

0565

BOX:

396

FOLDER:

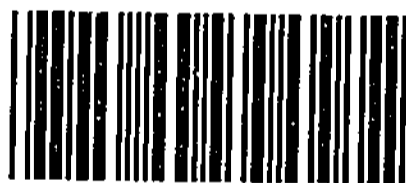
3689

DESCRIPTION:

Raub, Felix

DATE:

05/16/90



3689

0566

POOR QUALITY
ORIGINAL

charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, the same being within one quarter of a mile from a certain polling-place there, where the said election was then being held, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day, the said place, so licensed as aforesaid, unlawfully did then and there open, and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity.

John R. Fellows,
District Attorney.

33 #138. 777

Counsel,
Filed 16 days of May 1890
Reads, C. 172 cult. 26

The People
vs.
D. R. Raut
District Attorney
(III R. S. 1784) to 1935 21 and
to 1989. S. 5.

John R. Fellows,
District Attorney
SUPREME COURT PART 1,
December 22 1899
A. J. True Bill
Chas. D. Blawie
Foreman

Witnesses
George W. Miller
Hallmeyer

Dailey
Frank Raut
73 Park Row

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

The People of the State of New York
— against —

Felix Raub

The Grand Jury of the City and County of New York, by this indictment accuse Felix Raub of the crime of Selling Intoxicating Liquors and Wines as a Beverage on Election Day, committed as follows:

The said Felix Raub late of the City of New York, in the County of New York aforesaid, on the 5th day of November, in the year of our Lord One thousand, eight hundred and eighty nine, the same being a day on which a general election was held throughout the State of New York and in the said City and County, of the City and County aforesaid, and within one-quarter of a mile from a certain polling-place there, where the said election was then being held, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to George W. Miller and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Second Count.

And the Grand Jury aforesaid by this indictment further accuse the said Felix Raub of the crime of Keeping Open on Election Day, a place licensed for the Sale of Strong and Spirituous Liquors, Wines, Ale and Beer, committed as follows:

The said Felix Raub late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being a day on which a general election was held throughout the State of New York, and in the said City and County, being then and there in

0568

BOX:

396

FOLDER:

3689

DESCRIPTION:

Reed, Catherine

DATE:

05/26/90



3689

Marcha Robinson

Counsel,
Filed *26* day of *May* 189*0*
Pleads, *M. J. M. J. M. J.*

THE PEOPLE

25.

P

Catherine Reed

15

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. B. Roberts
Foreman.
June 4/90.

Foreman,

Spice Confectionery
1011 Broadway
New York P.M., 6.
June 6/90

POOR QUALITY
ORIGINAL

0570

Police Court—9 District.

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

Priscilla Martin
of No. 221 West 28th Street, aged 35 years,
occupation Married being duly sworn

deposes and says, that the premises No 221 West 28 Street, near
in the City and County aforesaid, the said being a Three story brick
Dwelling
and which was occupied by deponent as a Dwelling on the first floor
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly bursting open
the front door of said premises opening
on the hall

on the 17 day of May 1880 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Personal clothing
consisting of a a wrapper and dresses
and a quantity of bed clothes, all
of the value of thirty dollars
\$30

the property of Deponent

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

Catharine Reed now here

for the reasons following, to wit: The said property was stolen
from the said premises on the morning
of Saturday May 17 about the hour of
11 o'clock A.M. Deponent had
left said premises securely locked
and closed about the hour of
8 o'clock A.M.; on said date Deponent
is informed by Martha Robinson now
here that about 11 o'clock A.M. after

0571

POOR QUALITY
ORIGINAL

deponent had left the said premises
locked the said Martha Robinson
saw the said Catharine Reed come
to the said house and the said
Catharine Reed went to deponent's
door, and about twenty minutes
thereafter the said Martha Robinson
saw the said Catharine Reed
going away from said premises
with a bundle of goods which
deponent believe and charge
contained the said stolen property,
and deponent's door was then found broken open

Sworn to before me this 17 day

of 1881

Police Justice.

Wm. L. Martin
Mare

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

%.

Burglary

Dated

1881

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0572

184

Police Justice.

POOR QUALITY
ORIGINAL

0573

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Catharine Reed 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.

Catharine Reed

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

201 West 29th St 9 weeks

Question. What is your business or profession?

Answer.

Laundress

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 do not know anything
about it.

Catharine Reed

Taken before me this

day of May

1890

Police Justice.

POOR QUALITY
ORIGINAL

0574

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

Police Court

2

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Onelle Martin

231 West 28th St

Catharine Reed

2
3
4

Offence

Burglary

Dated

May 18

1880

James J. Smith

Magistrate

Thomas Stoney

Officer

Witnesses

Precinct

No. 221 W. 28

Street

Catharine Reed

Street

No. 221 W. 28

Street

Thomas Stoney

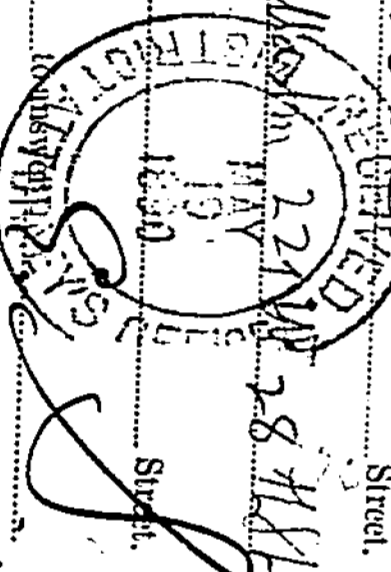
Officer

No. 221 W. 28

Street

\$ 500

Street



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

Catharine Reed

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 May 18 1880 Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

40

The People
vs.
Catherine Reed

Count of General Sessions. Part I.
Before Judge Martine.
Wednesday, June 4, 1890.
Indictment for Burglary in the third degree.

Priscilla Martin sworn. I live 221 West
Twenty eighth St. in the rear on the first
floor, and I work at the Bryan Park hotel
Sixth Avenue, since last September as pantry
girl. I am married and my husband Thomas
Martin works at the same house with me.
Catherine Reed works at the hotel. I know her
since last Sept.; she was discharged from
there; she used to come to my house. I have
only a room and bed room. On the 17th
of May I left my house about half past seven
o'clock in the morning to go to my work. I
had in my room clothes worth about thirty
dollars - a handsome rubber worth ten dollars.
I lost a waist of a sixty dollar suit, a pair
of pants of my husband's, and five new
sheets worth five dollars, an under skirt
and other things. I locked my door and
took the key with me and closed all the
windows. I was sent for about twelve o'clock
in the day - a lady sent a little boy to
the hotel; he told me something and I came
down. I did not know where the defendant
was living or where she was employed.

I saw her the Tuesday night before, and this happened on Saturday morning. When I got down to my rooms I found the door was wide open, the lock was lying on the floor and my room was ransacked from one end to the other; all my things were pulled out of the trunk and all my things were gone. I spoke to Mrs. Robinson and Mrs. Freeman. Mrs. Robinson described the defendant to me, that she had seen her. I went back to the hotel and stayed till night, and then I went to every place and everybody whom I thought knew the defendant. I went to No. 220 Thirtieth St. and enquired for her, but she did not live there. I went down to Twenty Eighth St. and Seventh Avenue, and she was standing on the opposite side talking with another woman. This was about ten o'clock Saturday night. I had no talk with her then, but afterwards I said to her, "Catherine, come with me round to the house," she walked on, and when I got to the door Mrs. Robinson was standing there; she (Mrs. Robinson) said, "That is the very same woman was here today and went into your house and carried

a bundle of clothes away. I says, "Catherine, you ought to be ashamed of yourself to come here and break into my house and I at my work and steal what little I had and go off with it." She said, "I did not do any thing of the kind." A little while after Mr. Freeman came up and says, "Yes, you are the very same one that passed me here this morning." Then she (Catherine) ran as hard as she could. When we had this talk with her she was outside in front of the house; she ran down Twenty Eighth st. towards Eighth Avenue. I ran after her and my husband also; there was great excitement around and she ran into the house No. 253. Left Mrs. Robinson standing at the door. Catherine ran into this house and asked the woman to let her in and she said, "No. I won't let you in." My husband came with a lamp and brought her back to the house again. She said to the officer, ^(Dawney) "Let me alone and I will get you the things and give them back to you." She was taken to the Thirty Seventh st. station house and afterwards to the Police Court. She said at the station house that she did not take the things. I think she gave her residence at the station house

No. 201 Twenty Ninth St. The next day she went to Court. Mrs. Robinson, Mrs. Freeman and myself were there. I did not have any talk with her there that day; she denied it at the Court, she said she did not do it all the way through before the Court, but as soon as she got me off by myself, she told me to let her go and she would give my things back to me. I went to the residence she gave at the Court and went down and enquired for her; they said she did not live there and they did not know anything about her. I did not find her and found no trace of her. I never found my goods. After she was indicted by the grand jury I came down here as a witness, it was on Wednesday I think. I had a few words with the defendant in the Court room. I said to her, "Catherine, you had better give my things back to me because I don't want to make it hard for you; you really know you took my things, and the best thing for you is to tell me what you have done with them and where they are." She did not give me any satisfaction. She said, "I don't know anything about them," or something like that; she said,

I have a lawyer and he will see me all right. I had another talk with her when she was going into the door of the Tomb. She called me and said, "I want to speak to you; if you do not appear against me, I will let you know where all your things are, I will write to you this week." Mrs. Freeman was there at the same time and heard it; Mrs. Robinson walked off and did not hear it. I have not seen the defendant since that time till now.

