

BOX:

42

FOLDER:

488

DESCRIPTION:

Rauch, John

DATE:

06/16/81



488

THE PEOPLE
vs.
John Rauch

Samuel C. Hollman
 BENJ. K. PHILIPS
 District Attorney.

A True Bill.

17
 18
 19
 20
 21
 22
 23
 24
 25
 26
 27
 28
 29
 30
 31
 32
 33
 34
 35
 36
 37
 38
 39
 40
 41
 42
 43
 44
 45
 46
 47
 48
 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

THE JOINTS OF THE PEOPLE OF THE STATE OF NEW YORK

OF REA LOBK
CILA VND CORZLA

✓ District Police Court—

CITY AND COUNTY }
OF NEW YORK } ss.

of No 170 West 100th Street, Morrisania
being duly sworn, depose and saith, that on the 29 day of May 1881
at the 22nd Ward of the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property viz.:

One double case gold watch and chain
attached value thirty five dollars
a pocketbook containing two two
dollar notes & five one dollar
notes all money of the United
States &

all of the value of forty three
dollars
the property of Complainant

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 Roth (now present)
from the fact that said Roth
came to deponent's room, and
slept in the same bed, the room
door was locked, and the watch
was in the vest pocket which hung
in the room where deponent and Roth
slept, as was also the pants in
which was the pocketbook which contained
the money as above described, No one

Sworn before me this

day of

1881

Police Justice

else was in said room but said
Roth, when defendant awoke in
the morning said Roth had fled
and the room door was open, and
the vest had been removed and
the money and watch was missing
said Roth left a coat in said
room and never returned for the
same Gottlieb Marguardt,

Sworn to before me

this 11 day of June 1881

G. M. Morrison

Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

AFFIDAVIT—Larceny.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

Police Court, Fourth District.

CITY AND COUNTY
OF NEW YORK, ss.

John Roth being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *John Roth*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *31 W 41st St*

Question. What is your occupation?

Answer. *Baker*

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

Answer. *I am not guilty*

John Raick

Taken before me this

day of

187

John Raick
Police Justice.

Police Court--Fourth District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

*Gallagher Margaret
1100 Grand Avenue
vs.*

1 *John Roth*

John Roth
Offence,

BAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,



1000 Bail to us

Received in District Att'y's Office,

0090

CITY AND COUNTY }
OF NEW YORK, } ss.THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

John Rauch

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

One watch of the value of twenty dollars
One chain of the value of fifteen dollars

of the goods, chattels, and personal property of one

Gottlieb Marguardt.

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.

BENJ. R. PHELPS, District Attorney.

BOX:

42

FOLDER:

488

DESCRIPTION:

Reagon, John

DATE:

06/22/81



488

179. With notes

Counsel,

Filed day of June 1881

Pleads

THE PEOPLE

vs.

John Reagon.

DANIEL C. ROLLINS,
BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. F. Edmund Foreman.

June 23. 1881

Glenn & J. L. per.

S. P. 2 years.

INDICTMENT.
Larceny from the person.
Jury of the County of ...

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

Police Court—Third District.

Hyman Rosenbruch
of No. *83 Springfield Avenue Newark, N.J.* ~~Street~~, being duly sworn, deposes
and says that on the *16* day of *June* 188*1*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent. *and from the person*
of deponent
the following property viz: *One Silver Watch*

of the value of *Twenty* 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 Regan (now here)*

from the fact that deponent caught said
John in the act of snatching said Watch
from the right hand Vest Pocket of the
West man upon deponent's person
and run away with the same

That deponent run after him and caught
him in a water closet in the
Basement on the corner Barrow
& Grand Street said Watch was found
in the water closet, of said Basement

Herman Rosenbruch

Sworn to, before me this

1881

Police Justice.

Police Court—Third District.

CITY AND COUNTY
OF NEW YORK. } ss.

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

viz:

Question. What is your name?

Answer.

John Reagan

Question. How old are you?

Answer.

16 years old in april last

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

156 Centre Str

Question. What is your occupation?

Answer.

Pollisher

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

Answer.

*I am not guilty
John Reagan*

Taken before me, this

day of

POLICE JUSTICE.

1884

POLICE COURT—THIRD DISTRICT

THE PEOPLE, & c...

ON THE COMPLAINT OF

Hyman Rosenthal

vs.
83 Springfield Ave New York

1 *Julius Regan*

2

3

4

5

6



Dated

18

June 17

Magistrate.

Regan

Officer.

Clerk.

Witnesses

Sara's office

\$

to answer

at

Sessions

Received at Dist. Att'y's Office,

5700
Gen. [Signature]

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

John Reagan

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *sixteenth* day of *June* in the year of our Lord one
thousand eight hundred and eighty - *one* at the Ward, City, and County aforesaid,
with force and arms,

One watch of the value of twenty dollars.

of the goods, chattels, and personal property of one *Herman Rosenbruch*
on the person of the said *Herman Rosenbruch* then and there being found,
from the person of the said *Herman Rosenbruch* 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.

~~DANIEL G. ROLLINS,~~
~~BENE H. PHELPS,~~ District Attorney.

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

That the said

John Ragon

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

One watch of the value of twenty dollars

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

Herman Rosenbruch

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

Herman Rosenbruch

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

John Ragon

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

DANIEL C ROLLINS,

~~HENRY PHILIPS~~, District Attorney

BOX:

42

FOLDER:

488

DESCRIPTION:

Reice, Henry

DATE:

06/14/81



488

Wm. Hillman

Filed 14 day of June 1881

Pleads Not Guilty

THE PEOPLE

vs.

Henry Rice

Burglary 1st Degree
Indictment for Receiving Stolen Goods.

DANIEL C. ROLLINS,
BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. Hillman
Foreman.

June 30th 1881

Charles C. Jones, Judge

W. P. 5 years.

Police Court—Second District.

City and County } ss:
of New York.

