

0930

BOX:

84

FOLDER:

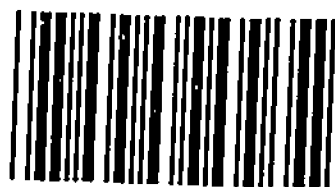
929

DESCRIPTION:

Raab, Charles

DATE:

11/03/82



929

0931

BOX:

84

FOLDER:

929

DESCRIPTION:

Herrick, John

DATE:

11/03/82



929

0932

In the Matter of the
Complaint of Samuel M. Hall

vs. =

Inspector Charles Raab of the 2nd Election
District of the 8th Assembly District and
Officer John Herrick -

City and County of New York ss;
Samuel M. Hall being
duly sworn says that he is
of age and resides at no
10 Bayard Street. That deponent
was present on last Election
day the 8th of November just
at the Polling Place of the
2nd Election District of the
8th Assembly District in
said City. That Charles
Raab was the Inspector
in charge at said Polling
place. That it was the custom
for said Raab when a voter
would present himself for
said Polling Place to receive

the set of ballots and place them on his book which was situated ~~on the~~ behind the ballot box ~~and then turn~~ ~~around~~ and then call aloud the voters name to the poll clerk and when they had ~~the~~ completed the inquiries he would take a bunch of tickets from his book and put them in the ballot boxes. That the voter could not see ~~his~~ said Inspector's book nor the ballots when he placed them on his book.

That deponent has seen said Inspector on many occasions put his hand in his pocket and take ballots out and place some on his book and keep some in his hand and when he would receive the set of ballots from the voter he would on some occasions place them with the ballots he took

from his pocket and on other occasions mix them with other ballots there in his hands and thereafter he would place the ballots in the boxes.

That annexed hereto and marked "A" is one of the ballots which fell from said Inspector's book ~~on~~ ~~where~~ at a time when the book fell from behind the ballot box. This occurred at about one o'clock in the afternoon.

That deponent has seen ^{upward of thirty and some full ballots} ~~with rubber bands around them~~ ~~fall~~ from said Inspector's book and at all such occasions Officer John Herrick who was alongside of said Inspector would ~~see~~ push them aside.

That the said Officer Herrick would on many occasions when the ballots of a voter were about to be placed in the boxes push ^{arms} ~~hand~~ on the boxes and in every way endeavour to shield

0935

and did shield ~~every~~ ^{said} acts made by the said Inspector ~~at~~ during the time of the voting by any of the voters.

On one of the occasions when the Inspector had placed the voters ballots on his book behind the ballots boxes deponent looked over the boxes to see where the Inspector placed said ballots ^{where} the said Officer spoke aloud to deponent saying "what are you in hell ~~you~~ ^{you} are ^{you} looking ^{over there} so sharp for".

That during the day it was a matter of frequent occurrence to see legal voters calling to cast their ballots and have them refused and rejected for the only reason that some one had ~~voted~~ previously voted on their names.

That deponent is certain of at least Thirteen such instances and in many cases ^{as} deponent is informed and believes the said Inspector

2.

~~was~~ well knew the proper parties.

That one George Rückert called to vote at said place and his vote was refused for the reason that some one had voted on his name whereupon the said Rückert reprimanded said Inspector and told him he knew him for a boyhood which the said Inspector at the same time admitted, but persistently refused to accept his ballots.

That when the polls were closed the Inspector counted the ballots for the Judiciary and found that there were fifty-five more ballots cast than there were persons who voted in the District and the Inspector then put them back into the ballot box and he cautiously felt and drew out fifty-five said ballots and gave them to Mr Bernard O'Rourke who had charge of the District for the Republicans.

That thereafter the said

Inspector took said ballots from the box and proceeded to count them anew and recorded the votes and found that there were seven ballots short of the votes cast when the said Inspector again drew seven of the said ballots which had been ^{previously} counted and recorded and had the same recounted and again recorded.

That the said Inspector counted the vote for Assembly twice and found that there were twenty four ballots in the box more than there were votes cast -

That deponent is informed and believes there were but two hundred and eighty six votes cast.

That the said ballot boxes containing the ballots for Judiciary and Assembly were the ones behind which the said Inspector kept his book and his ballots and which were also the boxes

upon which the said
 Officer Herrick kept his
 arms - That deponent
 is ^{informed} and believes there were
 but two hundred and eighty
 three registered voters in
 the district -

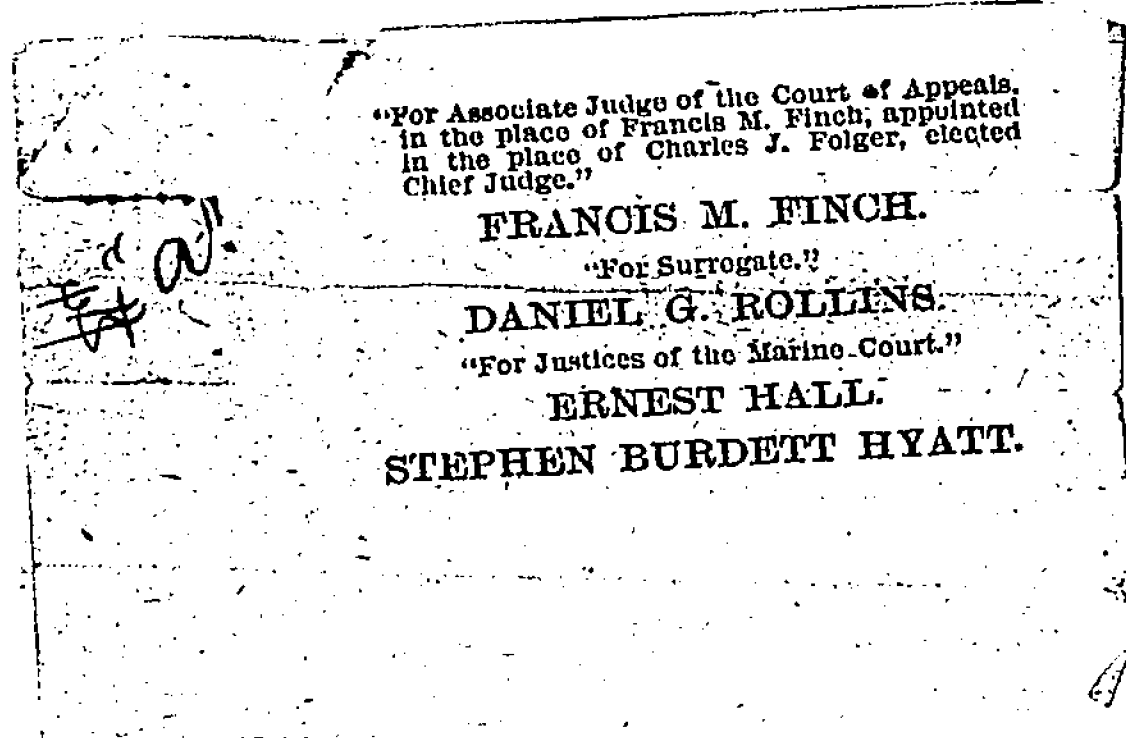
That deponent saw liquor
 being used at said Polling
 Place and also saw said
 Inspector drink liquor
 there on several occasions.

Subscribed before me } Samuel M. Hall
 this 12th day of November 1881

Geo. A. McDermott

Notary Public.

New York City & Co.



0939

R 199th Place
R 220th

off Herrick

10th P. 10th

Bill W. W. W.

0940

COUNTY OF NEW YORK, ss.

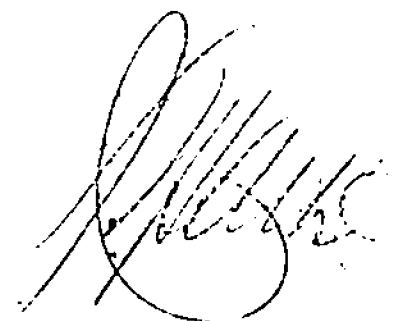
In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 3^d day of November
188 2, in the Court of General Sessions of the Peace, of the County of
New York, charging Charles Raab and
John Verriek
with the crime of Violation of the Election Law

You are therefore Commanded forthwith to arrest the above named Charles Raab
and John Verriek 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.

New York City, the 3^d day of November 1882.

By order of the Court,

 Clerk.

0941

N. Y. General Sessions of the Peace


THE PEOPLE
OF THE STATE OF NEW YORK,

against

Charles Raab
John Herrick

Bench Warrant for Felony.

Issued November 3^d 1882

 The officer executing this process will make his
return to the Court forthwith.

0942

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Baab
and John Derrick

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

Charles Baab and John Derrick
of the CRIME OF Violating the Election Law
committed as follows:

The said

~~late of the City and County of New York,~~ On the eight day of November
in the year of our Lord one thousand eight hundred and eighty-one, at the City and County
~~aforsaid, with force and arms~~ there was a general

election duly held according to law
throughout the State of New York and
in the Second Election District of the
Eighth Assembly District of the County
of New York, and on said day there was
such election held at the polling place
duly designated for such purpose in
the said election district, and on said
day at the said election there was to
be chosen by the electors of the said
election district a person for the office
of member of Assembly for the said
Eighth Assembly District, and there were
then and there at the election aforesaid
in the said election district ballots
duly cast by the said electors for the
said office of member of assembly
which were deposited then and there by
the inspectors of election in and for

the said election district in a certain ballot box then and there provided for the purpose according to law.

And on the said day, at the said election in the election district aforesaid said Charles Raab, late of the City and County aforesaid was one of the inspectors of election in and for the said second election district of the Eighth Assembly district aforesaid, and the said Charles Raab then and there, to wit: on the day and in the year aforesaid at the City and County aforesaid, at the Election District aforesaid at the polling place thereof duly designated as aforesaid, at the election aforesaid, and while acting as and being such inspector of election as aforesaid, feloniously did knowingly, unlawfully and fraudulently put into the ballot box aforesaid then and there provided as aforesaid for the reception of ballots for members of assembly, a certain paper, having the semblance of a ballot, which had not been offered by any elector of the said election district, a more particular description of which said paper is to the Grand jury aforesaid unknown.

And the said John Dericks, late of the City and County aforesaid then and there feloniously was present, aiding, abetting, assisting and procuring the said Charles Raab the felony aforesaid in manner and form aforesaid to do and commit,

0944

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
right.

John McKeon
District Attorney

0945

BOX:

84

FOLDER:

929

DESCRIPTION:

Rabbitt, James

DATE:

11/15/82



929

95

Filed 15 day of Nov 1887
Pleads Not guilty

THE PEOPLE

vs.

Assault and Battery.—Felonious.
Firearms.

P

James D. Rossitt

Nov. 27. 1887

Indictment & Verdict

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Grogan

Foreman.

Complainant must be
subscribed and sworn to
in his or her place
as witness per section
indorsed J.D.

Upon the return of
of the Complainant
of the charge and
have made out the
case, the complainant
the fact the charge
of this case Nov 27/87
A. J. Higgins
appears

0947

Police Court— 2^d District.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.Thomas Hughesof No. 434 West 33^d

Street,

being duly sworn, deposes and says, that
on Sunday the 29 day of October
in the year 1882 at the City of New York, in the County of New York,he was violently and feloniously ASSAULTED and BEATEN by James H. Rabbitt
(nowhere) who maliciously and maliciously
pointed aimed and discharged a
pistol loaded with powder and ball
at deponent striking him on the
shoulder(in w^c "severe & hurted")with the felonious intent to take the life of deponent, or to do him 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 30 day
of October 1882Thomas HughesR. S. + Arph

POLICE JUSTICE.

0948

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James H. Rabbitt 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 H. Rabbitt

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

283 Tenth Ave about two mos

Question. What is your business or profession?

Answer.

Cabinet 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 shot the man but it was a mere accident I have had a quarrel with him

James H. Rabbitt

Taken before me this

30

day of

Oct

1884

Proctor

Police Justice.

0949

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

Police Court 970 District 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Hughes
434 West 33 St

James F. Roberts

1 _____
2 _____
3 _____
4 _____
Offence, Felonious A + B

Dated Oct 30 188 2

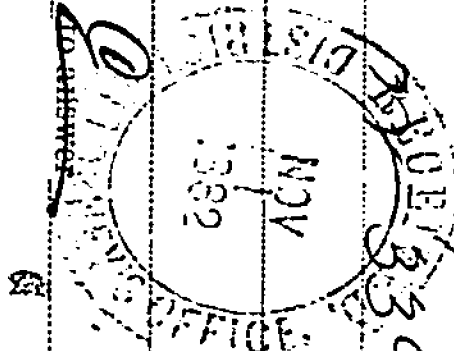
B. O. Barry Magistrate,
Chapelton Hall 20 Office.

Witnesses Charles McCall Clerk.

No. 434 Street, 33d

No. 434 Street, 33d

No. 434 Street, 33d



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

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 Oct 30 188 2 B. O. Barry Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0560

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Hughes
434 West 33 St

James H. Lobbett

Offence, *Violence A + B*

Dated *Oct 30* 188*2*

B. O. Bixby Magistrate.
Christopher Wall 30 Officer.

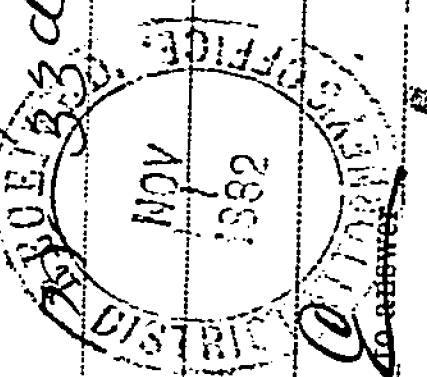
Witnesses *Charles Mc Kellar*
Clerk.

