

0625

BOX:

93

FOLDER:

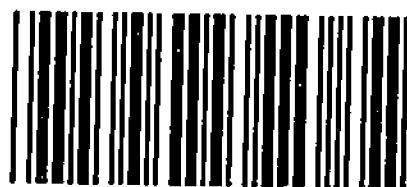
1013

DESCRIPTION:

Real, Joseph

DATE:

02/24/83



1013

0626

W 371

(II)

Day of Trial,

Counsel,

Filed

day of

Feb 1883

Pleadg

Not guilty

THE PEOPLE

vs.

P.

George Reed

Exhibit A

2nd Mar 1883 JOHN McKEON,
District Attorney.

Inds + convicted
with recommendations to the
A True BILL. Jury of the Court. '9.

William A. Phelps
Foreman.

Filed \$100. pd

0627

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Beal

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

Joseph Beal

of the CRIME OF *Swearing a Witness*
committed as follows:

The said Joseph Beal

late of the City and County of New York, on the ~~twelfth~~ day of *January*
in the year of our Lord one thousand eight hundred and eighty ~~three~~, at
the City and County aforesaid, with force and arms *feloniously* did

Offer to give to one Mary Seely then and there being a person about to be called as a witness upon the trial of a certain indictment for felony, to wit: for Burglary then depending against Patrick Sullivan and Richard Unger in the Court of General Sessions of the Peace, in and for the City and County of New York, a certain bribe, to wit: the sum of fifty dollars in money, upon an understanding and agreement that the testimony of the said Mary Seely as such witness should be thereby influenced, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

And the Grand Jury aforesaid, by this indictment further accuse the said Joseph Beal of the crime of *Swearing a Witness, come*

0628

mixed as follows:

She said Joseph Best, 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, feloniously did attempt by means of an offer of money, fraudulently to induce one Mary Feeley, then and there being a witness on the trial of a certain indictment then and there depending in the Court of General Sessions of the Peace in and for the City and County of New York against Patrick Sullivan and Richard Vinger for Embezzlement, to withhold from the said Court true testimony, and the true circumstances, within her knowledge, material to the issue joined upon the said indictment against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McLean

District Attorney.

0629

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, Sec.,
ON THE COMPLAINT OF

Wm. C. Keal

23rd & 108 St

John Keal

Offence

Imprisoning

Dated *February 21* 188*3*

Magistrate

Officer

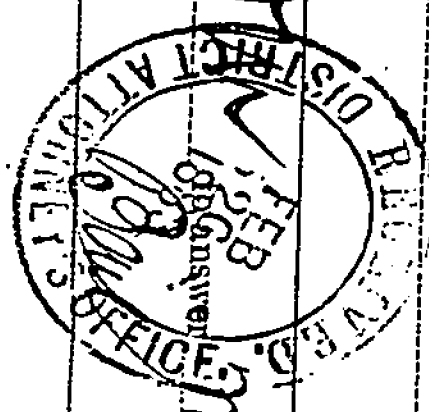
99 Precinct

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



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

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 *Feb 21* 188*3* *A. J. White* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0630

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not Guilty

Joseph Real

Taken before me this

day of

February

1883

Andrew Smith
Police Justice.

0631

Form 99.

Sixth District Police Court.

STATE OF NEW YORK.
City and County of New York, } ss.

Mary Alley

of No. 224 East 103rd
Street,

being duly sworn, deposes and says, that

On the 10th day of February 1883, Joseph Real (now deceased) came to defendant's house and offered defendant the sum of Fifty Dollars, if she would not appear as a witness against Patrick Sullivan who was charged with the crime of Burglary. - Said Sullivan was then under arrest charged with the crime of Burglary, on the complaint of defendant, and has since that date above set forth pleaded guilty to said offense, in the Court of General Sessions of the Peace of the City & County of New York.

Defendant therefore prays that said Real may be dealt with as the law directs.

Mary ^{her} & Alley
mark

Sworn to before me this 21

of February 1883

day

Police Justice.

0632

I Hereby Certify, That the Prisoner within named was examined by
the Court before judgment was pronounced, and he stated that he had
learned practiced mechanical trade

Clerk.

New York General Sessions of the Peace.

THE PEOPLE

Of the State of New York,

against

Patrick Sullivan

Richard Unger

February 21st 1883

COPY OF SENTENCE

TO STATE PRISON,

for the term of *Three* years.
each.

0633

At a Court of General Sessions of the Peace,

holden in and for the City and County of New York, at the City Hall of the said City, on Wednesday, the Twenty first day of February, in the year of our Lord One Thousand Eight Hundred and Eighty three.

PRESENT,

The Honorable HENRY A. GILDERSLEEVE,

Judge of the said Court of General Sessions

THE PEOPLE OF THE STATE
OF NEW YORK
against

*Patrick Sullivan
Richard Unger*

*On conviction by confession of Burglary
in the third degree*

Whereupon, it is ORDERED and ADJUDGED by the Court that the said Patrick Sullivan and Richard Unger

*For the FELONY aforesaid, whereof they ^{are} ~~is~~ convicted, be ^{severally} imprisoned in the STATE PRISON, at hard labor, for the term of *Three* years.*

A true Extract from the Minutes.

John Sparks Clerk.

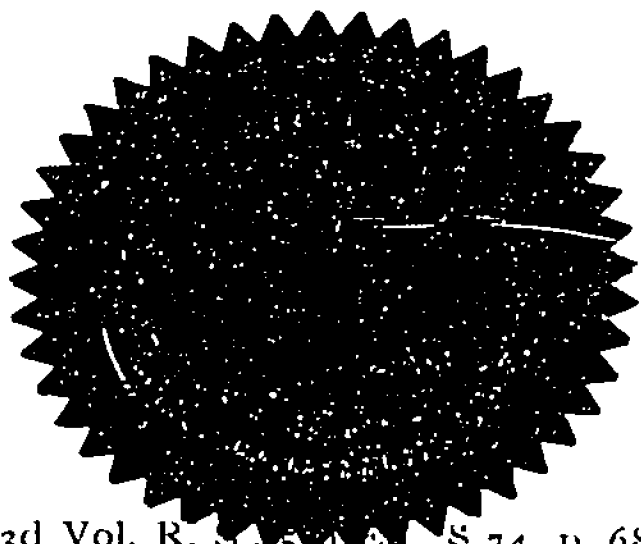
[OVER.]

0634

I, JOHN SPARKS, Clerk of the Court of General Sessions of the Peace, and of the Court of Oyer and Terminer held in and for the City and County of New York, each being a Court of Record and having a Common Seal, do hereby certify that the annexed is

~~a copy of~~ *a true extract from the minutes of said Court of General Sessions of the Peace,*

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom and of the whole of such original



3d Vol. R. S., § 74, p. 687.

GIVEN UNDER my hand and attested by the seal
of the said Court this *Twenty first* day
of *February* in the year of our Lord one
thousand eight hundred and eighty *three,*

0635

BOX:

93

FOLDER:

1013

DESCRIPTION:

Redding, Harry

DATE:

02/26/83



1013

0636

W. L. M.

(II)

Day of May
Counsel,
Filed 26 day of Feb 1883
Pleads Not guilty.

THE PEOPLE

vs.

B

James Redding

Keeping a Bawdy House.

Per 4/13 JOHN McKEON,

District Attorney.

Plead Guilty.

Museum alerted and
A True Bill Aug 1 therefore

Guilty
William H. McKeon

Epworth.

Friday 26

0637

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

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 ~~South~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~nineteenth~~ day of ~~February~~ in the year of our Lord one thousand eight hundred and eighty-~~three~~ and on divers other days and times as well before as afterwards, to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well 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 offences 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*

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

The said *Harry Redding*

late of the ~~South~~ Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the ~~nineteenth~~ day of ~~February~~ in the year of our Lord one thousand eight hundred and eighty-~~three~~ and on divers other days and times between the said

0638

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did 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 willfully 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, 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 willfully 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 annoyance 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 *Samuel Redding*

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Samuel Redding*

late of the *South* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *nineteenth* day of *January* in the year of our Lord one thousand eight hundred and eighty *three* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in *his* ——— 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 which 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.

