

0678

BOX:

113

FOLDER:

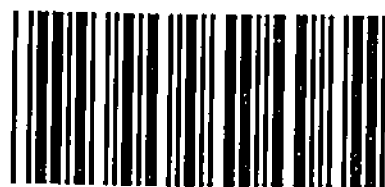
1206

DESCRIPTION:

Raymond, Jay D.

DATE:

09/06/83



1206

POOR QUALITY
ORIGINAL

0679

No 39
Counsel,
Filed 6 day of Dec
Pleads
1883

THE PEOPLE
vs.
Ray D. Raymond
alias
James D. Raymond
INDICTMENT.
Grand Larceny in the 2nd degree.
(MONEY)
\$5528.94 5c

JOHN McKEON,
District Attorney.
A True Bill.

Wm. J. Woodley
Oct. 4, 1883.
Foreman
Chas. J. Connelley
S. P. Three yrs.
Oct. 1883

0680

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Jay D. Raymond
otherwise called
James D. Raymond

The Grand Jury of the City and County of New York, by this indictment accuse
Jay D. Raymond, otherwise called
James D. Raymond
of the crime of GRAND LARCENY IN THE — second — DEGREE, committed as follows:

The said Jay D. Raymond, otherwise
called James D. Raymond

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the twentieth day of — August — in the year of our Lord one thousand eight
hundred and eighty-three at the Ward, City and County aforesaid, with force and arms,

two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; four promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; four promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; five promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars —; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar, and divers coins of the United States of America of a number kind and denomination to the Grand Jury aforesaid unknown, of the value of five dollars

of the goods, chattels, and personal property of one Thornton N. Mosley
on the person of the said — then and there being found,
from the person of the said — 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.

POOR QUALITY
ORIGINAL

0681

~~174th St. Brooklyn, N.Y.~~
Aug 23/88 - 3rd

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

No 89 676
Police Court District.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Harrison J. Mettley
2nd Deputy St
1 Jay & Raymond
2
3
4
Dated 22 August 1888
J. N. Sherman Magistrate.
Ruben C. Briggs Officer.
Witnesses
No. 1 W. H. J. [Signature]
No. 2 J. J. [Signature]
No. 3 [Signature]
No. 4 [Signature]
No. 1000 to answer S. J.
C. W.

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 Jay & Raymond

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 250 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 22 aug 1888 [Signature] Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY
ORIGINAL

0682

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

18 District Police Court.

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

Question What is your name?

Answer. Jay S Raymond

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. Brooklyn

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

Answer. Brooklyn about 8 years

Question. What is your business or profession?

Answer. Contractor

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

Answer.

I am not guilty
J S Raymond

Taken before me this

day of

August 1934

POOR QUALITY
ORIGINAL

0683

1st District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Tharnton N Motley 27 years Merchant

of No. 2 Liberty

Street,

being duly sworn, deposes and says, that on the 20 day of August 1883

in the day time at the

City of New York,

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

of deponent with intent to cheat and defraud the true owner of
the use and benefit thereof
the following property, viz:

Good and lawful money of the United States
to the amount forty four dollars and fifty
Cents

Sworn before me this

day of

the property of deponent and William H Sterling
Copartners under the name of Motley & Sterling

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 Jay D Raymond (now here)

from the fact that said defendant came to deponent's
place of business Number 2 Liberty Street in said
city and represented to deponent that he was a
Rail Road Contractor and had a contract to
build a rail road in Liago County, ^{State of} Pennsylvania
and wanted to purchase several articles from deponent
deponent believing said statement took defendant's
order for several articles when defendant "said
have my bill made out and I will return

Police Justice,

188

POOR QUALITY
ORIGINAL

0684

in about one hour and pay the same" defendant
left and returned in about one hour latter
when deponent presented defendant the bill for
the articles ordered, ^{which amounted to two hundred and eighty dollars and fifty cents. (bill hereto annexed)} whereupon said defendant
gave deponent a sight draft hereto annexed for
the three hundred and twenty five dollars on the
First National Bank at Wellsborough Pennsylvania
purporting to have been sign by J W Hewitt.
^{representing the same to be genuine.}
The amount on said draft was in excess of forty
four dollars and fifty cents which amount deponent
gave said defendant after said defendant had
left deponent became suspicious of said defendants
action he immediately telegraph to the First National Bank
at Wellsborough Pennsylvania to see if any person by the
name of J W Hewitt had an account with said
Bank and deponent received by telegraph the answer ^(hereto annexed)
which states that they said Bank do not know
J W Hewitt.

Wherefore deponent charges said Jay S
Raymond with taking, stealing and carrying away
the aforesaid ^{forty four and 50/100 Dollars} property by trick and device

Deponent pray that said Raymond may
be held to answer and dealt with according
to law

Subscribed before me this 22 day of August 1883 } Thornton R. M. Hey

[Signature] Police Justice

District Police Court.

AFFIDAVIT—Larney.
THE PEOPLE, & C.,
ON THE COMPLAINT OF

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

POOR QUALITY
ORIGINAL

0685

Victor K. Mills

NEWBURGH, N. Y.

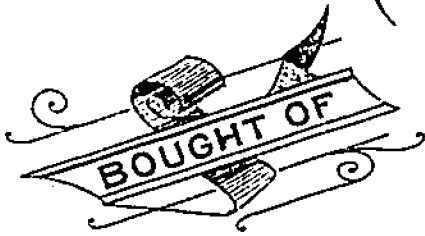
Under Sheriff,
Orange County.

0686

New York, Aug 20 1883.

Mr J. D. Raymond

Elville, N. Y.



Albion & Sterling

MANUFACTURERS AND DEALERS IN

RAILWAY STEAMSHIP MACHINISTS' & MILL SUPPLIES

TERMS:

~~NO. 86 JOHN STREET~~

REMOVED TO No. 2 LIBERTY STREET

6 doz Picks	$\frac{7}{8}$ " ^{14.0°}		84		
3 " Mattocks	$\frac{12.5°}{14.0\%}$	140%	<u>3360</u>	5040	
8 " #2 B.S.D.H. Shovels	^{8.5"} $\frac{14.0\%}{14.0\%}$	140%	<u>4050</u>		
2 " #3 " " " Rd.	^{13.25"} $\frac{14.0\%}{14.0\%}$	140%	<u>1620</u>	2430	
3 " Handled Axes	$\frac{12.0°}{30\%}$	30%	<u>795</u>	7000	
2 " #2 Dble Bit	$\frac{14.0°}{30\%}$	30%	<u>2650</u>	1855	
1 " #2 Blw	$\frac{14.0°}{30\%}$	30%	<u>3600</u>	3800	
10 doz Pick Handles	$\frac{12.0°}{25\%}$	25%	<u>29</u>		
2 " Axe	$\frac{12.5°}{25\%}$	25%	<u>725</u>	2175	
			<u>1700</u>		
			<u>1450</u>	28050	

Rec'd Payment M. Okey & Sterling

0687

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

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

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

TEOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER	SENT BY	REC'D BY	CHECK
335	R	18	7 Collier

Received at the WESTERN UNION BUILDING, 195 Broadway, New York, Aug 21 1888.

Dated Wellsboro Pa 21

To Melley & Sterling

Ad Liberty St N.Y.

Do not know ~~it~~ re

Hewitt

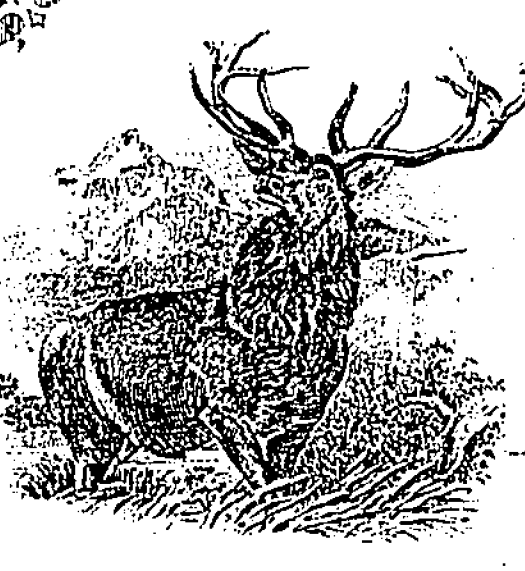
First Nat Bank

Wellsboro

0688

J D Raymond
Pay to the order of
Irish Nat. Bank. Wellsburg Pa
Molley Sterling

0689

 ¹⁸⁸³
\$335⁰⁰/₁₀₀ Wellsburg August 14 1883
at Sight. Pay to the
Order of J D Raymond
Three Hundred & Twenty five ¹⁰⁰/₁₀₀ Dollars
Value received and charge the same to account of
To First National Bank
No Wellsburg Pa } H W Hewitt

POOR QUALITY
ORIGINAL

0690

Orange County *Sessions*

The People,

vs.

James D. Raymond

BENCH WARRANT.

Walter C. Anthony

District Attorney.

*Judge Harlow
Gambrell
25th Oct
32 Chambers*

POOR QUALITY
ORIGINAL

0691

STATE OF NEW YORK, } ss:
County of Orange,

The People of the State of New York, by the Grace of God Free and Independent.

To the Sheriff, Constables, and other officers of the People within said County, GREETING:

The charge and command you, upon sight hereof, to take the body of James D. Raymond — who stands indicted in the Court of Sessions — in and for said County, for the crime of Grand Larceny — and bring him before said Court, if in session, or if not in session, bring him before the County Judge of said County, or some other officer authorized to let him to bail, to find sufficient sureties for his personal appearance at the next Court of Sessions —, or at the next Court in which said indictment is pending, to be held in said County, to answer to said indictment:

And in default of his finding such sureties, you are hereby commanded to commit the said James D. Raymond to the Common Jail of said County; and the Keeper of said Jail is required to keep him in custody in said Jail, until he shall be discharged therefrom in due course of law.

Given under my hand, this 20th day of August in the year one thousand eight hundred and ~~seventy~~ eighty three

Walter C. Anthony
District Attorney of Orange County.

POOR QUALITY
ORIGINAL

0692

Paid Aug 21st

J D Raymond
Endorsement o.k.
Moley & Sterling

POOR QUALITY
ORIGINAL

0693

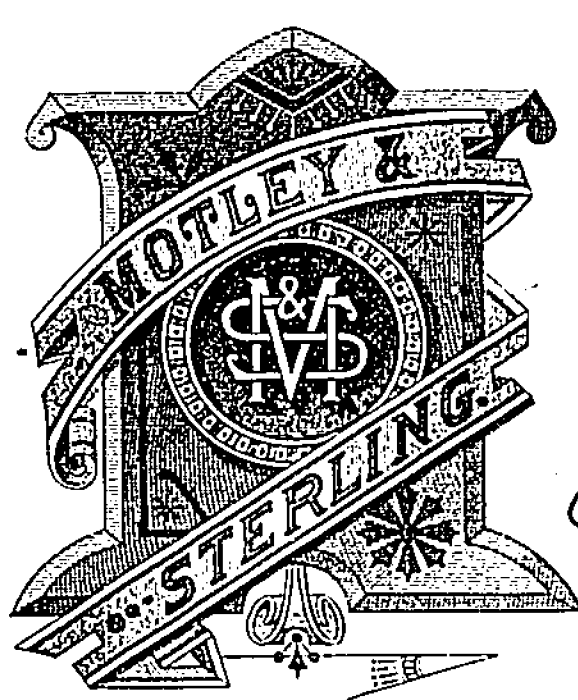
No. 6615

693

62

8/23/83

New York, August 20th 1883.



NATIONAL PARK BANK

Pay to the order of J. S. Raymond
Forty four ⁵⁰/₁₀₀

Dollars

\$44 ⁵⁰/₁₀₀

Mottley & Sterling

CIES & CO. BUFFALO, N. Y.

0694

Answered
Sept 30/84
D. J. D.

0695

State of New York.

Executive Chamber,

Albany, Sept. 3 1881

*Sir: Application having been made to the Governor for the
pardon of Wm. L. Leonard, who was
sentenced on Feb 8 1881, in your County,
for the crime of Robbery for the term
of 1 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. (Wm. L. Leonard)*

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

Very respectfully yours,

John C. Clark
By Theodore Wood
Secretary

To Hon. Wm. B. May
District Attorney, &c.

0696

District Attorney's Office,
Orange County, N. Y.

Newburgh, N. Y., Sept 27th 1884

William H. Penney Esq
New York

Yours 22^d inst received -

The indictment against Raymond was found
under my predecessor Mr. Austin. The record
reads "James O Raymond April 24th 1883 -
Fraudulent Pretences" That is all the information
I can give you except that complainant was
George A Price - Cornwall-on-Hudson - N.Y.

Yours Truly
Russell Steadley
Dist Atty

0697

Testimony in the case
of J. H. Raymond
James H. Raymond

Filed Sept.
1883.

0698

The People
 J. & R. Raymond
 alias
 James & Raymond

Court of General Sessions Part
 Before Judge Gildersleeve.
 October 4. 1883.

Indictment for larceny of money.

William H. Sterling sworn. I am engaged in business in this city at 2 Liberty St. in railway and steamship supplies; the firm is Motley and Sterling; on the 20th of August I saw the prisoner at our place of business. I think it was near 11 o'clock at noon; he came in to settle for the goods. He first presented himself on the 19th and represented that he wanted to buy some goods to help him on a contract that he had secured in Pennsylvania and said that he would pay cash for them. I agreed to sell them and took his memorandum. On the 20th he came in; the goods ordered consisted of picks, shovels, handle axes, ploughs, pick axe handles; the bill amounted to \$280.50. He offered a draft in payment - a sight draft of \$325 in the First National Bank of Wellsboro, Pa. drawn in favor of J. & R. Raymond and signed W. H. Hetheritt. We gave him a check for the difference in the National Park Bank payable to the order of

0699

J. D. Raymond for \$44.50 and dated August signed Hotter and Sterling. The check was endorsed on the back J. D. Raymond. I cannot say that I saw him write it. He endorsed the draft in our office. I had my back to him. It was done at my partner's desk. The prisoner stated to my partner in my presence that he had secured this contract ^{and} wanted to buy some goods. We never saw the gentleman before; but he seemed to be familiar with all the methods of contracting and seemed to know a great many of our contracting friends. To make a long story short we were willing to take the chances. When he presented the draft we of course asked him if it was good, if it was right? He said this man Newitt was a director in the First National Bank. I understood Raymond to say that Mr. Newitt was backing him in this contract in the way of helping him in some way; he led us to suppose that he was furnishing the money, and on the strength of that statement we gave him the check. I believed that statement; we did not give him the

0700

goods. Before the delivery of the goods we telegraphed the bank to ask if the draft was good. All he obtained from us was the difference in money \$44.50. That check was paid by the bank. It has been returned since the book was balanced as one of the checks paid with the cancellation of the bank upon it. The check was endorsed in our office by my partner under the defendant's name, saying the endorsement is correct. I know my partner's writing. He endorsed it in our office so that he could get to the bank and get the money. I was not standing over him when he wrote his name. It was done in a very few minutes in the office. Cross Examined. This business was transacted with my partner in my presence. I was as close to him as you are to me. I was paying attention. I was listening to it because the defendant was a stranger to us. Of course I was naturally curious. The goods were not selected; the order was written down in my presence. I did not see the prisoner endorse the draft; but I saw

0701

him writing: it was all done at the desk. I saw him writing on the check. I am familiar with my partner's endorsement; the endorsement is O.K. Motley and Sterling I will swear I was in the office when that was written. I cannot say that I know the signature J. D. Raymond. I did not see him write his endorsement on there although I know it was done in my presence right within five minutes. I saw Mr. Raymond writing. He had his back to me. He was bending over the desk with his back to me writing. I was at the other side. I could not say what he wrote, but I saw him in the act of writing. I did not see what he was writing. Jesse M. Robinson, I reside in Wellsboro Tioga Co. Pa. I am cashier of the first National bank of Wellsboro. The draft now shown me purports to be a draft dated Wellsboro August 14. 1883, a sight draft to the order of J. D. Raymond or order for \$325 signed H. W. Hewitt purporting to have been drawn upon the first National bank of Wellsboro. That is the bank of which I am an officer. Do you know any such person as the drawer of that draft, H. W. Hewitt? No sir.