No. *434 W 33d* Street, ✓

James Kelly

No. *434 West 33d* Street,

No. *434 West 33d* Street,



BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

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

Dated *Oct 30* 188*2* *James H. Lobbett* Police Justice.

I have admitted the above named *James H. Lobbett* to bail to answer by the undertaking hereto annexed.

Dated 188 Police Justice.

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

Dated 188 Police Justice.

State, City & County of New York ss.

I have known Young Rabbit, who has been indicted for a felonious assault, for several years; until the last few months he has resided with his father and brother in Stamford State of Connecticut

Young Rabbit has always maintained a most excellent character as a young man quiet, peaceable and honest

New York Nov 22 1882

William J. Minor

Sworn to before me this

22^d day of November 1882

Stephen C. Whitehouse

Commissioner of Deeds

City & County of New York

0952

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

James H. Rattitt

*As complainant in the above case, I beg to recommend
the defendant to such leniency and clemency as the Court and
District Attorney may see fit to show; but I expressly assert
that my reasons for so doing are not controlled by any advantage
to myself. as I am informed & which
I must believe that he is a man
of good character & never has
been arrested before, & is re-
spectably connected*
New York Nov 27/64

Thomas Hughes

0953

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 M. Rabbitt

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

James M. Rabbitt

of the Crime of "Shooting at another with intent to kill," committed as follows:

The said

James M. Rabbitt

late of the City of New York, in the County of New York, aforesaid, on the
twenty ninth day of October in the year of our Lord
one thousand eight hundred and eighty two with force and arms, at the City and
County aforesaid, in and upon the body of Thomas Hughes
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against him the said Thomas Hughes
a certain pistol then and there loaded and charged with gunpowder and one
lead bullet, which the said James M. Rabbitt
in his right hand then and there had and held the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent him the said

Thomas Hughes

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

James M. Rabbitt

of the Crime of Shooting and Discharging off a pistol at another, without
justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

James M. Rabbitt

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 Thomas
Hughes then and there being, wilfully and feloniously did make an
assault and to, at and against him the said Thomas
Hughes a certain pistol then and there loaded and
charged with gunpowder and one lead bullet, which he the said
in his right hand, then and there had and held, wilfully and feloniously, and
without justifiable or excusable cause, did then and there shoot off and discharge, with
intent, thereby him the said

Thomas Hughes

wilfully and feloniously, then and there to injure, 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 McKEON, District Attorney,

0954

BOX:

84

FOLDER:

929

DESCRIPTION:

Rawson, William C.D.

DATE:

11/04/82



929

Bail \$1000 -

Feb

Nov. 4, 1886

Backed by
John B. Clarkson
John B. Clarkson

151 East 49th St.

March 24-1884
Tried & acquitted

(11)

Day of Trial

Counsel

Filed 4th day of Nov 1882

Pleats

Not guilty (6)

THE PEOPLE

Feb 27 1886

William C. Dawson

Ordered to print & cover
and to return for trial

Nov 9/83

JOHN McKEON

Ordered back to Court of Crim
and to return for trial

A True Bill.

Carroll

Andrews

apud

TR

FILE

107

0956

Police Department of the City of New York,

Precinct No. _____

Enoch New York, _____

Sp. 188 C. O.

Officer Nord -
at Murray's

Scanned
and
get nothing
out of it

Franklin, Martin

104 East 70th St.

104 East 70th St.

Off. in House

23rd Precinct

Therman Adams Mount Vernon

H. C. Houghton 257 W. 52 St.

G. C. " " " "

Therman Logan Mount Vernon

Therman Logan Mount Vernon

Harold A. Weeks 258 W. 52 St.

Julian Allen 254 W. 52 St.

Ann B. W. 71

0957

District Attorney's Office.
City & County of
New York.

1. Copies, Serials
2. Instructions to
Operators at 96
before Pearson
came on duty & if
to give instructions
to 7 Pearson
3. Operator at 96
same
4. Who gave instructions
from 96 to 96
to change name to
96 and to give
instructions to give
on to 96 and to
particularly if any came to
Pearson

0958

5- Whom to buy from & from
printed list and regulations.

[illegible]

0959

Given every day in the morning. 1st

DISTRICT ATTORNEY'S OFFICE,
NEW YORK.

Regina v. [illegible]

Plegadis falcinellus
 3 Cox Creek Cas. 1960
 at Guelph, Ont. Canada
 Carley & J. P. H. 1-37.

Carley & M. Hobbie, 12-27.
Carr o. Hartwell, 128 M. at 418 + 35 Anna M. 291.
We went to look over every bush.
Cut bunches of approaching trees, most
be brought to see. The only one brought
Every, if it

Another mistake would be a crown - the crown as it were becomes the subject of personal benefit - Allerton's Principles of Corp p 62.

The celebration will begin at 7 o'clock and last about
The ceremony will take place at 8 o'clock.
The celebration will be held at 2 o'clock.

1. Rebellen in China, 870.
1000 (1000).

"If a person's death is caused or accelerated by the use of force of arms, they are all jointly and severally liable."

Thomas Winchester, 6th Feb. 409
 Member of Acad. 60 in 329 + 335
 Member of Acad. 60 in 329 + 335

Members of a com. ought
 to be in the position to use reasonable
 diligence in the performance of a plain and undoubted
 duty -
 Yours Truly
 J. P. R. R. R. R. R.

3 Books R.L. p 2496

0960

DISTRICT ATTORNEY'S OFFICE,

New York,

188

*The folly suggestion of Henry J. J. J.
Vida Bennett Mr. Norman
George Bennett
None in last car*

*Henry J. J. J. Saw Road from Va. car
Melton before collision
Harper Mr. Norman Shows
Logan " "
Haughton " "
All in last car.
Andrew Barr " "*

*J. W. Lane, says 2 school girls
can testify as to time also 2 days
in Mrs. Bayasoff's*

0961

Eugene Arthur 1412 W 47th St
Lafayette 8 To 2. Normal
College 4-4-68-81.

0962

List of Witnesses Subpoenaed to appear
Oyer & Terminer
 at the COURT OF GENERAL SESSIONS, on the 24th
 day of March 1884.

WITNESS.	RESIDENCE.	HOW SERVED.	DEFENDANT.	Subpoena Clerk.
F. B. Schambus	569 Broadway	Personal	William C. Shawson	
John Birnie	340 " "	"	"	"
A. Cooley	458 " "	"	"	"
W. B. Lewis	330 " "	"	"	"
Prof Eugene Robert	142 West 47 St.	"	"	"
Andrew Barr	56 North " "	"	"	"
George Baxter	152 Prince	Left with Fornace	"	"
James E. Fitch	69 East 86.	Personal	"	"
William H. Leonard	Tel. Op. 802 74 St.	"	"	"
Julian Nelson	58 Ave St	"	"	"
Charles W. Young	170 Broadway	not appeared		
William C. Daniels	9 Ave bet 27 & 28 Mount Vernon	"	"	"
John H. Van Dusen	8 N Central Mount Vernon	"	"	"
William J. Wilson	Mount Vernon	not where	"	"
Benjamin Howe	"	25 Ave.	"	"
George Bennett	"	"	"	"
Viola Bennett	"	"	"	"
Mr. Harpen "Shoe"	"	"	"	"
Thomas Loyal "Shoe"	"	"	"	"
Thomas Adamson	"	"	"	"
Mr. Stein	"	"	"	"
William H. Cronmulin	465 West 57 St	Personal	"	"
Stephen Navins	96 St Tel. Station	"	"	"
Francis A. Gunther	"	"	"	"

0963

WITNESS.

RESIDENCE.

HOW SERVED.

DEFENDANT.

Thomas H. Wright	53 East 125 St	Left	
A. F. Warburton	7 Beekman St		
Janeway T. Brooks	1566 4th Av.		
Alonso Amisworth	1269 Lexington Av.		
Henry Avery		not found	
August W. Kett		" "	
Columbus O. Sennell		" "	
Henry K. K. K.	783 3rd Av.	Left Personal	
John Burdison	151 East 49 St	Left	
Stephen M. Toney	Grand Central Depot	Left G. C. Depot	
Mr. K. K. K.	"	"	
A. C. C.	"	"	
W. C. C.	"	"	
George Van Tassel	"	"	
Columbus O. Sennell	"	"	
Robert L. Robbins	"	"	
Valentine Hassler	"	"	
William Russell	"	"	
Frederick Stacks	"	"	
August W. Kett	"	"	
William J. K. K.	"	"	
Edward W. K. K.	"	"	
Col. O. S. S.	95 Madison Av.	Left	
David J. K. K.	2 East 42 St.	"	
A. F. Warburton	7 Beekman St	Left	
W. C. C.	"	"	
W. C. C.	"	"	
W. C. C.	"	"	
W. C. C.	"	"	
W. C. C.	"	"	

0964

Received of Mr. J. H. [unclear]
for [unclear] to
be [unclear]

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

The People of the State of New York
— against —
William C. D. Rawson.

The Grand Jury of the City and
County of New York, by this indictment,
accuse William C. D. Rawson of the
crime of manslaughter, committed as
follows:

Before and at the time of committing the felony hereinafter mentioned, William C. D. Rawson, late of the Nineteenth Ward of the City of New York, in the County of New York aforesaid, on the twenty second day of September, in the year of our Lord Eighteen hundred and eighty two, at the Ward, City and County aforesaid, was a servant and employee in the service and employment of a certain company, to wit, the Harlem Railroad Company, in and upon a certain railroad, to wit, the Harlem Railroad, and before and at the time of committing the said felony certain signals had been and were duly established by the

said Company near to a certain station upon the said railroad, commonly called the ninety-sixth street station, for the purpose of making signals for the regulation, guidance and warning of the engineers and drivers of locomotive engines attached to and drawing the trains of cars travelling upon and along the said railroad, which said signals were sufficient and proper for the purposes aforesaid, and were at the time of the committing of the said felony in constant use and in full force and effect and well known to the said William C. D. Rawson, and one of such signals in such use, and so used as aforesaid, and so known to the said William C. D. Rawson, when made denoted and was intended to denote and give warning and notice to the said engineers and drivers that the track of the said railroad at the station next nearest to the said station commonly called ninety-sixth street station, to wit, the eighty-sixth street station, on the line of the said railroad, was then obstructed and that the driver or engineer of any locomotive engine attached to and drawing any train of cars then approaching the said ninety-sixth street station could not safely pass the same with the train without stopping.

the same with the main company,

and could not safely proceed on its course to the said Eighty-sixth Street station, and which said last mentioned signal was then and there called and known as the danger signal; and certain rules and directions had been, and were at the time of committing the said felony, established for the guidance of the conduct of the servants and employees of the said company employed in and upon the said railroad, and having the care and regulation of the said signals, and which said rules and regulations were sufficient and proper for the purposes aforesaid, and were at the time of the committing the said felony in full force and effect and well known to the said William C. D. Rawson; and the said William C. D. Rawson, on the day and year aforesaid, at the Ward, City and County aforesaid, in and upon one Marie Aubert feloniously did make an assault; and the said William C. D. Rawson, so being such servant and employee in the service and employment of the said The Harlem Railroad Company as aforesaid, then and there had, by virtue of such his employment, the care and regulation of the said signals at the said station commonly called the

✓ ninety-sixth street station, on the line of the said railroad; and on the day and in the year aforesaid, at the Ward, City and County aforesaid, it became and was the duty of the said William C. D. Rawson to attend to the due and proper erecting, exhibiting and making of the said signals at the said last mentioned station, and duly and properly to work, exhibit and make the same according to the rules and regulations there established for the guidance of the conduct of the servants and employees of the said company employed in and upon the said railroad as aforesaid; and in and by the said rules and regulations it was provided, among other things, that when a train of cars drawn by a locomotive engine passed the said ninety-sixth street station the said William C. D. Rawson should make, exhibit and expose the said danger signal at the said ninety-sixth street station until such time as he received notice by telegraph from the said eighty-sixth street station that the said train had duly passed the said last mentioned station and that the track of the said railroad between the said stations was unobstructed. And on the day and in