Cross Examined. I only know the defendant since last September. I never had any trouble with her. I have lived at 160 West Thirtieth St. for about two months. I rented rooms there from Mr. Bear. I was not working anywhere at that time. I was not living immorally there at that time. I was keeping home with my husband.

Catherine Freeman sworn. I live at 221 West Twenty Eighth St. in the basement of the front house. Mrs. Martin lives in the rear. I am a laundress. I work in a private family at No. 40 East 340th street. I am not acquainted with Catherine Reed. I saw her several times on the street. I know her by sight. On the morning of the 17th of May I was standing outside of the

entrance with two friends of mine talking and she came along; she (Catherine Reed) said, "Good morning to us and we bowed and did not say any more; she went in the rear and that was all I saw of her at that time. I did not see her when she came out, for I went into the house. I saw Mrs. Martin after she came home from her work but did not see her during the day. I guess it was half past nine when I saw her that evening. I saw Catherine Reed after they called me out of the house, I saw her after she ran down the street but not before I saw her in the ~~alleyway~~^{alleyway} when Mr. and Mrs. Martin were there. I identified her at that time and said she was the same one who came in the morning and passed me and spoke to me. I said that in her presence and she did not say anything. I do not know anything of Mrs. Robinson seeing her at that time. Mrs. Robinson's child was outside, and the child said, "That is the one that was there in the morning." She (Catherine) says, "Do you believe the lie the children say?" That is all I heard. I went to the

station house that night. The man behind the desk asked her if she had any pawn tickets or any goods? She said she did; that she lived at 200 Twenty Ninth St. over a liquor store. I went to Court the next morning I did not talk to her in Court I did not hear any questions that were asked her in Court the next day. I don't know whether she was asked anything about her residence or not in the Court. I have had no talk with the defendant in this Court room. I was with Mrs. Martin when she said something. When we left this Court room we walked through Centre St. and as she was going in the prison door at the Tombs she asked the officer if she could speak. She says, "Priscilla, if you wont make it hard with me, I will write a letter and tell you where your things are." There was no more talk and the officer took her away. There was nobody present at that talk beside myself and Mrs. Martin.

Cross Examined. I only knew Catherine Reed by sight. I was never acquainted with her at all. She is dressed now the same as she was that morning; she had that same jacket she has on now and a brown jockey cap.

Martha Robinson sworn. I live at 220 West Twenty Eighth St. and go out washing and ironing. I am married and have a child. I live in the same house with Mrs. Martin; she lives on the first floor and I live on the second; there is a good large yard there. I saw Catherine Reed on the morning of the 17th of May about eleven o'clock I was looking out of the window when I saw her coming in. There are vacant rooms above me. I listened and she did not come up stairs. I opened my door and looked down and saw the defendant enter Mrs. Martin's door. I did not know she was a thief; if I had known that I would have stopped her. She had on that same dress and coat and a little brown jockey hat. About twenty minutes after I saw her go out with a large bundle in her arms I saw it was in a kind of sheet. When she came in she did not have anything in her hands. I sent for Mrs. Martin. After the defendant left I started to go down stairs to the grocery store to get some milk and when I got on the steps I saw Mrs. Martin's door burst open and the casing of the door hung down. I looked into

her room and saw the bed was all upset and her trunk was wide open. I sent for Mrs. Martin and told her I seen the defendant come in. I described the woman. During that time and the time I saw this defendant going away and the time I went down and found the door open nobody else went into the room, not even a child. Mrs. Martin came and went back to her work, and I saw her in the evening when she came back and at that time I saw the defendant also. I then ~~said~~ said that she was the girl that carried the bundle out. This girl then broke off and ran towards Eighth avenue and Mrs. Martin after her and raised a great excitement. Mrs. Martin brought her back. I did not see them catch her. She said, "Priscilla, if you dont make a noise I will tell you where your things are; if you will come and go with me to my house." I says, "Mrs. Martin, dont you go with her, she is only fixing to get away from you." Mr. Martin held her while Mr. Freeman and Mrs. Martin went to get an officer. The defendant begged Mr. Martin to let her go. He said, "I will hold you until an officer come." I stayed right

by her side; the officer came and arrested her. I heard no more talk on her part. I went to the police station that night and I heard her give her residence there to be in the corner of Twenty Ninth St. on the top floor, but I forgot the number. I went to Court the next morning; the judge asked her what did she do for a living? She said she was a laundress, and she gave the same number and street that she gave before; the officer said, "I have been there and they say you do not live there." She said she had been there three weeks and removed from 41st St. I looked over the banisters in my house and saw the defendant go into Mrs. Martin's room. I did not know her before.

Thomas Martin sworn. I am the husband of Priscilla Martin. I recollect the night of the 14th of May when Catherine Reed was in our house. I ran after her; we ran her down to about the middle of the block; she ran up stairs, and the janitor took a lamp and brought her down. I held her until the policeman came. She said if my wife turned her loose she would get the clothes. Mrs. Robinson and Mrs. Reenan

were there when she was brought back.
 Thomas Downey sworn. I am an officer
 of the 20th precinct and on the 17th of May last
 arrested the defendant on Mr. Martin's com-
 plaint very near ten o'clock in front of the
 alleyway No. 220 West Twenty Eighth St. Mr.
 Robinson, Mr. Freeman and Thomas Martin
 were there at the time. I asked Mr. Martin
 if she would make a complaint against
 her, and I took them all to the station
 house. She gave her residence as 201 West
 29th St. After I left the station house I went
 to 201 West 29th St. on the top floor. I was
 told there by the woman that Catherine Reed
 did not live there. The next morning when
 taking her to Court I asked her why she told
 me she lived in 201 West 29th St. I told her
 I had been there and they told me you did
 not live there. I went around in the afternoon
 to 201 and asked the people again if Catherine
 Reed lived there, and they told me they
 knew her by the name of Katie and that
 she did live there. I searched there for
 goods but did not find any. I had no talk
 with her after that or at any time.
 You are not the officer who took her
 to the Jails from the Court? No sir.

Stella Glass, sworn and examined for the defence testified. Live at 20, West 29th St. I know the defendant for two months or more. I remember the 17th of May, she washed for me on that day; she spent the night before that in my house. I hired her to wash for me that day; she commenced to wash in the morning about nine o'clock; she went to the store on the south west corner right across the street between nine and half past nine o'clock, and was gone from five to eight minutes and did not leave the house again until seven o'clock in the evening.

Cross Examined. I am 19 years old and keep house. I am married and my husband's name is 'Gage Glass, he has been bellman in the St. Stephen's hotel, but he left to get ready to go away to a summer resort in Saratoga. I never hired the defendant before to wash for me, but on the Saturday that she washed for me I was quite busy and I got her to do my washing. I got up that morning about 8 o'clock and I think she got up about half past eight; she went to the store to get some soap and starch. I had breakfast between nine and ten. I don't know whether she went

to any other place beside the grocery store but she was not gone more than from five to eight minutes. I keep a clock but I did not look at the clock when she went out. She had a gingham wrapper on when she went to the store; she washed in the kitchen. My husband and I were in the next room and the door between that room and the kitchen was open all the time; so that I would have seen if she went out.

George Glass sworn. My wife was the last witness. I remember Saturday the 17th of May and I saw the defendant that day; she was washing for my wife all that day and she had been there the night before; she left the house between nine and half past to get some soap and was gone from five to eight minutes; she did not leave until evening about seven o'clock.

