

0697

BOX:

285

FOLDER:

2724

DESCRIPTION:

Roche, Kate

DATE:

11/10/87



2724

POOR QUALITY ORIGINAL

0598

Counsel,
Filed 10 day of Nov 1887
Pleads *Amquely (M)*

THE PEOPLE

vs.

Kate Roche

Old Way

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

Chas. M. ASP

RANDOLPH B. MARTINE,
District Attorney.

By P. Dec 9/87
A True Bill. *signed & certified.*

W. C. Magowan

Foreman.

Friday 18th Dec 1887

W. C. Magowan

Witnesses:

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Kate Roche

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. and further for the reason that the defendant has been locked up in this case upwards of five weeks, that she has a baby 3 years old - that at the time of the assault we both had a good deal of drink taken and I was as much at fault as she was, therefore, I pray that the court may allow her to go to her child or be as merciful as the ends of justice may require.

*Delia ^{he} Kennedy
mark*

POOR QUALITY ORIGINAL

0700

Police Court 1st District.

City and County } ss.:
of New York,

of No. 5 Batavia Street, aged 27 years,
occupation Married Woman being duly sworn

deposes and says, that on the 20th day of November 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Kate Roche (now here) who did wilfully and maliciously cut and stab deponent on the head with the blade of a pen knife she deponent held in her hand and said assault was committed

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

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

Sworn to before me, this 20th day of November 1888

J. Humphrey Police Justice.

Delia Kennedy
Married

POOR QUALITY ORIGINAL

0701

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY OF NEW YORK

Kate Roche 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

Kate Roche

Question How old are you?

Answer

26 years

Question Where were you born?

Answer

Ireland

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

Answer

168 West 44th Street 3 months

Question What is your business or profession?

Answer

Domestic

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

Answer

I am not guilty

Kate Roche
[Signature]

Taken before me this
day of *Sept* 188*8*

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0702

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

23, 5-1886
 Police Court - 1 - District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Maria Hernandez
 Rosa Barbara
 Mate Vazquez

Offence _____

Dated Sept 2 188

Magistrate _____

Officer _____

Preinct _____

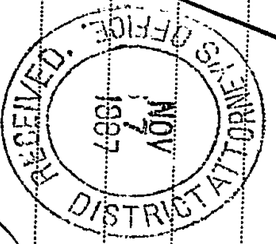
Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1000 to answer G. S.



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 _____

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 Nov 2nd 188 J. M. ... 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

0703

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

THE PEOPLE OF STATE OF NEW YORK,

against

Kate Roche

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

— *Kate Roche* —

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

The said *Kate Roche,*

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

2nd day of *November*, in the year of our Lord

one thousand eight hundred and eighty *seven*, with force and arms, at the City and

County aforesaid, in and upon the body of one *Delia Kennedy*

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

and *then* the said *Delia Kennedy*

with a certain *knife*

which the said *Kate Roche*

in *then* right hand then and there had and held, the same being a deadly and

dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *then* the said *Delia Kennedy*

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

— *Kate Roche* —

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

The said *Kate Roche,*

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 *Delia Kennedy*

in the peace of the said People then and there being, feloniously did wilfully and

wrongfully make another assault, and *then* the said

Delia Kennedy

with a certain *knife*

which the said *Kate Roche*

in *then* right hand then and there had and held, the same being

an instrument and weapon likely to produce grievous bodily harm, then and there

feloniously did wilfully and wrongfully cut, stab and wound, against the form of the

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

of New York and their dignity.

Richard J. Donohue

District Attorney.

0704

BOX:

285

FOLDER:

2724

DESCRIPTION:

Roeder, Henry J.

DATE:

11/18/87



2724

POOR QUALITY ORIGINAL

0705

177

Counsel,
Filed 18 day of Nov 1887
Pleads,

Burglary in the Third Degree
Sections 498, 506, 528, 5531.

THE PEOPLE

vs.

RI

Henry J. Roeder

H. J. Roeder

RANDOLPH B. MARTINE,

District Attorney.

R. B.

A True Bill.

W. C. Magowan

Foreman

James P. ...
Pleadw ...
James ...

Witnesses:

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

POOR QUALITY ORIGINAL

0706

Police Court— 5th District.

City and County } ss.:
of New York,

of No. 579 Southern Boulevard Street, aged 46 years,
occupation Painter being duly sworn

deposes and says, that the premises No 579 Southern Boulevard Street,
in the City and County aforesaid, the said being an unoccupied dwelling
house

and which was occupied by deponent as a
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking open
the rear basement door of said premises

on the 14th day of November 1887 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

a number of chandeliers, carpets
oil cloths and lead pipe all of
the value of two hundred dollars

the property of Henry S. Farrell but in deponent's charge
and care

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

Henry Koeder

for the reasons following, to wit: That upon said date
deponent was informed by Officer
James H. Fitzpatrick of the 55th Precinct
that he detected said Koeder in said premises
and that he attempted to escape through
by passing through the skylight that
said Koeder was arrested deponent
examined said premises and found
said described property missing and a quantity
of lead placed ready for removal

Sum. Deposition this
Subscribed 1887-5
Police Justice
Frank J. Farrell

POOR QUALITY ORIGINAL

0707

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. *Harry J. Roeder*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *MA*

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

Answer. *None*

Question. What is your business or profession?

Answer. *Steamboating*

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 have nothing to say*
H. J. Roeder

Taken before me this

18th

day of *September* 188*9*

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0708

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court-- 5--1869 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Stewart
583 Broadway

Henry J. Mackay
Brooklyn

1
2
3
4
Offence Burglary

Dated November 15 1887

White Magistrate

J. J. Patrick Officer

33 Precinct

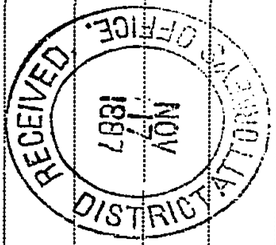
Call Officer

Witnesses

No. Street

No. Street

No. Street
15011 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 Rogers

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

Dated November 15 1887 White Police Justice.

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

Dated _____ 1887 _____ 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 _____ 1887 _____ Police Justice.