0702

Did any such person ever have an account at your bank? No sir, not in my recollection. How long have you been connected with the bank? About twelve years. Did Mr. Hewitt or any person of the name of the drawer of that check have an account there on the date of the draft? No sir. Is there any such person in the direction in that bank? No sir. Was there any such person ever connected with the direction of the bank? Not to my knowledge. Was any such person authorized in any way or form to draw upon that bank? No sir. Cross Examined. Do you mean never authorized by you? Never authorized by me. There is a President is there not? Yes sir. And the President has authority to authorize people has he not? Yes sir. Was that draft ever presented at your bank? No sir. By Mr. Fellows, the books and business of your bank show when persons are authorized to draw do they not? The usual course of business is for persons to have an account.

By the Court Q Do you know such a person as Hewitt? No sir, I do not. No such person has an account there or no such is an officer? No sir. By Counsel. I understood you to say that you are not able to state from your

0703

present recollection all the names of your depositors? No I could not enumerate them at this minute. Could you undertake to say that a man of the name of Hewitt does not keep an account there? O, I know that to be a fact that he does not. By Mr. Fellows. And never has during your connection with the bank? Not in my recollection; that has extended to twelve years. I would consider it impossible for me to recollect every customer. I will swear that no such man as Hewitt ever kept an account in our bank. I say it in part from my recollection and in part from looking the ^{index} ~~books~~ over. At present I know there is no such party; there was none this year. And from your personal recollection you cannot say that such a man has not at some time kept an account there? I have no recollection of it at all and I am positive that I would know. I am asking you about your memory, your recollection independent of the books, outside of the books? If you would let me answer the question I could tell you why. Go on and answer it? I kept the books for five years, the ledger itself. I knew every customer. By Mr. Fellows. You are tolerably clear that no such man kept an account

0704

there? Yes. Within your memory has this man kept an account there for five years? No sir. He had no account there on the day of the assumed drawing of this draft? No sir.

Refus C. Briggs, sworn and examined testified. Mr. Briggs, you are an officer of police are you? Yes sir. Attached to the first precinct? Yes sir. Did you arrest this prisoner? I did at 2 Liberty Street. At what time? I should think it was about two o'clock. Of what day? On the 22nd of August as near as I can recollect, I do not know the time particularly, but I think it was something like that. Did you have any conversation with the prisoner? Nothing except going to the house, nothing of any account, common place talk, I do not recollect what it was, nothing relating to the case at all. Did you tell him of what he was accused? I did. Did he make any reply? He says, "I will get out of it, I am an old railroader," was the reply he made. I have some money \$6.04 taken from the prisoner. I was ordered to keep it by Judge Hermann. Jesse M. Robinson recalled by Th. Fellows. Were you present at the bank in Wellsboro for a few days prior to and subsequent to the 14th of August? No sir, I was not

0705

Where were you? I was in the West.

Mr. Stewart. I see nothing in this indictment charging the prisoner with stealing a check. There is no proof that he ever stole any money, and for that reason I ask the court to instruct the jury that they must acquit.

The Court. There is proof that he got money.

Mr. Fellows. Mr. Sterling swears that he did.

Mr. Stewart. He swears that that check came back from somewhere paid. You have got to prove that the money was paid on the check.

Mr. Fellows. We prove that the check drawn on the bank where there are funds coming to a party, that he endorses it and his endorsement is certified to, takes the check, goes away with it and the check comes back ^{as} paid, the onus is upon him to show that he did not get the money.

The Court. I think you will have to take the chance on that. There is some evidence certainly. It is a prima facie case.

Mr. Stewart. I ask the Court to advise the jury that there is not sufficient evidence to justify a verdict of guilty because there is no evidence he received any bills and there is no evidence that the draft which he gave to the complainant was ever presented at the bank. Motion denied. The jury rendered a verdict of guilty.

0706

BOX:

113

FOLDER:

1206

DESCRIPTION:

Raymond, Stephen

DATE:

09/11/83



1206

POOR QUALITY
ORIGINAL

0707

Counsel,

Filed 11 day of Sept 1883

Pleads

48 THE PEOPLE

vs.

P

Stephen Raymond

alias

Charles Seymour

[2 cases]

plea withdrawn

demure filed by Counsel

JOHN MCKEON, Sep 27 1883

demure filed by Court

Oct 18. 1883

A True Bill.

Subscribed.

Wm. L. Crocker

Foreman.

Wm. L. Crocker

Foreman.

Wm. L. Crocker

Foreman.

Wm. L. Crocker

Foreman.

Wm. L. Crocker

Foreman.

Wm. L. Crocker

Foreman.

Wm. L. Crocker

Foreman.

Wm. L. Crocker

Foreman.

State Prison for

Life

F.D.

0708

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

-----x
The People of the State of New-York :
- against - :
Stephen Raymond. :
-----x

The GRAND JURY of the City and County of New-York, by this indictment, accuse Stephen Raymond of the Crime of FORGERY in the First Degree as a second offense, committed as follows:

At a Court of General Sessions of the Peace in and for the City and County of New-York, held at the City Hall, in the said City of New-York, on the nineteenth day of March, in the year of our Lord one thousand eight hundred and seventy seven, before the Hon. Henry A. Gildersleeve, Judge of the said Court of General Sessions of the Peace, the said Stephen Raymond was in due form of law convicted of felony, to wit: of forgery in the third degree, upon a certain indictment then and there in the said Court depending against Joseph I. Yates and him, the said Stephen Raymond, for that they, the said Joseph I. Yates and the said Stephen Raymond, by the name and description of Stephen Raymond, otherwise called Charles Seymour, then late of the First Ward of the City of New-York, in the County of New-York aforesaid, on the fifth day of July, in the year of our Lord one thousand eight hundred and seventy three, with force and arms, at the Ward, City and County aforesaid, feloniously did falsely make, forge and counterfeit, and cause and procure to be falsely made, forged and counterfeited, and willingly act and assist in the false making, forging and counterfeiting, a certain instrument and writing of the kind commonly called first mortgage bonds, purporting to have been issued by a certain corporation called the Buffalo, New-York and Erie Railroad Company, which said instrument is more particularly set forth in the record of the said indictment, with intent to injure and defraud Stephen V. White and divers other persons; and for that the said Joseph I. Yates and the said Stephen Raymond, by the name and description of Stephen Raymond, otherwise called Charles Seymour, then late of the Ward, City and County aforesaid, afterwards, to wit: on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said Stephen V. White and divers other persons, a certain false, forged and counterfeited instrument in writing of the kind commonly called first mortgage bonds, purporting to have been issued by a certain corporation called the Buffalo, New-York and Erie Railroad Company, which said instrument is more particularly set forth in the record of the said indictment, the said Joseph I. Yates and the said Stephen Raymond at the time they so uttered and published the said false, forged and counterfeited bond as aforesaid, then and there well knowing the same to be false, forged and counterfeited. And thereupon, upon the conviction aforesaid, it was ordered, adjudged and decreed by the

0709

said Court of General Sessions of the Peace in and for the City and County of New-York that the said Stephen Raymond, for the felony aforesaid, whereof he was convicted as aforesaid, be imprisoned in the State Prison for the term of five years, as by the record thereof doth more fully and at large appear.

And the said Stephen Raymond, late of the First Ward of the City of New-York, in the County of New-York aforesaid, afterwards, to wit: on the first day of September, in the year of our Lord one thousand eight hundred and eighty three, having been duly discharged and remitted of the said judgment by reason of the expiration of his said term of imprisonment and by commutation of time duly allowed according to law, at the Ward, City and County aforesaid, with force and arms, feloniously did utter, dispose of and put off as true, with intent to defraud, a certain forged and altered instrument and writing of the kind commonly called coupons, issued by a certain railroad corporation called the Union Pacific Railroad Company, being a body corporate duly existing under the laws of the United States, which said forged and altered instrument and writing commonly called a coupon, is as follows; that is to say:

THE UNION PACIFIC RAILROAD
COMPANY

Will pay the bearer at its Office in the City of Boston on the first day of Sept. A D. 1883, FORTY DOLLARS, current money of the United States, or SEVEN POUNDS, British Sterling money at the option of the holder at the Banking House of Messrs. MORTON, ROSE & CO. London, England, being the interest due at that date on its SINKING FUND BOND
No. 1596

E. H. Rollins,
Treasr.

The said Stephen Raymond at the time he so uttered, disposed of and put off the said forged and altered instrument and writing then and there well knowing the same to be forged and altered as aforesaid, 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 Mc'KEON,
District Attorney.

0710

I retrace my steps

Next I went to Clark and he told me to draw the money.

He knew they were the coupons
from stolen bonds.

Witt

Different type

1596

$\rightarrow P_{\text{avg}} =$

Mr
Altered
I knew it to
be altered

~~Never~~ No duplicates — Same numbers

Admits they were stolen.

Price of rock Sedimentary { Sand stone
 Organic { Limestone
 Volcanic { Scoria
 & Yellow no. 46 blazites.

Little & Dillenc no duplicates.

Does he change Sydney Willow & is
walking in the track of Schuyler

Foot Prints

POOR QUALITY
ORIGINAL

0711

Convent Class - General
Mr. Clark.

Writing Clark's name.
Wm. Marriott.

Where is Clark
Counterfeiter - classes in the
Criminal profession
The RR has no interest
take the envelopes
attend - because members stopped
2nd Office

POOR QUALITY
ORIGINAL

0712

Gr de Claymud

POOR QUALITY
ORIGINAL

0713

Oct. 17th 1883

People
in
Stephen Raymond

Jorgens
Smythe d.

Allyn for the People

Purdy

Knapp

Johnson

for Deft

Deft Exhausted
30 Challenges

Sidney Dillon 5 W 37th

President 1873 & now
identified Board & Court
1596

Geo W Little * Comptroller
Chamford at Jersey.

Detective Stern.
as to arrest

Former Correction & Service
of Sentence moved

People set

POOR QUALITY
ORIGINAL

0714

Stephen Raymond - sworn -

Two years ago

Geo Clark -

who is Clark

19th & 8th Street

When did you leave prison

What have you been doing ever since

Why Did you write Clark's name &c

Did he give you authority

Saw him 1882

Centre St Legum Saloom
Saw him 12 Cornhill

Since I would find envelopes in the Clerk
Office of the R R Co -

Went back and secured the checks.

Saw Mr Clark again

X 9th March 82.

3 If there was no danger why not go quickly
Bonds for many years - and forgotten.
Destroyed the evidence of the stolen

POOR QUALITY
ORIGINAL

0715

I hereby Certify, That the prisoner within named was examined
by the Court before judgment was pronounced, and he stated that he
had learned and practiced the mechanical trade of a Jeweler

Whuspack Clerk.

New York General Sessions of the Peace.

THE PEOPLE

Of the State of New York.

against

Stephen Raymond
Charles Raymond

March 19 1887

COPY OF SENTENCE

TO STATE PRISON,

for the term of *five* years.

G. W. S.

POOR QUALITY
ORIGINAL

0716

At a Court of General Sessions of the Peace,

holden in and for the City and County of New York,
at the City Hall of the said City, on *Mon* day,
the nineteenth day of *March*, in the year of
our Lord one thousand eight hundred and ~~eighty~~ *seventy seven*

PRESENT,

The Honorable HENRY A. GILDERSLEEVE,

Judge of the said Court of General Sessions

THE PEOPLE OF THE STATE OF
NEW YORK

against

Stephen Raymond
alias
Charles Seymour

*On conviction by confession of Forgery in
the third degree*

Whereupon it is ORDERED and ADJUDGED by the Court that
the said *Stephen Raymond alias Charles Seymour*,

For the FELONY aforesaid, whereof he is convicted, be imprisoned in the
STATE PRISON, at hard labor, for the term of *five*
years.

A true Extract from the Minutes.

Shupault Clerk.

[OVER.]

POOR QUALITY
ORIGINAL

0717

I, John Sparks, Clerk of the Court of General Sessions of the Peace, in and for the City and County of New York, do certify that the ~~attached~~ ^{enclosed} is a true extract from the minutes of said Court, now on file in my office, and that the same has been compared by me with the original entry, and is a correct transcript therefrom, and of the whole of such original

Given under my hand, and attested by the seal of the said Court,
this seventeenth day of October in the year of
Our Lord one thousand eight hundred and eighty-three—
John Sparks

0718

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

POLICE COURT—2—DISTRICT.

age 27

of No

195

Bradbury

Company

says that on the

2

day of

September

1882

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

Stephen Raymond ^{alias George Clark} (now present) did on the above date with intent to defraud, forge eleven certain coupons or promissory notes made by the Union Pacific Rail Road Company numbered respectively Nos 1596, 2566, 6882, 6883, 6884, 7042, 7043, 7044, 12465, 12466, 12469, detached from its certain bonds known as Sinking Fund Bonds bearing the same numbers respectively as the said Coupons or promissory notes above mentioned which said Coupons or promissory notes were respectively due by the terms thereof on September 2, 1882, and being severally for the sum of forty dollars, current money of the United States or Seven pounds British Sterling, and with intent to defraud the said Union Pacific Rail Road Company and the sum of four hundred and forty dollars, did utter, offer, dispose of, and put off the same as true upon said Company the said Coupons or promissory notes

0719

and received therefor the
sum of four hundred and
forty dollars. from said
Company

Sum to receive
this 3 day of September 1883
Geo W Little
J M Patterson
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

POOR QUALITY
ORIGINAL

0720

Sec. 198-200

CITY AND COUNTY
OF NEW YORK } ss.

25 District Police Court.

Stephen Raymond 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.

Stephen Raymond

Question. How old are you?

Answer.

46 years

Question. Where were you born?

Answer.

Boston

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

Answer.

104 E 102 St (ended there 1 year)

Question. What is your business or profession?

Answer.

Dealer

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.

Stephen Raymond

Taken before me this

day

188

Police Justice.

