

0246

BOX:

354

FOLDER:

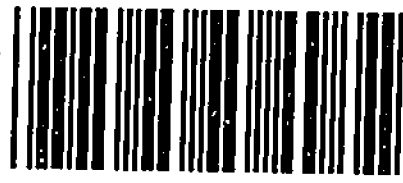
3336

DESCRIPTION:

Reagan, James

DATE:

05/24/89



3336

POOR QUALITY
ORIGINAL

0247

Witnesses:

J. Rudell

Offr. Holland

Counsel,

Filed

Pleads,

1889

THE PEOPLE

vs.

James Reagan

H.D.

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

POOR QUALITY
ORIGINAL

0248

Police Court— 3 District.

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

of No. 25 Borey Street, aged 48 years,
occupation Upholsterer being duly sworn
deposes and says, that on 21 day of May 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James Reagan
(name) who wilfully and maliciously cut
and stabbed deponent in the chin
with a knife then and there held
in his hand. That said Reagan
thrust his knife in the head thereby
cutting him severely

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

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

Sworn to before me, this 22 day
of May 1889

John J. Lavelle
Police Justice.

POOR QUALITY
ORIGINAL

0249

Sec. 102-200

CITY AND COUNTY }
OF NEW YORK, } ss.

3

District Police Court.

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

Question. What is your name?

Answer.

James Reagan

Question. How old are you?

Answer.

41 years

Question. Where were you born?

Answer.

New York

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

Answer.

25 Burray

2 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I did not cut him. - The
Complainant attempted to
strike me with a chair
and I struck him in
self defence

James Reagan
mark

Taken before me this

22

day of

May

188

To the District Police Justice.

POOR QUALITY
ORIGINAL

0250

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

Police Court--- 3
District. 436

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Franklin
James Scaggs

Offence Assault

Dated May 22 1889

Daniel O'Reilly Magistrate,
John H. Scotland Officer,
Precinct. 11

Witnesses: Charles Emanuel Cammilla

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

RECEIVED
DISTRICT CLERK
MAY 23 1889
No. 4, by _____
Residence _____
Street _____

\$ 1000 to answer

COMPLAINT

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

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

Dated May 22 1889 _____ Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0251

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

of No. 11th Street John H. Holland
Street, aged _____ years,
occupation _____ being duly sworn deposes and says,
that on the 22nd day of May, 1889,
at the City of New York, in the County of New York, one Jacob Rudell

appeared as the complaining witness against
one James Reagan whom he charged with
~~felony~~ robbery and as an in former
informed and truly believes to be true. Said
Rudell lives not permanent place of abode
but resides in lodging house, that he is
a necessary and material witness for the
people, and without whose testimony it would
not be safe to go to trial. Therefore deponent prays
that said Rudell may be held to bail as a
witness in said case. John H. Holland

Sworn to before me, this 22nd day
of May, 1889

Police Justice.

POOR QUALITY
ORIGINAL

0252

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Reagan

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

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

The said

James Reagan
late of the City of New York, in the County of New York aforesaid, on the
twenty-first day of *May* — in the year of our Lord
one thousand eight hundred and eighty-nine, with force and arms, at the City and
County aforesaid, in and upon the body of one *Jacob Budell*
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *Jacob Budell*
with a certain *knife*

which the said

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

with intent

him the said *Jacob Budell*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

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

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

The said

James Reagan
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 Budell*

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said

with a certain *knife*

which the said

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

POOR QUALITY
ORIGINAL

0253

THIRD COUNT—

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

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

The said

James Reagan
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 said
Jacob Budell in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and

with a certain

which

in

he the said *James Reagan*
this right hand then and there had and held, in and upon the *chin*
of *him* the said *Jacob Budell*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said *Jacob Budell*

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

JOHN R. FELLOWS,

District Attorney.

0254

BOX:

354

FOLDER:

3336

DESCRIPTION:

Rebhan, John

DATE:

05/15/89



3336

POOR QUALITY
ORIGINAL

0255

120
Counsel, James P. [unclear]
Filed 15 day of May 1889
Pleads, [unclear]

Crim against nature
(See 305, Penal Code)

THE PEOPLE

vs.
[unclear]

John Reihan

JOHN R. FELLOWS,

May 24/89 District Attorney.

Ind. Connected, 24.

D. 5458 / mo. 23 M.

A TRUE BILL.

[Signature]

Foreman.

Witnesses

[Signature]

And for Complaint,

The People vs. John Rebhane } Court of General Sessions, Part 2
Before Judge Martine. May 27, 1889
Indictment for crime against nature.

Freda Rebhane, sworn and examined, testified. The Defendant is my husband; I will be married to him ~~two~~ ^{two} years the 4th next Sept.; the child which I have in my arms is the issue of that marriage. I was living with him on the day of the occurrence; we were living in No. 203 Avenue B near Twelfth St. in this city. I remember having had my husband arrested last Friday two weeks; he did it on Sunday and on Friday I had him arrested. It was at our home in No. 203 Avenue B in this city that he committed the act. He put me on the floor at noon time; my child was crying at the time and I begged him to leave me alone, that I wanted to attend to my child. He said, "first you have to attend to me and then the child"; and then in the night time he did it again. He put his private part in my mouth - his penis; that was on Sunday between two and three o'clock, I cannot tell exactly the hour. We have two rooms - a bed room and a big room. I resisted with my hand and I said, "I could not do that, it is not possible for me to do that"; he said, "you can do it"; I resisted again and I said, "I cannot do it. I put it out again and I was about to bite, then he

POOR QUALITY
ORIGINAL

0257

did it again. As I begged him for a long time then he left me alone. I pushed it out of my mouth and he put it in again, and at last he discharged and I spit it out and then I felt so bad after it. This happened in the little room; he put me on the floor. Then two gentlemen came who belonged to the same lodge and he sat down and talked with them. I was in the house; then he went for beer. I did not tell the men what he had done to me, but I said he is a very bad and a very angry man; he was outside and he heard it; he came in and he winked at me and said, "You will get it today." He said that in the presence of these two men. Then it was after twelve o'clock in the night time; then he pushed me against the lounge and held me with his hand on my throat. I begged him and said, "John let me alone;" he said, "I will let you alone." Then we went to bed, and then he did the same thing over again as he did before; he put it into my mouth again, and I was begging him very loud not to do it, and he said, "You keep still because somebody will hear." I said I wished the night was over. Then in the morning he went to his work. He did precisely the same at night as he

POOR QUALITY
ORIGINAL

0258

did in the afternoon. In the morning he got up and went to his work; then nothing happened only he was threatening me about every trifle I had. I had him arrested on Friday. Wednesday evening he was threatening me and frightened me in such a way that I went away with my child. I could not help myself any more; then he put an extra lock on the door so that I could not get into the house or into the room; then on Friday I had him arrested. The neighbors told me that he put the locks on Cross Examined. The first time he did it was Sunday. I cannot tell the hour, but it was after dinner. I was in the room when the two men came in; my husband went to the window and looked out and called them up and they came. I think I opened the door. One of the men remained till past twelve o'clock because he was watching that nothing should happen on account that my husband was somewhat intoxicated. It was Mr. Rice; he is a married man; he is God father to the child; he has been to our place a couple of times. I went to his house to see his wife. We had a cold supper that night. Mr. Rice sat at the table with us; we drank beer at the table. I went out to buy something for supper and came back. When Mr. Rice left we went to bed. On Monday morning my husband went to work. I got

POOR QUALITY
ORIGINAL

0259

his breakfast for him. He was not in the habit of coming home to dinner; he used to take his dinner along I made supper for him. On the following morning, Tuesday, he went to work. I gave him his dinner and made supper for him. Wednesday I told one of his companions of the same lodge what he did to me, and he brought me to another house where I remained for the night in Second street to a man by the name of Lutz. I had my child with me and I remained over night. I left the house Wednesday about ten o'clock in the evening; he and I had our supper. I did not tell Mr. Rice the bad thing my husband did, but Mr. Rice found it out after he was in the Scrubs. I told Mr. Lutz about it the Wednesday night I went to his house. I did not return to my house any more after that. My husband said that night all three of us must perish and then I went; he left the room to go to a lager beer saloon. I left the room and went away. Mr. Lutz is married and he is an elderly man. I was in the habit of visiting him and his wife and they frequently came to our house too. Before this Mr. and Mrs. Lutz told my husband to treat me differently than what he had treated me. I did not hear them quarrel, but I heard they had

POOR QUALITY
ORIGINAL

0260

John McPherson, sworn and examined in his own behalf testified. I am the husband of the complainant and the father of her child. I have heard the charge she made against me; it is not true. I did not do it either in the afternoon or in the night. Did at any time ~~March~~ an act occur between you and your wife? Never. I would be ashamed to do such a thing. I am a painter, and have worked at my trade for fourteen years; I worked for Dehil and Son and the place is on the corner of Fifty Ninth Street in the basement near Second Avenue. I commenced to work for him last March. I worked for Sullivan and Broth in Fifty Eighth Street between Second and Third Avenues. I worked four times for Sullivan. I worked about two years altogether for them. The average wages that I earned was eighteen dollars a week. I paid my debts and I bought different things for the house and then I put ten dollars in the Savings Bank; the money was put in the bank in both of our names. I gave my wife money every week; she never complained that I did not give her money. I always paid my rent punctually. I was working on the forenoon of the Sunday that she says this act was committed; it was about half past one o'clock when I came home. I was very tired. I did

POOR QUALITY
ORIGINAL

0261

not eat anything. I was very tired, and I believe I lied down on the lounge and then came two persons that belonged to the same lodge; their names were Lutz and Rice. Mr. Rice remained until about eleven or half past eleven. Lutz went home at ~~ten~~ ^{nine} o'clock and came back again, he was somewhat intoxicated. He had his supper with us, and we were drinking beer in the afternoon; my wife drank with us. My wife left my home for good Wednesday night or Thursday morning. I don't know exactly what time she left, I was working at the time. I got home at half past one midnight that Wednesday night. I got through with my work and went home. I came home between one and two o'clock; she was gone; there was no one in the room. I had not seen my wife since Wednesday morning; she did not tell me then that she was going to leave. I had no quarrel with my wife on Tuesday night preceding the day on which she left. Did you tell her at any time, more particularly on Wednesday night, as she claimed or on Tuesday night that the three of you must perish, that you were going to kill yourself and kill her and the child? No sir, I did not say anything of the kind. As long as I have been married I have

POOR QUALITY
ORIGINAL

0262

never beaten my wife. I never made any threats to her by reason of which she might be afraid of me. I have had quarrels with my wife since I have been married, much of it was about the household and about her own person. I used to say to her that she ought to be ashamed, such a young woman to neglect her dresses and to neglect to repair my town coat. I told her often to mend it and she never did it. I cannot explain what kind of a nature she has. When I said something to her she was spiteful sometimes for three or four weeks, and when I talked to her she would answer me. I put a lock on the door on Thursday, I have a patent lock and then there is a stationary lock; the stationary lock is no good, for when you push against the door it opens. I thought when my wife left and I being away the whole day at work, so for safety sake I put on another lock Cross Examined. About two weeks after we got married we commenced to quarrel; she was spiteful. I scolded her and told her she should be more careful of her clothes and my clothes. Sometimes she would not talk to me for a week or look at me. The child is seven months old. I earned eighteen dollars a week and paid six dollars a month rent. My wife had no other

POOR QUALITY
ORIGINAL

0263

revenue. I work about five months in the year, that is my wages for the year would amount to five months. My wife is a sober woman; she took care of the child. Lutz told me I should not scold my wife. I said, you don't know my wife, how she acts; I never go to your place to interfere with your wife. I was ^{not} intoxicated on this Sunday to the extent that I did not know what I was doing.

Michael Rooney sworn. I am an officer attached to the Third District Police Court and had a warrant for the arrest of the defendant. I arrested him on Ave. B between 10th and 11th sts.; his wife identified him; she opened the door with a key.

Freda Rebhan recalled by the Court. I did not leave my husband under the advice of anybody; neither Lutz or Rice advised me to leave him. We had quarrels and he beat me and pushed me in a corner; we always quarreled about trifles; he gave me money every week, but he did not give me all his wages. I put ten dollars in the bank in both our names. I never was jealous of him. I had a child by Phillip Butt before I was married to my husband; my husband knew of it and did not make any objection.

