

BOX:

45

FOLDER:

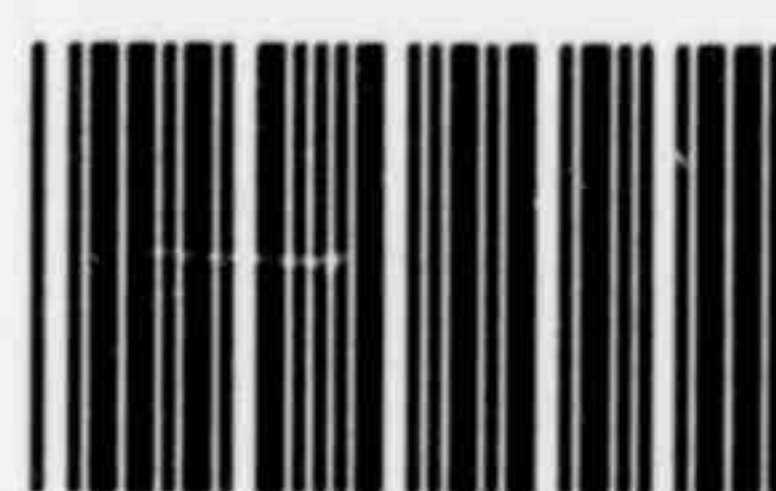
529

DESCRIPTION:

Randall, Frank

DATE:

08/08/81



529

69-
I have looked into
the facts in this case
I am satisfied that
the defendant was in-
toxicated, & made an
unprovoked attack
upon the complainant
but without any intent
to steal or rob. The opinion
of which he is guilty
is in my opinion
that of a simple
assault,

W. C. Becker
Aug 10/81. assa

Can con. in the
above recommendation
F. S.

Filed 8 day of Aug 1881
Pleads

THE PEOPLE
vs.

ROBBERY—First Degree.

Frank P. Randall

David G. Rollins
BENQ. K. PHELPS

District Attorney.

A True Bill.

Edmund W. McLaughlin

Foreman.

Aug 10/81
Heard & Assault
C. P. Esq. deap.
F. S.

On the sidewalk i' was
Looking towards Grand Street
i heard Randall make
the Remark who are you
Looking at. then i' turned
around. and i' seen a man
step up behind Randall
and Pass up the Street!
When a few steps away
from us he turned around
and said something in
German. then Randall swore
at him and told him if
he did that go on he would
give him a Punch in the
jaw at that time he Randall
Started to walk towards
the German

and i' Caught hold of
Randall by the two ~~Shoulders~~
from behind but on finding
i was not strong enough
to hold him from behind
i got in front of him and
i held him by the Lapels
of his Coat and he could
not go any farther. then
the man came walking
towards us as i was holding
Randall. and i told him
to go about his business. and
he still kept coming closer
and as soon as he got within
reach of Randalls hand
he Randall struck him in
the face then i says to
the man why dont you go
away you damn fool and
i had hold of Randall all the time

^{man} The ^{man} Came up again behind my
Back and Randall struck
him again. then he stepped
back about two or three
steps and put his hand in
his Pocket. as he did so
i let go of Randall and
Caught him by the Lapels
of the Coat and he struggled
hard to get at what i supposed
to be a Knife or a Revolver
he pulled his hand out of
the Pocket as he did so
something fell on the
Side walk and made a
noise as i supposed to be
like a Knife or a Revolver
and i told Randall to
Pick it up whatever it
was. as Randall was
Looking for it. i says

Look out here Comes a
Policeman. at that he
Started and Ran, and i'

Let go of the man and
stood where i' was. the Policeman
Passed A us and followed
Randall and caught him
at the Corner. then they
Came Back and arrested
the man Randall had the
dispute with.,

and that i' all
i' know about the Case

Thomas Riley

No 581 Carroll Street
Brooklyn N.Y

Brooklyn July 26th /81

I Thomas Riley
State the facts as they
occurred in the Case of
Frank Randall as
follows on Tuesday the 19th
Day of July after receiving my
wages myself Randall
and Quinlan and three
others went into a Saloon
for the purpose of having
a drink and while there
we met some friends of
ours and before we left
we had about nine drinks
altogether one of the Party
proposed going over to New
York and we proposed going
with him, all the Party

got on Board a car
and we crossed the Fulton
ferry. as i had heard so
much talk of Coney geoghan's
Saloon on the Bowery i wished
to see it as long as i was
in New York so the whole
Party went into geoghans and
we saw a Couple of Boxing
Matches and a Couple of
pig Dances then Quinlan
Proposed that we take a
Walk some where. then me
Randall and Quinlan
Separated from the Rest
of the party and walked
up the Bowery about one
Block i did not know
where i was or what street
i was in Once we Left the
Bowery then we turned off the

of the Bowery and walked
Down some Street about
another Block or so and we
stood on the Corner.
When a Policeman Came
along. we seen every body
moving along so we went
up Grand Street about a
half a Block and we stood
there for about a minute
and then turned and walked
toward Elizabeth Street as i
afterwards found out By Looking
at the name on the Lamp
we Reached the Corner of
Elizabeth and Grand when
i wanted to go to the
Water Closet there was a
Liquor Store on the Corner
and i said i would go
in there and Randall said

he would go with me
we went in. First the Bar
i went in first in the
Closet then. Randall asked
me to wait for him and
i did so. when he got through
we went out the side
door on Elizabeth Street.
before entering the Saloon
Quinlan Refused to go in
but Promised to meet
us on the other side of
Elizabeth Street when we
came out.

when we came out we crossed
the Street to meet Quinlan
and as we were crossing the
Street Randall made
the Remark that it was
cheeky for us to go in
the water Closet and to
come out without having
a drink while standing

If not called for in 5 days, Postmaster will please

RETURN TO OFFICE OF

The Atlantic Avenue R. R. Co. of
BROOKLYN.

William C. Beecher, Esq.
Supt. Dist. Attorney
Chambers Street
New Canby

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

Police Court--First District.

of No. *73 Orchard* Street, being duly sworn, deposes

and says, that on the *20th* day of *July* 18*81*

at the *Fortieth* Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of de-

ponent, by force and violence, without his consent and against his will, the following property viz:

*Good & lawful money
amounting of One
Silver Coin of the
denomination and*

of the value of

ONE

Dollar,

the property of

deponent

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

Frank P. Randae (now here)
who at about One o'clock
A M of said day was in
company of another person
and they followed depon-
ent on the Street, and
when in Elizabeth Street
near Grand Street said
Randae struck deponent
a blow on the head with his
fist and at the same time
forced his hand into a pocket
of deponent's pants & took
therefrom One Silver
coin & carried away
same money *Philip Crofts*

Sworn to, before me this

20th day

of

18*81*

day

Justice

Police Court--First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Frank Randall

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

Question. What is your name?

Answer.

Frank Randall

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Hartford Conn

Question. Where do you live?

Answer.

Brooklyn

Question. What is your occupation?

Answer.

Oil painter

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

here preferred against you?

Answer.

I am not guilty

Frank. Paul Randall

Taken before me, this

10 day of *July* 18*81*

McConnell
Police Justice.

Police Court--First District.

THE PEOPLE, & c., vs.

Philip Crook

93 Orchard St.

vs. Frank Randall

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

AFFIDAVIT ROBBERY.

Dated

July 20 1881

at New York Justice.

Lawrence

Officer.

Clerk.

Witnesses:

James B. Crowley

14 m. Barclay

Complaint held in

\$300 to be paid by

lawyer George F. Hart

3000

at

Received at Dist. Atty. Office



COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

The undersigned hereby certify
that they have known Frank Randall for
several years past and testify to his good
character and quiet behavior and moral
standing in the community.