POOR QUALITY ORIGINAL

0709

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation James H. Fitzpatrick
Police Officer of NY

140 33rd Street Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Frank Lawrence

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

Sworn to before me, this 15
day of November 1888 James H. Fitzpatrick

A. J. White
Police Justice.

POOR QUALITY ORIGINAL

0710

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry J. Reader

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

Henry J. Reader

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

The said Henry J. Reader,

late of the 3rd Ward of the City of New York, in the County of New York, aforesaid, on the 14th day of November, in the year of our Lord one thousand eight hundred and eighty-seven, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the building of one

Henry S. Farrell

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 S. Farrell

in the said building, 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

0711

SECOND COUNT—

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

— *Henry J. Barber* —
of the CRIME OF *Grand* LARCENY *in the second degree*, committed as follows:

The said *Henry J. Barber,*

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 the said day, with force and arms,

*five shawls of the value of
ten dollars each, one hundred
yards of carpet of the value of
one dollar each yard, twenty
four yards of oil cloth of the
value of fifty cents each yard,
and one hundred pounds of
lead pipe of the value of
thirteen cents each pound.*

of the goods, chattels and personal property of one

Henry S. Barbell,

in the *building*, of the said

Henry S. Barbell.

there situate, then and there being found, *in the building* 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.

Paul J. ...

District Attorney.

0712

BOX:

285

FOLDER:

2724

DESCRIPTION:

Rosenstein, Samuel

DATE:

11/21/87



2724

POOR QUALITY ORIGINAL

0713

193

Counsel,
Filed, *L. S. For* 188
Pleads,

THE PEOPLE
vs.
B
SABRATH BREAKING.
(Section 267, Penal Code.)

Samuel Rosenstain

11/11/33

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

L. M. Magan

Foreman

James Dully

James H. Jones

Witnesses:

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

POOR QUALITY ORIGINAL

0714

Sec. 198-200

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Samuel Rosenstein 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. Samuel Rosenstein

Question. How old are you?

Answer. 16 years old

Question. Where were you born?

Answer, New York City

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

Answer. 71 Bayard St. 16 years.

Question. What is your business or profession?

Answer, Baker

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

Answer. I am not guilty and I demand a trial by jury

Samuel X Rosenstein
man

Taken before me this

19

day of

October 1888

Police Justice.

POOR QUALITY ORIGINAL

0715

BAILED.

No. 1, by James Brewster
 Residence 71 Broadway
 Street

No. 2, by _____
 Residence _____
 Street

No. 3, by _____
 Residence _____
 Street

No. 4, by _____
 Residence _____
 Street

1099 93
 Police Court - 3rd District
 1883

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Thomas S. Harper
6th Precinct
James Brewster

1 _____
 2 _____
 3 _____
 4 _____

Dated Sept. 19 1887

Reilly Magistrate.
Harpos Officer.
 Precinct.

Witnesses _____
 Street.

No. _____
 Street.

No. _____
 Street.

No. 100 to answer _____
 Street.

Baird

RECEIVED. DISTRICT ATTORNEY'S OFFICE. SEP 22 1887

Offence Sabbath Breaking

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

Defendant

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

Dated Sept. 19 1887 [Signature] Police Justice.

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

Dated Sept 19 1887 [Signature] 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

0716

SABBATH BREAKING.

Police Court, 3^d District.

City and County } ss
of New York.

of the 6th Precinct Police Thomas S. Harper

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 18th day of September 1887, in the City of New York, in the County of New York,

at premises No. 71 Bayard Street, Samuel Rosenstein (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and OFFERED FOR SALE, property to wit:

bladders, Ducks and Geese

contrary to and in violation of the statute in such case made and provided

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

Sworn to before me, this 19 day of September 1887 }
J. J. Duffy Police Justice.

Thomas S. Harper

POOR QUALITY ORIGINAL

0717

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Samuel Rosenstein

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

- Samuel Rosenstein

of the CRIME OF SABBATH BREAKING, committed as follows:

The said *Samuel Rosenstein,*

late of the City of New York, in the County of New York aforesaid, on the *18th* day of *September*, 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, at the City and County aforesaid, unlawfully did publicly sell and expose for sale to

divers — persons to the Grand Jury aforesaid unknown, certain property,

*to wit: divers fine and dining
sundries, dresses and goods, now
being articles of value.*

to the serious interruption of the repose and religious liberty of the community, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

RANDOLPH B. MARTINE,

~~District Attorney.~~

POOR QUALITY ORIGINAL

0718

Court of General Sessions of the Peace

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

~~The People of the State of New York,~~

~~against~~

~~Second Count -~~

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

the said Samuel Rosenheim

of the CRIME OF SABBATH BREAKING, committed as follows:

The said *Samuel Rosenheim,*

late of the City of New York, in the County of New York aforesaid, on the *18th* day of *September*, 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, at the City and County aforesaid, unlawfully did publicly sell and expose for sale to

divers *persons* to the Grand Jury aforesaid unknown, certain property,

to wit: divers articles of food, consisting of dead chickens, ducks and geese, other fowls & birds in the morning of the said day.

to the serious interruption of the repose and religious liberty of the community, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

RANDOLPH B. MARTINE,

District Attorney.

0719

BOX:

285

FOLDER:

2724

DESCRIPTION:

Ross, Aaron D.

DATE:

11/28/87



2724

POOR QUALITY ORIGINAL

0720

#101

Counsel, _____
Filed, 28 day of Nov 1887
Pleads, _____

Grand Larceny second degree [Sections 628, 581 Penal Code]

THE PEOPLE

vs. Howard
Edward
Stephens
Aaron D. Ross

RANDOLPH B. MARTINE,
District Attorney.
Filed Nov 28 1887

A True Bill.

Wm. Mayom
Foreman.
Charles
FD

Handwritten notes:
A.D. Ross
appeared
May 28
1887

POOR QUALITY ORIGINAL

0721

W

Counsel, _____
Filed, 28 day of Nov 1887
Pleads, _____

Grand Larceny ~~second~~ degree [Sections 528, 581 Penal Code].

THE PEOPLE

vs. Hurd
Edward
Henry Hurd

Aaron D. Ross

RANDOLPH B. MARTINE,

Pr Nov 28 1887
Yick-shu P.L.
District Attorney.

