him~~ In 4th street

Q Did you still live with your husband

A - Yes, at that time! I did at that time; it was with my husband that I got acquainted with him.

By Justice Power

Q - Where were you living then?

A I was living then in Hester street.

Q Where in Hester street - what number?

A I do not know the number.

Q Did you keep a shop there?

A - No I lived private.

0711

Q Your husband knew that you went to see him?

A Yes; he came and got me there.

Q - Your husband?

A Yes.

Q Your husband knew him at that time?

A Yes; he knewed him previous to that.

Q Did he have money that time?

A - Not money for me

Q - Did he spend money on you?

A - No.

Q - Who bought your clothes?

A - I worked and had them.

Q He bought your clothes?

A - No.

By the Delesos

Q - Did you have criminal connection with the Defendant?

A - No.

Q - How did you come to New Jersey. Did you live eleven weeks in New Jersey with the defendant?

A - He took me along there to New Jersey into a farm house

Q Did you not pass there as his wife?

0712

A. Yes; sir; He said I was his wife.
Q Did you not occupy the same bed together there?

A. Yes.

Q From there did you not correspond with your husband occasionally?

A. No; I did not know where I could write to him. I was too far out.

Q How long did you live in New Jersey?

A Eight or nine weeks ago

By Justice Power

Q When did you go to New Jersey?

A In May 1885-

Q How long did you stop there?

A It was about six weeks.

Q From there where did you go?

A To Hester street.

Q Do you recollect when you left.

A I think it was June 1885-

Q Where did you go to from there?

A To ^{Houston} ~~Hester~~ street. He got a check for \$20 for both from the boss he worked for on the farm in N.J.

Q Did you both leave New Jersey together?

0713

A Yes.

Q ^{was} He took a furnished room in ~~Hester~~ ^{Houston} street?

A Yes.

Q What Number?

A 94.

Q How long were you there with him.

A - About four or five weeks.

Q From there where did you go?

A - Then he was quarrelling with me. every day. On the fourth of July he threatened to shoot me then I went away and looked for my husband.

Q Where did you find your husband?

A In Chrystie street

Justice Power

Q - What Number?

A No 7

Q What was he doing?

A He had a boarding house.

Q - Did he have girls or men there?

A Men.

Q How long did you live with him there?

0714

- A About 7 weeks until this happened.
- Q When did you go to Philadelphia?
- A That was in March.
- Q This year?
- A This year.
- Q How long did you stay in Philadelphia with him?
- A Four weeks.
- Q From Philadelphia did you go to New Jersey with the defendant?
- A He ran away in Philadelphia and took my clothes.
- Q Where did you go?
- A I came to New York looking for him.
- Q And you met him?
- A Yes.
- Q And then did you go home to your husband?
- A Yes, the morning after I arrived in New York.
- Q How long did you live with your husband then?
- A I was living with my husband then about eight weeks.
- Q And then you went ~~to live~~ with the defendant to New Jersey and lived with him representing yourself as his man and wife?
- A Yes. He gave the name of Fritz.

Anne Epperson

SWORN TO BEFORE ME

THIS 26 DAY OF October 1885.

M. J. O. W. M.

POLICE JUSTICE.

0715

Barbara Ott, being duly sworn
before and says: I am 36
years old; I live at 377 South
Street I am a washerwoman.

By Judge Power

2 - Tell us all you know about
this.

A - On Monday afternoon this
woman came to me at half
past three she says she is
that man's sister she says 'I
want to go to that man'. She
was there about ten minutes
she went away then. I asked
him whether she was his sister
and he said she was not his
sister. I live in Fifth Street.
On Tuesday, the day following
that I did not see her come
but I saw her running away
I saw her bloody and he
went after her from that room
in that house where he lived.

By Judge - That was on what day?

A - On Tuesday the 25th day of
August - the 24th or 25th

By Counselor Schloer

2 - How long do you know this man?

0716

A - I have seen this man there three
or four days there

Q Did you have furnished rooms
there?