POOR QUALITY
ORIGINAL

0721

No 22 698
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George W. Mitchell
195-3-7
Stephen Raymond

Offence Forgery.

BAILED,

No 1, by

Residence

No 2, by

Residence

No 3, by

Residence

No 4, by

Residence

Dated

Sept 3 1883

Magistrate.

Officer

Prisoner.

Witnesses

No.

Sept 3 1883

Street.

No.

10. 1883

Street.

No.

1883

Street.

\$

1883

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

Stephen Raymond

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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 Sept 3 1883 J. M. Patterson Police Justice.

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

Dated 1883 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 1883 Police Justice.

POOR QUALITY
ORIGINAL

0722

DISTRICT ATTORNEY'S OFFICE,

New York, 188

Sept 17/83. post 1c

compare 1811 sheet
for \$480

also on Sept 1st 1882

Done as usual

During the night of Sept 17/83
Clerk. Mr. [unclear] [unclear]

Done as usual

Look if [unclear] [unclear]

Compare [unclear] but on [unclear]
[unclear] [unclear] [unclear] [unclear]

Stenographer [unclear] [unclear]
+ [unclear] [unclear] [unclear]
[unclear] [unclear] [unclear]

0723

The Board of General Learning

The People

agst

Stephen Raymond

City of New York

Ass. Burroughs

Atty for Defr

835. Buray

ms

(Filed Sept. 27. 1883)

0724

To the Court of General Sessions
of the Peace

The People
vs
Stephen Raymond

And the said Stephen
Raymond in his own proper person cometh
into Court and having heard the said in-
dictment read, saith that said in-
dictment and the matters therein contained
in manner and form as above stated
and set forth, are not sufficient in law
in this Court - that the facts in said
indictment do not constitute a crime
and that he is not bound by the law of the
land to answer the same and this he
is ready to verify

Therefore for want of a sufficient in-
dictment in this behalf the said Stephen
Raymond pray judgement and that
by this Court he may be dismissed
from the said premises in the said
indictment specified

Aubrey H. Purdy
Counsel for
Stephen Raymond

Court of
General Sessions

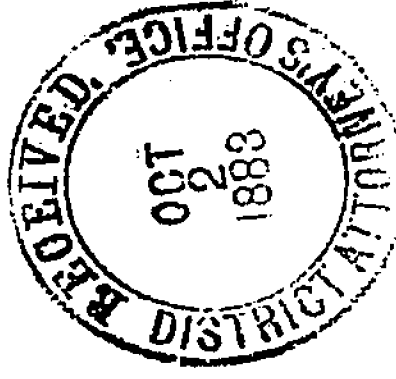
Two People
agst

Stephen Raymours

Copy 1

Notice re

a. W. Sunday
Def's atty
335 Broadway



0725

0726

Court of General Sessions

The People

vs

Stephen Raymond

Hon. John W. Keon

District Attorney to

Sir,

Please take notice
that the argument on the demurrer
to the Indictment herein will be
brought on in Part III of this Court
on Friday October 5th on the opening
of Court on that day

Respect

A. H. Rudy

Defendant's Attorney

0727

ms
May 30/82

0728

State of New York.

Executive Chamber,

Albany, MAY 5 1888

Sir:

I have the honor to inform you that an application has been made to me for executive clemency on behalf of *Alfred*, who was convicted before you of the offense of *Robbery*, in the county of *Westchester* and sentenced *Nov 1* 1887 to imprisonment in the *Sing Sing* Prison *County Penitentiary*, *House of Refuge, State Reformatory* for the term of *Life* years and *0* months, and to pay a fine of \$ *0*.

You are respectfully requested, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, to give me your opinion of the merits of the application, together with a concise statement of the facts and circumstances as developed upon the trial or upon the preliminary examination, or before the Coroner's Jury, if no trial was had, and of any other matters which may have come to your knowledge since the conviction, which may have a bearing upon the question of extending or refusing executive clemency.

Each letter of inquiry from this Department should be separately answered.

Very respectfully,

David B. Hill

Governor.

By *Goodwin Brown*

Executive Clerk.

To Hon. *J. May*

0729

Answered

Jan 30th 1885

2

POOR QUALITY
ORIGINAL

0730

State of New York.

Executive Chamber,

Albany, MAY 5 1888

Sir: Application having been made to the Governor for the pardon of Stephen Raymond, who was sentenced on Nov. 1 1887, in your County, for the crime of Forgery for the term of Life years and — months to the State Prison Penitentiary, you are respectfully requested (in pursuance of § 695 of the Code of Criminal Procedure, ~~Chapter 340, Laws 1874~~) 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. An opinion is respectfully requested.

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

Very respectfully yours,

David B. Hill

Governor.

To Hon. V. B. Martine

District Attorney, &c.

By Frederick Deane

EXECUTIVE CLERK

0731

358

Not necessary to prove
intent to defraud

Law Offices of
Holmes & Adams

My one cc 718 - Subm 5 35 Wall Street.

Arthur H. Holmes
George W. Adams

New York, October 9th, 1883

Walter of Raymond } Two Indictments.
alias Seymour.

Attorney's Brief for
Mr. Asst-Dist Atty O'Byrne.

The Indictment which I understand Asst-Dist Atty Allen to favor is for forgery of Coupon 20 of Bond No. 1596 of the Union Pacific Railroad Company, known as a Sinking Fund Bond.

The Indictment is found under subdivisions of §509 of the Penal Code; the "coupon" being within the terms "bond or other writing" or "other obligations or evidence of debt;" the Union Pacific Railroad Company being a "body corporate existing under the Laws of the United States."

See also §520, defining "forge" and "forging" to be "the alteration, erasure or obliteration of" etc., and also §521, which is especially applicable to this case.

The original genuine coupon of which the forgery is the fac-simile is found undetached from the Bond itself herewith sent you, and proof of the Bond may be given by Mr. Sidney Dillon, the President of the Company, who will testify to the genuineness of his signature thereon, the genuineness of the corporate seal of the Company affixed, and to the genuineness of the signature of the Treasurer, Mr. Rollins, now deceased.

Mr. Dillon will also testify that this Bond is one which has been redeemed and cancelled under the operation of the Mortgage in relation to the Sinking Fund

0732

Law Offices of
Holmes & Adams,
35 Wall Street,

Attorneys at Law,
George W. Adams.

New York, N.Y., 2. 1883.

securing the payment of the Bond itself.

The forged coupon has been altered by the alteration of the number thereof. This forged coupon was delivered to Mr. Allen, Asst. Dist. Attorney.

The coupon itself was a genuine coupon bearing another number. The reason of the alteration and inducement to make it is this; that the Bond from which the forged coupon was taken was stolen in the Northampton Bank Robbery, and the Company have for some years refused to pay coupons bearing the numbers of the Bonds which were stolen, and by changing the number of the coupon the evidence that it was cut from a stolen Bond was destroyed.

The following English cases will be found in point, showing the English law in such cases, namely, *Suffell v. Bank of England*, Law Reports, 9 Q.B. Div. 555; *Leeds Bank v. Walker*, L.R. 11 Q.B. Div. 85.

George W. Littell, the present coupon clerk in the office of the Union Pacific Company in this City will testify that on September 1st, 1883, the prisoner, representing himself to be George Clark, presented for payment twelve coupons in the accompanying envelope marked 1, all of which were forged or altered, including Coupon 1596. Littell will further testify that he has been coupon clerk for several years, and has paid the coupons of the Bonds, of which the one in question is one, for several years; and that there are no duplicate bonds, that is, no two bonds of the same issue bearing the same number, and that there

0733

Law Offices of
Holmes & Adams,
35 Wall Street,

Attorneys at Law,
George W. Adams.

New York, Mr. O'Brien, 3. 11.

are no coupons which are duplicates, that is, bearing the same number. Also, that on September 1st, 1883, he delivered a check for \$480.⁰⁰ for the said coupons to the prisoner, the check being payable to George Clark; that the prisoner thereupon requested him to verify his signature on the back of the check, which the prisoner proceeded to write, and that he, Littell, thereupon marked it correct.

Littell will further testify that the coupon No. 1596, still attached to the bond of that number, is the true, genuine coupon, and that the forged coupon in the possession of District Attorney Allen is a forged coupon. He will also testify that the eleven other coupons in envelope No. 1. are also forgeries, and that ten of the originals of such forgeries are attached to a paper marked 2 sent herewith.

Detective Slewin will testify that he was on the watch for "Clark", the prisoner, and that upon the prisoner's being about to enter the Bank of Commerce where the check above referred to was made payable he saw Slewin and thereupon proceeded to run; that he, Slewin, overtook the prisoner and obliged him by force to give up a part of the check which the prisoner had swallowed or attempted to swallow. This part of the check is in the possession of Slewin and seems to be all the ^{necessary} evidence to establish prima facie the guilty knowledge and intent required to be proven under § 521.

0734

Law Offices of
Holmes & Adams.
35 Wall Street.

Attorneys at Law
George H. Adams.

New York, Mr. O'Byrne 4/8

The coupon Clerk Littell will also testify that he paid to George Clark the ^{check for the} money described for the twelve coupons described in envelope marked 3; that said twelve coupons are forgeries of the originals which are pasted opposite to them on a sheet of paper accompanying envelope 3; and will identify the prisoner as George Clark, the person to whom he paid them. If necessary, he can make the same proof in regard to the coupons described in the two other accompanying envelopes marked 4 and 5.

I shall be glad to know the date to which the trial is postponed, in order that I may have the witnesses present.

Yours, very truly,

Arthur H. Holmes
Counsel for U. P. Ry. Co.

The Union Pacific RR might have been repaid
as they would be paying up on a cancelled
bond

0735

BOX:

113

FOLDER:

1206

DESCRIPTION:

Raymond, Stephen

DATE:

09/11/83



1206

POOR QUALITY
ORIGINAL

0736

213.4.5

J. H. Keady

Counsel,

Filed

day of Sept., 1883

Pleads

Indefinitely (25)

THE PEOPLE,

vs.

Stephen Raymond

alias

Charles Seymour

[2 cases]

Grand Larceny, Receiving Stolen Goods,
False degree, and
[§ 523, 530, 540, 550]

JOHN McKEON,

District Attorney

A True Bill.

Wm. Morley

Foreman.

0737

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Stephen Raymond

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

Stephen Raymond

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

The said *Stephen Raymond*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *first* ~~on the~~ day of *September* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms twelve written instruments and evidences of debt, of the kind commonly called Bonds, the same being *Smithing Fund Bonds* theretofore issued by the *Union Pacific Rail Road Company*, each of which being then and there unsatisfied and securing the payment of one thousand dollars, and of the value of one thousand dollars each

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

0738

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

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

The said *Stephen Raymond* _____

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the *first* day of *September* in the year of our Lord
one thousand eight hundred and eighty-*three*, at the Ward, City and County
aforesaid, with force and arms, *twelve* written
instruments and evidences of
debt, of the kind commonly
called bonds, the same being
Smithing Fund Bonds therefore
issued by the Union Pacific
Rail Road Company, each of
which being then and there
unsatisfied, and securing the
payment of one *thousand*
dollars, and of the value of
one *thousand* dollars each.

_____ of the goods, chattels and personal property of *Henry H. Chickley*

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

Chickley _____

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

_____ *Stephen Raymond* _____

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

JOHN McKEON, District Attorney.

Dated _____ 188 . _____ *Police Justice.*

0740

Sec. 198-200

CITY AND COUNTY
OF NEW YORK } ss.

2

District Police Court.

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

Question. What is your name?

Answer.

Stephen Raymond

Question. How old are you?

Answer.

46 years

Question. Where were you born?

Answer.

Boston

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

Answer.

104 E 102 Street (resided there 1 year)

Question. What is your business or profession?

Answer.

Dealer

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

Stephen Raymond

Taken before me this

day of *September* 188*3*

John M. McClellan

Police Justice.

0741

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

POLICE COURT—2 DISTRICT.

age 27

George W. Littel
of No. 195 Broadway ^{being duly sworn, deposes and}
says that on the 2 day of September 1882

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

Stephen Raymond ^{Alias George Clark}
(now present) did on the above
date with intent to defraud,
forge a certain coupon or
promissory note, ^{hereto attached} made
by the Union Pacific Rail
Road Company Number 1462
detached from its certain
bond known as its Sinking
fund bonds, ^{No 1462} due by the terms
thereof on September 2 1882
Said Coupon or promissory
note being for the sum
of forty dollars current money
of the United States or Seven
pounds, British Sterling, and
with intent to defraud the
Said Union Pacific Rail way
Company of the sum of
forty dollars ^{sum of} did ^{offer to} ^{offer} ^{offer}
offer dispose of and put
off the same as true upon
Said Company the said coupon
or promissory note. And received
the money (therefore to wit, the
sum of forty dollars from
Said Company

Sworn to before me
this 3 day of September 1882

J. M. Patterson Geo W Littel
Police Justice

0742

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

No. 21 698.
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry R. Blount

Stephen Raymond
John George Clark

3 _____
4 _____
Offence _____

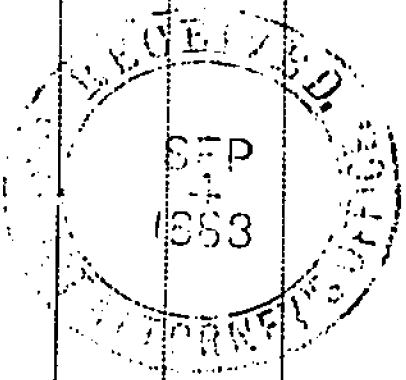
Dated Sept 4 1883

Magistrate.

Officer.

Witnesses
Precinct

No. _____
Street _____
No. _____
Street _____



No. _____
Street _____
to answer _____

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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 Sept 4th 1883. J. M. Patterson 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.

0743

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

2 District Police Court.

Stephen Raymond 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.

Taken before me this

day of

188

Police Justice.

0744

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

ap 44 of No. Northampton Street, Massachusetts

being duly sworn, deposes and says, that on the 26 day of January 1888 at the town of Northampton State of Massachusetts City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent in the night time

the following property, viz :

twelve one thousand dollar
Sinking Fund Bonds of the
Union Pacific Railway
Company Nos. 5117. 5120. 5121. 5122.
5127. 5129. 5131. 5132. 5133. 5136. 5137.
5142

together of the value of twelve
thousand dollar
the property of Claimant

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 Stephen Raymond alias George

Clark (now present) from the fact
that deponent is informed by
George W. Lillie Clerk
Union Pacific Rail way Company
that said Raymond alias George Clark
presented coupons at the company's
office No 195 Broadway New York City
which had previously been attached
to the bonds as above described

Henry H. Buckley

Sworn before me this 4 day of September 1888
M. Patterson

Police Justice,

0745

At and among
of New York, in
George W. Littlell
as of residing No 195 Broadway
being sworn jurors that Stephen
Raymond alias George Clark
presented coupons at the company's
office September 2, 1882, which
were paid and which had
been detached from the
book described in Henry
R. Hawekley's affidavit
Dated Littlell
Surrender before me
this 4th day of September 1882
J. M. Harrison
Robert J. Smith

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

ss.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0746

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

POLICE COURT, 2 DISTRICT.