A True Bill.

W. Mayorn
Foreman.
Ernest
W

A. D. Martin
John H. Price
Wm. H. Lewis
H

POOR QUALITY ORIGINAL

0722

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harold Ross 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. *Harold D. Ross*

Question. How old are you?

Answer. *40 years of age*

Question. Where were you born?

Answer. *United States*

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

Answer. *No 1 Moton (7 years)*

Question. What is your business or profession?

Answer. *Telegraph Operator*

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

Answer. *I took the coat.*

Harold D. Ross

Taken before me this *22* day of *July* 1933
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0723

Police Court District. Affidavit—Larceny.

City and County of New York, ss.

of No. 184 Broadway Street, aged 20 years, occupation Clerk being duly sworn

deposes and says, that on the 15 day of Oct 1884 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the Day time, the following property viz:

One new Overcoat of the value of Thirty Three Dollars (\$33)

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

Carroll J. Ross (now here) for the reason that he admitted and Confessed in open Court, without Coercion or intimidation that he had stole and pawned said Coat. Wherefore Deponent prays that said Defendant be dealt with as the Law directs

John J. Brewer

Sworn to before me this 15th day of Oct 1884

Police Justice

POOR QUALITY ORIGINAL

0724

BAILLED,

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Petite Court-- 2 1939
 District.

THE PEOPLE, &c.,
 OF THE COUNTY OF _____

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

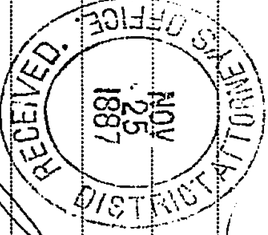
Date _____ 188

Magistrate _____

Officer _____

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 Defendant

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

Dated Nov 23 1887 P. J. Duffy Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0725

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Aaron D. Ross

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

Aaron D. Ross

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

The said *Aaron D. Ross*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *7th* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms,

one parcel of the value of thirty five dollars.

of the goods, chattels and personal property of one *John J. Brown*.

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

Richard J. ...
District Attorney.

0726

BOX:

285

FOLDER:

2724

DESCRIPTION:

Roth, Paul

DATE:

11/28/87



2724

POOR QUALITY ORIGINAL

0727

Witnesses:

J. Taylor
Elizabeth Peck

490

Counsel, *F. Quinn*
Filed, *28* day of *Nov* 188*8*
Pleads, *McK. m. c. y. q.*

THE PEOPLE,
vs.

Section 654, Penal Code.

A
Paul Roth

Dec 13 1888

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Ed. C. Magoun

Foreman.

Paul III Dec 16/88
Dec 16/89

Trick and Squatters.

POOR QUALITY ORIGINAL

0728

3

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Paul Roth

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.

Paul Roth

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Germany

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

Answer.

40 Delaney St. since Nov 14/87

Question. What is your business or profession?

Answer.

Real estate

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.

Paul Roth

Taken before me this

22

day of *November* 188*7*

J. H. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0729

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Housekeeper of No.

355 Pearl Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Samuel Peyer

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

Sworn to before me, this

day of November 188

J. M. Patterson

Police Justice.

POOR QUALITY ORIGINAL

0730

STATE OF NEW YORK, POLICE COURT 3rd DISTRICT.
CITY AND COUNTY OF NEW YORK, 557

Samuel Peizer

of No. 69 Ludlow Street, being duly sworn, deposes and

says that on the 14th day of November 1887

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

Paul Roth, now here, did unlawfully and wilfully injure, deface and destroy certain ~~personal~~ real property in premises No. 180 Jorczyk Street damaging the same to the amount of four hundred dollars, in violation of section 654 of the Penal Code of the State of New York.

That said premises 180 Jorczyk Street are owned by Elizabeth Kieder and deponent is the agent of said owner and has charge of said premises.

That deponent had instigated Court proceedings against said defendant for non payment of rent, and said defendants had been dispossessed from said premises on said day.

That about the hour of 7 o'clock P.M. on said day deponent was within said last named premises and found the same in good order and repair. That about the hour of 11 o'clock P.M. on said day deponent saw said defendant, travel another manner,

POOR QUALITY ORIGINAL

0731

Came out of said premises, the defendant having a pail in his hand. That at the hour of 3 o'clock A. M. on the following day defendant was called into said premises 130 7th Street that and then found the inner rooms flooded with water, the ceiling fallen down, the walls peeling and all the glass in the store door broken. That the water could not have come from the pipes and must have been thrown into the hall way and rooms from a pail. That defendant is informed by the owner of said premises, Mrs. Rider, that the defendant had threatened to destroy said property previous to said time.

Sworn to before me this 23rd day of November 1887

Wm. Patterson Police Justice

Police Court, District

THE PEOPLE, & C.,
ON THE COMPLAINT OF

ARRIDAVIT.

188

Magistrate.

Officer.

Dated

Witness,

Disposition,

POOR QUALITY ORIGINAL

0732

BAILED,
 No. 1, by Charles Goetz
 Residence 122 Broadway Street.
 No. 2, by _____
 Residence _____ Street.
 No. 3, by _____
 Residence _____ Street.
 No. 4, by _____
 Residence _____ Street.

1901 / 3 / 1920
 Police Court-- District.

THE PEOPLE, &c.,
 vs. THE COMPLAINANT OR
 1 Samuel Boyer
Paul Roth
 2 _____
 3 _____
 4 _____
 Offence Malicious
Mischief

Dated Nov. 22 1887
 Magistrate Putnam

Witnesses Henry Long
Styckelshmidt
 No. _____ Street.
 No. _____ Street.
 No. _____ Street.
 No. _____ Street.

RECEIVED. DISTRICT CLERK'S OFFICE. NOV 23 1887
 No. 300 to answer S. J.
 Street.

Bailed

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

Paul Roth

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

Dated Nov 22 1887 J. M. Putnam Police Justice.