The year aforesaid a certain train of cars drawn
 by a locomotive engine, under the care and
 guidance of a certain engineer and driver to
 the Grand Jury aforesaid unknown, was
 travelling on the said railroad and had
 passed the said ninety-sixth street station
 on its way south along the line of the said
 railroad to the said eighty-sixth street sta-
 tion, where the said train came to a stop and
 was then and there stopped and an ob-
 struction upon the line of the said rail-
 road and in the way of any other train
 following the same; and upon the said
 train passing the said ninety-sixth street
 station it then and there became and was
 the duty of the said William C. D. Rawson,
 so having the care and regulation of the
 signals aforesaid, to make, exhibit and
 display the said danger signal and to
 keep the same so exposed and display-
 ed until he should receive notice by
 telegraph that the said train had passed
 the said eighty-sixth street station; and
 the said William C. D. Rawson, well know-
 ing the said train to have passed the
 said ninety-sixth street station, at which
 he was so intrusted and employed as
 aforesaid with the care and regulation

of the said signals, and well knowing that
 the said train had stopped and was then
 and there an obstruction upon the line of the
 said railroad as aforesaid, feloniously did
 then and there culpably and negligently
 wholly omit to make, exhibit and display
 at the station last aforesaid the said dan-
 ger signal without having received from
 the said eighty-sixth street station any no-
 tice by telegraph that the said train had
 passed the same and had ceased to be
 an obstruction upon the line of the said
 railroad; and in the day and in the year
 aforesaid, at the Ward, City and County
 aforesaid, unlawfully and feloniously
 did neglect and omit to observe and
 obey the rules and regulations of the said
 company so made as aforesaid in this
 behalf; and upon the said day and while
 the said last mentioned train was so stop-
 ped as aforesaid and was yet remaining
 an obstruction upon the line of the said
 railroad at the said eighty-sixth street
 station, and while the said William C.
 D. Rawson yet feloniously and culpably
 was omitting and neglecting to make,
 exhibit and display the said danger sig-
 nal at the said ninety-sixth street sta-

tion as aforesaid, another train of cars, drawn by a certain locomotive engine, then and there under the care of a certain other driver and engineer to the Grand Jury aforesaid unknown, was travelling upon the line of the said railroad, and was then and there proceeding at great speed, to wit, at a speed of twenty miles an hour each hour, and was then and there approaching the said ninety-sixth street station on its way to the said eighty-sixth street station; and by the rules and regulations of the said company as aforesaid made for the regulation and guidance of the servants and employees thereof as aforesaid the said driver and engineer of the said last mentioned train would have stopped his said train at said ninety-sixth street station had the said danger signal been made, exhibited and displayed, as he was in duty bound to do when the line of the said railroad at said eighty-sixth street station was obstructed as aforesaid, and by means of the said several premises and of the said felonious omissions and culpable neglects by the said William C. D. Rawson as aforesaid the driver and engineer of the

locomotive engine attached to the said last mentioned train of cars was induced to believe and did then and there believe that the line of the said railroad upon which said last mentioned train was then travelling was then all clear and without obstruction, and that his said train might then safely pass the said ninety-sixth street station at its full and proper speed without stopping; and the said driver and engineer of the said last mentioned train, upon such belief as aforesaid, did thereupon then and there drive the said locomotive engine so attached to and drawing the said last mentioned train by the said ninety-sixth street station at its full and proper speed without stopping thereat, and did then and there unavoidably and without any fault or default of him the said last mentioned driver and engineer, with great force and violence come into contact and collision with the said train first mentioned, which was then and there stopped as aforesaid at the said eighty-sixth street station and there yet remained an obstruction upon the line of the said railroad, by means of which said contact

and collision, caused and occasioned as
 aforesaid, the said Marie Aubert
 then lawfully being and travelling in
 one of the cars of the said first mentioned
 train of cars so as aforesaid stopped at the
 said eighty-sixth street station was then
 and there mortally crushed and wounded
 in her body, and the said William C.
 D. Rawson then and there feloniously
 did give and cause to be given to the said
 Marie Aubert divers mortal wounds
 bruises and contusions in and upon
 the head, body, arms and legs of her,
 the said Marie Aubert and divers
 mortal fractures and divers mortal
 ruptures of the blood vessels in and
 upon the body of her, the said Marie
 Aubert of which said mortal wounds,
 bruises, contusions, fractures and ruptures
 of the said Marie Aubert the said
 Marie Aubert at the Ward, City
 and County aforesaid, then and there
 died. And so the Grand Jury aforesaid
 do say, that the said William C. D.
 Rawson her, the said Marie Aubert,
 in manner and form aforesaid and
 by the means aforesaid, on the day
 and in the year aforesaid, at the Ward,

0974

City and County aforesaid, feloniously
did kill and slay against the form of
the Statute in such case made and pro-
vided and against the peace of the People
of the State of New York and their dignity.

John McKeon,
District Attorney.

0975

BOX:

84

FOLDER:

929

DESCRIPTION:

Reardon, Harry

DATE:

11/03/82



929

0976

FILE

304 13th Nov 6/82

Filed 3 day of Nov 1882

Pleas Not guilty. Dec 5/82

THE PEOPLE

vs.

Obtaining Goods by False Pretences.

Chas Beardon

17

JOHN McKEON,

District Attorney.

A True Bill.

Wm B. Kinnel,

Foreman.

Debauched by
Lucas Beardon
255 Deane St.
Brooklyn.

Recd Feb 11/87

0977

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Nancy Randor

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

I withdraw my complaint against the defendant herein for the reasons

I. I have received the amount of my claim to wit ^{eighty nine} ~~thirty seven~~ dollars and sixty cents (\$89.⁶⁰)

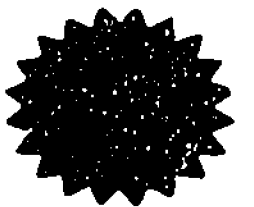
II. I have no wish to prosecute the debt for the reason that it is his first offense and I wish him to have an opportunity to reform.

Dated December 8, 1888.

In presence of

E. P. White

Erasmus D. Stevens



0978

Temple

N.

Harry Pearson

W. W. W. W.

City & County of New York Jr.

Cassius R. Stevens

being duly sworn says.

I am engaged in the book business at No 7. Barclay Street New York City & reside at Woodbridge N. J. for the summer - About May 13th last Harry Reardon of 255 Dean Street Brooklyn came to my office and represented to me that he was employed in the office of Messrs Pollard & Moss who are in the book business at No 47. John Street New York & that said Pollard & Moss allowed him to take books out to sell for them & that they were about to send him to Boston to make collections for them & desired to know if I would let him take orders for books on my account & if I would let him have some sample books & send him some when he should get orders for them & stated that he would remit the money on delivery of the books -

Believing & relying on his statements & knowing the firm of Pollard & Moss to be a reputable concern I allowed him to take two books as samples worth four dollars & twenty cents at

the price agreed upon to him as Agent
 he to have the difference between the
 price named & the retail price - He
 took the books & went to Boston on
 May 19. 1882 I rec^d the letter marked
 Ex 1 - & in answer thereto sent him
 ten copies of the book called for viz
 "Our Wild Indians" On May 22^d I
 rec^d the letter marked Ex 2. and on
 May 25th 1882 I rec^d the letter marked
 Ex 3. & on May 29th I sent him twen-
 - ty two copies of said book & on May
 31st I rec^d the letter marked Ex 4.
 On June 1st I rec^d from him a re-
 - mittance of twenty five dollars. which
 is all the money I have rec^d from
 him Every book was delivered to him
 upon the express agreement that it
 (& each & all of them) was to be sold for
 cash on delivery & that out of the
 money received two dollars & ten
 cents (2¹⁰) for each book belonged to
 me & was to be remitted to me -
 & that no book should be sold below
 three dollars & a half (\$3⁵⁰) I have
 repeatedly demanded a settlement
 from him but have not & cannot
 get one - He has admitted to me that

he was liable to Statist prison for
 what he has done - that he has
 sold the books & used the money
 & I have ascertained from Messrs
 Pollard & Moore that his statements
 in reference to his employment by
 them were absolutely false - & am
 informed by them that said Reardon
 was not employed by them in any
 way & that he was not sent to
 Boston by them - The letters submitted
 are in his handwriting & admitted
 by him to be so.

W. A. Stevenson

Sworn to before me this
 6th day of July 1882

A. W. Patterson J. Police Justice

0982

10 Sept

Σφ1

Boston May 18 60
Friend Stephen.

I am very glad you
 have got the money
 and let me anticipate to
 send to Commissioner's money.
 You are in Sheep and you
 are in Cloth retail & so
 you send me the money
 and I will deliver them
 to you. I have for
 today but will give it for
 the money. I will send
 it to you & the price
 of the Indian sells splendid
 there and so does the Corn.
 so I go to the Commissioner
 and the the Indian. Calcutta
 Hist. & G. Nothing can be done.

0983

I have just the
book of 25 specimens
and 50 specimens of
colony in paper 4 and
5. I am sure as I am
in a great time that
you will be very glad
to see stopping at the house
and my house so you
have seen the fossils and
as soon as possible

hoping you are well.

Yours truly

Henry Fairfield
Olive Mrs. Mopson
#1 & 4th St.
Boston
Mass.

0984

Ex 2

(Boston May 20 1892)

Friend Thomas

I received
your small note today
and in a few days will send
you some money on Wednesday
as I cannot deliver the Indian
note. Wednesday's morning
and day's night is Payday here
and the money is in a
large store and if you
wish I can send you on P.M.
tomorrow but thought I would
send on a note for all at
once hoping you are well
and happy as I am.
Last night I did not sleep
much the way you know

0985

I'd send you some
of the pic in a letter only
I can't. You may send again
to the South and tell
me if you want to write
to me. I'm sorry I can't
do it. And I'm sorry
for your situation.
I remain

Yours dear,
Harry

I'll write again
and tell you
about the place today
and how it is.

0986

Ex³

Postus May 24th 1827
Dear friend Susan.

I have
just received your letter
and in reply I have said
I have been for 9 years at
the University of Cambridge
and have since taken
3 more degrees and there-
fore will probably take
a degree in the next day or two
(the other 2 books) I have sold
one to a friend and it is
to be sent to him and
I have to deliver my 7 books
in the college today and I
will be so soon what will
be the result of aid if I deliver
these before I can deliver

The first thing I noticed
 when I stepped out of the car
 was the smell of the sea
 and the sound of the waves
 crashing against the rocks.
 I had never before
 felt so free and so alive.
 The air was fresh and
 the sun was warm on my face.
 I took a deep breath and
 felt the world around me
 all at once. It was
 like a new beginning.
 I had found what I
 had been looking for
 all my life. I was
 home.

P. 8
 The first thing I noticed
 when I stepped out of the car
 was the smell of the sea
 and the sound of the waves
 crashing against the rocks.
 I had never before
 felt so free and so alive.
 The air was fresh and
 the sun was warm on my face.
 I took a deep breath and
 felt the world around me
 all at once. It was
 like a new beginning.
 I had found what I
 had been looking for
 all my life. I was
 home.

0990

P. S.
I have been so far from
independent as I have
my usual personal
freedom, and I have
thought I should have
said so to you before
before I have written
things that look as if
if you think I have
believed that look as if
once upon a time I had
one as much as I do
think that and I have
got rid of them and
will always act honest
with you Mr. Stevens
also with Mr. Garrison
both of your good friends

0992

[illegible]

0993

as there is a grand
parade today all the
Militia of Mass turned out
good by and make
your friends easy
Harry Beardon will
always be honest & open
and Mr. O. Gordon
for the present
from your most
friend
Harry

0994

Sec. 157.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Kings
of *the city of New York*
being duly sworn says, that he is acquainted with the hand-writing of
Police Justice Jacob M. Patterson
the *Justice*

who issued the annexed Warrant, that the signature to this Warrant is in the hand-writing
of said *Police Justice Jacob M. Patterson*

Sworn to before me, this

day of

188

Joseph A. Gardner
Michael Walsh Police Justice.

0995

Sec. 151.

Police Court District.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Cassius R. Stevens of No. 7 Barclay Street, that on the 16 day of May 1882 at the City of New York, in the County of New York, and at divers times

thereafter, Harry Pearson, did unlawfully and
designedly and with intent to cheat and
defraud obtain of Complainant thirty-four
books in all of the value of eighty-one dollars
and forty cents, property of Complainant, by means
of certain false and fraudulent pretenses and
representations and an imitation of the law

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 12 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 6th day of July 1882
Samuel Pearson POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harry Pearson
253-2000
Warrant-General.
False Pretence

Dated 1 1882

Magistrate

Officer.

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

Joseph M. Pearson Officer.

Dated July 8th 1882

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, 10 Am

Native of MS

Age, 20

Sex -

Complexion, -

Color White

Profession, Clerk

Married -

Single, Single

Read, Yes

Write, No

255 Stone St. - 13th

0996

REMARKS.

Time of Arrest, 10 Am

Native of M.H.

Age, 20

Sex, -

Complexion, -

Color, White

Profession, Clerk

Married, -

Single, Single

Read, Yes

Write, No

255 Crane St. Bklyn

POLICE COURT. DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Warrant - General.
The People, & c.,
vs. *James H. [illegible]*
255 Crane St. Bklyn

Dated, 1882

Magistrate

Officer.

The Defendant *James H. [illegible]*
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Joseph A. [illegible] Officer.

Dated July 8th 1882

This Warrant may be executed on Sunday or at
night.

Police Justice.

1882
Police Justice.

Dated at the City of New York, this 6th day of July 1882

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

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

*Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.*
James H. [illegible]
255 Crane St. Bklyn
vs. [illegible]
1882

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by

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

Police Court. District.

0997

The within named

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

Dated.....188

.....Police Justice.

Recd Copy of
City of New York } & Lick the within
warrant for execution
in the City of New York
July 8th 1885 Michael T. T. T.
John Justice

0998

Sec. 108-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

Harry Reardon 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. *Harry Reardon*

Question. How old are you?

Answer. *Twenty years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *255 Dean St. Brooklyn, Brooklyn*

Question. What is your business or profession?

Answer. *Post Agent*

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 I
waive all further examination
here*
Harry Reardon

Taken before me this

15

day of

July

1915

Edw. J. McQuinn
Police Justice.