The jury rendered a verdict of Guilty.

POOR QUALITY
ORIGINAL

0264

Testimony in
the case of
John Rehan

filed May
1889.

POOR QUALITY
ORIGINAL

0265

New York May 29/89

To the Hon Judge Martine
Dear Sir

Having thought the matter over
carefully, in regard to my
Husband, as he has promised
to do better, and I would
like. If you will kindly let
him off as lenient as possible
As he has promised to pay
so much every week, for the
support of myself & Child
As I am without means And
as he has promised so faithfully
to be a good man. So if you
will grant this request, you
will oblige yours with many
thanks.

Wife Frida Pellham.

POOR QUALITY
ORIGINAL

0266

New York d. 28. März 1899

Liebes bräutliches Kind

Ich bitte dich um alles in der Welt ganz
morgens frühzeitig auf die Couch, wenn du
altersmäßig mich und sage, dass du mich zu
offen für mich und kein Geld und du darfst
mich nicht verlassen mit dem Kind, du bist
auch nicht krank, sag mir, wie es
mit dem Kind ist, ich will mich nicht
bei dir, wenn du gibst, ich will mich
gute Nacht, du darfst mich, ich will
da, wenn ich die Nacht nicht so groß, mehr
10-15 Tage, wenn du nicht, ich will
am Mittwoch ist, der letzte Tag für mich
auf dem guten Boden, du darfst mich, ich will
noch mehr, wenn du nicht, ich will
was ich dich, ich will dich, ich will
einmal zu dir, ich will dich, ich will
wenn du nicht, ich will dich, ich will
Engländer, wenn du nicht, ich will
in der Couch, ich will dich, ich will
dich nicht, ich will dich, ich will
auf dem Boden, ich will dich, ich will

0267

Unterschiede in der Art der
Verfahrensweise

[illegible]

[illegible]

**POOR QUALITY
ORIGINAL**

0269

[illegible]

**POOR QUALITY
ORIGINAL**

0270

[illegible]

**POOR QUALITY
ORIGINAL**

0271

*Notify Complainant at
Mrs Hoffmanns 197-2nd*

POOR QUALITY
ORIGINAL

0272

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

POLICE COURT, 3rd DISTRICT.

Frida Rebhan
of No. 203 Avenue B. ~~Sworn~~, being duly sworn, deposes and says,
that on the ninth day of May 1889
at the City of New York, in the County of New York, deponent's husband,

John Rebhan, did commit
the crime against nature,
in this that he did violently
and feloniously throw deponent
to the floor of her room in
said premises, after locking
the door of the room, and
did with violence compel
deponent to open her mouth
while he inserted his
penis into her mouth and
discharged therein his
seminal fluid down deponent's
throat.

That he has at other times
committed upon deponent
similar brutal assaults,
and deponent prays he
may be arrested and dealt
with as the law directs.

Sworn & begun me this {
9th day of May 1888
Frida Rebhan

M. Patterson

Police Justice

POOR QUALITY
ORIGINAL

0273

Sec. 151.

CITY AND COUNTY
OF NEW YORK, } ss.

Police Court *J. M.* District.

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 *Frida Rebham* of No. *203 Avenue B.* Street, that on the *5th* day of *May* 188*9* at the City of New York, in the County of New York,

John Rebham, did feloniously commit the crime against nature in that he did make said Frida come and with violence insert his penis into her mouth and discharged his seminal fluid therein.

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring *him* forthwith before me, at the *Third* 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 *9th* day of *May* 188*9*

M. J. M. POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0274

POLICE COURT 3 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Freida Robham
vs.

John Robham

Warrant-General.

Dated May 9th 1889

Stetson Magistrate.

Rumney Officer.

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

..... Officer.

Dated..... 188

This Warrant may be executed on Sunday or at
night.

..... Police Justice.

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.

May 10/89
24.
Lp.
Rumley
M
203 11/13

The within named

POOR QUALITY
ORIGINAL

0275

Sec. 108-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

John Rebhan 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 Rebhan*

Question. How old are you?

Answer. *28 Years of age*

Question. Where were you born?

Answer. *Germany*

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

Answer. *203 Av D, 8 Months*

Question. What is your business or profession?

Answer. *Painter*

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 Rebhan

Taken before me this *11th*

day of *March*

188*9*

M. G. Burton
Police Justice.

POOR QUALITY
ORIGINAL

0276

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

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Williams
203 Ave 13
John Williams

Offence *Crime*
Against Nature

Dated

May 11

188

Magistrate

James

Officer

Witnesses

James

Officer

No. _____

James

Officer

No. _____

James

Officer

No. _____

James

Officer

No. _____

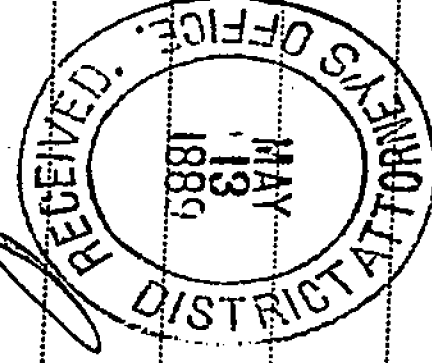
James

Officer

No. _____

James

Officer



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 *Five* Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *May 11* 188 *James* 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

0277

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 Redman

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

Indictment accuse

John Redman

of the

Crime against nature,

committed as follows:

The said

John Redman,

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

19th day of *May* in the year of our Lord one thousand

eight hundred and eighty-*nine*, at the City and County aforesaid,

with force and arms, in and upon one
Frida Redman, a female person, then
and there being, feloniously did make
an assault, and her the said Frida
Redman, in a manner contrary to
nature, then and there feloniously
did carnally know, against the
form of the Statute in and case
made and provided, and against the
peace of the People of the State of New
York and their dignity

John R. Holloman,

Attorney

0278

BOX:

354

FOLDER:

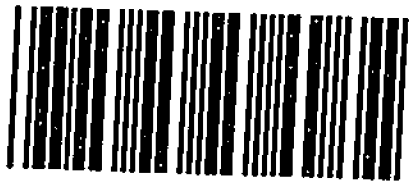
3336

DESCRIPTION:

Regan, Jeremiah

DATE:

05/07/89



3336

POOR QUALITY
ORIGINAL

0279

Witnesses:

Counsel,

Filed

Pleas,

1889

THE PEOPLE

vs.

MURDER IN THE FIRST DEGREE

Jeremiah Beegan

H.D.

JOHN R. FELLOWS,

District Attorney.

Part 3 May 16

A True Bill.

Edmund C. [Signature]

Part III May 17 Foreman.
Trial and Acquitted

POOR QUALITY
ORIGINAL

0280

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

of No. 25th Precinct Police Street, aged 43 years,
occupation Police Officer being duly sworn deposes and says,
that on the 9th day of March 1888

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

Jeremiah Reagan charged with
Homicide, & Michael Forcell

Is a necessary and material witness
for the people in said case & that
deponent has good and sufficient
reason to believe that said Forcell
will not appear as a witness at the
next Court of General Sessions
and ask that he be committed to the
House of Detention.

Hugh Martin

Sworn to before me, this 9th day

of March 1888

Carl J. Finner

Police Justice,

POOR QUALITY
ORIGINAL

0281

Nugent Martin being duly sworn
deposes and says That he is a police
officer attached to the 25th precinct
police, That on the 5th day of
February 1889 deponent was informed
that a man named James Gandy
was in the house in 72nd Street between
Avenue A and East River suffering
from injuries he had received in
a fight with Jeremiah Reagan and
when deponent asked deceased who done
it, deceased replied he did not know.
Deponent was then informed by
Mary Gandy deceased's mother that
said deceased told her that Jeremiah
Reagan struck him on the face and
ear with a rock, and deponent is further
informed by John Ferguson, that he
Joe Ferguson Jake Straus and William
Gallagher and Henry Farrell were present
in the ^{bar} ~~bar~~ ^{room} ~~room~~ ^{outside of the} bar room of the horse market
on East 74th Street when Reagan
and deceased had a fight about
the collection of \$200 dollars

POOR QUALITY
ORIGINAL

0202

4
and that they were separated and that said
Farrell and Grody (deceased) then left
said place. and were after words followed
by Reogan.

Sum before me this } Hugh Martin
25th day of March 1889 }
and Pined
Police Justice

POOR QUALITY
ORIGINAL

0203

Mary Grody being duly sworn
deposes and says.

That she resides in
42d Street between Avenue A & the East
River, and that James Grody (deceased)
was her son. That on the 4th day of
February, 1889, said deceased told
deponent that he was struck, on the
face and ear by a rock thrown at
him by Jeremiah Reagan, and that
on the 9th day of February, 1889 said
James Grody died at the Presbyterian
Hospital from the injuries so received.

Sworn to before me
the 22nd day of March 1889 } Mary Grody
ex D. Oliver }
Police Justice

POOR QUALITY
ORIGINAL

0284

John Ferguson being duly sworn
deposes and says That he resides
at 514 East 4th St., That on
Friday February 1st 1889 he was
present in the house number in
East 4th St., outside of the
barroom above said place and that
he then heard said Reagan ask the
deceased for money and deceased
said he would not give him any
and Reagan said to deceased you
must give it to me, "I was then to get it
and then got into a fight - he clinched
and after they separated deceased
was going down as toop and said to
Reagan I will get even with you to
morrow, that said deceased and
then Farrell then left said place
and went away and that is all I know
of it. Joe Ferguson William Gallagher and
Jane Strauss were present, at the fight
from to before and this John Ferguson
22d day of February 1889
Powers & Co

POOR QUALITY
ORIGINAL

0285

Michael Farrell, known as Ken
Farrell being duly sworn deposes
and says, That I reside at 406 East
54th Street and thus on Friday February
1st 1889. I was in the parlor of
the house known as East 54th Street
when deceased Reagan came to
deceased who was present I asked
him for some money that deceased
gave him, when deceased and Reagan
had some words and then got in a fight
and were separated, when deponent
and deceased started to walk away
and while in East 54th Street a short
distance from said place said
Reagan threw a stone at deceased
and hit him on the left arm when
deceased fell to the ground and
said Reagan walked away, and
deponent then took said deceased
home

Sworn to before me

this 22 day of March 1889

W. D. Power

Michael Farrell
Deponent

POOR QUALITY
ORIGINAL

0286

Sec. 193-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Jeremiah Regan*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *444 East 46 St 4 months*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty and I
waive all examination*
Jeremiah Regan,

Taken before me this
day of *March* 193*8*

W. J. [Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0287

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

Police Court... District...

452

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. [Signature]
23.
James H. [Signature]
Offence *Murder*

Dated *March 3rd* 1889

James H. [Signature] Magistrate.

James H. [Signature] Officer.

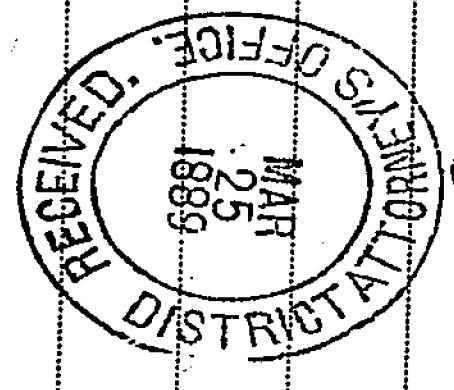
James H. [Signature] Precinct.

Witness *Michael J. [Signature]*

No. *James H. [Signature]* Street

No. _____ Street

No. _____ Street



\$ _____ to answer

James H. [Signature]

James H. [Signature]

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

Defendant
guilty thereof, I order that he be held to answer the same and ~~he be admitted to bail in the sum of~~
~~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 *March 3rd* 1889 *James H. [Signature]* Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0288

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION

Taken at the *Coroners Office*
No. 67 *Park Row Street* in the *2nd* Ward of the City of
New York, in the County of New York, this *24th* day of *April*
in the year of our Lord one thousand eight hundred and *eighty nine* before

DANIEL HANLY, Coroner,
of the City and County aforesaid, on view of the body of *James Brady*
now lying dead at

Eight good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner
the said *James Brady* came to *his* death, do upon
their Oaths and Affirmations, say: That the said *James Brady*
came to *his* death by

Injuries received by being struck on the
head by a stone thrown by a person
unknown to the jury at 74th Street & Avenue
on February 1st 1889.