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

Dated Nov 22 1887 J. M. Putnam 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

0733

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Paul Roth

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

of the CRIME OF

committed as follows:

The said

late of the 5th Ward of the City of New York, in the County of New York aforesaid, on the 10th day of November, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

with force and arms, feloniously and unlawfully injured the building of one Elizabeth Rieder, there situate, and the walls and ceiling of certain rooms therein, and the glass of certain windows thereof, the same being real property, furniture, and parcel of the realty of the said building and belonging to the said Elizabeth Rieder, by then and there feloniously, unlawfully and intentionally pouring a great quantity of water into the said building and upon the floor thereof immediately above the rooms above mentioned, thereby saturating the said walls and ceiling with the water aforesaid, and causing a portion of the said walls and ceiling to mix a quantity of lime, cement and other substances forming a compound not there to fall and break; and the said glass did then and there unlawfully and feloniously break

POOR QUALITY
ORIGINAL

0734

and delivery, by means and by
reason of which said injuries so
done and committed by the said
Paul Roth in manner aforesaid, the
value of the said building, and the
real property of her the said Elizabeth
Pender was diminished to the amount
of the value of more than Seventy
five dollars, to wit: to the amount
of the value of four hundred
dollars; against the form of the
Statute in such case made and
provided and against the peace
of the People of the State of New
York, and their dignity.

Samuel J. [Signature]

District Attorney.

0735

BOX:

285

FOLDER:

2724

DESCRIPTION:

Rudden, John M. J.

DATE:

11/30/87



2724

POOR QUALITY ORIGINAL

0736

342

C. C. Blair

Counsel, 904 Westchester

Filed, 30 day of Nov 1887

Pleas, *Arbitrarily Dec'd.*

THE PEOPLE,

vs.

Corporation Ordinance

John M. J. Rudden

Dec 7 1887

RANDOLPH B. MARTINE,

Dec 15 1887

District Attorney.

A True Bill.

R. M. Magoun

Foreman.

Part III December 15/87.

Indictment dismissed

Witnesses:

POOR QUALITY ORIGINAL

0737

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty of the charge and demand a trial by jury.

John M. J. Rudden

Taken before me this
day of

188

Police Justice.

POOR QUALITY ORIGINAL

0738

BAILED,
 No. 1, by Lawrence T. Rudolph
 Residence 458 8th Avenue
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

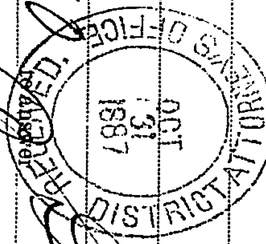
Police Court-- District

342 1769

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

1 _____
 2 _____
 3 _____
 4 _____
 Dated Oct 28 188
 Magistrate W. H. Redde
 Officer W. H. Redde
 Precinct _____

Witnesses _____
 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 John M. Rudolph 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 Oct 28 188 W. H. Redde 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

0739

Police Department of City of New York,

No. 300 MULBERRY STREET,

New York, Dec 15 1887

The following is a copy
of pistol permit issued
on May 27 1884

This permit is only good for one year from date of issue	No 60 N. Y. May 27 1884 John Rudder 659 Morris Ave Liquor Dealer Signed George W. Walling Supt
--	--

Respectfully
as
Supt
Inspector

GLUED PAGE

POOR QUALITY ORIGINAL

0740

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

Sworn to before me, this
28th day of October
1887
M. W. H. H. H.
POLICE JUSTICE

of 33 John H. Neville
Precinct Police, being duly sworn, deposes and says
that on Friday the 28th day of October 1887
at the City of New York, in the County of New York,
John M. J. Ruddle,
[now here,] did unlawfully carry concealed
upon his person a revolving
pistol loaded with powder
and ball he having no permit
in violation of Section 264, Article
27 Chapter 2 of the Ordinances of
the Mayor and Aldermen
and Community of said City.

John H. Neville

Court of General Sessions

Part Three

The People

vs

John M. J. Rudden

City and County of New York

John M. J. Rudden
being duly sworn says that he is
the defendant above named;
that on the 24th day of May 1884 a
permit was granted to him allowing
him to carry a pistol which permit
he has since lost, that the number
of said permit is No. 60 on the
records at Police Headquarters.

That he has not carried a pistol
in over two years, that at the time
of his arrest herein, he was taking
the pistol, found with him, from
his house to leave the same with
a friend to be raffled.

POOR QUALITY
ORIGINAL

0742

General Sessions
Part III.
The People

vs
John H. Mudders

Defendant

POOR QUALITY ORIGINAL

0743

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 W. Rudden

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

John W. Rudden
of the CRIME OF *Violating an ordinance of the Common Council of the City of New York,*
committed as follows:

The said *John W. Rudden,*

late of the *Third* Ward of the City of New York, in the County of New York aforesaid, on the *Monday* day of *October*, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

not being a judge of any Federal, State or city court, or an officer of the general, State or municipal government, authorized by law to make arrests, nor a person to whom a warrant had been issued as provided for in the ordinance hereinafter mentioned, did unlawfully have in his possession, a pistol, concealed on his person, and not carried openly, and did therein and thereby violate a certain ordinance heretofore duly passed by the Common Council of said City, and then and there in full force and operation, which said ordinance is as follows, that is to say:

"Every person, except judges of the

Federal, state and city courts, and officers of the general, state and municipal governments, authorized by law to make arrests, and persons to whom permits shall have been issued, ^{hereinafter provided,} as, who shall have in his possession within the city of New York, a pistol of any description concealed on his person, or not carried openly shall be deemed guilty of a misdemeanor, and shall be punished, on conviction, by a fine not exceeding ten dollars, or in default of payment of such fine, by imprisonment not exceeding ten days."

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.

Randolph B. Martine
District Attorney.

0745

BOX:

285

FOLDER:

2724

DESCRIPTION:

Ruhl, Lawrence

DATE:

11/15/87



2724

POOR QUALITY ORIGINAL

0746

93
Henderson

Counsel,

Filed, 15 day of Nov 1887

Pleads, Guilty - 16

THE PEOPLE

R.A.P.H. (Sections 278 and 218, Penal Code.)

Mr. 10
S.B. 10
Carpenter

Lawrence Rubin

RANDOLPH B. MARTINE,

Dist. Atty.

for the
pleads guilty
to the 4th Count

A True Bill.

Ed. Magoun

Foreman.