A No: I worked there

Q Did you live there?

A No.

Q Where do you live?

A In Forty-ninth street

Q Where did this happen?

A At 124 East Broadway

Q You are one of the number?

A Yes - it is 124

Q How do you know the number?

A Because I was working in the
house.

Q How long did you work there?

A Two years.

Q Did he have a furnished room
there while you worked there?

A Yes: He came Thursday and
he left Tuesday.

Q How many families live in that
house?

A There is a lady has furnished
rooms there

Q When you heard her "holer" as
you say, what did you see?

- A - I heard her "holler" and when the window dropped down she came out I saw her. She had something up on the right side of the face and she was bleeding.
- Q What did she say?
- A She said she was his sister.
- Q What did she say when she was bleeding?
- A "Wait I will fix you"
- Q Did she say "This Defendant struck her?"
- A She said "See what that man done; wait until I fix you"
- Q Did she say she had had a fall?
- A No.
- Q From your own knowledge you do not know who struck her?
- A No.
- Q Who told you to come here?
- A I was subpoenaed.
- Q Have you been in the meantime in court on this matter?
- A No; this is the first time.
- Q Have you had any conversation about the circumstances here?
- A No.

0718

Q The complainant walked out of the defendant's room?

A Yes, she walked out.

Q How often did you see her in the defendant's room?

A Twice.

Q What was she doing there?

A I do not know.

Q She was there more than once?

A Yes.

Barbara Ott

SWORN TO BEFORE ME
THIS 24 DAY OF Oct. 1885.
J. M. M.
POLICE JUSTICE.

Mr. Jenkins - I offer in evidence a certified copy of the hospital record of the injuries from which the complainant was suffering at the time of her admission to the hospital.

Justice Power - I cannot admit it! it is not ~~that evidence~~ a certified copy, and the original must be offered instead.

Archie Eppler the complainant recalled for further cross examination by Mr. Schloss.

Q - Is it not true that you

0719

visited the defendant in the
Jombs last week?

A - No

Q Were you not there on Thursday?

A No

Q On Friday?

A No.

Q Did you not go and ask Mr
Blake for a ticket to see
your brother in the Jombs?

A No I went to see my lawyer
and I met him the defendant there
^{in the Jombs.}

Q And did you not go to get
a ticket to see him in the
Jombs?

A - No: I saw him the other day
when he was brought to court.

Q When was that?

A I do not know the day: it
was when I went down to
look for a lawyer.

Q And did you not tell him
that when he got out you
could go away from New York?

A No.

Q And did you not tell him that
you ~~will~~ ^{but other circumstances} ~~were~~ compelled ~~you~~ ^{to} make
this complaint?

A - No

0720

Q - And you still insist upon it that he cut you in his room.

A - Yes; he did.

Q - With what?

A - With a stone, and with a knife. - a knife outside and a stone inside. He was watching me and took me in and cut me.

Q - Where

A - In a room he had there.

Q - How far is that from 124 ~~Hester~~ ^{Houston} Street?

A - About a couple of blocks.

Q - Is it not true that the Defendant ran away and that you ran after him?

A - Yes; he wanted to run away. He wanted to kill me that was all.

SWORN TO BEFORE ME

at, THIS 26 DAY OF Oct. 1885.

Amos J. Phelps

POLICE JUSTICE.

Counselor Schloss - I move to dismiss the complaint on the ground that it was previously heard and dismissed; that it was re-opened on the ground that Mr Jenkins had some newly discovered evidence and that there is no such evidence produced but that there is

0721

simply the statement of the
complainant who is unworthy of
belief.

Justice Power - For the reason that there
is the newly discovered evidence of
Mr Ott who corroborates the
statements of the complaining witness
that she was assaulted and
wounded in the defendant's
room; and because of the testimony
of Mr Ott who saw the complaining
witness fleeing from that place
when the defendant was
pursuing her, the motion to
dismiss the complaint is denied,
and the defendant will be
held in \$1000 bail to answer
at the Court of General Sessions.

