

0 103

BOX:

305

FOLDER:

2899

DESCRIPTION:

Ramming, Hugo

DATE:

04/11/88



2899

POOR QUALITY ORIGINAL

0104

Witnesses:

*M.H.S.
Stetler*

Counsel,
Filed, *11* day of *April* 188*8*
Pleads, *Allegedly*

THE PEOPLE,

vs.

B.

Hugo Rammung
April 11

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
(III Rev. Stat., 7th Edition), page 1889, Sec. 6)

JOHN R. FELLOWS,

RANDOLPH B. MARINE,

District Attorney.

A True Bill. *J. J. J.*

M. J. Berry
Foreman.

April 11/88

**POOR QUALITY
ORIGINAL**

0105

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiff's

against

Hugo Ramming
Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant late of the City of New York, in the County of New York, aforesaid, on the *sixth* day of *November* in the year of our Lord one thousand eight hundred and eighty-*seven*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and permit, to be open, and to remain open ; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows,
~~RANDOLPH B. MARTINE~~, District Attorney.

0106

BOX:

305

FOLDER:

2899

DESCRIPTION:

Reardon, Christopher

DATE:

04/16/88



2899

POOR QUALITY ORIGINAL

0107

N. 192
HAR

Counsel,

Filed

16 day of April 1888

Pleas,

Christopher Beardon

THE PEOPLE

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

vs. *Wm. H. ...*

*39 ...
27 ...*

Christopher Beardon

JOHN R. FELLOWS,

District Attorney.

A True Bill

W. J. Berry

Part II April 19, 1888

Pleas, Assault 2^d deg

S.P. Hqs. 10 mo. B.M.

April 16, 1888

Witnesses:

Mary Ann Downey

Nellie Beardon

both at 1535 Ave. A

POOR QUALITY
ORIGINAL

0108

New York April 2^d 1858

My husband Christopher Reardon is a habitual drunkard and will not work half the time. When I was but eight months married I was so heart broken with his drinking I told him if he did not stop I would have to leave him, he said he would stop, but in two days after he drew a large steak knife and threatened to kill me. I ran from the house and took refuge in the sisters hospital. when my first child was born I was without a home, and had to return to my mother. he kept sober then for about six months until my baby died. he began to drink again and he would not work and we were put out of our house for non-payment of rent, we were disposed from several places after that. when my second child ^{was born} he was still drinking, but he was working and getting \$10 a week he would draw money day after day and when pay day came he would have but three or four dollars to live on and pay rent. he raised a quarrel when my boy was but three days old and attempted to throw my mother, who I had asked to take care of me, out of the window. we called in an officer and he ran away. I had to return again to my mother's house with my baby. I remained home for a while, he promised to stop drinking and I returned to him. we then moved but we were hardly in this house three months when we were disposed. he would not pay the rent in any place we lived. and we had to move from place to place. he compelled me to go to the liquor stores for his drink, and if I refused he would start a quarrel. break the dishes and throw anything he could find at me. I was in constant danger with him. the food we eat I trusted for in store after store and could not pay. he would not

pay the doctor for the birth of his child, wherever I could get
 a dollar I borrowed for him and wherever I could pay, I worked
 at operating whenever I could, I done family sewing when I
 could get it, the clothes for my third child that I worked
 for before he was born I had to pawn for food for myself
 and child and drink for him, when the baby was born I had
 nothing to put on it only what neighbors gave me, nor a cent in
 the house all the money he could get went for liquor, the
 nurse who attended me was never paid, when my child was
 but two weeks old I was put on the street for my rent and
 had to take refuge with a friend, we then moved to Jersey
 there again he drank, he was guarding the whole time,
 he would leave his work for no cause what ever then again he
 he drew a knife and threatened to kill me, because I would
 not get him money for drink, I ran down stairs to the
 landlady's room and stopped there that night with my two
 children, he went out the next morning and I did not see
 him again for two weeks I could not live on nothing my
 rent was overdue so I sold the few little things and went
 to my sister's house, I then went to him and asked him to
 help me keep the children he said he would do nothing for
 me or them, I then got him arrested for the first time and
 he was put under bonds by Judge Duffy to pay for his
 children, he could get no bondsman so he begged me to get
 him out, this was in november 1887, I got him out he
 stopped drinking until December he began again to drink
~~again~~ and deliberately left his work that was paying him
 \$17 per week, we were then living at 302 E. 75th st. I would

POOR QUALITY
ORIGINAL

0110

have to go to my mother day after day to get a little money to keep my children. with that and what little work I done myself I managed to keep us together. he was five weeks out of work on the 23 of January 87 he got work and he said well we will have our rent by Saturday for he was going to get 15 a week when Saturday came he brought home 6 and said how will I pay the rent, he said, let the landlord wait. I said, well are you never going to stop drink and do right, I see nothing but misery before me in my life. well he said I dont care for my life but I will never die until I take you with me with that he ran to the table picked up a knife and attempted to cut my throat in saving myself. I got my hand cut severly. I took my two children and ran with them to my mother. the next morning he came up there and rang the bell, when my father answered his ring he drew a knife from his pocket and made for papa's ~~heart~~ heart a neighbor living next door interferred and got his hand cut severly. I got a warrant out next day but he could not be found. I did not see him again until Friday March 30th 88 he came in the door I was sitting at a machine near the door, my mother my two sisters and my brother-in-law was in the room. when he came in I said well what do you want here. he answered I want my boy. mother arose and said leave this room he said dont none of you move, all sit still, and instantly drawing a pistol from his overcoat pocket he fired shooting my mother in the mouth. I jumped

POOR QUALITY
ORIGINAL

have to go to my mother day after day to get a little money to keep my children. with that and what little work I done myself I managed to keep us together. he was five weeks out of work on the 23 of January .87 he got work and he said well we will have our rent by Saturday for he was going to get 15 a week when Saturday came. he brought home 6 and said how will I pay the rent, he said, let the landlord wait. I said, well are you never going to stop drink and do right, I see nothing but misery before me in my life. well he said I dont care for my life but I will never die until I take you with me with that he ran to the table picked up a knife and attempted to cut my throat. in saving myself I got my hand cut severley. I took my two children and ran with them to my mother. The next morning he came up there and rang the bell, when my father answered his ring he drew a knife from his pocket and made for papa's ~~heart~~ heart a neighbor living next door interferred and got his hand cut severley. I got a warrant out next day but he could not be found. I did not see him again until Friday March 30th .88 he came in the door I was sitting at a machine near the door, my mother my two sisters and my brother-in-law was in the room. when he came in I said well what do you want here. he answered I want my boy. mother arose and said leave this room he said dont none of you move, all sit still, and instantly drawing a pistol from his overcoat pocket he fired shooting my mother in the mouth. I jumped

POOR QUALITY
ORIGINAL

0112

and caught the pistol before he could fire a second time. he then said to me now I will finish you, but I ^{did} loosen his grip on the pistol and he could ^{not} fire my brother held him for a moment until my father came out of the front bed room then my brother in law ran for an officer I wrenched the pistol from his hand while papa held ^{him} then ran and cut down a pulley line and tied his hands and feet to keep him till the officer came, my mother was then conveyed to the presbyterian hospital.

P.S. I make this statement to show you that this man has done this thing deliberately for he threatened time after time to kill me and he hated my mother for he always said she was enticing me from him and this is the second attempt he made on her. I would have left him long ago but I always dreaded something like this so I always reasoned it would be better to stick to him and suffer by myself than bring trouble on my father and mother. This assault was unprovoked for my father took me in with my two children and provided for us without bothering him, and I swear before God that not one in the room touched him before he fired.

Mrs. Nellie Reardon

People v
Christopher Reardon

**POOR QUALITY
ORIGINAL**

0 1 13

VI.

STATE OF NEW YORK,
Executive Chamber,
ALBANY.

November 13, 1889.

Sir:

Application for Executive clemency having been made on behalf of Christopher Reardon,-----who was convicted of Assault, second degree in the county of New York,--- and sentenced April 19, 1888 to imprisonment in the Sing Sing Prison-----for the term of four years and ten months,----- I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

J. S. Williams.

Private Secretary.

Hon. R.B. Martine,

New York City.

**POOR QUALITY
ORIGINAL**

0114

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

November 13, 1889.

Sir:

Application for Executive clemency having been made on behalf of Christopher Reardon,----- who was convicted of Assault, second degree, in the county of New York,--- and sentenced April 19, 1888 to imprisonment in the Sing Sing Prison----- for the term of four years and ten months,----- I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

J. S. Williams.

Private Secretary.

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

POOR QUALITY ORIGINAL

0115

NOV 1911
LITTONS VICTORIA
NOV 1911 H. B. BAYLOR

Answered
Dec. 19 1889
J. R. S.

POOR QUALITY
ORIGINAL

0116

This certifies that Mrs M. C. Dawkins is a
patient in the hospital suffering from
Chest ball wound of mouth & neck

She is unable to appear in court this morning
There is no immediate danger to her life.

Jerry B. Douglas
House Surgeon

Parish Hospital

Mar 31 88

POOR QUALITY ORIGINAL

0117

Police Court— 5th District.

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

Nellie Reardon
of No. 1555, avenue A, Street, aged 25 years,
occupation Keef House, being duly sworn

deposes and says, that on the 30 day of March 1888 at the City of New
York, in the County of New York, Mary Ann Downey

~~was~~ violently and feloniously ASSAULTED and BEATEN by

Christopher Reardon (nowhere)
who aimed and discharged a Revolving
pistol at said Mary Ann inflicting
a wound in the mouth and neck of
said Mary Ann. That said assault
was committed by said defendant

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

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

Sworn to before me, this 31 day }
of March 1888 } Nellie Reardon

John J. Gorman Police Justice.

POOR QUALITY ORIGINAL

0118

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 5th DISTRICT.

Patrick J. Rowan

of No. *1555 Avenue A*, Street, aged *45* years,

occupation *Cleaner* being duly sworn deposes and says,

that on the *30* day of *March* 188*8*

at the City of New York, in the County of New York, *deponent was*

in the above case premises, in a bed room

in the front of the 5th floor, when deponent

heard a shot fired in the kitchen in

the rear of said 5th floor, deponent ran

in said room, and then there saw,

Christopher Reardon (maoker) with

a Revolver, pistol in his hand and

~~*in the act of pulling back the trigger.*~~

That deponent seized hold of

said Reardon to get possession of

said Revolver, and in the struggle.