Cross Examined. The defendant lived with us about a week. I am bell man at the St. Stephens Hotel; it is on Eleventh st. between Broadway and University Place. I have been married two years. I have no children; we have lived at 29th street going on two months; she went out between nine and half past nine o'clock. I know the time because I looked at the clock; it was

right in front of me. Catherine Reed did not bring the stolen goods to our house. I have not talked with my wife about the precise time the defendant was out that morning; we have not agreed together that she was out about five to eight minutes. I was in the house all day long. I was either in the Kitchen or in the bed room lying down on the bed; the bed room is right off from the Kitchen. I was in the bed room in the afternoon and was in the Kitchen all the morning.

Catherine Reed, sworn and examined in her own behalf testified. I have heard the testimony of Mr. and Mrs. Glass. I was at their house on May 17th and left there in the evening about seven or half past seven o'clock. I went out of the house at nine o'clock in the morning for soap. In the evening I went on Seventh Ave. and I got near 28th st. I met a girl and stopped to speak to her, and then I saw Priscilla and her husband coming from 29th st. I could see them before they saw me. Saturday night everything was lit up. When they got by me they did not speak to me first. They spoke to this

other girl that was with me. They said to me, "I want you to come round to the house." I says, "All right." I went to her house 221 West 28th St., and when I got around there Martha Robinson was standing at the gate. Mrs. Martin said, "Was this woman in my house?" Martha Robinson turned around and looked at me and said, "yes, that looks like the woman." She sent a little girl to call Catherine Freeman and she came out and said, "yes, this looks like the very woman," to Mrs. Robinson and she (Mrs. R.) said, "yes." Martha Robinson asked her little girl was I the woman? The child said, "yes." I said, "it is a shame for people to have children and bring them up to lie." Then I started on the way and Priscilla Martin says, "If you go away, I will halloo murder." I started up the street; they all came behind us. I got to the middle of the block, she got up and caught hold of my arms and said, "Come back and tell me about my things and I won't have you locked up." I said, "Priscilla, I don't know anything about them, I haven't got them; if I had them I would give them to you." She went back then and they sent out for a "cop"

Before the 'Cop' came she says, "I don't really believe that you could do me like this, that you would break open my house". She said to Martha Robinson. She (Martha) turned round and said, "Yes, if I was in your place I would lock her up and give her six months." With that a tall 'Cop' came and said to me, "Do you know anything about this woman's clothes?" I said, "No, sir." Another officer came and he gave me to him and he took me to the station house. I lived with Priscilla Martin a year ago and I went to live there again two weeks after that. She was sick all through Mary and I took ~~care~~ of her. After that she went up to work at the Bryan Park hotel, and I went to work there too. I worked at the Bryan Park hotel twice on my own hook. Priscilla Martin had been away to visit her mother away in the country in March; she got me to work there and I worked three weeks.

Cross Examined. I was not discharged from the Bryan Park hotel for stealing towels. I was not told that that was what I was discharged for. I know the manager of the place and he did not tell me that

was what I was discharged for they owed me three dollars and I did not go back for it. I did not say to Priscilla Martin, "Don't lock me up and I will get your goods for you, I will tell you where they are." I did run a little way because I did not want to be locked up for nothing. I did not run up stairs and the janitor did not put me out. I said to Priscilla, "I have not got your things and do not know anything about them." At the Yombs door Priscilla Martin came up to me; she walked behind me. The man who took me down said, "Those people want to speak to you." I turned round and Priscilla said, "I want appear against you or have anything more to do with it, for I am sick and tired of it. I think it is a made up job and I want have anything more to do with it."

The jury rendered a verdict of guilty of petty larceny.
The prisoner was remanded for sentence.

POOR QUALITY
ORIGINAL

0592

Testimony in the
case of
Catherine Reed

filed

May. 1890

POOR QUALITY
ORIGINAL

0593

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Catherine Reed

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

Catherine Reed

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

The said

Catherine Reed

late of the *Twentieth* Ward of the City of New York, in the County of New York
aforesaid, on the *seventeenth* day of *May* in the year of our Lord one
thousand eight hundred and ~~eighty~~ *ninety*, with force and arms, in the
day - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one

Priscilla Martin

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

Priscilla Martin

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

POOR QUALITY
ORIGINAL

0594

SECOND COUNT—

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

Catharine Reed

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

The said

Catharine Reed

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 time of said day, with force and arms,

two dresses of the value of ten dollars each, one wrapper of the value of two dollars, and a quantity of bed-clothing, a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of eight dollars

of the goods, chattels, and personal property of one

Priscilla Martin

in the dwelling house of the said

Priscilla Martin

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.

John L. Hollows
District Attorney

0595

BOX:

396

FOLDER:

3689

DESCRIPTION:

Reilly, Patrick

DATE:

05/15/90



3689

POOR QUALITY
ORIGINAL

0596

Witnesses:

Maggie Williams

I have examined this
case. I respectfully
recommend that a
plea of guilty G. L. 220g
be accepted.

Feb 2 day 19/90

W. J. Jerome,
Deputy Assk.

Counsel,

Filed

1880

Pleas,

THE PEOPLE

vs.

Patrick Brilly

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 58, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

At 2 day 19/90
And at G. L. 220 degree.

S. P. 21/2-1900. From copy
A True Bill.

Chas. B. Doherty

Foreman.

POOR QUALITY
ORIGINAL

0597

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 4 DISTRICT.

of 25 French-Police Street, aged 33 years,
occupation being duly sworn deposes and says

that on the day of 188

at the City of New York, in the County of New York Maggie Williams
the within named Complainant to
is a necessary and material
witness against Patrick Kelly
charged with a felony
wherefore deponent asks
that she give security for her
appearance to testify

Thomas Conboy

Sworn to before me this

1st day of May 1882

day

Police Justice.

POOR QUALITY
ORIGINAL

0598

Police Court—4—District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 1104 First Avenue Maggie Williams Street, aged 20 years,
occupation Married woman being duly sworn

deposes and says, that on the 9 day of May 1890 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

one gold plated Ring of the
value of one dollar and
fifty cents

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 Patrick Reilly (now here)

from the fact that said
defendant caught hold
of her by the hand and
took said ring from
her finger and ran
away

Mrs Maggie Williams

Sworn to before me, this

day

of May 1890
at New York
Police Justice.

POOR QUALITY
ORIGINAL

0599

Sec. 198-200.

44 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Patrick Reilly 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 innocent of
the charge

Patrick Reilly

Taken before me this

day of

May 1890

Police Justice.

POOR QUALITY
ORIGINAL

0600

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

Police Court---

114
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Magpie Williams

Daniel Reilly

2
3
4

Offence

Larceny from
the person

Dated

May 9

1890

Residence

100 Reilly

Street

No. 3, by

Conroy

Officer

Residence

25

Street

No. 4, by

Combs and Comm. W.

Street

Residence

111 Ave. of Richmond

Street

in default of \$100
to testify

Street

No. 10

1000

No. 10

1000



Committee to

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 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 May 9 1890 D. J. Conroy Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0601

Chas. S. McGay.

Frank B. McGay.

McGay Brothers,
Coal and Wood.

Branch Office:
814 Third Avenue.

Telephone 1086, 39th Street.

Yard and General Office:
419-421 East 59th Street.

New York, May 17 1890

Dear Sir

This is to certify that
Patrick Reilly has been in our
employ during the past winter
as a driver, and has been a
good & efficient workman, attending
to his duty & seeming to be honest
& straightforward.

Very truly
Yrs. Gay Bros

Court of General Sessions

The People
against
Patrick Reily

State City and County of New York ss:
Alphonse Inming being
duly sworn deposes and says that he is in
the employ of McGay Brothers Coal & Wood
dealers of 419 & 57th St. New York, as head driver,
that the above named defendant has been working
under him as a driver since last fall; that
deponent knows defendant's general reputation
for honesty and that his reputation has
been good, and that defendant has been a
steady hardworking employee.

Sworn to before me this
day of May 1890

Alphonse Inming

Court of General Sessions

The People
against
Patrick Reily

State City and County of New York SS:—
James Barrow being duly sworn
deposes and says that he resides at 318 E 58th
Street New York, that he has ^{been} personally acquainted
with the above named defendant 8 years, that
said defendant has been a hardworking and
steady young man; that deponent has known
his general reputation for honesty during this
time and knows nothing against him.

Deponent further states that he saw the
arrest of said defendant on May 9th, and
that ~~said~~ officer in said case struck
said defendant twice in the face.