JOHN McKEON,

District Attorney.

0639

Bail at \$300

James M. Smith

BAILED.

No. 1, by *David J. Williams*

Residence *45 West Broadway* Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Warrant ✓
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Williams

Harry Redding

No. _____

No. _____

Dated *February 17* 188*3*

Magistrate.

Officer.

Precinct.

Witnesses *James J. Williams*

No. *21* *Palmer Street.*

No. *21* *Palmer Street.*

No. *21* *Palmer Street.*

No. *21* *Palmer Street.*

No. *300*



Offence *Keeping a disorderly house*

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 *Harry Redding*

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

Dated *Feb 18* 188*3* *Wm. J. O'Connell* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0640

There are two Dutch Police Officers
in this precinct. So says Captain
of the precinct.

PART I. Hunter.

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

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

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *On. P. Sheehan & P.H. Malone*

of No. _____ Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *4* day of *Oct* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

Witness, Hon, FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Oct* in the year of our Lord 188*5*

JOHN McKEON, District Attorney.

160. E 35th St
J

0641

Sec. 151.

Police Court— 14 District.

CITY AND COUNTY }
OF NEW YORK, } 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 J. Gulligan of 14th Precinct Police that on the 16th day of February 1883, at the City of New York, in the County of New York, Harry Redding did keep and maintain at the premises known as Number 20 Batavia Street, in said City, a Disorderly House but a House of Prostitution 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 14 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 17 day of February 1883

Wm. J. P. O'Connell POLICE JUSTICE.

0642

Police Court—*ju* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John F. Gulligan
vs.

Harry Redding

WARRANT—Keeping Disorderly House, &c.

Dated *February 17* 188*3*

W. J. Purcell Magistrate

Leop. Tynan Officer.

4 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 _____ 188

This Warrant may be executed on Sunday or at
night.

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.

Dated _____ 188

Police Justice.

The within named

0644

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.

22

Question. Where were you born?

Answer.

Sweden

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

Answer.

2 Months 20 Bataria

Question. What is your business or profession?

Answer.

Butcher

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

Answer.

I reside in those premises, but I am not guilty of keeping a disorderly house

Harry Redding

Taken before me this
day of Feb

1883

W. J. Owen
Police Justice.

0645

Sec. 322, Penal Code.

1st District Police Court.

CITY AND COUNTY OF NEW YORK ss.

John A. Gilligan aged 24 years, Police officer
of the 4th Precinct - Police Street, in said City, being duly sworn says,
that at the premises known as Number 20 Batavia Street,
in the City and County of New York, on the 16th day of February 1883, 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 desorderly house to wit
a house of prostitution 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, ~~drinking~~ 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 17 day }
of February 1883 }

W. J. T. M. Police Justice.

John A. Gilligan

0646

BOX:

93

FOLDER:

1013

DESCRIPTION:

Reddy, James

DATE:

02/16/83



1013

0647

W745

Day of Trial, *Feb 27*
Counsel, *John McKeon*
Filed, *16* day of *Feb* 1883
Pleads *Not guilty.*

Assault in the First Degree.

THE PEOPLE

vs.

E

James Reddy

JOHN MCKEON,

Feb 27/83. District Attorney.

John McKeon

A TRUE BILL.

William H. McKeon

Foreman.

*Witness, Feb 27/83
James Reddy*

Paul Cooper
at. Feb 27/83
HA

0648

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

James Reddy

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

James Reddy

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

The said *James Reddy*

late of the City of New York, in the County of New York, aforesaid, on the *eleventh* day of *February* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *Jermiah Sullivan* in the peace of the said people then and there being, feloniously did make an assault and *kill* the said *Jermiah Sullivan* with a certain *knife* which the said *James Reddy*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *kill* the said *Jermiah Sullivan* 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

James Reddy

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *James Reddy*

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 *Jermiah Sullivan* then and there being, feloniously did, wilfully and wrongfully, make an assault and *kill* the said *Jermiah Sullivan* with a certain *knife* which the said

James Reddy

in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut 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.

JOHN McKEON, District Attorney.

0649

BAILED.

No. 1, by _____

Residence _____

Street _____

No. 2, by _____

Residence _____

Street _____

No. 3, by _____

Residence _____

Street _____

No. 4, by _____

Residence _____

Street _____

Police Court

1st District

THE PEOPLE, Sec.,

ON THE COMPLAINT OF

James Sullivan

James Reddy

Offence

Assault & Battery

Dated

February 12th 1883

Magistrate

Wm. Sullivan

Officer

Wm. Sullivan

Precinct

Witnesses

No. _____

Street _____

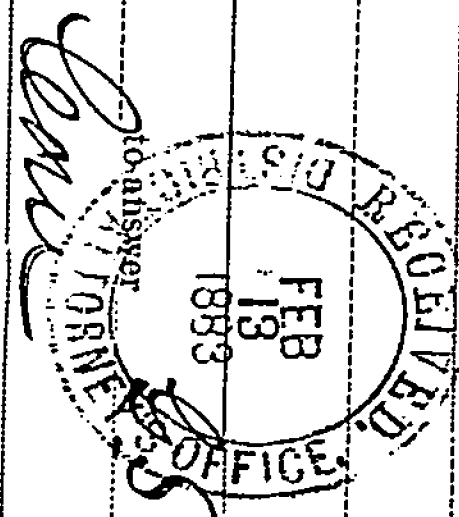
No. _____

Street _____

No. _____

Street _____

\$ 1500



Street _____

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

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 February 12 1883 Wm. Sullivan Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0650

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK, ss.

14- District Police Court.

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

Question. What is your name?

Answer.

James Reddy

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No 68 Murray, 8 months

Question. What is your business or profession?

Answer.

Brush Maker

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 acted in self defence

James Reddy

Taken before me this

12th

day of

February 1883

Wm. J. Conroy

Police Justice.

0651

Police Court—1st District.

CITY AND COUNTY
OF NEW YORK, ss.

Jeremiah Sullivan aged 24 years
Foreman of Baggage Room

of No.

139 Washington Street

on

Sunday the

11th

being duly sworn, deposes and says, that

day of

February

in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

James Reddy
(nowhere) who did willfully, maliciously,
and feloniously cut and stab deponent
with a Pocket Knife which he said
James Reddy held in his hand
cutting deponent's face

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

12th

day

of February

1883

Jeremiah Sullivan

W. J. T. W.

POLICE JUSTICE.

0652

BOX:

93

FOLDER:

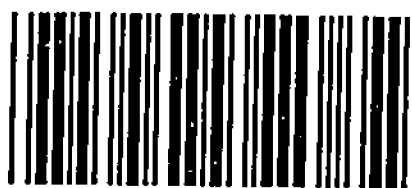
1013

DESCRIPTION:

Redmond, Philip

DATE:

02/07/83



1013

0653

W. J. Shanker
120 Bkay

Counsel,
Filed 7 day of Feb 1883
Pleads Not Guilty (9)

THE PEOPLE

vs.

ROBBERY—First Degree.

Edwin Redmond
H. J.

JOHN McKEON,

District Attorney.

A True Bill.

