

0269

BOX:

486

FOLDER:

4435

DESCRIPTION:

Ratz, Gideon

DATE:

06/17/92



4435

Witnesses:

Charles C. H. Galt

Counsel,

Filed, 17 day of June 1892

Pleas,

[Signature]

THE PEOPLE

vs.

Gideon City

ADULTERATED MILK.
(Chap. 188, Laws of 1885, Section 1, as amended
by Chap. 577, Laws of 1886, Section 1; Section 186,
Sanitary Code, and Section 575 of the N. Y. City
Consolidation Act of 1882.)

DE LANCEY NICOLL,

Transferred to the District Attorney
Sessions for trial and final disposition.

Part 2.....1892

A TRUE BILL.

[Signature]

Foreman.

Court of General Sessions of the Peace

476

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Gideon Ratzy

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

Gideon Ratzy

(Chap. 183, Laws
of 1885, § 1, as
amended by
Chap. 577, Laws
of 1886, § 1.)

of a MISDEMEANOR, committed as follows:

The said

Gideon Ratzy

late of the City of New York, in the County of New York aforesaid, on the *31st*
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*—*, at the City and County aforesaid, did unlawfully expose for sale three quarts
of unclean, impure, unhealthy, adulterated and unwholesome milk (the same not being skimmed milk
produced in the said County), 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—

(§ 186,
Sanitary Code.)

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

Gideon Ratz
of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said

Gideon Ratz
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale, three quarts of milk which had been and was then and there watered, adulterated, reduced and changed by the addition of water and other substances to the Grand Jury aforesaid unknown and by the removal of cream, against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said Board of Health, held in said City on the second day of June, 1873, as amended in accordance with law, and particularly in violation of a certain ordinance thereof, to wit: the one hundred and eighty-sixth section of said code, which is as follows, that is to say:

"No milk which has been watered, adulterated, reduced or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept, or offered for sale at any place in the City of New York; nor shall any one keep, have or offer for sale in the said city any such milk."

Which said section and ordinance above set forth was, by a certain resolution, duly passed and adopted by the said Board of Health and by said Health Department, at a meeting thereof duly held in said city on the twenty-third day of February, 1876, added to and made a part of the said Sanitary Code aforesaid, and adopted and declared to form a portion thereof, pursuant to the authority and power conferred by law upon the said Board, and which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in the said city, to wit: in the issues of such newspaper of the twenty-fourth day of February, 1876, and also of the second day of March, 1876, and which said Sanitary Code so amended and altered was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section and ordinance above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, 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.

0273

BOX:

486

FOLDER:

4435

DESCRIPTION:

Raymond, Frank

DATE:

06/16/92



4435

Witnesses:
Off. Donan CO.

Counsel, *[Signature]*
 Filed, *16* day of *June* 189*2*
 Pleads, *August 20*

POOL SELLING.
 (Section 851, Penal Code, and Chap. 479, Laws of 1887, §§ 4 and 7.)

THE PEOPLE
 vs.
B.
Frank Raymond

DE LANCEY NICOLL,
 District Attorney.

RECEIVED - SUP. C. W. 6/5/95

A TRUE BILL.

Chas. Haggan
 Foreman.

Jan 5/99.
Bail discharged.

0275

002 C

RECEIVED
Race Track at

COMMISSION OFFICE.
NO BETTING DONE OR PERMITTED HERE.
NEW YORK, 1891.
Dollars, to be sent on Commission to
and there placed on

| | | |
|-------|------------|----|
| HORSE | 1st | |
| | 1st or 2d | 92 |
| | 1st 2n 3rd | |

at track quotations, if such can there be obtained.

It is understood and agreed, that the undersigned act in the premises as Common Carriers only, for the purpose of transferring the money above mentioned to place designated.

CHARGE FOR COMMISSION TEN CENTS.

NOTICE—Amount of Order returned less commission, where a failure to execute is due to accidental or other unavoidable delays in transmission.

HENRY STEDEKER PRINTER 13 W 27TH ST.

0276

Adat
8/2 1st Race
Morris Park
2 10 P.M.
Aug 11th /91
93 Park Row
Frank Raymond

0277

Police Court District.

City and County } ss.
of New York.

George A. Donan
 of No. 4th Avenue Street, aged 27 years,
 occupation horse breeder being duly sworn, deposes and says,
 that on the 11th day of August 1891, at the City of New
 York, in the County of New York,

James Raymond
 At No 93 Park Row did unlawfully
 sell defendant for the sum of two
 dollar a ticket upon the result
 of a race or contest of speed
 between teams horse and mare
 at or near track situate at
 Morris Park, Westchester
 County in this State

That said defendant for said
 sum of money received from defendant
 issued the annexed ticket on a
 horse called "Brat" which is
 to run with chosen other horses in
 said race at said place in a
 trial of speed defendant says that
 he paid the further sum of ten cents
 to said defendant as commission for said
 ticket

George A. Donan

Subscribed to before me
 this 11th day of August 1891

So J. C. [Signature]

John [Signature]

0278

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Frank Raymond.

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

126 E 110th Street

Question. What is your business or profession?

Answer.

Commission Clerk

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

Answer.

I am not guilty and I waive further examination

Frank Raymond

Taken before me this

day of

August 1899

W. J. McLaughlin

Police Justice.

0279

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 Aug 11 18 91 Ed J. C. B. R. S. Police Justice.

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

Dated Aug 18 91 Ed J. C. B. R. S. 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.

028

Police Court---

District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

George Kean
vs.
Thomas Reynolds

2
3
4

1060
Recording Sub
Office

BAILED,

No. 1, by *Fritz Papst*
Residence *93 Van Rensselaer Street.*

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street

Dated *Aug 11* 18*91*
R. Kelly Magistrate.

Reynolds Officer.
Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *500* to answer *Reynolds*

Bailey

0282

In the case of the People vs. James F. Clery- Reported in 13 Miscellaneous Reports, p. 546, the learned Court concludes as follows; "That the Ives Pool Law" repealed the provisions of the Penal Code relative to pool selling and book making and the adoption of the new Constitution abrogated the 'Ives Pool Law', and at the time of the commission of the offenses of the offenses named in the indictment (while the same were made unlawful by the terms of the Constitution), no punishment was prescribed for such offenses, and the subsequent amendment of the Penal Code cannot effect the defendant for the reason that its provisions, in so far as they relate to the crime charged in the indictment, are ex post facto."

In view, therefore, of the foregoing, I recommend the discharge of the defendant's bail.

Wm. J. T. 99. Wm. J. T. 99.
Asst. Dist. Atty.

Frank Raymond

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

Frank Raymond

of the CRIME RECORDING AND REGISTERING A BET AND WAGER, committed as follows:

The said

Frank Raymond

late of the City of New York in the County of New York aforesaid, on the *eleventh* day of *August* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did unlawfully and feloniously record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one

George K. K. K.

and divers other persons to the Grand Jury aforesaid unknown, upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Arab* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Morris Park* in the County of *Westchester* in the State of *New York* and commonly called the *New York Jockey Club* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), 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 Raymond

of the CRIME OF POOL SELLING, committed as follows:

The said

Frank Raymond

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold to one

George A. McNeil and to divers other persons to the Grand Jury aforesaid unknown, a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Cluck* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Morris Park* in the County of *Westchester* in the State of *New York* and commonly called the *New York Jockey Club* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid at the place and race track aforesaid (a more particular description of which said trial and contest, and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0284

BOX:

486

FOLDER:

4435

DESCRIPTION:

Redding, Harry

DATE:

06/17/92



4435

0285

Witnesses:

Off Chas Japp

Counsel,

Filed,

Pleads,

17

day of June 1892

at New York

THE PEOPLE

vs.

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Dated... 1892

0286

(1235)

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court

Harry Redding 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 Redding*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Sunder*

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

Answer. *340 Water St.*

Question. What is your business or profession?

Answer. *Bounding House Keeper*

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*

Harry Redding

Taken before me this *25*
day of *August* 190*4*
John J. [Signature]
Police Justice.

0287

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 Alfred Lamb

Alfred Lamb 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, June 30 1892 Alfred Lamb Police Justice.

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

Dated, July 1 1892 Alfred Lamb Police Justice.

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

Dated, July 1 1892 Alfred Lamb Police Justice.

The preceding Justice
is hereby authorized
to accept bail
in any of the
following cases

This is the 2nd charge
against defendant

BAILED

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court,

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Hogan

Harry Redding

1

2

3

4

Dated

189

Magistrate.

Officer.

Precinct.

Witnesses

No

Street.

No.

Street.

No.

Street.

\$ 500 to answer

Bailed

873
offense, Redding
Hogan

0289

Sec. 151.

Police Court 1 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Charles Strife

of No. 440 Street, that on the 11 day of June

1889, at the City of New York, in the County of New York, Harry Redding

did keep and maintain at the premises known as Number 339 1/2 Water

Street, in said City, a House

and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Harry Redding
 and all vile, disorderly and improper persons found upon the premises occupied by said Redding

and forthwith bring them before me, at the 1 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 11 day of June 1889

Police Justice

0290

Police Court— District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

25.

WARRANT—Keeping Disorderly House, &c.

Dated 188

Magistrate.

Officer.

Precinct.

The Defendant

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Police Justice

Dated

188

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

The within named

Police Justice.

0291

Sec. 322, Penal Code.

District Police Court.

CITY AND COUNTY
OF NEW YORK. } ss.

of No. 4th Police Precinct John Hogan Street, in said City, being duly sworn says
that at the premises known as Number 340 West Street,
in the City and County of New York, on the 28 day of June 1892, and on divers
other days and times, between that day and the day of making this complaint

Harry Redding did unlawfully keep and maintain and yet continue to keep and maintain a disorderly
House and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Harry Redding
and all vile, disorderly and improper persons found upon the premises, occupied by said
Harry Redding
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 29
day of June 1892
A. J. White Police Justice, John Hogan

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Hogan
vs.

AFFIDAVIT—Keeping Disorderly House, &c.

Dated _____ 188

Justice.

Officer.

Precinct.

WITNESSES :

0293

Sec. 151.

Police Court _____ District.

CITY AND COUNTY { ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by John Hogan of No. 432 Penn Street, that on the 28 day of June 1892 at the City of New York, in the County of New York, Harry Redding did keep and maintain at the premises known as Number 340 Water Street, in said City, a Disorderly House and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, ~~dancing~~, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Harry Redding and all vile, disorderly and improper persons found upon the premises occupied by said Harry Redding and forthwith bring them before me, at the _____ DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 29 day of June 1892
[Signature] POLICE JUSTICE.

0294

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated 188

Magistrate.

Officer.

Precinct.

The Defendant

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

Officer.

Dated June 29 1892

This Warrant may be executed on Sunday or
at night.

Police Justice.

Dated 188

Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

The within named

0295

Sec. 322, Penal Code.