Sworn to before me this

19 day of May 1890

W. K. Van Meter

Commissioner of Deeds
for N. Y. City

James Barrow

POOR QUALITY
ORIGINAL

0604

Court of General Session

The People

vs.

Patrick Reilly

Affidavit of
Character

W.R. Van Meter

Atty for Op.

279 Divay.

POOR QUALITY
ORIGINAL

0605

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Reilly

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

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

The said

Patrick Reilly

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

*one ring of the
value of one dollar and fifty
cents*

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

John R. Fellows,
District Attorney.

0606

BOX:

396

FOLDER:

3689

DESCRIPTION:

Robins, Ludwig

DATE:

05/09/90



3689

POOR QUALITY
ORIGINAL

0607

Witnesses:

Jermiah Driscoll

Officer Haggerty

Counsel,

Filed

Pleads,

day of May 1891

W. H. Kelly

THE PEOPLE

vs.

Ludwig Robins

Account in the Second degree (Section 218, Penal Code)

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Chas. B. Driscoll

Sub-2 May 19/91

Fried and Acquitted Foreman.

POOR QUALITY
ORIGINAL

0608

Police Court Third District.

City and County } ss.:
of New York,

of No. 66 Oliver Street, aged 50 years,

occupation Agent being duly sworn

deposes and says, that on the 7th day of April 1889 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Robbie (nowhere)
who feloniously shot, and
wounded Deperreut in the
leg, by exploding and discharg-
ing a (fire arm) revolver
at Deperreut, while he
held said fire arm in
his hand

with the felonious intent ~~to take the life of deponent,~~ 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 7th day

of April 1889

Charles K. Linton Police Justice.

Jeremiah Driscoll

POOR QUALITY
ORIGINAL

0609

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

3 District Police Court

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Ludwig Robbins

Taken before me this 20th day of March 1880

Charles W. Brainerd

Police Justice.

POOR QUALITY
ORIGINAL

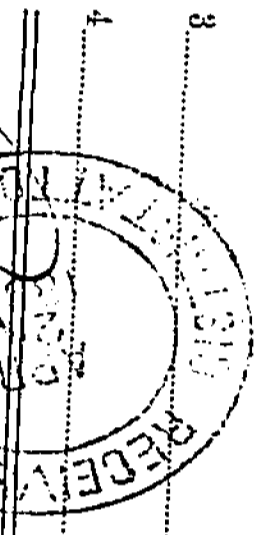
0610

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

Police Court... 631
District...

FILE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Francis...
166 Spring St.
East Boston



Officer...
Resident...

Dated...
Magistrate...

Chaquacety
Officer...

W. J. Barry
Street...

32 Maurice
Street...

117 Madison St.
Wilmington Co. confessor
200-1
to answer
Sufona Richard Dunbar
50 Oliver St.
born

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

Defendant

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

Dated... 1890 *Charles N. Lento* Police Justice.

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

Dated... 18... Police Justice.

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

Dated... 18... Police Justice.

0611

(1)

- - - - - x
 The People of the State of New York,
 against
 L u d w i g R o b b i n s .
 - - - - - x

Indicted for assault in the first degree.

New York, May 26, 1890.

A P P E A R A N C E S:

For the People,

Assistant District Attorney V. M. Davis;

For the Defendant,

Mr. J. Oliver Kean.

J E R E M I A H D R I S C O L L, a witness for the People,
sworn, testified:

I reside at No. 66 Oliver Street in this city. I know Michael Barry. I saw this defendant on the 19th. day of May, 1890. On the 22d. day of April I was in Mr. Tonges' saloon at the corner of Market and Monroe Streets. It was about four o'clock in the afternoon that this defendant came in there. Michael Barry, at that time, was behind the bar. I was reading the Evening News when the defendant came in. To the best of my opinion, he asked for drinks and after he drank he got his change.

**POOR QUALITY
ORIGINAL**

05 12

2

He walked out again, as I thought, but I afterwards found that he only went to the rear of the store. He came back and the first thing I knew, about three minutes afterwards, he made a couple of steps forward and said: "I will kill you", whipped out a pistol and, pointing it at Barry, fired. Barry stopped down in order to avoid the shot and, at the same moment, I struck his hand and the ball from the pistol entered my leg. I was taken to the hospital and was laid up there for a few days. I had never known this man before and had never had any quarrel with him. The pistol was not pointed at me, but at Michael Barry. I am positive that I saw him take the pistol from his ^{pocket,} ~~xxxx~~, cock it and point it directly at Michael Barry, using the words I have said.

CROSS EXAMINATION:

The defendant in this case was tried last week in another court for assaulting me, and the jury acquitted him. I remember the evidence that I gave on that trial. It is exactly the same evidence that I have given just now. I did not hear any conversation between the defendant at the bar and Michael Barry, the bar-tender. All I know about the matter is that I heard the defendant use the words: "I will kill you", and then the pistol went off. I do not think the man meant to hit me with it because I struck his hand, and that changed the course of the ball, and it entered my leg.

**POOR QUALITY
ORIGINAL**

06 13

3

M I C H A E L B A R R Y, a witness for the People, sworn,
testified:

I live at No. 32 Monroe Street in this city. I am the bar-keeper at the saloon in question. On the 22nd. of April I was behind the bar attending to my business. The defendant came in slightly intoxicated. He walked over to the bar and asked me for a glass of beer. I gave it to him and gave him his change out of a dollar. He went out and in a few minutes returned and asked me for his money. I told him I had no money of his and he immediately put his hand in his inside pocket, drew out a revolver and pointed it at me. Mr. Driscoll knocked his hand down and I was not hit at all.

CROSS EXAMINATION:

This happened at half past three, or four o'clock in the afternoon. I had never seen the defendant before to my knowledge. I am certain that I gave him the exact change. He gave me a dollar and I gave him forty-five cents change. The drinks which he had amounted to fifty five cents. The defendant did not give me a ten dollar-bill. I am certain of that. The defendant stood directly opposite me, and when I saw him point the pistol I stepped down behind the bar so as to avoid the shot. I did not see any person kick this man or touch him either after or before he fired the pistol off.

POOR QUALITY
ORIGINAL

06 14

4

W I L L I A M L A N G, a witness for the People, sworn,
testified:

I reside at No. 379 ¹/₂ Grand Street in this city.
I am a porter. On the day in question I was in the sa-
loon. I saw the defendant come in and have a drink and
treat some people who were in the place. He walked out
and in a few moments returned and asked the bar-tender
for his money. Barry told him that he had no money of
his, and the defendant repeated the words three or four
times, "I want my money". As Barry did not give him any
money, the defendant pulled out the revolver and pointed
it at him. Mr. Driscoll ^{who} was standing at the head of
the bar knocked the defendant's hand down, and the first
thing I knew Driscoll hollered that he was shot. I
called an officer and this man was arrested.

CROSS EXAMINATION:

There were four or five persons in the saloon at
the time of this shooting. I have been hanging around
this saloon for four or five weeks. I have not done any
work during that time. I am positive that I saw the de-
fendant pull the revolver from his pocket and aim it di-
rectly at the bar-tender.

J A M E S H A G G E R T Y, a witness for the People, sworn,
testified:

I am an officer of police attached to the Seventh

POOR QUALITY
ORIGINAL

06 15

5

Precinct. I arrested this defendant on the 22d. of April in front of the saloon referred to. I found him sitting on the steps of the saloon. On the way to the Station House I asked him why he had a loaded revolver in his possession, and he told me that they had robbed him of a dollar and that a man who would rob another was not fit to live. At the Station House he claimed that he had lost \$100 in this saloon.

D E F E N C E:

L U D W I G R O B B I N S, the defendant, sworn, testified:

I am a ship-carpenter by occupation. On the day in question, I was walking through Monroe Street and I met an expressman. I made an agreement with him to move my luggage over to Brooklyn. I agreed with him to pay him \$2. I had no other money but a ten dollar-bill, and I went into this liquor store to get change. When I went in the bar-tender handed me only forty-five cents change out of the \$10. I went out of the saloon and then came back and asked the bar-tender for the balance of my change. He said he gave me all the change I was entitled to. I stood there for about twenty-five minutes looking for a policeman, but I could not see any. I then went back into the saloon with my revolver in my hand

**POOR QUALITY
ORIGINAL**

06 16

6

and I told the man that he was a robber and that I wanted my money back. Just as I was doing this, a very large man grabbed my hand and the revolver accidentally went off and shot him in the leg. My intention was simply to frighten the bar-tender into giving me back the balance of my change. I had no intention of shooting him at all.