William H. Phelps

Part 2 Feb 13, 1883 Foreman

discharged from custody
on his verbal recognizance

Monday Jan 12

Upon arraignment I stated
there is no sheriff in this
court the aff. placed
he did not go in his
own recognizance
affirm
affirm

0654

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Philip Redmond

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

Philip Redmond

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

The said *Philip Redmond*

late of the First Ward, of the City of New York, in the County of New York, aforesaid,
on the ~~seventeenth~~ day of *January* in the year of our Lord
one thousand eight hundred and eighty *three* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Robert Galvin*

There aided and abetted in the commission of the above crime the said Philip Redmond and
alforesaid unknown and five promissory notes for the payment of money, being then and there

in the peace of the said People, then and there being, feloniously did make an assault
due and unsatisfied, and (of the kind known as United States Treasury Notes), of the
denomination of twenty dollars, and of the value of twenty dollars each: *ten*

promissory notes for the payment of money, being then and there due and unsatisfied,
(and of the kind known as United States Treasury Notes), of the denomination of ten
dollars, and of the value of ten dollars each: *ten*

promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known
as United States Treasury Notes,) of the denomination of five dollars, and of the value of
five dollars each: *ten* promissory notes for the payment of money, being then and
there due and unsatisfied, (and of the kind known as United States Treasury Notes)

of the denomination of two dollars, and of the value of two dollars each: _____

twenty promissory notes for the payment of money, being then and there due
and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each: _____

(of the kind known as cents), of the value of one cent each: _____

(of the kind known as two cents), of the value of two cents each: _____

(of the kind known as five cent pieces), of the value of five cents each: _____

*the United States, of a number, kind and denomination
to the Grand Jury aforesaid unknown, of the value
of one dollar and fifty cents, and one note of
the value of two dollars*

of the goods, chattels, and personal property of the said _____

Robert Galvin

from the person of said *Robert Galvin* and against
the will, and by violence to the person of the said *Robert*

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

JOHN McKEON, District Attorney.

0655

City and County of New York ss

Robert G. Galvin being duly sworn says that he resides at Number 258 West Street New York City and is complainant against Philip Redmond of said City now in the toms awaiting indictment charged with robbery. Depoent says that his business takes him out of the City of New York and it may be more than six months before he returns. Depoent further says that he expects to leave New York Tuesday next February 6th 1863. Depoent further says that he believes the said Robert Philip Redmond to be innocent of any intention to rob Depoent and consents to his discharge from custody.

Sworn to before me

this Feb 4th 1863

Michael F. Shanley

Notary Public

N.Y.C.

Robert G. Galvin

City and County of New York ss

Robert Galvin being duly sworn says that he has signed the above affidavit without of his own free will and consent and

0656

without any fear of violence or bodily harm
from either the said defendant or any of his
friends or relations. He, now further says that
no promise of reward or recompense or any
reward or money consideration has been
made or given to him on account of or in
consequence of his making this or the above
affidavit.

Given before me
this Feb 14th 1863

Michael J. Sharkey
Notary Public
N.Y. Co.

Robert J. Garrison

0657

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,

Robert Gallo

Philip Redmond

Offence, _____

Dated _____

1883

Magistrate.

Green Officer.

Clerk.

Witnesses,

No. _____
Charles Shuler Street,

No. _____

Street,

No. _____

Street,

\$ _____

to answer _____

Charles Shuler Street,

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

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

Dated *18 January* 1883 *Charles Shuler* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0658

Police Court--First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Philip Redmond

Question. How old are you?

Answer.

33 years.

Question. Where were you born?

Answer.

In Liverpool

Question. Where do you live?

Answer.

403 Greenwich St

Question. What is your occupation?

Answer.

Steamboat man

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

here preferred against you?

Answer.

Galvin was drunk. Came into a saloon where I was. Took the pistol out of his pocket. Told me to put it away. He told me to get away or he would shoot me. I followed him out and took the pistol out of his pocket. I was alone at the time and did not take any money.

Philip Redmond
Mark

Taken before me, this

day of

January, 1883

Police Justice.

0659

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

POLICE COURT, DISTRICT.

of No. 3 Reinst Police Charles Finken Street, being duly sworn, deposes and
says that on the 18 day of January 1883
at the City of New York, in the County of New York, about 3 A.M.

He arrested Philip Redman now
present. Corner Canal & Washington
Street. and found in his possession
the pistol stolen from Robert
Galvin. That defendant admitted
taking said pistol from said
Galvin.

Charles Finken

Sworn to before me, this

of

1883

18 Aug

Police Justice.

0660

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

Police Court--First District.

Robert Galvin
 of No. *286 West* Street, being duly sworn, deposes
 and says, that on the *17* day of *January* 18*83*
 at the _____ Ward of the City of New York, in the
 County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent, by force and violence, without his consent and against his will, the following property viz:

Good and lawful money of
the United States of the value
of One Hundred and fifty one ^{*50*}/_{*100*}
Dollars, and one revolver pistol
of the value of Two Dollars - in all

of the value of *One Hundred fifty three* ^{*50*}/_{*100*} Dollars,
 the property of *Complainant*

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

Philip Redman now present, and
 another not in custody. That
 deponent had said money and
 pistol in his pockets, while in
 a saloon in Canal Street.

That said defendants followed
 deponent out of the saloon and a
 half a block therefrom pushed him
 over a pile of lumber. That the
 defendant not in custody held de-
 ponent, while said Redman took said
 money and pistol. That Redman
 then said "I've got all I want. let him
 go"
Robert Galvin

Sworn to, before me, this

18 day

Police Justice.

0661

BOX:

93

FOLDER:

1013

DESCRIPTION:

Reeve, William

DATE:

02/08/83



1013

0662

W 38

Counsel,
Filed *J. J. Kelly* 1883
Pleads *Not Guilty*

THE PEOPLE
vs. Wm. J. Kelly
vs.
Wm. J. Kelly
William J. Kelly
13th

INDICTMENT.
LAWRENCE AND RECORDING STOLEN GOODS
JOHN McKEON,
District Attorney.
22 May 26. 1883.
A True Bill.
William J. Kelly
City Prison 10 Dec 83.

Wm. J. Kelly
Wm. J. Kelly

0663

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Reeve

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

William Reeve

of the CRIME OF ~~Petit~~ LARCENY, committed as follows:

The said William Reeve

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~third~~ day of ~~February~~ in the year of our Lord one thousand eight hundred and eighty- ~~three~~ , at the Ward, City and County aforesaid, with force and arms one cigar case of the value of six dollars, one cigarette case of the value of five dollars, and one pocket book of the value of seven dollars

of the goods, chattels and personal property of ~~The American~~ Specialty Company 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.

John McLean

District Attorney

0664

W. Sessions ~~Court~~

*The People of the State
of New York*

Plaintiff

against

William Reeve

Defendant

Offedavits

JAMES W. RIDGWAY,
Attorney for *Defendant*
357 FULTON STREET,
BROOKLYN, N. Y.

Due service of a copy of the within is
hereby admitted.

0665

N.Y. Court of Sessions

The People of the
State of New York
against
William Reeve

City of ^{Brooklyn} Kings
County of ~~New York~~ as John
Dickling — Banker of No 46
Exchange Place in the City of New
York being duly sworn deposes
and says he is well acquainted
with the defendants above named
and has known him for almost
years last past.

That defendant knows
the character of said defendant for
honesty and that same is good —

That defendant never heard any
thing against the character of defendant
until the charges upon which he is now
being made.

Sworn to before me

this 23rd day of Feb 1883

John Dickling

Jos Bagnarello

Comptroller of Deeds

0666

Sup. Court of Sessions

The People of the
State of New York
against
William Keene

City of ^{Brooklyn} Kings
County of ~~New York~~ is Henry G. H. Soar
man of color of lace at No 176 North
Fourth Street Brooklyn being duly sworn
deposes and says: He is well acquainted
with the above named defendant and
has been so acquainted with him for
years last past.

That defendant knows
the character of said defendant for
honesty and integrity and that same
is good and that until the charge upon
which said defendant is now held
was made defendant never heard anything
against his character.

Sworn before me

this 23 day of July 1893

Henry G. H. Soar

Jos Bagnarello

Comptroller Deeds

My Court of Sessions

The People of the
State of New York
against
William Reeve

City of ~~Brooklyn~~ ^{Kings} County of ~~New York~~ ^{Kings} ss. - I
Blair of No 187 Church Street
in the City of New York by occupa-
tion Manufacturer of Suits, Cloaks
& being duly sworn deposes and
says that he is well acquainted with
the above named defendant.

That said defendant was in
defendants employ for a period
of two years during which time
he conducted himself in an exem-
plary manner.

That defendant knows
the character of said defendant
and that same is good and
that defendant never heard any
thing said against his character
until defendant heard of the charge
upon which he is now held.