In Witness Whereof, We, the said Jurors as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

<i>F. Herel 11 Spruce.</i>	<i>Thorn Baker 28</i>
<i>Wm Moore 18 9 Eldridge</i>	<i>Myte at</i>
<i>J. J. Bolli Montefiori Home.</i>	
<i>Geo Whipple 81 5th Ave Brooklyn</i>	
<i>Wm C. Tuttle 291 Warren St</i>	
<i>Chas Lamb 9 Chambers</i>	<i>H. H. T. E. Ented 106</i>

Daniel Hanly
CORONER, E. S.

POOR QUALITY
ORIGINAL

0289

TESTIMONY.

Philip E. Miller, M.D. being sworn says -
on February 7, 1889 at the Presbyterian Minister
made an autopsy on the body of James Jack
found depression under both eyes fresh and
found the top of the left ear lacerated
and on removing the scalp found a laceration
which entered the brain about the temporal muscle on
same side. on removing calvarium a few
evidences of Basilar Meningitis. a laceration of
the brain on the left side behind the temporal
bone and a transverse of blood between the brain
and the inner part of the brain the same side
there was a fracture of the base of the skull ex-
tending from the sella turcica along
the ridge dividing the anterior from the middle fossa
on the left side of the head -

The pleura of right lung was adherent
tympanites. other organs normal.

Found said cranium found death
due to cerebral hemorrhage. Basilar Meningitis
& a transverse of blood into brain & fracture of
base of skull

Philip E. Miller, M.D.

Sworn to before me,

this

7

day of

February 1889

Daniel Henry

CORONER.

POOR QUALITY
ORIGINAL

0290

Coroner's Office.

TESTIMONY.

David M. Marvin M.D. of Presbyterian
Hospital in New York City.
Along the early part of July 189
deceased was brought into the
Hospital - he had symptoms of
fracture of skull - his pulse
was rapid & feeble -
The examination showed
laceration of left ear - & the ear
gave out a watery fluid com-
ing from the brain - previously
deceased was ~~regarded~~ ^{previously} a
patient in the Hospital about 3
or 4 days before - I think he was ^{at the Hospital} ~~was~~
previous to that suffering from
dizziness & slight headache
When he first came in he was
treated - He was allowed to leave
the Hospital -
When he came in first deceased
had the lacerated ear I noticed
the injuries on his head I thought
he had a fracture & wanted him
to stay ~~of the~~ in the Hospital but he
refused - I think deceased told me
he fell at the time - there was
some doubt as to his previous
history - I think he made two statz -

Taken before me

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0291

Coroner's Office.

TESTIMONY.

2

ments - A statement is always
~~made~~ taken at the Hospital -
I had Special Charge of deceased.
The second time he came to
the Hospital he was semi-conscious
and left the Hospital against
my advice.

David M. Marvill

Taken before me

this 24 day of

April 1889

Daniel Henry

CORONER.

POOR QUALITY
ORIGINAL

0292

Coroner's Office.

TESTIMONY.

2

John Ferguson being sworn up:
I reside at 517 E. 7th Street - I am
Stable Keeper at 120 St bet 3 & 4th
Avenue - I knew deceased
about 6 months.
One of the men ^{deceased} was working for
Regans brother in law ^{as Indian}
~~deceased~~ The brother in law wanted
money from ^{deceased} Regan & he refused
to give him money as deceased
was intoxicated - & then they had
a fight & struck each other with
their hands - I saw no weapons
Both fell down & after they had
a couple of knock downs
they separated themselves &
there were 3 or 4 steps going
down the yard - Grady said
to Regan that he would get
even ^{or think} with him tomorrow
That is all I know about
the case - The ^{fight} ~~accident~~ happened
about July 1st 1889 -
I saw no cuts on either of them
There were several falls -

John Ferguson

Taken before me

this 24 day of April 1889
Darius Haney CORONER.

POOR QUALITY
ORIGINAL

0293

Coroner's Office.

TESTIMONY.

William Gallagher being sworn says. I live at 444 Lee St. I am a hostler - I know both Regan & Grady - I saw some of the occurrence on about July 1st - A horse came in the stable & fed him - about 8 o'clock & was going to supper - I saw Regan & Grady wrangling. I saw them have 2 rounds & I walked away. I saw them strike each other & both of them fell - I saw no weapons - they used only their hands. I stood away about 15 feet from them. I am pretty positive there were no weapons used - Deceased was under the influence of drink - I heard ~~deceased~~ ^{deceased} say he would get Hunk or even write Regan.

I was in the saloon about 5 minutes. Deceased went up the street -

W. J. Gallagher

Taken before me

this 24

day of

April

1889

Daniel H. Long

CORONER.

POOR QUALITY
ORIGINAL

0294

Coroner's Office.

TESTIMONY. 4

Michael Farrell being sworn says:
I reside at 406 Essex St. I am
fruit dealer - I knew deceased
prisoner -
Dallone in a load of potatoes
Jerry Regan came over & asked
deceased for money - They had some
words - they got in a fight over
it - I saw the fight - I saw them
use their fists - I saw no weapons
They fought about 3 or 5 minutes
I saw a couple of times I saw
James Frady were going away
when near 7 1/2 St & Alder St
James Frady got hit - I don't
know what with - ~~Regan~~ ^{Regan} fired
a stone out of his hand - I saw the
stone - Frady fell & I picked him up.
Regan went back to the horse market
I saw the stone drop when Frady dropped
I identify Jerry Regan as the man who
threw the stone - It was at night I have
no idea what time it was - It was
between 6 & 10 P.M. We drank con-
siderably that day - I was not intoxicated
but had been drinking freely -
The deceased ^{James Frady} man struck first
After the fight Regan walked away

Taken before me

this

day of

188

Daniel Hanly

CORONER.

POOR QUALITY
ORIGINAL

0295

Coroner's Office.

TESTIMONY.

The stone was thrown about a $\frac{1}{4}$ of a block
from the above. I heard of no words
when the stone was thrown. I did
~~not see the~~ prisoner pick up a stone. I saw
no stone in the prisoner's hand.
I saw the stone come. The stone
was thrown about 3 minutes after
the fight. It might have been 75 beers
I drank about 12 or 15 beers that
day to the best of my opinion
Michael ^{Harrell} ~~Man~~

12

Taken before me

this 24 day of Apr

1889

Daniel Hardy

CORONER.

POOR QUALITY
ORIGINAL

0296

Coroner's Office.

TESTIMONY.

6

Mrs Mary Grady bumpson
says I live at 72 St near the
boulevard. I am mother of
deceased - I ~~did not~~ ^{saw} him
on the day he was hurt - Walker
& Keno Farrell brought deceased
in ~~after supporting~~ about
bed time - Deceased said
put me to bed - He did not say
how he was hurt -
I asked deceased who hit him
he replied Regan - He was taken
to the hospital -
I did not know Regan -
Mary Grady -
mum

Taken before me

this 24 day of April 1889
Daniel Henry
CORONER.

POOR QUALITY
ORIGINAL

0297

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
22 Years 3 Months Days	Wey.	Presbyterian / Orp	Feb 7-89

Adm

Fort 77 St E.R. Shanty -
Feb 5-89

Basilar Meningitis

Intra cranial haemorrhage

Fracture Skull

Pituitary body Tempora Bone

1818 am R

11/2 27/25

and he saw it done

Much of the body all the way

Dead Feb 7 at 3 AM

on Feb 1 1889

74 St in house

Wet in left ear by shoe
by Henry Regan.

D.H.

452

619

Mar 13 89

1st Quar.

1889

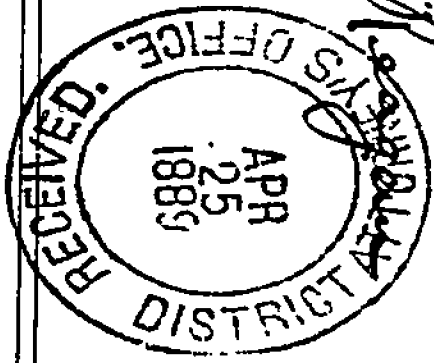
AN INQUISITION

On the VIEW of the BODY of

Jesse Jack

whereby it is found that he came to
his death by being struck
by a stone.

The Coroner H.A.
Jesse Jack



Report taken on the 24th day

of April - 1889 before

DANIEL HANLEY, Coroner.

439

POOR QUALITY
ORIGINAL

0298

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jeremiah Beagan

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

Jeremiah Beagan

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

The said *Jeremiah Beagan*,

late of the City of New York, in the County of New York aforesaid, on the *first*
day of *February*, in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms, in and upon one

James Brady

in the peace of the said People then and there being, wilfully, feloniously, and of
his malice aforethought, did make an assault, and *the* the said

Jeremiah Beagan, *him*,

the said *James Brady* with a certain *stone*
which *he* the said *Jeremiah Beagan* in

his right hand then and there had and held, in and upon the *head*
of *him* the said *James Brady*.

then and there wilfully, feloniously, and of *his* malice aforethought did strike,
and fracture
stab, cut and wound, giving unto *him* the said *James Brady*,

then and there with the *stone* aforesaid, in and upon the *head*
of *him* the said *James Brady* -

and fracture
one mortal wound of the breadth of one inch, and of the *length* of six inches, of which said

POOR QUALITY
ORIGINAL

0299

mortal wound ~~and~~ ^{the said} *James Brady* —
at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the
~~seventh~~ — day of ~~February~~ in the same year
aforesaid, did languish, and languishing did live, and on which said ~~seventh~~ —
day of ~~February~~ in the year aforesaid, ~~he~~ — the said
James Brady — at the City and County aforesaid,
~~and~~ ^{the said} *James Brady* —
of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said *Germaine*
Beagan, Jr. —

the said *James Brady*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of ~~his~~ malice aforethought, did kill,
and murder, 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
— *Germaine Beagan* —
of the same CRIME OF MURDER IN THE FIRST DEGREE, committed as follows:

The said *Germaine Beagan* —

late of the City and County aforesaid, afterwards, to wit: on the said ~~first~~ —
day of ~~January~~ in the year of our Lord one thousand eight hundred
and eighty- ~~nine~~ , at the City and County aforesaid, with force and arms, in and
upon the said *James Brady* —

in the peace of the said People then and there being, wilfully, feloniously, and with
a deliberate and premeditated design to effect the death of ~~him~~ — the said
James Brady — , did make another assault, and
the said *Germaine Beagan* , — the said
James Brady , with a certain ~~stone~~ —
which ~~he~~ the said *Germaine Beagan* in

POOR QUALITY
ORIGINAL

0300

his right hand then and there had and held, in and upon the head
of him the said James Brady,
then and there wilfully, feloniously, and with a deliberate and premeditated design to effect
the death of him the said James Brady did strike, stab, cut and
wound, giving unto him the said James Brady then
and there, with the stone aforesaid, in and upon the head
of him the said James Brady,
one mortal wound of the breadth of one inch and of the depth of six inches, of which said
mortal wound and fracture the said James Brady, at
the City and County aforesaid, from the said first day of February
in the year aforesaid, until the seventh day of February, in the
same year aforesaid, did languish, and languishing did live, and on which said
seventh day of February in the year aforesaid, he
the said James Brady, at the City and County
aforesaid, of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said Jeremiah
Pagan, him,
the said James Brady, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design
to effect the death of him the said James Brady,
did kill and murder, against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0301

BOX:

354

FOLDER:

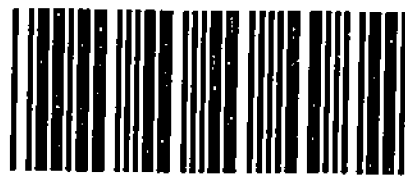
3336

DESCRIPTION:

Reiner, John

DATE:

05/23/89



3336

POOR QUALITY
ORIGINAL

0302

Witnesses:

Frank Schlich
L. Dingler
Officer Tuss
Charles Lemig

Counsel,

Filed

188

Pleads

THE PEOPLE

vs.

John Reiner

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

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Foreman.

June 4/89.