CROSS-EXAMINATION:

I bought this pistol in China and had it in my pocket all the time on board of the ship. I did not intend to carry it through the city, but it was in my pocket and I forgot to take it out when I left my house. I have never been arrested for assault or any other crime. I did not intend to use this pistol on the man, but simply to frighten him so that he would return me my money.

The jury returned a verdict of "guilty of assault in the second degree".

POOR QUALITY
ORIGINAL

0617

Indictment filed May 21-1890

COURT OF GENERAL SESSIONS

Part III.

The People &c.

against

LU DWIG ROBINS.

Abstract of testimony on

trial New York May 26th

1890.

POOR QUALITY
ORIGINAL

06 18

District Attorney's Office.

PEOPLE

vs.

Defendant Re -

Wanted to avoid

action of the Grand

Jury on another

charge.

P

POOR QUALITY
ORIGINAL

06 19

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ludwig Robins

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse

Ludwig Robins

of the crime of *Assault in the second degree*

committed as follows:

The said

Ludwig Robins 3

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

twenty-second day of *April* in the year of our Lord one thousand
eight hundred and ninety _____, at the City and County aforesaid,

*with force and arms, in and upon the
body of one Jeremiah Driscoll in the
peace of the said People then and there
being, feloniously did wilfully and wrongfully*

POOR QUALITY
ORIGINAL

0620

make an assault, and to, at and against him, the said Jeremiah Driscoll, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Ludwig Robins in his right hand then and there had and held, the same being a weapon and instrument likely to produce grievous bodily harm, ~~him~~ then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided and against the peace of the People of the State of New York, and their dignity.

John R. Feltows,
District Attorney.

0621

BOX:

396

FOLDER:

3689

DESCRIPTION:

Robins, Ludwig

DATE:

05/21/90



3689

POOR QUALITY
ORIGINAL

0622

Witnesses:

Michael B. n

Officer Haggerty

Counsel,

Filed

Pleads,

1885

THE PEOPLE

35-
photo copy
of
32 marks

Ludwig Robins

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

11-26 (P) 3-28-87

10¹⁴

JOHN R. FELLOWS,

District Attorney.

A True Bill

Chas. S. Podesta

Foreman.

Part - May 26 90

trial and convicted -

assault 2nd deg. -

with rev. con. 9 months 29

24 Co. 6 M. 90-7.7
may 29 90 F. J.

POOR QUALITY
ORIGINAL

0623

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

THE INFORMATION OF Haggerty
a police officer of the Municipal Police of the City of New York,
laid before Rufus B. Cowing Esquire, City Judge
of the City of New York, and a Magistrate and Officer
having power to issue a warrant for the arrest of a person charged with a crime, the
nine tenth day of May in the year of our
Lord one thousand eight hundred and ninety who, being duly sworn, deposes,
alleges and says, as follows:

THAT on the 22^d day of April in
the year of our Lord one thousand eight hundred and ninety;
one Ludwig Robins late of the City of New York, in the County of
New York aforesaid, at the City and County aforesaid, did ~~feloniously~~ have a pistol
concealed upon his person and not carried openly
he not then being a judge of the federal, state or
city courts, nor an officer of the general,
state and municipal government,
authorized by law to make arrests, nor
then having a permit to carry the said
revolver. pistol

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.

WHEREFORE, informant prays that ~~a warrant may issue for the arrest of the~~ being now present
said ~~and that~~ be dealt
with according to law he now being present under arrest.

Sworn to before me, this 19th day of
May in the year of our Lord, one
thousand eight hundred and ninety

POOR QUALITY
ORIGINAL

0624

City and County of New York ss.

being duly examined
before the undersigned according to law, on the
annexed charge; and being informed of his
rights in manner and form as provided by the
Code of Criminal Procedure -

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 evidence the
testimony against you, and state any facts
which you think will tend to your excul-
pation?

Answer.

Taken before me this 19th day
July, 1896.

City Judge -

POOR QUALITY
ORIGINAL

0625

For Phillips - \$0.75

Tracts 3.60

30 Sat.
18
12
30

\$ 700.00
150
850

2 ten - 100.00

1970 10 = 9.70
1.50
8.20

Committed by Corning J.L.

to court action of G.J. -
People &c of G.J. -

Ludwig Robins

Witnesses -

Jermiah Briscoll ✓

Officer Huggerty ✓

Wm - Lang ✓

37 9 1/2 Grand St. ✓

Michael Barry ✓

32 Monroe St. ✓

F. Harmon ✓

112 Madison St.

Over.

The cleft was caused -
with an assault
upon Michael Barry and
Jermiah Briscoll men -
Fedin tried to get the
pistol away. In the
scuffle Briscoll was
shot. The cleft was
caused by an assault
Briscoll on the ground
that the pistol went off
accidentally in the
scuffle. The cleft should
be indicted for first degree
murder before
Michael Barry -

May 19/90
Wm J. Gerson
The assault was
committed on
April 28/90 - W.J.

POOR QUALITY
ORIGINAL

0626

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ludwig Robins

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

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

The said

Ludwig Robins
late of the City of New York, in the County of New York aforesaid, on the
twentysixth day of April, in the year of our Lord
one thousand eight hundred and eighty-nine, with force and arms, at the City and County
aforesaid, in and upon the body of one Michael Barry
in the peace of the said People then and there being, feloniously did make an assault and
to, at and against him the said Michael Barry
a certain pistol then and there loaded and charged with gunpowder and one leaden
bullet, which the said Ludwig Robins
in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, the same
with intent him the said Michael Barry
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

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

The said

Ludwig Robins
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said Michael Barry in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and to, at and against him the said
Michael Barry
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet,
which the said Ludwig Robins
in his right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully shoot off and discharge, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

JOHN R. FELLOWS,

District Attorney.

0627

BOX:

396

FOLDER:

3689

DESCRIPTION:

Roemer, Max

DATE:

05/16/90



3689

POOR QUALITY
ORIGINAL

0628

charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, the same being within one quarter of a mile from a certain polling-place there, where the said election was then being held, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day, the said place, so licensed as aforesaid, unlawfully did then and there open, and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity.

John R. Fellows,
District Attorney.

139.

Counsel,

Filed 16 day of May 1890

Reads,

The People

vs.

Max Roemer

Violation of License Law
(Selling on Election Day)
(III R. S. (1847) + 1852 and
to 1867 & 5).

John R. Fellows,
District Attorney

A True Bill

Chas. S. Folsom

Foreman

SUPREME COURT PART 1,

December 22 1890
INDICTMENT DISMISSED.

Witnesses

Leonard E. Spadyke

Richard W. Gilling

George W. Miller

POOR QUALITY
ORIGINAL

0629

District Attorney's Office.

PEOPLE

vs.

N. A.

Max Roemer

Excuse

File with Mr.

Carroll

AK

12/19/10

Mr. Sanger

POOR QUALITY
ORIGINAL

0630

CITY AND COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any peace officer in this State :

An indictment having been found on the 16 day of May 1890, in the Court of General Sessions of the Peace of the City and County of New York, charging Max Roemer

with the crime of

Violating the Excise Law

You are therefore Commanded forthwith to arrest the above named Max Roemer and bring him before that Court to answer the indictment ; or if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the City Prison of the City of New York, or if he require it, that you take him before any Magistrate in that County, or in the County in which you arrest him, that he may give bail to answer the indictment.

City of New York, the 16 day of May 1890

By order of the Court,

Max Roemer
District Attorney
Clerk

POOR QUALITY
ORIGINAL

0631

34

N. Y. General Sessions of the Peace.

THE PEOPLE

OF THE STATE OF NEW YORK,

against

Max Roemer
39 2d Ave

Bench Warrant for Misdemeanor.

JOHN R. FELLOWS.

Randolph B. Martine,

District Attorney.

Issued

May 16 1890

The within named
defendant sold
out the saloon on
January 13th 1890
(39 2d Ave) to a
man named
John Lieb who
says that he has
not seen (Roemer)
since but learned
that he sailed
for Germany.

Philip Staccung
who formally owned
the saloon also
says that Roemer
has gone to Germany

Wm. F. Fogarty

Detective Sergeant
May 20th 1890

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

The People of the State of New York

— against —

Max Roemer

The Grand Jury of the City and County of New York, by this indictment accuse Max Roemer of the crime of Selling Intoxicating Liquors and Wines as a Beverage on Election Day, committed as follows:

The said Max Roemer late of the City of New York, in the County of New York aforesaid, on the 5th day of November, in the year of our Lord One thousand, eight hundred and eighty nine, the same being a day on which a general election was held throughout the State of New York and in the said City and County, of the City and County aforesaid, and within one-quarter of a mile from a certain polling-place there, where the said election was then being held, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

— and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Second Count.