Edward Stevin

Sergeant Detective office being duly sworn, deposes and
says that on the 1 day of September 1883

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

Stephen Raymond (now present)
who had just received a check
for \$480.⁰⁰ in payment for twelve
coupons of the Union Pacific
Rent Receipt. Said Bond with
coupons attached were stolen
from the Northampton Bank
in Massachusetts. Dependent asks
that said Raymond may be
committed until the arrival of
an important witness now in

Sworn to before me, this
of _____
1883

Police Justice

0747

his way from Boston

Sum to before me
this 3 day of September 1887

Edward Slavin

St. M. O'Connell
Police Justice

Police Court *2* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Stephen Raymond

Sept 3 1887

Dated

W. J. Gallagher

Deputy Magistrate.

Officer.

Witness,

Disposition *Y.*

Sept 4. 9 am

0748

BOX:

113

FOLDER:

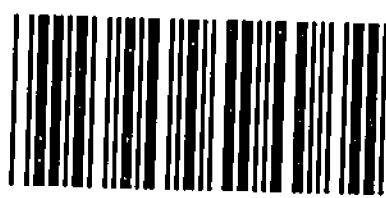
1206

DESCRIPTION:

Readon, William

DATE:

09/14/83



1206

1883
Counsel,
Filed 14 day of Sept
Pleads Property.

1883
Counsel,
Filed 14 day of Sept
Pleads Property.

THE PEOPLE
vs.
William
Readon
Macon Ga

JOHN McKEON,
District Attorney.
Ind. returned R.R.
A True Bill. Per. S. M. M.

Foreman.
The Attorney

0749

POOR QUALITY
ORIGINAL

0750

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 Reardon

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

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

The said William Reardon

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the Sixth day of September in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms in the night time of said day, one watch of the value of six dollars

of the goods, chattels and personal property of one William Reardon on the person of the said William Reardon then and there being found, from the person of the said William Reardon

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.

POOR QUALITY
ORIGINAL

0751

DISTRICT ATTORNEY'S OFFICE.

PEOPLE

vs.

James Scanlan

2 Cases.

Hugh Donnelly
Chief Clerk

for Hunter

Oct 2. 1885

0752

PART 2.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

S U B P O E N A

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

to

William Waff

of No. _____

Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *20* day of *Sept* instant, at the hour of eleven in the forenoon of the same day to testify the truth and give evidence in our behalf, against

William Readon

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Sept*

in the year of our Lord 188*3*

JOHN McKEON, *District Attorney.*

0753

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, place send timely word to the District Attorney's office.

If you know of more testimony then was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he _____

Subpoena, of which the within is a copy, upon _____

_____ on the _____ day of _____

_____ 188 by: _____

Sworn to before me, this _____ day | _____
of _____ 188

Notary Public,
N. Y. Co.

William Conrad West
Chas. B. 1208

0754

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

No 165 of 1904
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Hoff

Carri & Son

1 William Beaton

2 _____

3 _____

4 _____

Offence Larceny from the person

Dated September 6 188

Magistrate.

James Smith Officer.

15 Precinct.

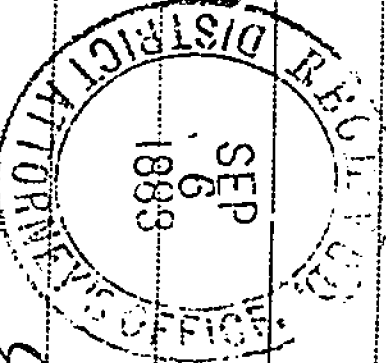
Witnesses Maria Davis

No. 34 3rd Avenue Street.

No. _____ Street.

No. _____ Street.

to answer _____



to answer

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

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 Sept 6 188 J. M. Patterson 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.

0755

Sec. 198—200

CITY AND COUNTY OF NEW YORK ss.

2 District Police Court.

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

Question. What is your name?

Answer.

William Radon

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

Virginia

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

Answer.

Thompson Street two weeks

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty of the Charge

Wm Radon

Taken before me this
day of

188

Police Justice.

0756

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 22 years, occupation Fireman of No.

34 3rd Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William Hoff
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this
day of Sept 188

6

Morris Davis

M. Patterson

Police Justice.

0757

2 District Police Court. Affidavit—Larceny.
CITY AND COUNTY OF NEW YORK ss.

of No. Hotel Wartenberg Street, Woff Greenwich Street
being duly sworn, deposes and says that on the 6 day of Sept 1883
at the Corner of West 3rd Street & Wooster Street in City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession thence
of deponent with the intent to deprive the true owner of the
benefit thereof
the following property, viz:

One Open faced silver watch of
the value of six dollars

the property of deponent

and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken
stolen, and carried away by William Readon and three other men
not arrested now here
from the fact that while deponent was
walking through Wooster on his way home
four men came up to deponent and engaged
deponent in conversation and the four
men suddenly started away from deponent
and he was then informed by Morris Davis
that his watch chain was hanging down
and deponent then missed his watch
which had been taken from the right

0758

hand side vest pocket worn by deponent
as a part of his bodily clothing deponent
further says that the aforesaid watch was
taken. Note and carried away

Sworn to before me }
this 6th September 1883 } William L. Hoff.
L. M. Patterson }
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0759

BOX:

113

FOLDER:

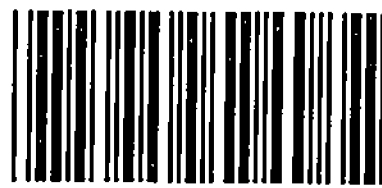
1206

DESCRIPTION:

Reilly, Patrick

DATE:

09/14/83



1206

0760

BOX:

113

FOLDER:

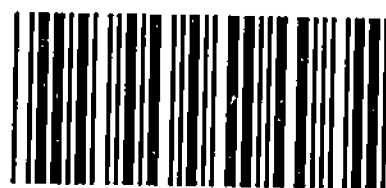
1206

DESCRIPTION:

Canton, William

DATE:

09/14/83



1206

P.2 Oct 3. 1883.

Not pleads & L. 2d

our S.P. 2,000

Right down from

down in S.P. for

Lawrence.

As officer Paul

Reilly he says.

What the people has.

Now the lowest

since he has got out

of the first person

Shelby Reesman

L.S.

No 164 0

Wednesday

Mr. W. H. H.

Counsel,

Filed 4 day of

1883

Pleas

Argued

THE PEOPLE

vs.

Patrick Reilly

and

William Cantor

of 2nd

pleads guilty

JOHN M. REE

District Attorney

A True Bill.

Foreman.

over

over

POOR QUALITY
ORIGINAL

0761

0762

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Reilly
and
William Canton

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

Patrick Reilly and William Canton

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

The said Patrick Reilly and William Canton

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
23rd ~~and~~ day of August in the year of our Lord one thousand eight hundred and
eighty- ~~three~~, at the Ward, City and County aforesaid, with force and arms
one horse of the value of one
hundred dollars

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

0763

And the Grand Jury aforesaid, by this indictment, further accuse the said —
Patrick Reilly and William Canton

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

The said *Patrick Reilly and William*
Canton _____

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the *23rd* day of *August* in the year of our Lord
one thousand eight hundred and eighty-*three*, at the Ward, City and County
aforesaid, with force and arms *one horse of the*
value of one hundred dollars

of the goods, chattels and personal property of *Nicholas Mc*
Dermott _____

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Nicholas*
Mc Dermott _____

unlawfully and unjustly, did feloniously receive and have ~~the~~ the said *Patrick*
Reilly and William Canton _____

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

JOHN McKEON, District Attorney.

0764

DISTRICT ATTORNEY'S OFFICE.

People

New York,

Oct. 6

1883

Reilly & Barton

Dear Sir,

When I made the motion to have leave to withdraw Reilly's plea of guilty, I stated to the Court that I expected to prove substantially what this affidavit (inclosed) says. The sale by Reilly of copartnership property in the way stated could not I think be tortured into larceny. If you agree with this view I hope you will not oppose a not pros.

Poor Reilly is in the Tombo

I have called several times without finding you.

0765

2

DISTRICT ATTORNEY'S OFFICE.

New York,

1888

I suppose & like Uncle
Toby's startling saying "I
can't get out." "I want
to get out."

Now I trust that you
will drop me a line &
say whether you consider
it proper for me to move
for a nola prosequi & if
yes, when you can attend.
I write this to you because
my understanding is that
the case is in your charge.

Yours truly

H. H. Morgan

141 Broadway

Hon Augustus J. Requier

0766

Dated _____ 188 . _____ *Police Justice.*

POOR QUALITY
ORIGINAL

0767

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

20 District Police Court.

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

Question. What is your name?

Answer. *William Canton*

Question. How old are you?

Answer. *Thirty Eight years.*

Question. Where were you born?

Answer. *Ireland.*

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

Answer. *339 East 16th Street, about 3 months.*

Question. What is your business or profession?

Answer. *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 of the charge*
Wm. Canton

Taken before me this 31st day of

Police Justice.

POOR QUALITY
ORIGINAL

0768

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

20 District Police Court.

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

Question. What is your name?

Answer. *Patrick Reilly*

Question. How old are you?

Answer. *49 years.*

Question. Where were you born?

Answer. *Ireland.*

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

Answer. *60 West End Battery. 2 weeks.*

Question. What is your business or profession?

Answer. *Coach 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 of the charge*

Patrick Reilly
Witness

Taken before me this 31st

day of August 1908

Justice

0769

County of General Sessions

The People of the
State of New York

against

Patrick Riley and
William Canten

Defendant

W. H. Morgan
Def's attorney
141 Broadway
New York

0770

Court of General Sessions

The People of the
State of New York
against
Patrick Riley and
William Canton

City and County of New York ss:

Nicholas McDermott

being duly sworn, deith;

1 I am the Complainant herein and was
the owner of the horse mentioned in
the complaint, and affidavit of Nicholas
Kavanaugh upon which the defendants
were arrested

2 I have no personal knowledge of the
matters stated in Kavanaugh's affidavit
and verified my affidavit solely upon
the affidavit of Kavanaugh, the same
being my only source of knowledge except
that I knew that Kavanaugh had the
horse

My relations with Patrick Riley were
as follows;

I owned the horse and cab
but am a cripple and in feeble health
otherwise well and am unable

POOR QUALITY
ORIGINAL

0771

to drive a Cab myself and for that reason I made an agreement with Patrick Riley, that I would put in my horse and Cab if he would put in his personal services as driver and manager of the business to be done with the said horse and Cab and I delivered the horse and Cab to him, Riley, pursuant to such agreement and he afterwards and until his arrest was running the said business, and according to the accordingly sworn to before me

this 20th day of September
1883.

Witness my hand and seal
this 20th day of September
1883.

William B. Thore
Notary Public

of the County of New York

City and County of New York

I, William B. Thore a Notary Public
lawfully appointed, qualified and sworn
in and for the City and County of New
York, do hereby certify, that on the 20th
day of September 1883 at No 430 West 39th
Street in the City of New York I took the
affidavit of the above named Nicholas
J. J. Dermott and that I saw that his
arms were paralyzed and at his request
held his hand while he made his mark

0772

and that previous to his signing said
affidavit by his mark, I heard the
same read over to him and heard him
say the same was true

William B. Shove
Notary Public (96)
N.Y.C.

0773

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

**SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.**

The People, of the State of New York,

To Nicholas M. Dermott
of No. 432 West 89th Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 20 day of Sept. instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of Sept. in the year of our Lord 1888.

JOHN McKEON, *District Attorney.*

0774

Michael M^r Dermott of 432
West 39th Street is suffering from
suppuration of bones of both arms
and is in an advanced stage of
Phthisis pulmonalis. His condition
is a precarious one; he has been
confined to his room for some time.
Any undue exposure or excitement
may prove fatal

New York,

September 10th 1883.

J. Wm. Meyer
M.D.

POOR QUALITY
ORIGINAL

0775

New York August ^{22nd} 1883

I Bought one horse
from Patrick Riely for
the sum of \$40
Dollars. Received
Payment +

Patrick Riely

POOR QUALITY
ORIGINAL

0776

3
CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation, John Caravanagh
Merchandise of No.
303 East 36th Street, being duly sworn deposes and

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

Sworn to before me, this 31st
day of August 1888 } John Caravanagh

[Signature]
Police Justice

POOR QUALITY
ORIGINAL

0777

141 Broadway

New York September 5. 1883

To The District Attorney's Office.

In regard to the complaint,
sent to your office from Judge Duffy,
Jefferson market, which I am told
you intend to send to the Grand
Jury this morning, I wish to
repeat, in order that injustice
may not be done, that William
Cauton gave bail & waived an
examination, but that Patrick
Reilly demanded & still demands
an examination & remains in
prison.

The papers were sent down by
mistake & Judge Duffy promised
to send for them & have the examination
next Monday - I called at his office
yesterday & the day before but he
was not in. I wrote him last

POOR QUALITY
ORIGINAL

0778

14 Broadway, New York

September 3, 1883.

District Attorney's Office.

At Judge Duff's suggestion,
I ask you not to send the papers
in the fraud larceny case against
~~Patrick~~ Patrick Reilly & William
Caulton to the Grand Jury until
day tomorrow. Caulton gave bail
but Reilly did not & I demanded
an examination for him but
waived it as to the other &
by mistake the papers were sent
down before the examination
was had. I shall call there
some time today.

Yours truly

A. P. Morgan

POOR QUALITY
ORIGINAL

0779

2

Evening & mailed the letter to
his residence, & I shall send
another letter to his office by
the same hands as this will
reach you.

To have an indictment found
would be a denial of justice,
as an examination is necessary
to my client.

Yours truly,
H. Morgan

0780

50 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

Nicholas M. P. Dermott

of No. 432 West 39th Street, aged 35 Huskman.
being duly sworn, deposes and says, that on the 28th day of August 1883

at the above premises in the day time in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent.

With intent to deprive the true owner of the use and benefit thereof.
the following property, viz:

One Bassett house.

Of the value of

One hundred Dollars.

Sworn before me this

the property of Deponent

day of

and that this deponent

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

Contra (mass. Pers.) from the fact that
where said Reilly was in the employ of
deponent as a driver he took said horse
and to work him. Deponent is informed
by John Cavanagh of 303 East 36th Street
that said Reilly and said Contra called on
said Cavanagh on the 22nd day of August
1883. And after he saw him said horse for
fifty dollars, and afterwards agreeing to

Police Justice,

188

POOR QUALITY
ORIGINAL

0781

take Forty dollars for him when said Car-
avanagh asked said Canton if it was all
straight and said Canton said it was that
he knew the said Reilly to be the owner
of said horse for the last five years.
That it was his horse, then upon the
representations made by said Canton
said Caravanagh bought said horse
and took a receipt from said Reilly
which is hereto annexed and marked G.A.
when said Caravanagh gave said Reilly pay
said Canton a portion of said money; said
Canton shortly thereafter informed said
Caravanagh that said Reilly had left for
Ireland. Dependent was further informed
by some unknown persons that said Caravanagh
had bought said horse, when dependent went
to said Caravanagh, he found said horse in
his curranagh this today and told said Caravanagh
that the horse belonged to him, and that
it was stolen from him, when said Caravanagh
gave the said horse to said McDermott.
Dependent fully identifies the said horse as
belonging to him and as the horse, which
was stolen from him on the day above
mentioned.