J. M. G. ...

Witnesses:

The People
Lawrence Ruhl
Court of General Sessions. Part 2
Before Recorder Smyth. Nov. 25: 1889
Indictment for Rape.

Mary Holland, sworn ^{Nov. 28.} and examined.

I lived 462 West Forty Second St. in this city, on the
7th of Nov. I remember seeing the defendant
the evening of that day when I was going
down for wood for my mother between half
past six and seven o'clock - it was in the
yard of our house when I went down with
a slop pail - this was the second time. I went
into the water closet and left the key in
the door and the slop pail outside and
I left the door on the crack. I went into
the water closet for a natural purpose. The
defendant came in. I was in there ten
minutes before he came in; that was the
first time I saw him that day. He came
into the closet and locked the door and
got hold of my neck to choke me; he
showed me a knife and said if I talked
he would stab me with the knife. He
done bad things to me. He undressed
himself - he took out his private person; he
held me by the throat and done bad
things to me. After he got through he
said if I did not tell the two women
who were outside to go in the hall
he would knock my brains out. I knew

The women he talked about, Annie Ryall and Jennie Duff; they came down to go in the closet. I told the women to go in the hall, but they would not go; the woman remained outside the closet and the defendant kept me in there for about ten minutes; he had the key; if I had the key I would open the door; he opened the door and pushed me out and jumped over the fence; his foot slipped and Annie Ryall saw him fall and I saw him too. He got up and went over the fence. I did not see him again until he was arrested at the station house, which was the same night when my father came home. I identified him as the man who went into that closet and had sexual intercourse with me. I knew the defendant before that day, I knew he worked for the landlord of the house, I knew him five or six weeks before this occurrence. He had connection with me twice before this time, in the closet. I could not tell you when I was fourteen years old; my father is here; he is my step father; my mother is dead.

Cross Examined. I am living seven or eight years in West Forty Second St; it is a tenement house; two families are on

each floor; there are two water closets to the house.
I do not work, I go to school in Forty Ninth
st. I left about a year ago, I work at housework.
I have four brothers and one little sister.
This night that I went into the yard it was
between half past six and seven o'clock.
I saw the clock at Campbell's factory in Forty
Second st.; it was beginning to get dark.
Not a soul was in the yard when I went
into it. I did not see the defendant there.
Since this occurrence I have spoken to girls
about it, Delia Hayes and Maggie Keran;
they do not live in the house. Delia lives
in Ninth ave. and Maggie in 38th st.
I spoke to my father about it and my
mother and Mr. Ryall. I do not know Mr.
Stocking of Mr. Gerry's Society. I have seen
Mr. Gerry somewhere. I have spoken to Asst.
Dist. Atty Fitzgerald about it. I think the
defendant worked for the landlord about
a year. I was not on Ninth ave. and
Forty Second st. on the evening I met
the defendant. I am not acquainted
with an Italian man who keeps a fruit
store corner of Forty Second st. and 10th
ave. except to buy something of him.
I never made a complaint against him.
I never told any one that he insulted
me. I sat on the stairs after I left

The closet, I was not able to walk up the stairs. I stayed there for nearly half an hour and then I went up stairs where father lives. I did not say anything to any one. Mrs. Ryall and Mrs. Duffy did not follow me to my room. I took the pail up with me. I live three flights of stairs up. I did not notice the defendant until he came in the closet. Then I went up stairs to my own room. I sat on the sofa nearly an hour. My mother asked me what was the matter and I could not speak to her. I went to the Station house in Thirty Seventh St. that night. I live in Forty Second St. near Tenth Avenue. I do not remember the time I arrived at the Station house. I went with my father, mother and sister and made a complaint. I did not meet with any one on the way from the water closet to my own room. There are six families living in this building where we lived between the hall leading from the street and the hall in which I live. I met none of those on the stairs. This was between six and seven o'clock in the evening. After I left the closet I did not take the key with me. I had no key. The defendant had left the closet; he pushed me out and jumped over the fence.

The two women went up stairs ahead of me. I did tell them when I was down in the closet to go in the hall. I was pretty sick. I then told the women what Kubl did to me. They ran up stairs to tell my mother. I could not tell how long I stayed on the stairs. When I was able I got up; these two women were in my father's room then I then sat on the lounge for half an hour. My father came home about 8 o'clock. My mother told me where Kubl lived; when we were going to the station house we found out where he lived. I went down to Jefferson Market the next day after this occurred. I rode with Annie Ryall, Jennie Duff and my father. I returned home and remained there all day. Dr. Maloney is our family physician; he lives in 102nd St. I saw him and another doctor. A detective brought me to the other doctor and then he brought me back to Jefferson Market again. I saw the defendant have a knife in his hand, but he had no pistol; he had the knife in one hand while he held me by the throat with the other. I was all black and blue. He held me about five minutes by the throat; then he closed the knife and put it in his pocket; then he lifted up my clothes and did bad

things to me. I was standing up at the time that he had intercourse with me. I do not know how long it took. I made no attempt to scream after he took his hand from my throat; he threatened me if I screamed he would blow my brains out, he told me that in there. During all this time I did not say anything. I told him I would scream, and he said if I would he would blow my brains out. I was all black and blue in the face I could not talk at all. I was all black and blue in the face. I had no drawers on that night but had a petticoat and a dress over that. I had two red petticoats, flannel and a dress. I had on shoes and stockings. I go to the Forty second St. church. I am not acquainted with Father Preston. Five weeks before this happened I met the defendant one morning when I was going down stairs for wood. I did not complain to any policeman or to my father when he did it the first time. He had intercourse with me the first time in the wood house. I am quite sure that every word the defendant spoke to me was in the English language. I do not understand German. The first time he did bad things to me I was getting up my wood on

my arm; he grabbed me by the throat and pulled me into the wood house; it was early in the morning. There was a lady on the first floor, Mrs. Collins, and I was going to halloo for her. He said, "If you do not halloo I will buy you a new suit, but if you do halloo it would not be well for you."

Then he took up my clothes and did bad things to me. He says, "If you tell any one, you will surely lose your life." I went up stairs and sat on the lounge. I was black and blue in the face. He did not buy me a new suit. I was afraid of him. He is the only man that ever had to do with me.