0722

3

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Annie Eppler
agst.
John Ruckembrod

Examination had *Oct 27* 188*5*
Before *Maurice J. Power* Police Justice.

I, *W. L. Ormsby* Stenographer of the *3* District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of *Eugene D. Collins, Michael Price, Annie Eppler, and Barbara Ott* as taken by me on the above examination before said Justice.

Dated

Oct 26

188*5*

W. L. Ormsby
Stenographer.

M. J. Power

Police Justice.

0723

3 District Police Court.

Annie Ephler

vs.

John Knollenbrod

STENOGRAPHER'S TRANSCRIPT.

Oct 26 1885

BEFORE HON.

Manning J. Powers

Police Justice.

W. L. Ormsby Jr

Official Stenographer.

0724

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Rudenrood

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

John Rudenrood

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

The said *John Rudenrood*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty-fifth* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force of arms, at the City and County aforesaid, in and upon the body of one *Annie Eyder*, in the peace of the said People then and there being, feloniously did make an assault and *there* the said *Annie Eyder*, *as well* with a certain *stone*, *as with a certain razor*,

which the said *John Rudenrood* in *his* right hand then and there had and held, ~~the same being a deadly and dangerous weapon~~, wilfully and feloniously did beat, strike, stab, cut and wound *the same* *using such means and force as were likely to produce the death of the said Annie Eyder*, with intent *there* the said *Annie Eyder*, 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

John Rudenrood

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

The said *John Rudenrood*,

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 one *Annie Eyder*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *there* the said *Annie Eyder*, *as well* with a certain *stone*, *as with a certain razor*,

which *there* the said *John Rudenrood* in *his* right hand then and there had and held, the same being *a* *knife* likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

0725

THIRD COUNT--

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

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

The said *John Ruden*

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 one *Annie Snyder*

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and *then* the said *Annie Snyder*

in and upon the *head and body* of *then* the
said *Annie Snyder* did then and there
feloniously, wilfully and wrongfully strike, beat, *slap, and* bruise and wound,
and did thereby then and there feloniously, wilfully and wrongfully inflict
upon *then* the said *Annie Snyder*,
grievous bodily harm, to the great damage of the said *Annie Snyder*,
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0726

BOX:

197

FOLDER:

1981

DESCRIPTION:

Ryan, Edward

DATE:

11/25/85



1981

0727

Witnesses:

Henry M. Rogers
Attorney

Sept. 27/85

Edw. R. Rogers

277
Counsel,
Filed *Edw. R. Rogers* 1885
Pleads,

THE PEOPLE
vs. *Edw. R. Rogers*
[Sections 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

RANDOLPH B. MARTINE,
District Attorney,
pleads *attends*.

A True Bill.

J. Catter Jr.
Foreman
Sept. 27/85

0728

Police Court—2 District.City and County } ss.:
of New York }of No. 200 1/2 West 24 Street, aged 30 years,
occupation Artistdeposes and says, that the premises No. 200 1/2 West 24 Street,
in the City and County aforesaid, the said being a Dwelling house,4 story high stoop
and which was occupied by deponent as a Dwelling.and in which there was at the time a woman being, by name deponent
and Helen W. Ranger-higginbotham.were BURGLARIOUSLY entered by means of forcibly breakingthe fastenings of the blinds
attached to the window of said
premises, and forcibly opening and removingon the 10 day of November 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:Jewels, bric-a-
brac, clothing, watches and
finger rings and one hundred
and fifteen dollars gold and
various money of the United States
consisting of bills of various denomi-
nations, all of the total value of
six thousand dollars (\$6,000)the property of deponentand 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 byEdward R. Hill (now
here)

for the reasons following, to wit:

At the hour of three
O'clock a.m. on the above date,
deponent was sleeping on the
parlor floor of the above named
premises; when he was aroused
and startled by a crash caused
by the breaking of the blinds on
the inside of the window; he the
deponent, jumped out of bed

0729

got an indian club and went
towards the window where he
saw the shadow of a man
at this juncture, deponents wife
screamed; when the deponent saw
the said Edward Ryan jump
over the balcony railing
and run down the stoop;
deponent called "Police", the
officer came, and the arrest
of the defendant followed
whereupon deponent says that
the said defendant be dealt
with as the law directs.

