

0172

BOX:

151

FOLDER:

1549

DESCRIPTION:

Ready, Catharine

DATE:

09/02/84



1549

Witness:

Bridget McNamee

Officer Finerty

15

Counsel,

Filed

day of

Pleads

1884

THE PEOPLE

vs.

P

Caroline Ready

Assault in the Second Degree.
(Section 218, Penal Code.)

PETER B. OLNEY,

~~JOHN MCKEON,~~

Dist. Attorney.

By Sept 17th 1884
Fred L. Connelley
A True Bill.

16.

James W. McNamee
Foreman.

James, Sen
J. S.

0173

0174

Police Court—2 District.

CITY AND COUNTY
OF NEW YORK, { ss.

of No. Bridget M. Namar
442 West 28th St. and 6 years, Street,

Housekeeper being duly sworn, deposes and says, that

on — the 29th day of June

in the year 1884 at the City of New York, in the County of New York,

she was violently and feloniously ASSAULTED and BEATEN by —
Catharine Reddy, now here,
who did wickedly and
maliciously cut and
wound deponent, on the
head, with a hatchet
she, Catharine, held in
her hands—thereby seriously
wounding deponent

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

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

Sworn to before me, this 20th day
of August 1884

Bridget M. Namar
Married

J. M. Attorneys POLICE JUSTICE.

0175

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question What is your name?

Answer

Catharine Ruddy

Question. How old are you?

Answer

26 years of age

Question. Where were you born?

Answer.

Canada

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

Answer.

442 West 28 St. 5 months

Question What is your business or profession?

Answer

Housekeeper

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 struck her in my
defence after she had
cut me on the head*

Catharine Ruddy

Taken before me this

21st

day of

August

188*8*

Police Justice.

0176

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

POLICE COURT 2 DISTRICT.

Showing to before me, this
of No. the 20th Precinct Police Martin Timmerly
that on the 29th day of June 1888
at the City of New York, in the County of New York, who arrested one

Justice
Catherine Reddy (now here) charged
with having assaulted and beaten one
Bridget Mc Namara by striking the
said Bridget on the head with a cleft
hatchet then and there held in the hands
of the said Catherine causing injuries from
which the said Bridget is now confined
in the Roosevelt Hospital and is unable
to appear in Court as set forth in the
annexed Certificate and the said Bridget
fully identified the said Catherine in the

0177

presence of deponent as the person who
had inflicted the said injuries

Wherefore deponent prays the said Catherine
may be held to await the result of
said injuries

Sworn to before me, Martin J. Jernity
this 30 day June 1884
Police Justice
H. D. Dutton, Police Justice

POLICE COURT—
DISTRICT—

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Martin Jernity

Catherine Reddy

Dated

June 30

1884

H. D. Dutton, Magistrate.

Jernity, 20"

Officer

Witness,

Disposition

result

0178

ROOSEVELT HOSPITAL,

59th STREET & NINTH AVENUE.

New York, August 20th 1884

This is to certify that
Bridget Mc Namara was brought to the
Hospital on June 30th 1884 suffering
from a fracture of the skull inflicted
shortly before. Her condition has improved
and she may now be considered out
of danger, although she is not yet en-
tirely well.

Wm. L. Brantlett M.D.

Brain Surgeon.

0179

ROOSEVELT HOSPITAL,

59th STREET & NINTH AVENUE.

New York, July 22nd 1884

This is to certify
that Bridget McNamee
is still confined to bed
& in danger although
there has been some slight
improvement in her condi-
tion the past two days
Wm. G. Hamilton
John Simpson

0180

ROOSEVELT HOSPITAL,

59th STREET & NINTH AVENUE.

New York, July 11th 1884

This is to certify
that Bridget Mc Namara is a
patient in this Hospital suffering
from the effects of an injury to the
head received shortly before her ad-
mission here on June 29th 1884.
Her condition at present is dangerous.
Her right side is paralyzed and the
wound is still open. It is possible
that she may recover, but the result
cannot be predicted with certainty.
Wm. L. Brantley M.D.
Homer Ferguson

0181

ROOSEVELT HOSPITAL,

59th STREET & NINTH AVENUE.