Aunnie Ryall sworn. I reside 462 West Forty Second st. top floor in the back and lived there on the 7th of Nov. last. I saw Mary Holland on that day, I know her I guess two or three years; she lived in the same house. I knew the defendant by sight for some months. I went down to the yard ~~about~~ about six o'clock with my friend Jennie Duffy. I went to go in the water closet. I put my key in the door and could not get it to turn. I waited there fifteen minutes and got out of patience because my baby was crying. My friend told me to go up stairs. I said, no, I am going

to see who is in that closet or what it is that we cannot get in. I know there is somebody there; there was a noise like a tussle. I asked who was there, and they made answer would I please go into the hall a minute? I judged it to be the girl who lived on the top floor, Mary Holland. I recognized the voice in a minute. I said, I would not go in the hall. The girl Duffy said to me, "Don't be so determined; may be she cannot tell what it is." I said, I will stay on this back stoop till twelve o'clock if my baby is going to roar. "It struck me something was wrong, but I did not think Lawrence Rhul was in the closet. I said, I will burst that door open if you don't come out of there." The girl came out and the defendant also; he climbed the fence as quick as he could. I said, I know you, you ought to be ashamed of yourself." He was arrested that night. I went up stairs to let the girl's mother know about it. I did not notice the condition of the girl. I told my husband about it.

A juror was withdrawn and the prisoner pleaded guilty to abduction. He was sentenced to the State prison for three years and six months.

**POOR QUALITY
ORIGINAL**

0755

Testimony in the
case of
Lawrence Ruhl.

filed
Nov. 1897.

**POOR QUALITY
ORIGINAL**

0756

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

The People

v.

BRIEF FOR THE PEOPLE.

Lawrence Ruhl.

STATEMENT OF THE CASE.

The prisoner, a carpenter aged 42 years, is indicted for committing a rape upon a little girl named Mary Holland, aged 15 years, at 462 West 42nd Street in this City, between the hours of 6 and 7 o'clock in the evening, on Monday November 7th, 1887.

EVIDENCE FOR THE PEOPLE.

MARY HOLLAND: - Is 15 years of age; was born March 7, 1872. Lives in the premises 462 West 42 Street, with her father John Holland and her stepmother Annie. On Monday November 7th, between the hours of 6 and 7 o'clock in the evening, her stepmother sent her to the water closet, which is in the back yard of the house, with a pail of slops to empty. Witness unlocked the water closet door and went in, leaving the key in the lock on the outside. After entering the closet, the prisoner came and entered the closet and witness asked him what he came in for. Prisoner said the landlord sent him in the yard. The prisoner then took witness by the throat and told her if she screamed he would kill her. He then pulled up witness' clothes, unbuttoned her drawers, took out his penis and inserted it into her private parts, and had sexual intercourse with her. Witness attempted to get out, but he refused to let her out and again threatened her. After she had been in the water closet about 20 minutes, witness heard a woman

**POOR QUALITY
ORIGINAL**

0757

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by the name of Annie Ryall, and another woman by the name of Jennie Duffy, who resides at 76th Street and Third Avenue, come to the door of the water closet and try it and call out to open the door. The prisoner then went to the door and witness passed out first and the prisoner followed. When he got outside the closet, the prisoner jumped over the fence into the next yard and escaped. Witness had known Ruhl for some time, as a carpenter who used to do carpenter work in the house for the landlord, Mr. Thompson. About seven weeks previous to that, one morning when witness went down in the cellar to get some wood, the prisoner refused to let her go upstairs, and threatened to kill her if she made any outcry, and had sexual intercourse with her. Witness was afraid of Ruhl and did not tell her parents anything about it.

ANNIE RYALL: - Resides at 462 West 42 Street. On Monday November 7th, between the hours of 6 and 7 o'clock P.M., witness in company with her friend Jennie Duffy of 1345 Third Avenue, went to the water closet door, put her key in the lock and found she could not unlock the door. Witness called out to know who was in there, but got no answer. She could hear a sound as of a struggle going on inside. She again called but received no answer. She then determined to wait and see who was in the closet, and with her friend Mrs. Duffy waited for half an hour, when the door was unlocked and Mary Holland came out, followed by a man who ran towards the fence. Witness followed him and when she got up to him recognized him as the prisoner. Witness put her finger up to his face and said she would fix him in the morning. When Mary came out of the closet witness saw that she was crying and appeared to be exhausted, and witness saw finger marks distinctly visible on the neck of Mary Holland.

**POOR QUALITY
ORIGINAL**

0758

3

MRS. JENNIE DUFFY: - Resides at 76th Street and Third Avenue.
Was present with Mary Ryall ^(Lennie) in the premises 462 West 42nd Street on the evening of Monday, November 7th, 1887, and remembers going to the water closet and hearing Mrs. Ryall inquire who was there, and saw the prisoner and Mary Holland come out, and saw the prisoner escape. Also saw the finger marks on the neck of Mary Holland.

DR. JOSEPH S. HAWLEY: - 13 East 24 Street. Is a physician, and was formerly house surgeon of the New York Hospital. Made a medical examination of the person of Mary Holland on November 8th. Found a rupture of the hymen which did not present the appearance of being a recent one, but there was some slight abrasion near the vaginal opening and a somewhat free milky discharge. Microscopic examination failed to show the presence of spermatozoa. In witness' opinion, it was possible that the girl might have been assaulted as alleged.

HENRY E. STOCKING: - 100 East 23 Street. Is an officer of the New York Society for the Prevention of Cruelty to Children. The prisoner substantially admitted to witness that he had had connection with Mary Holland; stated that she invited him to come into the back yard on the occasion in question.

JOHN HOLLAND: - Resides at 462 West 42 Street. Is the father of the child Mary Holland, and knows her age, her mother being dead. The child was born March 7, 1872.

**POOR QUALITY
ORIGINAL**

0759

4

DEFENSE.

The prisoner has a bad character given him by the following witnesses: Jeremiah Holmes, 462 West 42 Street, residing in the house in question. States that the prisoner on one occasion put his hand up under the clothes of his daughter Nellie, aged 13, as she was going upstairs.

James Sorly, of the same place, states that his child, aged 4 years, was stopping at the house of the prisoner for a while, and prisoner used to take up the child by her legs, with her head down so that her clothing would fall over her head and thus expose her private parts.