From before me

0668

This 23 day of July 1883

Jules Plan
Jos Bagarello
Comr of Deeds

N.Y. Court of Sessions

The People of the
State of New York
against
William Beebe

City and County of ~~New York~~ ^{Kings} ss: John Thompson
now being duly sworn deposes and
says he is an importer of European
Merchandise and carries on business at
No 58 Broadway in the city of New
York.

That he is acquainted with the
above named defendant who was
at one time in defendant's employ
that as far as defendant knows the
character of said defendant for honesty
is good that defendant never heard
anything against his character until
the making of the charge upon which
he is now held.

Inasmuch as he
this 23rd day of Feb 1883

John Thompson
Jos Bagnardello
Comptroller of Deeds

0670

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

Police Court 2 District 1

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

John W. Stevenson
William Reeve

2 _____
3 _____
4 _____

Offence, Petit Larceny

Dated February 14th 188 3

Magistrate

McClintock 15th Officer.

Mr Clerk.

Witnesses, Geo W. McClintock

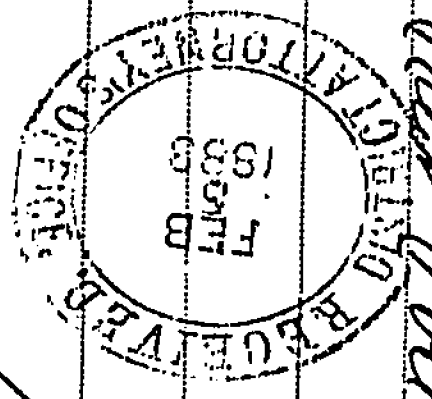
No 15 West Police

No. _____ Street, _____

No. _____ Street, _____

\$ 1000 to answer J. J.

Conrad



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

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 February 14th 188 3 Shugh Gardner Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0671

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

William Reeve 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.

William Reeve

Question. How old are you?

Answer.

Twenty years & 9 months

Question. Where were you born?

Answer.

England

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

Answer.

212 Wilson Street, Brooklyn, 4 days

Question. What is your business or profession?

Answer.

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 have nothing to say

William Reeve

Taken before me, this 14 "

day of February 188 8

Hugh J. [Signature] Police Justice.

0672

City and County of New York, ss.

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

vs.

William Reeve

On Complaint of

Henry C. Johnston

For

Petit Larceny

After being informed of my rights under the law, I hereby *demand* a trial by Jury, on this complaint, and demand a trial at the COURT OF ~~SPECIAL~~ *General* SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *February 14th* 18*73*

Henry C. Johnston Police Justice.

William Reeve

0673

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ssFrank E. Johnstone, aged 46 years,
of No. 761 Broadway, Street, occupation, Manager,
being duly sworn, deposes and says, that on the 3^d day of February 1888at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time,

the following property, viz:

One cigar Case, one Cigarette Case
and one pocket-book, in all and
together of the value of eighteen
dollars.

the property of

"The American Specialty Company"
an incorporated Company under the laws
of the State of New York, and in deponent's
care and chargeand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away byWilliam Reeve, now
here, from the fact that said deponent
was then in the employment of said
Company and had access to said property;
and after his arrest deponent saw said
stolen property in his possession and
concealed on his person, and he then
and there admitted to deponent stealing
the same.

Frank E. Johnstone

Sworn before me this _____

day of February

1888

Police Justice.

0674

BOX:

93

FOLDER:

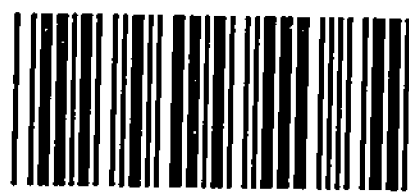
1013

DESCRIPTION:

Reicherbach, Gabriel

DATE:

02/26/83



1013

0675

Rec'd Feb 9. 1882
\$200 amt. of forfeited bond
wherein which sum was
on that day paid to city
Chambersburg
"bond to appear before
a Police Justice on "
examination - forfeited

Counsel,
Filed 26 day of Feb 1883
Pleads

THE PEOPLE
vs.
Embezzlement
and Larceny.
Gerrit Reichert

John W. Kern
DANIEL C. ROLLINS,
District Attorney.

A True Bill.
William H. Murphy
Foreman.

0676

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Gabriel Reicherbach

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

of the CRIME OF

Embezzlement

committed as follows:

The said

Gabriel Reicherbach

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the fourth
day of January in the year of our Lord one thousand eight hundred and
eighty two was employed in the capacity of a clerk and servant to one

Thia Rader

and as such clerk and servant, was entrusted to receive from one John Stieh
the sum of eight dollars and seventy
five cents in money, lawful money of
the United States and of the value of
eight dollars and seventy five cents for
and on account of the said Thia Rader.

and being so employed and entrusted as aforesaid, the said Gabriel Reicher-
bach by virtue of such employment

then and there did receive and take into his possession from the said John
Stieh the said sum of eight dollars and
seventy five cents in money, lawful
money of the United States and of
the value of eight dollars and seventy
five cents

for and on account of

Thia Rader

his said master and employer; and ~~that~~ the said Gabriel Reicher-
bach on the day and year last aforesaid,
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently
and feloniously embezzle and convert to his own use, without the consent of said master and
employer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said sum of
money

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of the goods, chattels, personal property and money of the said Shirley which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Grand Jury aforesaid, by this indictment, further accuse the said Gabriel Reicherbach of the CRIME OF Brix Sarcany

committed as follows :

The said Gabriel Reicherbach

\$8.75

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as half eagles), of the value of ten dollars each: six gold coins (of the kind usually known as quarter eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually known as half dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as three cent pieces), of the value of five cents each: one thousand coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

~~Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of~~

~~Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of~~

~~Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of~~

~~Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of~~

0678

of the goods, chattels and personal property of one *Anna Radler*

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

John McLean
DANIEL G. ROLLINS, District Attorney.

0679

Sec. 151.

Police Court 4 District.CITY AND COUNTY }
OF NEW YORK, } 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: James Radler
of No. 13 Beekman Place Street, that on the 4 day of January
1883 at the City of New York, in the County of New York,

Gabriel Reichenbach did feloniously
embezzle and convert to his own use
good and lawful money of the value
of eight ^{70.00} Dollars. The property of
Complainant.

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

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 said Defendant and bring him forthwith before me, at the 4 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 9 day of January 1883

Andrew White POLICE JUSTICE.

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated

188

Magistrate

Officer.

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

Officer.

Dated January 16 1883

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, January 16

Native of

US

Age,

24

Sex

Ree 353 & 350 - 86

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0680

Handwritten notes:
Tuesday 30. - 3 PM
No. 5783 - 4

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.,

OF THE COMPLAINANT OF

Handwritten:
13 Putnam Street
Cathedral Street
Cathedral Street

Offence, _____

Dated 9 January 1881

Handwritten:
Magistrate

Officer _____

Clerk _____

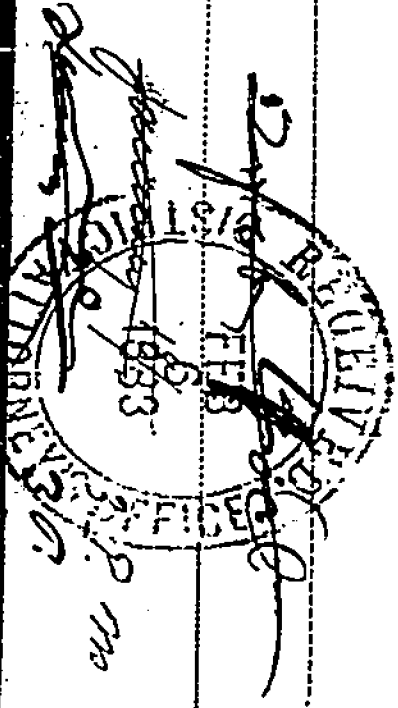
Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

* _____ to answer _____



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

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 _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0681

Form 9.

Sixth District Police Court.

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

of No.

street

that on the

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

being duly sworn, deposes and says,

day of

John Stick
997 Third Avenue, New York
city
4th
January 1883
the he paid to
Gabriel Reichenbach of said city the sum
of Twenty-three dollars and seventy five cents
for Kira Rodler, an agent or servant
of said Rodler, being for goods sold
and delivered by said Rodler through
said Reichenbach as agent or servant of said
Rodler to deponent.