Sworn to before me

this 31st day of August 1883

Michaelus
Police District

Rich^d McDermott
more

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0782

Nicholas M^c Dermott
Cof. Examination

I made a complaint
against Patrick Reilly
and on information and
belief against William
Cantlon

Q From whom did you get
the information on which
you made a complaint?

A From the man whom I
got the horse

Q What was that man's
name

A From John Caranagh,

Q When was that?

A Friday week.

Q How did you know that
Caranagh had your
horse?

A I was told so by
Patrick Caranagh & a
dozen others

Q Had you known Caranagh
before that time?

A I never saw him in my
life. I saw him at
34 Street & I arrested him

0783

Mc Dermatts stable and
I saw my horse in the
stable. Caranagh asked
me of the horse name
I said yes. He said
to buy the horse
for 740 from Patrick
Reilly and William
Cauton. The horse was
worth 1100, I took the
horse home & that is
all I know about it.
I have stated all that
occurred. Letting Caranagh
myself. I have been
offered 8165. for the
horse.

Michael X M^{re} Dermott
Mark

Sum to him me

this day of September 1883

~~John Caranagh~~
Sept 1/1883

John Caranagh
being Conf. & examined
of what is your residence
occupation

0784

A I reside 303 East 36 street
am a Wholesale Cheese
dealer

Q How long have you
been in the business

A 10 years

Q What is your age

A 25 years

Q Had you any business
before you went into
this business

A No

Q How long have you known
Mr Cantling

A 15 months

Q State the circumstances
under which you
became acquainted with
him

A Stalled in the same
stable with him

Q Did you see any
or sell horses

A Yes. I value this
horse at \$75.

Q Had you ever bought
a good horse for \$75

A Yes. I have for \$75 one time

0785

Q What time of night did
you buy the horse
a & belbeck paid \$40
Q Who brought the horse
from there
a Cantlon & Reilly. Cantlon
said here is a cheap
horse. Called Cantlon
me side passed him
if this thing was straight
and he said I had to
know Reilly to own the
horse for five years.

John Cavanagh

Sworn to before me
this 1 day of September 1883
J. J. [Signature]
John Cavanagh

0786

And Arch Hammin also
of Wm Caranagh Continued Sept.
10 1883.

Q Where you accustomed to buy
horses previous to this transaction

A Yes -

Q Did you consider yourself a
judge of horses

A Yes -

Q And you fixed the price
which you paid for this
horse upon your knowledge
of the value of the horse

A Yes

Q Did you buy the horse upon
your own judgement as to its
value

A No

Q Upon whose judgement did
you buy the horse

A Cauttler

Q Is Mr Cauttler a judge of
horses to your knowledge

A Yes

Q Did you ever previous take
his opinion as to the
value of a horse

A Yes

Q Who examined the horse at the time
he I did

0787

Q For how long a time did
you examine it

A Ten minutes

Q Did you then know King
where ^{Reilly} ~~McDonnell~~ got the
horse

A No

Q Did you examine

A Yes

Q Did you receive any
answers

A Yes from Cantton

Q Did you address him
or Reilly

A I addressed Cantton

Q Who received the money
or Reilly

Q In what shape did you
pay it Bills or checks

A Bills of what denominations

Q Of what denominations

A One, two, & five

Q How many of those bills
were there

A Cannot tell how many
bills there were

Q How many did you see
Reilly go to Cantton

A I caught only —

0788

Q Did you see Reilly hand
any of those bills to
Cantley

A I saw ~~to~~ Reilly hand
Cantley money but I ~~am not~~
don't know whether it
was in bills or cash
Q Where did this happen
A In Pat's Jones Liquor
Store Cor. 36 Street &
Wideman

Q Do you know how much
money Reilly handed
to Cantley

A I don't know

Q Anybody else present
aside yourself when
this happened

A Three men

Q Have you been drinking
in that place

A Yes

Q Did you hear any
conversation about the
money that Reilly the
gave to Cantley

A No

Q Did you pay any cash
con in the purchase
over

0789

Q Did you pay any salary
A Yes

Q When was Carrigan when
you & Annis 1st Harry
A Standing 1st with
Reilly

Q Did you address you
question to Carrigan
A Yes

Q Did you address any question
to Reilly
A No John Carrough

Signed to before me
this 10 day of September 1883
P. H. Coffey
John Carrough

0790

BOX:

113

FOLDER:

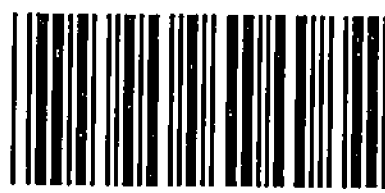
1206

DESCRIPTION:

Reinecke, William

DATE:

09/25/83



1206

No 291

W. H. K.

Counsel,

Filed 25th day of Sept

1883

Pleads Not guilty (tr. 6)

THE PEOPLE

vs. R

William

Reinecke

INDICTMENT.
Grand Larceny in the 5th degree.

JOHN McKEON,

1st v. Sept 28/83 District Attorney.

Pleads guilty.

A TRUE BILL.

Judgment suspended.

W. H. K.

W. H. K.

Foreman.

0791

0792

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 Reinecke

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

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

The said *William Reinecke*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *17th* day of *September* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms *some* *of the*

value of four dollars, and
one chain of the value of
one dollar

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

0793

John

s that the crime therein mentioned has been committed,
ed William Reinecke

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.

give such bail.

Dated Sept 18 1888 1888 9 Phillips Police Justice.

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

Dated 188

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

Dated 188

0794

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer.

William Reinecke

Question. How old are you?

Answer.

14 Years

Question. Where were you born?

Answer.

This City

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

Answer.

22 Morris Nearly three Years

Question. What is your business or profession?

Answer.

Hand boy

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

Answer.

Gave the watch back I was told to do it by other boys

William Reinecke

Taken before me this

day of

188

Police Justice.

0795

Test

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

of No. 138 Greenwich Street, 41 years old Cabinet Maker

being duly sworn, deposes and says, that on the 19th day of Sept 1883
in the night time at the City of New York,

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

the following property, viz:

A Silver Watch and
Chain all of the value of five
dollars

the property of

deponent

and that this deponent

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

present that about 7.30 O'clock
on said day deponent was
standing on the outside of a crowd
in Greenwich Street when the defendants
came along and suddenly snatched
the chain jerked the watch from
deponent's vest pocket & ran away
and further the property was found
in his possession at the time of the defendants
arrest by Officer Clarke of 7th Precinct,
deponent is being present at the hearing

Muller & Martin

Sworn before me this

18th day of Sept

1883

Police Justice,

0796

BOX:

113

FOLDER:

1206

DESCRIPTION:

Reynolds, John

DATE:

09/21/83



1206

No 265

Day of Trial,

Counsel,

Filed, 21 day of Sept 1883

Pleads

Assault in the First Degree, etc.

THE PEOPLE

vs.

B

John

Reynolds

19.
24 City & New Pl.

JOHN MCKEON,

District Attorney.

True & correct / District Atty.

A TRUE BILL.

Wm. J. Blount

Foreman,

24th 6. Nov 1883

J.C.

0797

0798

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 Reynolds

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

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

The said *John Reynolds*

late of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *June* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *Jacob Brunner* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Jacob Brunner* with a certain *knife* which the said *John Reynolds*

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 *Jacob Brunner* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

John Reynolds

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *John Reynolds*, late of the City and County aforesaid

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Jacob Brunner* then and there being, feloniously did, wilfully and wrongfully, make an assault and *in* the said *Jacob Brunner* with a certain *knife* which the said

John Reynolds

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

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

~~JOHN MCKEON, District Attorney.~~

0799

Third ~~Fourth~~ COUNT

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

_____ John Reynolds _____

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

The said John Reynolds _____

late of the City and County of New York, afterwards to wit: on the ninth
day of June — in the year of our Lord one thousand eight hundred and
eighty- three at the City and County aforesaid, with force and arms, in and
upon one Jacob Brunner _____

in the peace of the People of the State of New York then and there being, feloniously
did willfully and wrongfully make an assault: and the said John Reynolds
holds _____, in the said Jacob Brunner
with a certain knife _____
which he the said in his right hand then and there had and held, in
and upon the breast _____
of him the said Jacob Brunner _____
then and there feloniously did willfully and wrongfully strike, beat, stab, cut
bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting
upon the said Jacob Brunner _____
grievous bodily harm, to wit: thereby then and there
cutting and wounding the
left breast of him the said
Jacob Brunner _____

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.

POOR QUALITY
ORIGINAL

00000

\$ 500.
On Sat. Saturday 10 AM.
Examination before J. J. L.
Lundberg at 1000 10-10
Amenity.

BAILED.
No. 1, by William J. Hurd
Residence 36936 Broadway Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

No 265
Police Court-1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Bennett
John Bennett

Offence Felonious
Assault & Battery

Dated 21 June 1883

Magistrate.

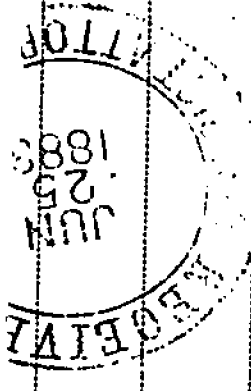
Officer.

Precinct.

Witnesses

No. _____ Street.

No. _____ Street.



No. _____ Street.

\$ 2000 to answer 5.9

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 John Reynolds

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 21 June 1883 Wm. J. Hurd Police Justice.

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

Dated June 23 1883 Wm. J. Hurd Police Justice.

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

Dated _____ 188 _____ Police Justice.

0001

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK } ss.

186 District Police Court.

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

Question. What is your name?

Answer.

John Reynolds

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

24 City Hall Place Two months

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I am not guilty

Taken before me this

day of

June

1883

John Reynolds
Police Justice.

0802

Police Court—First District.

CITY AND COUNTY
OF NEW YORK, { ss.

Jacob Brunner 35 years Policeman
of No. the 21st Precinct Police Street,

being duly sworn, deposes and says, that
on 10th the June
day of

in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John Reynolds
(now here) who did willfully and feloniously
cut and stab deponent in the left
breast with some sharp instrument then
and there held in his hand causing
a serious wound. While deponent
was in uniform and in discharge of
his duty as a police officer of said
City said assault was committed

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

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

Sworn to before me, this 21 day
of June 1883.

Jacob Brunner

W. J. Dowd

POLICE JUSTICE.

0803

Department of
Public Charities and Correction,

HENRY H. PORTER, Prest., THOMAS S. BRENNAN, JACOB HESS, Com's.
Office of City Prison, Cor. Franklin and Centre streets,

JAMES FINN,
Warden.

New York, Oct. 24 1883

Hon. Frederick Smyth
Recorder of City of N. Y.
Sir.

I would respectfully
call your attention to the case of John
Reynolds, convicted in Court of General
sessions, a day or so ago and remanded
until Friday for sentence.

I know his parents, they are honest
and industrious people. and I have never
known the young man himself to be in
trouble before.

He was employed by Burke & Meyer 202
Church St. for 6 months. and by T. Macie's
35 New Chambers St. for over 4 years.

It would be inflicting a great boon
on his poor parents. and be granting me a
personal favor. if when he comes before you for
sentence that your Hon. will deal as leniently
as you can with him.

Very Respectfully

James Finn
Warden

0804

Seple,
1.
Reynolds

0805

Police Court / District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

John Sius
vs
Jacob Bruner

John Reynolds

AFFIDAVIT.

Dated June 12 / 1883

White Magistrate.

Sius Officer.

Witness, 6

Disposition,
Term to Await Verdict
Prognosis

0006

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

POLICE COURT, 1

DISTRICT.

John Sims

The 61st Precinct Police Street, being duly sworn, deposes and

says that on the *10th* day of *June* 188*3*

at the City of New York, in the County of New York, *he arrested*

John Reynolds (now here) charged
by Officer Jacob Brunner of the 61st
Precinct, with committing a felonious
assault upon him by stabbing
him, in the left breast. Deponent
took said Reynolds before said Brunner
who is now confined in the New York
Hospital, and said Brunner identified
said Reynolds as the person who stabbed
him. Deponent prays said Reynolds may
be held to await the result of said injury
by him inflicted on said Brunner. *John Sims*

Sworn to before me, this

of

June

188*3*

12th day of

John B. Smith

Police Justice.

0807

BOX:

113

FOLDER:

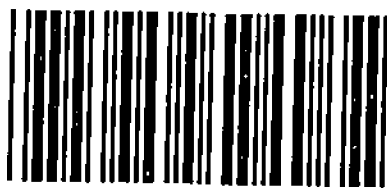
1206

DESCRIPTION:

Riene, Paul H.

DATE:

09/07/83



1206

Day of Trial,
Counsel,
Filed 7
Pleads

day of *Sept* 1883

~~Pleeds~~

THE PEOPLE

~~Part 21.~~
Riene

BRIGLARY—Third Degree,
NOTHING STOLEN.

JOHN McKEON,

12 Sept 10-1883 District Attorney.

plead, an Allinger.

A True Bill.

Mr. Brown

Foreman.

0009

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Paul H. Reine

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

Paul H. Reine

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

The said *Paul H. Reine*

late of the *5th* Ward of the City of New York, in the County of New York aforesaid, on the *31st* day of *August* 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 *Library* of *the new york Society Library*

there situate, feloniously and burglariously did break into and enter, the said *Library* being then and there a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit; the same being the goods, chattels, and personal property of *the new york Society Library*

with intent the said goods, merchandise and valuable things in the said *Library* 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.

JOHN McKEON, District Attorney.

08 10

Seventh Ward



STALLS TO LET
AND WAGONS TAKEN ON STORAGE.

Livery & Boarding Stables,

36 & 38 MONTGOMERY ST.,

Bet. Madison & Monroe Sts.,

NEW YORK.

First-Class Accommodations.

Horses, Coaches, Phaetons, Landaus and
Light-Wagons to Let at all Hours.

W. J. RIORDAN, PROP.

0811

Mo 92 692
Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

C. William Ormby
67 University St.

1 Paul H. Riene

2

3

4

Offence Attempted at
Burglary

Dated August 31st 1883

Ed. Duffy Magistrate.

Smith Officer.
25-15 Precinct.

No. 3, by
Residence
Street.

No. 4, by
Residence
Street.

Witnesses Paul Officer

No. Street.

No. Street.

\$ 1000 to obey
C. H. J. 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 Paul H. Riene

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 August 31st 1883 Ed. Duffy Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

POOR QUALITY
ORIGINAL

08 12

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd

District Police Court.

Paul H. Rieme

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

Question. What is your name?

Answer. *Paul H. Rieme*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *114 Eldridge Street 2 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I was in the premises &
but did not intend
to steal*

Paul H. Rieme

Taken before me this

21

day of May 1938

Police Justice.