New York and Brooklyn, August 1881.

~~Wm. Richardson~~ President of
Atlantic Ave. R.R. 125 S. 4th St.
Charles Kelly 22 Rutgers St New York

Michael J. Mullins 90 New ChambersSt
Edward L. Carey 76 New ChambersSt

W. P. Kirk alderman 4th Senate dist-

C. J. Glover 348 State St Brooklyn

Dr. Richard 144 Court St.

W. B. Walter 174 High St Brooklyn

here

Randall

CITY AND COUNTY } ss.
OF NEW YORK,

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

That

Frank P. Randall.

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twentieth* day of *July* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *eighty-one* at the Ward, City, and County
aforesaid, with force and arms, in and upon one *Philip Bröller*
in the peace of the said People then and there being, feloniously did make an assault and

*One silver coin (of the kind commonly called a
trade dollar) of the value of one dollar
One silver coin (of the kind commonly called
a dollar) of the value of one dollar*

of the goods, chattels and personal property of the said

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

Samuel G. Rollins
BENJ. A. PHELPS, District Attorney.

BOX:

45

FOLDER:

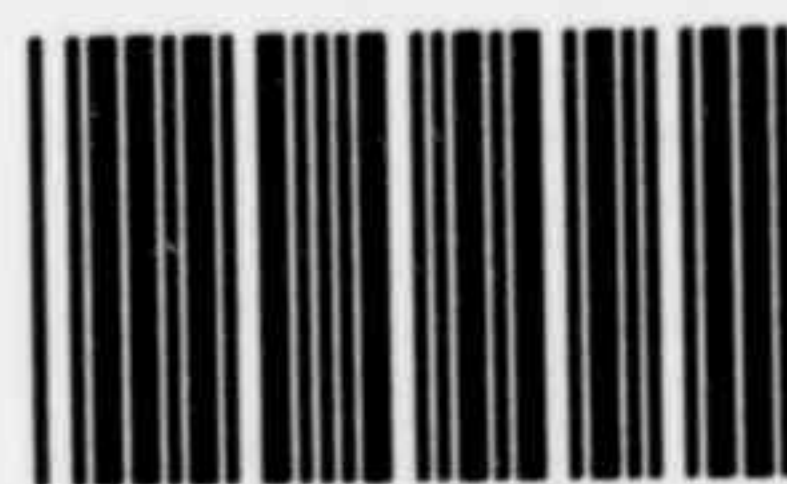
529

DESCRIPTION:

Rauhofer, Christian

DATE:

08/02/81



529

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4

Met 10

Filed 2 day of Aug 1881

Pleads Not guilty (S)

THE PEOPLE

vs.

P

Christian Raucher

Felonious Assault and Battery.

6-1
29-2-7

Daniel G. Rollins
BENJ. K. PHELPS.

District Attorney.

A True Bill.

Edward Van Winkle

Foreman

Aug 11. 1881.
Guilty & Convicted on
Second Count
State Prison 5 Years.
F.S.

4 -
The People's Court of General Sessions. Part First.
Christian Ramhofer Before Recorder Smythe. August 11, 1881

Indictment for felonious assault & battery
Bertha Ramhofer, sworn and examined, testified
The prisoner is my husband. I am married
to him twenty five years. I was at home on the
31st of July; the prisoner was out the whole day;
he came home at 9 o'clock in the evening, he
was drunk; he was coming up from the street,
I was looking out of the window watching for him
to come home, he fell down stairs; they wanted
to try to get him up stairs because he was ~~but~~
very drunk; he went down stairs and went
behind a place and was sitting on a stoop. I
could not get him up because he was so ugly
to talk to me. I called a little boy and they help-
ed me to get him up. I had hard trouble to get
him up stairs. He asked me about his supper
there was a great many veal chops left for
him, he said he had nothing to eat. He
asked me about beer. I said to him he had
been very tight and it would be better for
him to have a cup of coffee or tea. Then I
would not give him beer he cursed a bad
word to me and laid down on the sofa
and he near fell on the floor. I helped to
try to get him on the sofa. I went to bed
and he (the prisoner) was lying on the
sofa asleep. In the morning I did not know

what time it was, it was kind of daylight; the prisoner came to the bed and asked me for the Key to go down in the yard and I gave it to him. Then he came up he came to the bed again about ten minutes after and he asked me for ten cents. It was so light that we could see every one in the room. I turned my leg and ~~he~~ I was speaking to him if he was not ashamed of himself going on Sunday morning at four o'clock to a liquor store. That is all I said to him. He never gave me an answer, and about ten minutes after somebody was in the ^{bed} room and I was lying asleep. I was sound asleep and he struck me twice. I said, "Good God and I halloed for the children. Then my husband struck me again with this axe. I did not see the axe in his hand; my son caught him; he is here; he struck me four times with the axe; he cut my jaw open; there is a cut behind the ear, on the shoulder and on the right hand. I have not been able to work with this hand for a long time. I was in the Hospital eighteen days. I have six children and they all live at home with me; the eldest is 24; he was not there the day of this occurrence; five children were home that night I was struck with the axe. I live 209 Seventh St. and was living there when he (the prisoner) cut me with

the axe. I have six rooms, the whole of the top floor. The prisoner was lying in the kitchen and I was lying in the front room; the two daughters were sleeping in the front and the big son sleeps in the kitchen and the other son in the back and the other two boys sleep in the passage way. I did not do anything to the prisoner previous to his striking me. I was asleep. The prisoner's business is carriage making; he always drinks, he always left his place on account of drink; he was not working the day this thing happened; he used to work in Mr. Brewster's. Cross Examined. It is not a fact that for the last sixteen years he has worked at Brewsters; he may work one or two weeks and then get discharged. I am sure he struck me with the axe, I cannot be mistaken. I am positive that he struck me four times with the axe. The first cut I got woke me up. I had not my clothes on when I laid down. I had undressed and went to bed. He asked me for a key to go down in the yard and I gave it to him. Did he not take a chisel for the purpose of breaking into the stable because you would not give him the keys? No sir; he did not have any chisel when I saw him. I did not try to get it out of his hand; he has two horses in that stable. Did he ever beat you before? Frequently - yes sir.

Did you ever have him arrested? Yes sir. How often? He has been arrested twice; he would not support me; he was always drinking. They locked him up for five days. The second time he was arrested what was he arrested for? He struck the boss. Did you ever have him arrested for being drunk? No sir. Is it not a fact that no longer than two weeks ago you struck him in the face and knocked out two teeth? Yes sir, that is the fact; he called me bad words. Does he sleep often on the sofa? No sir. Where does he usually sleep? In the bed with me. That did you knock out his teeth for? I hit him with my hand. You had nothing in your hand when you knocked out his teeth? No sir. You did not intend to do it? No sir, he called me bad words, a whore and everything, a bitch. George Ranhofer sworn and examined, testified I am the son of the last witness and the son of the prisoner. I was at home when the assault was made on my mother. There were you at the time it happened? I was in bed away in the back; they sleep in the front. Were you asleep? Yes sir. What aroused you? I heard somebody hallooing first. What did you do then? I woke up out of my sleep and I did not think of nothing and I waited again. I looked out of the window towards Eighth St. and I heard another

scream and then the doors were closed, I got up, I seen it was in the front, I had to burst open my doors, I had to open two doors before I could get near them. I just got in the time he took the axe up with his two hands; he was going to let her have it the last time with his two hands when I caught the axe going down halfway on her. (See shown) That is the axe; there is the mark of blood that was on it at the time. In what condition was your mother; was she wounded? She was all cut up. What did you do? I took the axe away from him. My sister took the axe away from me, I took him and held him pretty fast. I sent my little brother for an officer and two officers came; the officer is here. Cross Examined. I peddle fruit for my mother and have done so for about seven years. My father works at carriage making. The last time he has worked for Brewster he has been there about two months; it is not a fact that he has been working for Brewster for the last sixteen years. At one time he worked six years for Brewster. I was only arrested once for a little row in the street; I was not arrested the second time at all. Have you not within two weeks been found guilty of assault in the Special Sessions and fined twenty five dollars? No sir. I saw my father