Sworn to before me, this
of _____ day
188

Police Justice,

POOR QUALITY ORIGINAL

0119

John J. Brown
Magistrate
31 Bay St. New York

he did depose to further, that in
said struggle said pistol was
taken from him, and defendant held
said defendant and caused his
arrest. That Mary Ann Downing
defendant's wife, was shot and wounded
by said defendant, by the pistol shot
discharged by said defendant
John J. Downing

Police Court District

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

Dated 188

Magistrate

Officer

Witness

Disposition

City of New York }
of New York } 55

William E. Reichl, age 28 years
Liza pastor being duly sworn
says, that at the hour of about
9 40 o'clock in the night of the 30th
day of March 1888 defendant was
in premises No 1555 Avenue A,
when Christopher Reardon, ^(nowhere) entered
said premises, and demanded
to see his son, that Melvin Reardon
the wife of said Christopher told him
that he could not see his son,
and Mary Ann Downing the
mother in law of said defendant
then got up from her chair and
walked over to said Reardon
requesting him to go out that he
had no business in said premises,
when said Reardon commanded
for all in the room to sit still
for no one to move, and said
Mary Ann again requested said
Reardon to leave the room,
when he said Reardon took
from the side pocket of his coat
a Revolver pistol, pointed it
at said Mary Ann and

POOR QUALITY
ORIGINAL

0121

discharged one shot through
at said Mary Ann she was
wounded, in her mouth and
neck and the face.

Deponant with assistance of
Patrick J. Downing took the
and Mell's Revolver, took the
Revolver from his hand.

Jno. E. Powell

Sworn to before me this
31st day of March 1888

John J. ...

... Justice

POOR QUALITY ORIGINAL

0122

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. *Christopher Raymond*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *in Yonkers. 2 months*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I went in the steam to see my children, all hands jump on me to find ~~me~~, I found the other*

Christopher Raymond
(sworn)

Taken before me this

day of *March* 188*8*

Christopher Raymond

Police Justice.

POOR QUALITY ORIGINAL

0123

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

Police Court - 5-374 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wells Winton
1555 Ave A,
Queens, N.Y.

1 _____
 2 _____
 3 _____
 4 _____
 Offence *fel. assault on duty, on duty*

Dated *March 30* 1888

James Magistrate

Officer _____

Witnesses *Carl J. Downing* Precinct _____

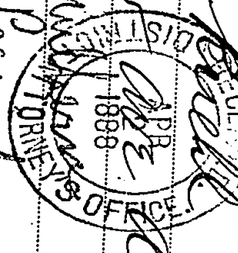
No. *1555* *Que A* Street _____

No. *1555* *Que A* Street _____

No. *97* *Que A* Street _____

James A Downing to answer _____ Street _____

1559, Que A Street _____



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

Christopher Winton

guilty thereof, I order that he be held to answer the same and ~~he be admitted to bail in the sum of~~ _____ ~~Hundred Dollars,~~ and be committed to the Warden and Keeper of

the City Prison of the City of New York, until he ~~give such bail.~~ *be legally discharged*

Dated *March 30* 1888

James Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY ORIGINAL

0124

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Christopher Beardon

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

Christopher Beardon

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

The said *Christopher Beardon*,

late of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-~~eight~~, with force and arms, at the City and County aforesaid, in and upon the body of one *Mary Ann Downey* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *her* the said *Mary Ann Downey* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Christopher Beardon* 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 *her* the said *Mary Ann Downey* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Christopher Beardon* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Christopher Beardon*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Mary Ann Downey*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *her* the said *Mary Ann Downey* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *Christopher Beardon* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0125

BOX:

305

FOLDER:

2899

DESCRIPTION:

Redmond, Philip

DATE:

04/26/88



2899

POOR QUALITY ORIGINAL

0125

A 10373 Fellow

Counsel, *W. S. M. [unclear]*

Filed 26 day of April 1888

Pleads, *Guilty*

Robbery, *first* degree. [Sections 224 and 228, Pennl Code].

THE PEOPLE

vs.

R

Philip Redmond

H.D.

JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. J. B. Berry
Foreman.

May 7, 1888.

Specy Acquitted

W. J. B. Berry
the coroner

Witnesses:

Emmanuel G. [unclear]

Rich. D. [unclear]

270 West St

POOR QUALITY ORIGINAL

0127

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, DISTRICT.

of No. *Fifth Avenue* Street, aged *31* years,
occupation *Police Officer* being duly sworn deposes and says

that on the *22* day of *April* 188*8*
at the City of New York, in the County of New York, *Emanuel Ciapars*

(and here) is a material witness
for the People against *Phillip
Reardon* charged with
Robbery. Deponent believing
that said *Ciapars* will
not appear at the trial of
said complainant prays he
may be committed to the
House of Detention for
Witnesses.

Martin Handy

Sworn to before me, this
of *April* 188*8* day
Wm. J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0128

Police Court, _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness, _____

Disposition

Committed to
the house of detentions
in default of
\$100 - Bail to appear as
witness for the people

POOR QUALITY ORIGINAL

0129

Police Court-- District.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. Emmanuel Giaparo Street, Aged 28 Years

Occupation Seaman being duly sworn, deposes and says, that on the 22nd day of April 1888, at the 5th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

one pocket-book containing
good and lawful money
of the United States of

the amount and

of the value of Four ⁵⁰ ~~100~~ DOLLARS,

the property of Deponent

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

an unknown man not arrested and Phillip Redmond
now here for the reasons following:
to wit: as deponent was
walking on Greenwich Street
having the said pocket-book
in the inside pocket of the vest
then worn by deponent as a part
of his bodily clothing when the
said unknown man seized hold
of deponent by the throat while
the said Redmond took the
said property from said pocket.

Alcegauro Caporaso

Sworn to before me, this 22nd day of April 1888
John W. W. W.
Police Justice.

POOR QUALITY ORIGINAL

0130

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Phillip Redmond.*

Question. How old are you?

Answer. *39 years.*

Question. Where were you born?

Answer. *England.*

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

Answer. *121 South 5th Avenue. 5 weeks.*

Question. What is your business or profession?

Answer. *laborer.*

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

Answer. *I am not guilty.
Phillip Redmond
man*

Taken before me this

John J. [Signature]
1884

Police Justice.

POOR QUALITY ORIGINAL

0131

*Charles
Christopher Schwartz
415 Broadway*

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

Police Court
District 632

THE PEOPLE, &c.,
ON THE COMPLAINT OF
*Manuel Lopez
Angel of Delator*
Charles J. Leonard
Offence *Robbery*

Dated *April 22* 188*8*

William Magistrate.

John Precinct.

Witnesses *James* Precinct.

No. *273* Precinct.

No. *273* Precinct.
Charles J. Leonard
No. *415* Precinct.
\$ *1000* to answer

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

Charles J. Leonard
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *April 22* 188*8* *James* Police Justice.

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

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

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

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

POOR QUALITY ORIGINAL

0132

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Philip Redmond

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

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

The said Philip Redmond,

late of the City of New York, in the County of New York aforesaid, on the twenty-second day of April, in the year of our Lord one thousand eight hundred and eighty-eight, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one Emanuel Fijayaro, — in the peace of the said People, then and there being, feloniously did make an assault, and

United States Treasury notes), of the denomination and value of two dollars each; two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of two dollars each; two United States Silver Certificates of the denomination and value of two dollars each; two United States Gold Certificates of the denomination and value of two dollars each; —

two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of one dollar each; two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of one dollar each; two United States Silver Certificates of the denomination and value of one dollar each; two United States Gold Certificates of the denomination and value of one dollar each;

divers coins, of a number, kind and denomination to the Grand Jury aforesaid, unknown, of the value of two dollars and fifty cents, and one pocket watch of the value of fifty cents, of the goods, chattels and personal property of the said Emanuel Fijayaro, from the person of the said Emanuel Fijayaro, against the will, and by violence to the person of the said Emanuel Fijayaro. — then and there violently and feloniously did rob, steal, take and carry away, the said Philip Redmond, being then and there aided by an accomplice, a Juvenile offender, whose name is to the Grand Jury aforesaid as yet 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.

John H. Keller, District Attorney

POOR QUALITY ORIGINAL

0133

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Philip Redmond

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

Philip Redmond

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

The said Philip Redmond,

late of the City of New York, in the County of New York aforesaid, on the twenty second day of April, in the year of our Lord one thousand eight hundred and eighty eight, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one Emanuel Fijazero, in the peace of the said People, then and there being, feloniously did make an assault, and

two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of two dollars each; two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of two dollars each; two United States Silver Certificates of the denomination and value of two dollars each; two United States Gold Certificates of the denomination and value of two dollars each;

four promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of one dollar each; four promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of one dollar each; four United States Silver Certificates of the denomination and value of one dollar each; four United States Gold Certificates of the denomination and value of one dollar each;

seven coins, of a number, kind and denomination to the Grand Jury aforesaid, unknown, of the value of seven dollars and forty cents, and one pocket watch of the value of forty cents, of the goods, chattels and personal property of the said Emanuel Fijazero, from the person of the said Emanuel Fijazero, against the will, and by violence to the person of the said Emanuel Fijazero, then and there violently and feloniously did rob, steal, take and carry away,

the said Philip Redmond, being then and there aided by an accomplice actually present, whose name is to the Grand Jury aforesaid as yet 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.

John H. Keller, District Attorney

0134

BOX:

305

FOLDER:

2899

DESCRIPTION:

Reichert, George

DATE:

04/03/88



2899

POOR QUALITY ORIGINAL

0135

70
706.

Counsel,
Filed, 3 day of April 1888
Pleads Charging

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday)
(III Rev. Stat., 7th Edition, page 1889, Sec. 5)

THE PEOPLE,
vs.

B
George Richert

JOHN R. FELLOWS.
RANDOLPH B. MARSH

District Attorney.