CITY AND COUNTY {
OF NEW YORK. } ss.

of / District Police Court.

I, Charles Stupp
of No. 380 1/2 Street, in said City, being duly sworn says
that at the premises known as Number 380 1/2 Street,
in the City and County of New York, on the 11 day of Jan 1888, and on divers
other days and times, between that day and the day of making this complaint

Harry Redding
did unlawfully keep and maintain and yet continue to keep and maintain a House
and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Harry Redding
and all vile, disorderly and improper persons found upon the premises, occupied by said
Harry Redding
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 11
day of Jan 1888

Charles Stupp
Police Justice

0296

(1835)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

Harry Redding 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 Redding*

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

Sweden

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

Answer.

330 1/2 Water St.

Question. What is your business or profession?

Answer.

Boarding house keeper.

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

Harry Redding

Taken before me this

13

189

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 Arthur J. Fuld

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, Dec 1892 N. H. Mather Police Justice.

Dated, Dec 1892 N. H. Mather Police Justice.

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

Dated, June 13 1892 W. M. Mahon 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.*

0298

Police Court---

1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Stupp
Harry Reddick

730
1894
Offense of Drunkenness
Hazardous Driving

1
2
3
4

Dated,

189

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

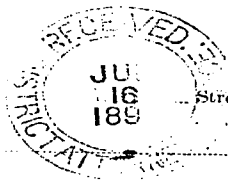
No.

Street.

No.

to answer

Charles



BAILED.

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Christian Cook
64 James

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Harry Redding

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

Harry Redding

(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

Harry Redding,

late of the *4th* Ward of the City of New York, in the County of New York aforesaid, on the *eight* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, 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

Harry Redding

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

Harry Redding

(Sec. 385,
Penal Code.)

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

The said

Harry Redding,

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

ninety- *two*, 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 *his* said house for *his* 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

Harry Redding
(Sec. 322, Penal Code.) of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Harry Redding*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *eight* day of *June* in the year of our Lord one thousand eight hundred and ninety- *two*, 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 *his* 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 *his* 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.

0301

BOX:

486

FOLDER:

4435

DESCRIPTION:

Redding, Henry

DATE:

06/08/92



4435

Witnesses:

Officer Rogers
4-10-1902

Counsel, *Moss*

Filed, *8* day of *July*, 189*2*

Pleads, *Not guilty*

THE PEOPLE

vs.

B
Henry Belding
Special Agent
in Charge of the
San Francisco
Police Department
1892

PE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edmund L. Brown

Foreman.

Court of General Sessions of the Peace

470

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Henry Redding

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

Henry Redding

(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

Henry Redding

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty eighth* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, 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

Henry Redding

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

Henry Redding

(Sec. 285,
Penal Code.)

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

The said

Henry Redding

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

ninety- *two* —, 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 *his* said house for *his* 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

Henry Redding

(Sec. 322,
Penal Code.) of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

Henry Redding

late of the Ward, City and County aforesaid, afterwards, to wit: on the *twenty-eighth* day of *June* — in the year of our Lord one thousand eight hundred and ninety- *two* 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 *his* 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 *his* 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.

0305

BOX:

486

FOLDER:

4435

DESCRIPTION:

Redington, Richard J.

DATE:

06/02/92



4435

0306

Witnesses:

Counsel,

Filed

day of

June 1891-

Pleads,

THE PEOPLE

vs.

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (11th Edition), page 1889, Sec. 21, and
page 1890, Sec. 23]

Richard J. Reardon

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL,

Louis Cattin

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

Richard J. Redington

The Grand Jury of the City and County of New York, by this indictment accuse
Richard J. Redington
 of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON
 SUNDAY, committed as follows:

The said

Richard J. Redington

late of the City of New York, in the County of New York aforesaid, on the *10th*
 day of *May* in the year of our Lord one thousand eight hundred and
 ninety-*one*, at the City and County aforesaid, the same being the first day of the week,
 commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain
 wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
 whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
 gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown,
 unlawfully did sell as a beverage to one *Patrick Waughy*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
 form of the statute in such case made and provided, and against the peace of the People of the State
 of New York and their dignity.

SECOND COUNT—

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

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

The said

Richard J. Redington

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

DE LANCEY NICOLL,

District Attorney.

0308

BOX:

486

FOLDER:

4435

DESCRIPTION:

Reilly, Charles

DATE:

06/21/92



4435

Witnesses:

Old Feely 13P.

W. J. Snyder

Jacob James

Counsel,

Filed 21 day of June 1892

Pleads,

W. J. Snyder

THE PEOPLE

31- vs.

413 519
Longman

Charles Seilly

Murder in the First Degree.
(Section 183, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

July 21/92

Tried and convicted.

A TRUE BILL. Murder 2^d deg-
27

Charles Haggus

Foreman.

July 27/92

July 27/92

Patrick P Galvin 280 Bowery, I work
 with C W Alcott & on 316 Ave B,
 June 12th 91 I was working in the yard
 Cotts, Kelly, Barnes Loeffler were working
 there too. Between 5 & 6 o'clock June
 12th Riley came in the yard with
 O'Neill, spoke to Barnes & asked Barnes
 to quit work Barnes said he would if the
 rest would, with that he punched at
 Barnes, with that he lifted the stick
 & made a stroke at Barnes, Barnes moved
 away, James Kelley was piling wood, his
 back was turned toward Riley, he struck
 at Kelley from behind on the back of the
 head, with that Kelley staggered and
 fell on his face; Riley then called
 Michael Cox off the pile of wood, & put
 him on the ground & said I will give you
 the same, with that he knocked Cox
 down, then Cox said don't kill me, with
 that he made another blow at him & ran
 off the blow with his arm, with Cox run
 out & Riley followed him. I saw the
 ambulance come & take Kelley away.
 I saw Kelley after he was dead, I saw him
 at O'Neill's house after he died.
 Philip Snyder 645 E 17th St & work in
 Alcotts Sons, I knew Kelley, I knew Riley
 I was working there last June Kelley was

there working with me at a pile of wood. I had gone up to the corner to get a drink and as I was coming back I saw Kelley running out of the yard, between 5 & 6 o'clock Kelley said nothing & I went back to the yard I saw Kelley when they putting him in the ambulance Kelley's head was cut.

Michael J. Cox I live at 53 Bowery I work for William Muller 640-646 Ave C, he keeps a coal wood yard, I worked for McCatt Sons last June on the day of the trouble after five o'clock I was working in McCatt's, Kelley came in and said get down off that pile & strike you, Kelley & I was working together. I was stunned the stick was four feet ~~thick~~ long & 2 1/2 inches thick. I went along to go to the Hospital Officer Daniel E. ~~the~~ Healey 18th Precinct I was coming along my post about 5:20 on Jan 12-91. I saw a crowd at 17th St & Ave B I went there & found this man Kelley lying down unconscious, with a deep gash in back of his head. I ran up an ambulance & sent him to Bellevue Hospital I asked Surgeon what was the matter & he said he could not tell; but he thought he was under influence of liquor. He died on Sunday afternoon

Jacob Barnes 608 E 12th St, I attend
to a Crying stone 625 E 16th

I knew Chas Rellly the defen dunt I know
defen dunt about 18 months since he came
out of prison. On June 12th I was working
in alcatts yard which runs from 18th
st to 19th st & to e B It is a Ken Dring wood
yard. Rellly came in the yard at 2 3 months
after 5 o'clock =

I knew James Kelly the deceased, he was working
in the yard at the time I knew Kelly about
eight years. Kelly had been working about
for 13 years.

There was strikes going on in the dock
among the longshoremen - we had no con-
nection with the strikes.

I started to work at five o'clock, Rellly
said to me I am doing right, I said
I needed a dollar as much as the
rest, that if the rest would quit I would
I picked up a load of wood off the ground
I went over to explain to him, the said
your son of a bitch you worked only for
an hour, with that he punched me
in the face & then turned around and
grabbed a heavy stick & struck me
over the arm, & then ran to Kelly &
hit him in the back of the head with
it; O'Neil said give it to all the sons of bitches

Kelley then turned to go, but fell & was
there, & ambulance came & took
him away. ~~He~~ They took Kelley
to the Bellevue Hospital, ~~and~~ I went
the next day to the Hospital next day
he was removed to Ward 11

I saw Kelley after he was dead he was as black as a nigger - I saw him where he was stopping at ~~Decker~~ Thomas Shields E 13th & between Ave 1st & Ave A.

Chas Löffler - 280 Bowery - I work
for C W Alcott & son 316 Mac.B.
I saw Reilly come in he saw Jake
Barnes, he turned around punched at
Barnes, with that he pulled a hickory
stick from behind his back & struck
Barnes, when I saw him raise the stick
I ran through the yard, & I saw deceased
after he was dead, I ran away did not see
him taken away in ambulance,
Reilly was a longshoreman,
The dick spoken of, was part of ~~with~~ it
& sent me,

03 14

Sarah Shields 399 First Avenue,
Officer Mc Caffrey Central office
Doctor O'Brien 58th St & Lexington Ave
Ambulance Morgan

Subpoena these witnesses for tomorrow
June 15 - 1892 in Oyer & Terminer in
Case of People vs Charles Reilly

Dr Drake

Dr Saml. K Bremer

Dr Walter Bense

William Kearney - direct him

to bring Receipt showing reception of
Charles Reilly deceased, At Bellevue Hospital.
Patrick Heeneey, have him bring History
Death & Record Book of June 12th 92
of Bellevue Hospital.

Dr Albert Weston Deputy Coroner.

Jacob Barnes 608 E. 12th street

C. W. Alcott 316 Avenue B.

Chas L. Leffler, works in C W Alcott & Sons
316 Avenue B. resides at 280 Bowery

Patrick T. Galvin, works in C W Alcott & Sons
316 Ave B resides at 280 Bowery

Philip Snyder works in Alcott & Sons 316 Ave B
resides 645 E 17th St

Michael J. Goff works for Muller 1240 - 1246 Ave C,
lives at 53 Bowery

Officer Daniel E. Healey 18th Precinct

Detective at Central office who arrests Chas Reilly
for manslaughter

Dr William A Conway Deputy Coroner.

COURT OF GENERAL SESSIONS-Part III.

-----x
 The People of the State of New York, Before Hon. Fred'k.
 against Smyth and a Jury.
 C H A R L E S R E I L L Y .
 -----x

Indictment filed June 21st 1892.

Indicted for Murder in the First Degree.

New York, July 20th 1892.

APPEARANCES: For the People, Assistant District At-
 torney John. F. McIntyre.

For the Deft. Mr. A. H. Puddy.

JACOB BARNES, a witness for the People, sworn, testified:

I live at No. 60' East 12th street in this city.