+ 11
with the axe in both hands over his head in the act of striking my mother a powerful blow coming down. That is the truth. There was a chistle under the ^{bed} sheet in the bed that my mother occupied; my father slept on the lounge that night. My mother told me he was tight. I don't know how that chisel got in the bed; there was no blood on that chisel; it is not in Court, I gave it to the officer. I have been friendly with my father. I never struck him. I have not frequently assaulted my father and none of the other members of the family have done so. Who did this team belong to that you drove to your wagon? My mother. I worked for my mother. It is not a fact that when my father works he provides for the family; he has never had a good day together as long as I know - never lived happy. If I had not gone in then he would have killed her. Is it not a fact that on more than a dozen different occasions that your mother assaulted this old man? No sir. As long as I can remember she only assaulted him once or twice; we had him arrested for drunkenness; they locked him up for ten days and we took him out the other five. He was arrested for beating his boss and he was arrested for being drunk on complaint of the landlord of the house. Mr. Mack got him out.

My mother had him arrested twice. Witness R. Townsend, sworn and examined, testified. I am the House Surgeon in Bellevue. I have seen the woman who has been on the witness stand about 6 1/2 on the morning of the 3rd of July in ward 7 of Bellevue hospital. I was asleep, the nurse knocked at my door and said there was a woman brought in bleeding very badly; she was down in the ward almost dead. I found her lying on the bed covered with blood; on the left side of the chin she had a long gash about 1 1/2 inches which extended down to the bone. Then she had another wound behind her ear on the same side about two to three inches in length; it was not so deep and on the shoulder there were appearances as if she had been struck with a knife or sharp instrument and it had glanced apparently and it slid down. On her right hand there was a cut extending around the thumb. The woman was in a very poor condition, had very little pulse, was very pale and bleeding profusely from all her wounds. She had been dressed by the ambulance surgeon I thought it was some instrument with a sharp edge that made the wounds; they were incised wounds. Her condition was dangerous when she was brought in; while the wounds themselves would not necessarily be fatal, she suffered from loss of blood; the

shock was partly mental and partly due to loss of blood. I think she was discharged about the 20th or 21st of July; she had been there three weeks.

William Dalton, sworn. I arrested the prisoner. I was on duty when my attention was first called to this matter on Seventh St. about five o'clock Sunday morning, July 3. Mrs. Renhofer's little boy came and told me and I went and found Mrs. Renhofer's son, who was a witness, bathing his mother with water; she was bleeding profusely from wounds; he told me that his father had assaulted her with an axe, and his sister brought the axe to me. I asked the father what he done it for? He said he was abused, he only wanted ten cents and they would not give it to him. I saw she was in a bad condition, I had the ambulance sent for and had her taken to the Bellevue hospital. I locked the prisoner up. On the way to the station house I asked him if he had assaulted his wife with that axe and he said, "yes," he was abused in the house. The blood marks on the axe were fresh.

Christian Rauhofer, sworn and examined, testified that he was 64 years old, worked for Brewster, 47th St. and Broadway sixteen years ago, I worked four years and a half for his brother and sometimes I was in other factories with other carriage makers. I did not hit my wife with the

axe. Have two horses and I feed them always at five o'clock in the morning in a stable. Then I was about to go down then she took the key from the room and locked the door so that I could not get out. Then I took the chest and screwed out two of the screws. She snatched the chest out of my hand; the hatchet was near by, and when she held the chest against me I took the axe; she got hold of it and by struggling to get the axe out of my hand she cut herself.

He was convicted of an assault with a dangerous weapon with intent to do bodily harm. He was sent to the State prison for five years.

Testimony as the case
between Penhoffer
filed Aug. 1887.

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—Christian Rauhofer

Question.—How old are you?

Answer.—20 years

Question.—Where were you born?

Answer.—Germany

Question.—Where do you live?

Answer.—209 7 Street

Question.—What is your occupation?

Answer.—Wheelwright

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

Answer.—In the summer time my head is
and of order who had a few words
and I don't know how I came and
don't it

Christian Rauhofer

Take before me, this

Salomon J. Smith
163 July 1881
Police Justice.

Police Court—Third District.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.of No. *209* *Seventh* Streeton *Sunday* the *3rd* being duly sworn, deposes and says, that
in the year 18*81* day of *July*
at the City of New York, in the County of New York,She was violently and feloniously ASSAULTED and BEATEN by *her husband**Christian Raucher (now here)**who struck deponent several violent
blows on her Neck, Shoulder and
right hand with a ax he held
in his hands, and that said Christian
did commit such assault.*with the felonious intent to take the life of deponent, or do him bodily harm; and without
any justification on the part of the said assailant :Wherefore this deponent prays that the said assailant may be ~~apprehended and~~
bound to answer for the above assault, &c., and be dealt with according to law.

Sworn before me, this

of

*July**16*18*81* day }*Solomon Smith*

Police Justice.

Bertha *her* *Raucher*
(maise)

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bertie Raucher
209 7th St. S. St. L.

Christina Raucher

Affidavit A. & B.
FELONIOUS.

Dated

July 16 1881

Smith

Magistrate.

Haltor

Officer.

WITNESS:

George Raucher

209 7th St.



1500-10-11-12
C. M.

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

That

Christian Rauhofer
late of the City of New York, in the County of New York, aforesaid, on the
third day of *July* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of *Bertha Rauhofer*
in the peace of the said people then and there being, feloniously did make an assault
and *her* the said *Bertha Rauhofer*
with a certain *axe*
which the said *Christian Rauhofer*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
with intent *her* the said *Bertha Rauhofer*
then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Christian Rauhofer*
with force and arms, in and upon the body of the said *Bertha Rauhofer*
then and there being, willfully and feloniously did make an
assault and *her* the said *Bertha Rauhofer*
with a certain *axe* which the said

Christian Rauhofer
in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there willfully and feloniously
do bodily harm unto *her* the said *Bertha Rauhofer*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Christian Rauhofer*
with force and arms, in and upon the body of *Bertha Rauhofer*
in the peace of the said people then and there being, feloniously, did make another
assault and *her* the said *Bertha Rauhofer*
with a certain *axe*
which the said

Christian Rauhofer in *his* right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *her* the said *Bertha Rauhofer* with intent *her* the

said *Bertha Rauhofer* then and there feloniously and willfully 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Christian Rauhofer with force and arms, in and upon the body of the said *Bertha Rauhofer* then and there being, willfully and feloniously, did make another assault and the said *Bertha Rauhofer* with a certain *Axe* which the said *Christian Rauhofer* in his right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *her* the said *Bertha Rauhofer* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel G. Rollins

~~BENJ. K. PHELPS~~, District Attorney.

A True Bill.

Edward M. McLaughlin

Foreman

Aug 11. 1887.

James J. Cummings

Second Grand

John H. H. H. H.

E. S.

Filed *2* day of *Aug* 188*7*
Pleads *Not guilty - G*

THE PEOPLE

vs.

P

Christian Rauhofer

1887

Daniel G. Rollins
BENJ. K. PHELPS

District Attorney.

Felonious Assault and Battery.