And the Grand Jury aforesaid by this indictment further accuse the said Max Roemer of the crime of Keeping Open on Election Day, a place licensed for the Sale of Strong and Spirituous Liquors, Wines, Ale and Beer, committed as follows:

The said Max Roemer late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being a day on which a general election was held throughout the State of New York, and in the said City and County, being then and there in

0633

BOX:

396

FOLDER:

3689

DESCRIPTION:

Rothschild, Henry

DATE:

05/22/90



3689

Witnesses;

William Lamb

Samuel Adams

Officer McGinnis

I hereby recommend that a plea of guilty be accepted on the defendant herein

Dated N.Y. May 26 1890

Edward Brooke
Supt. Court

221
Counsel, *Westcott*
Filed *20* day of *May* 1890
Pleads *Guilty*
24/6/90
THE PEOPLE
vs.

Grand Larceny, Second Degree.
[Sections 523, 584, Penal Code]

P
Henry Brothchild

JOHN R. FELLOWS,

Jan 2 - May 2 1890
Dist. Attorney.
Grand Larceny
Pen Two months.
A True Bill.

Chas. B. Roberts

Foreman.

POOR QUALITY
ORIGINAL

0634

POOR QUALITY

0635

Police Court

102
District.

Affidavit—Larceny.

City and County } ss.:
of New York,

William Ramb
of No. 41 Oliver Street, aged 26 years,
occupation Rodging house keeper being duly sworn
deposes and says, that on the 6th day of April 1889 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:

Food and lawful
money of the United States of
the amount and value of
Thirty one $\frac{70}{100}$ dollars.

the property of deponent and lodgers of the
lodging house at 112 Bowery, twenty two
dollars being the property of deponent and
the balance to said lodgers in his care and charge 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 Henry Rothschild (now here)
for the reasons, to wit: Defendant was
employed by deponent as a clerk in
deponent's lodging house at 112
Bowery. Deponent further
says he had left defendant in
charge of the receipts of said lodging
house of said date. When
deponent returned, defendant had
disappeared, and taken with him
the said money, twenty two dollars
being the receipts which deponent's
books show had been received, and
the remainder or nine $\frac{75}{100}$ dollars
being money left by lodgers with

Sworn to before me this
1889 day of

Police Justice.

POOR QUALITY

ORIGINAL

0636

defendant for safekeeping and ^{for} which
said defendant gave said lodgers
receipts. Defendant admitted
in the presence of Idopment that
he did take said sum of money.

Wherefore referred charges
defendant with taking, stealing and
carrying away the said ^{sum of} money from
his custody and possession.

Seen to before me
this 9th day of May 1890 by William Lamb
W. Lamb
Police Justice.

POOR QUALITY

0637

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK ss.

1st
District Police Court.

Henry Rothschild 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.

Henry Rothschild

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.

241 East 93rd St - 4 weeks

Question. What is your business or profession?

Answer.

Black

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.

Henry Rothschild

Taken before me this

day of May 1894

Henry Rothschild
Police Justice.

POOR QUALITY
ORIGINAL

0538

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

Police Court--- 122 1/22
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Frank
44th Street 58

Henry Kitchin

2 _____
3 _____
4 _____

Offence Raceny

Dated

May 9th 1890

John B. McQuinn
Magistrate

Witnesses
J. M. White

No. 112 1/2
Street

No. 112 1/2
Street

Mr. Highland

No. 112 1/2
Street



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

_____ 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 May 9 1890 J. B. McQuinn Police Justice.

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

Dated _____ 18 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0639

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Rothschild

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse *Henry Rothschild*

of the CRIME OF GRAND LARCENY IN THE *second* DEGREE,
committed as follows:

The said *Henry Rothschild*

late of the City of New York, in the County of New York aforesaid, on the *sixth*
day of *April* in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
day - time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *thirty - one*

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of *thirty - one*

dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *thirty - one*

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *thirty - one*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *thirty - one dollars and seventy*
cents

of the goods, chattels and personal property of one *William Lamb*
then and there being found,

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

JOHN R. FELLOWS, District Attorney.

0640

BOX:

396

FOLDER:

3689

DESCRIPTION:

Ryan, James

DATE:

05/21/90



3689

POOR QUALITY
ORIGINAL

0641

#196.

Heingman R.

Counsel,

Filed

Pleads,

day of May 1880

THE PEOPLE

vs.

James Bryan

PETIT LARCENY

[Sections 528, 529, 530 Penal Code.]

JOHN R. FELLOWS,

District Attorney.

May 21/80

Pleads Guilty

A True Bill.

Chas. B. Osbeck

Foreman.

May 21/80

John R. Fellows

3 mos Pen

Witnesses;

Henry Allen

Officer of Court

POOR QUALITY
ORIGINAL

0642

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 53 Oliver Henry Minder
occupation Oil Dealer Street, aged my years,
deposes and says, that on the 7 day of May 1888 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 night time, the following property, viz:

One Oil Barrel of the
Value of One dollar

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

Hermes Ryan (now here)
from the fact that on said date
deponent missed said property
from a wagon standing in front
of deponent's premises.

Deponent is informed by John
Moran that at or about the hour
of 4:30 P.M. on said date he arrested
the said Ryan in Catherine Street
and found in his possession
an Oil Barrel which deponent
fully identifies as the property
lost, stolen and carried away
from deponent's wagon.

Henry Minder

Sworn to before me, this
day of May 1888

John Moran
Police Justice.

POOR QUALITY
ORIGINAL

0643

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 47 years, occupation Police Officer of No. 45
St. Premier Street, being duly sworn deposes and

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

Sworn to before me, this 17th day of March 1887 } John Moran

W. D. Anderson
Police Justice.

POOR QUALITY
ORIGINAL

0644

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

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. *17 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *274 Thompson St. 2 Years*

Question. What is your business or profession?

Answer. *Laborer*

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

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

James Ryan
murder

Taken before me this

day of

1883

Police Justice.

0645

Police Court--- 114 District.

THE PEOPLE, Acc.,
ON THE COMPLAINT OF
Henry Wendt
153 Adams St
Chicago, Ill.
vs
James Regan

Offence
Larceny

1
2
3
4

Dated May 1 1890
W. H. Williams Magistrate.
Edward Officer.
W. H. Williams Precinct.
 No. 4 Greenock Street.

No. _____
 Street, _____
 Spec. _____
 MAY 10 1890
 DISTRICT ATTORNEY'S OFFICE
 \$ 671

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 10/17/18 V.V. Hatcher Police Justice.

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

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

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

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

POOR QUALITY
ORIGINAL

0646

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 Ryan

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

James Ryan
of the CRIME OF PETIT LARCENY committed as follows :

The said

James Ryan

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

*one barrel of the value of
one dollar*

of the goods, chattels and personal property of one

Henry Meenke

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

POOR QUALITY
ORIGINAL

0647

SECOND COUNT--

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

James Ryan
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

James Ryan
late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid
at the City and County aforesaid, with force and arms,

*one barrel of the value of
one dollar*

Henry Menke
of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0648

BOX:

396

FOLDER:

3689

DESCRIPTION:

Ryan, John

DATE:

05/16/90



3689

POOR QUALITY
ORIGINAL

0649

charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, the same being within one quarter of a mile from a certain polling-place there, where the said election was then being held, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day, the said place, so licensed as aforesaid, unlawfully did then and there open, and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity.

John R. Fellows,
District Attorney.

140. 484

Counsel,
Filed 16 days of May 1890

Reads, Chittelly, etc.

The People

vs.

John R. Fellows

Violation of Election Law
(III R. S. (1847) 4 1953 & 21 and
4 1989 & 53)

John R. Fellows,
District Attorney

A True Bill

Charles D. Rose

Foreman
SUPREME COURT PART 1,
December 22 1899
INDICTMENT DISMISSED.

Witness
Leonard E. O'Connell
RW. G. O'Connell

FILED DEC 10

Filed by
Robert Cunningham
381 E. 87 St

POOR QUALITY
ORIGINAL

0650

charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, the same being within one quarter of a mile from a certain polling-place there, where the said election was then being held, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day, the said place, so licensed as aforesaid, unlawfully did then and there open, and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity.

John R. Fellows,
District Attorney.