On the 11th day of June 1891 I was working in the wood yard of Olcott & Sons, Avenue B. and 18th street. I knew the deceased in his life time- James Kelly. He worked in the same yard with me for about nine years. I know the defendant at the bar He worked on the 19th street dock unloading lumber from incoming boats. I do not know that he ever worked at Olcott 's. On the 12th day of June 1891 at 23 minutes after five o'clock I saw this defendant in the wood yard of Olcott & Sons. He and William O'Neill came into the yard. Philip Snyder, John Crist, Christy Horn, Charlie Loeffler, Paddy Galvin and Michael Cox were in the yard. Reilly said to me as soon as he came into the yard "Barnes, you aint doing right". I says "Charlie, I need a dollar as well as the next. If you get the rest to knock off, I will knock off too". With that he puched me in the jaw, and then he grabbed a stick and

struck me across the arm. Then O'Neill said "Give it to all of the sons of bitches". Then Charlie Reilly ran over and struck Kelly. Kelly at the time he was struck was straightening a pile of wood and his back was turned to me and Reilly. He was struck by Reilly with the same stick as I was struck with. I will swear that it was a stick similar to the one which is now shown to me. As soon as Kelly was struck he threw up his hands and fell. I then ran away to the closet. I saw Kelly taken away in an ambulance. He was all covered with blood. I did not see either Reilly or O'Neill after that. When I looked at Kelly I saw quite a large cut on the back of his head. I saw him at the hospital the day after. I saw him afterwards at Mrs. Shield's house dead.

CROSS EXAMINATION:

I have been engaged for a time in the business of writing lottery policies. I worked steadily for the firm of Olcott & Sons seventeen months. Michael Cox was piling wood in the yard at the time Reilly came in. The other men I have mentioned were all working at the wood piles in the yard. I do not know whether Kelly and Reilly were friends before this day or not. I had only been working an hour when Reilly came in. I told him I was willing to knock off if the rest did. He said "Get out you son of a bitch, you are only working an hour". Then he punched me with his fist. Kelly was seven feet away from us at this time picking up wood. I am not positive whether I was struck with as big a stick as this shown me or not. The blow did not knock me down. When Reilly struck me in the face I did not make any outcry at all. I

walked about four or five feet holding my arm ; then I saw Mr. Kelly get hit and I ran away from them and went to the closet. Some of the rest of the men ran away after I was struck. I stayed in the closet about two minutes and then I went to the engine room . I have never been convicted of any crime. I did not know that I was committing a felony in being in the business of writing lottery policies. I never knew of any body being convicted for that. I have talked with Mr. O'cott about this case. Kelly had a crippled hand at the time of this assault upon him.

CHARLES LOEFLER, a witness for the People, sworn, testified:

I am employed in the wood yard of Olcott & Sons. 18th street. I know Jacob Barnes . I knew the deceased James Kelly in his life time. I know the defendant at the bar; I also knew O'Neill on the 12th of June last. I was working in the yard of Olcott's on the 12th of June. James Kelly was also working there . I went to work on that day about half past two or three o'clock in the afternoon. I saw the defendant come into the yard at about quarter past five that afternoon. He came over to Jacob Barnes and asked him why he did not knock off. Barnes told him he would knock off if the rest did. Reilly punched Barnes in the face with his fist; then he drew a stick from behind his back and hit him with the stick . He struck him in the face with his fist and on the arm with the stick. I could not swear whether the stick now shown me was the stick or not. It was a hickory stick. I ran out of the yard and up 16th street to Avenue A. I saw Kelly before he left but I could not tell exactly what spot he was

working in. He was piling wood at one of the wood piles. I next saw Kelly when he was dead in the house of Mrs. Shields.

CROSS EXAMINATION:

Barnes was not punched until after he and Reilly had some talk. The stick with which the defendant struck Barnes he took from behind his back. He did not turn to any wood pile and pick it up that I saw. I recollect being examined before the Coroner. I do not recollect swearing before the Coroner that I saw Reilly strike Barnes with his hand but not with a stick. I must have forgotten about the stick at the time I was before the Coroner. I did not see Mr. Reilly strike Kelly at all.

MICHAEL COX, a witness for the People, sworn, testified:

I live at No. 53 Bowery. On the 12th of June 1891 I worked in the wood yard of Mr. Olcott. I went to work at seven o'clock in the morning. I saw O'Neill in the yard at about nine o'clock in the morning. He left the yard. He came in again at noon with a man named Travers; and they asked me to knock off. They went out of the yard. I saw Reilly and O'Neill come into the yard during the afternoon about two o'clock. They went through the yard and went out. While Reilly was passing the gate with O'Neill I heard one of them say "We will get square". I saw Reilly in the yard again at about five o'clock. I was piling up wood opposite the gate. Reilly says to me "Get down off that pile". I got down off the pile. I asked him what was the matter and the first thing I knew I got struck in the back of the head. Reilly said "You are one of them". I told him I had done nothing to him, that he had no cause

to strike me. I asked him for God's sake not to kill me. he said "Go on with your crowd". I went down 17th street to see if I could find an officer. When I got struck the second blow it was on the hand and my hand is not right yet I saw Barnes there, but did not see anybody strike him. The stick with which I was hit resembled the stick which is in evidence. I knew Kelly about fifteen years. I cant remember that I saw anybody hit Kelly. I lost my fingers on a saw.

CROSS EXAMINATION:

I was about twenty feet away from Reilly and O'Neill when I overheard the remark that they would get square. I dont know who it was said it. I did not have anything in my hand at the time I was struck. I walked away out of the yard. I did not have any knife in my hand. I did not chase Reilly with a knife on that day. I am not in Olcott's employment now. I am in fear of the friends of O'Neill. I know that O'Neill was arrested charged with this crime.

PATRICK F. GALVIN, a witness for the People, sworn, testified:

I live at No. 280 Bowery in this city. On the 12th day of June I lived at 431 East 14th street. I was at that time working for Olcott's yard 18th street. I knew the deceased in his life time. The first time I saw t his defendant was the day of the commission of this crime. I saw him on that day between the hours of ifive and six o'clock in the afternoon in company with O'Neill. Reilly walked up to Barnes and says "Barnes, why dont you knock off work". Barnes said "I am willing to knock off if the

rest of the men knock off." With that Reilly made a pass at him with his fist, but did not hit him. A hickory stick was lying at Reilly's back; he picked up the stick and made a pass at Barnes with the stick; Barnes ran around the corner. James Kelly had his back turned to him, and Reilly came behind him and felled him with a blow. Kelly fell on his face. Reilly then went over to Cox and struck him. Cox ran out and Reilly after him. Kelly did not see the prisoner when he struck him at all.

CROSS EXAMINATION

I heard there was a strike on the dock in the morning. As soon as Reilly struck Barnes Leofler ran out of the yard. I do not believe he was there when Kelly was struck. I did not interfere between the men. I was on the ground at the time Reilly was striking the men. I did not go up to Kelly and give him any assistance at the time Reilly struck him. Mr. Olcott was not there at the time of this ~~striking~~ assault.

J O H N C R I S T, a witness for the People, sworn, testified:

I live at 264 Avenue D. On the 11th of June, 1891, I was employed by C. W. Olcott & Sons. On that day I saw the defendant Reilly passing the gate in the morning; He was in company with O'Neill. In the afternoon about 3 o'clock I saw both of them in the yard. I saw them at 5 o'clock looking at the men working in the yard. I saw Reilly come over with a hickory stick and hit Kelly in the head. When he hit him he said "You are the first."

Kelly dropped down when he was hit. O'Neill was standing with his arms folded about 10 or 12 feet away, up against another pile of wood. I saw blood on the stick after Kelly was struck. I ran away.

CROSS EXAMINATION.

I recognize the stick shown me because there are knots on it. I am positive that is the stick with which Reilly hit Kelly. I do not know where Reilly got the stick, but he came from the cross pile with the stick in his hand. All I saw Reilly do was take the stick and hit Kelly with it.

PHILIP SNYDER, a witness for the People, sworn, testified:

I was sawing wood in Mr Olcott's yard on the 11th of June, 1891. On that day at about 25 minutes after five in the afternoon I went to the corner of 19th Street and Avenue A to have a drink. As I got to the gate I saw Charles Reilly. I went and got a drink, and I met him coming out of the yard when I was coming back. He bid me the time of the day and I passed on. When I returned I saw Kelly being carried out to the ambulance.

CROSS EXAMINATION.

Reilly was walking peaceably in the yard at the time I saw him first. After I had my drink and returned he was walking pretty fast out of the yard.

WILLIAM FLOOD, a witness for the People, sworn, testified:

I reside at 354 East 19th Street. I was working

in Mr Olcott's yard on the day of this occurrence. I saw this defendant and William O'Neill in the yard between 5 and 6 o'clock. I first saw O'Neill outside. I saw Kelly after he was struck, lying down in the yard; his head was caved in. I have taken charge of this stick in the office since the day Kelly was struck. It has been locked in the closet ever since.

D A N I E L E. F E E L Y, a witness for the People,
sworn, testified:

I am a police officer connected with the 18th Precinct. On the 13th of June, 1891, I was connected with the 18th Precinct. Olcott's woodyard is located in that precinct. At 20 minutes past five o'clock on that afternoon I saw people running towards Olcott's yard. I went there, I found a man unconscious and a stick lying alongside of him. The man was James Kelly. I examined his head and found a wound. A stick was handed me by one of the men; there seemed to be blood on it. I called an ambulance and the deceased was taken to Bellevue Hospital.

CROSS EXAMINATION.

I am pretty nearly certain that this is the stick. I put no private mark on it. I did not see anybody take away the stick at the time. I do not know what became of the man when he was taken to the Hospital.

DELAFIELD S. OLCOTT, a witness for the People, sworn, testified:

I am a member of the firm of C. W. Olcott's Sons, dealers in lumber, 18th Street and Avenue B. James Kelly, the deceased, had been working for our firm for between 10 and 15 years. I was in the office connected with our woodyard on the 12th of June, 1892. The stick which is now shown me was brought into the office on the same afternoon that Kelly was hurt. I kept it in my dressingroom connected with my office. I saw Kelly lying in the yard; he was wounded in the head.

WALTER BENSI L, a witness for the People, sworn, testified:

I am a practising physician in this city. On the 12th of June I was connected with Bellevue Hospital in the capacity of house surgeon. I saw James Kelly on the 13th of June. I examined him all over. I found a simple scalp wound on the back of his head extending from the middle line upward and to the right, a distance of about two inches. The wound did not go down to the bone; it was a superficial scalp wound. The man was so delirious that he had to be tied to the bed. He died on the 14th. The cause of his death was fracture of the skull, and laceration of the brain. I made the post mortem under the direction of Dr Conway.

CROSSEXAMINATION.

I do not know at what hour the deceased arrived at the hospital. He was taken to the alcoholic ward first.