BOX:

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FOLDER:

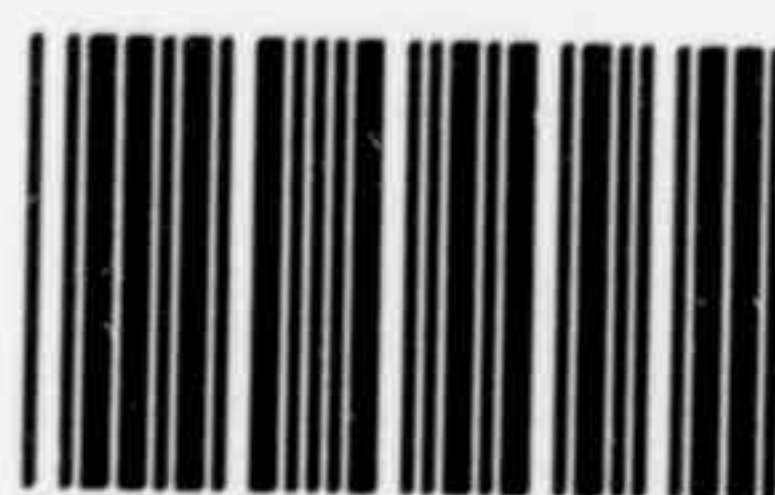
529

DESCRIPTION:

Raumitz, Paul

DATE:

08/08/81



529

47

Filed *8* day of *Aug* 188*1*

THE PEOPLE

vs.

INDICTMENT.
FORGERY in the Third Degree

Paul Rammitz.

DANIEL C ROLLINS,
BENJ. K. PHELPS,

District Attorney.

A True Bill.

Edvard Kauranen

Foreman.

Aug 9. 1891.

Heads given
Clara Becking 11/17
11

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

Third District Police Court.

of No.

263

East

10

Street,

that on the

2

will

day of

being duly sworn, deposes and says,

July

1881

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

Paul Rausniety (nowhere)
did knowingly and feloniously utter as
true a certain token and instrument
in writing hereto annexed and marked Exhibit
A and forms a portion of this Complaint
and purporting to be a check made and
drawn by Frank J. Baclger on the
Mechanics National Bank of said City
that on the 14th day of July 1881 said
Paul presented said check to deponent
and that on said day said Paul was
indebted to deponent to the amount of
twenty-four dollars that he Paul came
and to settle his account with deponent
that he has now a good situation with
Mr. Baclger and that deponent should
give him (Paul) ten dollars and that
on the next month he would pay
deponent the balance

Deponent believing said statement to
be true did give said Paul ten dollars
Deponent is informed by Francis J.
Baclger (nowhere) that said instrument is
false forged fraudulent and counterfeit
which deponent believes to be true

Sworn to before me this }
12th day of July 1881 }
John B. Smith

Notary Public.

Police Justice

City & County }
of New York } ss

Francis J. Dolger of No 52 Union
Square being duly sworn deposes and says
that the hereto annexed and marked Exhibit A
and being the said taken described in the
foregoing affidavit was not made or
written by Defendant or by Authority or
consent of Defendant and that said taken
is false forged fraudulent and counterfeit

Sworn to before me this } F. J. Dolger
12th day of July 1881 }

Solomon Smith Police Justice

Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFIDAVIT.

vs.

Dated,

187

Magistrate.

Officer.

1500 to 1000

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—

Paul Rausnick

Question.—How old are you?

Answer.—

25 years

Question.—Where were you born?

Answer.—

Germany

Question.—Where do you live?

Answer.—

195 Allen Street

Question.—What is your occupation?

Answer.—

Bar tender

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

Answer.—

I have nothing to say against it

Paul Rausnick

Taken before me, this

day of

1881

Justice.

Form 115.

POLICE COURT--THIRD DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Moses Weil
263 East 10
Paul Rossmick



Office

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

July 12 18*97*

Magistrate,

Muddew

Officer.

Clerk.

10

Witnesses,

Francis J. Baely
No. 52 Union Square

Street.

No. Street.

No. Street.

\$ *1500* to answer Committed.

Received in Dist. Atty's Office,

Committed

Mr Paul Kausnitz having been in my employ
two (2) months for general house work + during that time
has been honest + dilligent

Louis P. Dexheimer
104 West Houston Street
Restaurant.

New York March 20th 1878.

This is to certify That bearer
of this Paul Huesnity was in
my employ for two years. I
find him a sober, honest &
willing man, can recommend
him to any one cheerfully.
He leaves me, on account
of my giving up business.
New York. 7/8. 1878

E. A. Schade.

E. A. Schade

156 Grand Street
New York; Octob. 16th 1879

- John W. Fleck's Hotel -

This is to certify that Bearer of this.
Paul Rausnich was in my employ
as Bartender for the last two (2)
years.

I find him as a sober, honest and willing
man. and can recommend him to any one
sincerely.

Yours Respectfully

John W. Fleck.

Court of General Sessions
of the Peace for City & Co of N.Y.

The People
vs
Raul Rasimety

Indictment for
Forgery.

City & County of New York ss

James Robertson being
duly sworn says that he is the Secretary
of the United States Champion Gas Machine
Company and has an office at No. 39
West 4th Street in said City: that deponent
is well acquainted with the defendant and
has known him for nearly eight years:
that the defendants occupation has been
that of a bar-tender: that deponent knows
and has known for several years other
people who are and were acquaintances
of the defendant: that deponent has al-
ways heard the defendant well spoken
of by his friends and acquaintances and
deponent has always regarded the defen-
dant as a person sustaining a good
moral character, never having heard
of any charge or imputation of crime
or wrong doing being made against
the defendant: that deponent is confident

N.Y. General Sessions

The People

vs

Paul Rasmussen

Affidavit of James
Voluntar as to Character

John L. Wood
Depto. Counsel

that if any Cause for Complaint had
existed against the defendant this depo-
nent would have heard of it

Sworn before me
August 16th 1881

James T. Johnson

Notary Public
N.Y.

James T. Johnson



New York, July - 2nd 1881

MECHANICS' NATIONAL BANK.

33 WALL STREET



Pay to Paul Rausnitz or Order,

Twenty

Two

Dollars.

\$

22⁰⁰/₁₀₀

Frank L. Seliger
52 Union Square

Chas. H. Clayton & Co., 160 Pearl St., N. Y.

Frank L. Jolyer
Paul Ranchito

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

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

That

Paul Raumitz

late of the First Ward of the City of New York, in the County of New York, afore-
said on the *second* day of *July* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *eighty-one* with force and arms, at the Ward,
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and
cause and procure to be falsely made, forged and counterfeited, and willingly act and
assist in the false making, forging and counterfeiting a certain instrument and writing
to wit: of the kind commonly called a
bank check
which said false, forged and counterfeited *bank check*
is as follows, that is to say:

New York, July-2^d 1881

Mechanics' National Bank,
33 Wall Street

Pay to Paul Raumsitz - or order
Twenty Two ——— Dollars.

U.S. Inter Rev

Two 2 Cents

\$22⁰⁰/₁₀₀

Frank L Doelger
52 Union Square

with intent to injure and defraud *Frank L. Doelger, Mechanics*
National Bank

and divers other persons; to the jurors aforesaid unknown
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity

And the Jurors aforesaid, upon their Oath aforesaid, do further present:

THAT the said

Paul Raunitz

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

Frank J. Doelger, Mechanics' National Bank

and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. *to wit: of the kind*

commonly called a bank check.

which said last-mentioned false, forged and counterfeited *bank check* is as follows, that is to say:

*New York, July 2^d 1881
Mechanics' National Bank.
33 Wall Street.*

*Pay to Paul Raunitz or order
Twenty Two — Dollars.*

U. S. Inter Rev

Two 2 Cents

\$ 22 / 100

*Frank J. Doelger
52 Union Square*

the said

Paul Raunitz

at the same time *he* so uttered and published the last-mentioned false, forged, and counterfeited *bank check*

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DANIEL G. ROLLINS,

DENIS K. PHELPS, District Attorney.

