

Witnesses:

Sam W. Porter
Geo. S. Clarke

Counsel,

Filed

29 day of August 1893

Pleads

Wm. Smith

THE PEOPLE

vs.

P.

Frank Rominger

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

DE LANCEY NICOLL,

District Attorney.

Off Mich Term + 1893
Old Camp - April

A TRUE BILL.

Wm W. Neaton

Foreman.

April 21/93

Chas. H. ...

207

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 6 DISTRICT.

John G. Shirley

of No. 33, West 70th Street, aged years,

occupation Police Officer being duly sworn deposes and says

that on the 10th day of March 1888

at the City of New York, in the County of New York defendant arrested Frank Rominger (now here) on complaint of David Burke who charged the defendant with having cut and stabbed him, in the head and abdomen. from the effects the said Burke is now confined to his bed and unable to appear in court. as shown by the doctors certificate hereto annexed. Defendant further says that Burke identified this defendant as defendant's prisoner as the man who had

Sworn to before me this 10th day of March 1888

Police Justice

Case 4
Police Court-- 6 District.

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

AFFIDAVIT
Crawford

Dated March 11 1893

Feitue Magistrate.
Shenley Officer.
33

Witness,
\$2000 bail, to
appear for ex

Disposition,
Can without bail for
Ex March 13th 9 a.m.
Apprehended 14 Feb/93 9 AM

cut and stabbed him.
Wherefore deponent prays the defendant
may be held to answer result of such
injuries.
Sworn to before me } John G. Sharkey.
this 11th day of March 1893 }
J. S. Feitue
Police Justice

James P. Daly M.D.
 84 West 4th St. N.Y.C.
 Office Hours: 12 to 1 P.M. 6 to 8 P.M.
 New York

Mar 10/93.
 The condition of Burke is as follows: He is suffering from two stab wounds in abdomen, one on left side both of which penetrate to peritoneum. One over fifth rib, not deep. One in scalp on left side. He suffers great pain, and at present the result cannot be accurately certain.

James P. Daly M.D.

PHARMACIST
 2671-3rd Ave. near 142nd St. NEW YORK

James P. Daly M.D.
 84 West 4th St. N.Y.C.
 Office Hours: 12 to 1 P.M. 6 to 8 P.M.
 New York

Mar 16/93
 The case of Burke is progressing favorably. He will be able to appear in Court next week.

James P. Daly M.D.

James P. Daly M.D.
 84 West 4th St. N.Y.C.
 Office Hours: 12 to 1 P.M. 6 to 8 P.M.
 New York

Mar 17/93
 This is to certify that Burke is improving. I believe it safe to admit prisoner to bail.

James P. Daly M.D.

1099

Police Court 6th District.

CITY AND COUNTY OF NEW YORK, } ss. David W. Burke

of No. 553 Morris Avenue Street,

aged 29 years occupation - iron worker being duly sworn, deposes and says, that

on Friday the 10th day of March

in the year 1893 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Frank Rominger

(now here) who did cut and slash
deponent in the head and
abdomen with the blade of a
knife which knife he the
said deponent then and
there held in his hand
that deponent was so violently
and feloniously assaulted and
beaten as aforesaid

with the felonious intent to take the life of deponent, ~~to~~ 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 March 1893 } David W. Burke

[Signature] POLICE JUSTICE.

1100

Sec. 198-200.

6th

1882

District Police Court.

City and County of New York, ss:

Frank Rominger 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. Frank Rominger

Question. How old are you?

Answer. 29 years -

Question. Where were you born?

Answer. Alsace Germany -

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

Answer. 587 Walton Ave, 5 months

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty of the charge

Frank Rominger

Taken before me this 20th

day of September 1893

Robert A. ...

Police Justice.

110

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 Thirty 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 20th 1893 [Signature] Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

1102

~~Subscribed to 27th March 1893 at 9 o'clock~~

207 318
Police Court--- 6th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel W. Burke
553 vs. Morris

1 Frank Roumiger

2
3
4

Office Accounts
" Zelony "

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 20th 1893

Feitner Magistrate.

John S. Shanley Officer.

25 Precinct.

Witnesses J. W. P. O'Leary

No. 513 E 150 Street.

No. Street.

No. Street.

\$ 3000 to answer G.S.