New York, July 5th 1884

This is to certify
that Bridget Mc Namara is
still confined to bed and in danger
of death on account of injuries
received shortly before her admis-
sion to the Roosevelt Hospital
on June 29th 1884

Wm. B. Britton
Surgeon

0182

ROOSEVELT HOSPITAL.

59th STREET & NINTH AVENUE.

New York, June 30th 1884

This is to certify that Bridget
Mc Namara is confined to bed at
Roosevelt Hospital, suffering from
the effects of a Compound Depressed
Fracture of the Skull. She is very
seriously injured, and her recovery
very uncertain. She is not able to
appear in court.

J. H. Montgomery M.D.
Acting House Surgeon

0183

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 _____

_____ *Cartharine Ruddy*
guilty thereof, I order that ~~he~~ be held to answer the same and ~~he~~ be admitted to bail in the sum of *Fifteen*
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 *August 20* 188 *J. M. Patterson* 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.

0184

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. ¹⁵⁵⁹

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bridget McNamee
442 W. 28 St.

Carthine Ready

2 _____
3 _____
4 _____

Dated *August 21* 188 *4*

Paterson Magistrate.

Jaminy Officer.

20 Precinct.

Witnesses *Martin Jaminy*

No. *20* Street.

John McNamee

No. *442 W 28* Street,

No. _____ Street,

\$ *1500.* to answer *G. D.*

Cond

0185

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Catharine Ready

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

Catharine Ready

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

The said *Catharine Ready*

late of the City and County of New York, on the ~~twenty ninth~~ day of *June*, in the year of our Lord one thousand eight hundred and eighty-~~four~~, with force and arms, at the City and County aforesaid, in and upon one

Bridget Mc Namara

in the peace of the people of the said State then and there being, feloniously did willfully and wrongfully make an assault: and the said *Catharine*

Ready

with a certain *Knucklet* which she the said

Catharine Ready

in her right hand then and there had and held, the same being then and there a *stun* likely to produce grievous bodily harm, *her*, the said *Bridget Mc Namara*, then and there feloniously did willfully and wrongfully strike, beat, *cut* bruise 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.

Peter B. O'Meara,

District Attorney.

0 186

BOX:

151

FOLDER:

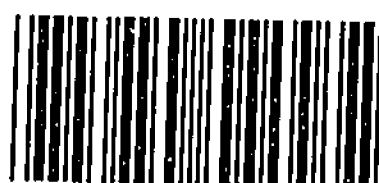
1549

DESCRIPTION:

Reagan, William

DATE:

09/22/84



1549

0187

Counsel, *Charles J. [unclear]*
Filed 22-day of *Sept* 188 *4*

Pleads *Not Guilty*

THE PEOPLE

vs.

B

William Beagles

PETER B. OLNEY,

District Attorney.

A TRUE BILL.

Charles J. [unclear]
Foreman.

Witnesses:

Mr. B. [unclear]

0188

Police Court, 1st District.

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

26 Rose William B. London
of No. 26 Rose Street, in the City of New York,
being duly sworn, deposes and says that on the 1st day of July
1888, at the city and county of New York, William B. London

did designedly, willfully, and maliciously mark, deface, obliterate,
destroy, and paste over a certain bill or notice, containing thereon, printed matter,
namely an advertisement, relating to the business and performance at the "Eden
Musée" Theatre, in the City of New York. Said
bill or notice so pasted over, obliterated and destroyed was on a bill-board
situated at Spring 287 in the City of New York, the said bill-board

being the property of Alfred Van Duren & Henry Munson
and in the charge and control of deponent.

Deponent further says that the bill so pasted over said bill or notice on the bill-
board of the said "Eden Musée" Theatre as aforesaid, contained
printed matter other than the said bill of the "Eden Musée"
Theatre, and purported to be an advertisement, notice, or poster relating to
Stephens Imagery

Deponent therefore prays that the said William B. London
may be held to answer, and dealt with as the law directs.

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

William B. London
Andrew White
Police Justice.