08 13

CITY AND COUNTY }
OF NEW YORK, } ss.

Matthew Smith

aged 31 years, occupation Police Officer of ~~No.~~

the 25th Precinct Police Street, being duly sworn deposes and

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

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

knowledge. as to the admission of the defendant
therein

Sworn to before me, this 31st

day of August 1883

Matthew Smith

P. H. Cuffy
Police Justice.

0814

Police Court—2^d District.

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

A. William Ormsby
of No. 67 University Place 15th Ward Street, aged 50 years,
occupation Janitor being duly sworn
deposes and says, that the premises No. 67 University Place Street
in the City and County aforesaid, the said being a Brown stone Building
in the 15th Ward of said City
and which was occupied by deponent as a Library
and in which there was at the time ^{several} ~~2~~ human beings ~~by name~~ whose names
are unknown to deponent
were BURGLARIOUSLY entered by means of forcibly bursting open
the door of said premises at 2.30 o'clock P.M.

on the 31st day of August 1883 in the Day time, and the
^{attempts to be}
following property feloniously taken, stolen, and carried away, viz:

Various valuable books containing printed
matter, together with numerous articles of
furniture and valuable papers such as are
usually found in a library as well as keys
belonging to the doors & chests of the library the
aforesaid the same being of the value of more
than Twenty Thousand Dollars.

the property of The New York Society Library in charge 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 ^{attempts to be} property taken, stolen, and carried away by
Paul H. Riene (now here)

for the reasons following, to wit: That at the time aforesaid, deponent
who is the janitor of said building entered the door
of said library where he found the said Paul H.
Riene in the act of ransacking the drawers in
the desk contained in said Library. That deponent
detained said Paul H. Riene until the arrival
of officer Matthew Smith of the 25th Precinct Police
who took the defendant into custody. That after
the arrival of the officer the said Paul H. Riene

08 15

admitted and confessed to depredations in the presence
of Officer Smith that he had forced open the
said door of said library to gain an entrance
thereto

W. Ormsby

Sworn to before me

this 31st day of August 1883

[Signature]

Police Justice

Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Ormsby

vs.

Paul H. Riene

Burglary

Dated August 31st 1883

P. G. Dufford Magistrate.

W. Smith Officer.

Clerk.

Witnesses: said Officer

Committed in default of \$ Bail

Bailed by

No. Street.

08 16

BOX:

113

FOLDER:

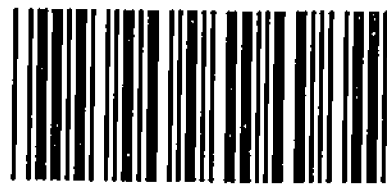
1206

DESCRIPTION:

Rose, Michael

DATE:

09/19/83



1206

0817

BOX:

113

FOLDER:

1206

DESCRIPTION:

Quinn, James

DATE:

09/19/83



1206

No 214

Day of Trial, *R. L. D.*
Counsel,
Filed, *19* day of *Sept* 188*3*
Pleads *Not Guilty*

THE PEOPLE
vs.
B
Michael Rose
and
P
James Quinn

JOHN McKEON,
Oct 4/83. District Attorney.

Spec'd & sequent
A TRUE BILL.

Mr. O'Boyle

Foreman.

Thurs 4th Oct 1883

9125
Officer ...
10th in 6th Precinct - Oct 1883

0010

08 19

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Michael Rose
and
James Quinn

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

Quinn

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

The said Michael Rose and James Quinn

late of the City of New York, in the County of New York, aforesaid, on the 22nd day of September in the year of our Lord one thousand eight hundred and eighty three with force of arms, at the City and County aforesaid, in and upon the body of Francesco Barone in the peace of the said people then and there being, feloniously did make an assault and with the said Francesco Barone with a certain razor which the said Michael Rose and James Quinn

in their 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 to kill the said Francesco Barone 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 Michael Rose and James Quinn of the CRIME OF Assault in the Second Degree, committed as follows:

The said Michael Rose and James Quinn

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 Francesco Barone then and there being, feloniously did, wilfully and wrongfully, make an assault and with the said Francesco Barone with a certain razor which the said Michael Rose and James Quinn

in their right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut and wound

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

JOHN McKEON, District Attorney.

0020

BAILED

Michael Andrews

No. 1, by *Michael Rose*

Residence *218 Mulberry* Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Quinn

Michael Rose

James Quinn

1 *Michael Rose*

2 *James Quinn*

3 _____

4 _____

Offence *Felonious Assault & Battery*

Dated *13 September 1883*

A. White Magistrate.

Neil W. Connor Officer.

14 Precinct.

Witnesses *Peter Malashov*

Freund Street.

No. *101 Barclay* Street.

No. _____ Street.

\$ *1000* to answer *CPD*

Allen

No. 214
Police Court - 1st
District. 727

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 *Michael Rose and James Quinn*

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

Dated *13 Sept 1883* *Andrew White* Police Justice.

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

Dated *September 15 1883* *Andrew White* 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 _____ 1883 _____ Police Justice.

0021

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

185 District Police Court.

James Quinn 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 Quinn

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Italy

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

Answer.

250 West St. about 3 years

Question. What is your business or profession?

Answer.

Rootblack

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

his
James X Quinn
mark

Taken before me this

day of

1881

Police Justice.

0822

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK } ss.

18 District Police Court.

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

Question. What is your name?

Answer.

Michael Rose

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Italy

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

Answer.

250 Mott St about 10 mos

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

his
Michael X Rose
Mark

Taken before me this

day of

September

1883

William J. [Signature]
Police Justice.

0823

Police Court—186 District.

CITY AND COUNTY
OF NEW YORK

Calder 97 Crashy Francesco Barone 40 years
of No. Street,

being duly sworn, deposes and says, that
on Wednesday the 12th day of September
in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Michael Rose
and James Quinn (both now here) said
Rose did felonious cut and wound
deponent on the face with the blade
of a Razor then and there held in
his hand and at said time said
Quinn struck deponent two violent
blows on the back of deponents head
with his fists

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

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

Sworn to before me, this 13 day
of September 1883.

his
Francesco x Barone
mark

Curran
POLICE JUSTICE.

0824

BOX:

113

FOLDER:

1206

DESCRIPTION:

Roturio, Domenico

DATE:

09/25/83



1206

0025

Dec 19/17

0026

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Domenico Rotundo

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

Domenico Rotundo

of the CRIME OF ASSAULT IN THE THIRD DEGREE, committed as follows;

The said *Domenico Rotundo*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~twenty second~~ day of *June* in the year of our Lord one thousand eight hundred and eighty-~~three~~ at the Ward, City and County aforesaid, in and upon the body of *Annie Carey* in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *then* the said *Annie Carey* did then and there unlawfully beat, wound and illtreat, to the great damage of the said *Annie Carey* 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.

0027

BAILED.

No. 1, by Antonio Thomas
Residence 252nd St.

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

Police Court No. 281 14-3447 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John David
1420 100th St.
Domeneo Returns

Dated June 23d 1883

Magistrate Shepherd

Officer Sumner

Precinct 114

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. 50R to answer ES Street _____

Bailed

RECEIVED
JUN 23 1883
CLERK OF THE DISTRICT COURT

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 Domeneo Returns

(5) 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 June 23d 1883 Aug. 1st Police Justice.

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

Dated June 20 1883 Aug. 1st 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.

0828

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

14-

District Police Court.

Domenico Rotundo

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 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. *Domenico Rotundo*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *232 Mott Street, 3 months*

Question. What is your business or profession?

Answer. *Musician*

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. *not guilty*

Domenico Rotundo

Taken before me this

22

day of

1889

Police Justice.

0829

Police Court—14 District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No.

142 Mott

Street,

being duly sworn, deposes and says, that
on Friday the 22^d day of June

In the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Domenico Rotundo (nowhere)

(nowhere) from the fact that deponent went into premises
No. 80 West Street in the City of New York
accompanied by defendant, that he said, paid
deponent the sum of two dollars for the purpose
of having sexual intercourse with her, that
after having such connection he said defendant
wanted his money back which deponent refused
to give him, which he said defendant seized
hold of deponent by the neck and attempted
to choke deponent and after ward took from
his pocket a knife with which he threatened
to kill deponent, deponent charges that said
assault so committed was done.

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

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

Sworn to before me, this 23 day
of June 1883

W. J. Jones

POLICE JUSTICE.

0830

BOX:

113

FOLDER:

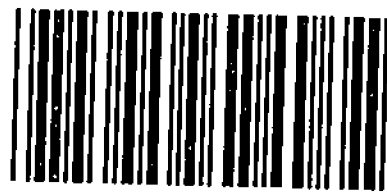
1206

DESCRIPTION:

Rouse, Frederick W.

DATE:

09/06/83



1206

The evidence in this
Case would not
warrant a conviction
I cast the Anchoke
of the theft on his
arm Hogan
Sept 10 83

19. Riel and
Counsel, *W. R. Riel*
Filed *6* day of *Sept* 1883
Pleads

THE PEOPLE

vs.

FB
Frederick

W. Rouse

JOHN McKEON,

District Attorney
Sept 10. 1883. 12th
Recharged by the Court
A TRUE BILL.

W. R. Riel
Foreman.

POOR QUALITY
ORIGINAL

0031

0832

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick W. Rouse

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

Frederick W. Rouse
of the CRIME OF Unlawfully entering a building
committed as follows:

The said Frederick W. Rouse, late of the
Twenty First Ward of the City of New
York in the

County of New York, on the twenty seventh day of
August in the year of our Lord one thousand eight hundred and eighty-three
with force and arms, at the City and County aforesaid, unlawfully did

then and there enter the store of George Morris
there situate, the same being then and there a
part of a building in which divers goods, chattels
and personal property then were, with intent to
commit a larceny, to wit: with intent divers coins
of the United States of America, of a number,
kind and denomination to the Grand Jury
aforesaid unknown, of the value of three dollars,
thirty handkerchiefs of the value of two
dollars each, and twenty pairs of stockings
of the value of two dollars each pair, of the
goods, chattels and personal property of the
said George Morris, in the said store then and
there being found then and there feloniously 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.

John McKeon, District Attorney.

0033

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

Dated August 28 1883 August 28 Police Justice.

Dated 188 *Police Justice.*

0034

Sec. 198—200

4 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Albert Rouse

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. Brooklyn

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

Answer. 552 3rd Avenue 4 months

Question. What is your business or profession?

Answer. School boy

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

Answer.

I am not guilty.

his
Albert Rouse
mark

Taken before me this

28

day of August 1889

Charles J. Smith Police Justice.

0035

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

4 District Police Court.

Frederick Rouse 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. *Frederick Rouse*

Question. How old are you?

Answer. *11 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *552 3 Avenue. 4 months*

Question. What is your business or profession?

Answer. *School boy*

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

Answer.

I am not guilty of the charge preferred against me

Fred W Rouse

Taken before me this

day of

August 1892

Edward J. Murphy

Police Justice.

0036

District Police Court

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 552 3rd Avenue Street, George Morris aged 27 years
being duly sworn, deposes and says, that on the 27 day of August 1883
at the _____ City of New York,
in the County of New York, was feloniously ^{attempted to be} taken, stolen and carried away from the possession
of deponent _____

the following property, viz :

Good and lawful money of the United States
consisting of silver coins of various denominations
and of the value of three dollars -
also Silk Handkerchiefs, Hosiery -
and other property of the value of
One Hundred dollars

all of the value of One Hundred and three dollars

the property of Deponent and Patrick H. Marshall
(Co partners)

_____ and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously ^{attempted to be} taken,
stolen, and carried away by Dederick Rouse and Albert

Rouse (now present), with the intent to
deprive the Owners of said property from
the fact that previous to said attempted
larceny the said property was in deponent's
Store at the premises aforesaid, and this
deponent caught the ^{said} Dederick Rouse
and Albert Rouse in the said premises
about the hour of ten o'clock p.m. after
said premises had been closed for the night

George Morris

Sworn before me this

28 day of August 1883

Police Justice,

0037

BOX:

113

FOLDER:

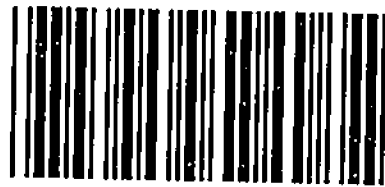
1206

DESCRIPTION:

Russell, John

DATE:

09/11/83



1206

0030

IN SENATE
JANUARY 17 1883
REPORT
OF THE
COMMISSIONERS OF THE
LAND OFFICE
IN RESPONSE TO A
RESOLUTION PASSED
JANUARY 10 1883

105 V

Filed 11 day of September 1883
Pleas Anthony

THE PEOPLE

vs.

John Russell

JOHN McKEON,

District Attorney.

A True Bill.

Wm. Woodruff

Foreman.

Sept 17/83.

Heads Gully

House of Refuge

Sept 17/83

19

0039

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

John Russell

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

John Russell

of the crime of Robbery in the Second
committed as follows:

The said John Russell

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the Second day of September in the year of our Lord
one thousand eight hundred and eighty three at the Ward, City and County aforesaid,
with force and arms, in and upon one Peter Jacobson
in the peace of the said People then and there being, feloniously did make an assault and
one watch of the value of twenty
dollars, and one chain of the
value of five dollars.

of the goods, chattels and personal property of the said

Peter Jacobson
from the person of said Peter Jacobson and against
the will and by violence to the person of the said Peter Jacobson
then and there violently and feloniously did rob, steal, take and carry away, against the
form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN McKEON, District Attorney.

Dated _____ 188 . _____ *Police Justice.*

0041

Sec. 193—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3rd

District Police Court.

John Russell

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

Question. What is your name?

Answer.

John Russell

Question. How old are you?

Answer.

15 years

Question. Where were you born?

Answer.

New York

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

Answer.

222 Cherry Street 3 years

Question. What is your business or profession?

Answer.

News boy

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

Answer.

I am not guilty

John Russell

Taken before me this

2

day of

September 188*8*

William H. Wood

Police Justice.

0842

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Police officer of No. 9th Precinct

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

Sworn to before me, this 2 day of September 1883 } Robert Ellis

J. Henry Ford
Police Justice.

0043

offic 145 Maiden Lane

Police Court

3rd District.

CITY AND COUNTY } ss.
OF NEW YORK.

a Lighter man Peter Jacobsen aged 24 years
of No 424 Hicks Street, Brooklyn

being duly sworn, deposeth and saith, that on the 2nd day of September
1885, at the Seventh Ward of the City of New York, in the County
of New York, was feloniously taken, stolen, and carried away, from the person of deponent
by force and violence, without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

one Silver Watch and Silver Chain attached

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

John Russell (now here)
from the fact that deponent was walking
along Leathurine Street about the hour
of about 1 o'clock a.m., when deponent
had said Watch and Chain in the
left hand pocket of the vest then worn
upon deponent's person, Deponent
received a violent blow in the face by
some person and at that time said
property was stolen from deponent's person,
Deponent is informed by officer Robert
Ellis of the 4th Precinct Police that he
heard an outcry, and that he saw

day of

Sworn before me this

1885

Police-Library.