Com



1103

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Rominger

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

Frank Rominger

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

The said *Frank Rominger*

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 ninety *three*, with force and arms, at the City and County aforesaid, in and upon the body of one *David W. Burke* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said *David W. Burke* with a certain *knife*

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

with intent *him* the said *David W. Burke* 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

Frank Rominger

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

The said *Frank Rominger*

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 *David W. Burke* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *David W. Burke* with a certain *knife*—

which the said *Frank Rominger* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

— *Frank Rominger* —

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

The said *Frank Rominger*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *David W. Burke* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and ~~him~~ ^{the said}

with a certain *knife*, — *David W. Burke* —

which ~~he~~ ^{the said} *Frank Rominger*

in ~~his~~ ^{his} right hand then and there had and held, in and upon the ~~head~~ ^{head} and abdomen of ~~him~~ ^{the said} *David W. Burke*

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

David W. Burke

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.

DE LANCEY NICOLL,
District Attorney.

1105

BOX:

516

FOLDER:

4704

DESCRIPTION:

Ross, Angeline

DATE:

03/16/93



4704

Witnesses:

Katie Fischer
F. J. Horn

*Upon reading
the within
withdrawal
I ask that
the defendant
be discharged
in her own
recognition*

March 23^d 93

*G. H. A.
A. D. D.*

99
J. B. W.

Counsel,

Filed

Day of

1893

Pleads,

THE PEOPLE

vs.

Angelina Ross

Grand Larceny, second Degree
[Sections 528, 587, 587A
Pennl Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. M. Weston

Foreman.

John B. G.

Discharged on his

own recognizance

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Angelina Ross.

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.

I have known the defendant for about six months last past and so far as I know the defendant was never arrested previous to the present charges.

Dated this March 13^d 1873
In presence of
Paul Walden

W. J. Achery

Police Court— Hth District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Katie Fitzachery

of No. 66 East 106 Street, aged 22 years,

occupation Saluband being duly sworn,
deposes and says, that on the 10 day of February 1893

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:

a quantity of clothing, valued at fifty dollars

Sworn to before me, this 10 day of March 1893.

W. J. [Signature]
Notary Public

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 Angelina Ross, now here from the fact, that the said deponent was a domestic in premises 218 W 48 St where the said deponent was living. Deponent missed said property from a trunk, defendant after being informed of her rights, says her daughter stole the property, and that she the deponent took said property from her daughter. Wherefore deponent prays that the said defendant may be held to answer.
K. Fitzachery

1109

Sec. 198-200.

X District Police Court.

CITY AND COUNTY OF NEW YORK,

Angelina 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 sees 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.

Angelina Ross

Question. How old are you?

Answer.

41 years

Question. Where were you born?

Answer.

New York

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

Answer.

218 N 48 St. Six 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.
Mr. Angelina, Ross,

Taken before me this 6th day of March 1898

Police Justice.

1110

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.....

Deplumant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, March 6 1893 *Overman* Police Justice.

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

Dated,.....189..... Police Justice.

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

Dated,.....189..... Police Justice.

99H 261
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Katie Fitzachery
66 vs 6 104
Angelina Ross

Offense
Drunk
Driving

2.....
3.....
4.....

Dated, March 6-3 1893

Meade Magistrate.
Morrison Officer.
22- Precinct.

Witnesses Edward v Gormley

No. 108- East 23rd Street.

No. Street.

No. 1000 9-8 Street.

\$ 1000 to answer

Lo 4th

BAILED,

No. 1, by.....
Residence Street.

No. 2, by.....
Residence Street.

No. 3, by.....
Residence Street.

No. 4, by.....
Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Angeline Ross

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

Angeline Ross

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

The said

Angeline Ross

late of the City of New York, in the County of New York aforesaid, on the tenth day of February in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with force and arms,

one waist of the value of eleven ten dollars, one wrap of the value of ten dollars, eleven feather tips of the value of one dollar each, eight yards of fringe of the value of two dollars each yard, and divers articles of underclothing of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars,

of the goods, chattels and personal property of one

Kittie Fitzachery

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.