0189

N.
Police Court, 1st District.

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

against
William Jordan
Dated, July 19 1894
W. L. Lee

Justice.

Officer.

0190

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

18 District Police Court.

William Reagan 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 Reagan

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

1 West 96th Street about 1 year

Question. What is your business or profession?

Answer.

Bill Poster

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

Answer.

I am not guilty

William Reagan

Taken before me this *21*
day of *July* 1934
Charles J. Smith
Police Justice.

0191

Sec. 151.

Police Court 108 District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } 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 William P. Gordon
of No. 205 Street, that on the 11 day of July

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

William Reagan did commit
a Misdemeanor, by defying a trial
or notice of the "Edna Musee"

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

Dated at the City of New York, this 14 day of July 188
George F. White POLICE JUSTICE.

0192

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William E. Gordon
vs

William Reason

Warrant-General.

Dated *July 19th* 188*7*

A. J. White Magistrate.

Finn Officer.

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

Finn Officer.

Dated *July 21st* 188*7*

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, *11 PM*

Native of *Ireland*

Age, *46*

Sex, _____

Complexion, _____

Color, *W*

Profession, *Bus Porter*

Married, *Yes*

Single, _____

Read, *Yes*

Write, *Yes*

1 mtr 96" Shirts

0193

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 Reagan

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 21 July 1884 Andrew J. [Signature] Police Justice.

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

Dated 21 July 1884 Andrew J. [Signature] 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.

0194

BAILED,

No. 1, by

Fredrick Rottenberg

Residence

13 am

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

First

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William B Lowden

26 Bay St.

William Reagan

1

2

3

4

Dated

21 July

188

A. J. White

Magistrate.

Fin

Officer.

Court

Precinct.

Witnesses

No.

Street.

No.

Street,

No.

Street.

\$

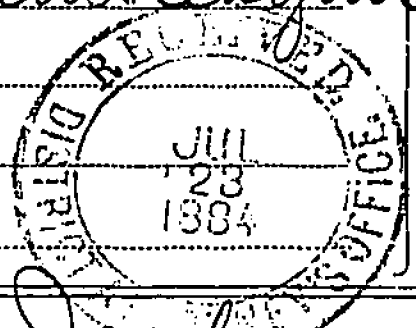
200

to answer

General

Sessions.

Bailed



*Offence Indemnity
To Bill Board ask*

0195

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 Beasly

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

of the CRIME OF

Violating a Trial Record -

committed as follows:

The said

William Beasly,

late of the ~~South~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~fourth~~ day of ~~July~~ in the year of our Lord one thousand eight hundred and eighty ~~four~~, at the Ward, City and County aforesaid, ~~with force and arms,~~

~~unlawfully, feloniously, and~~
~~and maliciously did obliterate~~
~~delete, erase and destroy a~~
~~writing and record, that makes~~
~~mention of and does contain~~
~~a certain trial record, of the~~
~~private property of Alfred Van~~
~~Beuren and Henry Thomas,~~
~~which said trial, writing and record~~
~~made, so obliterated, deleted,~~
~~erased and destroyed as~~
~~prevents them and their relation~~
~~to the lawful business of a~~
~~certain place of amusement called~~
~~the Eden Musee: against the~~
~~form of the Statute in such~~

0 196

case made and printed and
against the case of the people
of the State of New York, and
their dignity.

John P. O'Neil

District Attorney

0197

BOX:

151

FOLDER:

1549

DESCRIPTION:

Reardon, Robert

DATE:

09/05/84



1549

70

Day of Trial,

Counsel,

Filed, *5* day of *Sept* 188*4*

Pleads

Pleads *Not Guilty*

THE PEOPLE

us.

PH

Robert Reardon

1902

PETER B. OLNEY

JOHN MCKEON

District Attorney.

A TRUE BILL.