0844

said Russell running from the direction
where deponent was, that he pursued said
Russell and caught him, and that
he saw him throw away the watch
(here shown) which deponent fully
identifies as the property stolen from
deponent

Peter Jakobsen

Sworn to before me this
2nd day of September 1883
J. Henry Bond

Police Justice

Police Court— District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

vs.

AFFIDAVIT—ROBBERY.

Dated

188

Magistrate.

Officer

Witnesses:

0845

BOX:

113

FOLDER:

1206

DESCRIPTION:

Ryan, Charles

DATE:

09/04/83



1206

705

Counsel,
Filed 4 day of Sept. 1883
Pleads Not guilty

THE PEOPLE

vs.

P

Charles

43
168 Bluckey Ryan

Assault in the Third Degree.
(Section 219).

JOHN McKEON,

District Attorney.

12 Sept 6, 1883

A True Bill. Pleads guilty.

Wendell Woodley

Foreman.

Per: Wm. W. W.

0046

0847

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 Ryan

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

Charles Ryan

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

The said *Charles Ryan*

late of the First Ward of the City of New York, in the County of New York afore-
said, on the ~~Seventeenth~~ day of *August* in the year of our Lord one
thousand eight hundred and eighty- ~~three~~ at the Ward, City and County
aforesaid, in and upon the body of *Patrick M. Corquane*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *kill* the said *Patrick M. Corquane*
did then and there unlawfully beat, wound and illtreat, to the great damage of the
said *Patrick M. Corquane* 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.

0040

Apr. 20th 81
James Lane
arrested for
Disorderly Conduct
\$500 Bail or 1 month
Kilpatrick Bixby
Alice D. Duggan
arrested Charles
Lyon in September
1882. for Disorderly
Conduct. Fine \$100
8th Prec.

**POOR QUALITY
ORIGINAL**

0049

[illegible]

0050

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

No. 5. ✓
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles H. Loquard
vs.
Charles Ryan

2 _____
3 _____
4 _____

Offence Assault & Battery

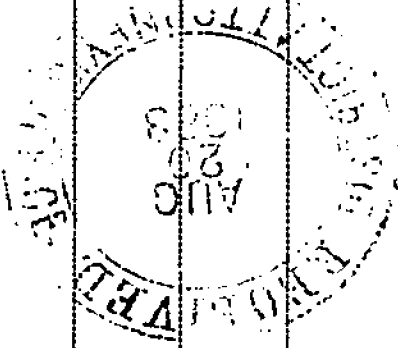
Dated August 18 1883

Magistrate.
O. H. Loquard
Officer.
Precinct.

Witnesses

No. _____
Street _____

No. _____
Street _____



No. _____
Street _____
to answer

Done

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

Charles Ryan
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of three 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 August 18 1883 J. H. Duffy 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.

0051

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

2 District Police Court.

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

Question. What is your name?

Answer. *Charles Ryan*

Question. How old are you?

Answer. *23 yrs*

Question. Where were you born?

Answer. *New York*

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

Answer. *168 Bleeke St (resided there 4 mos)*

Question. What is your business or profession?

Answer. *Wood name missing*

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*
Chas Ryan

Taken before me this

18

day of

August 1888

Police Justice.

POOR QUALITY
ORIGINAL

0852

Police Court— 2 District.

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

Patrick H. Cosgrove
of No 1 in office of street

being duly sworn, deposes and says, that
on Friday the 17 day of August

in the year 188 3 at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Charles Ryan
whilst in discharge of his duty as Police Officer
present who struck deponent
with his clenched fist on
the neck. Throwing deponent
down and kept him
deponent on the right side
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 188 3

Patrick H. Cosgrove
POLICE JUSTICE.

0853

BOX:

113

FOLDER:

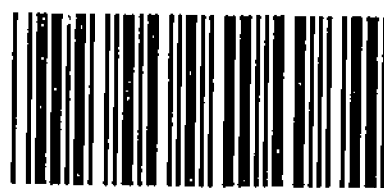
1206

DESCRIPTION:

Ryan, John

DATE:

09/13/83



1206

0854

70 148

Filed 13 day of Sep 1883
Pleads *Not guilty*

THE PEOPLE

vs.

P

John Ryan

Assault in the First Degree.
(Firearms.)
(§ 219 Laws 1882)

John Ryan

JOHN McKEON,
District Attorney.

A TRUE BILL.

Wm. Broderick
Foreman.

Wm. Broderick
Sep. 19 1883
Wm. Broderick
Second degree
S. P. 2 1/2 of para.

0855

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

John Ryan

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

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

The said *John Ryan*

late of the City of New York, in the County of New York aforesaid, on the *Sixth* day of *September* in the year of our Lord one thousand eight hundred and eighty *three* with force and arms, at the City and County aforesaid, in and upon the body of *George W. Marsh* in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *him* the said *George W. Marsh* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *John Ryan* 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 *to kill* the said *George W. Marsh* thereby then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

John Ryan
of the Crime of assault in the second degree, committed as follows:

The said *John Ryan*, late of the City and County aforesaid afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *George W. Marsh* then and there being, feloniously did, willfully and wrongfully, make an assault, and to, at and against *him* the said *George W. Marsh* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said *John Ryan* in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there shoot off and discharge

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

JOHN McKEON, District Attorney.

0856

110148 5th 707
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George W. Blawie
940 8th St.
John Ryan
Offence Felony
Against

BAILED.

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Witnesses _____
_____ Street _____

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

§ 1000 to answer _____
_____ Street _____
_____ Street _____

Dated Sept- 7 1883
B. T. Morgan Magistrate.
George Banks Officer.
31 Precinct.

SEP 1883
DISTRICT ATTORNEY'S OFFICE

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed and that there is sufficient cause to believe the within named John 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 Sept- 7th 1883 B. T. Morgan 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.

0857

Sec. 198-200

5

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

John 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. I was coming up the track and this Complainant was on top of a car and he called out and I took it out the revolver and discharged it towards the Run I am not guilty of the charge

Taken before me this

day of

Sept 1 -

1883

Police Justice.

John ^{his} *Ryan*
mark

0858

Police Court— 5th District.

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

George W. Marsh

of No. 940 8th Avenue Street, aged 39

years and is a Brakeman ^{occupation} being duly sworn, deposes and says, that

on Thursday the Sixth day of September
in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John Ryan

(now here). who wilfully and maliciously pointed aimed and discharged a pistol loaded with powder and ball at deponent while deponent was on ^{top of} a freight car that was on the track in 12th Avenue and 72d Street in said City and at the time deponent had a charge of said car and was attending to his duties as brakeman in said car and said assault was committed by said Ryan

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

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

Sworn to before me, this 7th day
of September 1883 }

Geo. W. Marsh

W. L. Morgan POLICE JUSTICE.

0859

BOX:

113

FOLDER:

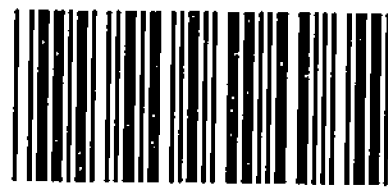
1206

DESCRIPTION:

Ryan, John

DATE:

09/13/83



1206

No 146

Counsel,
Filed 13 day of Sept 1883
Reads *Truly*

THE PEOPLE
vs.
P
John Ryan
INDICTMENT.
Grand Larceny in the Second degree.
(49523ms 531)

JOHN McKEON,
District Attorney.
Chas J. Haggatt
A True Bill.

Geo P. Broderick

Foreman.
Geo P. Broderick
James

0860

0061

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

John Ryan

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

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

The said *John Ryan*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *third* day of *September* in the year of our Lord one thousand eight hundred and eighty-*three* at the Ward, City and County aforesaid, with force and arms *two promissory notes for the payment of money, of the kind known as United States Treasury notes, the same being then and there due and unpaid, for the payment of, and of the value of one dol. for each*

of the goods, chattels and personal property of one *Thomas Marler* on the person of the said *Thomas Marler* then and there being found, from the person of the said *Thomas Marler*

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.

0862

Resilience

1

Dated 188..... *Police Justice.*

0863

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

John 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.

I am not guilty of the charge -

John ^{his} Ryan
mark

Taken before me this

day of

1881

Police Justice.

0864

Just

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY
OF NEW YORK }

ss.

of No. 23 Spring Street,

33 years old. Gardner

being duly sworn, deposes and says, that on the 23rd day of Sept 1883

in the daytime at the City of New York,

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

of deponent & from his person
the following property, viz :

Two single dollar
bills - lawful money of the
United States

the property of

deponent

and that this deponent

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

188

coll that about 6 O'clock P.M. on
said day deponent was sitting
on a stoop in Park Street when
the defendant came along and
snatched the money from deponent's hand & ran away followed
by deponent - who caused his arrest
when the two bills were found
in his possession -

Thos. Barber

Sworn before me this 14 day of Sept

Police Justice,

0065

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Thomas Maher

of No. Ferrytown Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 8 day of October instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

John Ryan
in a case of Felony whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of Oct in the year of our Lord 188 3

JOHN McKEON. *District Attorney.*

0866

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

-----X
The People of the State of New-York:
- against -
John Ryan.
-----X

On reading and filing the affidavit of John R. Fellows,
~~hereto annexed~~, is it hereby ordered that Thomas Maher, of the
town of Tarrytown, in the State of New-York, appear before this
Court, in Part One thereof, on Monday, the 8th day of October,
1883, at 11 o'clock in the forenoon of that day, to then and there
testify and give evidence in behalf of the People in the above
entitled criminal action, as in the within subpoena it is com-
manded.

W. A. Gildersleeve
Judge Gen'l Sessions

0067

The within order
wanted in open
Court.
Dated Oct. 3rd, 1883.

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

The People

vs.

John Ryan.

Affidavit for an
order compelling the
attendance of a witness.

0060

0069

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

-----x
The People of the State of New-York :
- against - :
John Ryan. :
-----x

City and County of New-York, SS.:

John R. Fellows, being duly sworn, deposes and says: That he is one of the Assistant District Attorneys in and for the City and County of New-York, and as such has charge of the prosecution of the above entitled criminal action, which is an indictment depending in this Court against the above named John Ryan for the felony of grand larceny; that Thomas Maher, of the town of Tarrytown, in the State of New-York, is a necessary and material witness on the part of the People upon the trial of the said indictment, and without whose evidence the People can not safely proceed to trial.

Wherefore deponent prays that an order may be issued by this Court, commanding the said Thomas Maher to appear in Part One thereof on Monday, the 8th day of October, 1883, at 11 o'clock in the forenoon of that day, to there testify and give evidence in behalf of the People in the above entitled action.

Sworn to before me, this :

5th day of Oct. 1883. :

Hugh Summell
Notary Public
N.Y.C.

John R. Fellows
Asst Dist Atty

0870

BOX:

113

FOLDER:

1206

DESCRIPTION:

Ryan, John

DATE:

09/17/83



1206

POOR QUALITY
ORIGINAL

0071

No 160

Day of Trial,

Counsel,

Filed, 17 day of Oct 1883

Pleads *Indignity (20)*

THE PEOPLE

vs.

R
John Ryan

JOHN MCKEON,

District Attorney.

A TRUE BILL.

Mr. Blount

Foreman.

Spiced & Grinded of

Assault 2 degrees

Indignity Subpended

Oct. 3, 1883. D.H.G. 3.

Assault in the First Degree, etc.
§§ 217 and 218

0072

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

John Ryan

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

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

The said *John Ryan*

late of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *September* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *John J. Connolly* in the peace of the said people then and there being, feloniously did make an assault and *him* the said *John J. Connolly* with a certain *knife* which the said *John Ryan*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *him* the said *John J. Connolly* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

John Ryan

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *John Ryan*, late of the City and County aforesaid

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *John J. Connolly* then and there being, feloniously did, wilfully and wrongfully, make an assault and *him* the said *John J. Connolly* with a certain *knife* which the said *John Ryan*

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

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

~~JOHN McKEON, District Attorney.~~

0073

SECOND COUNT:

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

_____ John Ryan _____

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

The said John Ryan _____

late of the City and County of New York, afterwards to wit: on the Eighteen
day of September in the year of our Lord one thousand eight hundred and
eighty-three at the City and County aforesaid, with force and arms, in and
upon one John J. Connolly _____

in the peace of the People of the State of New York then and there being, feloniously
did willfully and wrongfully make an assault: and the said John Ryan
_____ him the said John J. Connolly _____

with a certain knife _____
which he _____ in his right hand then and there had and held, in
and upon the breast _____
of him the said John J. Connolly _____
then and there feloniously did willfully and wrongfully strike, beat, stab, cut,
bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting
upon the said John J. Connolly _____
grievous bodily harm, to wit: thereby then and
there cutting and wounding
the right breast of him the
said John J. Connolly _____

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.

POOR QUALITY ORIGINAL

0874

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court No. 160
District. 1st

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Ryan
231 Madison St.
John Ryan

Offence: Fel assault & Battery

Dated Sept 9th 188 _____
Magistrate: James Bates
Officer: 1st Precinct

Witnesses: Arthur J. Thompson
No. 394 Myrtle Ave. Brooklyn
John Stiggin
No. 555 1st Ave. Brooklyn
Street _____

No. _____
Street _____

\$ 1000 TO ANSWER
Dated Sept 9th 188 _____
Street _____

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

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

Dated Sept 9th 188 3 City Court Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0075

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer.

John Ryan

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

209 Hoyt St Brooklyn

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty of the charge
John Ryan

Taken before me this

day of Sept 1888

Edw. Connelley

Police Justice.

0876

Police Court—1st District.

CITY AND COUNTY
OF NEW YORK, } ss.

John J. Connolly
of No. 23 James Street,
20 years old. Writer being duly sworn, deposes and says that
on _____ the _____ day of Sept-

in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by _____

John Ryan now present
that said Ryan did wilfully
and maliciously cut-and-stab
deponent in the right breast
with and by means of a certain
knife and sharp dangerous
instrument which he Ryan
then held in his hands

John J. Connolly

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

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

Sworn to before me, this 9th day
of Sept 1883

John J. Connolly

W. J. Connolly POLICE JUSTICE.

0077

Testimony in
the case of
John Ryan

filed
Sept
1883.

0078

The People v. John Ryan (Court of General Sessions Part I)
Before Judge Gildersleeve.
Monday, October 1, 1883. Indictment for
assault in the first degree.

John J. Connolly sworn. I live 23 Thames
St. I saw the prisoner when he was brought
before me in the Station House for me
to identify him. When I was injured I was
between Hall and Pine in Pearl St. about
5 minutes after five in the afternoon; it
was day light. A good many people were there.
This Ryan and his brother were beating
a man; they were separated and they went
at him again. I was standing looking at
this man (the prisoner) coming up with
the detective when I was suddenly struck
in the breast. I did not know I was stab-
bed till a few minutes after when I
went to run after the prisoner. I ran after
him to catch him because he stabbed me.
I cannot swear that that man stabbed
me. I saw my vest cut and I knew I
was stabbed. I cannot tell how deep the
cut was. I have not been doing anything
for three weeks. I was in the hospital one
day. I have been under the doctor's care
till last Tuesday or Wednesday. I do not
know what kind of an instrument was
used. It cut through my clothes. I was not

0079

hit with a club; it was a stab and no cut; it was done with some sharp instrument. I cannot swear to the man who done it. Cross examined. I wanted to chase him to see what he hit me for there were a great many people around there at the time in the street.