A True Bill. found

W. J. Berry
Foreman.

Ad. 2
Part II April 10 1888
Complaint due to several persons

Witnesses:

**POOR QUALITY
ORIGINAL**

0136

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiff's

against

George Reichert

Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant late of the City of New York, in the County of New York, aforesaid, on the *twenty-sixth* day of *February* in the year of our Lord one thousand eight hundred and eighty-*eight*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and permit, to be open, and to remain open ; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows

RANDOLPH B. MARTINE, District Attorney.

0137

BOX:

305

FOLDER:

2899

DESCRIPTION:

Reilly, John

DATE:

04/26/88



2899

POOR QUALITY ORIGINAL

0130

M334

Counsel,

Filed 26 day of April 1888

Pleads Not Guilty

THE PEOPLE,

vs.

John Reilly

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1883, Sec. 21 and page 1889, Sec. 5.]

2481 8th St. (C.C.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

M. J. Berry
Foreman.

WITNESSES:

Officer Fred Wade

3rd Prec

Part 3. November 13/88
Complaint sent to Special Sessions

POOR QUALITY
ORIGINAL

0139

C. General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Reilly

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

John Reilly
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

John Reilly

late of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *February* in the year of our Lord one thousand eight hundred and eighty *eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Frederick E. Wade
and to certain other persons whose names are to the Grand Jury 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.

SECOND COUNT—

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

John Reilly

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

John Reilly

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0140

BOX:

305

FOLDER:

2899

DESCRIPTION:

Reilly, Patrick F.

DATE:

04/24/88



2899

POOR QUALITY ORIGINAL

0141

112 No 296

Counsel,

Filed

Pleads, *Chiquely*

24 day of April 1888

THE PEOPLE

vs.

B

Batrick S. Reilly

Deputy

VIOLATION OF EXCISE LAW.
(Selling without license.)
[III, R. S. (7th Ed.) page 1981, § 13, and
of 1888, Chap. 340, § 5].

P. J. S. C. S.

JOHN R. FELLOWS,

District Attorney.

A True Bill.

M. J. B. Berry

Foreman.

Apr 20 1888

Witnesses ;

POOR QUALITY ORIGINAL

0142

Court of General Sessions of the Peace,
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Patrick J. Reilly

The Grand Jury of the City and County of New York, by this indictment, accuse
Patrick J. Reilly
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
WITHOUT A LICENSE, committed as follows:

(H. Revised Statutes, [7th edition] p. 1981 Section 13).

The said *Patrick J. Reilly*

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *November* in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to *one Thomas M. Hallanau and to* certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340 section 5) SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Patrick J. Reilly* of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *Patrick J. Reilly*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number *Two thousand two hundred and nine Second Avenue* certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to *one Thomas M. Hallanau and to* certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**POOR QUALITY
ORIGINAL**

0143

(Laws of 1889,
chapter 340 sec-
tion 5.) **THIRD COUNT:**

And the Grand Jury aforesaid, by this indictment, further accuse the said
Patrick J. Reilly
of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,
WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed
as follows:

The said

Patrick J. Reilly
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as
number *Two thousand two hundred and nine Second Avenue*

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did give away to

certain ——— persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0144

BOX:

305

FOLDER:

2899

DESCRIPTION:

Reimer, Theodore

DATE:

04/03/88



2899

POOR QUALITY ORIGINAL

0145

No. 8.

Counsel, *J. J. [unclear]*
Filed, *3* day of *April* 188*8*
Pleads, *Chattel* 74

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
(III Rev. Stat., 7th Edition, page 1889, Sec. 6)

THE PEOPLE,

vs.

B

Theodore Reimer

JOHN R. FELLOWS,
RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. J. [unclear]

W. J. C. Berry
Foreman.

April 2 1888
on Recom. of District Atty. and
dis. R. B. M.

Witnesses:

After an examination of officer Kelly & learning from him that the place is 4-75 Pearl street is a most respectable place. That on the night in question the saloon was opened but there was no drinking or business being done in the saloon. I am considering the respectability of the place the excellent character of defendant that he be discharged on his bond amounting to \$1000.00. W. J. C. Berry

POOR QUALITY ORIGINAL

0146

Excise Violation—Keeping Open on Sunday.

POLICE COURT- 1st DISTRICT.

City and County } ss.
of New York, }

of The 6th Precinct Police Peter Kelly

of the ~~City~~ City of New York, being duly sworn, deposes and says, that on SUNDAY the 26th day

of February 1888, in the City of New York, in the County of New York,

being then and there in lawful charge of the premises, No. 475 Pearl (now here)

Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Theodore Reimer may be arrested and dealt with according to law.

Subrn to before me, this - 26th day of February 1888

[Signature] Police Justice.

Theodore Reimer
Peter Kelly

POOR QUALITY ORIGINAL

0147

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. Theodor Reimer

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. Germany

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

Answer. 475 Pearl St 6 years

Question. What is your business or profession?

Answer. Keep a Hotel

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

Answer. I am not guilty I demand a trial by Jury

Theodor Reimer

Taken before me this

day of July 1888

W. H. Pinner
Police Justice.

POOR QUALITY ORIGINAL

0148

1177
2/24

BAILED,
 No. 1, by Charles A. Platt
 Residence 155 Park Row
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court - 1st District
1st 350

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Kelly
Charles Platt
Violation
excise law

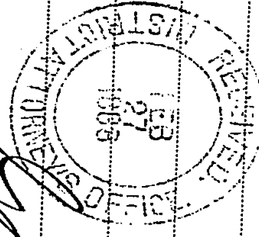
Office
excise law

Dated July 26 188

Magistrate
John Platt
Officer
Kelly
Precinct

Witnesses
John Kelly
Charles Platt
Street

No. _____ Street
No. _____ Street
to answer \$ 100



Charles Platt

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

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

Dated July 26 188 Charles Platt Police Justice.

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

Dated July 26 188 Charles Platt Police Justice.

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

Dated _____ 188 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0149

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiff's

against

Theodore Reimer
Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant late of the City of New York, in the County of New York, aforesaid, on the *twenty sixth* day of *February* in the year of our Lord one thousand eight hundred and eighty *eight*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and permit, to be open, and to remain open; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows
~~RANDOLPH B. MARTINE~~, District Attorney.

0150

BOX:

305

FOLDER:

2899

DESCRIPTION:

Reynolds, Michael

DATE:

04/26/88



2899

0 15 1

BOX:

305

FOLDER:

2899

DESCRIPTION:

Reynolds, Michael

DATE:

04/26/88



2899

POOR QUALITY ORIGINAL

0152

McHOD

Counsel,
Filed, 26 day of April 1888
Pleads, Chicago, Ill.

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1889, Sec. 5.]

THE PEOPLE,

vs.

B

Michael Bergdale

JOHN R. FELLOWS.

By me 28/88, District Attorney.
Transferred by consent to a
J. S. for trial.
A True Bill.

W. J. Berry

Foreman.

April 26/88

Witness:

Edward McLeod

**POOR QUALITY
ORIGINAL**

0 153

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Reynolds

The Grand Jury of the City and County of New York, by this indictment, accuse *Michael Reynolds* of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said *Michael Reynolds*, late of the City of New York, in the County of New York aforesaid, on the *first* day of *April* in the year of our Lord one thousand eight hundred and eighty-*eight*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure, and suffer and permit to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0154

BOX:

305

FOLDER:

2899

DESCRIPTION:

Rice, Edward

DATE:

04/30/88



2899

POOR QUALITY ORIGINAL

0155

17426

Counsel,
Filed 30 day of April 1888
Pleads,

THE PEOPLE
vs.
Edward Rice
H. D.

Grand Larceny, second Degree.
(From the Person.)
[Sections 526, 531 — Penal Code].

JOHN R. FELLOWS,
District Attorney.

Chas. J. Kelly
Pls. J. Kelly
A True BILL
S. P. H. and,
W. J. LeBerry
Foreman.

April 30 1888

Witnesses ;

.....
.....
.....

POOR QUALITY ORIGINAL

0156

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

of No. 6th Precinct Street, aged _____ years,

occupation Police Officer being duly sworn deposes and says

that on the 26 day of April 1888

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

Batcock (now here) is a material witness for the People against George Rice charged with Larceny from Person and deponee believing that the said Batcock will not appear at the trial of said Complaint prays he may be committed to the House of Detention for witnesses
Henry Hahn

Sworn to before me this 27th day of April 1888

W. J. Brown

Police Justice

POOR QUALITY ORIGINAL

0157

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness, _____

Disposition, _____

*Committed to the
House of Detention*

POOR QUALITY ORIGINAL

0158

Exchange  **New York** March 20 1881

On demand *90* days after date of this **SECOND**
of Exchange (First & Good unpaid) pay to the Order of
Pearr

Value received and charge the same to account of
To *Henry D. Spears*

3240

POST OFFICE DEPT. COR. WALL & BEEKMAN ST. N.Y.

POOR QUALITY ORIGINAL

0159

Police Court— 1st District.

Affidavit—Larceny.

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

from person.

Matthias Babcock

of No. Ulster County Street, aged 82 years,
occupation Farmer being duly sworn

deposes and says, that on the 26 day of April 1888 at the City of New

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

person of deponent, in the day time, the following property viz :
Good and lawful money of
the United States of the amount
and value of Thirty Dollars.
Consisting of a Twenty Dollar
Bill and a ten dollar bill

the property of

Reframed 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 Edward Rice (now here)
and another man not yet named
for the reasons following to wit:
On the above described date the
deponent was on a Steamboat lying
at the foot of Harrison Street
when the said defendant came
upon said boat and commenced
talking to deponent, whilst talking
the said suspicious man came up
and pretended that he had carried
some things down to the said boat
and asked the defendant Rice to
pay him (certain man) for doing the
same. The defendant Rice said
he had no small change with

of
Sworn to before me, this
1888
day

Police Justice

POOR QUALITY ORIGINAL

0160

him and asked defendant to advance him Rice some change. Defendant took the said thirty dollars from his pocket and was carrying at the same when the defendant Rice seized the said money from defendant's hand and went away with the same. Defendant followed the defendant up Harrison Street and insisted upon the defendant Rice giving him his money. The defendant Rice handed the said bills to the said unknown man and told defendant that he would pay him back his money when he would get the annexed Bank Check cashed. Defendant believes the said check to be worthless and immediately ran away from defendant and was running when Officers Hahn and present arrested him (Rice).