City and County of New York. } ss: Maria G. Berry
of No. 7 West-29th Street, being duly sworn,

deposes and says, that the premises No. 7 West-29th

Street, 21st Ward, in the City and County aforesaid, the said being a ~~Law Library~~
dwelling house and used for the ~~Law Library~~
and which was occupied by ~~persons~~ as the Association of the Bar of the City of New York
at said dwelling house

and which was occupied by ~~defendants~~ & the association of the room of ~~defendants~~ ^{Lilyman} as a dwelling house and by defendant & her husband who is ^{were} **BURGLARIOUSLY**

entered by means climbing up a ladder and forcibly opening a window on the east side of the fourth floor leading into said premises

on the night of the 8 day of June 1881

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

Three sets gold jewelry consisting of Breast-pin's
and earrings of the value of Sixty dollars
One gold chain of the value of Five dollars
Six gold Pins of the value of Six dollars
^{2.44} a leather Bag containing good and
lawful money consisting of Silver and
nickel coin of various denominations
of the amount and value of Two dollars
and eighty two cents

the property of deponent + husband William J. C. Berry

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 Henry Rice (now here)

for the reasons following, to wit: That defendant said

Rice in said room and dependent spoke
to him said Rice thinking at the time

that it was her husband, and said Rice

immediately went out of said window

Dependent further says that she is informed by Officer McDonald that he found part of said property in the possession of said Rice

Marie G. Berry

Symon to before me the
 9th day of June 1881 before Justice
 John W. Smith

City & County of
New York ss

James B McDonald of the 29th Precinct Police
being duly sworn says that on the night
of the 8th day of June 1881 he arrested
Henry Rice in West 28th Street between
5th & Madison Avenue and found in
his possession to wit: three ^{gold} earrings
two gold breast-pins one gold chain six
gold pins one bag containing silver &
nickel coin of the value of two dollars &
eighty two cents part of the property descri-
bed in the within affidavit of Marc
G. Berry that was taken stolen and
carried away as aforesaid

City and County of James B McDonald
New York ss

William J. C. Berry of No 7 W 29th Street
being duly sworn says that he saw Henry
Rice coming out of a building adjoining
said premises ^{to wit No 7 W 29th Street} and run away that he
pursued him and caught him said
Rice in East 28th St near Madison Avenue
in said City

William J. C. Berry

Subscribed and sworn to before me
this 9th day of June 1881
J. B. Murphy
Police Justice

CITY AND COUNTY
OF NEW YORK.

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

QUESTION.—What is your name?

ANSWER.—

Henry Rice

QUESTION.—How old are you?

ANSWER.—

31 years

QUESTION.—Where were you born?

ANSWER.—

Germany

QUESTION.—Where do you live?

ANSWER.—

I live in lodging houses

QUESTION.—What is your occupation?

ANSWER.—

Laborer

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

ANSWER.—

*I did not break in no place
I was under the influence of liquor
& I will plead guilty of receiving
stolen goods*

Henry. Rice

Taken before me, this

9th day of June

188

Police Justice.

Police Court—Second District.

OFFENCE: BURGLARY AND LARCENY.

THE PEOPLE, vs.
ON THE COMPLAINT OF

Maria G. Barry
7 W 29th St

Henry Reel

Dated June 9 1881

B. H. Buxby Magistrate.

~~Attest~~ ~~James B. McDonald~~ Officer.
J. McDonald, Clerk.

Witnesses: John B. McDonald
29 Precinct-Police
Wm. J. C. Barry
No 7 West- 29th St

Committed in default of \$ 3000 Bail.

Bailed by

No. Street.

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

That

Henry Reice

late of the *twenty first* Ward of the City of New York, in the County of New York, aforesaid,

on the *eight* day of *June* in the year of our Lord one thousand eight hundred and eighty *one* with force and arms, about the hour of *ten* o'clock in the *night* time of the same day, at the

Ward, City and County aforesaid, the dwelling house of

William J. E. Berry

there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an outer door of said dwelling house*

whilst there was then and there some human being to wit, one

Marie S. Berry

within the said dwelling house he, the said

Henry Reice

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

William J. E. Berry

in the said dwelling house then and there being, then and

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of *ten* o'clock in the *night* time of said day the said

Henry Reice

late of the Ward, City and County aforesaid,

Three pins of the value of ten dollars each

Six earrings of the value of five dollars each

One chain of the value of five dollars

Six other pins of the value of one dollar each

Divers coins of a number kind and denomination to the jurors aforesaid unknown and a more accurate description of which cannot now be given of the value of two dollars and eighty two cents - One bag of the value of ten cents

of the goods, chattels, and personal property of

William J. E. Berry

in the said dwelling house of one

William J. E. Berry

, then and there being found

in 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.

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

DANIEL C ROLLINS,
~~DANIEL C ROLLINS~~, District Attorney

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

That the said

Henry Reese

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

Three pins of the value of ten dollars each
Six earrings of the value of five dollars each
One chain of the value of five dollars
Six other pins of the value of one dollar each
Gives coins of a number kind and denomination
to the Jurors aforesaid unknown and a
more accurate description of which cannot
now be given of the value of two dollars
and eighty two cents.
One bag of the value of ten cents

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

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

William J. C. Berry
unlawfully, unjustly, ~~and for the sake of wicked gain~~ did feloniously receive and have (the said

Henry Reese

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

DANIEL G. ROLLINS,
~~DANIEL G. ROLLINS~~, District Attorney

BOX:

42

FOLDER:

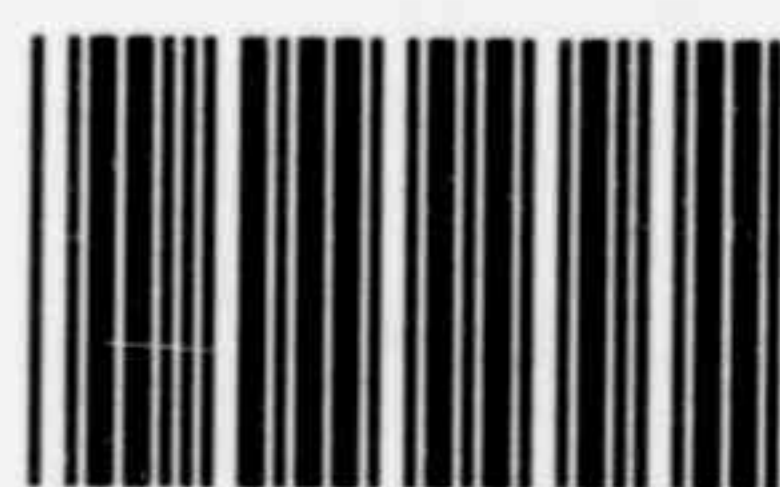
488

DESCRIPTION:

Riley, James

DATE:

06/17/81



488

133

Counsel,
Filed 17 day of June 1881
Pleads

THE PEOPLE
vs.
James Riley
INMIGRATION.
Larceny from the person.

DANIEL C ROLLINS,
BENJ. K. PHELPS,
District Attorney.