BOX:

45

FOLDER:

529

DESCRIPTION:

Reilly, Terrence

DATE:

08/11/81



529

pt for the Term
~~14-0~~ 14-0
H.C. Friday

Filed 11 day of August 1881

Pleads Not guilty (12)

THE PEOPLE

vs.

P

Felon Assault and Battery.

Terrence Reilly

Daniel G. Rollins
LEW. KAPNEPS

District Attorney.

A True Bill.

Edward Van Vorst

Foreman

Sept. 9. 1881.

Found & Acquitted.

Police Court— X District.

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

of No

214

East

Mary

Kiernan

63

Street,

being duly sworn, deposes and says, that

on Sunday the

7

day of

August

in the year 188/, at the City of New York, in the County of New York.

he was violently **ASSAULTED** and **BEATEN** by

Jerome Reilly

now present

who

cut

about

Stabbed

deftly

with

a

pen knife

on

the

head

and face

without any justification on the part of the said assailant.

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

Sworn to before me, this

day of August, 188

of 1887
Wm. J. May

POLICE JUSTICE.

Mary X Kiernan
mark

FORM 11.

Police Court—765 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Keenan

vs.

146 E 43rd St
214 E 43rd St
Police Kelly

AFFIDAVIT, A. & B.

Dated Aug 8 1881

Murray Justice.

Alex Rudge Officer.

Witness

Thos. J. Ford
Frank Spengler
146 E 43rd St
214 E 43rd St

\$ 500 to Ans: C Sess.

Bailed by _____

No. _____

Cum

I certify that I have examined
M^{rs} Mary Kurnan she has
black marks caused from
dumb blows on the thigh
arm and eye also a
cut over the eye and one
on the lip. She also has
an umbilical hernia
which she says has
increased since last
Sunday when she
says she occurred all
these injuries at the hands
of Lawrence Kelly

Thos J. J. Ford M.D.
452 West 51st St.

Aug. 10th/81

CITY AND COUNTY } ss
OF NEW YORK.

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

That *Terrence Reilly*

late of the City of New York, in the County of New York, aforesaid, on the
Seventh day of *August* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of *Mary Kiernan*
in the peace of the said people then and there being, feloniously did make an assault
and *her* the said *Mary Kiernan*
with a certain *knife*
which the said

Terrence Reilly
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
with intent *her* the said *Mary Kiernan*
then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Terrence Reilly*
with force and arms, in and upon the body of the said *Mary Kiernan*
then and there being, willfully and feloniously did make an
assault and *her* the said *Mary Kiernan*
with a certain *knife* which the said *Terrence Reilly*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable ~~and~~ excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there willfully and feloniously
do bodily harm unto *her* the said *Mary Kiernan*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Terrence Reilly*

with force and arms, in and upon the body of *Mary Kiernan*
in the peace of the said people then and there being, feloniously, did make another
assault and *her* the said *Mary Kiernan*
with a certain *knife*
which the said *Terrence Reilly*

in *his* right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *her* the said *Mary Kiernan* with intent *her* the

said *Mary Kiernan* then and there feloniously and willfully 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Terrence Reilly*

with force and arms, in and upon the body of the said *Mary Kiernan* then and there being, willfully and feloniously, did make another assault and the said *Mary Kiernan* with a certain *Knife* which the said *Terrence Reilly* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *her* the said *Mary Kiernan* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel G. Collins
BENJ. K. RUELLE; District Attorney.

A True Bill.
Samuel H. Thompson
Foreman
Sept. 9. 1881.
James H. O'Connell

Terrence Reilly
Daniel G. Collins
BENJ. K. RUELLE
District Attorney.

vs.
THE PEOPLE
Pleads Not guilty (12)
Filed 11 day of August 1881
Felon Assault and Battery.

BOX:

45

FOLDER:

529

DESCRIPTION:

Rice, Charles

DATE:

08/08/81



529

65

Counsel,
Filed 8 day of Aug 1881
Pleads

Indictment—*Perit* Larceny.

THE PEOPLE
vs.
P

Charles Rice

Samuel G. Hollins
BENJ. K. PHELPS,

District Attorney.

A True Bill.

Edward Van Hook

Foreman.

Aug 10/81
Please guilty

Sen. Emms.
ES

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

Police Court—First District.

Adolph Liska
 of No. *39 Fulton* Street, being duly sworn, deposes
 and says, that on the *15th* day of *July* 18 *87*
 at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
 away from the possession of deponent,

the following property, viz:

*One Caddy of Plug
 Tobacco (about 20 lbs)*

of the value of *Eleven* Dollars,

the property of

*Deponent and his copartner
 Peter Dingfelder*

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

*(now here, whom deponent caught
 and detected in the act of
 taking stealing & carrying
 away said property)*

Adolph Liska

Sworn to, before me this

15th day

18

87

Police Justice.

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles Rice*

Question. How old are you?

Answer, *17 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer *37 Frankfort*

Question. What is your occupation?

Answer. *Printer*

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

Answer. *I am not guilty*

Taken before me, this

day of

18

Police Justice.

Police Court ³⁵ ~~First~~ District

THE PEOPLE, & c. ¹¹
ON THE COMPLAINT OF

Joseph Libko
39 Fulton St

vs.
Charles Rice



BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Dated *July 15* 18*91*

William Magistrate.

Brooklyn *Robertson* Officer.

Witnesses:

\$ *300* to answer
at *General Sessions Court*

Received at Dist. Atty's office

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

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

That

Charles Rice

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifteenth* day of *July* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County
aforesaid, with force and arms

*Twenty pounds of tobacco of
the value of fifty five cents
each pound*

of the goods, chattels and personal property of one

Adolph Libke

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

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

BOX:

45

FOLDER:

529

DESCRIPTION:

Robberson, Charles

DATE:

08/08/81



529

Seizure office

Remondrumbury

68

Counsel

Filed 8 day of August 1881

Pleads

THE PEOPLE

vs.

Charles Robt
Henson

INDICTMENT.

Larceny of Money, &c., from the person
in the night time.

DANIEL C ROLLINS,

~~DANIEL C ROLLINS~~

District Attorney.

A True Bill.

Samuel K. Tomlinson

Foreman.

Aug 9. 1881

Henry G. J.

346 Mass St
Aug 10/81

E. J. P.

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

Police Court--Second District.

Michael Mulligan
of No *163 West- 27th* Street, being duly sworn, deposes
and says, that on the *18* day of *July* 188*7*
at the City of New York in the County of New York, was feloniously taken, stolen and carried
1.50 a.m.
away, from the possession of deponent, *and from his person*

the following property, to wit: *a pocket book containing good
and lawful money consisting of divers National
Bank bills namely. Four bills of the denomination
and value of Ten dollars each one bill of the
denomination and value of Five dollars. Three
bills of the denomination and value of Two dollars
each. Two bills of the denomination and value of
One dollar each one piece of gold coin of the
value of Five dollars all*

of the value of

Fifty eight 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 *Charles Robberson*

*(now here) That about 1.50 a.m. on said
date said Robberson took stole and
carried away said pocket book ^{containing said money} from
the hip pocket of the pantaloons then
and there worn by deponent and ran away
That deponent pursued said Robberson
and he was caught by officer Conklin
on South 5th Avenue & Broome Street and
when taken to the Station House said
pocket book containing said money was
found in the possession of said Robberson*

Sworn to before me, this

of

188*7*

day

Police Justice.