1. 1000
 2. 1000
 3. 1000
 4. 1000
 5. 1000
 6. 1000
 7. 1000
 8. 1000
 9. 1000
 10. 1000
 11. 1000
 12. 1000
 13. 1000
 14. 1000
 15. 1000
 16. 1000
 17. 1000
 18. 1000
 19. 1000
 20. 1000
 21. 1000
 22. 1000
 23. 1000
 24. 1000
 25. 1000
 26. 1000
 27. 1000
 28. 1000
 29. 1000
 30. 1000
 31. 1000
 32. 1000
 33. 1000
 34. 1000
 35. 1000
 36. 1000
 37. 1000
 38. 1000
 39. 1000
 40. 1000
 41. 1000
 42. 1000
 43. 1000
 44. 1000
 45. 1000
 46. 1000
 47. 1000
 48. 1000
 49. 1000
 50. 1000
 51. 1000
 52. 1000
 53. 1000
 54. 1000
 55. 1000
 56. 1000
 57. 1000
 58. 1000
 59. 1000
 60. 1000
 61. 1000
 62. 1000
 63. 1000
 64. 1000
 65. 1000
 66. 1000
 67. 1000
 68. 1000
 69. 1000
 70. 1000
 71. 1000
 72. 1000
 73. 1000
 74. 1000
 75. 1000
 76. 1000
 77. 1000
 78. 1000
 79. 1000
 80. 1000
 81. 1000
 82. 1000
 83. 1000
 84. 1000
 85. 1000
 86. 1000
 87. 1000
 88. 1000
 89. 1000
 90. 1000
 91. 1000
 92. 1000
 93. 1000
 94. 1000
 95. 1000
 96. 1000
 97. 1000
 98. 1000
 99. 1000
 100. 1000

Foreman.

1872

~~Check 2~~ ~~Can't 2 day~~

S. 1, two years.

0198

0199

Police Court—¹⁸² District.

CITY AND COUNTY
OF NEW YORK, { ss.

of No. ~~200~~ ^{George I Clark} ~~Assault~~ 934 9th Street,

being duly sworn, deposes and says, that
on Monday the 28 day of July

in the year 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Robert Reardon
(now here) who did feloniously strike deponent
several times on the face and chin
with the sharp point of a cotton
hook then and there held in his
hand causing painful wounds

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 14 day of August 1887

of August 1887

George I Clark
Robert Reardon
POLICE JUSTICE.

0200

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

POLICE COURT, First DISTRICT.

Daniel Haley

of No. 411 Hudson Street, being duly sworn, deposes and says,

that on the 28 day of July 1884

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

was violently assaulted and beaten by Robert Reardon (now here) who struck the said Clark several blows about the body with a Cotton Hook which he the said Reardon held in his hand, inflicting serious wounds. The said Clark is now confined to the New York Hospital from the effects of said wounds, and deponent prays that ~~he~~ may be committed to await the results of injuries done to said Clark Daniel Haley

Sworn to before me, this 29 day of July 1884
John B. Smith
Justice.

0201

POLICE COURT—1 DISTRICT.

✓ THE PEOPLE, &c.,

ON THE COMPLAINT OF

Daniel Kaley

vs.

Robert Keardon

AFFIDAVIT.

Dated

29 July

188

x

D.B. Smither

Magistrate.

Officer.

Witness,

Disposition

Ex. and to

await result

of inquest

0202

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

18 District Police Court.

Robert Reardon 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.

Robert Reardon

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

19 Pearl St. 8 months

Question. What is your business or profession?

Answer.

Truckman

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

Robert Reardon

Taken before me this

day of

May 8 1887

John J. [Signature]
Police Justice.

0203

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 Robert Remond

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of fifteen
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 14 Aug 1884 Audrey 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.

0204

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

804
Police Court First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George S. Blaney
934 vs. 9 "A"
Robert Reardon

1 _____

2 _____

3 _____

4 _____

Dated 14 August 1884

A. J. White Magistrate.

Geo. Honen Officer.

Steamboat Squad Precinct.

Witnesses Daniel Haley

No. 411 Hudson Street.

No. _____ Street,

No. _____ Street,

\$ 1500 to answer Geo. S. Blaney

~~1500~~

Exp. Aug. 15th 9.34. A.M.