Sworn to before me this
7th day of January 1883
Andrew White
Police Justice
John Stick.

0682

Form 9.

Sixth District Police Court.

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

of No.

street,

that on the

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

being duly sworn, deposes and says,

day of

Kiva Radler
13 Beckman Place.
New York City
or about 45
January 1887

Gabriel Reichenbach of said city, being in the employ, and a servant or agent of defendant and not an apprentice, nor within the age of eighteen years, did feloniously embezzle and convert to his own use without the assent of defendant, the property of defendant which had come into the possession of said Gabriel Reichenbach, as such employee, servant or agent and which said property consisted of money in the sum of Eight dollars and seventy-five cents, being money paid to said Gabriel Reichenbach by one John Otis of the said city for defendant and which said money was received by said Reichenbach as the servant or agent of said defendant.

That said Gabriel Reichenbach has failed to pay over to defendant said money or any part thereof or its equivalent and that said Reichenbach has embezzled and converted the same to his own use with the unlawful intent to deprive and defraud defendant, the true owner of said property and to appropriate the same to his (Reichenbach's) own use.

That the aforesaid sum of Eight dollars and seventy-five cents was portion of the sum of Twenty-three ^{dollars} and seventy-five cents paid to said Reichenbach by said John Otis as the agent of defendant, for goods sold or delivered to said Otis, defendant having received only the sum of fifteen dollars out of the said sum of Twenty-three ^{dollars} and seventy-five cents.

Subscribed and sworn to before me this 7th day of January 1887
Kiva Radler
Police Justice

0683

Wm Reichenman
69 W. B'way

defendants Exhibit 1.

New York, July 8/22

This is to certify that Mr.
Gabriel Reichenbach has been
in my employ for two years
and has during this time
through his strict attention to
business and his honesty earned
my esteem and satisfaction.

H. Davlen
39 Madison Lane

In the matter of
 Kira Radler
 vs
 Gabriel Reichenbach

Embezzlement

City and County of New York. ss
 at an Examination held on January
 20. 1883 before Justice Person
 N. Herrmann, John Tuck being
 duly sworn and examined for
 in presence of Gabriel Reichen-
 bach the defendant. Testifies
 as follows

Q. What is your name age and
 occupation and residence?

A. My name is John Tuck, my
 age 27 years, my occupation
 that of a baker and reside at
 997- 2^d Avenue. I had occasion
 to buy goods of Mrs Radler
 I bought goods of Radler through
 the defendant as Salesman
 of Radler. The bill ^{of goods} here
 shown to me dated January 4
 1882. I bought of Mrs
 Radler through the defendant,
 the amount of the bill here
 shown is Twenty three $\frac{75}{100}$ dollars

0685

for Jewelry; I received the goods shown on that bill — and Mr Reichenbach gave me the bill just shown me here — and I paid ~~him~~ the amount of twenty three $\frac{75}{100}$ on the second day when I bought the goods of defendant, and the defendant did then receipt the bill in my presence. The bill is marked Exhibit "A."

Cross for defense

By my ~~own~~ recollection I cannot say that I had any other dealings with Mr Reichenbach on January 4th 1882. I could not swear ~~by~~ my own knowledge ^{that} I had ~~any~~ transactions ^{on that date} evidenced by the bill —. I had dealings with the defendant for a period of about two years —

Re-direct. With the aid of the bill I can swear I had transactions with the defendant on the 4th of January 1882, and that I paid the amount of the bill as ~~shown~~ that date. I swear to that positively.

0686

From the deposition
of the witness

By the Court. . . I had transactions
with defendant always every
week, I always paid in full.
never on account. John Sticks.
City and County of New York
Kiera Radler; the complainant
being ^{duly sworn} and
of defendant Testifies ^{as follows} my age
is 39 years; my occupation that
of a manufacturer of jewelry,
I reside at 13 Beckman place
in this city; I know the defendant
here present; my place of business
is no 30 Maiden Lane; In the month
of January 1882, the defendant
was in my display; he was
a salesman and bookkeeper
I gave him gold to sell through
out the city, and power to
collect on sales made. We
Leisnerback made ^{reports} daily entries
to me of his daily sales—
and he was required to enter the
sales on a book— I examined
the book and the accounts
Every day— he paid over to
me every day what he had
collected on that day

0687

the book here shown me and
marked Exhibit "B." - for
identification - is my day book
containing the entries of the
daily sales on Page I. of the book
the entry "January 4, 1882 -
having a sale to J. Hick; city -
I identify as being in the hand-
writing of the defendant - by
looking at that entry I can state
that Reichenbach told me that
he had sold fifteen dollars
worth of goods to Mr. Hick
that day - and ^{that} Reichenbach
paid me the money - I got the
bill here shown marked Exhibit
"A." ^{lately} from Mr. Hick -
Conf. for defendant -
The paper here shown me, (the
complaint is shown to witness)
is the complaint against Gabriel
Reichenbach signed by me and
sworn to by me. - The complaint
I did not read myself but it
was read to me, by whom I
do not remember, that com-
plaint was made January 9, 1883.
I have a good memory - I can not

0688

remember who read the Complaint
to me - I know what I signed
and more to - I said in the Com-
plaint, that he sold goods and
that he received money and.

The Complaint was read to me
but I did not understand it
fully. Because I do not understand

English - If it is read to me
I ~~shall~~ will understand it,
if it is read to me in English
and explained to me in German
I understood it. When the

Complaint was read to me
it was not ^{translated} explained to me -

The charge I made on January
9th 1883; against Mr Reichenbach
was that, on January 4, 1882

Reichenbach sold to Mr Stick
goods for twenty three ⁷⁵/₁₀₀ dollars
and that I did not receive more
of that sum than fifteen dollars.

I was not present when Reichen-
bach sold the goods to Stick, I
see from the entry in the book and
from the bill; - Mr Reichenbach
was in my employ for about
a year and a half.

0689

When Mr Reichenbach went on ^{the} ~~the~~ road I sometimes gave him along ~~for~~ goods to the amount of three thousand dollars — sometimes he was on the road, sometimes here in the city he was authorized to keep books and receipt bills. — I kept no books myself, I cannot write — I can write my name; — I can not read — I can read that bill and read figures — — As I said in my direct examination Mr Reichenbach paid over to me daily what he had collected on that day — I mean to say he paid to me what he entered on the book — ~~about that~~. Of my own knowledge I cannot swear that I received any money from Reichenbach, on January 4, 1882 except as what I see from the book, from the entry on the book I know positive and can swear that I received that money and not more

I looked at that book to day —
I am sure that on January 4
1882 Reichenbach did give
me not more than fifteen
dollars — on January 4, 1882
as the book shows Reichenbach
paid to me, seventeen dollars
and a half; — fifteen dollars,
nine dollars — three dollars
and twenty five cents — in all
forty four dollars and seventy
five cents —

Q. Will you swear that Mr
Reichenbach on the 4th of
January 1882 or at any
time since, did not pay you
the sum of Eight dollars and
seventy five cents; which
you charge him with having
embezzled?