0999

BAILED,
No. 1 by Arthur R. Randal
Residence 255-3-Heaven Street,
No. 2, by Arthur R. Randal
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William D. Randal
Henry Randal

Offence, False Pretence

Dated

188

July 18
William D. Randal Magistrate.

William D. Randal Officer.

William D. Randal Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

Street,

No.

Street,



Guilty

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 Harry Randal

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

July 15

188

William D. Randal

Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated

188

Police Justice.

10001

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Carmine P. Starn
400 E. 12th St.
Harry Carden

2
3
4

BAILED,
No. 1 by *Harry Carden*
Residence *253 - 12th St.*
No. 2, by *Harry Carden*
Residence *253 - 12th St.*
No. 3, by *Harry Carden*
Residence *253 - 12th St.*
No. 4, by *Harry Carden*
Residence *253 - 12th St.*

Dated *July 18* 188 *2*
Carden Magistrate.
Carden Officer.
Moore Clerk.

Witnesses,
No. Street,
No. Street,
No. *200* Street, *1882*
Bailed

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

Harry Carden 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 *July 18* 188 *2*
Harry Carden Police Justice.

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

Dated 188 *2* Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188 *2* Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Beardon

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

Harry Beardon

of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said

Harry Beardon

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~thirteenth~~ day of *May* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

Carson R. Stevens

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said Carson R. Stevens*

That *he the said Harry Beardon*
was employed by the firm of Messrs
Ballard and Moss, and by
virtue of such employment was
about to go to Boston for the
purpose of there engaging in the
business of book-selling for and on
account of the said firm of Ballard
and Moss, and for the purpose
of collecting bills on their account

And the said

Cassius R. Stevens

then and their believing the said false pretences and representations so made as aforesaid by the said

Danny Beardon

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Danny Beardon, thirty two printed books of the value of two dollars each

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Cassius R. Stevens

and the said *Danny Beardon* did then

and there designedly receive and obtain the said *thirty two books*

of the said

Cassius R. Stevens

of the proper moneys, valuable things, goods, chattels, personal property and effects

of the said

Cassius R. Stevens

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Cassius R. Stevens

of the same. And Whereas, in truth and in fact, the said *Danny Beardon*

was not employed by the firm of Pollock and Moss, and was not by virtue of such employment, about to go to Boston for the purpose of there engaging in the business of book selling for and on account of the said firm of Pollock and Moss, and for the purpose of collecting bills on their account

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Harry Reardon* to the said *Cassius R. Stevens* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Harry Reardon* well knew the said pretences and representations so by *him* made as aforesaid to the said *Cassius R. Stevens* to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said *Harry Reardon* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Cassius R. Stevens* *thirty ^{minted} two books of the value of two dollars each*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Cassius R. Stevens* with intent feloniously to cheat and defraud *him* of the same, 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 McKEON, District Attorney.

1004

BOX:

84

FOLDER:

929

DESCRIPTION:

Reilly, Frank

DATE:

11/14/82



929

Frank Oliver
81

Counsel,
Filed 14 day of Nov 1882
Pleads Not Guilty (D)

THE PEOPLE
vs.
Frank Oliver
and
Embezzlement
Larceny.

DANIEL G. ROLLINS,
District Attorney.

A True Bill.

Edward Symonds
Foreman.
Nov. 20/82
Plenies Guilty
R. Y. Brown
Dec 22/82

Frank Oliver
appeals, 1st
Court, 1st
Frank Oliver

1006

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Stephen W Bird

of No. 527 Hudson Street.

being duly sworn, deposes and says, that on the 14 day of October 1882

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:

nineteen barrels of apples

together of the value of fifty two ⁵⁰/₁₀₀ dollars
the property of Randall R Kilby and Hugh
Sutherland doing business under
the firm name of Kilby and Sutherland
at No 183 Reade St and ^{complainants care 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 Frank Riley (nonpresent)
from the fact that deponent
sent said Riley with his
truck to pier 47 north River
to get the property above
described this was about
3 o'clock in the afternoon. Said
Riley never returned with
the apples but has acknowledged
and confessed to deponent

1007

to having sold the apples
and then took the truck
to deponents stable 144 Perry St
and stabled the horse
I now to before me
this 7 day of Nov 1882 Stephen W Bird
J. H. Morgan
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

1008

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Frank Riley

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

93. 8 Street (previous New Times)

Question. What is your business or profession?

Answer.

Truck Driver.

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

Answer

I am not guilty. I was hired to work for the complainant on Friday last. On Saturday last when I had these apples I became under the influence of liquor and I did not know what I did with them.

Taken before me, this

day of

Nov 7 1888

Frank Riley

R. L. Morgan Police Justice.

1009

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

Police Court-1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephen W. Bird
525 Madison St.
Frank Riley

Offence, Grand Larceny

Dated April 7 1882

Wm. M. McQuinn
Magistrate

Wm. M. McQuinn
Clerk

Witnesses, James M. McQuinn
James M. McQuinn
James M. McQuinn

No. _____
Street, _____
James M. McQuinn
No. 525 Madison St.
1882

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 _____

Frank Riley
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 7 1882 R. L. McQuinn Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Police Court-937 / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephen W Bird

527 Madison St.

Frank Riley

2

3

4

Offence, *Breach of Peace*

Dated

188

Nov 7 2

Magistrate.

Murray

Officer.

McGuire

Clerk.

James M. McGuire

Witnesses,

John J. McGuire
John J. McGuire

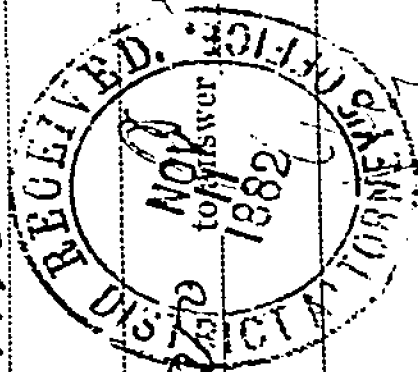
No.

Street,

James M. Shelly

No.

Street,



10 11

Andrew D. Titus.

James L. Titus.
ESTABLISHED 1861.

George S. Fisher.



New York _____ 1885
Whom it may concern

The bearer of this draft Reley
was in our employ for about
Six months and as far
as we know he was honest
& straight forward

Titus Brothers

Nov 21/87

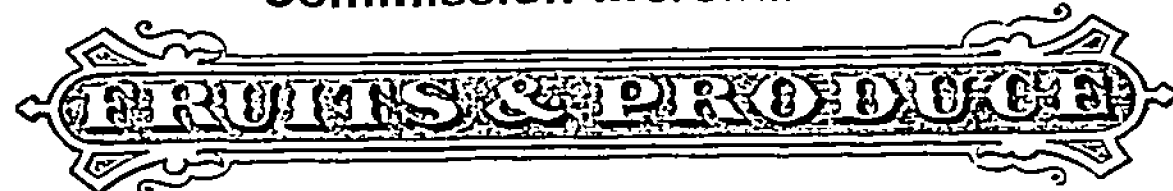
10 12

New York, 1881

M.

Bought of N. VALENTINE & CO.

Commission Merchants in



No. 141 West Street.

To Whom it may concern

The bearer of this
Fronts Riley was in my
employ for about six
months and as far as
I know he was honest
and trustworthy
J M Reed

10 13

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Riley

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

of the CRIME OF

Frank Riley
Embezzlement

committed as follows:

The said

Frank Riley

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

not being an apprentice or person within the age of eighteen years, on the

day of *October* in the year of our Lord one thousand eight hundred and

eighty *two* was employed in the capacity of a clerk and servant to one

Randall R. Hilkey

and as such clerk and servant, was entrusted to receive

nineteen barrels
of apples of the value of three
dollars each barrel for and

on account of the said

Randall R. Hilkey

and being so employed and entrusted as aforesaid, the said

Frank

Riley
then and there did receive and take into his possession

by virtue of such employment

the said nineteen
barrels of apples of the
value of three dollars each
barrel

for and on account of

Randall R. Hilkey

his said master and employer; and that the said

Frank Riley

on the day and year last aforesaid,
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently
and feloniously embezzle and convert to his own use, without the consent of said master and
employer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said

nineteen
barrels of apples

(Over.)

10 15

nineteen barrels of apples of the value
of three dollars each barrel

of the goods, chattels and personal property of one

Randall R. Dickey

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.

John McLean

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

10 16

BOX:

84

FOLDER:

929

DESCRIPTION:

Reilly, Miles

DATE:

11/13/82



929

10 17

WITNESSES.

Robertson & Associates
Day of Trial, *22nd Broadway*
Counsel,
Filed *13* day of *Nov* 188 *2*
Pleads *Aggravated (14)*

THE PEOPLE

vs.

157
Miss Reilly

Pelotious Assault and Battery.

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Gannon

Foreman.

Reed F. Hill

10 18

Police Court Second District.

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

of No.

215 West 31st

Street,

on

Friday

the

Third

being duly sworn, deposes and says, that

day of

November

in the year 188

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

he was violently and feloniously ASSAULTED and BEATEN by

Miles Reilly
(nowhere) who cut and stabbed
deponent in the back, and right
breast with a penknife then and
there held in the hands of the said
Reilly

with the felonious intent to take the life of deponent, or to do him 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

4th day

of

November

188

2

George J. Meyer
Deponent.

POLICE JUSTICE.

10 19

Sec. 198-203.

CITY AND COUNTY
OF NEW YORK, } ss.

2 District Police Court.

Miles Reilly 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.

Miles Reilly

Question. How old are you?

Answer.

Twenty Four Years.

Question. Where were you born?

Answer.

Ireland

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

Answer.

158 West 28th Street Overman.

Question. What is your business or profession?

Answer.

Furniture Mover.

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 think I cut the Complainant.

His
Miles & Reilly
mark.

Taken before me this

day of

November 1888

per [signature]

Police Justice.

1020

\$1500.00

BAILED,
No. 1 by Edward McCann
Residence 2150 Broadway Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

Police Court - Second District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph M. Mullen
2nd Deputy 31st
Miles Riley
Offence, Voluntarily
Assault & Battery

Dated November 24 1882

W. H. Bell Magistrate.

Wm. H. Schmitt Officer.

Clerk: W. H. Bell

Witnesses, W. H. Bell

No. 11 Street, W. H. Bell

No. 211 Street, W. H. Bell

No. 211 Street, W. H. Bell

No. 211 Street, W. H. Bell

No. 211 Street, W. H. Bell

No. 211 Street, W. H. Bell

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 November 24 1882 B. W. Pryor Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

\$1500.00

BAILED,

No. 1 by Edward Murgent
Residence 370 West 21st St.

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Police Court Second District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
George Meyer
250 Green St.
Miles Kelly

Dated November 21st 1882

Magistrate.
Max Schmitt Officer.

Clerk:

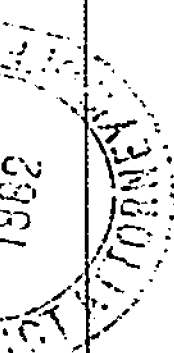
Witnesses, W. H. Lee

No. 71 King Street,
Elizabeth Meyer

No. 24 West 31st Street,

Clara Bontz

No. 215 W 31st Street,
Cam to answer



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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ 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.

1021

1022

OFFICE HOURS:
9 TO 12 A.M.
5 TILL 9 P.M.
SABBATH:
5½ TILL 7½ P.M.

Dr. ALEXANDER BUCHANAN,
355 WEST 34th STREET, N. Y.

Nov 11 1882

Mr. J. - vulcan
Dear Sir

I received your communication
of the young Negroes. In this a
round one 3½" high, about two
inches long, having been used
I could not find out the depth
but he claims that it is not a
stab, but a simple incision,
round the wound on the back
partakes of the same character,
and is not dangerous any
more than any other simple
wound -

Yours A Buchanan

1023

I have dressed the
wounds of Geo. Meyer at
915 W. 31st St. last night
and found the one above
the right nipple two inches
and a half long and in
the center about one inch
deep. The one on his
back about the same length
but penetrated only the
skin.
New York Geo. Schmucker
Sept 6 Nov 4. 210 W. 25th St
1884

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Miles Reilly

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

Miles Reilly

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Miles Reilly

late of the City of New York, in the County of New York, aforesaid, on the ~~third~~ day of ~~November~~ in the year of our Lord one thousand eight hundred and eighty ~~two~~ with force and arms, at the City and County aforesaid, in and upon the body of *George J. Meyer* in the peace of the said people then and there being, feloniously did make an assault and ~~in~~ the said *George J. Meyer* with a certain ~~knife~~ which the said

Miles Reilly

in ~~his~~ right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent ~~in~~ the said *George J. Meyer* 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

Miles Reilly

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Miles Reilly

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 *George J. Meyer* then and there being, wilfully and feloniously did make an assault and ~~in~~ the said *George J. Meyer* with a certain ~~knife~~ which the said

Miles Reilly

in ~~his~~ right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto ~~in~~ the said *George J. Meyer* 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 McKEON, District Attorney.

1025

BOX:

84

FOLDER:

929

DESCRIPTION:

Reilly, Robert

DATE:

11/15/82



929

1026

BOX:

84

FOLDER:

929

DESCRIPTION:

Scheider, Augustus

DATE:

11/15/82



929

Mary McGeorge committed
to House of Detention Nov 24/92

Nov 24/92

100 Thirteenth

Counsel
J. Berkeyer

Filed 15 day of Nov 1882

Pleads Guilty

THE PEOPLE

vs.
Robert Reiser and
Augustus Schander

RAPID

12/1/92

JOHN McKEON,
District Attorney.