Michael Mulligan

POLICE COURT—~~FIFTH~~ DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Charles Robertson

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. German

Question. Where do you live?

Answer. 578 Washington St

Question. What is your occupation?

Answer. *Labru*

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

Answer. I took the pocket-book containing said money from Complainant's pocket & I am guilty

Chas Robeson

Taken before me. this 18

day of July 1881

Q 1 & Reply

Police Justice.

Form 891.

Police Court-Second District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Affidavit-Larceny.

Michael Mulligan
163 W. 107th St.

Charles Robertson

DATED

July 18

1881

324 Bxly

MAGISTRATE.

Conklin

OFFICER

WITNESS:

George W. Conklin

S. Lucind - Police

2077

TO ANS.

BAILED BY

No.

STREET.

CITY AND COUNTY } ss.
OF NEW YORK,

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

That

Charles Robinson

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

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

of the goods, chattels, and personal property of one
the person of the said *Michael Mulligan*
from the person of the said *Michael Mulligan*
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.

Michael Mulligan on
Michael Mulligan then and there being found,
Michael Mulligan then and there

DANIEL C. ROLLINS,

BENJ. K. PHELPS, District Attorney.

BOX:

45

FOLDER:

529

DESCRIPTION:

Roe, Charles

DATE:

08/08/81



529

Sept a 18 emp.
Rems one year
for Larceny.
F.S.

189

Counsel,

Filed 8 day of Aug 1887

Pleads

THE PEOPLE

vs.

Charles Lee

INDICTMENT—Larceny from
the Person.

DANIEL C. ROLLINS,
BENJ. K. PHELPS,

District Attorney.

A True Bill.

Samuel Van Hook

Foreman.

Aug 9. 1887

Plende guilty

2.4.6 years

F.S.

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

Police Court—Second District.

Henry Fairchild
of No. 5. West Hudson + Gansevoort Street, being duly sworn, deposes
and says, that on the 25 day of July 1881
at the City of New York in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, and from his person

the following property, to wit: One linen Handkerchief

of the value of Twenty five cents Dollars,
the property of deponent

(I attempted to take a pair of
Boots)

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

That deponent was walking through Madison
Square Park and said Roe came up
to him and took said handkerchief
from the outside breast-pocket of the
coat then and there worn by deponent.
Deponent further says that said
Roe attempted to take a pair of
boots from his hand at said time

Henry Fairchild
X
mark

Sworn to before me, this

of

July

1881

day

Police Justice.

2^d
POLICE COURT—~~FIFTH~~ DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Roe

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

Question. What is your name?

Answer.

Charles Roe

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

Newark N.J.

Question. Where do you live?

Answer.

399 8-Avenue

Question. What is your occupation?

Answer.

Laborer

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

Answer.

I never saw the Complainant before
I was arrested

Taken before me, this

26

day of

July

1881

R. M. Arny

Police Justice.

Charles H. Roe

Police Court-Second District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Fairchild
West End Co Hudson & Co
Charles Roe

Affidavit taken from the
Larceny.

DATED *July 26* 188*1*

B. H. Bixby MAGISTRATE.

Hompson OFFICER.

WITNESS:

Central Park



\$ *500* TO ANS.

BAILED BY

No. STREET.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

~~John~~ Charles Roe

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

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

One Handkerchief
of the value of
Twenty-five cents

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

DANIEL C. ROLLINS,

~~BENJ. K. PHELPS~~, District Attorney.

BOX:

45

FOLDER:

529

DESCRIPTION:

Roe, Mary

DATE:

08/03/81



529

BOX:

45

FOLDER:

529

DESCRIPTION:

Kranole, Margaret

DATE:

08/03/81



529

J. A. [unclear]
Counsel,

Filed 3 day of Aug 1881

Pleads *Guilty* (L)

THE PEOPLE

Mary Roe
Margaret Krane
et al

INDICTMENT.
Grand Larceny of Money, &c.

~~THE PEOPLE~~
Amelia Rollins
District Attorney.

A True Bill.

Geo. H. Moore

Foreman.

July 5. 1881.

Wm. J. [unclear]
Discharged.

Complainant
0. [unclear]

THE JUDGES OF THE PEOPLE OF THE STATE OF NEW YORK

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

Police Court--Second District.

of No Brunswick Place John J. Kooen Street, being duly sworn, deposes
and says, that on the 22nd day of July 1887
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit: one porte-monnaie containing seven bills
of the denomination and value of five dollars, each,
One bill of the denomination and value of two dollars,
One bill of the denomination and value of one dollar
All

of the value of thirty eight Dollars,
the property of his 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 Mary Roe and Margaret
Krause (nowhere) for the reason that deponent
enters the premises N^o 59 West 30th Street in the
company of the accused, that at or about one o'clock
AM of the 22nd inst. that no one but the accused
were in the room with deponent, that deponent
attached his coat containing the aforesaid property to
the mirror in the room, that deponent subsequently
saw the said Mary Roe in the act of replacing
the aforesaid porte-monnaie in the pocket of deponent's
coat, that deponent having cause to suspect the
accused thereupon examined his porte-monnaie
and discovered that the aforesaid money had been
taken and stolen therefrom, and that the said Margaret
Krause endeavored to conceal the said Mary Roe from the
deponent's vision, whereupon the said Mary Roe took the
said money,
J. J. Kooen.

Sworn to before me, this 22 dayof July 1887

Police Justice.

^{2nd}
POLICE COURT—~~FIFTH~~ DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Margaret Krandle*

Question. How old are you?

Answer. *Twenty five years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *171. Waverly Place*

Question. What is your occupation?

Answer. *I have no occupation*

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

Answer. *I am not guilty*

Margaret Krandle
Krandle

Taken before me, this *22nd*

day of *July*, 188*1* }

R. J. Murphy

Police Justice.

2nd
POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss

Mary Roe

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

Question. What is your name?

Answer.

Mary Roe

Question. How old are you?

Answer.

Twenty five

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

163 W. 27th

Question. What is your occupation?

Answer.

Dress maker.

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

Answer.

I am not guilty.

Thompson

Taken before me, this

22nd

day of

July.

1881

B. H. Bixby

Police Justice.

Form 891.

Police Court-Session District.

THE
ON THE COMPLAINT OF

Affidavit-Larceny.

John T. Karpis

Annunzio "Al" Scarpa

11 W 30 St.

Mary Rae

vs Margaret Kravitz

DATED

July 22

1881

MAGISTRATE.

Bixley

OFFICER.

Sagler

WITNESS:



\$ 500 Each TO ANS. Comm

BAILED BY

No.

STREET.

Form 891.

Police Court-Session District.

THE

ON THE COMPLAINT OF

Affidavit-Larceny.

Blair J. Kasper

~~Annunzio Hotel~~

11 W 30 St.

Mary Rae

vs Margaret Krawle

DATED

July 22

1881

Bixley

MAGISTRATE.

Snyder

OFFICER.

WITNESS:



\$ 500 Each Comm
TO ANS.

BAILED BY

No. STREET.

PART I.

THE COURT-ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

~~137~~ If this Subpoena is disobeyed, an attachment will immediately issue.