0205

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Robert Brandon

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

Robert Brandon

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

The said *Robert Brandon*

late of the City of New York, in the County of New York, aforesaid, on the *twenty eighth* day of *July*, in the year of our Lord one thousand eight hundred and eighty *four*, with force of arms, at the City and County aforesaid, in and upon the body of *George S. Clarke* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *George S. Clarke* with a certain *sharp instrument commonly called a cotton shoe* which the said *Robert Brandon*

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, ~~the same being~~ *and force as were likely to produce the death of the said* *George S. Clarke* 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

Robert Brandon

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

The said *Robert Brandon*

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 *George S. Clarke* then and there being, feloniously did, wilfully and wrongfully, make an assault and *in* the said *George S. Clarke* with a certain *sharp* which the said *instrument commonly called a cotton shoe*, which the said *Robert Brandon* 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.

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0206

BOX:

151

FOLDER:

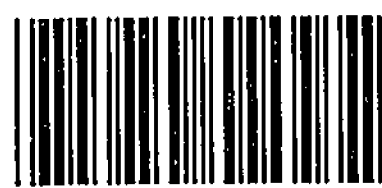
1549

DESCRIPTION:

Reavey, Alexander H.

DATE:

09/30/84



1549

0207

401 ordered

Witnesses:

Counsel,

Filed 30 day of Sept 1884

Pleads *Not guilty (to the charge)*
with leave to withdraw &c.

vs. THE PEOPLE

vs.

Alexander H. Reavy

[Sections 528 and 531, Penal Code].
(False pretenses).

Sealed & Consigned
Oct 9/84

PETER B. OLNEY,

121st St. 1884
District Attorney.

Tried & convicted.

A TRUE BILL. *Pen. 2 1/2 yrs and.*

Pay 6/10
Calvin S. Smith

Notman.

Oct 13 1884
Wm. J. ...
Monday, Sept 9th

0208

City & County of New York; Katherine Von Reitzenstein being duly sworn says;

I, am the wife of Oscar Hugo Von Reitzenstein, to whom I was married on April 26th 1882.

On February 15th 1883, the said Oscar deserted, and abandoned me, and went to live with one Katharine Moritz, with whom, as I am informed and verily believe, he is still living in adultery - and he has not since said desertion and abandonment, contributed anything to my support and maintenance.

In consequence of the foregoing facts, I was desirous of securing an absolute divorce from my husband, and to that end and purpose, was, on or about the 15th day of ^{December} ~~August~~ 1883, recommended to employ one Alexander H. Reavey, an Attorney and Counsellor at law, to obtain such divorce. I was not previously acquainted with the said Reavey, but employed him solely upon the recommendation of a mutual friend.

The said Reavey demanded from me, a retaining fee of \$15 which I paid, and thereupon he promised, after having been made acquainted with the foregoing facts and with the evidence in

support thereof, to proceed forthwith with all diligence to commence an action for divorce, against my said husband. Thereafter, the said Reavey on or about the 17th day of December 1883, informed me, that he had commenced such action and had caused a summons therein to be served on the defendant, and thereupon demanded and received the further sum of \$15 as fees herein, to the Sheriff, for such service, ^{declaring to me that he had paid said sum to the Sheriff therefor.} Thereafter the said Reavey from time to time, made further demands upon me, for his fees in said action, upon various excuses, reporting upon each occasion, that the said action was progressing favorably to a satisfactory termination; and accordingly received further fees from me on the faith thereof.

On one occasion, he informed me, that owing to ^{my} fault in omitting to disclose to him, that my husband's name was Von Reitzenstein, he had commenced said action against him, as simply Reitzenstein; that my husband had taken advantage of said error, and that it was therefore necessary, that ~~you~~ I should

02 10

pay a further sum of \$10^{as costs of Court} in order to amend the record of said action, by inserting the word & "Von" before the name Reitzenstein.