Filed & Submitted

POOR QUALITY
ORIGINAL

0303

Police Court—2 District.

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

of No. 425 York St Street, aged 21 years,
occupation various being duly sworn

deposes and says, that on the 13 day of May 1889 at the City of New
York, in the County of New York, and on 9 Avenue between 36 & 37 Sts
he was violently and feloniously ASSAULTED and BEATEN by John

Reiner (now here) who struck deponent
a violent blow on the nose with
some hard substance which he
said deponent then and there held
in his hand, breaking two nasal bones
as appears by said deponent's
certificate hereto attached
as appears by said deponent

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

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

Sworn to before me, this 14 day
of May 1889

Frank Schlick

Police Justice.

POOR QUALITY
ORIGINAL

0304

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

2
District Police Court.

John Reimer
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 and 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 Reimer*

Question. How old are you?

Answer. *25 years.*

Question. Where were you born?

Answer. *New York City.*

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

Answer. *544 West 37th Street New York*

Question. What is your business or profession?

Answer. *Paint Polisher*

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

Answer. *I am not guilty, and demand an examination*

John Reimer

Taken before me this *1st*
day of *March* 1938
[Signature]
Police Justice.

0305

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 Robert Law

Dated May 24 1889 John H. Kleff Police Justice.

Dated 11/10/10 188 11/10/10 *Police Justice.*

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

POOR QUALITY
ORIGINAL

0306

Court of General Sessions, PART *Two*

THE PEOPLE

vs.

Joseph Sheridan

For

INDICTMENT

*Has Senator
Please adjourn
for May term
May 24th 1894*

To

Mr. *Patrick Buckley*

No.

180 East 114th

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Friday* the *24* day of *MAY*. instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

JOHN R. FELLOWS,
District Attorney.

POOR QUALITY
ORIGINAL

0307

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Peter Huffy a Police Justice
of the City of New York, charging John Reimer Defendant with
the offence of Assault

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

We, John Reimer Defendant of No. 544
West 37 Street; by occupation a Polisher
and Peter Huffy of No. 540 West 40th
Street, by occupation a Police Justice Surety, hereby jointly and severally undertake that
the above named John Reimer Defendant
shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 14 day of May 1889
Peter Huffy POLICE JUSTICE.

John Reimer
Peter Huffy

POOR QUALITY
ORIGINAL

0308

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this
1881
Justice

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Five Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of No 445 West-34th Street
with \$10000

Peter Kniffy

District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 188

Justice.

POOR QUALITY
ORIGINAL

0309

Court of General Sessions, PART *One*

THE PEOPLE

vs.

For

INDICTMENT

In Pittsburgh
Pa

Herbert Jeffers

To

M

No.

1012

Jeffers
1012

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Hearing* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *April* the *25* day of instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

JOHN R. FELLOWS,

District Attorney.

**POOR QUALITY
ORIGINAL**

03 10

1012, 1st Ave

forfeit this

POOR QUALITY
ORIGINAL

0311

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 Reiner

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

John Reiner

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

The said

John Reiner

late of the City and County of New York, on the thirteenth day of May, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the City and County aforesaid, in and upon one

Frank Schlick

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

John Reiner

with a certain ~~hard substance to the Grand Jury aforesaid~~ ~~which~~ ~~the said~~ ~~unknown, which he the said John Reiner~~ in his right hand then and there had and held, the same being then and there a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm, ~~him~~, the said Frank Schlick then and there feloniously did wilfully and wrongfully strike, beat, bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY
ORIGINAL

03 12

SECOND COUNT—

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

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

The said

John Reiner
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
said

Frank Schlick
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault; and the said

the said John Reiner
with a certain Frank Schlick substance to the Grand Jury aforesaid unknown
which he the said John Reiner

in his right hand then and there had held, in and upon the
nose of him the said Frank Schlick

then and there feloniously did wilfully and wrongfully strike, beat,

bruise and wound, and did then and there and by the means aforesaid, feloniously,

wilfully and wrongfully inflict grievous bodily harm upon the said Frank Schlick

Schlick to the great damage of the said Frank Schlick

against the form of the statute in such case made and provided, and against the peace of

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

JOHN R. FELLOWS,

District Attorney.

0313

BOX:

354

FOLDER:

3336

DESCRIPTION:

Reinheimer, Adolph

DATE:

05/22/89



3336

03 14

BOX:

354

FOLDER:

3336

DESCRIPTION:

Reinheimer, Herman

DATE:

05/22/89



3336

POOR QUALITY
ORIGINAL

0315

Witnesses:

Henry A. Hall

John John Henry

Robert Westoff

Counsel,

Filed

22 day of May 1889

Pleads,

Adversely

THE PEOPLE

vs.

Adolph Reinheimer

and

Herman Reinheimer

PETIT LACENY.

[Sections 528, 532 Penal Code].

JOHN R. FELLOWS,

District Attorney.

Pt. 3- Indictment

A True Bill.

[Signature]

Foreman.

Sept 30th 1889, MD

Complaint sent to the Court
of Special Sessions, Court of

1st W. M. S. 11. 18. 89

POOR QUALITY
ORIGINAL

03 16

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Adolph Reinheimer
and *Herman Reinheimer*

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

Adolph Reinheimer and Herman Reinheimer

of the CRIME OF PETIT LARCENY committed as follows :

The said *Adolph Reinheimer and Herman Reinheimer, both*

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

three bags of seeds of the value
of one dollar each bag

of the goods, chattels and personal property of one *Henry Moll*.

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

John R. Kellomaki
District Attorney

0317

BOX:

354

FOLDER:

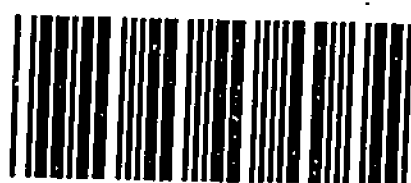
3336

DESCRIPTION:

Richmond, Bella

DATE:

05/10/89



3336

POOR QUALITY
ORIGINAL

0318

Witnesses:

August Tumbly
Officer McCauley

Counsel,
Filed
Pleads,
10 day of May 1889
Argued

THE PEOPLE
vs.
Bella Richmond
Grand Larceny Second degree.
[Sections 528, 537 - , Penal Code].

JOHN R. FELLOWS,
District Attorney.
Pr May 17/89
per p. 27.
Sentence suspended.
P.B.M.
A True Bill.

Grand Juror
Foreman

May 17/89

POOR QUALITY
ORIGINAL

0319

Police Court 2 District.

Affidavit—Larceny.

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

of No. 48 Centre Street, aged 38 years,
occupation Manufacturer being duly sworn
deposes and says, that on the 1st day of March 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One suit of clothes of the value
of thirty five dollars.
(\$35.00)

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 Bella Richmond

from the fact that the said defendant
was employed in deponent's home at no
1800 Lexington Avenue, New York city,
as a domestic, and on or about said date
she left deponent's employ, and after she
left deponent discovered that said suit
of clothes were missing, and as she the
said defendant was the only person that
had access to the trunk ^{said} where suit had been,
and from the further fact that she had
been caught stealing from deponent's family
before, deponent charges her the said Bella
Richmond with feloniously taking, stealing and
carrying away said property and prays she may
be arrested and dealt with according to law.

August Jacobitz

Sworn to before me, this 1st day
of April 1889

Police Justice.

POOR QUALITY
ORIGINAL

0320

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer. *Bella Richmond*

Question. How old are you?

Answer. *19 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *Astoria*

Question. What is your business or profession?

Answer. *Domestic*

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 took this property with
my own wearing apparel. by
mistake. I have returned the property.
I did not have any intention of
stealing*

Bella Richmond

Taken before me this

day of May

1889

John J. Kelly Police Justice.

POOR QUALITY
ORIGINAL

0321

Sec. 151.

Police Court 2 District.

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

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

of No. 100 Chute Street, that on the 12 day of March

1889 at the City of New York, in the County of New York, the following article to wit:

One suit of clothes.

of the value of Thirty five Dollars,

the property of Complainant

w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Bella Richmond

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
and forthwith bring her before me, at the 2 DISTRICT POLICE COURT, in the said City, or in
case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
said charge, and to be dealt with according to law.

Dated at the City of New York, this 27 day of April 1889

Do. J. J. J. POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0322

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

O'Brien & McCauley
Officer.

The Defendant

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

James J. McCall 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

The within named

Police Justice.

POOR QUALITY
ORIGINAL

0323

W 2 632
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
August Mankin
148 8th Street
Jella Mankin

BAILLED
No. 1, by Jella Mankin
Residence 12 North Washington Street
Jella Mankin d.f.

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Witnesses _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

Dated May 4 1889
Magistrate
O'Brien & Co. Bowler
& Co.

Offence Larceny

RECEIVED MAY 6 1889 DISTRICT ATTORNEY'S OFFICE

No. 500
to answer
Jella Mankin

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

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

Dated May 4 1889 _____ Police Justice.

I have admitted the above-named _____

_____ to bail to answer by the undertaking hereto annexed.

Dated May 4 1889 _____ 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.

POOR QUALITY
ORIGINAL

0324

Court of General Sessions of the Peace.

----- x
The People &c. :
ag't. :
Bella Richmond. :
----- -x

City and County of New York SS.

Bella Richmond being duly sworn says, I am the defendant in the above entitled action, I am 19 years of age and prior to the occurrence mentioned in the indictment, ^{have} never been charged ^{with} or arrested for the commission of any offence.

Up the time I went in the employ of Mr. Zaubitz I lived with my mother and for more than five years up to the month of September last have constantly worked for Mr. Peirson at the New York Confectionary number 76 and 78 Varick Street in this City, and left such employ in consequence of lack of work.

That on or about the 23rd. day of February 1889, ^{while in the employ of Mr. Zaubitz} I was invited to attend a christening party at the home of a friend, I became anxious to attend the same, which was to take place on the 25th. of said month, but owing to the shabby condition of my clothing I was ashamed to go, that while at work about said house I was tempted to take the clothing mentioned in the indictment and pawn the same for the purpose of securing the means of obtaining such clothing, not realizing the offence which I was committing, that deponent obtained the sum of four dollars upon said property and ^{with} ~~from~~

POOR QUALITY
ORIGINAL

0325

^{money}
said, purchased a hat and a pair of shoes and various smaller articles, and attended said christening ceremonies, and festivities.

That deponent continued in ^{such} ~~the~~ employ until the Saturday following, when with the full knowledge and consent of Mrs. Zaubits, ^{she} left the same and with her earnings, which had then been paid her, went to the pawn shop to redeem said property for the purpose of restoring it, and discovered that she had mislaid or lost the pawn ticket, this so frightened me that I did not know what to do, and fearing severe punishment from my mother I failed to inform her of my conduct, until I was arrested for the larceny, that immediately upon my arrest I informed the Officers what I had done, and went with them to said pawn shop at ^{108th} 112th. Street and out of my money re-deemed said property and restored the same to Mr. Zaubitz.

That deponent feels keenly her position, the result of her crime and explores the mercy of this Court in dealing with her assuring the Court that the mercy it may extend to her will always be appreciated by her and that she never will again permit herself to be tempted into the commission of any crime.

Sworn to before me this

16th. day of May 1889.

Bella Richmond
Joseph Silverstone
Comm of Deeds
MJB

POOR QUALITY
ORIGINAL

0326

Court of General Sessions of the Peace

-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-

The People et c.

against

Bella Richmond

-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-

City and County of New York SS.

Bella Richmond being duly sworn says I am the mother of the defendant above named I am a widow, my husband having died in the month of July last.

My daughter has at all times been an obedient and honest child, and at no time have I ever learned that she had ever committed any offence, save the present occasion. I knew nothing about the matter until the Police Officers arrested her at our store now situate in Astoria,

During the number of years she has been working she has always conducted herself as she should, and has brought to me all her earnings, and in addition thereto has aided me in the management of our household affairs.

That this is the only occasion any member of our family has ever brought disgrace upon ^{it} ~~the~~ family, and deponent verily believes that were it not for the temptation brought about by her anxiety to attend the party, ^{her daughter} ~~she~~ would never have committed the offence charged against her and which she confessed to me, she did commit, when the officers took her.