Ch. 2

Spent & Acquitted.
A True Bill.

Edward Johnson

Foreman.

Dec 1 1892

Mr.

Spent & Acquitted

W. M. Woods

Dec 4/92

Dec 14

1028

Form 9.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, ss.4th District Police Court.

Mary M. Gough, aged 42 years
of No. 854, 1st Avenue
street,

being duly sworn, deposes and says,
that on the 5th day of November 1882
at the City of New York, in the County of New York,

Robert Reilly, and Augustus Scheider
(both now present),

did feloniously and by means
of force and violence and without the
consent and against the will of deponent,
have Sexual intercourse with deponent
and carnal knowledge of her body.

That about the hour of ten
o'clock p.m. of said day while deponent
was going through the tunnel in
42nd Street between 1st and 2^d Avenues -
and towards first Avenue. Deponent
was Seized by the said Reilly, and
dragged to a frame building located on
43rd Street, between 1st Avenue and East
River. the said Reilly then knocked
deponent down, and did then and
there ravish deponent, and deponent further
says that the said Scheider was then
and there in company with said Reilly
from the time Reilly first seized hold of
deponent and until he Reilly had so
feloniously ravished deponent, and when
he the said Augustus then attempted
to ravish deponent but was prevented
from accomplishing his purpose by
the entrance of Officer Walsh

Sworn to before me this
6 day of November 1882

W. H. H. H. H.

Police Court

Mary M. Gough

1029

Form 10.

POLICE COURT—~~SIXTH~~ DISTRICT

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

Robert Walsh

of No. the 19th Precinct Police—

Street,

that on the 5th day of November 1892 at the City of New York, in the County of New York,

being duly sworn, deposes and says,

Sworn to, this
before me,

day of

Police Justice

1892

about the hour of Ten O'clock p. m. deponent was informed by some citizen that some men had dragged a woman down towards the River, deponent went down towards the River on 43rd Street, when deponent's attention was attracted by the screaming of a woman in a frame building on Park Street, and she uttered the words "My God don't kill me I can not stand the whole of you" deponent went in and found the said Reilly (now here) going in alonge and Mary M. Gough (now here) who was sitting on a bench and said Scheider was in the act of attempting to have Sexual intercourse with the said

1030

Mary M^{rs} Gough. and said Mary
was resisting the said Augustus
Scheider -
Sumn to before me
this 6th day of November 1882 } Robert Walsh.
Police Justice

Form 10.

Police Court—Sixth District.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

—Affidavit—

Dated

187

Justice.

Officer.

1031

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY
OF NEW YORK } ss.

Robert 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.

Robert Reilly

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York City

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

Answer.

846 1st Avenue. about two years

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

I was in the shop where I work. when the complainant came in with another man. She was intoxicated. I had no connection with the woman.

Robert Reilly

Taken before me this

day of November 1888

Police Justice.

[Signature]

1032

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4 District Police Court.

Augustus Scheider 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.

Augustus Scheider

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Germany

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

Answer.

43rd Street. Between 1st & Avenue of the Americas

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

I was in the place when I work when the complainant came in with a man. I did not have anything to do with her.

Taken before me this *6th*
day of *November* 188*7*

A. K. Williams
Police Justice.

Augustus Scheider

1033

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

Police Court, 936 14 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary McConough
Robert Reilly
Margaret Schuchter
Offence, Rape

Dated November 6, 188

J. L. Kellum, Magistrate.
Nicholas J. Kellum, Officer
19 Clerk.

Witnesses

Robert Mahaffey
James Mahaffey
19

No. _____
Street, _____
No. _____
Street, _____
No. _____
Street, _____

to answer

and answer, &c.

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

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 November 6, 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

4301

Police Court - 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary M. Gough
~~Robert P. Kelly~~
Augustus Schefelder

Offence, *Robbery*

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

188

November 6

Magistrate.

Malch

Officer

19

Clerk.

Witnesses

Robert Malch

19

Street

No.

James

19

Street

No.

to answer

Street

No.

19

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 *defendants*

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

Dated

188

November 6

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

Police Justice.

1035

State of New York.

Executive Chamber,

Albany, Oct 13 1887.

Sir: Application having been made to the Governor for the
pardon of Edw. Kelley who was
tried and convicted before you Dec 11/887 of
Larceny and sentenced
to the State Prison for 6 months.

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

To Hon. T. S. Arthur

Lois C. Cleveland
6th Madison Square
Executive Clk

1036

Pardon

State of New York.

Executive Chamber,

Albany, Oct 3 1884.

Sir: Application having been made to the Governor for the pardon of John A. Kelly, who was sentenced on Dec. 4 1884, in your County, for the crime of murder for the term of 7 years and 6 months 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. All officials are to be separately noted

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

Very respectfully yours,

John A. Kelly
John A. Kelly
Executive Clerk

To John A. Kelly

District Attorney, &c.

1037

Forwarded
Dec 29th 1887.
O. H. O.

For
the
use
of
the
Library

1038

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert Reilly and
Augustus Schneider

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

Robert Reilly and Augustus Schneider

of the CRIME OF RAPE, committed as follows:

The said Robert Reilly and
Augustus Schneider

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the fifth day of November in the year of our Lord
one thousand eight hundred and eighty-two, at the Ward, City and County

aforesaid, with force and arms in and upon one Mary Mc Gough
wilfully and feloniously made an assault, and the said Robert Reilly
and Augustus Schneider, her the said
Mary Mc Gough then and there by force and with
violence to her, the said Mary Mc Gough and against her
will, did wilfully and feloniously ravish and carnally know, 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 Grand Jury aforesaid by this indictment further accuse the said

Robert Reilly and Augustus Schneider

of the CRIME OF ASSAULT WITH INTENT TO RAVISH, committed as follows:

The said Robert Reilly
and Augustus Schneider

late of the Ward, City and County aforesaid, afterwards, to wit, on the
day and in the year aforesaid, and at the place aforesaid, with force and arms, in and
upon her, the said Mary Mc Gough wilfully and feloniously
made an assault, with intent her the said Mary Mc Gough
against her will, and by force and violence, to then and there wilfully and feloniously
ravish and carnally know, 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 McKEON, District Attorney.

1039

BOX:

84

FOLDER:

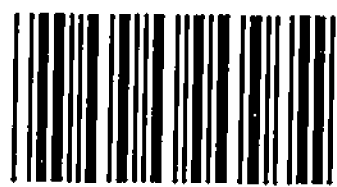
929

DESCRIPTION:

Reitinger, Joseph

DATE:

11/13/82



929

Bailed by
John G. Eulekumak
445 E. 13

Copy of

Filed 13 day of Nov 1882

Pleds Not guilty (201)

THE PEOPLE

vs.

B

Joseph Reiteringer
[two cases]

ASSAULT AND BATTERY.

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. J. J.

Foreman.

1040

1041

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Joseph Reitingen 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. 1192 Avenue St (resided there 2 yrs)

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.

Taken before me, this 18

day of August 1882

Joseph Reitingen

Police Justice.

1042

BAILED,

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

CLERKS NO. _____

Police Court- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret Keegan
121 Myrtle Street
Joseph Keegan

Offence, Assault & Battery

Dated August 18, 1882

Margaret Magistrate.

Domestic Officer.

Clerk.

Witnesses.

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

Wm. Keegan
J. Keegan

Michael

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 _____

Joseph Keegan, and _____
guilty thereof, I order that he be admitted to bail in the sum of Two Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Aug 18, 1882 _____ Police Justice.

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

Dated August 18, 1882 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

1044

City and County of New York, ss.

Police Court 3 District.

THE PEOPLE

vs.

On Complaint of

Margaret Devlin

For

Joseph Reitingen

Assault & Battery

After being informed of my rights under the law, I hereby demand a trial by Jury, on this complaint, and demand a trial at the **COURT OF ~~SPECIAL SESSIONS OF~~** **THE PEACE**, to be holden in and for the City and County of New York.

Dated August 18 1882

C. L. Morgan

POLICE JUSTICE.

Joseph Reitingen

1045

Form 11.

Police Court—Third District, Halls of Justice.

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

of No. 121 Norfolk Street,

on Sunday the 13 day of August

in the year 1882, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Joseph Reiterger
who struck deponent with
his clenched fist on the
face

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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this

day of August 1882

P. H. Morgan

POLICE JUSTICE.

Lu
Margaret X Berlin
Marg

1046

Form 11.

Police Court, Halls of Justice.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Margaret Devlin

vs.

Joseph Ridner

AFFIDAVIT, A & B.

Dated Aug 16 1882

Morgan Justice.

Officer.

Witness.

\$ 7.00 to Ans. Secs.

Bailed by.

No.

1047

Sec. 151.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss *In the name of the People of the State of New York; To the Sheriff of the County
of New York, or any Marshal or Policeman of the City of New York. GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by *Margaret Deulin*
of No. *121* *W. 121st* Street, that on the *13* day of *August*
188 *2* at the City of New York, in the County of New York,

She was violently Assaulted and Beaten by

Joseph Ridner
Heitinger

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring
forthwith before me, at the *3* DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this *16* day of *August* 188 *2*

P. Morgan
POLICE JUSTICE.

1048

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morgan & Deulin

vs.

Joseph Reider

Warrant-A. & B.

Dated *August 16th* 188*2*

Morgan Magistrate.

Samuel Officer.

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

Chas J. Linn Officer

Dated *August 18th* 188*2*

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, *Aug 18. 1882*

Native of

U.S.

Age,

28

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

1049

City and County of New York, ss.

Police Court 3 District.

THE PEOPLE

vs.

On Complaint of Josephine Saunders
Margaret Heubner

For

Joseph Reitingen assault & Battery

After being informed of my rights under the law, I hereby ~~demand~~ ^{general} a trial by Jury, on this complaint, and demand a trial at the **COURT OF SPECIAL SESSIONS OF THE PEACE**, to be holden in and for the City and County of New York.

Dated August 18 188 2

[Signature]

POLICE JUSTICE.

Joseph Reitingen

1050

Form 11.

Police Court—Third District, Halls of Justice.

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

of No.

621

Street,

being duly sworn, deposes and says, that

on

Sunday

the

13

day of

August

in the year 188

2

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

he was violently ASSAULTED and BEATEN by

Joseph Reitingen

who struck deponent with

his clenched fist on the

face

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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this

16

day of

August

188

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

by

Joseph Reitingen

mark

Police Justice.

1051

on

Form 11.

Police Court, Halls of Justice.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Josephine Saunders

Joseph Redner

AFFIDAVIT, A & B.

Dated *Aug 16* 188 *2*

Morgan Justice.

..... Officer.

Witness.....

.....

.....

.....

.....

.....

\$ *2.00* to Ans. Sess.

Bailed by.....

No.

1052

Sec. 151.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by *Josephine Saunders* of No. *121* *Myrtle* Street, that on the *13* day of *August* 188*2* at the City of New York, in the County of New York,

he was violently **Assaulted and Beaten** by *Joseph Ridner* *Reitinger*

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the *3* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *16* day of *August* 188*2*

P. J. Morgan POLICE JUSTICE.

1053

POLICE COURT, 1 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Josephine Sanchez

vs.

Joseph Redner

Warrant-A. & B.

Dated August 16 1882

Margaret Magistrate.

Thompson Officer.

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

Hubert Officer

Dated Aug 18 1882

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, Aug 18 1882

Native of K. S.

Age, 18

Sex

119. Norfolk St

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

1054

GRAND JURY.

Subpoena

Mrs Saunders &

Mrs Devlin #

1055

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK } ss.

3 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *Joseph Reitingen*

Question. How old are you?

Answer. *18 years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *119 Norfolk Street (resided there 2 yrs)*

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 not guilty*

Taken before me, this *18*

day of *August* 188*8*

Joseph Reitingen

John Morgan Police Justice.

1056

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

Joseph Reiterger
guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Aug 18* 188*2* Police Justice.

I have admitted the above named

Joseph Reiterger

to bail to answer by the undertaking hereto annexed.

Dated *August 18* 188*2* *B. J. Monaghan* Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188 Police Justice.

1057

CLERK'S NO

Sec. 208, 209, 210 & 212.

Police Court--

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph Saunders
121 Norfolk St
Joseph Reitzinger

Office, Caswell St.

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

Dated August 18

189

Morgan Magistrate.

W. W. W. Officer.

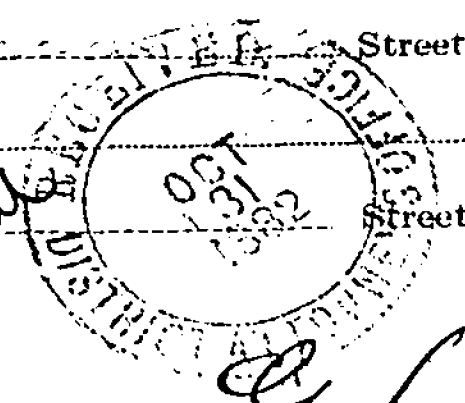
Clerk.

Witnesses

No. Street,

No. Street,

No. Street.