I examined him there, and afterwards had him removed to the surgical ward, of which I had charge. I was called down to the alcoholic ward by the man in charge, because he thought this was a surgical case. I made no positive diagnosis until he was transferred to my ward. The man was not placed in the alcoholic ward to be treated for alcoholism, but because he was delirious. That was thought to be the best place to confine him. As far as I could see there was no alcoholic history and no alcoholism.

W I L L I A M A. C O N W A Y, a witness for the people, sworn, testified:

I am one of the corporation's physicians of the City of New York. I was present at the autopsy performed by Dr Bensil upon the body of the deceased. An examination of the body showed a scalp wound on the back of the head, a little to the right, and the internal examination showed a fracture of the skull. The fracture was not a depressed fracture, it was a crack. There was laceration of the brain on the right side caused by what we call contractu the effect of a blow from behind on the front of the brain. There was also a little extravasation of blood intracranial hemorrhage, extending over the surface and corresponding with the point of fracture. All the organs were in good condition.

J O H N F. W I L C O M B, a witness for the People, sworn, testified:

I am an assistant undertaker employed by James P. Hart of No. 200 First Avenue. The body of James Kelly was buried in Calvary Cemetery. I attended the funeral.

S A R A H S H I E L D S, a witness for the People, sworn, testified:

I live at No. 424 East 13th Street. The deceased, James Kelly, lived with me during his lifetime. I attended his funeral on the 16th of June, 1891, he was buried in Calvary Cemetery.

J A M E S M C C A F F E R T Y, a witness for the People, sworn, testified:

I am a police officer connected with the Central Office. I arrested this defendant at No. 435 West 25th Street on the 30th of April this year. I told him I wanted him for a robbery on Tenth Avenue that same night. I took him to police headquarters. I brought William Flood there at two o'clock the next day and he identified him. Then I said to the defendant, "Charley, you know what you are here for now."

DEFENSE.

W I L L I A M O ' N E I L L, a witness for the defendant, sworn, testified:

I am a longshoreman. On the 12th of June, 1891, I was working on the 19th Street dock. At about 10 o'clock Reilly and I knocked off work. We went up into this wood

yard. Reilly went up to speak to Barnes, and I saw Barnes raise his hand to strike him and I walked out of the yard, I was afraid. When Barnes struck Reilly all the other men jumped down off the piles and I ran away. I did not see any more. I was not present at the time the difficulty occurred which resulted in the death of Kelly. I saw no blows struck.

CROSS EXAMINATION.

I have never been convicted of any crime. I have known Barnes for several years. I know he has a maimed hand, but he is not a cripple.

CHARLES REILLY, the defendant, sworn, testified

On the day of this occurrence I was working on the 19th Street dock. The dockmen struck for two cents more an hour. When the strike was on Mr Olcott sent down his own men to start unloading the carts. I went into the wood yard between 5 and 6 o'clock. Barnes says to me "Charlie, they all went to work, and I had to go to work." I says, "I have got nothing to do with this strike, and you know it." He says, "You are one of the dock gang" and he punched me in the jaw. Then these other men jumped down and came to his assistance. I struck him back. We clinched and he broke away from me. I grabbed this stick, which was lying against a pile of wood, to protect myself. I struck out to clear my way and to get out and Kelly put his head close to me and got struck. He was rushing in at me with his head down, and I thought to catch me by the legs When I struck him he staggered and fell against a pile of

next

wood. When I struck him I thought I was in danger of being wounded by 7 or 8 men. I ran out of the gate, and Cox came after me with a knife. It was after I struck Kelly that I saw the knife. I ran away from Cox. I ran away from home and kept out of the way because I thought I would be arrested for this. I went to Baltimore and stayed there until the 1st of March. I did not intend to kill Kelly when I struck him. I struck him to defend myself. I was struck several times by the men.

CROSS EXAMINATION.

The wood which we were unloading from the boat belonged to Mr Olcott. We were working for the captain of the boat. O'Neill and I were together the most of the day. I had nothing whatsoever to do with the strike. I was around the neighborhood most of the afternoon. I was on my way home through Olcott's yard when I was accosted by Barnes. It is the shortest way for me to go home. I did not strike Barnes with the hickory stick. I only picked up the hickory stick to defend myself when 7 or 8 men came at me. I could not say that Cox struck me in the yard. When I first saw Kelly his back was turned to me, but when I was talking to Barnes he came towards me. His face was towards me and he was getting down intending to pull my legs from under me; that is what I thought he was going to do. I had the club raised and I struck him. I could not say which side of the head I struck him on. I did not see O'Neill there at that time. I stayed at No. 91 South Street for two months after that day. Then I beat my way down to Baltimore. I went to work on the

oyster boats down there. I did not write to my sister in New York while I was away. I did not know that Kelly was dead until the detective told me in police headquarters. From Baltimore I went to Reading, Pennsylvania, to Allentown, Pennsylvania, and to Jersey City. I stayed in Jersey City some time, but did not come to New York. The first time I did come to New York I was arrested by the police. During the time I was in South Street nobody ever told me of Kelly's death. I was not hiding myself. I was convicted once of burglary ~~oix~~ in the first degree. I was sentenced on 14th April, 1894, to ten years in State Prison. I was in the house of John Dougherty for some time but never heard that Kelly was dead.

JAMES P. DAVENPORT, a witness for the defendant, sworn, testified:

I am one of the deputy Clerks of the Court of General Sessions. I produced the first indictment found against this defendant Charles Reilly. The indictment was filed May 4th, 1892, the indictment charges the defendant with manslaughter in the first degree. I have examined the records since the date of this indictment, and I found no order re-submitting this case to another Grand Jury.

MICHAEL COX, recalled:

Q. The defendant says that on the afternoon of the 12th of June when he went out of Olcott's yard, you jumped down from the pile of lumber and chased him out of the yard into the street with a knife open in your hand? A. I did no

such thing; I never carry a knife.

J A C O B B A R N E S, recalled:

Q This defendant says that on the 12th day of June in the
afternoon he went into Olcott's yard and you attempted to
strike him. You did strike him? A. No sir.

Q Did you strike at him? A. No sir.

Q You didn't have an angry word with anybody at all?

A. No sir.

The jury returned a verdict of guilty of
murder in the second degree.

0331

Indictment filed June 21-1892

COURT OF GENERAL SESSIONS

Part Ixx

THE PEOPLE &c.

against

CHARLES REILLY.

Abstract of testimony on

trial New York, July 20th

1892.

Mortgages

A D Keasley

Brooklyn Gobby was a Victim

A 2 Gobby You knew you were in
New Rochelle debt & insolvent when

B Molony You took this name money

Did you have them in your
Employ or give with ^{you} _{with}
with you

Who is Geo H Burford
Who had a Judgment against
you on June 18-1992 for

\$178.00

How Many Person
Did you make ~~any~~
arrangement with for
Loans

Morty

A. D. Headley

A. E. ~~Boby~~

B.

O.

Wick & Wick

For

0334

Department of Public Charities and Correction.

BELLEVUE HOSPITAL,

WARDEN'S OFFICE,

WM. B. O'DONNELL,
Warden.

New York,

189

No 1 Dr. Drake.

No 2 Mrs. Samuel H. Bremner
and Walter Counsel.

No 3 Mr. Kearney in Register
and Catholic Union say in
History Book & Death Record.

No 5 Dr. Albert Winton.

46 hours in Hospital.

James Kelly assaulted June 12th 1891

admitted to Bellevue Hospital June 12th 6.30 P.M.

died in Bellevue Hospital " 14th 4.30 P.M.

Dr. Drake Ambulance Surgeon made report that Kelly was suffering from Alcoholism & Scalp. wound

On hearing of this Irving Alcott made a demand on House Physicians: Bremner & Benseel when they discovered that Kelly had a fracture of Skull removed from Alcoholic Ward same day June 13th

Charles: Delafield & Irving Alcott will swear that Kelly was never intoxicated while in their employ

Sarah Shields will swear that on June 12th the day Kelly was assaulted he took dinner with her and was perfectly sober he worked that afternoon until assaulted by Reilly

Present location of Ambulance Surgeon Drake & Doctor: Bremner unknown

Present address of Doctor Benseel 64 East 79th St

Autopsy held by Dr. Weston present Deputy to Coroner: Levy

Result of Autopsy discovery of fracture of base of Skull

Body buried from Residence of Sarah Shields 422 East 13th St her present address is 399 = 1st Av

Undertaker having charge of remains James P. Hart 12th St & 1st Av # 200 1st Av

No one present at Autopsy but Dr. Weston

| | | |
|------------------|----------------|-------------------|
| Witnesses | | |
| Patrick Calvin | Jacob Garner | Dr. Weston |
| Michael Cox | Philip Snyder | " Benseel |
| John Crist | William Flood | Officer Freeley |
| Charles Loeffler | Charles Alcott | James Mc Cafferty |
| Charles Schellat | Delafield | |
| | Irving | |

Barnes. Galvin & Crist saw the blow struck
Barnes & Cox were both assaulted by Reilly
before he struck Kelly =

William Flood heard Reilly & O'Neill
threaten Cox & Kelly about 1 hour before the
assault was committed

Undertakers Assistants = John Willkomm
and John Boyle No 200 1st Av

John Willkomm did not know Kelly in life
but he does know that the Body he took from
the morgue, he had, a Death certificate for in
the name of James Kelly and that an Autopsy
had been performed on held on it and that
he assisted in taking it to 422 East 13th St
the former Residence of Sarah Shields and
that she recognized it as the Body of James Kelly
it was taken to Calvary Cemetery and Buried
from the above address

0337

Book 12-19.

1

Coroner's Office, New York County.

In the Matter of the Inquisition)
into the death)
of)
James Kelly.)

Before,

Hon. Louis W. Schultze, and a jury.

New York, August 11, 1891, 10:30 A.M.

Assistant-District Attorney Townsend appears for the District Attorney's Office.

The Coroner:- The first case I will call your attention to is that of James Kelly, who died from fracture of skull and intercranial hemorrhage, due to a blow that he received upon the head.

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D a n i e l E. F e e l y , an officer from the 18th Precinct, called as a witness by the Coroner, was duly sworn, and testified as follows:

By the Coroner.

Q. You are an officer connected with the 18th Precinct?

A. Yes, sir.

Q. Tell the jury just what you know of the case.

A. I was coming along Avenue B about 5:20, and found this man lying unconscious on the sidewalk.

Q. In the morning or afternoon?

A. In the afternoon; with a gash in his head, so I immediately sent for an ambulance and had him taken to the hospital. I had some witnesses, who are here. It was on the 11th of June, 1891.

Q. He was taken to Bellevue Hospital, and died there on June 14, 1891? A. Yes, sir.

-----0000000-----

Philip Snyder, called as a witness by the Coroner, was duly sworn, and testified as follows:

By the Coroner.