De Law

1113

SECOND COUNT—

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

Angeline Ross

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Angeline Ross,

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,

*one waist of the value of ten dollars,
one wrap of the value of ten dollars,
eleven feather tips of the value of
one dollar each, eight yards of fringe
of the value of two dollars each, and
divers articles of underclothing, of
a number and description to the
Grand Jury aforesaid unknown,
of the value of twenty dollars —*
of the goods, chattels and personal property of one *Kittie Fitzachery*

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

unlawfully and unjustly did feloniously receive and have; the said

Angeline Ross

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

DE LANCEY NICOLL,

District Attorney.

1114

BOX:

516

FOLDER:

4704

DESCRIPTION:

Rubow, Ernest

DATE:

03/22/93



4704

Witnesses:

Edward Fox
J. H. Hutchinson
W. M. B. J.
Wm. T. Smith
H. W. 244
Rudolph
Henry R.

Counsel,

Filed *20th* day of *March* 189*3*

Pleads,

THE PEOPLE

vs.

E. Ernest Subow

Burglary in the Third Degree.
[Section 498, *Penal Code*].

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. H. Heaton,

Foreman.

W. H. B. J. 93

Henry D. J. J. 93

Ed. P. J. J. 93

28

1116

Police Court— District.

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

of No. 145 Prince Street, aged 46 years,
occupation Bar tender being duly sworn

deposes and says, that the premises No 145 Prince Street,
in the City and County aforesaid, the said being a three story brick

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

were BURGLARIOUSLY entered by means of forcibly opening
the parlour over the door leading
from the street into the premises

on the 18 day of March 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Gold and lawful money of the United
States of the amount and value of about
two hundred and a quantity of liquors
and cigars of the value of five hundred
dollars the property being all
together of the value of about five
hundred and twenty dollars.

the property of Stephen M. Farland and in deponent's
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
Ernest Tubon, known here,

for the reasons following, to wit: That at the door of one
Oliver A. Monahan a deponent
locked and securely fastened the
doors and windows leading into
the premises, that the said property
of \$2500 was at about the hour
of 9:15 O'clock A.M. deponent was passing
the door and saw a light inside deponent
opened the doors and saw the said

inside. That the defendants had taken the Cash Register from behind the Counter and taken from the same and was taking the money out of the drawer of the register. Therefore defendants pray that the defendants be dealt with as the law directs

Subscribed and sworn to before me this 5. John Cooney
15th Day of March 1893

John P. Scoville

Felix Justice

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.

1118

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Andrew Ferrelli

aged *35* years, occupation *Police man* of No.

5th Avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Ernest Rubow*

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

Sworn to before me, this *18* day
of *March* 189*3*

Andrew Ferrelli

John Kellowitz Police Justice.

1119

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Ernest Rubow

Question. How old are you?

Answer. 29 Years

Question. Where were you born?

Answer. Germany

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

Answer. No home

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 Guilty

Ernest Rubow

Taken before me this

18

day of March 1899

John W. ...

Police Justice

1120

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

Defendant

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

Dated, *March* 1893

John B. Woodhig Police Justice.

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

Dated,.....189

..... Police Justice.

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

Dated,.....189

..... Police Justice.

1121

* 175
Police Court--- District. 3081

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Cooney
vs.
Ernest Rubow

Offense Burglary

2
3
4

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, March 18 1893

Voyshis Magistrate.
Ferretti Officer.
8 Precinct.

Witnesses

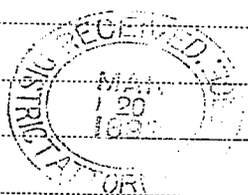
No. Street.

No. Street.

No. Street.

\$ 10.00 to answer. G.S.