140. 482

Enrolled,
Filed 16 days of May 1890
Pleaded, C. H. W. C. W.

The People

vs.

John Ryan

Violation of License Law
(Bill on Election Day)
(III R. S. (1847) + 1938 21 and
to 1989, 85).

John R. Fellows,
District Attorney

A True Bill

Chas. D. Roscoe

Foreman
SUPREME COURT PART I,
November 22 1899
JUDICIAL DEPT. 1000355

Witness
Leonard E. O'Leary
R. W. G. Welling

Bailed by
Patrick Cunningham
381 E. 87 St.

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 Ryan

The Grand Jury of the City and County of New York, by this indictment accuse John Ryan of the crime of Selling Intoxicating Liquors and Wines as a Beverage on Election Day, committed as follows:

The said John Ryan late of the City of New York, in the County of New York aforesaid, on the 5th day of November, in the year of our Lord One thousand, eight hundred and Eighty nine, the same being a day on which a general election was held throughout the State of New York and in the said City and County, of the City and County aforesaid, and within one-quarter of a mile from a certain polling-place there, where the said election was then being held, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to _____

_____ and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Second Count.

And the Grand Jury aforesaid by this indictment further accuse the said John Ryan of the crime of Keeping Open on Election Day, a place licensed for the Sale of Strong and Spirituous Liquors, Wines, Ale and Beer, committed as follows:

The said John Ryan late of the City and County aforesaid, afterwards, to wit on the day and in the year aforesaid, the same being a day on which a general election was held throughout the State of New York, and in the said City and County, being then and there in

0652

BOX:

396

FOLDER:

3689

DESCRIPTION:

Ryan, John J.

DATE:

05/29/90



3689

POOR QUALITY
ORIGINAL

0653

322. 27.

Counsel, M. Meyer
Filed 29 day of May 1890
Pleads, Not guilty.

THE PEOPLE

vs.

John J. Ryan

Grand Larceny (first degree)
[Sections 528, 580, 581 Pennl Code].

11 o'clock
June 17 1890
JOHN R. FELLOWS,
District Attorney.

Deposited May 17/90
A True Bill.

Chas. B. DeLoach

Foreman.

June 17/90
Henry C. DeLoach
Pen & Pencil B.M.

Witnesses;

Officer E. L. L. L.

POOR QUALITY
ORIGINAL

0654

District Attorney's Office.

Part One
PEOPLE

vs.

John J. Ryan

June 13/90

Officer arrived forward

All others to Officer
Evans

June 9/90 *Morgan*

POOR QUALITY
ORIGINAL

0655

2 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Hannah Kruger

vs.
John J. Ryan

Examination had May 29 1888

Before Edward Hogan Police Justice.

I, W. L. O'Connell Stenographer of the 2 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 Frank V. Everhue

A B Lemmon

as taken by me on the above examination before said Justice.

Dated May 29 1888

E. Hogan
Police Justice

W. L. O'Connell
Stenographer.

POOR QUALITY
ORIGINAL

0656

POLICE COURT,
SECOND DISTRICT,
W. L. ORMSBY, JR.,
STENOGRAPHER.

The People vs
Hannah Springer
John J. Ryan

Examination Before Justice Hogan
May 23 1890

For Defendant, Mr Costello.

Frank N. Evanhoe being cross-
examined on his affidavit, by
Mr Costello deposes and says:-
Q. That you signature to your
affidant?

A. Yes Sir.

Q. Are the contents of your
affidant true?

A. Yes.

Q. This mess that is spoken
of in this complaint has
not been seen by you
personally?

A. Yes: it was found in the
pawn shop, Gallows, at
315 West 99th Street

Q. How did you come to find it

A I was looking for the property which had been described as the contents of the trunk.

Q What trunk?

A The trunk that the Westcott Express Company reported lost.

Q Do you know the contents of the trunk?

A Yes sir I found a portion of it in the pawn shop.

Q How do you know that it is a portion of the property?

A The lady identified it as a portion of the contents of the trunk.

Q Of what trunk?

A Of the trunk that she lost.

Q How did you come to find it. Did you stumble on it?

A Well I went to look for it. I was searching through pawn shops. I took it up to the lady and she identified it.

Q Did you have it afterward
in your possession?

A The property clerk had it
at Police Headquarters. I
left it there.

Q Did you have it in your
possession at any time?

A Yes sir - I took it there.

Q How did you come to take
it there - you were the
officer that took charge of it?

A In case of it was the
lost property.

Sworn to before me this 29 day
of May 1890
Police Justice.

Hannah Springer being duly sworn
and cross examined by Mr.
Costello deposes and says:-
I am the complaining witness
I reside at 164 East 62nd St.
I am a married woman. My
husband's place of business is
Droz. He is in the cigar business.

in Troy New York. I had been
in this city about 7 weeks at
the time this happened. I
came here on my way south
to see my mother.

2 Where did you check your
trunk?

A In Troy. I gave up
my check and he gave me
a receipt for it. My trunk
was to have been delivered on
Saturday and I did not
get it until the following
Thursday.

2 Have you got that receipt
here?

A My lawyer has it

2 Why did you give it to your
lawyer?

A I went to see my lawyer
about it and he advised
me what to do

2 Did he tell you to leave the
receipt with him? Have
you begun a suit to recover

the value of this trunk from
the Westcott & Spurr Company.

A Yes Sir

2 What were the contents of
the trunk

A Everything of course - I
have made out a list. I
cannot tell exactly.

2 This particular dress - describe
it?

17- It was a waist. I identified
a black satin trimmed with
blue and gold lace.

2 Are you sure that that
was in the trunk?

A Yes: I am positive - I
packed it myself

2 After you packed it when
did you next see it?

A When the detective brought
it to my house -

2 Detective Evanshree?

A Yes Sir

2 Now what was the value of

5 that waist?

POOR QUALITY
ORIGINAL

0661

A about fifteen dollars —
cannot exactly state.

Q Was it worth \$25?

A No sir, it was not.

Q Did you see anything further of
the contents of that trunk?

A No sir — nothing further —
nothing but the waist.

Q Did you see it from the day
you saw it in your house
until it was brought to you
by Evanhoe?

A No sir.

Q That was the only article out
of your trunk?

A The only article. I have seen
no other.

Sworn to before me this 23 day

of May 1890

A. B. Lamson
Police Justice.

A. B. Lamson being duly sworn

and exam cross examined on

his affidavit before and says:

I am a cigar dealer I live

6 at 303 West 37th St. I have

been a business there since the
first of May. I am a retailer
of cigars.

Q Did you engage in any other
business last September?

A I was at that time in the
lottery business.

Q The policy business?

A Yes Sir.

Q Did you obtain this wrist
from the Jewer shop?

A I did not. I sent my
little boy - my son.

Q What did you send him for?

A For the goods that I had the
ticket for.

Q What did he bring you?

A He did not bring me
anything.

A No Sir.

Q Did anybody bring you anything?

A No Sir.

Q What ticket is it that you
speak of?

7 A The ticket that I bought

of this defendant -

Q You bought a pawn ticket from him?

A Yes. I paid \$5.55 for it

Q Did you present the ticket anywhere?

A No sir. I sent my boy - I had the ticket about two months

Q When did you part possession with the ticket

A When I sent my little boy. That was the last I seen of it. I handed it to the boy and he took it over to the pawn shop. That was the last I saw of it.

for Costello move to dismiss the complaint and discharge the prisoner on the ground that no larceny has been proven.

Motion denied.

POOR QUALITY
ORIGINAL

0664

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Police Officer of No. _____

300 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

1890

May 21 Frank N. Brumho
E. H. Jan
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 44 years, occupation Cigars of No. _____

303 West 39th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

1890

May 21 A. B. L. Lamson
E. H. Jan
Police Justice.

POOR QUALITY
ORIGINAL

0665

Police Court—

2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 168 East 62nd Street, aged 35 years,
occupation Married

being duly sworn
deposes and says, that on the 14 day of September 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One trunk containing female clothing
of the value of Two Thousand
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 John J. Ryan (now here)

from the fact that on said date
deponent shipped said property from
the Troy House, Troy, N.Y. by the Westcott
Express Company and received a
check for the same said trunk to
be delivered in New York City—that just
before arriving in New York City—deponent
delivered the check for said trunk
to an agent of Westcott's Express Company
and received a check or receipt for
the same, that said trunk was not
delivered for some days thereafter
and was missing at the office of
said company, that subsequently

Sworn to before me, this

18

Police Justice.