Q. Where do you live? A. 391 Avenue C.

Q. Tell the gentlemen of the jury just what you know of Kelly's death.

A. I seen this Reilly coming out through the yard, and after he went through the yard I went up for a drink, and when I came back I saw this Reilly running out through the yard.

By Mr. Townsend.

Q. What yard? A. Olcott's yard.

Q. Where is that? A. That is number 311.

Q. East 18th street? A. Yes, sir.

Q. That is the office? A. Yes, sir.

Q. This yard is behind where the office is? A. It is right on the opposite side of the office.

Q. Do you know the number of the yard?

A. No, sir; I never seen the number.

Q. What time was this? A. Half-past five.

Q. What was Reilly's christian name?

A. I don't know; all I know his name is Charles Reilly.

Q. You saw him running out? A. Yes, sir.

Q. Did he have anything in his hand? A. He had a stick

in his hand.

Q. How long was the stick? A. About two feet long.

Q. How thick was it? A. About two inches in diameter.

Q. Do you know where it is now? A. No, sir.

Q. Do you know Kelly? A. Yes, sir; I worked with him
months
ten or twelve ~~xxxxxx~~ ago.

Q. At the same place? A. Yes, sir.

Q. Did you see him that afternoon? A. Yes, sir.

Q. What was he doing? A. He was working in the yard
with me.

Q. When did you again see him? A. When I came down af-
ter having the drink I saw him lying unconscious on the ground.

Q. At the place where you talked with him? A. Yes, sir.

Q. Was he bleeding? A. There was a stream of blood run-
ning from his head.

Q. How long was that after you saw Reilly?

A. About ten minutes.

Q. You didn't see anybody hit Kelly? A. No, sir.

Q. You don't know of your own knowledge who did hit him?

A. No, sir.

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J a c o b B a r n e s , called as a witness by the Coroner, was duly sworn, and testified as follows:

By the Coroner.

Q. Where do you live? A. 281 Avenue C.

Q. Tell the gentlemen what you know of the case.

A. I started to work there at five o'clock; twenty-three minutes after five Reilly came into the yard and said "Barnes, you are not doing right." I said "What do you mean by that?" I turned around and told him I would stop if the rest would stop. As soon as the load of wood was picked up he said, "You son of a bitch, you are only working for an hour", and he pulled out and hit me in the ear, and then ran and picked up a hickory stick and hit me on the arm. Kelly had his back turned, and he hit Kelly across the head, and he turned this way and fell. When I saw that, I ran outside, and ran through the yard, and into the engine room, and into the office, and furthermore I didn't see.

Q. Did you hear him say anything to Kelly?

A. He said, "You son of a bitch, I told you to stop this morning."

By the Coroner.

Q. There had been trouble? A. Yes, sir; a sort of a

strike; this Reilly and the gang had been working, and they wanted fifteen cents a cord to unload the wood off the cars, so Olcott wouldn't give it to them, and they told us not to go to work. Kelly and Michael Cox were put to work, and we went into the yard and wanted work; Galvin and Hall was put on, and I was put on at 5 o'clock, and I was the one he tackled and hit.

By the Coroner.

Q. He didn't want you to work there? A. He wanted us to hold out so that they would win their strike.

-----0000000-----

Charles Loe f l e r , called as a witness by the Coroner, was duly sworn, and testified as follows:

By the Coroner.

Q. Where do you live? A. 317 Bowery.

Q. Did you work in the wood yard too? A. Yes, sir.

Q. Tell the jury what you know of the case.

A. We were taking a load of wood off in the yard, and saw Reilly and O'Neill come into the yard, and when we got through

picking up the wood this Reilly walked to Barnes and had a few words with him.

Q. Did you see Reilly strike Barnes? A. I didn't with the stick, but with his hand.

Q. Did you see Reilly strike Kelly? A. No, sir.

By Mr. Townsend.

Q. You didn't see Reilly strike Kelly? A. No, sir.

Q. What is Reilly's first name? A. Charles.

Q. Did you see Kelly afterwards? A. I saw him after he laid on the ground.

Q. Did he say anything? A. No, sir.

Q. Did you see him when he was dead? A. No, sir; I saw him while he was lying on the ground unconscious.

Q. You never saw him again? A. No, sir.

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P a t r i c k F. G a l v i n , called as a witness by the Coroner was duly sworn and testified as follows:

By the Coroner.

Q. Where do you live? A. 317 Bowery.

Q. Did you work in the wood-yard? A. Yes, sir.

Q. Tell the jury what you know.

A. On the morning of June 12th, Friday morning, I went into the yard about 11 or 12 o'clock. This Frank Travers and William O'Neill came into the yard to induce Michael Cox and James Kelly to knock off work. This William O'Neill says, "You will be sorry for it." Frank Travers passed the same remarks. Between the hours of five and six William O'Neill and Charles Reilly came into the yard. He spoke to the witness Barnes about working. Barnes says "I am willing to knock off if the rest do." With that I saw him make a pass with his hands; I see him make a couple of punches at Jacob Barnes, and with that he picked up a hickory stick; with that this James Kelly had his back turned, - a pile of wood, he was straightening the sticks, - when this Charley Reilly hit him from behind; the first stroke Kelly fell on his face. With that he went after Michael Cox; "Come down here", he says, "you damn son of a bitch, I am going to give it to you too." With that he hit Cox; Cox said "For God's Sake, don't kill me", and the second stroke Cox waved off the blow with his arm.

Q. Is Cox here? A. No, sir. With that I jumped up on the pile; Kelly was unconscious after that.

By Mr. Townsend.

Q. Did you see him when he was dead? A. Yes, sir.

0345

9

Q. How long afterwards? A. This happened on a Friday,
and I seen Kelly on the following Tuesday.

Q. In the coffin? A. Yes, sir.

Mr. Townsend:- Officer, have you got the stick?

Officer Feely:- No, sir.

Mr. Townsend:- Do you know where it is?

Officer Feely:- It is supposed to be in the office.

Mr. Townsend:- Will you get it and have it brought
down to the District Attorney's Office?

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The Coroner read the medical testimony to the jury.

The Coroner:- You have heard what the different
witnesses told you. You can find a verdict here that
the deceased came to his death from a blow received from
a large hickory stick in the hands of Charles Reilly.

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0346

10

V E R D I C T .

We, the jury, find that the deceased, James Kelly, came to his death from a blow on the head, received from a large hickory stick in the hands of Charles Reilly, on June 11, 1891, at or near number 311 East Eighteenth street, in the City of New York.

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STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION

Taken at the Coroners Office

No. 124 Second Avenue Street, in the 17th Ward of the City of New York, in the County of New York, this 11th day of August in the year of our Lord one thousand eight hundred and 91

before Louis W.

Schultz, ~~Coroner~~, Coroner,

of the City and County aforesaid, on view of the body of James Kelly now lying dead at

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

came to his death by

a blow on the head, received from a large hickory stick in the hands of Charles Reilly, on June 11th 1891, at or near number 311 East Eighteenth Street, in the City of New York.

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

JURORS.

James W. Smith on St Mary & Lammach

Edward F. O'Rice 98 - 8th Ave

William Fajen 979 8th Ave.

John E. Kern 19 Manhattan St

Edmond Mial 29 Manhattan St NYC

Julius Levy 3 Manhattan St NY

Dieckman Hever 551 Manhattan Ave

Hermann Boernig. 2284 8th St.

James P. Tollerston 2215 S. Ave. Coroner. L. S.

Michael Reid 415 W. 125 St

0348

TESTIMONY.

Wm A Conway M. D., being duly sworn, says;
 I have made an examination of the body of
James Kelly now lying dead at
the morgue and from such examination
 and history of the case, as per testimony, I am of opinion the cause of
 death is *Fracture of Skull & other Cerebral*
Hemorrhage

Wm A Conway
 M. D.

Sworn to before me

this *6th* day of *June* 189*6*

CORONER.

0349

MEMORANDA.

| AGE | | PLACE OF NATIVITY | WHERE FOUND | Date When Reported |
|-------|--------|-------------------|------------------|-----------------------|
| Years | Months | | | |
| 35 | | Ireland | William Hospital | June 1935 |

Fracture Tarsal Bone,
 Distal Crural Bone
 Length 3 inches
 Sept. 21. 07 - was normal

Patient

0350

Free day
Aug 11/91

P.W.S. 1187
D.H. *Widow* *Homicide*
No. 1050
Died *Dear* 1898

AN INQUISITION
On the VIEW of the BODY of
James Kelly

whereby it is found that he came to
his death by fracture of Skull
& Intest. Cranial
Hemorrhage alleged to
have been caused by
a blow on the head.

Chas Reilly

Inquest taken on the 11th day
of *August* 1891 before
DANIEL HANLY, Coroner.

0351

Dr. Bunsel

From Bellevue Hospital.

New York, June 14 1891

To Coroner.

Sir:

Please hold an inquest on the body of

Name: James Kelley Residence: ✓
 Age: 35 years 0 months 0 days. Admitted Fri + day, June 12th
 Father Robert —th 1891, at 6¹⁰ o'clock P. M.
 Nativity, Ireland; of
 Mother Margaret By Ambulance A
Life in U. S., Life in City. From 311-19th St & Ave B
 Civil Bond: Single Occup.: Laborer Examined by Dr. ✓
 Suffering from symptoms of Scalp wound, Cerebral concussion,
Alcoholism.

Said Injuries said to have been received.

Death took place Sun + day, June 14 th 1891 at 4³⁰ o'clock P. M.

The Autopsy revealed.

Remarks:

Autopsy requested

Walter Bunsel M. D.
 HOUSE SURGEON ~~PHYSICIAN~~

Ad. +. State the day of the week.

Ad. A. State whether by Ambulance or Friends.

Ad. B. State whether from a Precinct or a Residence and give the name.

Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date, number, character and Extent of Injuries, always stating where indicated, whether right or left.

Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same; in runover cases, the line of Street Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.

Ad. E. State name, date, place, character and results of any operation or amputation performed.

Ad. F. Give a short resume of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.

Ad. G. State here any important facts not embodied in the above statements.

0352

Sarah Shields 399 First Ave

Witness who can tell about burial,
Officer M. Laffrey, Central office
Deputy Coroner Weston.

Dr. Walter Bunnell House surgeon Bellevue

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles R. Kelly

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

Charles R. Kelly

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

The said *Charles R. Kelly*

late of the City of New York, in the County of New York aforesaid, on the *second* day of *June*, in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, with force and arms, in and upon one *James Kelly* in the peace of the said People then and there being, wilfully, feloniously and of *his* malice aforethought did make an assault; and *he* the said *Charles R. Kelly*, *therein*,

the said *James Kelly* with a certain *knife* — which *he* — the said *Charles R. Kelly* in *his* right hand then and there had and held, in and upon the *head* of *him* — the said *James Kelly*, then and there wilfully, feloniously and of *his* malice aforethought, did strike, stab, cut and wound, giving unto *him* the said *James Kelly* then and there with the *knife* aforesaid, in and upon the *head* of *him* — the said *James Kelly* — one mortal wound *and a wound* of the breadth of one inch, and of the *depth* of six inches, of which said

mortal wound and fracture the said *James H. H. H.* at the City
 and County aforesaid, from the day first aforesaid, in the year aforesaid, until the *fourteenth*
 day of *June*, in the same year aforesaid, did languish, and
 languishing did live, and on which said *fourteenth* day of *June*,
 in the year aforesaid, the said *James*
H. H. H. at the City and County aforesaid, of the said mortal
 and fracture wound, did die.