~~137~~ Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

of No. *11*

John A. Gossen
West 30th

Street,

GREETING:

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

Mary Roe et al

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of *Aug*, in the year of our Lord 188*7*

DANIEL G. ROLLINS, *District Attorney.*

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

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

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

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

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

Ernest M. Applegate

being duly sworn, deposes and says he *failed to serve a*

Subpoena, of which the within is a copy, upon

John A. Hoosen
of 11 West 30th St. on the *3rd* day of

August 188*1*, by reason, deponent

was informed by parties residing
at the above address, that said

John A. Hoosen sailed for England
(yesterday) *August 24th / 81*

Sworn to before me, this *5th* day
of *August* 188*1*,

Ernest M. Applegate

Edward M. Bonney

Notary Public,
N. Y. Co.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

*Mary Roe and
Margaret Kravitz*

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

of the goods, chattels, and personal property of one :

John A. Koosen
then and there being found,

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

Danby Robbins

BENJ. K. PHELPS, District Attorney.

BOX:

45

FOLDER:

529

DESCRIPTION:

Rossi, Vincenzo

DATE:

08/10/81



529

7-10-1881
Filed 10 day of Aug 1881
Pleads *Not Guilty*

THE PEOPLE.

vs.

P

Vincenzo Rossi

Assault and Battery.—Felony.
Firearms.

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Edmund W. Connelley

Foreman.

Aug 13. 1881.

John J. Fitzgerald

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

Form

POLICE COURT—FIRST DISTRICT.

Joseph Nevada
of No. *5 Jersey* Street, being duly sworn, deposes and says,
that on the *3d* day of *July* 18*81*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and

beaten by *Vincenzo Rossi*

now present.

*who aimed & pointed
& discharged a pistol
four times at deponent
said pistol being loaded
with powder & ball—
That deponent was
wounded in the head
by said Rossi by
a shot from said
pistol & discharged.*

Deponent believes that said injury, as above set forth, was inflicted by said

Rossi

5-28
with the felonious intent to take the life of deponent, or to do him bodily harm, and without any justification
on the part of the said assailant:

Wherefore this deponent prays that the said assailant may be ~~apprehended~~ and dealt with accord-
ing to law.

Joseph Nevada
mark

Sworn to, before me this

day of

18*81*

McKen Ottoburn
Police Justice.

Police Court—First District.

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

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

Question. What is your name?

Answer.

Vincenzo Rossi

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

Italy

Question. Where do you live?

Answer.

No 3 Jersey St.

Question. What is your occupation?

Answer.

Laborer

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

here preferred against you?

Answer.

I have nothing to say
except that I did not
shoot the complainant

his
Vincenzo Rossi
mark.

Taken before me, this

5th day of July 1887

Police Justice.

Police Court—First District.

THE PEOPLE, &c., *vs.*
ON THE COMPLAINT OF

AFFIDAVIT—Felonious Assault & Battery

John Nevada
5 Jersey St.
Vincenzo Rossi

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated,

July 24 189*7*

Alfred
Magistrate.

Officer.

Radio Hanges

144

Clerk.

Witnesses,

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,



3. 12 Mr. July 23

POLICE COURT-FIRST DISTRICT.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.Ames Realis
of No. the 14th Precinct Street,being duly sworn, deposes and says,
that on the 3rd day of July 1887, at the City of New York,

in the County of New York.

Sworn to, this 4th day of July 1887

before me

He arrested Vincenzo Rossi now
present charged by Joseph Navato
with having feloniously shot
and wounded him in the head
that said Navato in the presence
of deponent identified the prisoner
as the one who did so shoot
and wound him to such a
dangerous extent as to necessitate
his removal to Hospital where he
now is in a critical condition
Deponent therefore asks that said
Vincenzo may be dealt with as the law directs
Ames Realis

Police Justice.

POLICE COURT—FIRST DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Nealis

14th Precinct -
VS

Vincenzi Rossi

AFFIDAVIT

John J. O'Sullivan
Grand Juror on
Joseph Marullo

July 4

188

Herbory

Justice

Nealis

Officer

4

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK.

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

That

Vincenzo Rossi

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

on the *third* day of *July* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of *Joseph Nevada*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Joseph Nevada*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet which the said *Vincenzo Rossi*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said *Joseph Nevada*

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 there dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
the said *Vincenzo Rossi*

with force and arms, in and upon the body of the said *Joseph Nevada*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *Joseph Nevada*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet which the said *Vincenzo Rossi*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said *Joseph Nevada*

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.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Vincenzo Rossi*

with force and arms, in and upon the body of the said

then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Joseph Nevada*

a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *Vincenzo Rossi*

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable ~~and~~ excusable cause, did then and there shoot off and discharge, with intent; then and there, thereby *him* the said *Joseph Nevada*

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

FOURTH COUNT.

And the Jurors aforesaid upon their Oath aforesaid, do further present: That afterwards to wit, on the day and in year aforesaid, at the City and County aforesaid, the said *Vincenzo Rossi*

with force and arms, in and upon the body of the said

then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Joseph Nevada*

a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *Vincenzo Rossi*

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable ~~and~~ excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *Joseph Nevada*

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

DANIEL G. ROLLINS, District Attorney.

BOX:

45

FOLDER:

529

DESCRIPTION:

Ryan, James

DATE:

08/08/81



529

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

Police Court--Second District.

Louis Fischer
of No *534 Hudson* Street, being duly sworn, deposes
and says, that on the *24th* day of *July* 188*7*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, *and person*

the following property, to wit: *six coins silver (trade dollars), of*
the denomination and value of one dollar each
and one brass night key, all

of the value of *six* Dollars,
the property of *this deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *James Ryan alias David*

Orlson (now here) for the reason that at or about one
o'clock a.m. of the *24th* inst. deponent, was
sitting asleep upon the doorstep of his residence
No 534 Hudson street, Deponent is informed by
Mark Johnston that he saw the accused in the
act of thrusting his hand into deponent's vest
pocket, taking therefrom something and run away
thereunto. Deponent was awakened and then
and there discovered that the aforesaid money
had been taken from his pocket and the key
here shown.

Louis Fischer

State and County of New York } Mark Johnston of a
City of New York

Sworn to before me this

of

1887

day

Police Justice.

98 Charles Street N. being duly sworn deposes and says, that at
or about one o'clock an unknown defendant was passing
along and in front of 534 Hudson street. he saw the
accused James Ryan in the act of thrusting his hand into
the pocket of the complainant and take something therefrom,
that he then ran away, Defendant followed in pursuit crying
stop thief. When arrested by William Beatty, officer of the
Precinct Police. A quantity of silver coins, among which were
two dollars and the brass key here shown, which said
key the complainant identifies as his property
from the premises within

24th day of July 1881

R 1 + Ruck

Police Justice

Mark R. Johnstone

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Ryan

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

Question. What is your name?

Answer. *James Ryan*

Question. How old are you?

Answer. *Twenty one*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *510, W. 36th St*

Question. What is your occupation?

Answer. *Drive a truck*

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

Answer. *I was passing through Hudson street. I heard the cry of "Stop thief"! I saw a lot of people running I ran along with them. When the officers arrested me the Complainant could not identify me. I am not guilty*

Taken before me, this *24*

day of *July* 188*1*

James H. Ryan
mark

R. W. Pryor

Police Justice.

Police Justice

Form 891.

Police Court-Second District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. F. Fitch

James Ryan

DATED *July 24* 188*1*

Baby

MAGISTRATE.

Ready to OFFICER

WITNESS:

Mark Johnston

98. Charles St.



2000 TO ANS.

Con

No. STREET.

734
David L. Latency

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *James Ryan*

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

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

Six coins (of the kind commonly called
trade dollars) of the value of one dollar
each.

One Key of the value of ten cents.

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

~~DANIEL C. ROLLINS,~~
~~JES. E. PHILLIPS,~~ District Attorney.

BOX:

45

FOLDER:

529

DESCRIPTION:

Ryan, John

DATE:

08/10/81



529

12
The People v. Court of General Sessions. Part First.
John Ryan v. Before Recorder Smythe. Aug. 15. 1887.

Indictment for burglary in the first degree,
grand larceny and receiving stolen goods.