A True Bill.

Wm. G. Gurnel Foreman.
June 20/81
Hemlock, Ind.
P.S.P. 2 years.

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Riley being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *James Riley.*

Question. How old are you?

Answer. *Twenty two years.*

Question. Where were you born?

Answer. *In New York*

Question. Where do you live?

Answer. *In 37 Street.*

Question. What is your occupation?

Answer. *Dunk dealer.*

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

Answer. *I am not guilty. I first saw him at 6 o'clock yesterday morning he being in company of a girl whom he was treating.*

Taken before me this

15

day of

June 1878

Police Justice.

James Riley

Deponent
District Police Court—

CITY AND COUNTY
OF NEW YORK, ss.

Amos of No. *86-11 Avenue* Street,

being duly sworn, depose and saith, that on the

at the *13* day of *June* 187*8*
Ward of the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from his person*

the following property viz.:

United States Silver Coins
in all of the value of One ³⁵/₁₀₀
Dollar.

the property of *Deponent*

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by *James Riley* non-present

That while deponent was sitting on
a pile of lumber, he saw said Riley
take said money from the pocket of
the vest, which deponent at the time
had on his body.

Daniel Corbett

Sworn before me this 14 day of June 1878
D. J. Corbett
POLICE JUSTICE.

100

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

James Corbett
\$200 Corbett testifies

AFFIDAVIT—Larceny.

VS.

James W. Corbett
DATED 12/18/1881



W. Magistrate.
MAGISTRATE.

Spacy
OFFICER.
22.

WITNESSES:

Alfred L. L. L.

100 to 100 Corbett

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *James Riley* —

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *thirteenth* day of *June* in the year of our Lord one
thousand eight hundred and eighty - *one* at the Ward, City, and County aforesaid,
with force and arms,

*Several coins of a number, kind and
denomination to the jurors aforesaid unknown
and a more accurate description of which
cannot now be given of the value of one dollar
and thirty-five cents.*

of the goods, chattels, and personal property of one *Daniel Corbit*
on the person of the said *Daniel Corbit*, then and there being found,
from the person of the said *Daniel Corbit* 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.

DANIEL C. ROLLINS,
~~DENY H. PHILLIPS~~ District Attorney.

BOX:

42

FOLDER:

488

DESCRIPTION:

Rooney, James

DATE:

06/29/81



488

Writ 55

Day of Trial

Counsel, *E. Spencer*

Filed *29* day of *June* 1881

Pleads *Not Guilty July 1.*

THE PEOPLE

vs.
James J. Rooney
2 cases

Indemnity

B.

James J. Rooney
2 cases

DANIEL G. ROLLINS,

~~Attorney at Law~~

District Attorney.

A True Bill.

W. C. Johnson Foreman.

July 15-1881.

Pleaded guilty
Fine \$10

city and county }
of New York. } ss.

The jurors of the
People of the State of New York in and
for the body of the city and county
of New York upon their oath, present:

That Thomas C. Lyman, Henry Greenman,
and William Brown were on the third
day of June in the year of our Lord
one thousand eight hundred and
eighty-one at the city of New York
in the county of New York aforesaid
as copartners under the firm name
and style of Thomas C. Lyman and
company engaged in the manufacture
of malt liquor and ale for sale in
logsheads and upon which said
logsheads and each and every of them
the name and private mark of them
the said Thomas C. Lyman, Henry
Greenman and William Brown as so
carrying on business as aforesaid
to wit: the name and private mark
"T. C. Lyman & Co." (^{the said} Thomas C. Lyman
and company meaning thereby) ~~and~~

~~the "New York"~~ ^{was} used, branded and stamped and that they the said Thomas C. Lyman, Henry Greenman and William Brown prior to the said third day of June in the year of our Lord one thousand eight hundred and eighty-one duly filed in the office of the Secretary of the State of New York and the office of the Clerk of the City and County of New York the same being the City and County in which said malt liquor and ale was manufactured, and duly published and caused to be published as required by law a description of the aforesaid name and private marks of them the said Thomas C. Lyman, Henry Greenman and William Brown so used, branded and stamped as aforesaid upon the aforesaid hogheads and each and every of them.

And the Jurors aforesaid, upon their oath aforesaid, do further present That James J. Rooney on the said third day of June in the year of our Lord one thousand eight hundred and

eighty-one at the City and County
aforesaid wilfully, unlawfully and
knowingly did purchase from a
certain person whose name is to the
jurors aforesaid unknown a certain
hogshead the property of them the
said Thomas C. Ryman Henry
Greenman and William Brown ^{as so carrying on business as aforesaid} and
then and there used by them the said
Thomas C. Ryman Henry Greenman
and William Brown ^{as so carrying on business as aforesaid} for the sale
therein of the aforesaid malt liquor
and ale which they the said
Thomas C. Ryman Henry Greenman
and William Brown ^{as so carrying on business as aforesaid and as for} ~~the~~ ~~the~~ manufacturing
as aforesaid and upon which said
hogshead was used, stamped and
branded, the name and private marks
of them the said Thomas C. Ryman,
Henry Greenman and William Brown
^{as so carrying on business} as aforesaid, he the said James J.
Rooney having purchased the said
hogshead without the written permission
of them the said Thomas C. Ryman
Henry Greenman and William Brown ^{as so carrying on business as aforesaid}
^{or any of them} and they the said Thomas C. Ryman
Henry Greenman and William Brown

as so carrying on business as aforesaid or any of them
never having sold the same to him
the said John J. Rooney or to any
person whomever against the
form of the Statute in such case
made and provided and against the
peace of the People of the State of
New York and their dignity.

Daniel S. Rollins.

District Attorney.

ss/ H. J. Det
Spencer

Day of Trial

Counsel,

Filed 29 day of June 1881

Pleads Not Guilty Truly.

THE PEOPLE

vs.

Misdemeanor.

B.
James J. Rooney.

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Wm. G. Church Foreman.

July 15. 1881.

Wm. G. Church
Jail Discharged
May

City & County of New York ss.

George St. Beyerer being duly
sworn says that he is in
the employ of David G. Youngling
jr. who is a Brewer of beer
and manufacturer of calligraphic
in the City of New York.

That said Youngling is the
owner of divers of Casks or
hogheads on which are
branded the name of David
G. Youngling jr.

That deponent saw at
300 Mulberry Street this
morning two hogheads
the property of said Youngling
the name of said Youngling
having been defaced from
said two hogheads, the other
hoghead appeared to be
in the same condition as
when it left the possession
of said Youngling except that
it was empty.