A. Yes, I swear to that — because
there is no entry on the book
on the 4 of January 1882; that
he paid it — and I swear that
there is no entry made in the book
since January 4, 1882 of the
receipt of ^{the} Eight dollars and seventy-
five cents; charged to have been embezzled

0691

I do not know all my Customers
~~I never heard of a customer of~~
~~mine by the name of H. Kraft~~
 I have heard of H. Kraft, but
 I do not know him - I do not
 know that any thing was sold
 to H. Kraft; I ~~see~~ ^{know} it now be-
 cause it is entered in the book -
 with the exception of this bill to
 Mr. Stick, I do not know of
 any sale by Mr. Reichenbach
 excepting as appears by the book.
 Indeed I lent Reichenbach out every
 day with good, sometimes to the
 amount of three thousand dollars.
 The good make pincers and lockets
 I gave him ^{a new supply of} good every two or
 three weeks; he returned the
 unsold goods every evening -
 I ~~often~~ compared the stock with
 every two or three weeks, and
 with the entries in the books, -
 at a cost ^{was kept} of the goods received by
 Reichenbach, - - in comparing
 the stock with the entries it all-
 ways agreed - - I relied on him -
 Reichenbach was discharged by me -
^{in 1882} because about May 1882

0692

he wrote to me from Columbus Ohio that he had sent to me forty dollars; I did not receive that money — when he returned from Ohio he remained with me two or three weeks — I wanted to

receive about the forty dollars — When I discharged Reichenbach, Mr William Reichman took stock of my goods in presence of Reichenbach I do not know whether every thing was all right — There were goods missing — I do not know how much — A man named Dreyfus, said there was one thousand dollars missing another said two thousand, at that time I did not know any thing about the defendant — defendant's brother was charged and committed theft in my place; The matter was settled; I received three hundred and fifty dollars; Mr Reichman attended to this — The defendant was then in my employ

The defendant never deposed
 a recommendation; nor did
 I authorize Richman to write
 a recommendation for defendant.
 As at about September 1882
 I saw this bill marked Exhibit
 A for the first time; the same
 day I compared the bill with
 the entry in the books; then
 I found that money was
 missing -- I knew then where
 I could find defendant --
 I waited to make complaint
 to see if I could find out
 something more of such
 cases -- and I found out some
 cases -- I made the complaint
 on my own accord --

Q Did you or any of your creditors
 demand of you to make com-
 plaint?

A No. I made I spoke to my cre-
 ditors about it; but I made
 the complaint voluntarily --

Q Have you not received money
 from your creditors to pay your
 debts?

10 Questions objected to. Objections sustained

0694

Q. Yes I received an ~~expectation~~
I told ~~some~~ some of my creditors
that the defendant has picked

me -
Q. Did the creditors, ^{among of the creditors} allow you an
retention on the condition that
you make ^{their} complaint against
the defendant?

A. They said nothing but that
they would wait... No there
was no condition -

K. Radler

~~Indirectly before me~~
~~Witness~~

~~Kara Radler recalled testimony
when the complaint was read to
me it was not explained to
me, but I knew all about it.~~

0695

City and County of New York
 Arthur W. Kipling being
 duly sworn and examined in pre-
 sence of defendant says my age
 is 29 years, my occupation that of
 importer of brooches and imitation
 stones; I reside at Roselle, New
 Jersey — and my place of
 business is at No 6. Maiden Lane
 New York City; I know the defendant
 Mr Reichenbach; through my
 connection with Mr Radler
 from whom I sold goods —; and
 at about the 28th of December 1882
 I saw the defendant, in the office
 of Mr Greenbaccus — on the
 at 170 Broadway — there was
 present, Mr Greenbaccus, the
 Mr Reichenbach the defendant,
 and myself; —

Q. Mr Kipling please state what
 took place there; limiting
 yourself to the matter in
 controversy there?

Answered & by Counsel for defendant
 as the ground; of improper inducement
 having been offered —

Obj

12

Mr. Keping examined by counsel
 for defendant testifies; The defendant
 was sent for while I was writing
 at Mr. Greenbaum's office on
 my request, I knew that
 the defendant had been charged
 with embezzlement. - We all
 took part of the conversation
 there was no threat made to
 defendant, until the conversation
 was finished, when he was told
 that he would be ~~arrested~~,
 after to prosecute the affair, unless
 he would settle it; it was in
 the evening; the conversation
 lasted about ten minutes, the
 defendant appeared to me very
 cool, and ~~unimpressed~~. The defendant the
 threats were made subsequent
 to the statements of confession
 made by defendant; - ~~and~~ after
 that he had been told that he
 would be prosecuted he left -
 2. Did Mr. Greenbaum at that con-
 versation say: that if the defendant
 did not settle ~~some~~ ~~some~~ ~~some~~ ~~some~~
 he would have defendant arrested.
 and as Mr. Greenbaum was a friend

of Mr Taitet he would be discharged
at once?

A. No. The defendant was ~~sent for~~
for the purpose of making a
settlement; he ~~the defendant~~
made the remark ~~himself~~ that
if his name appeared in the
paper he would never get
a place again. objected to
objection is not sustained. objection waived

A. When defendant arrived Mr Greene
began ~~opened~~ the conversation
and told defendant who I was -
then explained to defendant; that
~~we~~ had found out his defalcations.
Then defendant denied positively
Everything - Mr Greenbrow
then showed him some of the bills
which we considered proof ~~for~~ ^{that} ~~work~~
of them ~~definitely~~ ^{where} explanations made
~~for~~ by the defendant by entries
made on Mr Radler's day book
until we came to Mr Hick's bill
the bill here shown ~~was~~ ^{and} marked
Exhibit "A," as among the bills
shown the defendant, defendant
then asked to see the day book -
the book here shown marked

Exhibit B. defendant explained
 "that only makes Eight dollars
 and seventy five cents." We then
 asked him how much he had
 taken, he said "that is a very
 funny question to ask him"
 after repeating the question
 several times, he said it might
 be about Seventy five dollars
 that is all he could remember
 but unless that we could
 produce proof that, he had
 taken more.

Then during the conversation
 he asked "what I expected him
 to do," I did not answer that
 question, but asked him:
 "what he would do" - after a good
 deal of hesitation he remarked
 that he was poor - and working
 on a small salary and would
 be willing to settle the matter
 for one hundred dollars pay-
 able in installments.
 I refused promptly his offer
 Mr. Greenbaum then asked
 me, how much I thought
 we had better settle with him
 for

I said that I could not take
 the responsibility for settling
 the matter for less than
 five hundred dollars — which
 he refused distinctly to pay
 saying that Mr Radler had
 already robbed his mother
 by making her settle for her son
 defendant's brother, that Mr
 Radler could not do it
 with defendant. Mr Greenbaum
 then showed him the serious
 position he has put himself
 in. We got together a certain
 number of bills which
 had been receipted by defendant
 and according to the banks
 not paid over to Mr Radler.
 We asked him several times to
 state the amount of his de-
 falsifications; in answer he said
 about seventy five dollars —
 when he saw the entry of bill
 here shown Exhibit A) and the
 entry on the day book; here —
 marked "that makes only eight
 dollars and seventy five cents.
 2 Prop Ex. by Counsel for defendant

As far as I remember Mr Green-
baum showed the defendant the
bills and explained to him
as to the Criminal offense he
had committed. To the best of
my recollection I have stated
all that occurred and that
accusations to the admission
to this charge. When I said
We took a certain number
of bills; I meant Mr Green-
baum, Mr Radler and myself -
I am to be interested in this
matter, Mr Radler is a very
old customer of my father
and myself and owed me
at that time about eight or
nine hundred dollars - and
had been owing them for
of that sum for about
Eight or nine months - as
it was due I asked Mr Radler
for it, he promised it to me several
times; finding he could not
keep his promises, I and mother
of his creditors, got a statement
of his business as near as we could
we then got him an Extension of

Credit for five months from all his Creditors - I wished to assist him in straightening his affairs, - from the examination of his books and the bills, ~~we~~ arrived at the conclusion that there had been thefts committed by the defendant - although ~~some time~~ a few weeks before Mr Radler intimated to me, that he had been given some bills by one of his customers; showing that goods had been sold and Mr Radler could not find an entry therefor on his books - I did not suggest to Mr Radler to prosecute defendant -

Q. When defendant said "this week only eight dollars and seventy five cents, did he confess that he took the money -

A. No.
Q. When he said "it might be seventy five dollars, did the defendant prefer to the discrepancies ^{said to} appear ^{between} the books and the bills

Q. Yes, that
 A. Yes, it refers to the discrepancies
 between the bills and the books.

Q. During the consultation as to what
 course was to be pursued ^{to proceed} against
 the defendant, was it not sug-
 gested to get an admission or
 confession from defendant?