B. W. B. 200 W. W. B.

1058

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Reisinger

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

Joseph Reisinger

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

Joseph Reisinger

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~thirteenth~~ day of August in the year of our Lord
one thousand eight hundred and eighty two at the Ward, City and County
aforesaid, in and upon the body of Margaret Devlin
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and her the said Margaret Devlin
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said Margaret Devlin and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

Bailed by
John G. Butchman
445 E. 13

* Book by
Filed 15 day of Nov 1882
Pleads Voluntarily (20)

THE PEOPLE

vs.

B
Joseph Reisinger
(two cases)

ASSAULT AND BATTERY.

JOHN McKEON,

District Attorney.

A True Bill.

Edward Simmons

Foreman.

May 9/83

Frederick J. Cheppell

1059

1060

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Reiting

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

Joseph Reiting

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

Joseph Reiting

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~thirteenth~~ day of *August* in the year of our Lord
one thousand eight hundred and eighty ~~two~~ at the Ward, City and County
aforesaid, in and upon the body of *Josephine Saunders*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and ~~her~~ the said *Josephine Saunders*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Josephine Saunders* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

1061

BOX:

84

FOLDER:

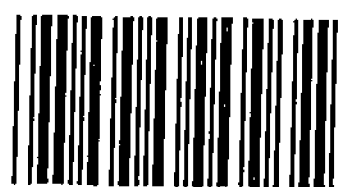
929

DESCRIPTION:

Rice, Henry

DATE:

11/14/82



929

2

A True Bill.

28

Foreman.

Nov. 28/92

2, 4, 10, 12, 14, 16, 18, 20, 22, 24, 26, 28, 30, 32, 34, 36, 38, 40, 42, 44, 46, 48, 50, 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 72, 74, 76, 78, 80, 82, 84, 86, 88, 90, 92, 94, 96, 98, 100

1063

Police Court 1st District.

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

of No. 321 Washington Street, aged 43 years,
occupation Merchant being duly sworn

deposes and says, that the premises aforesaid
Street, 2nd Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Store for the deposit
And sale of Merchandise were BURGLARIOUSLY
entered by means of possibly breaking
a pane of glass in a window
of said premises
on the night of the 4th day of Nov 1882

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

five boxes or cases of tobacco
collectively of the value of
the value of forty one dollars
and fifty cents

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

Henry Rice now present
for the reasons following, to wit: That deponent found
that the aforesaid window was broken
and the property above described
stolen and carried away and
a portion of the property aforesaid
was found in the possession of
the defendant who was then
in company with a man not named
also had a part of said tobacco in
his possession as deponent is informed
and verily believes. J. H. K.

Deponent to believe that this
copy of the deposition
is a true and correct
copy of the deposition
taken before me this
4th day of November 1882
at New York City

City and County of New York ss
 James J. Fagan of the
 5th Precinct, being sworn
 says that he arrested
 the defendant ^{who was} in company
 with another person as they
 were passing along Jay Street
 about the hour of Midnight
 and at the time of such arrest
 the defendant had in his
 possession a part of the property
 stolen from the premises
 aforesaid & which property was
 identified by the Complainant
 as his -

James J. Fagan
 Sworn to before me this
 6th day of Novr 1882 }
 J. L. Fagan }
 Police Justice }

1065

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First
DISTRICT POLICE COURT.

Henry Rice
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 I was
drunk and did not
know what I was doing*

Taken before me, this

day of

188

6th
Henry Rice

Police Justice.

1066

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 Henry Rice

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

Dated Nov 16 1888 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

1067

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas Hart
321 Washington
Henry Rice

Offence,

BAILED,

No. 1 by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street.

Dated

1882

Magistrate.

Officer. V

Clerk.

Witnesses,

No.

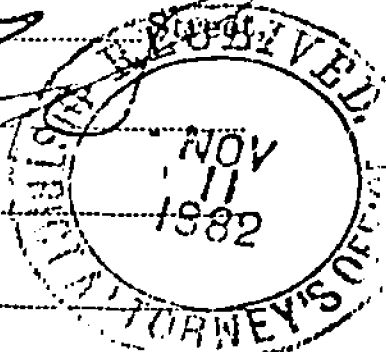
Street,

No.

Street,

No.

\$2000 to answer



1068

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Henry Rice

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

Henry Rice

of the crime of Burglary in the third degree,

committed as follows:

The said

Henry Rice

late of the *Fifth* Ward of the City of New York, in the County of New York,
aforesaid, on the *fourth* day of *November* in the year of our
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,
City and County aforesaid, the *store* of

Thomas Hart

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers goods,
merchandise and valuable things were then and there kept for use, sale and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of the said

Thomas Hart

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

five boxes
of tobacco of the value of
nine dollars each box

of the goods, chattels and personal property of the said

Thomas Hart

so kept as aforesaid in the said *store* then and there being, 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.

1069

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

Henry Rice
of the crime of Receiving Stolen Goods.

committed as follows:

The said

Henry Rice

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, five

boxes of tobacco of the
value of nine dollars
each box

of the goods, chattels and personal property of

Thomas Hart

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said

Thomas Hart

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

Henry Rice

then and there well knowing the said goods, chattels and personal property to have been feloniously 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.

JOHN McKEON, District Attorney.

1070

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

Henry Rice

of the crime of Receiving Stolen Goods

committed as follows:

The said

Henry Rice

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, five

boxes of tobacco of the
value of nine dollars
each box

of the goods, chattels and personal property of

Thomas Hart

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said

Thomas Hart

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

Henry Rice

then and there well knowing the said goods, chattels and personal property to have been feloniously 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.

JOHN McKEON, District Attorney.

1071

BOX:

84

FOLDER:

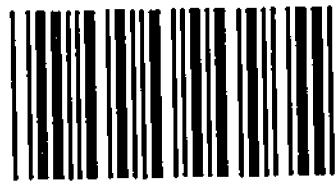
929

DESCRIPTION:

Riker, John

DATE:

11/28/82



929

1072

BOX:

84

FOLDER:

929

DESCRIPTION:

Cross, Frank

DATE:

11/28/82



929

292

Counsel

Filed 28 (day of Nov 1882)

Pleas *Not guilty.*

vs. THE PEOPLE

vs.

John Riker

Frank Cross

(Two copies)

BURGLARY—First Degree, and
Grand Larceny.

John McKee,

District Attorney.

(Each) Of

Shaw & Dwyer

A True Bill: 6. Several years each.

Edward J. Gurnea

Foreman.

Verdict of Guilty should specify of which count.

1073

1074

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

Henry Lohman

of No. 69 Mallett

Street, aged 34 years,
being duly sworn

occupation Fancy Goods Dealer

deposes and says, that the premises No. 69 Mallett

Street, 13 Ward, in the City and County aforesaid, the said being a Dwelling House
the first floor of

and which was occupied by deponent as a Store and sleeping apartment

were BURGLARIOUSLY
entered by means forcibly seizing a Window in the
Rear of the Store

on the Morning of the 23 day of November 1882

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

One Silver Watch with gold Chain attached, of the
value of fifteen dollars and one gold
Watch of the value of fifteen dollars
One Coat & one pair of Pants of the value
of Twenty dollars and one pocket book
Containing gold and lawful money of the value
of \$50.00 in all of the value
of fifty two dollars.

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

John Riker and Frank Lerner (both now here)

for the reasons following, to wit: Deponent is informed by officer
Franklin German of the 13th Precinct Police
that at the hour of about 2 o'clock this a.m.,
he arrested the said John & Frank
on a charge of burglary committed by them
at premises 69 Mallett Street and that
at the time of the arrest the above described
Gold Watch was found in the possession
of said Riker, and that he German arrested
deponent fully identifies said Watch as his property.

said Gross in front of the premises No 85 Attorney Street. Deponent further says that about 1 o'clock this a.m. he heard a noise and was awakened and that then deponent discovered that said Burglary had been committed and said property taken and stolen from deponent.

Deponent is further informed by officer William Riley, of the 11th Precinct that he knows the said two defendants, and that about 1 o'clock this a.m. he saw them in company of each other in Stanton Street near Pitt Street.

Officer John E. Daugherty of the 11th Precinct Police informs deponent that he knows said Riley & Gross and that he saw them in company of each other about the hour of 1 o'clock this a.m. in Whillott Street.

Deponent therefore charges that said Riley & Gross did commit said Burglary and did act in concert together in taking and stealing said property.

Sworn to before me this 23rd day of Nov^r 1887

Henry Lehmann
Solomon R. Smith

1076

CITY AND COUNTY }
OF NEW YORK, } ss.

Franklin German
aged 28 years, occupation Police officer of No.

13 Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Henry Salomon
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 23
day of March 1882 Franklin D. German

Solomon Belmont
Police Justice.

1077

CITY AND COUNTY }
OF NEW YORK, } ss.

William Reilly
aged 29 years, occupation Police officer of No.

11 Greene Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry Lohman

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

Sworn to before me, this 23
day of November 1887 } William Reilly

Edmund Smith
Police Justice.

1078

CITY AND COUNTY }
OF NEW YORK, } ss.

James E. Daugherty
aged 39 years, occupation Police officer of No.

11 Green Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry L. L. L.

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

Sworn to before me, this 23
day of Nov 1882 John E. Daugherty

Solomon B. Smith

Police Justice.

1079

Sec. 198—200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

John Riker 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. *John Riker*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Chenango*

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

Answer. *406 Madison 2 months*

Question. What is your business or profession?

Answer. *Freemason*

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 don't know anything about the charge*
John Riker

Taken before me this *25*

day of *March*

188*4*

Seaver
District Justice.

1080

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer.

Frank Cross

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

108 Rye Street 4 years

Question. What is your business or profession?

Answer.

Radio

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 don't know anything about that

Frank Cross
Cross

Taken before me this

day of

1887

Salvatore D. Smith
Justice.

BAILED,	
No. 1, by	
Residence	Street
<hr/>	
No. 2, by	
Residence	Street
<hr/>	
No. 3, by	
Residence	Street
<hr/>	
No. 4, by	
Residence	Street

Police Court 33 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Dear John
 6d Hill St
 New York
 Thank you

Offense, *Burglary*

Dated Mar 23 1883

Magistrate

Officer

X

Clerk

Witnesses *by* *John Williams*

No. 100 Street 100

..... Site
Mellen Dele

No. 11 Dr. Davis Street

John E. Hargrett

No. 11 - *Price* *to* NOV 23 1953
Shree

NO. 1124
to answer
1382
Sheet 1

1

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

guilty thereof, 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 Nov 13 1882 John R. Smith Police Justice

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

Dated 188 *Police Justice.*

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

Dated _____ 188 _____ *Police Justice*

2801

989
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Johnson
69 Hill Street
John Riker
Frank Lewis
Offense, *Drury Law*

BAILED,

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

Dated Nov 23 1882
Magistrate
Officer
Clerk

Witnesses, *Barra Johnson*
No. *leg street* Street
William Kelly
No. *11 Br. Police* Street
John O'Day
No. *11 Br. Police* Street
to answer *Nov 24 1882*

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 *Frank Lewis* is guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *200* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated Nov 23 1882
James M. Smith
Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 1882
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 _____ 1882
Police Justice.

Police Court—3rd District.

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

William Fennell

of No. 85 Attorney Street, aged 54 years,
occupation Boat Builder being duly sworn

deposes and says, that the premises No. 85 Attorney
Street, 13 Ward, in the City and County aforesaid, the said being a

Dwelling House the second floor of
and which was occupied by deponent as a Dwelling for himself & family
were BURGLARIOUSLY
entered by means raising the window in the rear
of said floor

on the Morning of the 23 day of November 1882
and the following property feloniously taken, stolen, and carried away, viz:

One gold Watch with gold chain attached of the
value of Seventy Dollars and gold and
lawful money of the issue of the United States
Consisting of one Treasury Note of the denomination
and value of one dollar and Silver Coin
of the value of four 65/100 dollars and a pocket
knive in all of the value of Seventy five 65/100
dollars

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

Julien Riker and Frank Cross (both now here)

for the reasons following, to wit: That at the house of about
2 o'clock this a.m. deponent was awakened
by a noise in the bed room adjoining the
front Room where deponent was lying that
deponent jumped from his bed and one of
said defendants immediately jumped out of the
window that deponent gave the alarm
deponent in company of Fredrick Singer
of No. 85 Attorney Street made search for

said defendants and in the cellar
of said premises defendant found said
John Riker concealed with the within
described property in his possession.
Defendant is informed by Franklin Gurnam
of the 13th Precinct Police that at the hour
of about 2 o'clock this a.m. he heard
an alarm for Police at premises No.
85 Attorney Street that he ran to said
premises and there found said Frank
standing near the premises afore described.
Defendant is further informed by officer
John E. Daugherty of the 11th Precinct that
at the hour of about 1 o'clock this a.m.
he saw said Riker & Cross in company
of each other walking along Millett Street
and defendant is further informed by
officer William Riley of the 11th Precinct
that he knows the two defendants and
that he saw them in company of each
other at 1 o'clock this a.m. in Stanton Street.
Defendant therefore charges that said John
Riker and said Frank Cross did act
in concert together in taking and stealing
said property.

William Fennell

Sworn to before me this 1st
23rd day of November 1884

John R. Fennell
Police Justice

1085

CITY AND COUNTY }
OF NEW YORK, } ss.

John E. Dougherty
aged 39 years, occupation Police app'l of No.
11 Peccini Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William Farrell
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 23
day of November 1887

John E. Dougherty
Solomon B. Smith
Police Justice.