Deponent says that said
Youngling has filed or caused to be
filed in the office of the Secy
of the State of New York & in

the office of the Clerk of the City & County of New York a description of the name used to wit "David Youngling Jr" ^{+ the mark used to} "Champagne Ale, New York" and said Youngling did cause the same to be published once a week for six weeks successively in ~~two~~ ^{two} newspapers published in the City & County of New York.

Deponent charges that on or about the 3^d day of June 1889 in the City of New York James J. Roney did ^{unlawfully} purchase one of said hogheads of a person on First Avenue (East side, next to the corner of 59th Street, and ~~another~~ ^{the} ~~another~~ ^{hoghead} on Second Avenue (1129) of a man named Brylan, and did thereafter paint over ^{+ cause to be painted} and defaced the mark of said Youngling on said casks. That he purchased said cask or hoghead without the written or other permission of said Youngling.

who is the owner thereof. That
said Tompkins never
sold said truck to any
person nor did said
Bylan or the person in
First Avenue have
any right to sell said
truck -

Wm. H. Beyer Jr

Subscribed before me
this 6th of June 1881

R. V. Bughy
Police Justice

City & County of New York.

Robert Perkins of 833. 11th
Avenue being duly sworn
says that he did on the
3rd day of June inst by
direction of James J. Rooney
go to the place set forth
in the annexed Affidavit
of George St. Beyer Jr and there
get two empty hogsheds
used for Malblignin said
hogsheds having branded
on them the name of
David G. Youngling Jr.
That deponent took the
said hogsheds to the yard
of said Rooney in 53rd Street
between 10th & 11th Ave.
That deponent is in the
employ of said Rooney & goes
around buying empty casks
belonging to
of different Brewers.

Deponent painted on the
name of said Youngling Jr
on said two casks by & in
accordance with the wish
& direction of said Rooney
that was shipping there two ~~Barrels~~

hought to try for said
Rooney when deponent
was arrested by Officer
Healy

Robert Perkins

Sworn to before me
this 6th day of

June 1887

B. J. Ryly

Police Justice

2 R 8 244

mark filed and
published?

BAILED,

No. 1, by Thomas Bagley
Residence 308 E 26 Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Form 115.

Police Court—Second District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George H. Bay Jr.
518 W 33rd St.

1 James J. Richmond
2
3
4



Offence, Blackmailing

Dated May June 6 1891

73 W. 73rd St. Magistrate.

Halley Central Officer.

Clerk.

Witnesses, Robert Perkins

Cam House Detention Street.

default of \$100 bail to appear
in a court

No. _____ Street.

Dy Youngling Jr.

4 W Ave 7 128th Street.

\$ 500 to answer Bailed Committed.

Received in Dist. Atty's Office.

~~Instructions~~
City & County of
New York.

Thos Meyer = 60th 11th an
Boyle - 1129 - 2nd an
Michael Rohan 1086 - 1st an

The Jurors will see the
District Attorney about
these parties who sold the 4
Cats to Rooney -

I am indicted with
Rooney.

TORN PAGE(S)

100
of
James J. Horn
papers in
James J. Horn Case

District Attorney Leary

New York

City

City & County of New York.

Charles F. Youngling of 578
West 33rd Street being duly
sworn says that he is
the brewer for J. C. Lyman
& Co. No 578 West 33rd Street.
That he has seen the
Cask referred to in the
annexed affidavit of Robert
Perkins & identifies it as the
property of J. C. Lyman & Co.
& that the said Cask
when it left the possession
of J. C. Lyman & Co. had
marked on its head "J. C.
Lyman & Co New York". That
said mark has been
defaced. That said Lyman
& Co. never sold said Cask

Sworn to before me Chas. F. Youngling
this 6th June 1881
R. L. Richy
Police Justice

City of New York.

Robert Perkins of 833. 11th
Avenue being duly sworn says
that on the 3^d inst he
by direction of James J. Rooney
went to Thomas Meagher
60th Street & 11th Avenue
and got an Empty Beer
Cask or hoghead belonging
to Lyman the Brewer &
~~having~~ the Cask having
branded on its head "J. C.
Lyman & Co. New York"
Dependent took this Cask to
Rooney's yard in West-53^d-
Street and there defaced said
name of "J. C. Lyman & Co.
New York" from said Cask
as directed by said Rooney
he Rooney then being
present.

Robert Perkins

Subscribed before me
this 6th day of
June 1887

Respectfully

Police Justice

For *Two Billy Wares* 6-5
Police Court—Second District.

THE PEOPLE, & C. *98*
ON THE COMPLAINT OF
Charles F. Youngling
518 W. 33rd St.
vs.
James J. Leoney
2nd 1244
Offence, *Wardman*

Dated *June 6* 18*81*
B. W. Buxley Magistrate.
Halcy central Officer.
Clerk.

Witnesses, *Robert Jenkins*
Committed House of Detention
in default of \$100 to appear as
a surety
Sum *500*
to answer
Street, *Bailed*
No. *578 West 33rd*

Received in Dist. Atty's Office,
Off. Ruland, Wm. W. Halcy,
Central Office

BAILED,
No. 1, by *Thomas Bagley*
Residence *308 E 26* Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Department of the City of New York, 2

Precinct No. _____

New York, June 22^d 1881

Store on 22^d Street between 2^d and 3^d
Are on the right going to East River
Flamingue and Wallace sign in the window
received one and some times 3 Casks. a
week all Flamingue & Wallace Casks

Bayley a Brother of Romeo Lombard Store
in Hoboken New Jersey received one and
some times two Casks a week all Lyons
Casks

Peter Donagan 3^d Ward House Hoboken
New Jersey received some times two Casks
a week all Lyons Casks

Store 5th Street and 1st Are a man
named Miller he has moved to 80th
Street between 1st and 2^d Are received
two Casks a week all D.G. Youngberg & Co.
Casks

Boylan 2^d Are and 5th and 60th
Street received about one Cask a week
all D.G. Youngberg & Co. Cask

~ o r e ~

Police Department of the City of New York, 3

Precinct No. _____

New York, June 22^d 1881

Martin 27th Street between 7th and 8th
Are some times received one and some
times two Casks a Week all D. G. Youngs for C
Casks

Mrs. M^c Garry 42^d Street near 11th Are
received one Cask about every two weeks
all D. G. Youngs for C Casks