Deponent prays this Court that in the merciful disposition of this case it may do justice to the People

POOR QUALITY
ORIGINAL

0327

and yet save her child from the awful calamity of being
confined in a prison as punishment for the offence charged
against her.

Sworn to before me this

16th. day of May 1889.

Bella Richmond
Joseph Riverstone
Robert Woods
myself

POOR QUALITY
ORIGINAL

0328

Court of General Sessions of the Peace

-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X

T H E P E O P L E E T C .

against

B E L L A R I C H M O N D

-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-

City and County of New York SS.

August Zaubitz being duly sworn says that he is the complainant in the above entitled action ,and that the defendant at the time of the commissin of the larceny charged against her was in my employ as a domestic,and that during all the time she was so employed by me she conducted herself with propriety and was at all times a willing and industrious servant and well liked by myself and family.

That since the arrest of defendant she has fully restored to me the property taken by her without any expense to me

That I have learned since such arrest the defendant has never been accused of the commission of any crime before,and that she and her widowed mother are now conducting a small candy store at Astoria.

I earnestly join in the application to this Court for a merciful consideration of the case.

Sworn to before me this

16th. day of May 1889.

Joseph Silverstone
Coun of Deeds
N.Y.C.

August Zaubitz

POOR QUALITY
ORIGINAL

0329

Court of
General Sessions

The People vs

- vs -

Bella Richmond

Defendants on
Defect of Defect.

JOHN R. HEINZELMAN,

Attorney for

Defect.

STEWART BUILDING,
280 BROADWAY,
NEW YORK CITY.

Service of a Copy of the within is hereby
admitted.

Dated 188

To

POOR QUALITY
ORIGINAL

0330

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bella Richmond

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

Bella Richmond

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

The said *Bella Richmond*

late of the City of New York, in the County of New York aforesaid, on the *first* day of *March* in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, with force and arms,

one coat of the value of eighteen dollars, one vest of the value of seven dollars, and one pair of trousers of the value of ten dollars,

of the goods, chattels and personal property of one

August Ganbity

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

John R. Fellows,
District Attorney.

0331

BOX:

354

FOLDER:

3336

DESCRIPTION:

Riley, James B.

DATE:

05/17/89



3336

0332

BOX:

354

FOLDER:

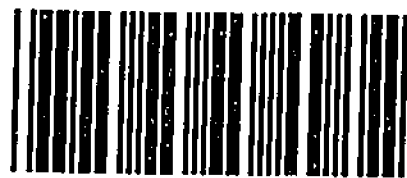
3336

DESCRIPTION:

Riley, James B.

DATE:

05/17/89



3336

POOR QUALITY
ORIGINAL

0333

Counsel,

Filed

Pleads,

1889

day of

May 24/89

THE PEOPLE

vs. P

James B. Riley

Grand Larceny Second degree.
[Sections 528, 537, Penal Code].

JOHN R. FELLOWS,

District Attorney.

May 24/89

pleads guilty.

S.D. 3 yrs B.M.

A True Bill.

John R. Fellows
Foreman.

May 24/89

Part Last.

POOR QUALITY
ORIGINAL

0334

10th May
I will bring you
the ticket to Moscow
I have not seen you
yet

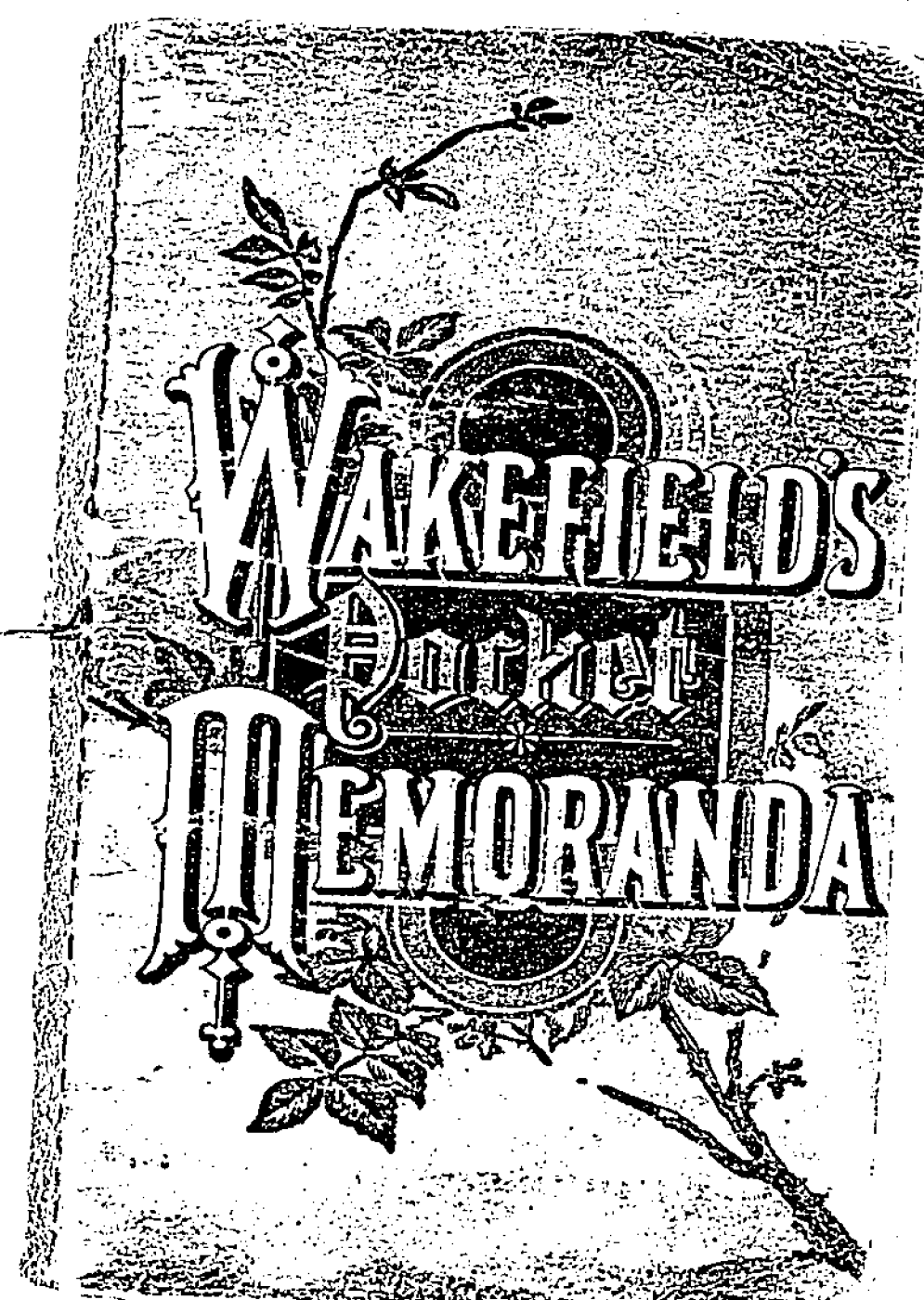
POOR QUALITY
ORIGINAL

0335

to J. L.
i will bring you the
report to you soon. I have
not seen you yet.

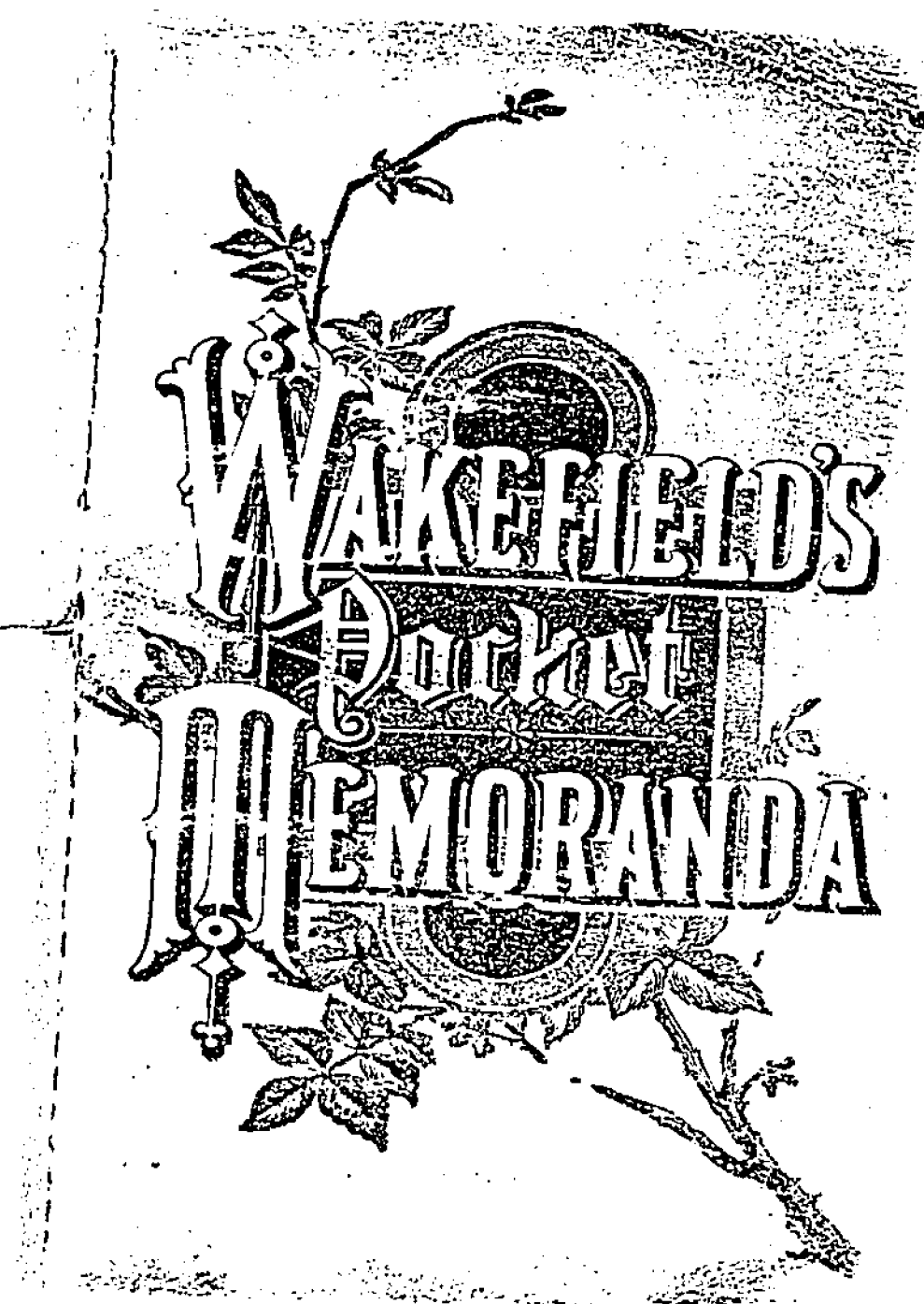
**POOR QUALITY
ORIGINAL**

0336



POOR QUALITY
ORIGINAL

0337



POOR QUALITY
ORIGINAL

0338

Rates of Postage.

LETTERS in any part of the United States or Dominion of Canada, 2 cents for each ounce or fraction thereof. After July 1st.

LOCAL or DISTRICT LETTERS, 2 cents for each ounce. All letter carrier offices, at other offices, 1 cent. Letters to Great Britain or Ireland, or the Continent of Europe, 4 cents for each half-ounce.

POSTAL CARDS costing 1 cent each can be sent to any part of the United States or Dominion of Canada. Postal Cards may be sent to Newfoundland, Great Britain and Ireland by adding a 1 cent stamp.

VALUABLE LETTERS may be registered on payment of 10 cents.

PRINTED BOOKS, TRANSIENT NEWSPAPERS, PERIODICALS, and other matter WRITTEN IN PRINT, in unsealed envelopes 1 cent for each 2 ounces or fraction thereof.

PRINTED CIRCULARS may bear the date, address, and signature at this rate.

Reproductions by Electric Pen, Heliograph, and similar processes are entitled to pass at same rate as printed matter.

ARTICLES OF MERCHANDISE, SEEDS, CUTTINGS, ROOTS, and other mailable matter, 1 cent for each ounce or fraction thereof.

All packages of mail matter not charged with letter postage must be arranged so the same can be conveniently examined by postmasters. If not so arranged letter postage will be charged.