Sworn to before me } *Matthew Babers*
 this 26th day of April 1888 }
 Police Justice

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

There being no sufficient cause to believe the within named
 Dated 1888
 Police Justice *John Owen*

I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated 1888
 Police Justice *John Owen*

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

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

Police Court, District, _____

THE PEOPLE, &c.,
 on the complaint of _____

vs.

1. _____
 2. _____
 3. _____
 4. _____

Offence—LARCENY.

Dated: _____ 1888

Magistrate. _____
 Officer. _____
 Clerk. _____

Witnesses,
 No. _____ Street, _____
 No. _____ Street, _____
 No. _____ Street, _____
 \$ _____ to answer Sessions.

POOR QUALITY ORIGINAL

0151

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Rice

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

Question. What is your name?

Answer.

Edward Rice

Question. How old are you?

Answer.

60 years.

Question. Where were you born?

Answer.

Nova Scotia

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

Answer.

Pacific Mtn. Brooklyn 7 years

Question. What is your business or profession?

Answer.

Printer

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

Answer.

*I am not guilty and
demand an examination*

Edward Rice

Taken before me this

day of

April

188

76

W. S. Cunn

Police Justice.

POOR QUALITY ORIGINAL

0162

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court

657
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *Matthias Sabatini*
2 *Edw. J. D.*
3 *Samuel Wise*
4 _____

Offence *Lascivious Impersonation*

Dated *April 26 1888*

James Magistrate

Huber Officer

Witnesses *Call the Officer*

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

to answer *W.D.*

Comp sum by

*Attorney of the Court
100 Bow
Corn*



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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *500* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *April 26 1888* *W. J. D.* Police Justice.

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

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

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

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

POOR QUALITY ORIGINAL

0 163

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Rice

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

Edward Rice

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

The said *Edward Rice,*

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

one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of *Twenty* dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *Twenty* dollars; *one* United States Silver Certificate of the denomination and value of *Twenty* dollars; *one* United States Gold Certificate of the denomination and value of *Twenty* dollars;

one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of *Ten* dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *Ten* dollars; *one* United States Silver Certificate of the denomination and value of *Ten* dollars; *and one* United States Gold Certificate of the denomination and value of *Ten* dollars;

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

John R. Kellogg,
District Attorney

0164

BOX:

305

FOLDER:

2899

DESCRIPTION:

Richenberg, George

DATE:

04/26/88



2899

POOR QUALITY ORIGINAL

0165

WITNESSES:

*Wm. D. ...
27 Dec*

*Has been five
days in City Prison
B. G. G.*

W. G. G.

Counsel,

Filed

26 day of April 1888

Pleads

Chiquely - 7

THE PEOPLE,

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
(III Rev. Stat. (7th Edition), page 1988, Sec. 21 and
page 1989, Sec. 5.)

*vs.
32 ...
B B*

George Richenberg

*Lured to ...
D. G. G. / or*

JOHN R. FELLOWS,

District Attorney.

A True Bill.

M. J. ...

Part III January 8 1888 Foreman.

Pleady ... - 2 1/2 Count.

Keeping open on Sunday

Ch. L. 26 1888

John W. ...

Secretary B. G. G.

POOR QUALITY ORIGINAL

0 1 5 5

Excise Violation-Selling on Sunday.

POLICE COURT- 5 DISTRICT,

City and County } ss.
of New York, }

of No. the 27th Precinct Police Street,
David E. Cagney

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 1st day
of April 1888, in the City of New York, in the County of New York,

at premises No. 2078 Second Avenue Street,
George Pickenberg (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said George Pickenberg
may be ~~arrested~~ and dealt with according to law.

Sworn to before me, this 2 day } David E. Cagney
of April 1888 }
W. Coffey Police Justice.

POOR QUALITY ORIGINAL

0167

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. *George Richenberg*

Question. How old are you?

Answer. *31 years.*

Question. Where were you born?

Answer. *New York City.*

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

Answer. *228 Second Avenue and about 2 weeks*

Question. What is your business or profession?

Answer. *Barber.*

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

Answer. *I am not guilty. If held I demand a trial by jury.*

George Richenberg
mark

Taken before me this

day of

1885

Police Justice.

POOR QUALITY ORIGINAL

0168

1886
4-9

BAILED,
 Sent renewed *1886*
 No. 1, by *W. H. ...*
 Residence *1905 ...*
 No. 1, by *W. H. ...*
 Residence *S. M. ...*
 No. 3, by *...*
 Residence *...*
 No. 4, by *...*
 Residence *...*

Police Court - *5* District. *540*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David S. Magway
George Richenberg
 2
 3
 4
 Offence *Obtain Violation*

Dated *April 2* 188*6*

Magway Magistrate.
Cooney Officer.
 Precinct: *...*

Witnesses
No. *...* Street *...*

No. *...* Street *...*
 No. *...* Street *...*
 \$ *100* TO ANSWER
...
 RECEIVED
 APR 5 1886
 DISTRICT ATTORNEY'S OFFICE
...

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *April 2* 188*6* *...* Police Justice.

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

Dated *April 2* 188*6* *...* Police Justice.

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

Dated *...* 188*6* *...* Police Justice.

**POOR QUALITY
ORIGINAL**

0 169

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Richeberg

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

George Richeberg
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

George Richeberg

late of the City of New York, in the County of New York aforesaid, on the *first* day of *April* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, the same being the first day of the week commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

David E. Bagney

and to certain other persons whose names are to the Grand Jury 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.

SECOND COUNT—

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

George Richeberg
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

George Richeberg

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0170

BOX:

305

FOLDER:

2899

DESCRIPTION:

Richert, Charles

DATE:

04/30/88



2899

POOR QUALITY ORIGINAL

0171

No 436.

Counsel,
Filed *20* day of *April* 188*8*
Plends,

[Section 496, 498, 506, 528, 530, 531.]
Burglary in the first degree

THE PEOPLE

vs.
149 *Permit.*
100

Charles Dickert

JOHN R. FELLOWS,

For *9/11/88* District Attorney.
Juan S. L. Lay

A True Bill.

W. J. O. Berry

Foreman.

10 April 1888
W. J. O. Berry

Witnesses:

Sub. J. P. Baker

Wm. Murray

POOR QUALITY ORIGINAL

0172

Police Court— District.

City and County of New York, ss.:

of No. 13 Nassau Street, aged 31 years, occupation Auctioneer being duly sworn.

deposes and says, that the premises No 13 Nassau Street, in the City and County aforesaid, the said being a Store Warehouse in the four story brick building situated in the 2nd ward and which was occupied by deponent as a Store Warehouse for Auction purposes and in which there was at the time a human being, by name Thomas Gillman

were BURGLARIOUSLY entered by means of forcibly prying open the basement door of said premises leading to the said street by means of a wedge.

on the 30th day of April 1888 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

1/2 dozen silver plated table spoons, 1/2 dozen silver spoons, 1/2 dozen silver forks, one silver tea pot, one silver plated tea pot, 1 silver bowl, 1 silver tureen, 1 silver pitcher, one large copper box, one silver plated music box, 1 silver ornament, one silver water pitcher, one copper, one sugar bowl, 1 dozen silver spoons, 1 silver butter dish, 1 silver salt, 1 pair silver curtains one table cloth, 1 plush chair cover 2 pair ornaments (figures), 1 pair glass liquor holders, 1 china milk pitcher, 1 metal paper weight, 1 bronze picture, the property of James A. McElhinney, Auctioneer 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 Charles Richard (now here)

for the reasons following, to wit: That about the hour of twelve at night on the 30th day of April 1888 said premises were forcibly entered and fastened by means of a wedge and that the basement door of said premises leading to the said street was forced by means of a pair lock and hasp and a board raised across said door on the inside; Deponent is informed by James Oats and Andrew Myers

POOR QUALITY ORIGINAL

0173

Two detectives of the Third precinct police
 started about the hour of 11:30 o'clock
 on the night of the 29th day of April 1888
 they tried the store door of said premises
 and the basement door of said premises finding
 up and with said store ^{and} found them
 both peculiarly locked and fastened
 by means of keys ^{and} locks, that said
 Oats ^{and} said Evgent immediately after
 trying the said doors, were admitted
 through the store door into said premises
 by Thomas Sullivan the porter who was
 in said premises. ^{and} immediately opened
 the store door after them. That said Oats
^{and} said Evgent then went through the
 store of said premises down to the basement
^{and} there found the said basement door
 locked and fastened ^{and} a board nailed across
 the door on the inside. That said Oats ^{and}
 Evgent then again returned from the
 basement of said premises to the said store
^{and} remained in the said store until 2:30
 o'clock
 On the morning of the 30th day of
 April ^{and} that about said hour said
 Oats ^{and} Evgent saw a light ^{from said basement} shining through

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Burglary
Degree.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

POOR QUALITY
ORIGINAL

0174

the guns firing in said store and
said Oats and said Urgent protected
themselves behind a screen in
said store and remained there a
short time when the light from
said basement was turned
down low and said Urgent and
Oats heard some person coming
from said basement where the
light had been through the rear
of said store and that he then
walked from the rear of said store
to the front of said store where
was loading goods and that said
Oats and said Urgent who were still
secreted behind said screen
distinctly saw the form of a man
and that when said defendant was
within 20 feet of the front of
said premises said Urgent and
said Oats fully identified him
as being a police officer who
was in full uniform and who
was the defendant from the

POOR QUALITY
ORIGINAL

0175

3

reflection of the gas lamp in the
front of said premises. That said
defendant returned from the front
part of said store having something
in his possession which turned to
said Oats "W. Yungert" a picture but
which they are unable to describe.
That he then went into the
rear office of said store in the
rear of said store and there lights
the gas in said office. That said
Yungert and Oats then heard a
ringing noise made by the
said defendant who was
handling goods there. That said
defendant remained there about
10 minutes. That he then turned down
the gas. That he went to the stairs leading
to the said basement. That said
defendant did go to the said base-
ment. That immediately after his
arrival in said basement the
gas in said basement which
had been turned down but

POOR QUALITY
ORIGINAL

0176

4

when defendant left said base
went to come up into the said store
was again turned on full light.
And remained so for a few minutes
when it was again turned down
low. And that about the hour of 1:30
or 4:30 o'clock on the morning of
said day said light in said
basement was turned out. And
immediately thereafter said Oats
and said Emyent found the closing
of the said basement door, and
saw the said defendants who were
in full police uniform coming
up the front basement steps
of said basement. And looking up
and down said street. And then
returned to the said basement
and immediately returned with
a bundle under his arm. And
walked towards Fulton Street,
when said Oats ordered said Jellum
who was in said store to open
the front door which he did of

POOR QUALITY
ORIGINAL

0177

paid premiums. That said Oats and
said Urgent then left said store
When after said defendant and
caught him on the steps of the
basement of 91 Nassau Street. The
silver tea pot which is a portion
of the ^{property of the} burglary herein referred to
was standing at his feet. My said
Urgent and said Oats then placed
said defendant under arrest
We took him to the Transit Precinct
Station house. When defendant was
there searched they found in the
pantaloons pocket of the pants that
said defendant then had on
a half dozen silver plated table
spoons, a half dozen Tea spoons
and a half dozen forks; and a
silver plated tea pot cover in the
coat tail pocket of the coat he
then had on. which defendant
fully identifies as being his property
and being a portion of the property
referred to by him in said affidavit.