Done & begone
this 19th day of Nov 1885
at New York
H. W. Plumer
Police Justice

Police Court District.

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

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0730

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

2 District Police Court.

Edward Ryan being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him, that the statement is designed to enable him to 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 in the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Am not guilty
Edward Ryan

Taken before me this

day of

1888

Police Justice.

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

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

Dated 10/15/19 188 5 cup 6 me Police Justice.

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

Dated.....188 .

There being no sufficient ground for a writ of Habeas Corpus, the Court adjourned to the next day of the month of May, 188 .

Police Justice.

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

Dated 188 . *Police Justice.*

0732

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

Henry Hanger
200 1/2 W 24th
vs.
Edward Agan

2

3

4

Dated

September 19 188 *3*
Boyer Magistrate.

Leaves Officer.
16 Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *2000⁰⁰* to answer

Leaves

0733

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 Sugar

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

— Edward Sugar —

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

The said Edward Sugar.

late of the Sixteenth Ward of the City of New York, in the County of New York
aforesaid, on the nineteenth day of November, in the year
of our Lord one thousand eight hundred and eighty-five, with force and arms, about the
hour of three o'clock in the night time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one Henry D. Ramage.

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit: the said Henry D. Ramage.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said Henry D. Ramage.

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,

Charles H. Martin
District Attorney

0734

BOX:

197

FOLDER:

1981

DESCRIPTION:

Ryan, George E.

DATE:

11/24/85



1981

0735

Witnesses
Oscar L. Ochs
August L. Ochs

265

Counsel, *McPherson*
Filed *24* day of *Nov* 188*5*
Pleads *Not Guilty*

THE PEOPLE
vs.
R
George E. Ruffin
[Sections 628 and 631, Penal Code].
(False pretenses).
LARCENY, 2nd degree

W. H. Martin
RANDOLPH B. MARTINE,
District Attorney.

Dec 7. T. O. R. & Co.
A True Bill.

C. C. Martin Jr.
Dec 9/85 Foreman
Read & forwarded.
State Reformatory Columbia.
Dec 16/85 16. #

0736

33 pages of handwritten notes
concerning the case of George E. Ryan
as the defendant in the case.
See Court of General Sessions.

The People
vs.
George E. Ryan.

Court of General Sessions, Part I.
Before Judge Gildersleeve.

December 8, 1885.

Indictment for grand larceny in the second degree.

Edward G. Ochs sworn. I live 23 1/2 Eighth Avenue in this city and lived there on the 9th of September last; the first time I saw the defendant was when I answered an advertisement that he put in the New York World, I think of the 3rd of September. I wrote a letter and directed it to 24 King Street telling him I would call there, he wrote a reply telling me to call the following day, I called at 24 King Street; he told me that he wanted a young man to act as treasurer of a minstrel troop of which he was manager and that he wanted a hundred and fifty dollars security, I gave him a hundred and fifty dollars on the 9th of September; he said the troop was going to start to Newark, N. J. on the 12th of September and I was to meet him at nine o'clock at King Street. He told me the company was going down south and west and all over and he told me they were doing a big business, I believed what he told me and paid the hundred and fifty dollars, he was going to pay me fifteen dollars a week with travelling expenses. He was boarding at 24 King Street. He gave me a receipt for the hundred and fifty dollars but I have not got it now. I went to 24 King Street on Saturday, the 12th and did not find him there; the next time I saw him was when the detectives got him, I do not know the date. I saw him at Police Headquarters in Mulberry Street with Detectives Heidleberg and Dolan. I never got my money

0737

back from the defendant and never served as Treasurer of the company. The detective took me down stairs to the cell the time I saw him, I saw him afterward in the Essex Market Court. The defendant told me that the name of the minstrels was the Madam Lamont Female Masterdon Minstrels, I have never discovered that female minstrel company and have made search for it.