1086

CITY AND COUNTY }
OF NEW YORK, } ss.

William Reilly
aged 28 years, occupation Police officer of No.
11th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William Funnell

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

Sworn to before me, this 23 } William Reilly
day of October 1887 }

Edouard Smith
Police Justice.

1087

CITY AND COUNTY }
OF NEW YORK, } ss.

Franklin German
aged 28 years, occupation Police officer of No. 13 Boomer ~~Street~~, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William Fennell
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 23
day of November 1882 } Franklin P. German

Edouard Smith
Police Justice.

1088

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederic Singer
aged 44 years, occupation Shipwright of No. 85 Attorney Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William Fennell
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 23
day of November 1887

Fred. Singer

Solomon B. Smith

Police Justice.

1089

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name?

Answer.

Frank Cross

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Queens

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

Answer.

108 Ridge Street 4 years

Question. What is your business or profession?

Answer.

None.

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 waive an examination and I have nothing to say

Frank Cross
Witness

Taken before me this

23

day of

November

1888

John B. Smith
Justice.

1090

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

John Riker 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.

Taken before me this

23

day of

November

1884

at

Police Justice.

John Riker

There being no sufficient cause to believe the within named _____
_____ guilty of the offence within mentioned, I order h to be discharged.
Dated _____ 188 _____ Police Justice.

26921

989
Police Court (3) District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William Farnell
Esq Attorney
John Richer
James L. Cross
Office of James L. Cross

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

Dated Nov. 23 1882
Magistrate
Gorman 13
Officer
Clerk.

Witnesses, John E. Bayly
No. 11 West Palace Street,
William Kelly
No. 11 Breat Street,
Frederick Bayly
No. 80 Attorney Street,
Franklin Gorman
11 Breuck
Bail

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
James L. Cross
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated Nov. 23 1882
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1882
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 1882
Police Justice.

1093

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 Riker
Frank Cross

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

John Riker and Frank Cross

of the CRIME OF BURGLARY in the First Degree, committed as follows:

The said John Riker and Frank Cross

late of the Fifteenth Ward of the City of New York, in the County of New York, aforesaid, on the twenty-third day of November in the year of our Lord one thousand eight hundred and eighty-two with force and arms, about the hour of one o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Henry Lohmann

there situate, feloniously and burglariously did break into and enter, by means of forcibly breaking open an outer window thereof whilst there was then and there some human being, to wit, one Henry Lohmann

within the said dwelling-house, the said John Riker and Frank Cross then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of Henry Lohmann

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

John Riker and Frank Cross

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said John Riker and Frank Cross

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, about the hour of one

o'clock in the night time of said day, one watch of the value of ten dollars, one chain of the value of five dollars, one other watch of the value of five dollars, one coat of the value of twelve dollars, one pair of trousers of the value of eight dollars, one pocket book of the value of one dollar, one promissory note for the payment of money the same being then and there one hundred and fifty dollars, and one hundred and fifty cents of the value of two dollars, and one silver coin of the value of one dollar, and one silver coin of the value of fifty cents of the goods, chattels, and personal property of Henry Lohmann

in the said dwelling house of one Henry Lohmann 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.

JOHN McKEON, District Attorney.

293

Counsel

Filed

Day of

1882

Pleds

Not guilty

THE PEOPLE

vs.

John Riker and
Frank Cross
[2 cases]

BURGLARY—First Degree, and
Grand Larceny.

JOHN McKEON,

District Attorney.

A True Bill.

Edward Guinness

Foreman.

Verdict of Guilty should specify of which count.

1094

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 Riker
Frank Cross

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

John Riker and Frank Cross

of the CRIME OF BURGLARY in the *first* Degree, committed as follows:

The said

John Riker and
Frank Cross

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

William Fennell

there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an outer window thereof*

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

within the said dwelling-house, the said *John Riker and Frank Cross* then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *William Fennell*

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

John Riker and Frank Cross

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said

John Riker and
Frank Cross

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, about the hour of *two*

o'clock in the *night* time of said day, *one watch of the value of sixty dollars, one chain of the value of ten dollars, one promissory note for the payment of money, the same being then and there due and unsatisfied, of the kind commonly called United States Treasury notes, of the denomination and of the value of one dollar, and divers silver coins of the United States, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of four dollars and sixty five cents*

of the goods, chattels, and personal property of *William Fennell*

William Fennell in the said dwelling house of one 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.

JOHN McKEON, District Attorney.

1096

BOX:

84

FOLDER:

929

DESCRIPTION:

Rood, George E.

DATE:

11/04/82



929

Bailed by
James G. Searles
\$3000#
No. 5 Vernon
and Thomas Ford
3000# 50 E. 41

Bail forpin at
\$1000
J. S.

Nov. 8. 1882.
Deft Bailed by
Henry Hornidge
703. 3rd Avenue

On 900 by Searles
The Indict is removed
to the Open Prison,
Mch. 18 7/83 70

March 27. 1884
Tried and acquitted

288
J. S. 288,
III

Day of Trial
Counsel, Th. Searles
Filed 4-day of Nov 1882
Pleads Not guilty (6)

THE PEOPLE
vs.
George E. Broad
Clerk of the Court
and Clerk of the Court
March 1883
L. Searles

JOHN M. Searles
Indictment
and Return
A True Bill.
L. Searles
Clerk of the Court
March 1. 1883
L. Searles

1097

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George E. Rood.

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

of the CRIME OF *manslaughter*,
committed as follows:The said *George E. Rood*,late of the City and County of New York, on the *twenty second* day of *September*
in the year of our Lord one thousand eight hundred and eighty- *two* , at
the City and County aforesaid, with force and arms

in and upon one Marie

Aubert feloniously made an assault. The said
George E. Rood on the day and year aforesaid was a ser-
 vant and employee in the service and employment of a certain
 railroad company, to wit, The New York, New Haven and Hartford
 Railroad Company, in the capacity of conductor, and as such con-
 ductor then and there had the charge, management and control of
 a certain train of cars, then and there propelled and drawn by a
 locomotive engine, and travelling upon the line of a certain rail-
 road company called The Harlem Railroad Company; and the said
George E. Rood, as such conductor, by the rules of the said
 New York, New Haven and Hartford Railroad Company, was at the
 time of the said assault and of the committing of the felony here-
 inafter mentioned, then and there subject to certain rules and
 regulations made and provided by the said The Harlem Railroad
 Company for the guidance of its servants and employees and of the
 servants and employees of other railroad companies then using
 the line of its said railroad for the purpose of carrying over the
 same their own trains of cars, and in and by the said rules and

regulations it was provided that every conductor, whenever his train was irregularly stopped while travelling along the line of the said railroad, should immediately send some competent person back from the rear of his said train with proper signals wherewith to warn and stop any other train travelling along the line of the said railroad and approaching his said train, and in and ^{by} the said rules and regulations certain signals to such approaching trains, which denoted and were then and there intended to denote that the line of the said railroad in front of the said approaching trains was obstructed, and then and there denoted and were intended to denote that the said approaching trains should immediately come to a stop, were provided, and the manner of using the same was designated, which said signals and the manner of using the same, were sufficient and proper for the purposes aforesaid. And on said day, at the time of the said assault, the said train of cars of which the said George E. Rood then and there had the care, management and control as aforesaid, was irregularly stopped at and near a certain station commonly called the Eighty-Sixth Street Station, in the City and County aforesaid, on the line of the said Harlem Railroad, and then and there became and remained stationary and an obstruction on the line of the said railroad; and it then and there became and was the immediate duty of the said George E. Rood to at once send back from the rear of his train a competent person, with the proper signals aforesaid, to warn and stop any train that might be travelling along the line of the said railroad in the direction of his said train; and at the time aforesaid and while the said train of cars yet remained stationary as aforesaid and an obstruction on the line of the said railroad, a certain other train, drawn by a locomotive engine at great speed, was then and there travelling along the line of the said railroad, and approaching from behind the said train of which he the said George E. Rood then and there had the care, management and control as aforesaid; and the said George E. Rood then and

there, well knowing his said duty in that behalf and the rules and regulations aforesaid, unlawfully and feloniously did then and there wholly omit and neglect to send back from the rear of his said train as soon as the same became stationary and an obstruction as aforesaid, any competent person with proper signals aforesaid to stop and warn the said approaching train of cars, by means of which said several omissions and neglects of him, the said George E. Rood the said approaching train was not stopped, as of right it ought to have been, but with great force and violence was unavoidably driven and propelled against and did come in contact with and collision with the said first mentioned train of which the said George E. Rood then and there had the care, management and control as aforesaid, by means of which said contact and collision, so occasioned as aforesaid, the said Marie Aubert then and there lawfully being in and travelling in the said first mentioned train was mortally struck; and the said George E. Rood by means of the said several omissions and neglects then and there feloniously did give unto her, the said Marie Aubert divers mortal wounds, bruises and contusions in and upon the body of her, the said Marie Aubert of which said mortal wounds, bruises and contusions, so occasioned as aforesaid, the said Marie Aubert in the day and in the year aforesaid, at the City and County aforesaid, then and there died. And so the Grand Jury aforesaid do say, that the said George E. Rood her, the said Marie Aubert in manner and form aforesaid, and by the means aforesaid, on the day and in the year aforesaid, at the City and County aforesaid, feloniously did kill and slay 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 McKeon,
District Attorney.

1101

BOX:

84

FOLDER:

929

DESCRIPTION:

Rubens, Rudolph

DATE:

11/23/82



929

1102

145 NW Nov 23

200

(11)

Day of Trial,

Counsel, *John*

Filed *23* day of *Nov*

1882

Pleas

Chas. J. DeWolf

THE PEOPLE

vs.

Rudolph Rubens

LIBEL

John DeWolf

22 Nov 7/83

Rock

JOHN MCKEON,

District Attorney.

Phil discharged.

A TRUE BILL.

J. Edward Garrison

Foreman.

Off to Sept 8

Bailed by

John DeWolf

783 Broadway, N.Y.

Bailed by

Frank Sachse

(Shirts)

783 Broadway

on reading and filing

the request of the com.

plaintiff in this case that

the case against Rubens

is dismissed and ~~dis~~

reading and filing the

retractors in the defendant

of the libel on which the

indictment was found.

more the court that the

defendant be discharged

on his own recognizance.

John DeWolf

Nov. 4/1883 District Attorney

CHARLES A. LEXOW

Steckler's Citizens Candidate

For Alderman for the Tenth Assembly District as a

WOULD-BE BRIBER

IN ROCKLAND County.

Extract from the "City and Country".

Published in Nyack, Rockland County, November 18th, 1881.

* * * * *

Following will be found the sworn statements of the inspectors who were approached by the would be bribe-giver:

STATE OF NEW YORK, } ss
COUNTY OF ROCKLAND.

James W. Ackerson, being duly sworn says, that he resides in the town of Clarkstown, county of Rockland; was inspector of election for district number 2 of said town at the last election; that he is acquainted with George Titus and Edward Simonds; that upon the morning of the 9th of November, 1881, between the hours of 12 and 2 A. M. the said George Titus, Edward Simonds together with an individual who they introduced to him as Mr. Lexow, did call at his residence at Rockland Lake, at the hour before mentioned, and that there and then the aforesaid individual (introduced as Mr. Lexow) did offer him the sum of three hundred dollars (\$300) to so change and alter the returns of district number 2 of the town of Clarkstown, as to make it appear as giving a majority for John Cleary of ten or thereabouts.

JAMES W. ACKERSON.

Sworn to before me this 14th day of November, 1881.

H. H. HOUSE,
Notary Public.

STATE OF NEW YORK, } ss
COUNTY OF ROCKLAND.

Isaac Felter, being duly sworn says, that he resides in the town of Clarkstown, county of Rockland; was inspector of election for district number 2 of said town at the last election; that he is acquainted with George Titus; that upon the morning of the 9th of November, 1881, between the hours of 12 and 2 A. M. the said George Titus, together with two individuals who he introduced, the one as Mr. Simonds and the other as Mr. Lexow, did call at his residence at Rockland Lake, at the hour before mentioned, and that then and there the aforesaid individual, introduced as Mr. Lexow, did offer him the sum of three hundred dollars (\$300) to so change and alter the returns of district number 2 of the town of Clarkstown as to make it appear as giving a majority for John Cleary of ten or thereabouts.

ISAAC FELTER,

Sworn to before me this 15th day of November, 1881.

H. H. HOUSE,
Notary Public.

It will be remembered that Mr. Lexow was a candidate for Member of Assembly, of Rockland County in the year 1881 and was beaten by a majority of 62 votes at the polls referred to in these affidavits.

Charles A. Lexow, Steckler's Bürger-Candidat für Alderman

für den 10. Assembly District, beschuldigt des Diebstahls

Wahl-Inspectoren in Rockland County zu bestechen

um dadurch seine Wahl zu sichern.

Auszug aus der "City and Country," vom 18. November 1881, publicirt in Nyack, Rockland County, (siehe obige beschworene Aussagen.)

Bekanntlich war Herr Lexow Candidat für Mitglied der Assembly von Rockland County im Jahre 1881 und wurde, wie in den beschworenen Aussagen zu ersehen, an oben angegebenen Stimmplätzen durch 62 Stimmen geschlagen.

Wollt Ihr für einen Mann stimmen, der seine Wahl durch Betrug sichern will?