AND SO THE GRAND JURY AFORESAID do say: That the said
Charles Bailey, Jr.
 the said *James H. H. H.* in the manner and form, and by
 the means aforesaid, wilfully, feloniously and of *his* malice aforethought, did kill
 and murder, against the form of the statute in such case made and provided, and against the
 peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0355

BOX:

486

FOLDER:

4435

DESCRIPTION:

Reilly, Edward J.

DATE:

06/22/92



4435

1272
Oyer and Terminer

Counsel,

Filed, 22 day of June 1892

Pleas, Nov. Emily (20)

THE PEOPLE

vs.

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

13

Edward J. Reilly

DE LANCEY NICOLL

District Attorney.

A TRUE BILL to the Court of Special Sessions for trial and final disposition.

Wm. J. Kelly, House
John DeLoe, Foreman.

Witnesses:

~~Court of General Sessions of the Peace~~

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward J. Reilly

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

Edward J. Reilly
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Edward J. Reilly*

late of the City of New York, in the County of New York aforesaid, on the *22nd* day of *June*, — in the year of our Lord one thousand eight hundred and ninety-*two*, 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 spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

Colinda E. Fitzgerald
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

Edward J. Reilly
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Edward J. Reilly*

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 *Colinda E. Fitzgerald*.

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.

0358

BOX:

486

FOLDER:

4435

DESCRIPTION:

Rein, Charles

DATE:

06/02/92



4435

Witnesses:

Counsel,

Filed, 2 day of June 1897

Pleads, *Bygones*

THE PEOPLE

vs.

B
Charles Rem

VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours.)
[III. Rev. Stat. (7th Edition), page 1889, Sec 5.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Julius Catter

Foreman.
Jury of twelve (one of Special
Session for trial and final disposition.)

Per *W. H. H. 174*... 1898.

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

488

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Rein

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

Charles Rein
of the crime of KEEPING OPEN, BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK IN THE MORNING, a place licensed for the sale of strong and spirituous liquors, wines, ale and beer, committed as follows:

The said

Charles Rein

late of the City of New York, in the County of New York aforesaid, on the *12th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*one*, being then and there in charge of and having the control of a certain place ~~there~~ situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed between the hours of one and five o'clock in the morning of the said day, and between the said hours of the said day, to wit: at the hour of *three* o'clock in the morning of the said day, the said place so licensed as aforesaid unlawfully did then and there open and cause and procure, and suffer and permit, at the time aforesaid to be open and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0361

BOX:

486

FOLDER:

4435

DESCRIPTION:

Reinke, William

DATE:

06/02/92



4435

0362

Witnesses:

Court of Oyer and Terminer.

Counsel, *Roman*

Filed, 2 day of June 1892

Pleads, *Not Guilty - (6)*

THE PEOPLE

vs.

B

William Reiser

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

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.
Presented to the Court of Special
Sessions for trial and disposition.

For 2. *W. H. T. DeLoach*
W. J. DeLoach
W. J. DeLoach
W. J. DeLoach

0363

2037

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Reinke

The Grand Jury of the City and County of New York, by this indictment, accuse
William Reinke
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON
SUNDAY, committed as follows:

The said

William Reinke

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

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

William Reinke

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

The said

William Reinke

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

DE LANCEY NICOLL,

District Attorney.

0364

BOX:

486

FOLDER:

4435

DESCRIPTION:

Reissmann, Oswald

DATE:

06/08/92



4435

Court ofayer and Termini.

Counsel,

Filed, 8 day of June 1892

Pleads, For Guilty (20)

THE PEOPLE

vs.

David R. Rosenbaum

VIOLATION OF EXCISE LAW.
Selling on Sunday, Etc.
[Ill. Rev. Stat. (7th Edition) page 1988, § 21, and
page 1989, § 3.]

DE LANCEY NICOLL

District Attorney.

Ordered to the COURT of,
General Avenue
of the COUNTY of NEW YORK,
for trial (entered in the minutes)

A TRUE BILL.

[Signature]

Foreman.

Witnesses:

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Oswald Reissmann

The Grand Jury of the City and County of New York, by this indictment, accuse
Oswald Reissmann
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON
SUNDAY, committed as follows:

The said Oswald Reissmann

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

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

The said Oswald Reissmann

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

DE LANCEY NICOLL,

District Attorney.

0367

BOX:

486

FOLDER:

4435

DESCRIPTION:

Reynolds, John A.

DATE:

06/06/92



4435

0368

511

advised

Court ofayer and Terminer.

Witnesses:

Counsel,

Filed,

Pleads,

6 day of June 1892

Not-Emuldy (10)

THE PEOPLE

vs.

B

VIOLATION OF EXCISE LAW.
Selling on Sunday, Etc. page 1988, § 21, and
page 1989, § 5.]

John W. Reynolds

General Deacons
of the Church of Christ
for trial charged to the witness

June 28 1892

DE LANCEY NICOLL.

District Attorney.

Sent to the Court of Special
Sessions for trial, by request
of Counsel for Defendant.

A TRUE BILL.

[Signature]

Foreman.

0369

Court of Oyer and Terminer

2087

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John A. Reynolds

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

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

The said

John A. Reynolds

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

Morris Cohen

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

John A. Reynolds

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

The said

John A. Reynolds

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

DE LANCEY NICOLL,

District Attorney.

0370

BOX:

486

FOLDER:

4435

DESCRIPTION:

Rice, George

DATE:

06/21/92



4435

Witnesses:

Moses Givote

David Berger

Off Robinson, Central Office

I do not believe
we can obtain a
conviction in this
case. From the
evidence I have
heard of the witness
I must therefore demand
that the defendant
be discharged upon his
own recognizance.

[Signature]
June 30, 1912
Court Room 23

Counsel,

Filed

day of June 1892

Plends

THE PEOPLE

vs.

George Rice

Grand Larceny, 3rd Degree.
(From the Person)
[Sections 223, 224, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Part 3, June 30, 1912.
Def. discharged on
his verbal recognizance.

0371

0372

(1805)

Police Court—3^d District.

Affidavit—Larceny.

City and County } ss.
of New York,

Moses Fitzgerald
of No. 105 Forsyth Street, aged 30 years,
occupation Tailor being duly sworn,

deposes and says, that on the 30th day of June 1897 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 gold watch and chain
of the value of One hundred
and thirteen dollars

the property of deponent

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

for the reasons that deponent had paid watch in a pocket of the vest then worn on his person and was attached to a chain and deponent was in a crowd and the defendant commenced to converse with deponent and deponent felt have his hand upon the chain ~~drawing the watch from the pocket~~ inserted in one of the pockets of deponent's vest

Moses Fitzgerald

Sworn to before me this 1st day of June 1897
Charles W. Taintor Police Justice.

0373

Sec. 195-200.

CITY AND COUNTY OF NEW YORK, ss:

3

District Police Court.

George Rice 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.

George Rice

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

308 East 66th St. 3 years

Question. What is your business or profession?

Answer.

Vendor

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
George Rice

Taken before me this *29* day of *June* 189*7*
Charles J. Smith
Police Justice.

0374

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

de ferendham
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, *June 31* 189 *2 Charles K. Smith* Police Justice.

I have 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.

0375

Police Court,

3 761 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Moses Turzeta
George Rice

Oppose, Attorney
General

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated,

June 21 1892

Tamilton Magistrate.
Robinson and Sullivan Officer.

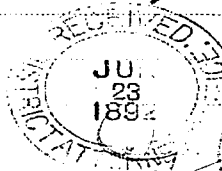
Witnesses

David Berger
No. 105 Careyth Street.

No.

No.

\$ 1000 to answer



Com. all
T. H. C.
M. C.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George Rice

The Grand Jury of the City and County of New York, by this indictment, accuse
George Rice of the crime of attempting to commit
the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said *George Rice*,

late of the City of New York, in the County of New York aforesaid, on the 20th
day of *June* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the day - time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the value
of eighty dollars, and one chain
of the value of thirty-three dollars*

of the goods, chattels and personal property of one *Moses Fingeter* -
on the person of the said *Moses Fingeter*
then and there being found from the person of the said *Moses Fingeter*
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 Laurey McCall,
District Attorney*

0377

BOX:

486

FOLDER:

4435

DESCRIPTION:

Ries, William

DATE:

06/15/92



4435

POOR QUALITY
ORIGINAL

0378

Witnesses:

Off. C. A. Pace

Grace Thurson

Counsel

Filed

day of June 1892

Pleads

THE PEOPLE

vs.

William Rice

Grand Larceny, Degree.

[Sections 528, 537, Penal Code]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Francis Higgins Foreman.

Subscribed and sworn to before me this 2nd day of June, 1892.

~~Notary Public~~
Notary Public
Subscribed and sworn to before me this 2nd day of June, 1892.

0379

(1865)

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 37 East Broadway Street, aged 27 years,
 occupation Seam Maker being duly sworn,
 deposes and says, that on the 10 day of June 1899 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:

Good and lawful Money of the
United States of the Value of Twenty
dollars and one pair of pantaloons of
Gold Ring all of the Value of Eighty
Dollars

the property of

Deponent

and that this deponent
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
 and carried away by William Piers Chowhuc

from the fact that deponent retired
 at about the hour of 12 o'clock midnight
 June 9th deponent retired for the night
 in the rear room of the Signal Store
 No 27 Ludlow Street deponent left his
 pantaloons on a chair in that room
 and said the money and ring was in one
 of the pockets of said pantaloons and on
 the following morning when deponent awoke
 he missed said pantaloons and money
 deponent is informed by Max Shapiro
 of No 161 Division Street that he saw
 the said deponent on the morning of the
 10 instant go into said room rear of

Sum to be paid to deponent
 of
 1899
 day

Police Justice.

0381

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation

27 Ludlow

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

189

Minna

Police Justice.

W. Fritz-Aaron
Clothing

of No.

Isaac Fensod

W. Fritz-Aaron
mark

0382

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 45 years, occupation Tailor of No. 161 Division Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Isaac Tinsod
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

12 May 1892 Isaac Tinsod
Isaac Tinsod
J. Kilbuck
Police Justice.

0383

(1335)

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

3- District Police Court.

William Ries

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

Question. What is your name?

Answer.

William Ries

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

Russia

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

Answer.

no time

Question. What is your business or profession?