Articles of Merchandise may be registered at the rate of 10 cents a package, subject to proper examination before registration. The name and address of the sender must be endorsed in writing, or in print on each package offered for registration.

Any package may have the name and address of the sender with the word "From" prefixed on the wrapper, and the number and names of the articles may be added in a brief form.

POSTAL NOTE payable to bearer at any Money Order office which may be designed by the purchaser of the note. The note must be for an amount under \$5, and will cost 3 Cents.

MONEY ORDERS. The fees for Money Orders are: On orders not exceeding \$10, 3 cents; \$10 to \$15, 10 cts.; \$15 to \$20, 15 cts.; \$20 to \$40, 20 cts.; \$40 to \$50, 25 cts.; \$50 to \$70, 30 cts.; \$70 to \$100, 35 cts.

Persons Debilitated from Sickness

or wasting away of the vital forces will be
enervated and strengthened by
Wakefield's Wine Bitters.

*Left Montreal May 7th
for New York with
Bourne*

**POOR QUALITY
ORIGINAL**

0339

WAKEFIELD'S COUGH SYRUP
has cured thousands of the worst cases of
Typhoid Fever and saved them
PREMATURE GRAVES

W. H. Waughlin Esq.
Gen. Roy Lane and Staff
Capt. Smith's Tailor
N. Thompson
W. B. Roper Albion
Emanuel Scarat
Albert Bromley
Joseph Archambault
M. H. Dr.
Cassie Cannon
Jane M. C. Corwin
Mary M. C. Martin
Patricia Moran
Thomas Kennedy
Amos W. Hill
Albion Hotel P.O.
King, Wilson, Penn
Wilbur Bailey, Rob. D. Smith
Harris Parker, A. Porter
Scott Smith, D. C. Hill
B. H. Hill, Kansasian
J. H. Hill, Kansasian
Helen Albert P. C. Hill

WAKEFIELD'S GOLDEN OINTMENT
IS THE BEST OINTMENT KNOWN
For BURNS, CUTS, LAMENESS and all cases
where an external application is required

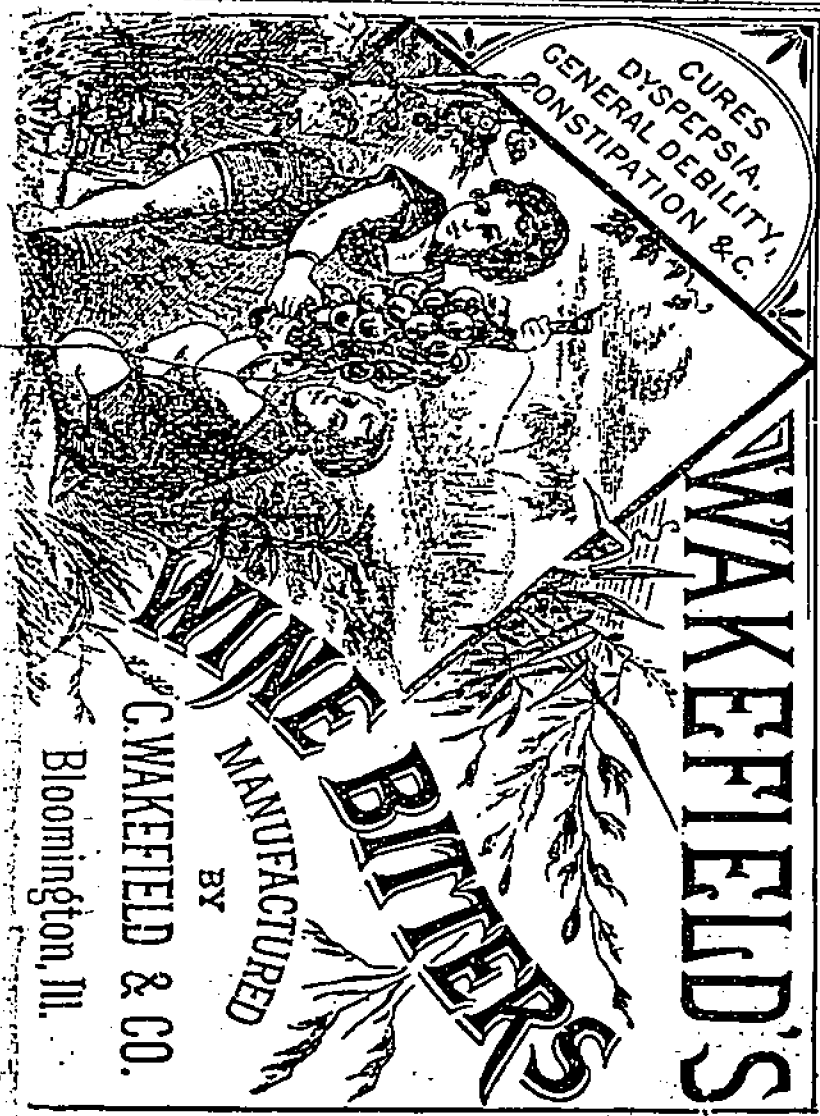
to Mrs. Theodore Maringa
244 Madison Ave. Newark
N. J. and with out any
means of support good
Mrs. B. Smith
John Woodhouse
Mrs. E. C. Butler
Mrs. J. Hill
Mrs. S. C. Smith, 232. East
50th St. City

**POOR QUALITY
ORIGINAL**

0340

The best Tonic made for a General
Debility of the System will be found in Wake
field's Wine Bitters. Sold by all Druggists.

The Sooner Diarrhea, Dysentery
and all bowel complaints are checked the
better. Wakefield's BLACKBERRY
BALSAM does the work.



POOR QUALITY
ORIGINAL


0341

Wakefield's Wine Bitters
— THE BEST STRENGTHENING CORDIAL —
FOR GENERAL DEBILITY, DYSPEPSIA &C.

YOU CAN STOP THAT COUGH
and save a severe spell of sickness with
WAKEFIELD'S COUGH SYRUP.
Price, 25 and 50 cents per bottle

WAKEFIELD'S
COUGH SYRUP

Coughs, Colds,
Asthma, Consumption,
Whooping Cough,
Croup, Hives, Measles
Pneumonia and Lung
or
Winter Fever.

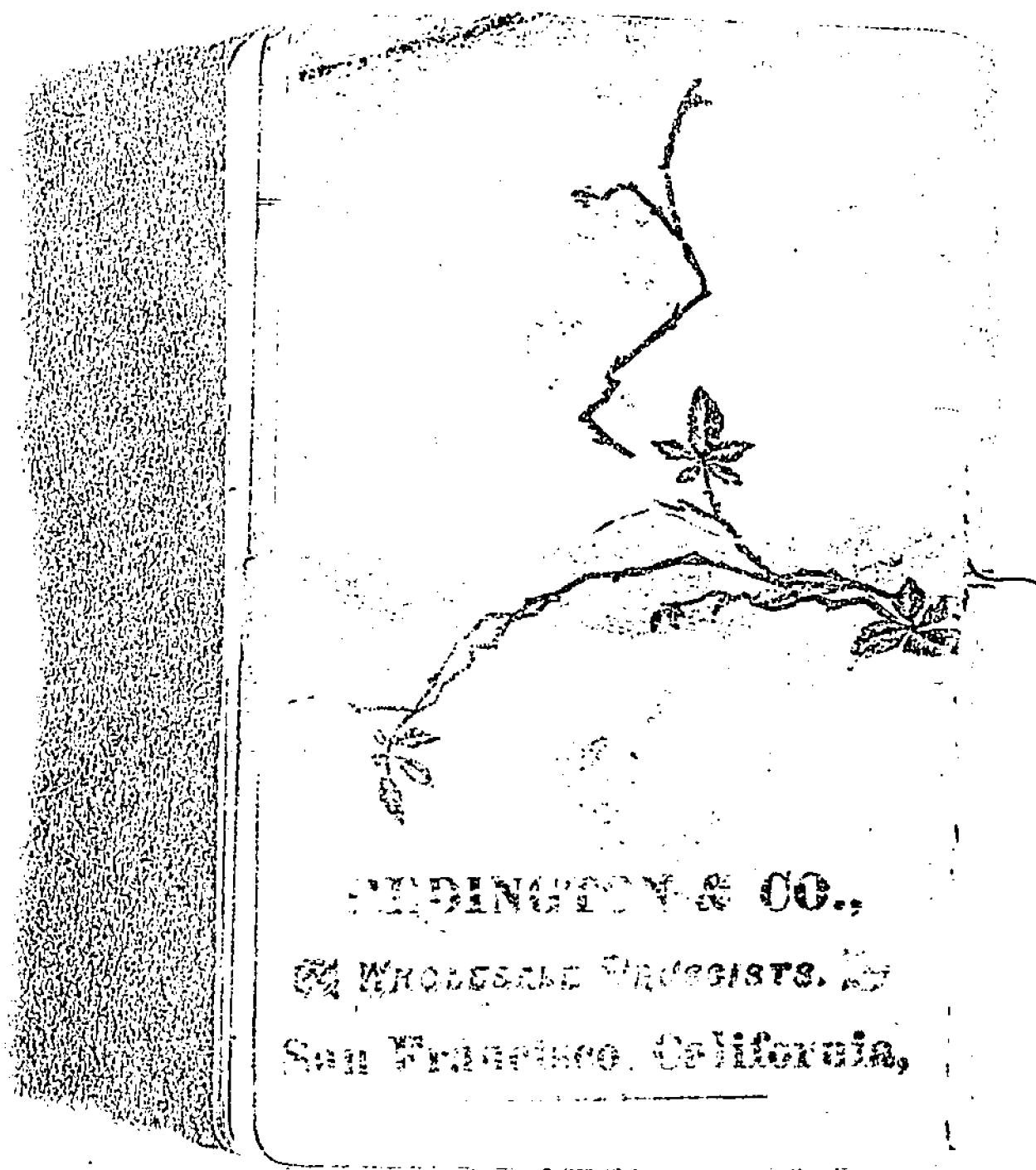


IS EXCELLED BY
NO OTHER REMEDY.
TRY IT!

PREPARED BY
C. WAKEFIELD & CO.
Bloomington, Ill.
FOR SALE BY
ALL DRUGGISTS.