POOR QUALITY
ORIGINAL

0178

Deponent states on charges paid
deponent with having burglary
entered said premises with
having taken stolen goods
away said property

I sworn before me
this 30th day of April 1858

Charles A. McElinney

certified

Pro Justice

POOR QUALITY ORIGINAL

0179

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew Nugent
aged 30 years, occupation Detective of No. First Avenue Police Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of James A. McManis and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 30th day of April 1888 *Andrew Nugent*

W. J. Conroy
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Oats
aged 48 years, occupation Detective of No. First Avenue Police Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of James A. McManis and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 30th day of April 1888 *James Oats*

W. J. Conroy
Police Justice.

POOR QUALITY ORIGINAL

0180

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Charles Richard

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. United States

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

Answer. 120 Pine Street 5 months

Question. What is your business or profession?

Answer. Police Officer

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

Answer. I am guilty of the charge

Charles Richard

Taken before me this 30th day of April 1888
W. J. ...
Police Justice.

POOR QUALITY ORIGINAL

0181

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

Police Court

691 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 _____
 2 _____
 3 _____
 4 _____
 Offence _____

Dated

April 30th 1888

At _____ Precinct _____

Witnesses _____

No. _____ Street _____



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

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

Dated April 30th 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY ORIGINAL

0 182

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Dickert

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

Charles Dickert

of the CRIME OF BURGLARY IN THE 1st DEGREE, committed as follows:

The said Charles Dickert,

late of the 2nd Ward of the City of New York, in the County of New York aforesaid, on the 12th day of April, in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, about the hour of two o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Thomas Sullivan,

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: the said Thomas Sullivan,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said Thomas Sullivan,

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away; (the said Charles Dickert being then and there armed with a dangerous weapon, to wit: a certain club,)

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

POOR QUALITY ORIGINAL

0184

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~
~~against~~
Wm. R. ...

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

Further accuse the said Charles ...

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

The said *Charles ...*

late of the *Second* Ward of the City of New York, in the County of New York, aforesaid, on the *thirtieth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *store* of one

James A. McElhinney

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

James A. McElhinney

in the said *store* 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.

POOR QUALITY ORIGINAL

0185

~~X Smith~~
SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said

~~Charles Pedant~~

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

The said ~~Charles Pedant~~

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the night time of the said day, with force and arms, ~~and~~ *and* ~~thirteen~~ *and* spoons of the value of twenty cents each, six other spoons of the value of twenty cents each, six forks of the value of twenty cents each, one tea set of the value of six dollars, one other tea set of the value of three dollars, one silver bowl of the value of four dollars, two sugar bowls of the value of five dollars each, one pitcher of the value of three dollars, six cups of the value of twenty cents each, six saucers of the value of twenty cents each, one music box of the value of six dollars, one other music box of the value of eight dollars, one clock ornament of the value of eight dollars, one water pitcher of the value of eight dollars, one casket of the value of two dollars, one butter dish of the value of two dollars, one set of the value of five dollars, one sweater of the value of four dollars each, one table cloth of the value of one dollar, one pair cover of the value of seven dollars, four ornaments of the value of two dollars each, two key-ring holders of the value of one dollar each, one pitcher of the value of twenty five cents, one paper weight of the value of one dollar, and one pitcher of the value of three dollars.

of the goods, chattels and personal property of one ~~James A. McElhinney~~ *James A. McElhinney*

in the ~~store~~ *store* of the said ~~James A. McElhinney~~ *James A. McElhinney* there situate, then and there being found, ~~at~~ *at* the ~~store~~ *store* aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John H. Ellons
~~John H. Ellons~~

0186

BOX:

305

FOLDER:

2899

DESCRIPTION:

Rosenthal, Benjamin

DATE:

04/27/88



2899

POOR QUALITY ORIGINAL

0187

413 A

Counsel,

Filed 27 day of April 1888

Pleads, *Chryquilly (30)*

THE PEOPLE

vs.

W. O. 156 of Henry Carter

Benjamin Beentha

Burglary in the THIRD DEGREE
(Section 498, 506, 528 and 531)

JOHN R. FELLOWS,

District Attorney.

p. 2 May 2/88 Pleads 18 May 24. 4.

A True Bill. *found*

M. J. Liberty
Foreman.

H. G. S. P. S.

April 27. 1888.

Witnesses:

Sept Lar been

Mico Caccinco

Benjamin Harey

J. A.

POOR QUALITY ORIGINAL

0188

Police Court - 30 District.

City and County of New York, ss.: *Henry Bradley*
of No. *39 Pitt* Street, aged *75* years,
occupation *Restaurateur & Keeper* being duly sworn
deposes and says, that the premises No. *39 Pitt* Street, *13* Ward
in the City and County aforesaid the said being a *four story brick*
dwellling & business house
and which was occupied by deponent as a *dwellling*
and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly *breaking the*
fastenings of the front window
door on the third floor of said house

on the *19th* day of *April* 188*8* in the *Day* time, and the
following property feloniously taken, stolen, and carried away, viz:

One silver
Watch of the value of Four
dollars
And Ninety three Dollars
in gold and green current
money of the United States, all
of the total value of Ninety eight
dollars (\$98.)

the property of *John Bradley, in care 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~~
Benjamin Rosenthal (now
deceased)

for the reasons following, to wit: *At 9.30 o'clock a.m.*
on said day and date said
premises were securely locked
bolted and effectually closed; at
about ten thirty o'clock deponent
on going to his room found
the defendant in said room
and the door fastenings of said
room broken, and said property

POOR QUALITY ORIGINAL

0189

gone, therefore Dependent now
charges said Defendant with
unlawfully entering said room
and taking, stealing and carrying
away said property therefrom, and
now Dependent prays that said
Defendant be dealt with as the
law directs

Sworn to before me

This 19th day of Apr 1888

Henry Bradley

J. M. Putnam

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888 Police Justice.

Police Court, District, Offence—BURGLARY.
THE PEOPLE, etc., on the complaint of vs.
1
2
3
4
Dated 1888 Magistrate.
Officer.
Clerk.
Witnesses, No. Street, No. Street, No. Street, to answer General Sessions.

POOR QUALITY ORIGINAL

0190

Sec. 108-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Benjamin Rosenthal*

Question. How old are you?

Answer. *21 Years of Age*

Question. Where were you born?

Answer. *United States*

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

Answer. *176 W. 4th St (4 Months)*

Question. What is your business or profession?

Answer. *Shoe Cutter*

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

Answer.

I am not guilty
Benj. Rosenthal

Taken before me this *19th*
day of *April* 188*8*
J. M. Sullivan

Police Justice.

POOR QUALITY ORIGINAL

0191

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

Police Court-3
 District 619

THE PEOPLE, & C.,
 ON THE COMPLAINT OF

John J. Kelly
John J. Kelly
John J. Kelly

2 _____
 8 _____
 4 _____
 Offence *Burglary*

Date *Apr 19 1888*

William Magistrate

Shuman Officer

M. F. Brown Precinct

Witnesses
 No. *39* *Stitt* Street

No. _____ Street

No. *2000* Street
 to answer *W. S.*



Conrad

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

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

Dated *Apr 19th* 1888 *Wm. Brown* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY ORIGINAL

0192

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court ⁵³
District ⁶¹⁹

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Kelly
John J. Kelly

1
2
3
4
Offence *Burglary*

Date *Apr 19 1888*

William
Magistrate

Shannon
Officer

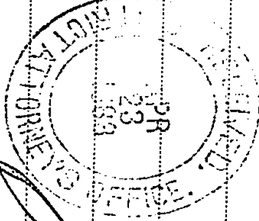
John J. Brown
Precinct *12*

Witnesses
John J. Brown
John J. Kelly
Street _____

No. _____
Street _____

No. *2000*
Street *W. 8.*

\$ *2000* to answer
Conrad



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

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

Dated *Apr 19 1888* *John J. Kelly* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY
ORIGINAL

0193

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Benjamin Rosenthal

The Grand Jury of the City and County of New York, by this indictment,
accuse *Benjamin Rosenthal* —

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

The said *Benjamin Rosenthal*,

late of the *Twentieth* Ward of the City of New York, in the County of New York
aforesaid, on the *19th* day of *April*, in the year of our Lord one
thousand eight hundred and eighty-*eight* —, with force and arms, in the
day — time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Henry Bradley* —

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Henry Bradley* —

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.

POOR QUALITY ORIGINAL

0194

SECOND COUNT—

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

Benjamin Arentz —

of the CRIME OF *Grand* LARCENY *in the second degree*, committed as follows:

The said *Benjamin Arentz*.

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

value of five dollars, and the sum

of money three dollars in money,

lawful money of the United

States, and of the value of money

three dollars,

of the goods, chattels, and personal property of one *John Bradley*

in the dwelling house of the said *Henry Bradley*

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

John R. Yellow,
District Attorney

0195

BOX:

305

FOLDER:

2899

DESCRIPTION:

Ross, John H.