A. I can not remember - the
 object was to get a settlement
 after the consultation we were to determine
 whether to proceed ~~commonly~~ ^{and then}
 as entered on a civil action
 the said defendant offered
 one hundred dollars in settle-
 ment, I said, could not take the
 responsibility to accept that.

Q. Will you swear that the de-
 fendant admitted to have
 Embezzled money from Mr
 Radley.

A. Yes I will - he said to be ad-
 mitted to the Embezzlement
 of the amount of about seventy
 five dollars - The defendant
 did not admit to have
 Embezzled the Eight dollars and
 seventy five cents - I know as
 my own knowledge, from his confession

comparisons of
and the bills and the entries in the
day book, that the defendant
had embezzled money from Mr
Rader.

Re direct The defendant admitted
that the entry on Page I-Exhibit
"B" was in his handwriting he
also admitted that the bill
marked Exhibit "A" was in his
handwriting. As to the eight
dollars and seventy five cents
defendant assumed this makes
only eight dollars and seventy
five cents; to the fact that
was to the question of Mr Greer
bearing as how he could explain
that; - Prior to that ~~admission~~ ^{statement}
as the eight dollars and seventy
five cents there had been a
general conversation as to
~~admission~~ of the defendant's
having taken money from Mr
Rader.

Whipling

0704

City and County of New York ss:
 At an adjourned Examination
 held on January 24, 1883 before
 Justice Gerson M. Herrman
 William Reichman being
 sworn and examined ^{for and} in presence
 of the defendant, Testifies as
 follows. my name is William
 Reichman 28 years of age
 by occupation a merchant
 residing at No. 415 East 57th Street
 and my place of business at
 69 West Broadway. I know
 Mr. Riva Radler. The complaint
 herein, I have known him for
 four or five years, I know
 Mr. Gabriel Reichenbach the
 defendant herein - In or about
 June or July 1882 I was called
 upon by Mr. Radler, to
 take stock, he told me then
 that he had been robbed -
 that Henry Reichenbach the
 brother of the defendant
 had appropriated goods be-
 longing to Mr. Radler to
 his said Henry Reichenbach's
 own use; Mr. Radler wanted

to ascertain the amount he
 lost, by taking stock —
 and as he was unable to
 do it himself, I should
 do it for him — Mr Dreifus
 of St Louis, Dreifus Co was
 then present, — Dreifus and
 myself commenced taking
 stock; there was such a
 mixed up affair that I
 could not ^{take} stock properly —
~~Mr Radler could not~~ as among
 the reasons I state that Mr
 Radler could not ~~the~~ tell
 the cost price of the goods
 and ~~there was~~ no previous inventory —
 Mr Dreifus thought and said
 that there was about
 thousand or fifteen hundred
 dollars missing; there was
 such a confusion in the books
 that I could not tell whether
 there was twenty-five or twenty
 five hundred dollars missing
 There was no proof that there
 was anything missing —
 Mr Radler could not say him-
 self how much he had lost

I did not see Henry Reichenbach
 Mr Radler charged Henry
 Reichenbach with embezzlement.
 Radler authorized me to make
 settlement as to the defalcations
 by Henry Reichenbach —

Mr Radler left the entire
 matter to me — I went to
 Mrs Reichenbach and re-
 ceived from her three hundred
 and fifty dollars in settlement
 of the defalcations by Henry
 Reichenbach; which Mr Radler
 accepted — I gave Mrs
 Reichenbach receipt in the
 name of and by authority
 from Mr Radler — During
 the period of this proceeding
 the defendant herein was not
 any longer in the employment
 of Mr Radler — I don't re-
 member that Gabriel Reichen-
 bach in my presence asked
 of Mr Radler a recommen-
 dation as to his character —
 I stated then to Mr Radler that
 Mrs Reichenbach, would not give
 up that account unless

Radler gave to Gabriel Reichenbach a recommendation - Mr Radler said he ~~Paul~~ would not give Henry Reichenbach a recommendation, but as to Gabriel Reichenbach he could not say anything against Gabriel Reichenbach - ~~He~~ at that time.

He Mr Radler said he ~~would~~ expected from Mrs Reichenbach four hundred dollars, but he accepted afterwards, as I could get no more - three hundred and fifty dollars - and leave the settlement to me -

2. Did Mr Radler during all this time authorize you to give a recommendation to Gabriel Reichenbach, as to his character?

a. He did - and I gave to Gabriel Reichenbach a recommendation - The paper writing here shown marked defendants Exhibit 1. is the recommendation I gave to Gabriel Reichenbach by authority of Mr Radler. - Mr Radler used to call upon me

- for advice whenever anything unusual happened; as he can neither read nor write -
- Q. ~~I do not know~~ Do you consider yourself a friend of the Complainant?
- A. A business friend -
- Q. Prof. Ex -
- Q. Do you consider yourself even a friend of Mr. Radler?
- A. A friend or acquaintance - I am not an enemy, by no means -
- Q. Did you not say a minute ago to the Council for defendants
- A. "I ~~answer~~ in answer to this question 'do you consider yourself a friend of Complainant; answer me?'"
- A. I do not remember - my memory is very good - - I ~~do not~~
- Q. If your memory is very good why is it that you cannot remember ~~that~~ ^{whether} you said "No" to the foregoing question -
- Objected to as immaterial and irrelevant

Q Is it a fact that you have heretofore brought a suit against Mr Radler?

A I did - I said that means to say the firm Allesheimer and Company, Inc. - The goods upon which the suit was brought were not sold in my name, I never sold goods in my name to Mr Radler - I told Mr. I am prepared to say that, after I had given a recommendation to Gabriel Reichenbach, I told Mr Radler that I had given the recommendation; I told him at his own house in Beekman Place, it was on a Saturday afternoon Mrs Radler was present. I recall positively it was Saturday afternoon, because I left about two o'clock, and didn't return; and because Mr and Mrs Radler were at home, while they

are not ashore but on Saturdays —
I did not go there ~~with~~ ^{for} the express
purpose of telling Radler, that
I had given the recommendation —

I had given the recommendation
on the same day — My present
occupation is — merchant —
my business is that of manu-
facturer of knit goods —
at the time I made the examinations

of Radler's books, I was em-
ployed by J Wertheimer —
while in the employ of Wertheimer
I sold goods to Mr Radler —

I was not discharged by Mr
Wertheimer, I had an interest
in the ~~for~~ business, I was not
a clerk; — I do not remember
that there was a ~~complaint~~ ^{charge} made
by Mr Radler against Gabriel
Reichenbach; relative to a money
order of forty dollars having
been lost; —

2 Did you not go to the Postoffice
yourself; to inquire as to forty
dollars worth of money ~~orders~~
said to have been lost having
been sent ^{through} the ~~mail~~ ^{mail} by Gabriel Reichenbach?

0711

Objected to by Counsel for defendant

by re-direct. The suit by Olsheimer and Company against Radler was for money, which Radler owed and was due for some time. I was not a member of the firm of Olsheimer and Company - The suit was not brought in my name - I did not investigate that suit - I am positive that Mrs Radler was present when I told Mr Radler that I had given that recommendation as a rule Mr Radler observes Saturday as a day of rest; on that Saturday I went to Radler to deliver the money from Mrs Reichenbach.

Q. Re-cross - What time of the day was it when you received the money from Mrs Reichenbach?

A. Objected to as immaterial

Wm. Reichenbach
28 Wm. Reichenbach

0712

BOX:

93

FOLDER:

1013

DESCRIPTION:

Reilly, Thomas

DATE:

02/27/83



1013

0713

M. B. J.

Counsel

Filed *27* day of *Feb* 1883

Pleads *Mr Gully et al.*

THE PEOPLE

vs.

P

Exonors Bissau

INDICTMENT—Assault with intent to

steal as a Electrocute.

JOHN McKEON,

District Attorney.

A True Bill.

William H. H. H.
March 8. 1883.
Foreman.

Green & Forwides
of London 3 day.
Recd. Aug 1883.