Store 1st Are between 5th and 60th St-
only received. 3 Casks he thinks. all
Lyman's Casks

Burns Grocery Store 27th Street between
10th and 11th Are received some times two
and 3 Casks a week some under two
a week some Lyman's and some
Fleming & Wallace's Casks

Robert Perkins shipped the Casks to the following
Hamed Putnam John English Boston Mass
Marked letter. E. Boston Mass on receipt
received from J. Kelly on Pier 29 North River
shipped at N. R. R. R. Depot - 30th Street to
a man named James Daley Troy New York
on receipt received from J. Rooney

Precinct No. _____

New York, June 22^d 1881

Shipped at N. R. R. R. Depot 30th Street
to a man named E. Stanton Troy New York
on receipt received from J. Remy Stanton
and they had been Partners and are now
doing business in their own names

The following Casks and Lager beer Kegs are
at Central Office

A. G. Younglings for C	All Casks	3
Long Island Brewery	" "	4
George Malcom Brooklyn	" "	1
T. E. Lyman C	" "	1
Hughes C Brooklyn	" "	1
Shook & Errands	" "	2
No Marks attend	" "	2
One Number 1230 on Store	" "	1

Line Brewery Lager beer Kegs

Delaware & Burr Lager beer Kegs

Jacob Ruppert Lager beer Kegs

Guttenberg Brewery Lager beer Kegs

Newark Brewery Lager beer Kegs

Herman Brewery Lager beer Kegs

and a number of other Kegs to be identified

Total Number of All Casks received 15

Total Number of Lager beer Kegs received 61

Police Department of the City of New York, 1

Precinct No.

New York, June 22^d 1881

District Attorney Levy

Dear Sir

The following is a correct report of Perkins who delivered all Casks and Lager Beer Keys to Robert Perkins while in the employ of James J. Rooney since October 1880. He said he received during the winter about 8 Casks a week and that he received this last Eighth Weeks 16 or 18 Casks a week and shipped between 40 and 50

Thomas Menger 60th Street and 11th Ave
He received about one Cask a Month
and the Cask found in Rooney's yard was
received from him on June 3^d 1881
Lyman's Cask

Thomas Bagley Grocery Store 26th Street
between 1st and 2^d Ave received about
one Cask a Month all different Breweries
this wine became Rooney's business in
Jefferson Market

~ o r e ~

City & County of New York.

Owen Stealey Central
Office being sworn says
that Robert Perkins is
a necessary & material
witness for the People in
a complaint against
James J. Runney. Deponent
asks that he be required
to give surety for his
appearance as such
witness. Deponent fears
that he will not
attend the trial he
being an employee of
said Runney.

Owen Haley
Sworn before me
this 6th day of
June 1888.
P. M. Briggs
Justice of the Peace

To
Thomas C. Ryman
Henry Greenman
William Brown.

John S. Brown.

City and County } ss.
of New York.

The jurors of the People of the State of New York in and for the body of the City and County of New York, upon their oath present:

That David G. Youngling the younger was on the third day of June in the year of our Lord one thousand eight hundred and eighty-one and therefore at the City of New York in the County of New York aforesaid engaged in the manufacture of malt liquor and ale for sale in casks and upon which said casks and each and every of them the name and private mark of him the said David G. Youngling the younger to wit: the name and private mark "David G. Youngling Jr" (David G. Youngling the younger meaning thereby) and the private mark of him the said David G. Youngling the younger to wit: "Champagne Ale, New York" were used, branded and stamped and that he the said David G. Youngling the younger prior to the said third day of June

in the year of our Lord one thousand eight hundred and eighty-one duly filed in the office of the Secretary of the State of New York and the office of the clerk of the city and county aforesaid the same being the city and county in which said malt liquor and ale was manufactured, and duly published and caused to be published as required by law a description of the aforesaid name and private marks of him the said David G. Youngling the younger so used, branded and stamped as aforesaid upon the aforesaid hogsheads and each and every of them

And the Jurors aforesaid, upon their oath aforesaid, do further present: That James J. Rooney on the said third day of June in the year of our Lord one thousand eight hundred and eighty-one at the city and county aforesaid wilfully, unlawfully and knowingly did purchase from a certain person whose name is to the jurors

aforesaid unknown a certain hoghead
the property of him the said David
G. Youngling the younger and then
and there used by him the said
David G. Youngling the younger
for the sale therein of the aforesaid
malt liquor and ale which he the
said David G. Youngling the younger
was so manufacturing as aforesaid
and upon which said ~~hog~~ hoghead
was used, stamped and branded,
the name and private marks of
him the said David G. Youngling
the younger as aforesaid, he the said
James J. Rooney having purchased
the said hoghead without the written
permission of him the said David G.
Youngling the younger and he the said
David G. Youngling the younger never
having sold the same to him the
said John J. Rooney or to any person
whomsoever against the form of
the Statute in such case made and
provided and against the peace of the
People of the State of New York and
their dignity.

And the Jurors aforesaid upon
their oath aforesaid, do further ^{present} ~~say~~.

That the said David G. Youngling
the younger was afterwards to wit:
on the third day of June in the
year of our Lord one thousand eight
hundred and eighty-one and thereto-
fore at the City of New York in the
County of New York aforesaid engaged
in the manufacture of malt liquor
and ale for sale in hogsheads and
upon which said hogsheads ^{and} each and
every of them the name and private
mark of him the said David G.
Youngling the younger to wit: the
name and private mark "David G.
Youngling Jr" (David G. Youngling the
younger meaning thereby) and the
private mark of him the said David
G. Youngling the younger to wit: "Champagne
ale New York" were used, branded and
stamped and that ~~the~~ he the said
David G. Youngling the younger prior
to the said third day of June in the
year of our Lord one thousand eight
hundred and eighty-one duly filed
in the office of the Secretary of the
Youngling and Youngling.

State of New York and the office of the clerk of the city and county aforesaid the same being the city and county in which said malt liquor and ale was manufactured, and duly published and caused to be published as required by law a description of the aforesaid name and private marks of him the said David G. Youngling the younger so used, branded and stamped as aforesaid upon the aforesaid hogheads and each and every of them.

And the jurors aforesaid, upon their oath aforesaid, do further present.