DATE:

04/26/88



2899

POOR QUALITY ORIGINAL

0196

No 391

Counsel,
Filed, 26 day of April 1888
Pleads, *Chiquely v. May*

THE PEOPLE,
vs.
John M. Cross

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday)
[III Rev. Stat. (7th Edition), Page 1889, Sec. 5.]

L. C. May 4, 88
73
JOHN R. FELLOWS,
District Attorney,
Manufactured by Dept. Rev. L. C. May

A True Bill.

W. J. Berry

Foreman.

April 22/88

Witness:
John M. Cross
CO

POOR QUALITY
ORIGINAL

0 197

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John H. Ross

The Grand Jury of the City and County of New York, by this indictment,
accuse *John H. Ross*
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said *John H. Ross*
late of the City of New York, in the County of New York aforesaid, on the
twentieth day of *November* in the year of our Lord one
thousand eight hundred and eighty-*seven*, the same being the first day of the
week, commonly called and known as Sunday, being then and there in charge of, and
having the control of a certain place there situate, which was then duly licensed as a
place for the sale of strong and spirituous liquors, wines, ale and beer, with force and
arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully
did not close and keep closed, and on the said day the said place so licensed as aforesaid
unlawfully did open and cause and procure, and suffer and permit to be open, and to
remain open, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0198

BOX:

305

FOLDER:

2899

DESCRIPTION:

Ryan, Lawrence

DATE:

04/13/88



2899

0199

BOX:

305

FOLDER:

2899

DESCRIPTION:

Fitzgerald, George

DATE:

04/13/88



2899

POOR QUALITY ORIGINAL

0200

Witnesses:

After reading the
within applicants
of subprana Jones
I ask that the
defendants be
discharged on
their own recogni-
-tance - as I do
not believe the
complainant can
ever be found
June 6th 4-1-18
A.D.C.

Noted
2-11-18

Counsel, no 1-1-18
Filed 13 day of April 1888
Pleads, *Chattel*

THE PEOPLE

vs.

Lawrence Ryan
and L. D. ~~Smith~~
George Fitzgerald
April 19

JOHN R. FELLOWS,

District Attorney.

Robbery, degree,
Sections 224 and 228, Penal Code.

April 13
Remitted by the Court to counsel
for answer to trial - April 23, 1888

A TRUE BILL

W. J. C. Jerry

For caption.

No. 2 Paul & Paul April 19

On recom. of District
Judge dis. P.B.M.
June 6th 1888

April 12th

0201

POOR QUALITY ORIGINAL

Court of General Sessions.

THE PEOPLE

vs.

Lawrence Ryan Et. al.

City and County of New York, ss.:

William Gallagher

being duly

sworn, deposes and says: I am a Police Officer attached to the District Attorney's Office

in the City of New York. On the 5th day of June

1888.

I called at 80 Park Row

the alleged residence of

the complainant herein, to serve them with the annexed subpoena, and was informed by the land

lady of the house that both witnesses had fine array & left, and she did not think they could be found - I left subpoenas for them if they called but she said she did not think they would.

The witnesses referred to are the witnesses for people endorsed on papers

Swan to refer me this }
the day of June 1888 }
Joseph M. ... }
Attorney Public }
NY Co }

William Gallagher

Sworn to before me, this day }
of , 188 }

POOR QUALITY ORIGINAL

0202

Court of General Sessions.

THE PEOPLE, *on the Complaint of*

vs.
Lawrence R. ...

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of Police Officer

Precinct.

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0203

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Frederick Landemburger*
of No. *80 Park Row* 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 *May* day of *May* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Lawrence Ryan 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 *May* in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

POOR QUALITY ORIGINAL

0204

Court of General Sessions.

THE PEOPLE

vs.

Lawrence Ryan
George Fitzgould

City and County of New York, ss.:

Thomas D. McGuire

being duly

sworn, deposes and says: I am a ^{Subpoena Officer} ~~Police~~ Officer attached to the ~~Police~~ ^{District Attorney's Office}

in the City of New York. On the 24th day of May, 1888,

I called at 20 Park

the alleged ^{place of} employment of Frederick Lundenberger & ^{William ~~Spencer~~ ^{Callahan}} the complainant herein, to serve ~~with~~ with the annexed subpoena, and was informed by the proprietor and his wife at said premises that both Lundenberger and Spencer had left their employment with him the said proprietor as well as their residence with him and that he did not know where they are employed at present nor does he know their place of residence at present

Sworn to before me, this 1st day of June, 1888

William ~~Spencer~~ ^{Callahan}
Court of General Sessions
City of New York

Thos. D. McGuire

POOR QUALITY ORIGINAL

0205

Court of General Sessions.

THE PEOPLE, on the Complaint of

Frederick Landerbach
vs.
Lawrence Ryan
George Fitzgould

Offense

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of Petitioner

Thomas W. Guil

Suprema Senter Precinct

Failure to Find Witness.

May 29 1888

POOR QUALITY ORIGINAL

0206

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpcena is disobeyed, an attachment will immediately issue.
Bring this subpcena 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.]

SUBPCENA

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

The People of the State of New York.

To *William Greyder*

of No. *20 Park Row* 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 *27* day of *May* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Lawrence Ryan 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 *May* in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpcena is disobeyed, an attachment will immediately issue.
Bring this subpcena 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.]

SUBPCENA

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

The People of the State of New York.

To *Frederick Landenberg*

of No. *20 Park Row* 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 *27* day of *May* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Lawrence Ryan 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 *May* in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

POOR QUALITY ORIGINAL

0207

Court of General Sessions.

THE PEOPLE

vs.

Lawrence Ryan
William Fitzgerald

City and County of New York, ss.:

Edward Kiernan

being duly

sworn, deposes and says: I am a Police Officer attached to the 4th Precinct,

in the City of New York. On the 18th day of May, 1888,

and for several days prior to said date I called at No. 50 Park Row in said City

the alleged place of occupation of Frederick Sandenberger and William Greuder the complainant herein, to serve them with the annexed subpoena, and was informed by the

proprietor of said place ~~Mr. Meyer~~ that said Sandenberger and Greuder were not employed by him any longer but had left said employ ment with him about few weeks previously said place at 50 Park Row was also the place of residence of said Sandenberger and Greuder and said Meyer did not know where they had moved to. I could ascertain where the place of residence is of said Sandenberger & Greuder although I made diligent inquiry.

Sworn to before me, this 29th day

of May, 1888

William Greuder
County Clerk

Edward Kiernan

POOR QUALITY ORIGINAL

0208

Police Court 10th District.

CITY AND COUNTY }
OF NEW YORK, } ss

Frederick Landenberger
of No 80 Park Row Street, Aged 17 Years
Occupation Bar tender being duly sworn, deposes and says, that on the
3rd day of April 1888, at the 5th 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 and lawful Money of the
United States of about the amount
and

of the value of One dollar & fifty cents
the property of Joseph Leeway of the County of New York
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

Lawrence Ryan and George Fitzgerald
(both now here), for the reasons following
to wit: that at about the hour of
two o'clock a.m. on said date the defendants
came into the Bridge Hotel no 80 Park Row
where deponent is employed as Bar tender
and waiter said defendants came behind the bar
of deponent and knocked deponent down
and the defendant Ryan pulled out
the money drawer and placed his defendant
hand into said money drawer and did
take a hand full of the money out of said
money drawer and both defendants ran out of said
Hotel

Fr. Landenberger.

day of April 1888
Sworn before me, this
3rd day of April 1888
Police Justice.

POOR QUALITY ORIGINAL

0209

Sec. 108-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Laurence Ryan

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. New York City

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

Answer. 60 Willow St. Brooklyn 5 months

Question. What is your business or profession?

Answer. Composer

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

Answer. I am not guilty
Laurence Ryan

Taken before me this

day of

June

188

John J. [Signature]

Police Justice.

976

POOR QUALITY ORIGINAL

0210

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. George Fitzgerald

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. New York City

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

Answer. 363 Pearl St 10 years

Question. What is your business or profession?

Answer. Welder in the Tribune Office

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

Answer. I am not guilty
Geo. Fitzgerald

Taken before me this

day of September 1888

William J. [Signature]

Police Justice.

0211

\$ 1500 for
\$ 500 9 50 am.

AMEX.

April 10. A.M.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District 15-564

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick R. Anderson
James Stewart
George Fitzgerald
Robert

Offence

Dated

April 3rd 188

Magistrate

Edward Keenan

4 Precinct

Witness

No.

William Snyder
Ed Park

Street

No.

Street

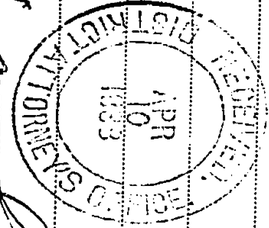
No.

Street

\$ 500

to answer
W. G. Davis

Committed



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

Defendants

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

Dated April 3rd 188 Police Justice

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

Dated April 8 188 Police Justice

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

Dated 188 Police Justice

0212

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Lawrence Ryan and
George Fitzgerald

The Grand Jury of the City and County of New York, by this indictment, accuse Lawrence Ryan and George Fitzgerald - of the CRIME OF ROBBERY in the first degree, committed as follows :

The said Lawrence Ryan and George Fitzgerald, both -

late of the City of New York, in the County of New York aforesaid, on the third day of April, in the year of our Lord one thousand eight hundred and eighty-eight, in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one Frederick Sandenberger, in the peace of the said People, then and there being, feloniously did make an assault, and

one promissory note (United States Treasury notes), of the denomination and value of one dollar; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of one dollar; one United States Silver Certificate of the denomination and value of one dollar; one United States Gold Certificate of the denomination and value of one dollar -

one silver coin of the kind called dollars, of the value of one dollar, two silver coins of the kind called half dollars, of the value of fifty cents each, four silver coins of the kind called quarter dollars, of the value of twenty five cents each, five silver coins of the kind called dimes, of the value of ten cents each, and dimes other coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar and fifty cents,

of the goods, chattels and personal property of the said Frederick Sandenberger, from the person of the said Frederick Sandenberger, against the will, and by violence to the person of the said Frederick Sandenberger. then and there violently and feloniously did rob, steal, take and carry away, (the said Lawrence Ryan and George Fitzgerald, and each of them, being then and there aided by an accomplice actually present, to wit: each by the other) -

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

John P. Mellows,
District Attorney

0213

BOX:

305

FOLDER:

2899

DESCRIPTION:

Ryan, Thomas

DATE:

04/11/88



2899

POOR QUALITY ORIGINAL

0214

Witnesses:

Wm. Ch. Waters
Witness
[Signature]

No. 1142
Bnd.