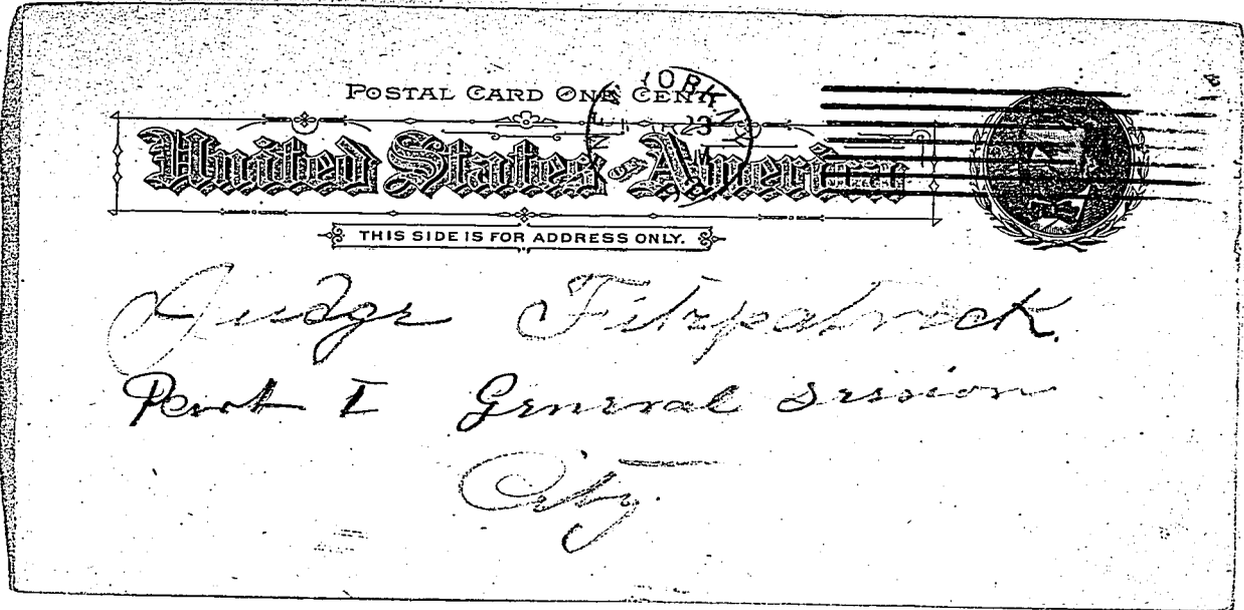
Cum 3



1122

Dear Sir) When I pleaded before
you this morning and when
you reminded me back to
fail so as to get my Character
I forgot, when I put the address
down to state, to inquire
at those places for the name of
Hermann Schroder, as that
is my right name, Ernest --
Bulow is only a assumed one
(Yours) (E.C.H.)

1123



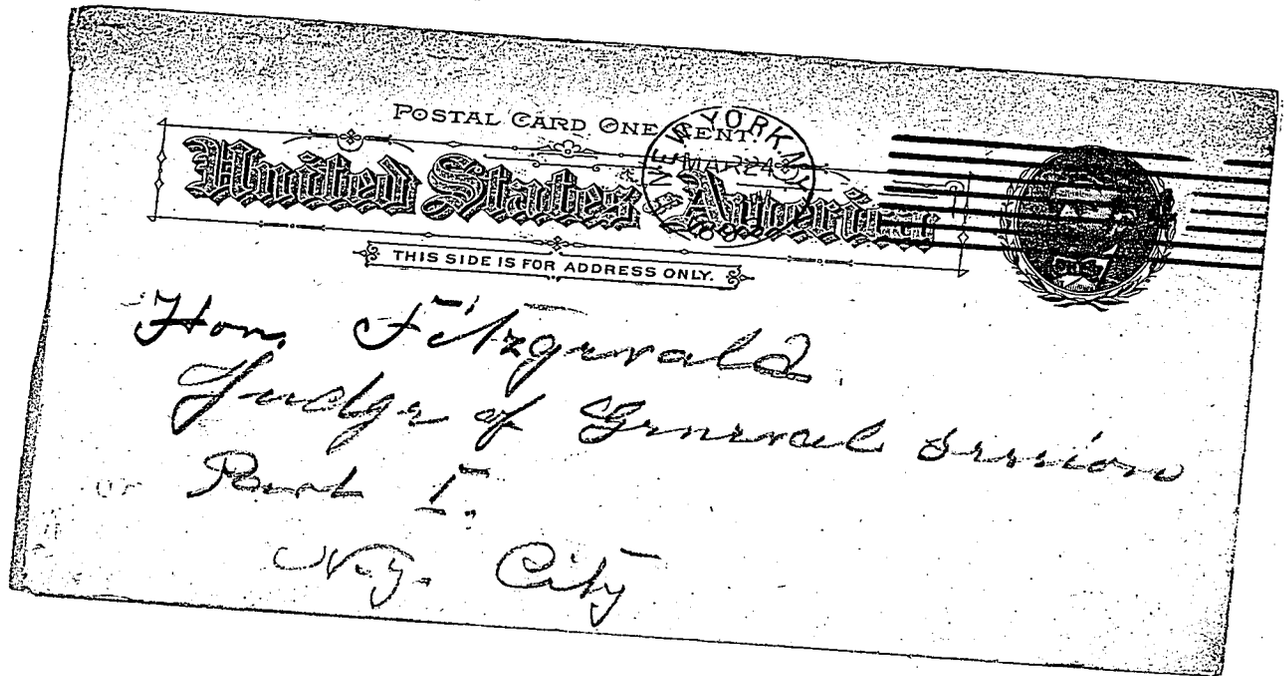
POSTAL CARD ONE CENT
United States of America
THIS SIDE IS FOR ADDRESS ONLY.
Judge Fitzpatrick
Perth T General Session
City