Cross Examined. I lived at 2314 Eighth Avenue in this city about two months, I have been shipping clerk five years in this city and was employed with J. & D. Silver, I am not employed at all at present and was doing nothing when I answered the advertisement, it is about six months now since I have done anything. When I called the first time I told him I would call down the next day and did so at 24 King Street, I asked for Mr Ryan and had a conversation with him, I asked him how much he wanted of me to act as treasurer and he said one hundred and fifty dollars. I asked him how soon the company would start and he said the 12th of September; this I believe was the 4th of September; I believe the next time I saw him was the 5th of September, I told him that I thought over the matter and I would give him that hundred and fifty dollars, I gave him the money on the 9th of September because I did not have it on the 8th, I took the receipt home which he gave me but I do not know what has become of it, I never saw the defendant from that time until he was arrested, I read the receipt carefully and put it in my inside coat pocket, I looked for the receipt about a week after he gave it to me but could not find it, I went to the place two or three days later and did not find the defendant, I had a

0738

conversation with the landlady, I do not remember the day when I went after the detective, it might have been a week after; there was no person present at the time I had the conversations with the defendant except myself and him.

Charles Heidleberg sworn and examined. I am a detective sergeant connected with the central office of police headquarters in this city, I visited the premises 24 King Street in September last. The complainant came to police headquarters and made a complaint to the sergeant in command that he had been swindled out of a hundred and fifty dollars and the case was referred to me. I was introduced to him at the office, I got his address and went and called on him and called also at 24 King Street and asked if such a man as Ryan was there, giving his description to the landlady. I called there about the 25th of September and the landlady told me something, I did not find Ryan there, he had gone on the 12th of September and took the key of his room with him, I made further search for the defendant at the different dramatic agencies and was informed something, I did not discover him at any of the dramatic agencies but by reason of information that I received I traced him to Washington where he and another man were arrested on a similar complaint; they could not be held there on some law point and both of them were transferred to Baltimore; we got a telegram from the Chief of Police, I searched for this female Mastodon Minstrel Company through all the dramatic agencies around Union Square where they ought to be and where they are known and could get no information whatever in reference to it. I searched in Baltimore and got him in prison in Baltimore.

0739

A warrant was issued I think by Justice Welde and Detective Dolan was sent to Baltimore to bring him on? I first saw him at the police headquarters after Dolan arrived. Mr Dolan can explain the rest, after he was brought to New York.

Patrick Dolan sworn and examined. I am a detective sergeant of police connected with the central office, I arrested the defendant in Baltimore on this charge and brought him on to this city, he was in prison in Baltimore when I arrested him, he was not managing a minstrel troop, I brought him to Police Headquarters in this city and I went for the complainant who identified him as the man that swindled him out of his money.

Edward G. Ochs recalled. I find in the New York World of September 4, 1885 this advertisement: "Treasurer wanted. Wanted, a young man to act as treasurer for a female minstrel company. Must have first class reference and be able to furnish one hundred and fifty dollars cash security. Address, Minstrel, World Office, Brooklyn." That is the advertisement I answered. The hundred and fifty dollars has never been repaid to me.

Ann Wallace sworn. I reside at 24 King St. and have been there nearly five years, I know the defendant; the defendant left the house either Thursday or Friday morning and said he would return again on Saturday, this was some time in the latter part of August or the first of September but he never returned again. I recollect seeing the complainant at the house, I let him in several times, he inquired for the defendant, the last day

0740

he came there was which was Saturday and the defendant had left, this was the last week in August or the first week in September.