Counsel,

Filed 11 day of April 1888

Pleads, *Guilty*

Grand Jurors
[Sections 528, 530, Penal Code.]
Second Offense [Sec 685]

THE PEOPLE

vs.
[Signature]

Thomas Ryan
alias Thomas Brady

JOHN R. FELLOWS,

Attorney at Law

724 Apr 17. 1888 District Attorney.
Did received (as indicated)

A True Bill

M. J. Berry
Foreman.

10 Apr 17. 1888

C. Spritt

**POOR QUALITY
ORIGINAL**

02 15

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

-----x
The People :
vs. : Before,
Thomas Ryan : Hon. Frederick Smyth,
Indicted for Grand Larceny in the : and a Jury.
First Degree. :
Indictment filed, April, 1888. :
-----x

Tried, April 17th., 1888.

APPEARANCES:

Assistant District Attorney Davis, for the People:
Maurice Mayer, for the Defence.

MORRIS BERKOWITZ, the complainant, testified that
he lived at No. 613 East 6th. Street. On the 20th. day
of March, 1888, he saw the defendant on Avenue A. car
near 6th. Street. He, the complainant, got on the car
at 16th. Street and stood on the rear platform. The
defendant was on the platform at that time. It was

**POOR QUALITY
ORIGINAL**

02 16

2

then twenty minutes before eight o'clock in the evening
He wore a gold watch and chain, The watch was in the left
hand pocket of his waistcoat. . There was a chain attach-
ed to the watch and the other end of the chain was
fastened to a buttonhole of his waistcoat. The chain as
well as the watch was gold. The watch was valued at
\$58, and the chain at \$31. He missed the watch and
chain while he was standing on the rear platform. While
he was paying the conductor, he was squeezed on all
sides. When he put the change that the conductor gave
him into his pocket, he missed his watch and chain. The
defendant was standing close to him on the platform,
When he, the complainant, missed his watch, he cried out,
"stop the car, I have lost my watch." There was a police
officer on the car, and he jumped off the car and
pursued the defendant, who had jumped down from the car
when he, the complainant, called out to the conductor
to stop the car as he had lost his watch. The defendant
ran down Avenue A. and the officer pursued him. He, the
complainant, didn't run, but stood where he was at the

**POOR QUALITY
ORIGINAL**

0217

3

corner of 9th. Street. He saw the defendant the next day at the Essex Market Police Court. He didn't get back his watch and chain. He, complainant, stood at 9th. Street until the officer came back. The officer informed him, the complainant, that the defendant was in the station house, and he, the complainant, went there. At the station house, the Sergeant at the Desk directed him to come to the Essex Market Police Court the following morning. He positively identified the defendant in the Court. His chain was not stolen, it was detached from the watch, and the watch was gone.

UNDER CROSS-EXAMINATION. The complainant testified that he got on the car at Avenue A. and 6th. Street. His wife was with him. His wife went into the car and he remained on the rear platform. The defendant got on the car at Avenue A. and 7th. Street. At 9th. Street he first began to be squeezed. The back platform was quite crowded. Two other men got on at the time that the defendant got on at 7th. Street. Between 9th. and

**POOR QUALITY
ORIGINAL**

0218

4.

10th. Street two men got off. The car was very full. He, the complainant stood right close to the steps, and the defendant was standing very close to him. They were face to face, and he saw the defendant's face distinctly. He missed his watch between 9th. and 10th. Streets. He saw the defendant in the station house on the night of the arrest, and he identified him.

OFFICER AUGUST BRIETHOFF of the Tenth Precinct, testified that he saw the defendant on the evening of the 10th. of March, 1888, getting on a car at 7th. St. and Avenue A. at about a quarter to eight o'clock. He saw the complainant and his wife on the car at the time.. He, the witness, got on the car at Avenue A and 7th. Street and the defendant and another man pushed in ahead of him, witness. At 10th. Street the defendant got off. He rode 3 blocks. As they got off, the complainant said, "my watch is gone." He, witness, said, "conductor stop the car." He, witness, told a friend of his to keep the complainant until he got back and then he pursued Ryan and the other man who were running through

**POOR QUALITY
ORIGINAL**

0219

5.

10th. Street., towards First Avenue.. When Ryan saw him, witness, coming, he had the watch in his hand, showing it to the man with him; and then Ryan, when he saw him, witness, coming up, put the watch into his overcoat pocket and started to run. He, witness, pursued Ryan, calling out, "stop thief" and Officer Appelt joined in the chase, and arrested him in 11th. Street, between First and Second Avenues. He, the complainant, was close behind when Officer Appelt caught the defendant.

UNDER CROSS-EXAMINATION. He testified that he didn't know who the other man was that was with the defendant. There were probably one half a dozen men standing on the rear platform of the car. He, complainant, and the defendant were standing very close together at the edge of the platform. He saw the defendant's face distinctly on the car and lost sight of the defendant in chasing him only for a moment when he turned the corner of 11th. Street and First Avenue.

OFFICER ANDREW APPELT testified that he belonged

**POOR QUALITY
ORIGINAL**

0220

6.

to the 14th. Precinct. He testified that on the evening in question, he heard Officer Briethoff cry, "stop thief" He, witness, was in First Avenue between 10th. and 11th. Streets As he was crossing 10th. Street he saw the prisoner running and a man chasing him, and he ran after him and caught him in a hall-way in 11th. Street, about 100 feet from First Avenue. Officer Breithoff asked him, the witness, if he saw the defendant throw anything away, and he, witness, said that he did not. Then he took the defendant to the station house at the request of Officer Breithoff, and Officer Briethoff went to look up the complainant.

UNDER CROSS-EXAMINATION. He, witness, testified that he had no conversation with the defendant about the robbery. He searched the defendant, and found nothing on his person. The defendant said nothing to him when he was arrested, and he, witness, didn't see him throw anything away. He found the defendant at the back of the hall-way near the head of a pair of stairs leading down into the basement of the house.

**POOR QUALITY
ORIGINAL**

0221

7.

WILLIAM MOSES JR. testified that he was a clerk of the Court of General Sessions. He held in his hand the minutes of Part I. of the Court of General Sessions of the date of Friday, November 27th., 1885. He found in the record of that, the record of a trial and conviction of one Thomas Brady was impleaded with James Sands, who was put up on trial for Grand Larceny in the Second Degree for stealing a watch and a locket from the person of James F. Watson. The indictment in that case was filed upon the 22nd. day of October, 1885. The Jury, without leaving the Bar, found the defendant guilty. The conviction was had before Judge Cowing. It also appeared by the record of Part II. General Sessions over which Judge Cowing then presided, that on March 2nd. 1886 James Brady was sentenced to the penitentiary for a term of two years upon the conviction obtained in Part I., November 2nd., 1885.

OFFICER STEPHEN O'BRIEN, testified that he was a detective sergeant attached to the Police Central Office. He was a detective sergeant in November 1885 and had been since. He was a witness in the trial of the case

**POOR QUALITY
ORIGINAL**

0222

8.

of the People against James Brady and James Sands, in Nov
ember 1888. Thomas Ryan, the defendant at the Bar was
the James Brady who was tried and convicted at that
time.

CROSS-EXAMINATION. None.

NO DEFENCE.

----- oooo -----

POOR QUALITY
ORIGINAL

0223

The People

vs

Thomas Ryan,

Indicted for Grand Larceny
in the 4th Degree -

Indictment filed April, 1888

Tried April 17th 1888

Before
Hon. Frederick Smyth
and a jury

POOR QUALITY
ORIGINAL

0224

New York April 23rd 1888

Recd from Clerk of Court of General
Sessions double Case Watch stolen from
me by Thomas Ryan on March 21st
Moritz DeKovitz

**POOR QUALITY
ORIGINAL**

0225

Pes
vs
Thos Ryan
filed Apr 11. 1888.

POOR QUALITY ORIGINAL

0226

Police Court 3rd District. Affidavit—Larceny.

City and County } ss.:
of New York, }
of No. 613 East 6th Street, aged 30 years,
occupation Tailor being duly sworn

deposes and says, that on the 21 day of March 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and Person of deponent, in the right name, the following property viz:

One gold watch of the value of Fifty Eight Dollars \$58.

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 Thomas Ryan (now here, for the reason and in the manner following to wit: on said night and date about 8 o'clock P.M. Deponent was riding on the rear platform of one of the 47th St and Vanstedt green surface cars; there were several other people near and around Deponent and then and there Deponent felt some one push and touch him and then saw the Deponent's hand near Deponent's vest pocket, when Deponent missed said

Sworn to before me this 21 day of March 1888
Police Justice.

POOR QUALITY ORIGINAL

0227

Watch and cried out "My watch is gone" The Defendant jumped off said car and ran at full speed followed by a crowd. The Defendant ran in a hall way and was there arrested. Wherefore Deponent now charges said Defendant with taking, creating and carrying away from the person and possession of deponent said property and prays that he be dealt with as the Law directs

Subscribed before me, Moritz Berkowitz
this 22nd day of Mar 1888
S. Berkowitz Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888 Police Justice.

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of
vs.
1 _____
2 _____
3 _____
4 _____
Dated 1888 _____
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer Sessions.

POOR QUALITY ORIGINAL

0228

Sec. 198-200

03

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Thomas Ryan

Question. How old are you?

Answer.

24 years of age

Question. Where were you born?

Answer.

New York City

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

Answer.

71 East 4th St (2 months)

Question. What is your business or profession?

Answer.

Waiter

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

Answer.

I am not guilty

Thomas Ryan

Taken before me this

day of *APR*

188*8*

David C. McNeill Police Justice.

POOR QUALITY ORIGINAL

0229

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court-1193 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Handwritten signatures and names, including "1193" and "474".

Dated

Residence

Magistrate

Officer

Witnesses

No. 1

Residence

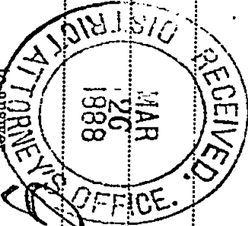
No. 2

Residence

No. 3

Residence

COMMITTED.