POOR QUALITY ORIGINAL

0760

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

Lawrence Ruhl

PENAL CODE, §§

BRIEF FOR THE PEOPLE.

**POOR QUALITY
ORIGINAL**

0761

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, November 12, 1887

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

*The People
against
Lawrence Rube*

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1876, Chapter 130, Section 3), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

Elbridge T. Gerry,

President, &c.

POOR QUALITY ORIGINAL

0762

N. Y. GENERAL SESSIONS

CRUELTY TO CHILDREN.
Abductions

THE PEOPLE



NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c.

18 East 24th St

Nos. 8/187.

Throat examined this
day Mary Halland, 7
462 East 42nd St. and
find a rupture of the
lymphatic, which, however,
does not present the
appearance of a recent
tear. There is some
slight erosion near the
sagittal opening, and
a somewhat frothy
discharge. Microscopic
examination of this fails,
thus far, to show the
presence of *Theriacal*.

POOR QUALITY
ORIGINAL

0764

It is possible, in my
opinion, that the girl
may have been assaulted
as alleged, but the
testimony to be deduced
from the physical
examination is negative.

J. S. Hawley, M.D.

POOR QUALITY ORIGINAL

0765

2^d District Police Court.

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

Henry C. Stocking

of Number 100 East 23rd Street being duly sworn,
deposes and says, that on the seventh day of November 1887, at the
City of New York, in the County of New York, defendant is informed

and he has cause to believe, in fact, that on the 4th of
West 42nd Street in said City of New York
Lawrence Ruhl, now present, did un-
lawfully and willfully take, receive, and
use a certain female now present called
Mary Holland, said Mary Holland then
and then being under the age of fifteen years,
to wit, of the age of fifteen for the purpose
of sexual intercourse, without the consent of her
parents, in violation of the Penal Code of
the State of New York as amended.

Defendant further says, that the said defendant
on the above date took the said Mary Holland
into a water closet with the sign of Morris's
No 462 West 42nd Street in said City of New York,
and did there and there have sexual intercourse
with the said Mary Holland.

Wherefore the complainant prays that the said Lawrence
Ruhl,

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this 9th day of November 1887 } Henry C. Stocking,

A. M. DeLoe
Police Justice.

POOR QUALITY ORIGINAL

0766

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

CRUELTY TO CHILDREN.



William J. ...
John ...
the law.

DATED *Aug 9* 188

William Magistrate.

Clerk.

Officer.

Witnesses:

E. Sallows Jenkins, Supt.,

100 East 23rd Street.

Disposition,

POOR QUALITY
ORIGINAL

0767

Church of St. Michael
Nov 9 1887
I certify that Mary Holland
daughter of John and Ellen
Holland, born March 7th
1872 was baptized in this
Church by Rev H Pratt on
March 17th 1872 and that
John Dillon and Mary Dillon
were the sponsors
Arthur J. Donnelly
Rector

POOR QUALITY ORIGINAL

0768

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lawrence Rubke 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. *Lawrence Rubke*

Question. How old are you?

Answer. *42 years of age*

Question. Where were you born?

Answer. *Germany*

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

Answer. *586 Second Ave. 2 months*

Question. What is your business or profession?

Answer. *Carpenter*

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. *Saw not guilty George P. ...*

Taken before me this

day of *November* 1887

J. M. ...

Police Justice.

POOR QUALITY
ORIGINAL

0769

STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } ss. POLICE COURT—2nd DISTRICT.

Mary Holland
of No. 462 West 42nd Street, being duly sworn, deposes and
says that on the Seventh day of November 1887
at the City of New York, in the County of New York,

Lawrence Rucke, now here,
did forcibly and feloniously
deprive deponent and had
several connections with deponent
against deponent's will and
without deponent's consent.
That about the year of 6^{1/2}
o'clock P. M. on said day de-
ponent went down stairs to
the water closet in the yard
with a pile of slops to
empty the same. That de-
ponent unlocked the door
of the closet and went in
to empty the slops. That said
deponent followed deponent
into the closet and took the
key from the outside of the
door and locked the door on
the inside. That he caught
deponent by the throat and
said to deponent "I'll shoot you
if you say a word," and pushed
deponent against the wall.
That while he held deponent
by the throat with his right
hand he with his left lifted
deponent's clothing and by great
force and violence inserted

POOR QUALITY ORIGINAL

0770

his penis into depments (vaginas).
 That depment was unable to
 cry out by reason of his tightly
 holding depments throat, and
 was unable to close her
 limbs by reason of the force
 of his leg pressing depments
 against the wall. That depment
 resisted his assault to the
 utmost of her power. That
 after her released depment he
 opened the closet door and
 went into the yard and
 climbed over the rear fence
 into the yard of another house.
 I swear to before me this 9th day
 of November 1887

J. M. Patterson Police Justice

Police Court, District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

us.

ARRIDAVIT.

Dated 1887

Magistrate.

Officer.

Witness.

Disposition.

POOR QUALITY ORIGINAL

0771

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

03
 Police Court-- 2nd District, 1848

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Henry S. Stockton's

Lawrence Ruhl

1st District
 2
 3
 4

Offence Abduction

Dated Nov 9th 1887

Muller Magistrate.

Muller Other.

20th Precinct.

Witnesses Amie Pratt

No. 422 Walden Street.

Fannie Conly

No. 151 Walden Street.

Mary Fitzgerald

No. 41 Walden Street.

Edward

Mr. J. A. Kaulley
 180 E. 24th

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 _____

Lawrence Ruhl

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

Dated Nov. 9th 1887 J. M. Patterson Police Justice.

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

Dated _____ 1887 _____ 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 _____ 1887 _____ Police Justice.