1124

New York March 23rd 98.

Dear Sir when I was before you this morning to plead to my indictment you reminded me not to let my look for my Character when I gave this address to the Court attendants I forgot to mention that they should call for the name of Hermann Schroeder as that is my right name (Hermann Rubov is only assumed) I write you a card as soon as I can but I made the mistake and wrote Fitzpatrick, instead of Fitzgerald.

1125



Hon. Fitzgerald
Judge of General Sessions
Court House
New York City

1126

Newark March 24.

Hon. James Fitzgerald
New York.

Dear sir!

In reply to your
favor of the 2^d inst. asking
me for information about
a certain Ernest Rubrow
or Hermann Schroeder, I
~~wish to say that he worked~~
for me under the latter
name about four years ago
for a period of 6 or 8 months

I did not know the man
before he came to work
for me, nor have I heard
from him since he left
me. During the time that
he was in my employ, I
found him to be sober,
honest and industrious
and I missed him very
much when he left me.

Yours, very respectfully,

Wm. Bush

98 Orange St
formerly 45 and 47 Bridge St

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Ernest Rubow

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

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

The said *Ernest Rubow*

late of the *Eighth* Ward of the City of New York, in the County of New York aforesaid, on the
eighteenth day of *March* in the year of our Lord one
thousand eight hundred and ninety-*three* in the ~~right~~-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one *Stephen McFarland*

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 *Stephen*
McFarland 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.

De. Lacey Nicoll
District Attorney

1129

BOX:

516

FOLDER:

4704

DESCRIPTION:

Ruof, Rudolph

DATE:

03/30/93



4704

1130

Witnesses:

Chas G. Axtell

284

Counsel,

Filed *30* day of *March* 1893

Pleads,

THE PEOPLE

vs.

B

Rudolph Ruoff

Jan 12 93

DE LANCEY NICOLL,

District Attorney.

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

A TRUE BILL.

Wm. McKeen

Foreman.

1131

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Rudolph Ruof

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

Rudolph H. Ruof
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Rudolph H. Ruof*

late of the City of New York, in the County of New York aforesaid, on the - 19th -
day of - *March* - in the year of our Lord one thousand eight hundred and
ninety - *three* - , at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

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
New York and their dignity.

SECOND COUNT—

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

Rudolph Ruof
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Rudolph Ruof*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

Charles H. Lichtel
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.

DE LANCEY NICOLL,
District Attorney.

1132

BOX:

516

FOLDER:

4704

DESCRIPTION:

Ryan, James

DATE:

03/16/93



4704

Witnesses:

Geo. W. Kelleher

C. J. Sullivan

I have examined
 this case and
 also the complain-
 -ant - Complaint
 -ent \$175 - but there
 is no profutation -
 -evid that the
 -witness stole the
 money - I think
 after the evidence
 was in the trial
 Judge would advise
 the jury to acquit. I
 ask that defendant
 be discharged on his
 own recognizance
 March 29th 93 G.W.S.
 a.D.A.

110
 J. W. L.

Counsel,
 Filed 11th May of March 1893

Pleads, *Agree* 20

THE PEOPLE

vs.

James Ryan

Grand Larceny,
 (From the Person)
 [Sections 828, 829, Penal Code.]

DE LANCEY NICOLL,
 District Attorney.

A TRUE BILL.

W. N. Keaton
 Foreman.

March 29th 93
 J. W. L.
 J. W. L.
 J. W. L.
 J. W. L.
 J. W. L.