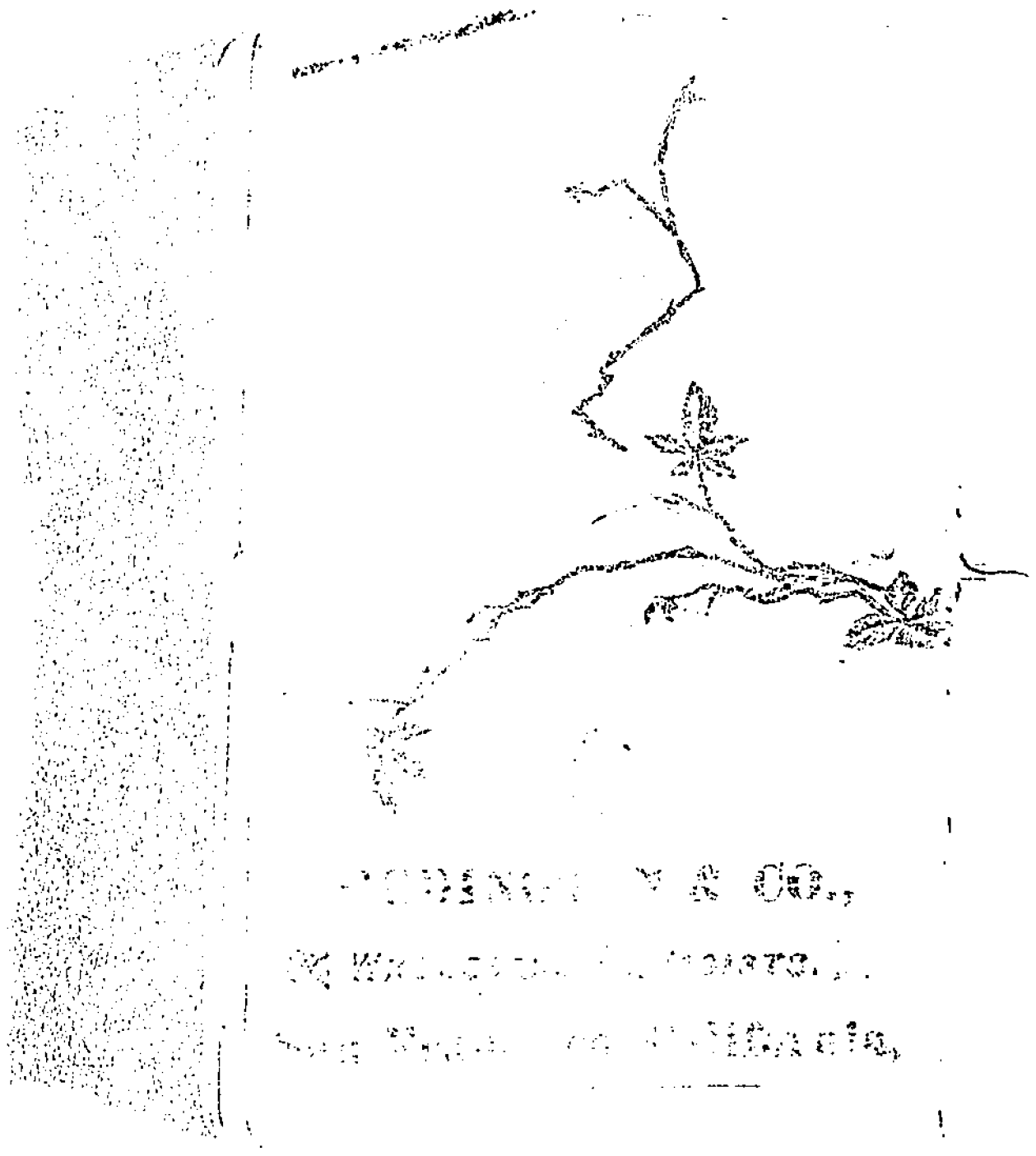
**POOR QUALITY
ORIGINAL**

0342



**POOR QUALITY
ORIGINAL**

0343



POOR QUALITY
ORIGINAL

0344

New York March 22nd 1884

Mrs. Solon B. Smith

Lady - I am the
Letter Carrier that delivered the Mail at your
Door up to the first of April last when my
services were dispensed with on account of sick-
ness that left me unfit for duty any longer I
have only had one situation Lady since I left
The St. Lukes hospital where I was under the
skillful care of Dr. Baker in the mens
Medical Ward for five long months and
then I was only employed temporary
My very best efforts Lady to obtain work
of any kind has failed and being as I am
A man with A small family that are of
no help to me - I am compelled through
extreme necessity Lady - being at the present
time both penniless and Destitute
and also in arrears to my land lord for A
Months Rent - to appeal to your kind sympathy
Lady for A little help - hoping kind Lady that

POOR QUALITY
ORIGINAL

0345

you will please to remember my present condition
in your very kind answer to this urgent
Appeal. Lately that Extreme Necessity Forces
me to Make known at once to you for I am
without even the Necessaries of life in the
house for myself I care not only for my poor
Wife and the two little ones trusting in the
Mercy of god Lately that you will help me now
please to see my enclosed reference for your
very kind approval—

I am— Very Obediently & Respect Yours

Frank P. Campbell

No 327 East 11th Street New York City

I have the honor of voting for you—
Respected husband Lately at every time that
He was the Nominated Candidate for his—
Respected position as Judge and have also
Induced many friends of mine to vote for him—

POOR QUALITY
ORIGINAL

0346

Canadian Pacific Railway Company.

Form 106.

SUBJECT

North Bay Sept 30 188 8

This is to certify that the bearer James Riley
has worked as waiter on C.P.R. Dining Car
under me and have always found him faithful
willing and trustworthy discharging his duties
satisfactorily and can recommend him cheerfully
to any desiring his services

W. Steel

Conductor Dining Car St. James
C.P.R.

POOR QUALITY
ORIGINAL

0347

AMERICAN HOUSE,
BOSTON.
HENRY B. RICE & CO.

Boston, Feb. 25. 1889

To Whom This may concern
This is to certify
that the bearer James B. Riley has worked under
me for the last 5 and $\frac{1}{2}$ Months and during that
time I have always found ~~him~~ ^{him} to be honest, upright
and trustworthy boy and working faithfully in
his Coat-Room and can recommend him
cheerfully to any one desiring his services as capable
of Bell-Boy or Coat-Room boy. He also bears of his own
accord as he thinks we cannot pay enough to him
for the work he does.

Yours Truly

John F. Callahan
Head Porter
American House
Boston

POOR QUALITY
ORIGINAL

0348

Police Court

District

Affidavit—Larceny.

City and County } ss.:
of New York,

Patrick Kane
of No. 17 East 22 Street aged 38 years,
occupation ~~Domestic at the Electric Club~~ being duly sworn
deposes and says, that on the 21 day of April 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One Gold Watch and Gold Chain
Attached of the Value of Eighty
five Dollars and a Old Scarf Pin
of the Value of Twenty dollars. In all
of the Value of our Number a 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 James B. Reilly number

from the fact of that the said deponent
was employed at the Electric
Club at 17 East 22 Street and
slept in the same room with
deponent and on the day in question
and while deponent was asleep
the said Reilly suddenly disappeared
and deponent missed his property
and deponent further says that the
said Reilly has admitted and confessed
to him in the presence of Officer Peter
Wheat that he did take from deponent's
room the above property for forty
dollars which he gave

Sworn to before me, this 14 day of May 1889

Police Justice.

POOR QUALITY
ORIGINAL

0349

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter Whal
aged 40 years, occupation Police officer of No. 121
Primmer Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Patrick Hand
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 14
day of May 1889

Peter Uhl

Do J. C. Reilly
Police Justice

Tele

POOR QUALITY
ORIGINAL

0350

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

James B. Riley 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. James B. Riley

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Liverpool Eng

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

Answer. No home

Question. What is your business or profession?

Answer. Nothing

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 guilty of the
charge

J. B. Riley

Taken before me this

day of

March

188

Ed. J. Kelly Police Justice.

POOR QUALITY
ORIGINAL

0351

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

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patricia H. H. H.

177 East 22

James D. H. H.

Offence

Leaving

Date

May 14

188

Magistrate

James D. H. H.

Officer

14

Precinct

14

Witness

Patricia H. H.

No. 14

Green

Street

No.

14

Street

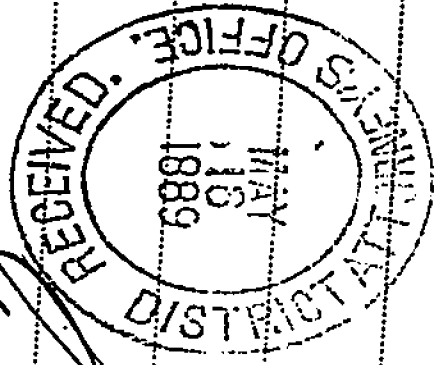
No.

14

Street

\$ 15000

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 Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated May 14 188 James D. H. H. Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0352

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James B. Riley

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

James B. Riley
of the CRIME OF GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said

James B. Riley

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

one watch of the value of sixty dollars, one chain of the value of twenty-five dollars, and one scarf-pin of the value of twenty dollars,

of the goods, chattels and personal property of one

Patrick Kane

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

John R. Fellows,
District Attorney

0353

BOX:

354

FOLDER:

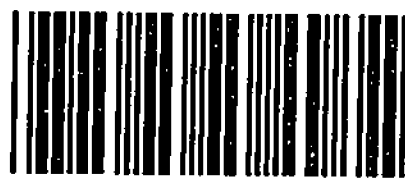
3336

DESCRIPTION:

Ronan, Patrick

DATE:

05/22/89



3336

0354

Officer O'Harra

Nov-1869.
Adlerken,
Deputy

Pleads:

10

275.

Patrick Sweeney

JOHN R. FELLOWS,

District Attorney.

A True Bill

Freem. m.

© Wm 1869
In dich die von
M. v. d. Bressen
Bist du die 21

POOR QUALITY
ORIGINAL

0355

Police Court—15th District.

CITY AND COUNTY
OF NEW YORK, } ss.

of Pier 18 North River foot of Courtlandt Street,

Being duly sworn, deposes and says, that
on 24th the day of April

in the year 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Patrick Ronan (now here)
who did wilfully and maliciously
cut and stab deponent in the
abdomen with the blade of a
pen knife he defendant held
in his hand and 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

of

188

14th day of May
G. H. Lenny
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0356

Sec. 193-200.

10th District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Patrick Roman 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.

Patrick Roman

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

61 West 10th Ten Months

Question. What is your business or profession?

Answer.

Laysman

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 the Complainant
Assaulted me and struck me and
attempted to strike me with a cotton hook
he held in his hand and in stopping to
avoid the blow of the cotton hook I fell
against him and had the knife in my
hand at the time and cut him on the
thigh I did not mean to cut him*

Patrick Roman
Mark

day of

Taken before me this

188

Police Justice.

POOR QUALITY
ORIGINAL

0357

BAILED
No. 1, by Michael D. O'Leary
Residence St. James Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court... 15th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacques Dorey
vs.
Michael D. O'Leary
Offence Assault

Dated

May 14

188

Magistrate.

Alvin Estlin
Officer.

Charles McDermott
Witnesses John McCarroll
Precinct 2nd

No. 107 Washington Street.

William J. McCarroll

No. 36 Washington Street.
St. James

No. 300 St. James Street.

James H. McCarroll

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

Defendant

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

Dated May 14 188 J. Murphy Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated May 15 188 J. Murphy 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

0358

District Attorney's Office.

Parr *For*
PEOPLE

vs.

George Howard

May 22/89

May 6/89

Judge Gorman

*To be put on
Person List*

POOR QUALITY
ORIGINAL

0359

New Witness

Rouman

John B. Cusker
109 Washington

New Cassin
36 Washington

~~John Murphy~~

John Kellorn

~~John Murphy~~

POOR QUALITY
ORIGINAL

0360

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 Ronan

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

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

The said Patrick Ronan

late of the City of New York, in the County of New York aforesaid, on the
twenty-fourth day of April in the year of our Lord
one thousand eight hundred and eighty-nine, with force and arms, at the City and
County aforesaid, in and upon the body of one Patrick Scully
in the peace of the said People then and there being, feloniously did make an assault,
and him the said Patrick Scully
with a certain knife

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

with intent him the said Patrick Scully
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
Patrick Ronan
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Patrick Ronan

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 Patrick Scully
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and him the said
Patrick Scully
with a certain knife

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

POOR QUALITY
ORIGINAL

0361

THIRD COUNT—

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

Patrick Ronan

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

The said

Patrick Ronan

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 said
Patrick Scully in the peace of the said People then
and there-being, feloniously did wilfully and wrongfully make another assault, and

the said *Patrick Scully*

with a certain

knife

which

he

the said

Patrick Ronan

in

his

right hand then and there had and held, in and upon the

of

the said

Patrick Scully

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said *Patrick Scully*

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

JOHN R. FELLOWS,

District Attorney.

0362

BOX:

354

FOLDER:

3336

DESCRIPTION:

Russell, John

DATE:

05/22/89



3336

POOR QUALITY
ORIGINAL

0363

Witnesses

George W. Carpenter
Officer Mullholand

It appears by the within affidavits
that it is impossible to secure the at-
tendance of George W. Carpenter
as a material and necessary witness for
the People and without whose evidence
a conviction cannot be had. I there-
fore respectfully recommend that the

defendant herein *John Russell*

be
discharged on his own recognizance.

N. Y. July 16th 1889

John W. Goff
District Attorney

Counsel,

Filed 22 day of May 1889

Pleads, *Not guilty*

THE PEOPLE

vs.

John Russell

July 16/89

Discharged on his own
Charles R. Feltows
JOHN R. FELLOWS,

District Attorney.

Ordered to the Court of
Sessions of the City and County
of New York for trial June 24th 1889

A True Bill.

Charles R. Feltows

Ordered to the COURT of

Charles R. Feltows Foreman.

of the COUNTY of NEW YORK,
for trial (entered in the Minutes)

July 16 1889

June 17th
June 24th 1889

POOR QUALITY
ORIGINAL

0364

Police Court—4 District.

Affidavit—Larceny.