Answer.

a laborer

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

Answer.

I am not Guilty.
William Ries.

Taken before me this

12

1892

Police Justice.

W. H. H. H.

0384

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

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

Dated, June 12 1892 Michael Police Justice.

I have 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 he to be discharged.

Dated, 189 Police Justice.

0389

Police Court, 3~

District. 708

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isaac Fensold
37 East Broadway
vs.
William Reis

Officer [Signature]

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, June 12 1892

Kilbuck-Place 11~

Magistrate.

Officer.

Precinct.

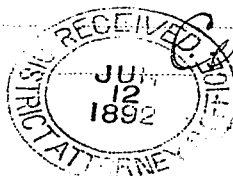
Witnesses

No. 61 Spring Street.

No. 27 Madison Street.

No. 11 Washington St Street.

\$ 1000 to answer



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

The People,

vs.

WILLIAM REIS.

"
"
"
"
"

Before

HON. JAMES FITZGERALD,

and a Jury.

Tried JUNE 20TH, 1892.

Indicted for GRAND LARCENY in the second degree.

Indictment filed JUNE 15TH, 1892.

APPEARANCES:

ASSIATANT DISTRICT ATTORNEY Mac DONA,

For THE PEOPLE.

A. J. WISE, ESQUIRE,

For THE DEFENCE.

ISAAC FEINSOD, THE COMPLAINANT, testified that he lived at 37 East Broadway. He, the complainant, knew the premises 37 Ludlow street. There was a liquor store at that number. The liquor store was kept by his, the complainant's, brother. He, the complainant, was in that saloon on the 10th of June, 1892. On that night he, the complainant, slept in the back room of the saloon. He, the complainant, went to sleep at a quarter to twelve. The saloon was not closed when he, the complainant, went to sleep. He, the complainant, undressed before he went to bed. When he, the complainant, went to bed, he had seventy dollars in his trousers pocket and a ring. He, the complainant, identified the ring shown to him by the District Attorney as the ring which he had in his pocket on the night in question. He, the complainant, woke up at about a quarter past six the next morning. When he, the complainant, went to bed, he put his pantaloons on a chair, but when he, the complainant, awoke the next morning they were gone. He, the complainant, had never seen the pantaloons since. He, the complainant, found his ring in a pawn-shop, at 86

0388

3

Park Row, the next day. A detective gave him, the complainant, the ticket, and he redeemed the ring. After getting the ring from the pawn-shop, he, the complainant, took the ring to the station house. He, the complainant, had never seen the seventy dollars or his trousers since.

In cross-examination the complainant testified that he was working at the time of the trial. He, the complainant, earned from twenty to twenty-five dollars a week. He, the complainant, was working the week prior to June 10th. He, the complainant, entered the saloon in question at about eleven o'clock. He, the complainant, did not drink anything on that night. The rear room of the saloon was about fifty feet long, and in that room there was a smaller room. He, the complainant, slept in the smaller room. He, the complainant, occupied the room alone. He, the complainant, did not count his money before going to bed, but he, the complainant, knew that it was in his pocket. Everybody in the saloon knew the defendant.

MAX SHAPERO testified that he lived at 181 Division street. He, the witness, knew the saloon at 27 Ludlow street. He, the witness, was in that saloon on the 10th of June, 1892. He, the witness, entered that saloon at six o'clock in the morning. He, the witness, saw the defendant there that morning. The defendant went in and had a glass of beer and then the defendant went into the back room. He, the witness, did not know who was in the back room. He, the witness, did not see the defendant go out of the rear room again. He, the witness, stayed in the saloon about five minutes, and had a drink of whiskey.

In cross-examination the witness testified that he was a tailor and was working on the 12th of June and on the day of the trial. He, the witness, returned to the saloon later, and heard that a larceny had been committed there. He, the witness, was not a drinking man, and had not drank anything prior to six o'clock on the morning that he saw the defendant. He, the witness, had never seen the defendant before that morning.

MORITZ AARON testified that he lived at 18 Essex street and lived there on the 10th of June, 1892. His, the witness's, place of business was at 27 Ludlow street, in the basement. He, the witness, had seen the defendant two or three times before. It was possible for any one to go from the rear room of Mr. Weinsod's saloon to his, the witness's, store in the basement. On Friday morning, June 10th, he, the witness, saw the defendant coming from a hall which ran alongside his, the witness's, basement. This was about six o'clock in the morning. He, the witness, was a witness in the police court, and saw the defendant in the police court. He, the witness, thought it was three or four days after he saw the defendant coming out of the hall, that the defendant was arrested, but he, the witness, was not sure.

CHARLES BACHULIS, being examined through the Official Interpreter, testified that he lived at 11 Washington street. He, the witness, spoke a little English. He, the witness, was a bar-keeper. He, the witness, knew the defendant. He, the witness, saw the defendant in the saloon at 11

Washington street on June 11th. The defendant came into the saloon and had a glass of beer. The defendant asked him, the witness, if he wanted to buy a ticket for a ring. He, the witness, asked the defendant how much he wanted for the ring, and the defendant said ten cents. He, the witness, took the ticket and gave the defendant ten cents. After the defendant had sold him, the witness, the ticket for the ring, the defendant said, "Don't say anything about it. I stole a pair of pants and a ring." The witness kept the ring and in the evening a detective called, in company with the complainant, and asked him, the witness, if he knew anything about the defendant. He, the witness, gave the ticket to the detective, and told the detective the conversation that he, the witness, had had with the defendant.

In cross-examination the witness testified that he had been working at 11 Washington street since the 11th of June. Previous to that he, the witness, had worked for three years in a factory in Eleventh street. He, the witness, saw the defendant a year ago in the same saloon. At that time, he, the witness, was not

working in the saloon. He, the witness, never had any dealings with the defendant, prior to the 11th of June. He, the witness, only knew the defendant by sight. The defendant did not tell him, the witness, where he stole the pants and ring from. After the arrest of the defendant, the officer brought him, the defendant, to the saloon.

CHARLES H. PLACE testified that he was attached to the 11th police precinct. He, the witness, arrested the defendant on June 11th, in Battery Park. The case was reported to the police station on the 11th of June. He, the witness, was given a description of the defendant, and he, the witness, had conversations with some people in reference to the case. In consequence of the conversations that he, the witness, had, he went down toll Washington street and had a conversation with the preceding witness, Bachulis. He, the witness, received a pawn-ticket from Bachulis. He, the witness, give the pawnticket to the complainant and sent him, the complainant, to redeem the ring. The complainant returned with

the ring.in evidence. From the description that was given to him by Bachulis, he, the witness, arrested the defendant.

In cross-examination the witness testified that he thought the ring was worth about eight dollars.

(No defence was offered.)

0394

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

523

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Ries

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

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

The said

William Ries

late of the City of New York in the County of New York aforesaid, on the *10th* day of
June in the year of our Lord one thousand eight hundred and ninety-*two*
at the City and County aforesaid, with force and arms, in the *day* time of said day,
divers promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *thirty-five*

dollars; divers other promissory notes for the payment of money, being then and there due and un-
satisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *thirty-five*

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *thirty-five*

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *thirty-five*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of
the value of *thirty-five dollars, one pair of*

trousers of the value of five dollars,
and one finger ring of the value
of five dollars,

of the goods, chattels and personal property of one

Isaac Feinsod
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 LANCEY NICOLL,

District Attorney.

0395

BOX:

486

FOLDER:

4435

DESCRIPTION:

Ringler, Henry

DATE:

06/20/92



4435

Witnesses:

Wm. B. Bille

466 / *Red*
Comiso, *Wm. B. Bille*
Filed *20* day of *June* 1892
Pleads, *Henry Ringler*

THE PEOPLE
16 Henry Ringler vs. 96 James B. Bille
f. Henry Ringler
Henry Ringler

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

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

James B. Bille
Foreman.
20 June 24, 1892
Ready answer & Beg
Ed. B. Bille
July 20, 1892 20

Subpoena Officiary
Temple

0397

Police Court

District.

City and County } ss.:
of New York,

Morris Brill
 of No. *163 West 24th* Street, aged *18* years,
 occupation *Driver* being duly sworn
 deposes and says, that on the *14th* day of *June* 18*92* at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by *Henry Riegler*
who cut and stabbed deponent
on the neck and in the left leg
with the blade of a knife
then held in his hand

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 *15* day }
 of *June* 18*92*

Morris Brill

J. W. Smith Police Justice.

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

The People v. }
Henry Ringler }

To the Honorable James Fitzgerald, Judge of
the Court of General Sessions &c.

The undersigned, the commission appointed
by an order of this Court, dated June 24 1892,
forthwith to examine the above named defendant
Henry Ringler, and to report to this Court
with all convenient speed, as to his sanity
at the time of such examination, do
respectfully report:

That the said commission first duly
took and subscribed the annexed oaths.

That due notice of the time and place
of executing the commission was given to
the District Attorney, and to the attorneys
for the said defendant, as will more
fully appear by the annexed notices, with
admission of the service thereof endorsed thereon
and signed by them, reference thereto being
had.

That the commission was attended by Charles E. Sumins Esq. Deputy assistant District Attorney on behalf of the People, and by Messrs: Blake & Sullivan, attorneys for the said defendant.

That the minutes of the proceedings before the commission are hereto annexed and form a part of this report.

That from an examination of the record in this case, and a personal examination of the said defendant, and upon the statements made by the said defendant and by his keeper at the Tombs (City Prison) to the commission, it finds and reports, as follows:

1st That the said defendant is now confined in the Tombs (City Prison) of the City of New York, under conviction, by confession, of the crime of assault in the second degree, and awaiting sentence under said conviction.

2nd That the said defendant was, at the date of his examination, a partial imbecile, but fully competent to distinguish the difference between right and wrong.

Upon the foregoing facts we are of the opinion.

That the said defendant Henry Ringle is sane, within the legal definition of that term.

All of which is respectfully submitted
Dated New York July 15 1892

Chas. F. McGuire & Co.

John H. Rogan
Commissioners

Above report of Commissioners
approved

James H. Crockett
Judge

Dated July 18/92

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

-----x
The People, &c.,

vs.

Henry Ringler.
-----x

City and County of New York, ss.:

I, CONSTANTINE J. MCGUIRE, M. D., a commissioner appointed by an order of this court dated June 24th, 1892, to examine the above-named Henry Ringler and to report to the court with all convenient speed as to his sanity at the time of such examination, do solemnly swear that I will faithfully and fairly hear and determine the question so referred to me, and make a just and true report thereon according to the best of my understanding.

Sworn to before me this)

28th day of June, 1892.)

Manus Block Const. McGuire
Notary Public 240
240

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

-----x
The People, &c.,

vs.