POOR QUALITY
ORIGINAL

0666

The trunk was returned to deponent
with its contents missing.
Deponent now says that she has seen
a portion of said property contained
in the trunk in the possession of
Detective Wauhoe of 300 Mulberry
Street who informed deponent that
he obtained said property from
Andrew B. Lausby of 303 West 29th St.
who informed him that he bought
a pawn ticket from said Ryan
and obtained a waist from a pawn
office upon it that deponent has seen
the waist so obtained and fully identifies
it as a portion of the contents of said
trunk stolen.
Hannah Springer

Sworn to before me this
21st day of May 1890

Edw. J. Lake Justice

POOR QUALITY
ORIGINAL

0667

Sec. 193-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK,

John J. Ryan 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. *John J. Ryan*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *England*

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

Answer. *None*

Question. What is your business or profession?

Answer. *Piano maker*

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 Ryan

Taken before me this
day of May

1891

Police Justice.

POOR QUALITY
ORIGINAL

0668

Handwritten text in a cursive script, likely a ledger or account book. The text is organized into several columns and rows, with some entries appearing to be dates or numerical values. The script is difficult to decipher due to its cursive nature and the quality of the reproduction.

POOR QUALITY
ORIGINAL

0559

Chase for 2 May 23-10 20 9th

Wm Cornell, employed by West-
cott's Express, to be found on ex-
hibit platform at Grand Central
Apt

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street

Street

Street

Street

Street

Street

Police Court---

2.

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harold A. Morgan
165 East 62nd St

John J. Ryan

Offence

Dated

May 21

1890

Charles H. Wallis
Officer

Witnesses
A. H. Johnson
A. H. Johnson

No. 1
A. H. Johnson
Street

No. 2
903 West 39th St

No. 3
915 West 39th St

Call the
2000
to master

RECEIVED
MAY 23 1890
OFFICE
ATTORNEY

(other order for further
with the

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

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

Dated May 23 18 90 Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

0670

$\gamma(1, \dots, 1) \in \mathbb{R}^n$
 $\gamma(1, \dots, 1) \in \mathbb{R}^n$
 $\gamma(1, \dots, 1) \in \mathbb{R}^n$
 $\gamma(1, \dots, 1) \in \mathbb{R}^n$
 $\gamma(1, \dots, 1) \in \mathbb{R}^n$

1. *Spizella socialis*
 2. *Spizella socialis*

١٠٢

POOR QUALITY
ORIGINAL

0671

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 J. Ryan

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

John J. Ryan

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

The said

John J. Ryan

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

*divers articles of clothing and
wearing apparel, of a number and
description to the Grand Jury afore-
said unknown, of the value of
two thousand dollars, and one
trunk of the value of ten dollars.*

of the goods, chattels and personal property of one

Hannah Springer

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

POOR QUALITY
ORIGINAL

0672

SECOND COUNT—

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

John J. Ryan
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

John J. Ryan
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,

*divers articles of clothing and wearing
apparel, of a number and description
to the Grand Jury aforesaid unknown,
of the value of two thousand dollars and
one trunk of the value of ten dollars*

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0673

BOX:

396

FOLDER:

3689

DESCRIPTION:

Ryan, Thomas

DATE:

05/21/90



3689

0674

BOX:

396

FOLDER:

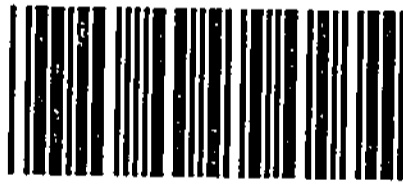
3689

DESCRIPTION:

Wilson, George

DATE:

05/21/90



3689

0675

POOR QUALITY
ORIGINAL

383.
+ Mrs -
203.

Counsel,
Filed *L. H. Coffey* 1890
Pleads, *in person*

THE PEOPLE
vs.
Thomas Ryan
and
George Wilson
[Section 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 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]

JOHN R. FELLOWS,
District Attorney.
Set 12 May 23/90
Bot. Pleads Guilty of Burglary & larceny
S. P. 8 up to May 26/90
A TRUE BILL
Chas. D. Roberts

Foreman.
May 21/90
Chas. D.
Pleads Guilty 24/90
Est. Def. by

Witnesses;
Affiant John Long
Affiant Balowin

POOR QUALITY
ORIGINAL

0676

Police Court— 4 District.

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

John Long
of No. 1427 Second Avenue Street, aged 33 years,
occupation Police Officer being duly sworn
deposes and says, that the premises No. 1427 Second Avenue Street, 19 Ward
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 being, by name Joseph Long

deponent's wife

were BURGLARIOUSLY entered by means of forcibly opening the
front hall bedroom of the second floor
leading from the hallway into said
premises with a false key

on the 17 day of May 1897, in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Three coats Three pair of pants, Two
vests, one gold Badge, & one silver
match Box all of the value of one
hundred and twenty five dollars

\$125

the property of Paul Gutgesell deponent's Brother-in-law
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

Thomas Ryan & George Wilson (both men here)

for the reasons following, to wit: That deponent is informed by

Sumner Baldwin of the 23rd Precinct Police
that he saw said defendants talking and
walking together and immediately there-
after they went in the hallway of premises
No. 1427 Second Avenue in said City

That said Baldwin followed
them in and on said officers approach
said defendants dropped on a number

POOR QUALITY
ORIGINAL

0677

of keys and the gold Badge now
there shown as well as described
Therefore deponent prays
that said defendant may
be dealt with as the Law
directs. Deponent says that he identifies
the pantaloons on said Wilson as pants of said
Barnett before me
this 12 day of May 1890
Colon B. Smith Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—BURGLARY.

1
2
3
4

Dated

1888

Magistrate.

Officer.

Clerk.

Witness,

No.

street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0678

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Police officer of No

23 Practical Police Street being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John Long
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 12

day of May 1889

Samuel Baldwin
Police Justice.

POOR QUALITY
ORIGINAL

0679

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Thomas Ryan

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

323 E 39th St 2 mos

Question. What is your business or profession?

Answer.

Brass finisher

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 innocent of the
Charge*

Thos Ryan

Taken before me this

day of

Dec

1924

at

12

189

at

189

at

189

at

189

at

189

at

189

at

189

at

189

John J. Sullivan
District Justice.

POOR QUALITY
ORIGINAL

0580

Sec. 198-200.

X District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Wilson 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
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. George Wilson

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. N. Y.

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

Answer. 333 E 36th St 6 mos

Question. What is your business or profession?

Answer. Glaizer

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 of the
Charge
George Wilson

Taken before me this
day of May 1912
John J. [Signature]
Police Justice

POOR QUALITY
ORIGINAL

0581

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

Police Court---4 District. 440
THE PEOPLE, &c.,
ON THE COMPLAINT OF
John A. Deane
1427 23rd Ave
Thomas Deane
George Nelson
Offence Burglary
Dated May 12 1890
Jehan 73 Smith Magistrate.
Summer Balderson
23 Precinct.
Witnesses: O'Brien
No. Paul Kutzwill Street.
No. 1427 23rd Ave
No. 1000 23rd Ave Street.
Jehan

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 Syndants

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

Dated May 12 1890 John B. Smith Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0682

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas Ryan and
George Wilson

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Ryan and George Wilson
of the CRIME OF BURGLARY IN THE second DEGREE, committed as follows:

The said Thomas Ryan and George
Wilson, both
late of the nineteenth Ward of the City of New York, in the County of New York
aforesaid, on the seventh day of May, in the year
of our Lord one thousand eight hundred and ninety, with force and arms, about the
hour of twelve o'clock in the day time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one John Dong,

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: one Sophia Dong,

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

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away;

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

POOR QUALITY
ORIGINAL

0683

SECOND COUNT—

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

Thomas Ryan and George Wilson
of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said *Thomas Ryan and George Wilson*, *do*

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

three coats of the value of twenty dollars
each, three pairs of trousers of the value
of seven dollars each pair, two vests of the
value of five dollars each, one badge of the
value of twenty dollars. and one match
box of the value of two dollars.

of the goods, chattels and personal property of one *John Song*.

in the dwelling house of the said *John Song*

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.

POOR QUALITY
ORIGINAL

0684

THIRD COUNT—

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

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

The said Thomas Ryan,

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, with force and arms,

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

of the goods, chattels and personal property of one John Song, Mary one
George Wilson and
by a certain ~~person~~ ^{persons} to the Grand Jury aforesaid unknown, then lately before feloniously
stolen, taken and carried away from the said John Song

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

Thomas Ryan

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

JOHN R. FELLOWS,
District Attorney.