George E. Ryan sworn and examined in his own behalf. I am the defendant, I remember seeing the complainant, the man answered an advertisement for a treasurer wanted, he called and I told him to call again, he called the second time and I told him the position had already been filled. The name of the company is the Madam Lamont Mastodon; the complainant called twice, the first time when he called I inquired into the man's qualifications and looked after his references and that was all. He called again and I had already a man for his position, I did not engage him and he did not pay me any money at either of the interviews, I gave him no receipt for any money. I have been born in this city and resided here nearly all my life, I have never been arrested before this time for any crime.

Cross Examined. I am quite certain that I have never been arrested, in one instance I was brought over I don't know whether you call it another arrest or not, I was arrested in Washington and handed to the Baltimore authorities, it is all the same charge as far as I know, I know of no other charge, I was arrested in Baltimore but do not know that it was on another charge similar to this, I saw the complainant in this case on the 5th and 9th of September and did not see him after that until I saw him in New York, the last time I saw the defendant at 21 King Street was on Friday and I left the next morning, the 10th, Saturday. I left to go to eastern

0741

Pennsylvania, I engaged a man named Raymond to act as treasurer of the company. I engaged the party for Alice Lamont, the company was called Madam Lamont's mastodons, that was the name I told the complainant when he came to me, I had engaged a party before he returned the second time and I so informed him, he paid me no money. We were organizing a company, Mr Raymond is not in court and Miss Lamont is sick in Philadelphia, there is one of the troop in the court at the present time.

John Walsh sworn and examined. I reside 415 West 42nd Street and have reside in this city thirty-one years, my business is a stone cutter and I work in 26th Street and First Avenue, I have known the defendant since he was an infant, he is my nephew, my sister's son, he has never been in trouble before and never has been arrested to my knowledge, I suppose I would have known it if he had been for I have known him intimately. He has been an engineer working at gas engines.

Cross Examined. He worked at gas engines for four years and before that he worked for his father who is a florist in Linwood, New Jersey. I never heard of the defendant's being arrested in New Jersey, I never heard of his being arrested in Washington until this morning, I heard of his arrest in this case yesterday.

George P. Ryan recalled. I believe I signed the statement before the Magistrate now shown me but I did not read it. I have acted as assistant manager of the American minstrels.

The Jury rendered a verdict of guilty.

0742

Testimony in the case
George E. Ryan
filed
Nov. 1883.

0743

3

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Edward G Ochs

of No. 2314 E 8th Avenue Street,

being duly sworn, deposes and says, that on the 9th day of September 1888

at the Eighth Ward 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 hundred and fifty dollars
good and lawful money of the United
States. (\$150-)

Sworn before me this

day of

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 George P. Ryan, for the following

reasons. Deponent was induced by the
said Ryan to pay the said money to the
said Ryan because of representations
made by said Ryan to deponent that
he, the said Ryan was the manager of
a theatre and would give deponent em-
ployment as Treasurer of the said
theatre. Deponent has ascertained since
the payment of the said money that

Reverend Justice,

188-

0745

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

J. J. District Police Court.

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

Question. What is your name?

Answer. *George P. Ryan*

Question. How old are you?

Answer. *24 years 2 ages*

Question. Where were you born?

Answer. *New York City*

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

Answer. *I have no fixed residence*

Question. What is your business or profession?

Answer. *I have been connected with theaters*

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*
Geo P Ryan

Taken before me this *19*th day of *November* 188*8*

John J. [Signature]
Police Justice.

0746

Sec. 151.

3

District Police Court.

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 any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned one of the Police
Justices in and for the said City, by Edward G. Ochs

of No. 2314 Eighth Avenue Street, that on the 9 day of November
1885 at the City of New York, in the County of New York, the following article to wit:

One hundred
and fifty dollars in good and lawful
Money of the United States \$150-
of the value of Edward G. Ochs Dollars,
the property of Edward G. Ochs
w G taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by George P. Ryan

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 every of you, to apprehend the bod of of the said Defendant and forthwith
bring him 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 9 day of November 1885

J. Henry [Signature] POLICE JUSTICE.

0747

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward J. Ochs

vs.

Geo E Ryan

Warrant-Larceny.