1133

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUSJames Ryan.

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.

The complainant had been drinking that evening and unquestionably, he lost the money (one hundred & seventy-two dollars) but he could not swear positively that the defendant took it and there is in his mind a possible doubt as to who took it and therefore asks to be permitted to withdraw the complaint.

John M. Kelliker

Police Court 2 District. Affidavit—Larceny.

City and County of New York, ss:

John M. Kelleher of No. 405 Amsterdam Ave Street, aged 35 years, occupation Clark being duly sworn,

deposes and says, that on the 17 day of February 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Good and lawful money consisting of divers bills of divers denominations of the amount ⁱⁿ value of one hundred ⁱⁿ seventy five dollars

the property of Deponent \$175-

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

Deponent says that at the hour 8.25 P. M on said date he got in a Cab on the corner of 6th Avenue & 28th Street in said City in company with said deponent, and they drove in the car to the corner of 8th Avenue & 41st Street in said City where said cab stopped and they got out and went in a saloon and had a drink together where said Ryan left him without giving notification that he was not going to return and thereafter deponent missed said money that was contained

Sworn to before me this 18 day of February 1893

Police Justice.

inside
in the pocket of the ~~waist~~ vest, then
my ~~hand~~ ^{hand} across by him

Sworn to before me John M. Keecher
this 28 day of July 1893
John H. Woodie Police Justice

1137

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

James Ryan

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

L. I. City 6 years

Question. What is your business or profession?

Answer.

Seaman

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

Answer.

I am not guilty, and
demand an examination
until this P. M.

James Ryan

Taken before me this

day of

Feb 25

John P. ...

Police Justice

1138

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

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

Dated July 28 1893 John R. Woodhig Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

1139

110 241
Police Court--- 2 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John M. Kellahan
405 Amsterdam Ave
James Ryan

Offence
H. J. Brennan

Dated Feb 28 1903

Verbis Magistrate

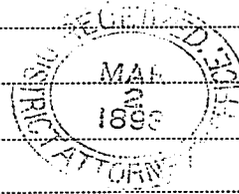
Lang Sullivan Officer

19 Precinct.

Witnesses

No. Street.

No. Street.



No. Street.

\$ 1000 G. S.

at 3 P.M. Feb 28/93.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

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

The said

James Ryan

late of the City of New York, in the County of New York aforesaid, on the seventeenth day of February in the year of our Lord one thousand eight hundred and ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

the sum of one hundred and seventy-five dollars in money, lawful money of the United States of America, and of the value of one hundred and seventy-two dollars

of the goods, chattels and personal property of one John M. Kelliher on the person of the said John M. Kelliher then and there being found, from the person of the said John M. Kelliher 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.

Dee Lancey Nicoll, District Attorney

1141

BOX:

516

FOLDER:

4704

DESCRIPTION:

Ryan, Martha

DATE:

03/21/93



4704

Witnesses:

J. C. E. [Signature]

Counsel,

Filed,

day of March 1893

Pleads,

[Signature]

157 *[Signature]*

THE PEOPLE

vs.

P

Martha Ryan

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 822 and 885, Penal Code.)

Transferred to the Court of Sessions for trial and final disposition.

Paris, March 29th 1893.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Martha Ryan

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

Martha Ryan

(Sec. 322, Penal Code.)

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

The said

Martha Ryan

late of the *21st* Ward of the City of New York, in the County of New York aforesaid, on the *ninth* day of *March* in the year of our Lord one thousand eight hundred and ninety-*three*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Martha Ryan

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Martha Ryan

(Sec. 385, Penal Code.)

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

The said

Martha Ryan

late of the Ward, City and County aforesaid, afterwards, to wit: on the *ninth* day of *March* in the year of our Lord one thousand eight hundred and

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

THIRD COUNT:

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

Martha Ryan

(Sec. 323, Penal Code.) of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said: *Martha Ryan*

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

DE LANCEY NICOLL,
District Attorney.

1145

BOX:

516

FOLDER:

4704

DESCRIPTION:

Ryan, Thomas

DATE:

03/29/93



4704

Witnesses:

Henry W. Doherty

*Subscribed and sworn to before me
this 4th*

273
W. H. [unclear]

Counsel,

Filed *29* day of *March* 1883
Plsads, *7* *March* 10

THE PEOPLE

vs.