That the said James J. Rooney, on the said third day of June in the year of our Lord one thousand eight hundred and eighty-one at the City and County aforesaid, wilfully, unlawfully and knowingly did purchase from Patrick Boylan whose christian and first name is to the jurors aforesaid unknown and who is here called Patrick a certain hoghead the property of him the said David G. Youngling the younger and then and

there used by him the said David G. Youngling the younger for the sale therein of aforesaid malt liquor and ale which he the said David G. Youngling the younger was so manufacturing as aforesaid and upon which hogsheads ~~were~~^{was} used, stamped and branded, the name and private marks of him the said David G. Youngling the younger as aforesaid, he the said James J. Rooney having purchased the said hogshead without the written permission of him the said David G. Youngling the younger and he the said David G. Youngling the younger never having sold the same to him the said James J. Rooney or to any person whosoever against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

Daniel G. Rollins,
District Attorney.

BOX:

42

FOLDER:

488

DESCRIPTION:

Ross, Charles

DATE:

06/29/81



488

the books of the books of the books of New York and New York
of the books of the books of New York and New York

the books of the books of the books of New York and New York
of the books of the books of New York and New York

Counsel, *Swift*
Filed *29* day of *June* 1881
Pleads *Not Guilty* 30

Grand Larceny of Money, &c.
INDICTMENT.

THE PEOPLE

vs.

Charles A. Ross

Daniel S. Collins
~~BEIN' K. PHIBBS~~

District Attorney.

Indict

A True Bill.

W. B. Church Foreman.

Pleads Guilty
July 6, 1881

Elmer Ref.

trial

THE JUDGES OF THE PEOPLE OF THE STATE OF NEW YORK
OF NEW YORK
CITY AND COUNTY

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

Police Court—First District.

Henry B. Acker
 of No. 21 Vesey Pier Washington Market Street, being duly sworn, deposes
 and says, that on the 20th day of June 1881
 at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
 away from the possession of deponent,

the following property, viz: Good and lawful money of
 the United States

of the value of Twenty Nine ⁶⁰/₁₀₀ Dollars,
 the property of deponent and Joseph Monyea
 Copartners

and that this deponent has a probable cause to suspect, and does suspect, that the said property
 was feloniously taken, stolen, and carried away by Charles A. Ross

(now here) deponent being informed by Leonard
 G. Cohen who is a Book Keeper employed by
 said firm that he gave to said Ross (who
 was also at the time an employee of said
 firm) the said amount of money to pay certain
 bills of indebtedness and that said Ross at
 once absconded and failed to pay such indebt-
 edness but did steal said money and appropri-
 ate it to his own use and who did not
 return until apprehended by deponent on South
 street in said City on the 21st day of June
 when said Ross admitted to deponent that he had
 spent the money for the clothing then on his person and
 other uses of his own

Sworn to, before me, this

1881

day

James M. McDermott
 Police Justice.

Henry B. Acker

City and County of New York ^{SS}

Leonard G. Cohen

No 21 Vesey Pier Washington Market New York City
being duly sworn deposes and says that on
the 20th day of June, deponent handed to
Charles A. Ross ~~the~~ sum of money set
forth in the foregoing affidavit to be disposed
of as therein mentioned And deponent has
inquired and been informed that no part
of said was paid to the person as deponent
directed said Ross to do

Leonard G. Cohen

Sworn to before me this 22nd
day of June 1881

Michael Atkinson

Notary Public

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles A. Ross

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

Question. What is your name?

Answer.

Charles A. Ross

Question. How old are you?

Answer,

19 years

Question. Where were you born?

Answer.

Connecticut

Question. Where do you live?

Answer

New York City

Question. What is your occupation?

Answer.

Glenn.

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

Answer.

I am not guilty of Stealing

Charles A. Ross

Taken before me, this

22 day of *June* 18*87*

Police Justice.

McNeill

221 Pike Street
Police Court—First District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Henry C. Acker
21 Vesey Street New York
vs.
Charles A. Ross

Aldavit—Larceny.

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

COUNSEL FOR DEFENDANT.

Name,

Address,

Dated June 22^d 1881

Attest
Magistrate.
Delaney 1st Dist. Court Officer.
Clerk.

Witnesses:

Leonard J. Cohen
21 Vesey Street Washington Md



CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,

*in and for the body of the City and County of New York, upon
their Oath, present :*

That

Charles A. Rose

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

of the goods, chattels, and personal property of one

Henry C. Acker

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

BENJ. K. PHELPS, District Attorney.

BOX:

42

FOLDER:

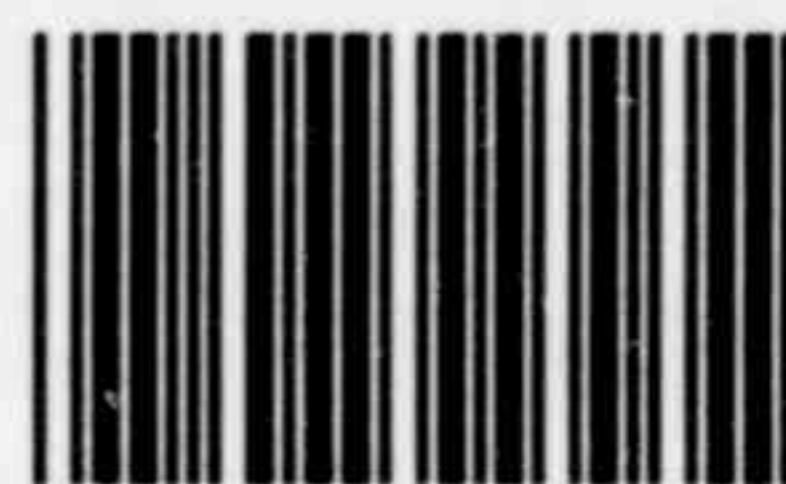
488

DESCRIPTION:

Ryan, James

DATE:

06/14/81



488

BOX:

42

FOLDER:

488

DESCRIPTION:

Kelly, James

DATE:

06/14/81



488

J. B. Lee

59. *William*
Counsel,
Filed 14 day of June 1881
Pleads *Not guilty*

James Ryan
vs. *THE PEOPLE*
James Kelly
W. H. H. H. (C. H. H. H.)

ROBBERY—First Degree.

DANIEL ROLLINS,
JAMES K. PHILIPS,

June 17. 1881. District Attorney.

No. 2. *Pleas guilty*
A True Bill.

S P 5 years.
W. H. H. H. Foreman.

June 14. 1881.

No. 1. *Pleas guilty*
S P 5 years.