Dated 188

Magistrate

Michael J. Dolan C.O. 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.

REMARKS.

Time of Arrest,

Geo E Ryan

Native of U.S.

Age, 24

Sex Male

Complexion,

Color

Profession,

Engineer

Married

Single

Single,

Yes

Read,

Yes

Write,

Yes

Dolan and Heidelberg
Detective Sergeants

0748

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

George P. Ryan

guilty thereof, I order that he be held to answer the same and 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 Nov. 19 188 Solomon Smith 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.

0749

Police Court

3

1281 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Edward G. Ochs
2314 8th Ave
George E. Ryan

Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 15 1881

J. Henry Ford Magistrate
Charles Hendelberg Officer.
Dolan Central Precinct.

Witnesses

No. Street.

No. Street,

No. Street,

\$1000 to answer

Y.S.
Conn

0750

New York Dec 13th/85

Mr. Henry Reich
I have known Mr. J. J. Ryan for a number of years also employed him as ticket-seller with my Co. and found him upright in all his dealings he was sober and reliable.

Yours Respectfully

John Reich
Manager Alabama
Minerals

0751

THE KENSINGTON HOTEL,
Saratoga Springs, N. Y.

JAS. H. RODGERS, Owner and Prop'r

ERIE RAILWAY DINING HALL,
Hornellsville N. Y.

JAS. H. RODGERS, Prop'r.
Wm. A. Rodgers, Manager.

COLEMAN HOUSE,

[EUROPEAN PLAN.]

Broadway and 27th St.

JAS. H. RODGERS, Prop'r.

New York, Dec 16th 1885.

To whom it may concern, This is
to certify that Geo. C. Ryan
was in my employ both
at the Coleman House this
City, and at the Kensington
Saratoga Springs, as Engineer
and to the best of my knowledge
was, sober, honest and of
general good character.
Jas. H. Rodgers

0752

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 E. Ryan

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

— George E. Ryan —

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

The said *George E. Ryan*,

late of the City of New York, in the County of New York aforesaid, on the *nineteen*
day of *September*, in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Edward F. O'Dowd*, —

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the
use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*

Edward F. O'Dowd, —

That *the said George E. Ryan* was
then a theatre manager and desired
to obtain a treasurer for his theatre.

That he then had a position as
public manager to O'Dowd and that
the said Edward F. O'Dowd could have
and position upon the payment of
the sum of one hundred and fifty
dollars.

0753

By color and by aid of which said false and fraudulent pretenses and representations, the said ~~Rogers~~ ~~Ed. Rogers~~, —
did then and there feloniously obtain from the possession of the said ~~Edward R.~~

Ochs, a sum of money, to wit:
the sum of one hundred and
fifty dollars in money, lawful
money of the United States
and of the value of one hundred
and fifty dollars, —

of the proper moneys, goods, chattels and personal property of the said ~~Edward~~

~~Ed. Ochs~~ —, with intent to deprive and defraud the said
~~Edward R. Ochs~~, —
of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said ~~Rogers~~ ~~Ed. Rogers~~
was, not then a theatre manager,
and did not desire to obtain a
treasurer for his theatre, and
did not then have a position as
such manager to offer, and the
said ~~Edward R. Ochs~~ could
not have such position upon
the payment of the said sum.

0754

And Whereas, in truth and in fact, the pretenses and representations so made as
aforesaid by the said *Fitzgerald Ruggin, —*
to the said *Edward F. DeWitt, —* was and were
then and there in all respects utterly false and untrue, as *he* the said
Fitzgerald Ruggin, —
at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say : That the said
Fitzgerald Ruggin, —
the day and year first aforesaid, at the City and County aforesaid, in the manner and form
aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,
chattels and personal property of the said *Edward F. DeWitt, —*
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said People.

RANDOLPH B. MARTINE,
District Attorney.