Emmanuel Wilde, sworn and examined.

testified. I am in the fancy goods at 1113
Second Avenue, the first floor off the street.

I live right behind the store in one room
partitioned off. There is no door leading from
that room into the store - only a curtain.

On the night of the 19th of July I closed my
store about 11 o'clock. I have only got one lock

on. I turned the key around and take the
key off every night. I turned that key from

the inside and took the key away from the
door. I went to bed, after I turned the key, in the

room I have described; the officer woke me
up between two and three o'clock. I got up

and went right in the store. I found the
officer in there; we went right behind the

counter and we found the prisoner there.
Ryan was lying behind the counter. In what

condition did you find your front door
that you had locked? Both doors were open;

the two doors was shut, but it was not closed.
The shutters were not locked you mean? Yes

sir, they were not locked. They were not in a
condition they were when you went to sleep?

No sir. Was the bolt turned in the door,

I mean the bolt in the lock? Yes sir, I understand what you mean. Was the bolt that fastened the lock pushed out or pushed back? Pushed out. That was the condition in which you had left it? Yes sir - the door was pushed open. What property did you have in your store there that a person might carry away? Fancy goods, gentlemen's furnishing goods, more than a thousand dollars worth. What did the prisoner have in his possession, if anything? He had \$1.75 in change which I left in the drawer and a box of castile soap, four pieces, that were standing on the counter. Had you left any other money in the drawer beside that? No sir. All the money in the drawer you found in possession of the prisoner? Yes sir. Cross Examined. I locked the door just before I retired to bed. There are two doors having access to ~~your~~^{my} store. Did you lock both of those doors? One door, I have got two bolts; the other door I got locked. Is it a double door? Yes sir; it was shoved in? Yes sir. Is there any other door leading into your store except that double door? No sir. You do not know of your own knowledge who broke open that door? I did not see it, I was not present. There is a fan light above the store, I leave it open every night.

Jefferson Morell, sworn and examined, testified
Did you arrest this prisoner? Yes sir. At what
time of night or morning was it? Twenty five
minutes of twelve in the morning. What attracted
your attention to the store? I was as usual
trying my doors and I put my hand on the
Knob to try the door and the door went in.
I stepped inside and closed the door behind
me and I knocked on the floor of the store
and called for Mr. Wilde, the proprietor to get
up stating to him that I had found the store
open and perhaps he had been robbed
and as I turned to look towards the right
of the store I saw this prisoner crouched
right behind the money drawer. I told him
to put up his hands or I would shoot him
and I walked right behind the counter. He
was in his stocking feet, he had left his
shoes at the door of the store. Mr. Wilde got up
in the mean time and came out. I had tried
Mr. Wilde's door before that and it was fastened
but when I tried it again it was pushed in.
Cross Examined: The bolt was sticking out
I did not see any marks or breaking on the
door. Did you see any burglars implements?
No sir. Did you see any marks on what they
call the noziny where the bolt shoots in?
No sir. Did you notice whether the upper bolt
had been pulled down from the inside? Yes sir

I searched the prisoner in the store. What did you find? Four cakes of castile soap and \$1.79, which were identified by the complainant Emmanuel Wilde recalled. The bolt that shuts up into the cross piece under the fan light was shut up; when I was aroused by the policeman the bolt was down.

The case for the Defence.

Emmanuel Wilde recalled. Did you swear before Judge Wandell that this prisoner entered your place by means of climbing up to the fan light thrusting his arm through the fan light and springing the upper bolt of the side door? Yes sir. That is the only way he could have entered the store. John Ryan sworn and examined in his own behalf. I entered Mr. Wilde's place to commit a theft. I went in over the fan light. I climbed up on the door and went over the fan light, and when I got inside I pulled down the bolt and left the door that way. I had no instruments. I did not forcibly enter any door. I did not touch the door until I got in. Cross Examined. I don't know the difference between the first and third degree of burglary. I was sent to the State Prison for burglary for three years. I have been out going on two months. Mr. Wilde was recalled and said it was possible for a man to get through the fan light. The jury rendered a verdict of guilty of burglary in the second degree. He was sent to the State Prison for ten years.

Testimony in the case of
John Ryan.
filed Aug. 1882.

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Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, }

John Ryan

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

Question. What is your name?

Answer.

John Ryan.

Question. How old are you?

Answer.

Twenty four years.

Question. Where were you born?

Answer.

In New York

Question. Where do you live?

Answer.

1st Ave & 74th Street.

Question. What is your occupation?

Answer.

Butcher.

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

Answer.

*I have nothing to say
John Ryan
Mark*

Taken before me this 20th day of July 1887

Police Justice.

Police Office, Fourth District.

City and County } ss.
of New York, }

Emanuel Weil
of No. *1113. 2 Avenue* Street, being duly sworn,

deposes and says, that the premises No. *1113 - 2 Avenue*
Street, *19* Ward, in the City and County aforesaid, the said being a *Dwelling*
and which was occupied by deponent as a *Store and Dwelling*

were **BURGLARIOUSLY**
entered by means *of climbing up to the fan light*
thrusting his arm through said
fan light. and springing the upper
bolt of said door.
on the *Night* of the *19* day of *July* 18*81*.
and the following property feloniously taken, stolen and carried away, viz.:

Four cakes of fancy soap of the value
of Twenty cents. and Hewitt Stakes
silver. nickel and copper coins
in all of the value of One $\frac{79}{100}$ dollars.

the property of *Deponent.*

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

for the reasons following, to wit:

That deponent was
informed that said Ryan was ar-
rested in said store with said
property in his possession.

from before me.

this 20 July 1881

Emanuel Weil
Police Justice

City & County
of Suffolk Co. Mass.

Jefferson Morrell of
the 28 Precinct Police. being duly
sworn says that about 3 o'clock on
the morning of July 20, 1881. he
arrested John Ryan. now present.
seated behind the counter of the
store 1113 - 2 Avenue. and found
in his possession the money and
soap claimed by Complainant as his
property.

Sworn to before me
this 20 July 1881

McMurry
Police Justice

Jefferson Morrell

now before me

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Amamel Steel,
1113 2nd Ave

vs.

John Ryan

BAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Offence,



Dated

20 July

1881

Magistrate.

Officer.

Clerk.

Witnesses,

Jefferson Morrell.
2nd Precinct Police

John Ryan

Received in District Att'y's Office,

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

That

John Ryan

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

on the *nineteenth* day of *July* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms,
about the hour of *twelve* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Emanuel Weil

there situate, feloniously and burglariously did break into and enter, by means of

forcibly breaking open an outer door of said dwelling house

whilst there was then and there some human being to wit, one *Emanuel*
Weil within the said dwelling house he, the said

John Ryan

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

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

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

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

John Ryan

late of the Ward, City and County aforesaid,

Four cakes of soap of the value of five cents each cake
Divers coins of a number kind and denomination
to the jurors aforesaid unknown and a more accurate
description of which cannot now be given of the value
of one dollar and fifty-nine cents.

of the goods, chattels, and personal property of *Emanuel Weil*

in the said dwelling house of one

Emanuel Weil

, then and there being found

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

BENJ. K. PHELPS, District Attorney

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

THAT the said

John Ryan

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

Four cakes of soap of the value of five cents each cake.

Silver coins of a number, kind and denomination to the jurors aforesaid unknown and a more accurate description of which cannot now be given of the value of one dollar and fifty-nine cents.

of the goods, chattels and personal property of the said

Emanuel Weil

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

the said Emanuel Weil

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

John Ryan

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

DANIEL C. ROLLINS,

~~BENJ. E. PHELPS~~, District Attorney.