0714

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas Reilly

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

Thomas Reilly

Second Degree of the crime of ASSAULT ~~WITH INTENT TO~~
~~DEATH AS A FELONY~~ committed as follows:

The said

Thomas Reilly

late of the First Ward of the City of New York, in the County of New York aforesaid, on
the *twenty third* day of *February* in the year of our Lord one thousand
eight hundred and eighty *three* at the Ward, City and County aforesaid, with force
and arms, in and upon ~~on~~ a certain person *whose name is to the*
Grand Jury aforesaid unknown, feloniously did make an assault, ~~and the said~~ *with*
intent to commit a felony and *the said Thomas Reilly*
the hands of him the said *Thomas Reilly*

feloniously did lay
upon the person of the said *unknown person*

, and upon the clothing
which was then and there upon the person of the said *unknown*

person
with intent then and there certain goods, chattels and personal property of the said

unknown person
on the person of the said, *unknown person*

then and there being found, from the person of the said
unknown person then and there

feloniously to steal, take and carry away

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

JOHN McKEON, District Attorney.

0715

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

POLICE COURT, 1st

DISTRICT.

Charles Heideberg

aged 46 years, Sgt Detective attached to the Central Office
Street, being duly sworn, deposes and

says that on the 23 day of February 1883

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

Thomas Reilly

(now here) did then and there while on
Broadway in said city assault an
unknown person by placing his hand
on the clothing worn by said unknown
person with the intent to steal

deponent prays that said defendant
may be held to answer the same and
dealt with according to law

Charles Heideberg

Sworn to before me this

of

February

1883

My

Police Justice.

07 16

Testimony in the case

of
Thomas Reilly

filed Feb. 1883

The People } Court of General Sessions. Part I
 vs. Thomas Reilly } Before Judge Gildersleeve. March 8, 1883
 Indictment for assault in the second degree.
 Charles Heidelberg, sworn and examined
 testified. Detective Heidelberg on the 23^d of
 February did you see the prisoner at the
 bar? Yes sir. Tell the jury where you saw
 him? I was on my way down Broadway
 at the corner of Grand St; at the London
 and Liverpool Clothing house there is a
 large picture representing a steamer in
 a storm and perhaps thirty or forty people
 congregate there at a time. I noticed four
 young men standing in front going
 into different peoples pockets and amongst
 them that boy there. I watched him that I
 might get a pocket book in his hand. Then
 I went across the street into the rubber
 store where I had a full view through the
 window of these boys in company with
 a witness who is here, Mr. Duffan. I
 saw this boy put his hand into five
 different ladies pockets. They would go
 and feel them and when the boys
 would detect them feeling their pockets
 they would let them go, and the whole four
 would go by themselves as much as
 to say there was nothing there.

0718

At what time of day was this? It was between eleven and twelve, halfpast eleven to twelve o'clock, something like that. I saw the prisoner place his hands on different persons pockets and putting ~~the~~ his hands into their pockets, at least five or six different persons. That period of time was it that you were watching them? About half an hour altogether. After I got into the store I watched them about five minutes then. Was this one operating in that way during the whole of that time? He was, operating very efficiently. Cross examined. I know the other persons who were with the prisoner Gordon, Sullivan and John Mullens. I stood in Goodyears rubber store opposite. I kept the prisoner in sight all the time I was watching in the store. I saw him put a hand into a lady's pocket. I could not get over quick enough to arrest him. The prisoner knows me because he called me by name at the Headquarters. I could not have crossed over the street when I first saw him put his hand in somebody's pocket without waiting for him to repeat the act. I saw him put his hand into at least five or six pockets.

0719

Edward Duffan sworn and examined. On the 23^d of February after coming up from down town in Broadway. I met Mr. Heidleberg at Grand St and he pointed four of the boys out to me. So we stood amongst the crowd looking at them; we stood within five or ten feet of them on Grand St. At what hour of the day was this? Between half past eleven and twelve. On what corner of Grand St and Broadway? The northwest corner. Were you in the rubber store also? Yes sir. Did you see the prisoner? Yes sir; he was with three others. The last one he put his hand in was a ladies seal skin coat. The kind of felt the pull, the one with the crutch he was behind her, the little that was sent to the Catholic Protectory was behind. Into how many persons pockets did you see him put his hands? About five. Were you with Heidleberg all the time? I was sir.

Did you see this young man, the prisoner put his hand into anybody's pocket? Yes sir about five. Heidleberg could not arrest them then; he did his case well. I am a runner for the St. Nicholas hotel, meeting all the European steamers. I have been there since the 10th of last

0720

month with the exception of four months at Richfield Springs. I have known Mr. Heidleberg four or five months off and I never had any business with him; he called me to his assistance just simply for a witness to see what they were ~~do~~ doing. I stood with Heidleberg in a rubber store in the window. With the exception of the car passing we could see everything - the passing of the car would not take but a second. I saw the prisoner have his hand in a lady's pocket. Then he done it I says, "There is another one now; the lady got away too quick for officer Heidleberg to tell her what happened."

Thomas Reilly, sworn and examined in his own behalf testified. I live in 144th st. between Willis and Brooke Avenues. I am going on 19 years old and live with my mother and father. I have never been arrested before in my life. I was looking in this window and a number of men were standing ^{there}. I was not there more than ten minutes when a man came over and grabbed me. I did not touch anybody's pocket. The witness testified falsely when he said I did. I only know the other boys by sight; my mother is in Court. The jury rendered a verdict of guilty. He was sent to the penitentiary for one year.

0721

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

Police Court - 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles J. Wickham

1 Thomas Reilly

2 _____
3 _____
4 _____

Offence, Assault with intent to steal

Dated

23 February 1883

at New York

Magistrate.

Charles J. Wickham

Central Office

Witnesses, Edward Egan

No. 1 Richard Stahl

No. _____
Street, _____

No. _____
Street, _____

\$ 500 to answer

Commitment

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 Thomas Reilly

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 23 February 1883 Richard Stahl Police Justice.

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

Dated _____ 1883 _____ Police Justice.

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

Dated _____ 1883 _____ Police Justice.

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Sec. 198-200.

18th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Reilly

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

Question What is your name?

Answer.

Thomas Reilly

Question. How old are you?

Answer.

18 Years

Question. Where were you born?

Answer.

New York

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

Answer.

Riding House on Chatham St. 2 days

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

Thomas Reilly

Taken before me this

day of

August 1889

William J. [Signature]
Police Justice.

0723

BOX:

93

FOLDER:

1013

DESCRIPTION:

Renolt, William

DATE:

02/20/83



1013

0724

Wm

Jan

Day of Trial,
Counsel,
Filed *20* day of *Feb* 188*3*
Pleads

THE PEOPLE

vs.

B
William B. Rouse

P 2 Mar 1, 1883
Forfeited & Ctd

Violation of Excise Law.
Selling without License.

JOHN MCKEON,
District Attorney.

A TRUE BILL.

William H. Rouse
Foreman.

0725

Court of General Sessions of the Peace

OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

William Renselt

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

William Renselt

of the CRIME of *Selling Spirituous Liquors without a License*, committed as follows:

The said

William Renselt

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *eighteen* day of *December* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to

~~and to certain other~~ persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

JOHN McKEON, District Attorney.

0726

POLICE COURT 2nd DISTRICT.

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

Andrew Nugent
of No. the 15th Police Precinct Street,
of the City of New York, being duly sworn, deposes and says, that on the 9th day
of December 1882 in the City of New York, in the County of New York,
At Premises Number 50 West Houston Street
a place where intoxicating liquors and wines are kept for sale, and sold as a beverage, William
Ferralt (now here) did then and there expose for sale, and did sell, caused
suffered, and permitted to be sold and given away, under his direction or authority, strong and spirituous liquors,
wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the
house or premises aforesaid, contrary to and in violation of law, without a license

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

Sworn to before me this 9th day
of December 1882 }

Andrew Nugent
John H. [Signature] Police Justice.

Andrew Nugent

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Police Court 2nd District.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

William Rosset

Arrest

After being informed of my rights under the law, I hereby ~~waive~~ a trial, by Jury, on this complaint, and my right to make a statement in relation to it, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

1882

William X Rosset
his mark

J. Henry Ford

Police Justice.

Dated _____ *188* _____ *Police Justice.*