Arthur S. Thompson sworn. I live in Brooklyn. I was in this city on the 8th last month. I saw the prisoner that day in Pine St. corner of Pearl St. I saw Corinolly when he was cut; the prisoner cut him. I saw him do it. I was going from my place of business at five o'clock Saturday night and there was a crowd on the corner of Pine and Pearl sts. I went down there and the Ryan brothers were fighting at the time and they were separated. Then there was another man by the name of Ryan stood up on the steps. He said he would lick any man in the crowd. The prisoner went to pick the fight again and some citizen came along to arrest him. Then they went up Pearl St. till they got about two doors this side of Wall St and this other brother went to strike this tall man and said he would lick anybody. Then there was two stout men came up to separate them and this

0000

young man that was stabbed came
and stood as a spectator and looked.
As this man before the bar got up he
took the knife and plunged it into the
man that was stabbed; the knife had
a very long blade. After he struck the
blow he ran. Connolly walked as far
as Wall st. and said, "My God, I am
stabbed." The prisoner ran away. Cross
Examined. I did not know the complainant
was stabbed until he told me so. I saw
this man strike him with a knife. Is
it not true that the other brother was
taken to the station house and that this
defendant followed up there to the
police station and the police officer came
outside the station house and took him
in? That is the one got arrested after
the brother was taken up. My eye sight
is good, but it is true that I am blind
of one eye. I can see some out of it
though. There were a large number of
people there; they were moving around
me the same as this prisoner. Mr.
Connolly was standing in the middle of
the street. I was standing at the edge
of the mud gutter. I was about five feet
from him when he was stabbed. I was
in front of him. I was going down Wall

0001

street at the time and I went down Pine so. At the moment I saw the stabbing I was standing. Connolly just came up as a spectator; he was standing. I am sure that he was not walking following the parties; he did not say any thing; he did not interfere in the fight among the Ryans. The prisoner held the knife in the right hand. Mr. Connolly was standing sideways to the prisoner going up towards Wall st. the prisoner's brother who was arrested was taken up Pearl st. by a citizen and was going to the station house. I know he went to the station house. I was in the station house. It is true that the defendant went up after him; he did not go in, he stayed outside. I believe Higgins made a charge against him and the officer took him in. That was the time I was taken in as a witness.

John Higgins sworn. I saw the prisoner the 8th of last month. I saw him on Saturday night, but I cannot remember the date. I did not see Connolly at the same time, but I saw him after. I did not see him cut. I did not see any part of the occurrence at the corner of Pine and Pearl sts. I heard the prisoner say that he was glad he threw the knife

POOR QUALITY
ORIGINAL

0002

away; he told it to some friend at the station house door, a little below the station house door. That is all I heard the prisoner say. Cross Examined. I could not say how many people were around at the time. James Oats sworn. I am a police officer. I arrested the prisoner outside of the station house on the complaint of Mr. Higgins. Higgins said in the station house in presence of the prisoner that he heard the remark made that he was glad he threw the knife away. I asked the prisoner if he knew anything about the cutting? He denied knowing anything about it. Cross Examined. I am positive that the prisoner used the words, that he was glad he threw the knife away.

Mr. Fellows... I abander the first count of the indictment Dennis Ryan, sworn and examined for the defence, testified. I am the brother of the prisoner and I recollect being arrested on the 8th of last month. I was working at Havemeyer's tobacco place in Pearl St. myself, my brother, and a man by the name of Dan Ryan were hoisting tobacco and the porter told us to hurry up. Dan Ryan and I had a few words. He said something about my sister. I could not

POOR QUALITY
ORIGINAL

0003

really tell whether he struck me or I struck him first. I was arrested and as I was going along Pearl St. I saw my brother walking before me. I did not know anything about my brother being arrested until he was brought into the Station house after me. He and I were brought before Mr. Connolly. He said it was not me and it was not my brother. I did not see Connolly stabbed and I know nothing about it.

John Ryan sworn. I live in 209 Hoyt St. Brooklyn. I am a laborer and work for Mr. Havesmeyer. I worked for him on the 8th of last month and got through that day about five o'clock. I never saw the complainant or any of the witnesses until I was brought before them in the station house. I never told anyone outside the station house door that I was glad I through the knife away. There was no acquaintance of mine there to whom I could have mentioned such a word. Mr. Connolly was asked in the station house if I was the man and he said, "No." His witnesses stood alongside of him and did not say anything. The policeman

0004

said, "I will find a man that will tell all about it." He went out and brought in this young fellow. When he came in the complainant said, "I guess that is the man." So I was handed back my money and a couple of keys and was locked up. I did not cut the complainant. I did not have a knife. I had no enmity against the complainant. I never saw him before until I was brought before him in the station house. Cross Examined. My brother and Dan Ryan had an argument on the corner of Pearl and Pine Sts. (a fight) I went to separate them. I don't know Arthur J. Thompson. I heard his testimony. It is not true when he says that he saw me strike the man with a long-bladed knife. It is not true what Higgins said, that I was glad I threw the knife away. The statement that I ran down the street is false. The fight between my brother and Dan Ryan was at the corner of Pearl and Pine Sts, and the station house we were taken to is in New St. I was never arrested in my life before this time. How long are you in America? Two years and a half.

POOR QUALITY
ORIGINAL

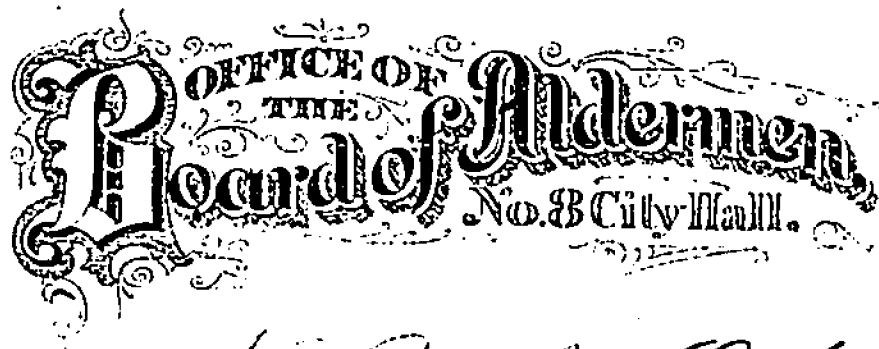
0005

Lanty Ryan sworn. I live in 153 Munroe St. New York; my business is paper stock. I am a property owner. I know the defendant. I am no relative of his. I know others who know him. I never heard anything bad of him. He and his brother have worked for me. I always found the prisoner a peaceable and quiet fellow.

Micheal Ryan sworn. I live at 136 Butler St. Brooklyn. I am engaged in the trucking business. I am a cousin of the prisoner. His reputation for peace and quietness is good. I have never seen the sign of liquor on him.

John F. Dunn sworn. I live at 130 East Thirty Second St. I have been a clerk for the last ten years. at 148 and 150 Pearl St. I know the defendant since he has been in this country. His character for peace and quietness is good; he has been employed by the firm by the hour since he arrived in this country. I never saw him in a fight. I don't know what his disposition would be if he saw his brother attacked. The jury rendered a verdict of guilty of assault in the second degree with a recommendation to the mercy of the Court.

0006



New York, Oct. 2^d 1883.

My Dear Judge—

— John Ryan
convicted before you yesterday
of Assault in the 2^d Degree—
and whom I understood
will be sentenced tomorrow
has now known to me the past
2 years. Shortly after he arrived
in this country. During which
time, until his present difficulty
I have always found him, a sober
& industrious young man. In the
hope that his past good character
will weigh in your sentence I
Remain— Respy Yours —
Antoni J. Adams — Peter Foley
Gen. Secs — — — 6th Dist

0007

David H. Gildersleeve,

REMOVED ~~Printing and Stationery Establishment~~
46, 47, 49, 51 ROSE STREET,
NEW YORK 101 Chambers Street

New York, 20 Oct 1883

Hon. A. A. Gildersleeve

Dear Sir. City Judge -

The bearer of this Daniel Whaling I have known for eighteen years - his first engagement in this country was at my Country place - Seneca N.Y.

Dan is a very reliable fellow - one of the best and most respected laboring men of that vicinity - a man of property the result of frugal habits -

Some relative of his has got in trouble - (an outburst of passion as I understood it) and very seriously repents the occurrence - Dan desires in his sympathy - to do what he can he aid his relative - If you can be so lenient, pass the cup of bitterness from him - and make them all happy - better for their experience

Yours truly
David H. Gildersleeve

0000

BOX:

113

FOLDER:

1206

DESCRIPTION:

Rysedorph, Arthur

DATE:

09/21/83



1206

O. L. 252
C. L. Clarendon
(II)

Day of Trial,

Counsel,

Filed day of

Reads

1883

THE PEOPLE

vs.

B

Arthur

Rydedorf

JOHN McKEON,

District Attorney.

A True Bill.

W. W. Wooten

Foreman.

Oct 4/1883

W. W. Wooten

Grand Juror

W. W. Wooten

Keeping a Bawdy House.

§ 512 and 513

4/11/1883

U.S. District Court

0009

0090

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Arthur Ryzedon

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

Arthur Ryzedon

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME,
committed as follows:

The said *Arthur Ryzedon*

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on
the *15th* day of *June* in the year of our Lord one thousand eight
hundred and eighty-~~three~~ and on divers other days and times as well before as afterwards,
to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common
house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers
evil-disposed persons, as well men as women, and common prostitutes, on the days and times afore-
said, as well in the night as in the day, there unlawfully and wickedly did receive and entertain;
and in which said house the said evil-disposed persons and common prostitutes, by the consent and
procurement of the said *Arthur Ryzedon*

on the days and times
aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, dis-
turbances and lewd offences as well in the night as in the day, were there committed and perpe-
trated; to the great damage and common nuisance of all the good people of the said State there
inhabiting and residing, in manifest destruction and subversion of, and against good morals and good
manners, 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

Arthur Ryzedon

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Arthur Ryzedon*

late of the *15th* Ward of the City of New York, in the County of New York aforesaid,
afterwards, to wit: on the *15th* day of *June* in the year of our Lord one
thousand eight hundred and eighty-~~three~~ and on divers other days and times between the said

0891

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did maintain a certain common, ill-governed house, and in his said house, for his own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and willfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and willfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common annoyance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said

Arthur Ryedon

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

Arthur Ryedon

late of the 15th Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the 15th day of June in the year of our Lord one thousand eight hundred and eightyfour and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in his said house and place of public resort, for his own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in his said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by which the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, 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.

0892

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

POLICE COURT, 2 DISTRICT.

of 15th Precinct Police Thomas J. Monday
being duly sworn, deposes and

says that on the 18th day of July 1888

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

of 11 o'clock P.M. deponent entered the
premises and saloon of Arthur
Rysedapho, the defendant herein
present and arrested him by
virtue of a due and legal warrant,
on the charge of keeping a disorderly
house. That deponent then saw
women, whom deponent knows to
be prostitutes, on the steps of said
premises enticing men into the
same and deponent found

0093

within said premises a number
of men and women who were
drinking together, dancing, singing
and making a loud noise to
the disturbance of the neighborhood.
I saw to begin me this Thomas Munday
14th day of July 1883
J. D. Patterson

Policifento

Police Court District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

0894

Sec. 151.

Police Court— 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police

Justices for the City of New York, by Thomas J. Munday

of 15th Precinct Police Set, that on the 15th day of June

188 3, at the City of New York, in the County of New York, Arthur Resedorf

did keep and maintain at the premises known as Number 141 Eighth

Street, in said City, a Lager Beer Saloon

and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 body of the said

Arthur Resedorf and all vile, disorderly and improper persons found upon the premises occupied by said Arthur Resedorf

and forthwith bring them before me, at the 2^d 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 12th day of July 188 3

A. W. Patterson POLICE JUSTICE.

0095

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated 188

Magistrate

Officer.

Precinct.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

W. J. Justice Police Justice.

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

Dated 188

Police Justice.

The within named

0896

CV Police Court— *2* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mos J. Munday
vs.

Arthur Rysedorf

AFFIDAVIT—Keeping Disorderly House, &c.

Dated *July 12* 188 *3*

Patterson Justice.

Munday Officer.

18 Precinct.

WITNESSES :

0097

Sec. 322, Penal Code.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Thomas J. Munday, aged 30 years, an officer
of the 15th Precinct Police ~~Station~~, in said City, being duly sworn says,
that at the premises known as Number 141 Eighth Street,
in the City and County of New York, on the 15th day of June 1883, and on divers
other days and times, between that day and the day of making this complaint

Arthur Ryedorph
Saloon
did unlawfully keep and maintain and yet continue to keep and maintain a Lager Beer
Saloon and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided

Deponent therefore prays, that the said Arthur Ryedorph
and all vile, disorderly and improper persons found upon the premises, occupied by said

Arthur Ryedorph
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 12th day
of July 1883

A. M. Patterson Police Justice.

Thomas J. Munday

0098

BAILLED,
No. 1, by David G. Higin
Residence 1385 Hamilton Street
(West 42nd Street)
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

*Will order to \$500
by \$1000*

No. 252
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. J. Munday
vs. J. S. Bryant

Arthur Rysedorph

2 _____
3 _____
4 _____

Offence Keeping an
Ordinary House

Dated July 14 188 3

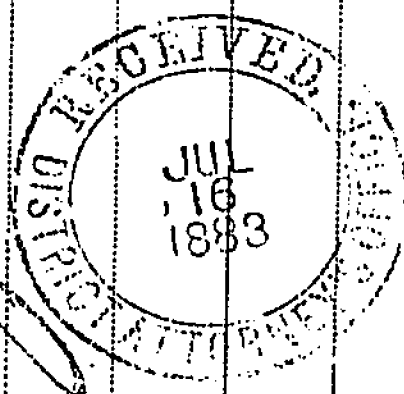
Wm. J. Munday Magistrate.

Munday Officer.

Witnesses *John C. Sullivan*
15 West 42nd Street

No. _____
Street _____
No. _____
Street _____

No. _____
Street _____
to answer *Wm. J. Munday*



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 _____

Arthur Rysedorph

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 14 188 3 *Wm. J. Munday* Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

POOR QUALITY
ORIGINAL

0899

Sec. 198-200

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Arthur Ryedolph

Question. How old are you?

Answer.

41 years of age

Question. Where were you born?

Answer.

New York State

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

Answer.

55 First St. Ten months

Question. What is your business or profession?

Answer.

Saloon Keeper

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 demand a trial
by jury at the Court of General Sessions
Arthur Ryedolph*

Taken before me this

1st

day of

1883

Police Justice.