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

George M. Carpenter,
of No. *Grand Union Hotel 42nd* Street, aged *44* years,
occupation *Real Estate* being duly sworn
deposes and says, that on the *19* day of *May* 188*9* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
person of deponent, in the daytime, the following property viz:

*One gold watch valued
at Thirty-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 *John Russell* known here

for the reasons following, to-wit:
on the said date as deponent
was standing in a crowd in
the Central Park having the said
watch in the left pocket of
the over then worn by him as
a part of his toilet clothing
he ~~took in his hand~~ *the* said watch, the
defendant was standing along-
side deponent at the time.
Deponent seized hold of de-
fendant and the defendant
then handed to deponent his
deponent's watch. *George M. Carpenter*

Sworn to before me this
of *May* 188*9* day

John O. Jones
Police Justice.

POOR QUALITY
ORIGINAL

0365

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

W District Police Court.

John Russell 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 is on the trial.

Question. What is your name.

Answer. *John Russell*

Question. How old are you?

Answer. *14 years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *202 Millington St. 2 years.*

Question. What is your business or profession?

Answer. *Work on a milk wagon.*

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

Answer. *I am not guilty and*
I demand an examination

John Russell.

Taken before me this

day of

May

188*9*

W. D. O'Brien
Police Justice

POOR QUALITY
ORIGINAL

0366

1000 for 3rd & 4th Sts 20
May 24 216

Police Court... District...

133

BAILLED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George M. Jackson

1. John P. Moore
2. ...
3. ...
4. ...

Offence

Dated

188

May 24
Magistrate

Officer

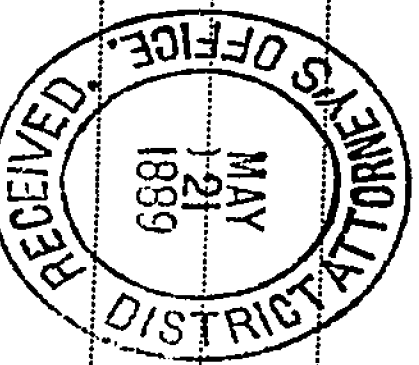
Witnesses

No.

Street

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

Respondent

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

Dated May 24 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0367

Left this address
abt 6 weeks ago for
the we PART I.

Our Court Room is in the second story and fronting the Park.
If this Subpoena is disobeyed, an indictment will immediately issue.
Have this subpoenaed you, and give it to the Officer of the Court
Room door, that your attendance may be known.
[SUBPOENA FOR THE JURY - OTHER DIRECTIONS.]

Admiral Wanted - Report to Mr. Day

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

George W. Carpenter
Grand Union Hotel, Street
4 2nd St.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in
and for the City and County of New York, at the Sessions Building, adjoining the New Court House
in the City Hall Park, in the City of New York, on the ~~14~~ 16. day of
July 1889, at the hour of 11 in the forenoon of the same day, as a witness
in a criminal action prosecuted by the People of the State of New York, against

Dated at the City of New York, the first Monday of July
in the year of our Lord, 1889.

JOHN R. FELLOWS, District Attorney.

POOR QUALITY
ORIGINAL

0368

Court of General Sessions.

THE PEOPLE

vs.

John Russell

City and County of New York, ss:

Jacob Dember being duly
sworn, deposes and says: I reside at No. 161 Essex
Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the
City and County of New York. On the 10th day of July 1889
and on several other occasions,
I called at the Grand Union Hotel

the alleged stopping place of George W. Carpenter
the complainant herein, to serve him with the annexed subpoena, and was informed by

the clerk of said hotel that he
had left there some six or seven
weeks ago and had gone West. He
did not know when said Carpenter would
return, if ever.

Sworn to before me, this 11th day
of July 1889

Jacob Dember
Subpoena Server.

Henry Herzbach Notary Public N. Y. Co.

POOR QUALITY
ORIGINAL

0369

Court of General Sessions.

THE PEOPLE, on the Complaint of

Geo. W. Carpenter

vs.

John Russell

JOHN R. FELLOWS,

District Attorney.

Affidavit of

Jacob Deuber

Subpoena Server.

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0370

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 GENERAL SESSIONS OF THE PEACE.

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

To *Geo. W. Carpenter*
of No. *Grand Union Hotel* Street, *42d St*

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the *16th* day of *July* 1889, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John Russell
Dated at the City of New York, the first Monday of *July* in the year of our Lord, 1889.

JOHN R. FELLOWS, District Attorney.

POOR QUALITY
ORIGINAL

0371

Should
assigned
Office at
If incor
state this
If ill wi
Attorney
If you
fore the
was not
District

THE PEOPLE

vs.

John Russell

City and County of New York, ss.:

John B. Mulholland being duly
sworn, deposes and says: I am a Police Officer attached to the
in the City of New York. On the 9th day of July 1889
and on one other occasion,
I called at the Grand Union Hotel

the alleged stopping place of George W. Carpenter
the complainant herein, to serve him with the annexed subpoena, and was informed by
the clerk of said hotel that said
Carpenter had left there over a month
ago. He had only stopped there for
one day.

Sworn to before me, this

16th day
of July, 1889

John B. Mulholland
Edward Grassie
Notary Public
City and County of New York

POOR QUALITY
ORIGINAL

0372

Court of General Sessions.

THE PEOPLE, on the Complaint of

Geo. W. Carpenter

John Russell

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of Police Officer

John P. Mulholland
Central Park Precinct.

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0373

P/

James G. Patterson, President
Rodney Dennis, Secretary
Lybster C. Dunham, Counsel

*The Travelers
Insurance Company*

Hartford, Conn. May 28, 1889. 188

Hon. John R. Fellows,
District Attorney,
New York.

Dear Sir:--

A subpoena requiring the attendance of Geo. W. Carpenter before the Court of General Sessions of the Peace on May 29th to testify in the cause of the people against John Russell has just been received by him by mail from the Grand Union Hotel. Mr. Carpenter is in attendance in Hartford as a witness in an important matter which cannot be postponed, and will continue his testimony to-morrow. He desires to obey your subpoena, although he is beyond the jurisdiction of the court which issued it, and will be able to attend at any time next week if the trial can occur at that time. He may be released here as early as Friday of this week and if he can attend then, will do so. I will be glad if you will furnish me with any information upon this subject which will enable Mr. Carpenter to appear in New York without any

POOR QUALITY
ORIGINAL

0374

*James C. Patterson, President/
Rodney Dennis, Secretary/
Elymaster C. Dunham, Counsel.*

*The Travelers
Insurance Company/
Hartford, Conn. _____ 188*

inconvenience to you, and at the same time continue his attendance
here as long as may be necessary, not extending beyond the cur-
rent week.

Yours truly,

J C Dunham

POOR QUALITY
ORIGINAL

0375

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 Russell

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

John Russell
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

John Russell,

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

one watch of the value

of thirty five dollars,

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

John R. X. [illegible]

[illegible signature]

0376

BOX:

354

FOLDER:

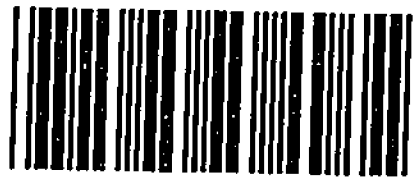
3336

DESCRIPTION:

Ryan, John

DATE:

05/13/89



3336

POOR QUALITY
ORIGINAL

0377

Witnesses:

Spencer Shields

Counsel,

Filed

Pleads,

John R. Fellows
Day of *May* 188*9*

Chattanooga, Tenn.

THE PEOPLE

vs.

P

John Bryan

Grand Larceny, *Second* Degree.
(From the Person.) — [Sections 528, 580 — Penal Code].

JOHN R. FELLOWS,

June 12, 1889 District Attorney.

Tried and acquitted.

A True Bill.

Edward R. [Signature]

Ordered to the COURT of

David [Signature] Foreman.

of the COUNTY of NEW YORK,
for trial (Entered in the Minutes)

D. J. [Signature] 7-18-89

June 12 1889

G. J. 13

POOR QUALITY
ORIGINAL

0378

Police Court 2d District.

Affidavit—Larceny.

City and County } ss.:
of New York,

307 Thomas Mc Gahan
of No. 307 Ninth Avenue Street, aged 62 years,
occupation Surgeon being duly sworn

deposes and says, that on the 2d day of May 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:

one cloth Chease of the value of
Five dollars

\$5-

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Ryan (now here)

from the fact that deponent is informed
by Alexander Shields that he saw
said deponent take said property
from deponent's shoulders in 9th Avenue
Avenue & 32d Street in said City

Thos. Mc Gahan

Sworn to before me, this
day of May 1889

John J. Mc Gahan
Police Justice.

POOR QUALITY
ORIGINAL

0379

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 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 h right to
make a statement in relation to the charge against h; that the statement is designed to
enable h if he see fit to answer the charge and explain the facts alleged against h
that he is at liberty to waive making a statement, and that h's waiver cannot be used
against h on the trial.

Question. What is your name?

Answer.

John Ryan

Question. How old are you?

Answer.

43 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

222 West 87th Street / 20 yrs

Question. What is your business or profession?

Answer.

Truck Driver

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

Answer.

~~I am not guilty~~
I am guilty of the charge
John Ryan

Taken before me this
day of May 1889

2

John J. Sullivan
Police Justice.

POOR QUALITY
ORIGINAL

0380

CITY AND COUNTY } ss.
OF NEW YORK, }

Alexander Shields
aged 33 years, occupation Police officer of No. 20 Princeton

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

Sworn to before me, this 2
day of May 188 9 Alexander Shields

To J. C. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0381

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Police Court... 2 District

648

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas H. H. H. H.
307 W. 9th St.
New York

Offence Larceny

Dated May 2 1889

D. O. Kelly Magistrate

Shields 20 Officer

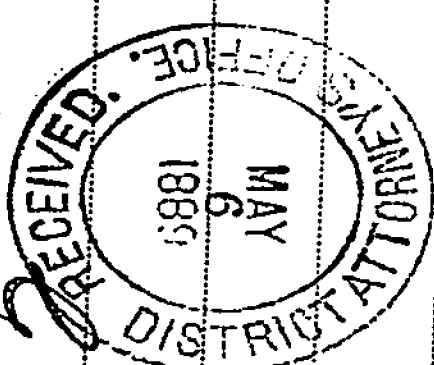
Witnesses Alice Shields

No. 20 Precinct

No. Street

No. Street

\$1000 to answer



COMMITTED to prison

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

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

Dated May 2 1889 Police Justice.

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

Dated 1889 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 1889 Police Justice.

POOR QUALITY
ORIGINAL

0382

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 *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 *second*
day of *May* in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *night*-time of the said day, at the City and County
aforesaid, with force and arms,

*one cloak of the value
of five dollars*

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

John R. Bellows,
District Attorney.

0383

BOX:

354

FOLDER:

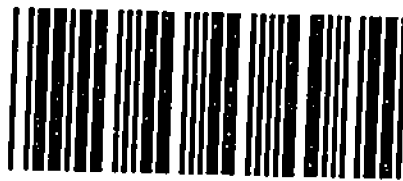
3336

DESCRIPTION:

Ryan, William

DATE:

05/23/89



3336

POOR QUALITY
ORIGINAL

0384

24/10/18
Counsel,
Filed *26* day of *May* 188*9*
Pleads *Guilty*

VIOLATION OF EXCISE LAW.
(Selling to Minor).
[III Rev. Stat. (7th Ed.) p. 1982, § 15.]

THE PEOPLE

vs.

William Dunn
James Dunn
For the Court & People
to be tried by jury

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows

Foreman.

May 28/18

Witnesses:

George J. Gerry
Kate E. Gerry
Officer John Kant

POOR QUALITY
ORIGINAL

0385

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Ryan

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

William Ryan

of a MISDEMEANOR, committed as follows:

The said

William Ryan

late of the City of New York, in the County of New York aforesaid, on the
twenty-seventh day of *April* in the year of our Lord
one thousand eight hundred and eighty-nine, at the City and County aforesaid,
certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell to one *Henry Espenchied*
who was then and there a minor under the age of fourteen years, to wit: of the age of
five years, as he the said *William Ryan*
then and there well knew and had reason to believe; against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York,
and their dignity.

JOHN R. FELLOWS,

District Attorney.