District Police Court—

CITY AND COUNTY)
OF NEW YORK, ss.

of No. *631. N 46th* Street,
being duly sworn, depose and saith, that on the

Alexander Walker
30 day of *May* 18*81*
Ward of the City of New York,

at the
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from his person*

the following property viz.:

*One gold plated double
case watch and chain both of the
value of Fourteen 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 *James Ryan. now present.*

*That deponent had said watch in
his vest pocket while sitting on a
stoop asleep, and missed him when
he awoke. That he was informed by
the Officer. That he found said watch
and chain in possession of said Ryan.*

Alexander Walker

Sworn before me this

day of June 1881.
POLICE JUSTICE.

City & County
 of New York. James Doolley of
 the 22^d Precinct Police, being sworn
 says that he found the within
 mentioned watch and chain in
 the possession of James Ryan now
 present at the time of his arrest.
 Sworn to before me
 this 1 June 1887 } James Doolley
 Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Alexander Walker
 631 W 46th St

VS.

James Ryan
 DATED 1 June 1887

MAGISTRATE.

Doolley 22nd
 Precinct's OFFICER.

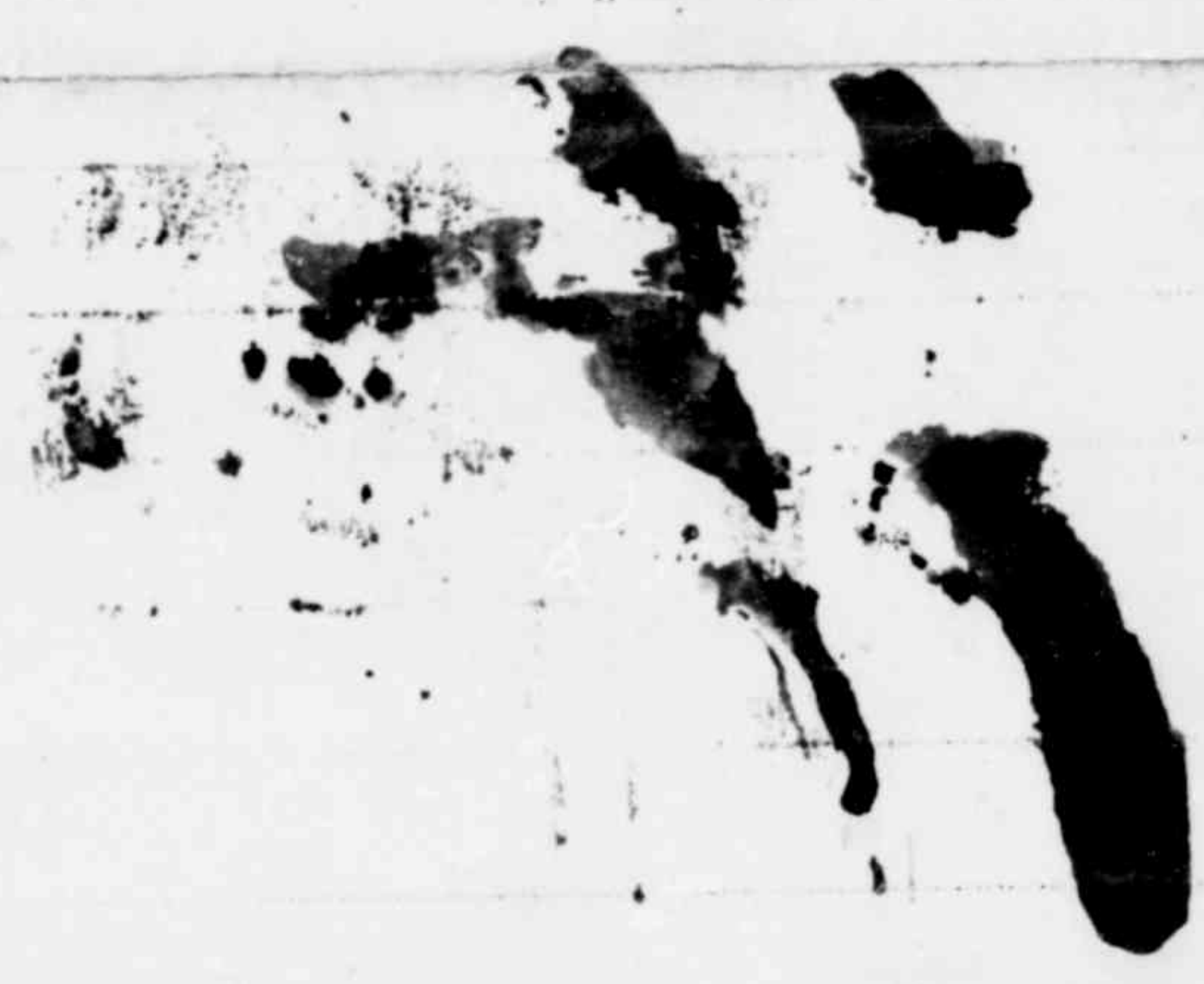
WITNESSES

James Doolley
 22 Precinct



1571 1/2

City & County
 of New York. James Drorley of
 the 22^d Precinct Police, being sworn
 says, that he found the within
 mentioned watch and chain in
 the possession of James Ryan now
 present, at the time of his arrest.
 Sworn to before me
 this 1 June 1881 } James Drorley
 Police Justice



DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Alexander Walker
 631 W 46th St

VS.

James Ryan

DATED

1881

MAGISTRATE.

Drorley 22nd
 Warrant Officer.

WITNESSES:

James Drorley
 22 Precinct



1571

City & County
 of New York. James Drorley of
 the 22^d Precinct Police, being sworn
 says, that he found the within
 mentioned watch and chain in
 the possession of James Ryan now
 present, at the time of his arrest.
 Sworn to before me
 this 1 June 1891 } James Drorley
 Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Alexander Walker
 631 W 46th St

VS.

James Ryan
 DATED 1 June 1891

MAGISTRATE.

Drorley 22nd
 Wiggins OFFICER.

WITNESSES:

James Drorley
 22 Precinct



1571 1st Ave

Police Court, Fourth District.

CITY AND COUNTY
OF NEW YORK, ss.

James Ryan being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer.

James Ryan.

Question. How old are you?

Answer.

Twenty three years.

Question. Where were you born?

Answer.

In Liverpool. England.

Question. Where do you live?

Answer.

423, N. 4th Street.

Question. What is your occupation?

Answer.

I am a brick layer.

Question. Have you anything to say, and if so what,—relative to the

charge here preferred against you?

Answer.

I did not steal the watch from him.