Henry Ringler.
-----x

City and County of New York, ss.:

I, JOHN H. ROGAN, a commissioner appointed by
an order of this court dated June 24th, 1892, to examine
the above-named Henry Ringler and to report to the court
with all convenient speed as to his sanity at the time of
such examination, do solemnly swear that I will faithfully
and fairly hear and determine the question so referred to
me, and make a just and true report thereon according to
the best of my understanding.

Sworn to before me this)

24 day of June, 1892.)

John H. Rogan

Henry Winger
Notary Public
NYC

—
N.Y. General Sessions

—
The People vs

v.

Henry Ruyler

—
Commissioners' Office

—
Filed June 28, 1892

Court of General Sessions &c.

The People
Henry Ringler

Please take notice that a hearing
before the undersigned commissioners will
be had in the Council Room at the
Tombs (City Prison) in the City of New York
on June 29th 1892 at 3 P. M.

Dated New York June 27th 1892

Hon Delaney Mcoll
District Attorney
Mess Blake & Sullivan
Defendants attorneys

C. J. MacCune M.A.
and John H. Logan
Commissioners
in above action
Appointed by order dated
June 24th 1892

Court of General Sessions

In Perpetuo

v.
Henry Ringer

Notice of hearing

Criminal

For a copy of the
within notice is hereby
admitted.

Dated June 2nd 1892

Deputy Clerk

Richard A. Allen

Public Highway

Exhibits Allen

Court of General Sessions.

The People
 v.
 Henry Ringler

Please to take notice, that a hearing before the commissioners appointed in the above entitled action to examine the defendant as to his sanity &c, will be held at the Judges' Chambers No. 32 Chambers Street in the City of New York on the 15th day of July 1892, at 3 P.M. and any testimony that the parties to this action may see fit to offer will be taken by the undersigned at that time.

Dated New York July 11th 1892

Yours &c
 C. J. McGuire
 & John H. Logan

Commissioners &c

To Hon. Delancey McGill
 District Attorney
 Beake & Sullivan.
 Deft's attys.

—
 Court of General Sessions
 —
 The People

v.

Henry Ringler
 —

Notice of hearing
 —

~~A~~ service of a copy
 of the within notice
 is hereby admitted.

Dated N.Y. July 13th 1892

W. E. Fawcett

District Attorney

Blair, N.Y.

Dep't of Justice

Court of General Sessions.

The People vs
 v
 Henry Ringle

Tombs (City Prison)
 New York June 29, 1892
 at 3 P.M.

Present Dr. C. J. MacGuire and
 John H. Regan, Commissioners

Mr. Sullivan of Bease & Sullivan
 attorneys for the defendant.

and Henry Ringle, the defendant, in person.

The Commissioners questioned the
 defendant, and obtained a narrative of
 his history & antecedents.

Commissioner MacGuire made a
 physical examination of the defendant.

Statement made by prison
 keeper -

Adjournment taken to
 time to be fixed

Judge's Chambers
32 Chamber Street
New York July 15 '1892

Present - Dr. C. J. MacKinnon and
John H. Rogan Commissioners.

Charles E. Surins Esq. Deputy Asst Dist Atty
for the People
Stephen Blake Esq. of Blake & Sullivan
attorneys for the defendant.

The commission notified the counsel present, that this hearing was had to give them an opportunity to examine any experts upon the question before the commission, and to introduce any other evidence they might see fit to offer.

Mr. Surins - I have no expert or other testimony to offer, and I am satisfied to leave the matter entirely to the judgment of the commission.

Mr. Blake - I have no testimony to offer.

The Commission - In view of the statements of counsel the testimony is closed, and the hearing as well -

Court of General Sessions.

The People vs.

v.

Henry Brigher

Commissioner's Report,
Notices and Testimony

Dr. C. J. Mackinnon
John H. Hogan
Commissioner

Filed July 16, 1892

04 10

0411

(1335)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

3

District Police Court.

Henry Ringler 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.

Henry Ringler

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

New York

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

Answer.

96 Goerck St. 9 months

Question. What is your business or profession?

Answer.

Work at tobacco

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
Henry Ringler

Taken before me this

15

day of

June

1897

Police Justice

04 12

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 *10* 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, *June 15* 189*7* *W. H. Smith* Police Justice.

I have 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.

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morris Briggs
163 West 2nd St
Henry Nigler

719
Offense, *fel det*

2 _____
3 _____
4 _____

Dated, *June 15* 189 *2*
Kelbrick Magistrate.
Farrell & Brennan Officer.
13 Precinct.

Witnesses

No. _____ Street.
DISMISSED
No. _____ Street.
JUL 18 1890
FOREMAN.
No. _____ Street.

\$ *1000* to answer.

[Signature]
[Signature]

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

Henry Ringler

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

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

The said

Henry Ringler
late of the City of New York, in the County of New York aforesaid, on the *14th*
day of *June* in the year of our Lord one thousand eight hundred and
ninety-*two*, with force and arms, at the City and County aforesaid, in and upon
the body of one *Morris Brill* in the peace of the said People
then and there being, feloniously did make an assault and *him* the said
Morris Brill with a certain *knife*

which the said

Henry Ringler
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 *Morris Brill*
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

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

The said

Henry Ringler
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
Morris Brill in the peace of the said
People, then and there being, feloniously did wilfully and wrongfully make another assault,
and *him* the said *Morris Brill*
with a certain *knife*

which the said

Henry Ringler
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.

De Laurey Nicoll,
District Attorney

04 15

BOX:

486

FOLDER:

4435

DESCRIPTION:

Robinson, Florence

DATE:

06/29/92



4435

Witnesses:
 Anna Bertram

100-2-101

67-613

(THE PEOPLE

1938 US.

Florence Robinson

Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1

District Attorney

A TRUE BILL.

Foreman,

Foreman,

July 13/92

Pleads q. L. Ldeg

1/11/62

July 19/92

0416

0417

(1885)

Police Court— District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 181 East 95th Street, aged 33 years,

occupation Keep house being duly sworn,

deposes and says, that on the 13 day of June 1891 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night-time, the following property, viz:

One leather pocket-book containing
 Eleven Dollars and thirty cents. One silk
 dress. One silk petticoat. Two wraps
 Two infant-dresses. One night-dress.
 one table cloth. all of the value of
 seventy dollars.
 (\$70.00)

the property of deponent. and Rudolph Rubinstein
 and in deponent care and custody.

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 Florence Robinson (now here)

from the fact that the said deponent
 was employed in deponent's home as a
 domestic. and on said date she left
 and after she left said property was
 missed from deponent's home. And at
 the time of the deponent's arrest the
 deponent had a portion of said
 property in her person. And she the
 deponent admitted in open Court in
 the hearing of deponent and Rudolph
 Rubinstein. that she took a portion
 of said property.

Wherefore deponent charges the said
 deponent with feloniously taking stealing
 and carrying away said property.

Sophie Herman

Sworn to before me, this

of

1891

Police Justice

0418

Sec. 198-200.

CITY AND COUNTY } ss:
OF NEW YORK, }

District Police Court.

Flourence Robinson being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is *h e* right to make a statement in relation to the charge against *h e*; that the statement is designed to enable *h e* if *h e* sees fit, to answer the charge and explain the facts alleged against *h e*; that *h e* is at liberty to waive making a statement, and that *h e* waiver cannot be used against *h e* on the trial.

Question. What is your name?

Answer.

Flourence Robinson

Question. How old are you?

Answer.

19 years old

Question. Where were you born?

Answer

Richmond Va.

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

Answer.

New Jersey

Question. What is your business or profession?

Answer.

Housework.

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

Answer.

*I am guilty of stealing
~~some of the property but not all~~
by advice of Counsel
I plead not guilty.*

Flourence Robinson

Taken before me this

25

day of *June* 189*4*

John W. ...
Police Justice

04 19

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 Alfred O. Smith 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, July 11 189

W. C. Mearns Police Justice.

I have 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.

~~342~~ 773
Police Court, 5 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sophia Herman
181. E 95th
Florence Whiteman

Carney John
Officer

BAILED,

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

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

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

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

Dated, June 25- 189 2
Meade Magistrate.
Gunnison Officer.

Witnesses 27 Precinct.
Rudolph Rubinstein
No. 181. E. 95th Street.

No. Street.

No. Street.

\$ 1000 to answer GS

Corn

1000. E June 26-9 and



New York General Sessions

The People v.c.

agst
Florence Robinson.

State City and County of New York ss:

George Pruger being duly sworn says that he resides with his family at No 223 East 97 St. N.Y.C. ^{and is janitor of the flats Nos 223, 225 and 227 E 97 St.} and has been acquainted with the above defendant for the last year; during which time deponent has heard the reputation for honesty of said Florence Robinson spoken of in the community in which she resided and knows her reputation for honesty to be good.

That from September 1891 till February 1892 said Florence Robinson was in the employ of deponent as a domestic and her duties were to clean the flats in the two houses Nos 225 + 227 East 97 St.; in the performance of which defendant had many chances to steal both money and personal effects but that defendant Florence Robinson always proved honest and perfectly trustworthy. ^{That deponent often had from two to three hundred dollars in his flat which she could have stolen.}

Sworn to before me this

6th day of July 1892

Geo. W. Walworth

Notary Public
N.Y.C.

Geo. E. Pruger

0422

N.Y. General Sessions

The People vs.

agst

Florence Robinson

Affidavit of Character

Westerfield Van Meter
Dft^d N.Y.

206 Bway N.Y.C.

New York July 6th 1892

To whom it may concern.

L. Lewis Robinson

Lived with me last winter as
general house worker. I found her
to be honest & faithful.

Mrs J. Rordan.

Grammar School 37

113 E. 87th

26. E. 106 St -

City N.Y.

Westfield & Van Meter =

Leon Sir =

Mrs Davidson decidedly objects
to my signing any papers,
and as Florence Robinson has
been out of our employment
for over one year and as
we have known nothing of
her conduct since =

We do not feel justified -
to pass an opinion of her
since she left us.

While here we feel sure that
she was honest and worthy
of a good recommendation
in that respect. Further
than this I can say no more
Respectfully Mrs H. Davidson.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Florence Robinson

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

Florence Robinson

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

The said

Florence Robinson

late of the *12th* Ward of the City of New York, in the County of New York aforesaid,
on the *13th* day of *June* in the year of our Lord
one thousand eight hundred and ninety-*two* in the night time of the same day, at the
Ward, City and County aforesaid, with force and arms,

the sum of eleven dollars and thirty cents, in money,
lawful money of the United States
of America, and of the value of
eleven dollars and thirty cents, one
dress of the value of thirty dollars,
one petticoat of the value of ten dollars
two wrappers of the value of two dollars
each, two other dresses of the value of five
dollars each, one night-dress of the value
of five dollars, one table-cloth of the value of two dollars
of the goods, chattels and personal property of one *Sophie Herman*

in the dwelling house of the said

Sophie Herman

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

De Ramsey Nicoll,
District Attorney.