Thomas Ryan

Robbery, (Sections 224 and 228, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. H. [unclear]

Foreman.

John [unclear]
Henry [unclear]
Ed. [unclear]

April 11/83

1147

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, 3 DISTRICT.

of No. 11 ^{4th Precinct} Street, aged _____ years,
occupation Police Officer being duly sworn, deposes and says
that on the 19th day of March 1893
at the City of New York, in the County of New York he arrested

Thomas Ryan, charged
with Robbery upon Complainant
John Dominick defendant says
that he has been unable to find
the Complainant and he prays that
defendant be held to enable
all persons to produce said
Complainant in Court

District, N. York

Sworn to before me, this
of March 1893

19th

[Signature]

Police Justice.

1148

²⁵⁹ Police Court, ³² District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thos Ryan

AFRIDA VIT.

Dated *March 19th* 189*3*

Ruch Magistrate.

DeKel Officer.

Witness,

Disposition

*Exp. ar. Co. 20 d. l. at 9 a.m.
Ar. returned to Officer *Ruch*
Exp. ar. W 22 d. l. at 9 a.m.*

W. W. Brown

1149

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 31 years, occupation Truckman of No. 3
Monroe

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

Sworn to before me, this 22 day of March 1893 } H. Meier

[Signature] Police Justice.

1150

Police Court 3 District.

1012

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 69 Wiley Court Jersey City, N.J. Street, aged 35 years.

occupation Wagon Maker being duly sworn,

deposes and says, that on the 19th day of March 1893 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 night time, the following property, viz:

One Good watch one Gold Chain and one Gold locket the whole valued at Thirty-five Dollars \$35⁰⁰/₁₀₀

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 (nowhere) and

Another person not yet arrested, in the manner following to wit: Deponent went into a Saloon on the North west corner of Bayard and Chrystie Street this City on said date.

He had said property in his possession. That deponent subsequently missed said property and is informed by Harry Meyers that he saw said property in the possession of defendant and that he caused this arrest.

Deponent is further informed by Officer Doherty that he found said property in the possession of defendant. Deponent has since identified said property as the property of deponent. John Williams

Sworn to before me this

[Signature]

Police Justice

1151

Sec. 198-200.

1892

3 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. 23 Years

Question. Where were you born?

Answer. Ms.

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

Answer. 53 Bowery 2 weeks

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty

Thomas Ryan

Taken before me this
day of March
1893

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 Defendant

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

Dated, Nov 22 1893 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

1153

Mr Williams
Knickerbocker Ice
Co - 711 St + n R

2735 323
Police Court, District.

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

John Williams
69 St. + n R
Thomas Ryan

Offense
Mm of Amm

2
3
4

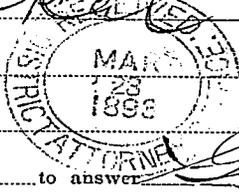
BAILED,
No. 1, by _____
Residence _____ Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Dated, Mar 25 1893
Koch Magistrate.

Koemanst Clerk Officer.
Precinct.

Witnesses Henry Meyers
No. 3 Monroa Street.

Call Officer
No. De Kalb Street.



No. _____ Street.
\$ 1000 to answer

CM

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 ROBBERY in the first degree, committed as follows:

The said Thomas Ryan,

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of March, in the year of our Lord one thousand eight hundred and ninety-three, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one John Williams, in the peace of the said People then and there being, feloniously did make an assault; and

one watch of the value of twenty dollars, one chain of the value of ten dollars, and one pocket of the value of five dollars,

of the goods, chattels and personal property of the said John Williams, from the person of the said John Williams, against the will and by violence to the person of the said John Williams, then and there violently and feloniously did rob, steal, take and carry away, the said

Thomas Ryan being then and there aided by an accomplice, actually present, whose name is to be found by the Grand Jury 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.

SECOND COUNT—

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

Thomas Ryan

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

The said *Thomas Ryan*

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

one watch of the value of
Twenty dollars, one chain of
the value of Ten dollars, and
one pocket of the value of
Five dollars,

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

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

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

Thomas Ryan

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

DE LANCEY NICOLL,
District Attorney.

1156

**END OF
BOX**