0755

BOX:

197

FOLDER:

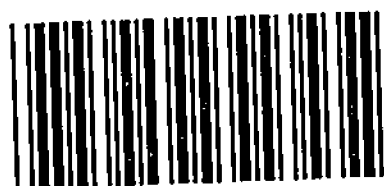
1981

DESCRIPTION:

Ryan, James

DATE:

11/20/85



1981

Witnesses: *J. M. Anderson*

Counsel,
Filed 20 day of Nov 1885
Pleas, *Not guilty (20)*

Filed 20 May of 1907 188

Pleals, *Atreulella* (22)

THE PEOPLE

22.5.

A

Deborah

John F. Kennedy

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Patricia Foreman

2027/03/

Ready, Steady, Go!

S. P. Myers & Co.

Grand Larceny,² Degree.
(From the Person.)
[Sections 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284

[Sections 228, 23 & —]

(From the Person.)

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0757

Police Court—First District.

Affidavit—Larceny.

City and County
of New York, ss.:

of No.

occupation

deposes and says, that on the

17th day of

November

1882

at the City of New

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

person of deponent, in the day time, the following property viz:

One double cased gold watch of the
value of fifty dollars and a plated
chain and gold locker

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 James Ryan (nowhere)

from the fact that at about the hour of
six o'clock P.M. & thirty minutes while
deponent was in a liquor store at the corner
James Slip and Cherry Street the said defendant
asked deponent to tell him defendant the time
and when deponent took the aforesaid watch
out of his deponent's vest pocket to tell defendant
the time he defendant took hold of the said
watch in his defendant's hand and asked
deponent if he deponent wished to sell said
watch and defendant jerked the watch and
broke the chain and refused to return said
watch and chain and locker to deponent and
did take steal and carry away the aforesaid

Subscribed before me this

188

Police Justice

0758

property from possession and person of
deponent

Sworn to before me

this 17th day of November 1885

Robert Anderson

Police Justice

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

of the City of New York, until he give such bail.

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

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1.
2.
3.
4.

Dated 1885

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street.

No. Street.

No. Street.

\$ to answer Sessions.

0759

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

POLICE COURT, 10th DISTRICT.

John Bonovan
of No. The 4th Precinct Office Street, being duly sworn, deposes and says,
that on the 17th day of November 1889
at the City of New York, in the County of New York, John Anderson

(Trowhere) is a material witness in
a case of Larceny from the person and is
not a resident of this city and deponent
prays he may be committed to the House of
Detention as said Material witness John Bonovan

Sworn to before me, this
of 17th day

1889

day

W. J. Kelly
Judge Justice

0760

Sec. 199-200.

CITY AND COUNTY OF NEW YORK, ss

151 District Police Court.

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

Question What is your name?

Answer *James Ryan*

Question How old are you?

Answer *23 years*

Question Where were you born?

Answer *New York City*

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

Answer *43 Cherry Street 3 years*

Question What is your business or profession?

Answer *Composer*

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*

James Ryan

Taken before me this

day of

1914
Police Justice.

0761

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 James Ryan

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 Nov 17th 1888 [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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0762

Police Court

10th 12.58 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Anderson
House of Detention
James Ryan

difference
in the person

Complainant bailed
in \$100 by Robert
Frederick
22 West 26th St.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Nov 19 188

Magistrate

Officer.

Precinct.

Witnesses

No. 404 Pearl Street.

No. Street.

No. Street.

\$ 1000 to answer Genl. Sees

Com

0763

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Ruger

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

James Ruger

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

The said *James Ruger*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~seventeenth~~ day of ~~November~~, in the year of our Lord one thousand eight hundred and eighty-~~five~~, in the ~~day~~ time of the said day, at the Ward, City and County aforesaid, with force and arms,

*one chain of the value of five
dollars, one watch of the
value of fifty dollars, and
one pocket of the value of
two dollars.*

of the goods, chattels and personal property of one *John Anderson*,
on the person of the said *John Anderson*, —
then and there being found, from the person of the said *John Anderson*,
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.

Randolph B. Martinie,
District Attorney.