Court of General Sessions

The People

vs
Rudolph Rubens

In consideration of the written retraction herunto annexed and made part of this request, I do hereby request the Honorable Court and the Prosecuting Attorney for the County of New York to dismiss or discontinue the proceedings herein instituted by the People on my behalf, and to acquit the defendant.

Charles H. Loxton
Complainant

To Charles K. Lenox Esq
Dr. Dr.

At the
time of your candidacy for Alder-
man of the 10th Assembly District
in the City of New York in the
year 1882 an article was published
^{in circumstances} charging you with an alleged
attempt to bribe inspectors of
election at Rockland County
to falsify the election returns
of that County for the year 1881
in order to secure your election
to the Legislature for the year
1882 as a member of the Assembly.
This article was published
by me at the time aforesaid
in the honest and firm belief
of its truth and upon reasonable
grounds for this belief, for good
motives and justifiable
and without malice towards you.
Within the past few months
however I have examined and
investigated the matter thoroughly
and am satisfied that you
were wholly innocent of the
charge made against you.

I therefore express my regrets
for the wrong done you in
publishing said article - trusting
that this will be deemed
a satisfactory explanation
of the matter

Nov 5/83

I am respectfully

Yours
Adolph Ribens

Copy General Epim

The People

Adolph Ribens

Retraction and

Request to retract

Adolph Ribens

City and County of New York, ss.

Joseph Hirschfeld of 253 East Houston Street being duly sworn deposes and says that on or about the 4th day of November 1882 the annexed circular was printed in the printing office of C. Rubens, of which ~~Charles~~ Rubens is the general manager ~~located at~~ No. 24 Second Avenue

Deponent is employed by the said C. Rubens in the capacity of compositor, but did not set the types for said circular. On said day deponent "fed" the press while said circular was being printed, for time enough to print more than three hundred copies.

Henny Roettger is the foreman in the employ of said Rubens and in the absence of said Rubens has in charge the taking of all orders.

Sworn to before me }
this 20th day of Nov. 1882

John O. Purnan
Notary Public (284
City County New York)

Joseph Hirschfeld.

1108

Bill
Wed 1/4/5

Affiliate of
Josephine Division
2536. Hanson Dr

~~11~~

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rudolph Rubens

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

Rudolph Rubens

of the CRIME OF Libel

committed as follows:

The said Rudolph Rubens

late of the City and County of New York, on the fourth day of November
in the year of our Lord one thousand eight hundred and eighty- two , at~~the City and County aforesaid, with force and arms~~

being a person of

envious, evil and wicked mind, and of a malicious disposition, and maliciously and unlawfully intending and contriving as much as in him lay to injure, oppress, aggrieve and vilify the good name, fame, credit and reputation of Charles H. Sexon, a good and worthy citizen of the said State, and to bring him into public scandal, contempt, infamy and disgrace, with force of arms, at the City and County aforesaid, unlawfully and maliciously did print and publish and cause and procure to be printed and published a certain false, scandalous, malicious and defamatory libel, of and concerning him the said Charles H. Sexon which said false, scandalous, malicious and defamatory libel, contained among other things the false, malicious, defamatory and libelous matter following, that is to say: —

Charles H. Sexow
 Steckler's Citizens Candidate
 For Alderman for the Tenth Assembly
 District, as a Would-be Brother in
 Rockland County.

Extract from the "City and Country"
 Published in Nyack, Rockland County,
 November 18th, 1881.

* * * * *

Following will be found the sworn
 statements of the inspectors who were
 approached by the would-be Bible-giver:
 State of New York, } ss
 County of Rockland, }

James W. Ackerson, being duly
 sworn says, that he resides in the town
 of Clarkstown, county of Rockland; was
 inspector of election for district number
 2 of said town at the last election; that
 he is acquainted with George Titus and
 Edward Simonds; that upon the
 morning of the 9th of November, 1881,
 between the hours of 12 and 2 A.M., the
 said George Titus, Edward Simonds to-
 gether with an individual who they
 introduced to him as Mr. Sexow did
 call at his residence at Rockland
 Lake, at the hour before mentioned

and that there and then the afore-
said individual (introduced as Mr.
Sexon) did offer him the sum of
three hundred dollars (\$300) to so
change and alter the returns of dis-
trict number 2 of the town of Clark-
stown, as to make it appear as giving
a majority for John Cleary of ten or
thereabouts

James W. Ackerson.

Sworn to before me this }
14th day of November, 1901.

W. H. House,

Notary Public.

State of New York, }
County of Rockland, }

Isaac Felter, being duly sworn
says, that he resides in the town of
Clarkstown, county of Rockland; was
inspector of election for district number
2 of said town at the last election;
that he is acquainted with George
Titus; that upon the morning of
the 9th of November, 1901, between the
hours of 12 and 2 A.M. the said
George Titus, together with two in-
dividuals who he introduced, the

one as Mr Simonds and the other as Mr Sexon. did call at his residence at Rockland Lake, at the hour before mentioned, and that then and there the aforesaid individual, introduced as Mr. Sexon, did offer him the sum of three hundred dollars (\$300) to so change and alter the returns of district number 2 of the town of Clarkstown as to make it appear as giving a majority for John Cleary of ten or thereabouts.

Isaac Felter,

Sworn to before me this
15th day of November, 1881

H. H. House

Notary Public.

It will be remembered that Mr. Sexon ~~(the said Charles St. Sexon thereby meaning)~~ was a candidate for Member of Assembly, of Rockland County in the year 1881, and was beaten by a majority of 62 votes at the polls referred to in these affidavits.

And which said false, malicious scandalous and defamatory libel

and that there and then the afore-

of and concerning him she said Charles H. Sexow, contained the false, malicious, defamatory and libelous matter, following, in the German language, that is to say:

Charles H. Sexow
Steckler's Bürger-Candidat für
Alderman, für den 10 Assembly
District, beschuldigt des Versuchs
Wahl-Inspectoren in Rockland
County zu bestechen um dadurch
seine Wahl zu sichern.

Auszug aus der "City and
County", vom 18 November 1881,
publiziert in Nyack, Rockland
County, (siehe obige beschworene
Aussagen).

Bekanntlich war Herr.
Sexow, Kandidat für Mitglied
der Assembly von Rockland
County im Jahre 1881, und wurde
wie in den beschworenen Aussagen
zu ersehen, an oben angegebenen
Stimmplätzen durch 62 Stimmen
geschlagen.

Wollt Ihr für einen Mann stin-
nen, der seine Wahl durch Betrug sich-

en mit?

And which said false, malicious, defamatory, and seditious matter in the German language as aforesaid, being translated out of the German language into the English language, is as follows:

Charles H. Sexow

Steckler's Citizen's Candidate for Alderman for the 10th Assembly District, accused of having attempted to bribe Inspectors of Election in Rockland County in order to assure his election.

Extract from the "City and Country" of the 18th of November, 1881, published in Nyack, Rockland County, (see the above sworn affidavits)

As it is known, Mr Sexow was a candidate for Member of Assembly from Rockland County in the year 1881, and he was, as is to be seen in the sworn affidavits, in the above named polling places defeated by 62 votes.

Would you vote for a man who wants to assure his election by fraud?

against the peace of the People of the State of New York and their dignity.

John McKeon

District Attorney

1115

BOX:

84

FOLDER:

929

DESCRIPTION:

Ryan, Thomas

DATE:

11/04/82



929

1116

386 *Pld Nov 4*

946

CD

Day of Trial,

Counsel,

Filed *4* day of *Nov* 188*2*

Pleads

THE PEOPLE

vs.

Thomas Ryan

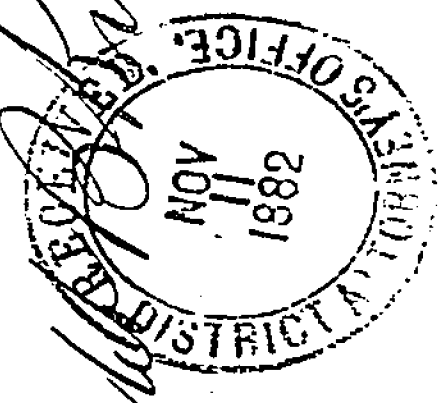
Proles registration

JOHN McKEON,

District Attorney.

A True Bill.

Leud...



Foreman

1117

The People

vs

Thomas Ryan,

Barkeeper for P. J. Hickey at the
latter's saloon, corner Chrystie &
Canal streets.

Witnesses:

Jas. J. O'Toole, 66 Exchange Place, states:

On October 27, 1882, I met Morris
Aaron and Tommy McKeon at Hickey's
saloon, Hester & Chrystie streets.
About 3 p.m. Clerk McDonald (for J.
J. O'Brien) came in and asked the
men present to have a drink, and af-
terwards said: "Let's all go over
and register." Tommy Ryan said: "I
have registered four times already,
but give me another name. He (Mc
Donald) then gave Ryan a slip of pa-
per on which was the name of John
Feeney, 103 Hester street.

*See Registry
of Election list
of last list*

1118

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.

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

of the CRIME OF *violation of the election law*
committed as follows:

The said

Thomas Ryan

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

*The same being a day only designated as a day
of general registration of voters in the City and County
of New York, personally appeared before the inspectors
of election in and for the Eighth Election District
of the Eighth Assembly District at a meeting thereof
only held for the purpose of such registration at the
place only designated for that purpose in said
Election District, and then and there feloniously
did knowingly and fraudulently register himself
as a voter in said election district in a cer-
tain false, assumed and fictitious name
not his own, to wit, in the name of John Keeney,
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 McKee,
District Attorney.

1119

BOX:

84

FOLDER:

929

DESCRIPTION:

Ryan, William

DATE:

11/28/82



929

The witness Mills
at the bar of the Court
says he has drunk
and knows nothing
about the debt of
the Sharp & Perkins
Co to the Grace Dept
a very good character
I received the discharge
of the debt on his
former recognition
Phil Byrne
Att. Gen. Mr.
Dean & Sr

312

Counsel

Filed 28 day of Nov 1882

Pleads Not guilty (29)

WITNESSES:

THE PEOPLE

vs.

P

William Bryan

H.D.

INDICTMENT.
LARCENY FROM THE PERSON.

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Moran

Foreman.

Dec 4/82

Discharged by Court

1121

List

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY } ss
OF NEW YORK

of No.

being duly sworn, deposes and says, that on the

at the

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

the following property, viz:

A pocket book containing
lawful money in silver, nickel
and copper coins to the amount
and of the value of eighteen cents

the property of

Deponent who at the
time was intoxicated

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by

William Ryan now here
from the fact that about the
hour of midnight of the aforesaid
day, deponent was seen by Officer
Meyers standing in Jackson Street
and the defendant was standing
by him with his hand in deponent's
pocket. That after the defendant was
taken into custody the pocket book which
was in deponent's trousers pocket was found in
the defendant's possession as deponent is informed by
said Officer.

William Mills

Sworn before me this

188

Police Justice.

1122

City and County
of New York

Ernest H. Meyers of the 4th
Precinct Police being sworn says
that about 12 O'clock on the night
in question he saw the defendant
standing in front of and close
up to the Complainant having his
hand in Complainant's pocket
that they then went into a hallway
followed by defendant who learned
from the Complainant that he had lost
his pocketbook. That defendant
then took the defendant into custody
and found in his possession the pocket-
book which Complainant identifies
as his having in it the amount
of money within specified
Ernest H. Meyer

Sworn to before me this
25th day of Nov. 1882
B. J. Hoffman
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

1123

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

William 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.

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.

Taken before me, this

day of

1888

23 *William Ryan*
Nov *man*

P. L. Morgan Police Justice

1124

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 William Ryan

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

Dated Nov 23 188 or A. J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

1125

Complainant in
House of Detention
on deft. of Good
Bail

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Mills
House of Detention
William Ryan

1

2

3

4

Dated

189

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

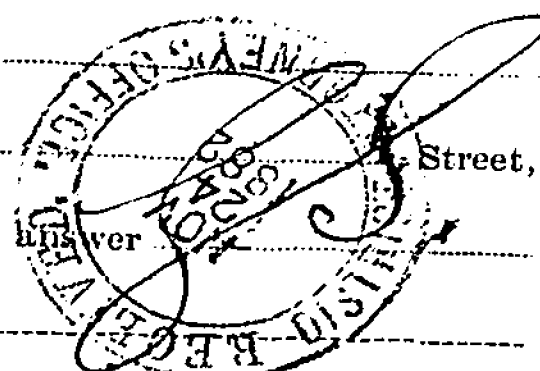
Street,

No.

Street,

%

to answer



Com

1126

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

THE PEOPLE OF THE STATE OF NEW YORK
against

William Ryan

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

William Ryan

of the CRIME OF LARCENY from the person

committed as follows:

The said

William Ryan

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *twenty fourth* day of *November* in the year of our Lord
one thousand eight hundred and eighty- *two*, at the Ward, City and County
aforesaid, with force and arms,

*one pocket book of the value
of fifty cents, one silver coin of the United
States of the kind known as dimes, of
the value of ten cents, two nickel coins
of the United States of the kind known
as five-cent-pieces, of the value of five
cents each, and eight coins of the United
States of the kind known as cents, of the
value of one cent each*

of the goods, chattels and personal property of one *William Miles*
on the person of the said *William Miles* then and there being found,
from the person of the said *William Miles* 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 McKEON, District Attorney.

1127

END OF
BOX