POOR QUALITY ORIGINAL

0772

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 Ridd

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

Lawrence Ridd

of the CRIME OF RAPE, committed as follows:

The said *Lawrence Ridd*,

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms, in and upon one *Mary Holland*, then and there being, willfully and feloniously did make an assault, and her the said *Mary Holland*, then and there, by force and with violence to her the said *Mary Holland*, against her will and without her consent, did willfully and feloniously ravish and carnally know, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Lawrence Ridd

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

The said *Lawrence Ridd*,

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 her the said *Mary Holland*, willfully and feloniously did make an assault, with intent her the said *Mary Holland*, against her will, and without her consent, by force and violence, to then and there willfully and feloniously ravish and carnally know, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

~~RANDOLPH B. MARTINE,~~

~~District Attorney.~~

POOR QUALITY
ORIGINAL

0773

Third COUNTY.

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

Lawrence Rudd

of the CRIME OF RAPE, committed as follows:

The said Lawrence Rudd,

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 her
the said Mary Holland, then and there being,
wilfully and felonously did make another assault, she, the said Mary
Holland being then and there a female under the
age of sixteen years, to wit: of the age of fifteen years; and the said
Lawrence Rudd then and there
wilfully and felonously did perpetrate an act of sexual intercourse with her the said
Mary Holland; 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.

~~RANDOLPH B. MARTINE,~~

~~District Attorney.~~

POOR QUALITY ORIGINAL

0774

~~Court of General Sessions of the Peace~~

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

~~THE PEOPLE OF THE STATE OF NEW YORK~~

~~against~~

~~South Point~~ —

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

~~further accuse the said Lawrence P. [unclear]~~

of the CRIME OF ABDUCTION, committed as follows:

The said ~~Lawrence P. [unclear]~~, —

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

~~seventh~~ day of ~~November~~, in the year of our Lord one

thousand eight hundred and eighty ~~seven~~, at the City and County aforesaid, did

feloniously take, receive, harbor, employ and use one ~~Mary Holland~~,

who was then and there a female under the age of sixteen years, to-wit: of the age of

~~fifteen~~ years, for the purpose of sexual intercourse, he, the

said ~~Lawrence P. [unclear]~~, not being then and there

the husband of the said ~~Mary Holland~~.

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.

RANDOLPH B. MARTINE,

District Attorney.

0775

BOX:

285

FOLDER:

2724

DESCRIPTION:

Ryan, James

DATE:

11/11/87



2724

POOR QUALITY ORIGINAL

0776

59 *Present*

Counsel,
Filed, 11 day of Nov 1887
Pleads,

ILLEGAL VOTING.
[Laws of 1882, Chap. 210, § 1904.]

THE PEOPLE

vs.

B
James Ryan

RANDOLPH B. MARTINE

By
Sole Pleader Nov 10, 1887
District Attorney.

A True Bill.

E. C. Magoun
Foreman.

F. C. Norcio
1887

Witnesses:

Off hand

POOR QUALITY ORIGINAL

0777

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

James Ryan

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

Nopele Street

Question. What is your business or profession?

Answer.

Blacksmith

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 have nothing to say.

Taken before me this

day of *March* 188*7*

John J. ...
Police Justice.

POOR QUALITY ORIGINAL

0778

BAILLED,

No. 1, by George Schuch

Residence 31 Market Street

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

1891

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adam Lang

vs. James Ryan

Offence Illegal Voting

Dated

Nov 8

188

Conan

Magistrate

Young

Officer

Witnesses

Henry Bennett

Preinot.

No. _____

57 Norfolk

Street

No. _____

Street

No. _____

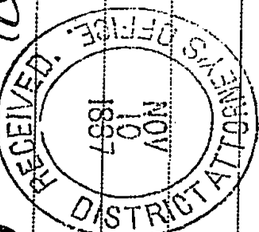
Street

\$ _____

1000

to answer

Car



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

James Ryan

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

Dated Nov 8 188

John Conan 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**

0779

Court of General Sessions, PART *One*

THE PEOPLE

INDICTMENT

vs.

For

James Ryan

To

M

No.

George Church
31 Market

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Pleading* 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 *Wednesday* the *16* day of *November* instant, at eleven o'clock in the forenoon.

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

RANDOLPH B. MARTINE,

District Attorney.

**POOR QUALITY
ORIGINAL**

0780

31 Church
Bro Natch

POOR QUALITY ORIGINAL

0781

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

Adam Lang

of No. 11th Precinct Street, aged 29 years, occupation Policeman being duly sworn deposes and says that on the 8 day of November 1887

at the City of New York, in the County of New York, James Ryan, now here, did unlawfully and feloniously ~~willfully~~ procure a legal voter named Henry Reiners ^{and vote illegally} at the election roll at No 62 Essex Street, which was the polling place for the general election of the 12th election district of the 8th Assembly District in said city; that the defendant gave as his place of residence No 57 Norfolk Street, which was the residence of the said Reiners, and defendant charges that

Sworn to before me, this 1887 day

Police Justice.

POOR QUALITY ORIGINAL

0782

upon information of the said Henry Reivers
that the defendant James Ryan has
never been a resident of said place No. 37
Notred St. *Stam Lang.*

Sworn to before me this
8th day of November 1887
John J. ...
Police Justice

Police Court, District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

ARRIDAVIT.

Dated, 1887

Magistrate.

Officer.

Witness,

Disposition,

POOR QUALITY ORIGINAL

0783

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 45 years, occupation Grocer Clerk of No.

57 Norfolk Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Adam Lang

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

Sworn to before me, this 5 day of Nov 1887 } Henry Reiners

John J. [Signature]
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Ryan

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

James Ryan

of a FELONY, committed as follows:

Heretofore, to wit: on Tuesday, the 12th day of November, in the year of our Lord one thousand eight hundred and eighty seven, (the same being the Tuesday succeeding the first Monday in the said month of November), there was held a general election throughout the State of New York and in the said City and County of New York; and on the day and in the year aforesaid, and at the said election, the said

Ryan, late of the said City and County, at the City and County aforesaid, did personally appear before the Inspectors of Election of the 5th Election District of the 12th Assembly District of the said City and County, at a meeting of the said Inspectors of Election then being duly held at the duly designated polling place of the said Election District, and did then and there feloniously

did unlawfully personate one Henry Parners, a duly qualified elector of the said Election District, and vote in and upon the name of the said Henry Parners, such elector as aforesaid.

against the form of the statute in such case made and provided, and against the peace and dignity of the said People.

RANDOLPH B. MARTINE,

District Attorney.

0786

**END
ROLL**