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

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

Dated *Mar 23 1888* *Samuel [Signature]* Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

POOR QUALITY
ORIGINAL

0230

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

The People of the State
of New York,
against
Thomas Ryan

The Grand Jury of the City and
County of New York, by this indictment
accuse Thomas Ryan of the crime of
Lynching in the first degree as
a second offense, committed as follows:

Wentworth to wit: At a Court of
General Sessions of the Peace, holden
in and for the City and County of New
York, at the City Hall in said City
on the 27th day of November, 1885,
before the Honorable Alfred B. Downing,
City Judge of the said City of New York,
Judge of the said Court, the said Thomas
Ryan, by the name and description of
Thomas Brady was in due form of
law convicted of a felony, to wit: Lynching
in the second degree, upon a certain
indictment then and there in the said
Court depending against him the said
Thomas Ryan by the name and description

POOR QUALITY
ORIGINAL

0231

and one James Sands
of the County of New York, in the County
of New York, do hereby certify, on the tenth
day of October, in the year of our
Sovereign Lord one thousand eight hundred and
eighty nine, in the day time of the said
day, at the Ward, City and County of New York,
with force and arms, one volume of the
value of one hundred and fifty dollars,
one chain of the value of twenty five
dollars, and one pocket of the value of
twenty five dollars, of the goods, chattels
and personal property of one Benjamin
S. Watson, on the person of the said
Benjamin S. Watson, then and there being
found, from the person of the said
Benjamin S. Watson, then and there felon-
iously did steal, take and carry away.

And thereupon, upon the petition
aforesaid, it was considered by the said
Court of General Sessions of the Peace
and ordered and adjudged, that the said
Thomas Brady (by the name and de-
scription of Thomas Brady as aforesaid)
for the felony and larceny whereof he
was so convicted as aforesaid, be
imprisoned in the Penitentiary of the

POOR QUALITY
ORIGINAL

0232

City of New York for the term of
two years, and by the record thereof
shall more fully and at large
appear.

And the said Thomas B. Ryan,
having been so as aforesaid convicted
by the said Jury and Verdict,
aforesaid, to wit. on the 21st day of
March, 1888, in the night time of the
said day, at the City and County
aforesaid, with force and arms, one
valuable of the value of fifty-eight
dollars, of the goods, chattels and
personal property of one Martin
Bedeau, on the person of the
said Martin Bedeau then and
there being found, from the person
of the said Martin Bedeau, then
and there feloniously did steal, take
and carry away, against the form
of the Statute in such case made and
provided, and against the peace of
the People of the State of New York
and their dignity.

John R. Fellows,
District Attorney.

0233

BOX:

305

FOLDER:

2899

DESCRIPTION:

Ryan, Thomas

DATE:

04/24/88



2899

POOR QUALITY ORIGINAL

0234

No 291

Counsel,
Filed, 24 day of April 1888
Pleads,

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday)
(III Rev. Stat. (7th Edition), Page 1989, Sec. 2.)

THE PEOPLE,

vs.

B

Thomas Ryan

[Handwritten mark]

JOHN R. FELLOWS,

District Attorney.

[Handwritten signature]
A True Bill

[Handwritten signature]

Foreman.

April 23. 1888.

Witnesses

[Handwritten signature]
21st Precinct

[Handwritten signature]
18th Precinct

POOR QUALITY ORIGINAL

0235

Excise Violation—Keeping Open on Sunday. POLICE COURT—14 DISTRICT.

City and County } ss.
of New York, }

Thomas Berns
of the Police ~~Street~~

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 25 day
of May 1887, in the City of New York, in the County of New York,

being then and there in lawful charge of the premises No. 643-1st Avenue (now here)
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said Thomas Berns
may be arrested and dealt with according to law.

Sworn to before me, this 25 day
of May 1887 at New York Thomas Berns

Sam Munn Police Justice.

POOR QUALITY ORIGINAL

0236

Sec. 195-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Thomas Ryan*

Question. How old are you?

Answer. *48 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *623 - 1st Avenue*

Question. What is your business or profession?

Answer. *Rigorous Dealer*

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

Answer. *I am not guilty - and I demand a jury trial if held after Examination*

Thomas Ryan
mark

Taken before me this

[Signature]
1888

Police Justice.

POOR QUALITY ORIGINAL

0237

1129
429
6⁵⁰ 2007

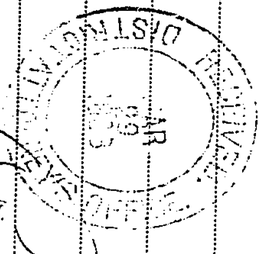
BAILED,
 No. 1, by Donald Spring
 Residence 137 E. 99
 Street
 No. 2, by _____
 Residence _____
 Street
 No. 3, by _____
 Residence _____
 Street
 No. 4, by _____
 Residence _____
 Street

Police Court District

195
504

THE PEOPLE, &c.
ON THE COMPLAINT OF

1
2
3
4
 Dated March 26 188
Thomas Ryan Magistrate
James Ryan Officer
James Ryan Precinct
James Ryan Witness
James Ryan to answer



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

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

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

Dated March 26 188 James Ryan Police Justice.

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

Dated March 26 188 James Ryan Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0238

Court of General Sessions, PART *one*

THE PEOPLE

INDICTMENT

vs.

For

Thomas Ryan

Mentham at

To

M.

No.

Street.

Thomas Ryan
237 East 49

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *April* the *10* day of *April* instant, at eleven o'clock in the forenoon.

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

JOHN R. FELLOWS,

District Attorney.

W^d Donaldson
18. P. Off. News, Jan 21. 00

POOR QUALITY
ORIGINAL

0239

District Attorney's Office.

PEOPLE

vs.

Patrick Ryan

May 27/90

Sergeant Donald
18th Precinct -

Says: In company
with Officer Kern
went after 21st Pre-
cinct, on Feb 25/88
about 7 O'clock P.M.
I went thro' front
hall door, turned
thro' side door
in hall, into de-
fendants saloon,
found it open and
about six men and
two women in there.
One of the women
got a can of beer
and paid for it, af-

**POOR QUALITY
ORIGINAL**

0240

to ~~the~~ ~~the~~ ~~him~~ ~~he~~
was ~~in~~ ~~an~~ ~~arrest~~.
Please ~~over~~ ~~look~~
for ~~his~~ ~~character~~.

POOR QUALITY
ORIGINAL

0241

District Attorney's Office.

PEOPLE

vs.

Rogers -

May 27/90

Officer Kennen
21st Precinct

Dep: On Oct 28/88
at 6:50 P.M. went
into defendants sal-
oon thro' side door.
Found place open
and six men and
two women there,
one of whom was
defendants wife.
One of the women
was coming out of
saloon with some-
thing in a bag with
froth on it. The place
was the receipt of
lead character.

**POOR QUALITY
ORIGINAL**

0242

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Ryan

The Grand Jury of the City and County of New York, by this indictment, accuse *Thomas Ryan* — of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said *Thomas Ryan* — late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *March* in the year of our Lord one thousand eight hundred and eighty-*eight*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure, and suffer and permit to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0243

BOX:

305

FOLDER:

2899

DESCRIPTION:

Rymer, Joseph

DATE:

04/25/88



2899

POOR QUALITY ORIGINAL

0244

326 A

Liberty

Counsel,

Filed 25 day of April 1888

Pleas, *Guilty*

THE PEOPLE

vs. Charles

P

Joseph B. Sawyer

Grand Larceny, 3rd Degree.
(From the Person.)
[Sections 528, 530 — Penal Code.]

JOHN R. FELLOWS,

Pr May 9/88 District Attorney.

Pleas Guilty

Wm. J. Berry

A True Bill.

W. J. Berry

Foreman.

April 24, 1888

Wm. J. Berry

Witnesses;

POOR QUALITY ORIGINAL

0245

Police Court District.

Affidavit Larceny.

City and County of New York, ss.:

of No. 59 Gouverneur Street, aged 42 years, occupation Stevedore

Frederick H. Liard

deposes and says, that on the 21 day of April 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of Person of deponent, in the night time, the following property viz:

One Silver Watch of the value of Ten Dollars (\$10.)

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 Joseph Kemer (now here) in the manner and for the reasons following, to wit, at half past ten o'clock on said date and night, Deponent was on the edge of a crowd of people in Division Street, when he felt a "tug" and pull at his vest pocket, and turning around then and there saw said Defendant's hand in Deponent's pocket; Deponent then grabbed Defendant and shouted "Police"; the arrest followed and now Deponent

Sworn to before me, this 22 day of April 1888 Police Justice.

POOR QUALITY ORIGINAL

0246

charges said Defendant with attempting to take, steal and carry away from the person and possession of Defendant said property and pray that he be dealt with as the Law directs.

Shewn to before me }
This 22nd day of Apr 1888 } J. J. Linn
J. M. Putnam Police Justice

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

ss.

1
2
3
4

Offence—LARCENY

Dated 1888

Magistrate.

Officer.

Clerk

Witnesses, No. street.

No. Street.

No. Street.

\$ to answer Sessions.

POOR QUALITY ORIGINAL

0247

Sec. 198-200.

30 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Am not guilty
Joseph Rymer

Taken before me this

day of

1888

Police Justice.

POOR QUALITY ORIGINAL

0248

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

Police Court-3
 District 621

THE PEOPLE, s.c.
 vs. *John J. ...*
 Defendant
 Offense: *Larceny*

Dated *Apr 17 1888*
John J. ... Magistrate
Magistrate Officer
 Precinct _____

Witnesses
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
 \$ *1000* to answer
... Street _____

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

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

Dated *Apr 17 1888* *J. M. Platt* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0249

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Rymer

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

Joseph Rymer
attempting the ~~crime of~~ *first* degree, committed as follows:

The said

Joseph Rymer

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

*One watch of the value of
ten dollars,*

of the goods, chattels and personal property of one *Frederick J. Riard*
on the person of the said *Frederick J. Riard*
then and there being found, from the person of the said *Frederick J. Riard*
then and there feloniously ^{attempt to} steal, take and carry away, against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

*John R. Fellows,
District Attorney.*