James Ryan

Taken before me this

day of

June 1887

Police Justice.

Police Court, Halls of Justice.

CITY AND COUNTY
OF NEW-YORK, } 88.

John Riley

of No. 235. St. 46th Street, 20 day of May
being duly sworn, depose and saith, that on the 22^d
1887, at the Ward of the City of New-York, in the
County of New-York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

United States legal tender notes
of the value of Seven dollars. United
States silver coins of the value of
Three 6/100 dollars. in all.

day of June 1887

Sworn before me, this

1887

Police Justice.

of the value of
the property of

Seven 6/100 —
Deponent.

Dollars,

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away, by force and violence as aforesaid, by

James Ryan and James Kelly
now present. That said deponent was
passing through 11 Avenue. He was
spoken to and followed by two
men whom deponent believes to
be said defendants.

That as deponent was going down
the steps of a bakery, said two men
each seized deponent by his arms
dragged him backward to the
sidewalk. Kicked and beat him
upon the body, and took said
money from him.

John Purdy

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

Police Court—Fourth District.

Jacob Weber

of No *640-11 Avenue* Street, being duly sworn, deposes and says,

that on the *31* day of *May* 18*81*.

at the City of New York, in the County of New York, *about 11 A.M.*

He saw *James Kelly* and *James Ryan*. now present. in Company
in *11 Avenue*. and identified
James Kelly. as the person whom
he saw with his hand in the
Pocket of a man who was lying
upon the sidewalk. calling for
help. and found sixty two cents
upon the sidewalk by the man.
deponent having heard it drop.
That both prisoners ran away.
Jacob Weber.

Sworn to before me this

31

day

of

May

18*81*

John A. ...
Justice.

Police Court—Fourth District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Jacob Hubber
640 1st ave
vs.
James Kelly
James Ryan

AFFIDAVIT.

Dated

31 May 18*87*

Magistrate.

Wm. J. Maguire
Wm. J. Maguire

Officer

22

Witness,

Disposition,

cf

Police Court, Fourth District.

CITY AND COUNTY
OF NEW YORK, } ss.

James Ryan being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him states as follows, viz:

Question. What is your name?

Answer.

James Ryan.

Question. How old are you?

Answer.

Twenty three years.

Question. Where were you born?

Answer.

In Liverpool, England.

Question. Where do you live?

Answer.

423. N. 41 Street.

Question. What is your occupation?

Answer.

I am a brick layer.

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

Answer.

I am not guilty.

James Ryan

Taken before me this

1 day of June 1897-

Police Justice.

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Kelly. being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer.

James Kelly.

Question. How old are you?

Answer.

Eighteen years.

Question. Where were you born?

Answer.

In Ireland.

Question. Where do you live?

Answer.

428. N. 46th Street.

Question. What is your occupation?

Answer.

I am a Junk Dealer.

Question. Have you anything to say, and if so what,—relative to the

charge here preferred against you?

Answer.

*I didnt rob the man. and
dont know anything about it.*

James Kelly

Taken before me this

1 day of

June 1894

Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *James Ryan* otherwise called *James Rany*
late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *thirtieth* day of *May* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms,

One watch of the value of ten dollars
One chain of the value of four dollars.

of the goods, chattels, and personal property of one *Alexander Walker*
on the person of the said *Alexander Walker* then and there being found,
from the person of the said *Alexander Walker* 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.

~~DANIEL C. COLLINS~~, District Attorney.

59^B With order

Counsel,

Filed 14 day of June 1881

Pleads

THE PEOPLE

vs.

James Ryan
alias
James Rany
(2 cases)

DANIEL C. ROLINS,

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. C. Chum Foreman.

June 14 1881.

Entered by J. P. L. 500
For an order for \$100.00

INDICTMENT.
Larceny from the person.
and the other goods.

State of New York.

Executive Chamber,

Albany, June 2nd 1884

Sir: Application having been made to the Governor for the
pardon of Jas. Kelly, who was
sentenced on June 19th 1881, in your County,
for the crime of B. & M. for the term
of 5 years and _____ to the State Prison

_____ you are respectfully requested (in pursuance of
Chapter 310, Laws 1849) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased, also, to state the previous
character of the convict.

Each letter of inquiry from this Department should be answered on
a separate sheet. and as requested

Very respectfully yours,

George Cleveland

To Hon. Peter B. Olney by Goodwin Brown
District Attorney, &c. Executive Clerk

Answered
May 4th 1884
P. B. O.

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

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

That *James Ryan otherwise known as James Rany*
and *James Kelly each*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *thirtieth* day of *May* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County

aforesaid, with force and arms, in and upon one *John Reilly*
in the peace of the said People, then and there being, feloniously did make an assault
and _____ promissory notes for the payment of money, being then and there

due and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of twenty dollars, and of the value of twenty dollars each: _____

promissory notes for the payment of money, being then and there due and unsatisfied,
(and of the kind known as United States Treasury Notes), of the denomination of ten
dollars, and of the value of ten dollars each: *one* promissory note for the

payment of money, being then and there due and unsatisfied, (and of the kind known
as United States Treasury Notes), of the denomination of five dollars, and of the value
of five dollars each: *three* promissory notes for the payment of money, being

then and there due and unsatisfied, (and of the kind known as United States Treasury
Notes) of the denomination of two dollars and of the value of two dollars each:

seven promissory notes for the payment of money, being then and there due
and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each: *ten* coins,

(of the kind known as cents), of the value of one cent each: *twenty* coins,

(of the kind known as two cents), of the value of two cents each: *ten* coins,

(of the kind known as five-cent pieces), of the value of five cents each:

_____ due bills of the United States of America, the same being then and there due
and unsatisfied, (and of the kind known as fractional currency), of the denomination
of fifty cents each and of the marketable value of fifty cents each: _____

_____ due bills of the United States of America, the same being then and there due and
unsatisfied, (and of the kind known as fractional currency), of the denomination of
twenty-five cents each, and of the marketable value of twenty-five cents each: _____

_____ due bills of the United States of America, the same being then and there
due and unsatisfied, (and of the kind known as fractional currency), of the denomina-
tion of ten cents each, and of the marketable value of ten cents each:

*Gives coins of a number kind and de-
nomination to the firm of one id unknown
and a more accurate description of
which cannot now be given of the value
of three dollars and sixty cents*

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

from the person of said
the will, and by violence

to the person of the said

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

DANIEL C. ROLLINS,

DENI. K. PHILLIPS, District Attorney.