Accordingly I believing, and relying upon said statement, paid to the said Reavey for said purpose, the further sum of \$10. Annexed hereto is a statement of the various amounts paid by me to the said Reavey, upon the foregoing and similar statements and representations from time to time made in said alleged action, amounting in all to the sum of \$275. Becoming impatient at hearing nothing from the said Reavey, and at receiving no evidence of the progress of said action, I have frequently called upon the said Reavey, at his office No. 32 Warren Street in this City, but that the said Reavey, has uniformly avoided ~~me~~ and put me off with excuses, and declined to give me information as to the progress of said action, until finally I called upon him, on the 9th day of January last, when he informed me, that he was, about to enter judgment in ~~my~~ my behalf for

support thereof, to proceed forthwith absolute divorce, but that in order to secure the same, it would be necessary for ~~me~~ to pay him the still further sum of \$165, which, accordingly, you I paid and which is included in the annexed statement.

That still hearing nothing further and receiving no evidence of the entry of such judgment, I have again frequently called upon the said Reavey with the same result as before, until finally on or about the 2nd day of February last I again called upon said Reavey at his office, when he informed me, that he had not commenced said action; that he had not served any summons therein upon the defendant; that he had no time to bother further with your petitioner.

Furthermore I aver, that I have never at any time been asked, or permitted by the said Reavey to sign or swear to any complaint, affidavit or other statement in said action, nor have I been called upon to attend before any Court or Referee. ~~But she has paid the foregoing sums of money to the said Reavey, and has relied wholly upon~~

0212

nor had the said Reavey at any time
per effected service of "summons" ~~to~~ Com-
plaint upon my said husband, either
through the Sheriff or any other person,
nor did he pay to ~~the~~ said Sheriff, the
sum of \$15 or any ^{other} sum for any service
whatever. Besides, it was ~~and is~~
utterly false and untrue, as stated by
said Reavey, on the occasion of the 9th of
January last, when he exacted from
me, the sum of \$165 under the pretence
of having needing that amount, in or-
der to enable him to enter a final judg-
ment of absolute divorce in my favor.
No judgment has in truth and fact
ever been entered herein in my favor by
the said Reavey, for the reason that no
summons, or other process was ever
served upon my husband, the said ^{oscar} Hugo
Von Reitzenstein. The same statement
also covers the charge of \$10 made by said
Reavey, for the purpose of amending the
~~supposed~~ record of the supposed action
which he had brought for me, against my
husband, but which in ^{truth and} fact, he never did.
~~nor has the said Reavey rendered to me any service whatever in
return for the sum of \$15 which I have paid him~~
Accordingly, believing that I had been
swindled, and defrauded by the said
Reavey, I determined to select other Coun-

0213

absolute divorce) but that in order to
 sel, and was accordingly on the 5th
 day of February last, recommended
 to call upon Mr. Howard P. Wilder, whom
 I have retained to take all necessary
 proceedings against my husband
 and said Reavey.

Thereafter on the 21st day of February last,
 through my counsel, Howard P. Wilder,
 I caused to be served upon said Reavey,
 a notice (a copy of which is hereto an-
 nexed) revoking the authority of said
 Reavey to act for me, as my attorney,
 and demanding the return of the
 aforesaid sum of \$275 wrongfully and
 illegally extorted from me by him.

I therefore charge that the said Alex-
 ander H. Reavey has fraudulently and
 by false pretences, obtained from me,
 the aforesaid sum of \$275, and that he
 has rendered to me no service in re-
 turn therefor, and that he has obtained
 a great part of said money upon false
 and fraudulent allegations to the ef-
 fect, that he had rendered such service,
 and had commenced an action against
 my husband, when in truth in fact, he
 had not.

I therefore pray that a warrant issue

02 14

for the apprehension of said Reavey that
he may be dealt with, according to law.

Sworn to before me this

~~9th day of May 1884~~

William J. Lynch

Notary Public

Kingsbury, Co's

Subscribed before
me this 10 day of July 1884

J. H. M. M. M.

Police Justice

Don
California, Arizona, New Mexico

02 15

City & County of New York ss: E d w a r d P. W i l d e r being duly sworn says: I am an attorney and counsellor at law, and have been employed by Katherine Von Reitzenstein whose affidavit is hereto annexed, to obtain from Alexander H. Reavey, an attorney and counsellor at law, information as to what progress, if any, he has made in the litigation referred to in her annexed affidavit, and to obtain a substitution in said litigation as her attorney in place of said Reavey, if such litigation has really been commenced. Pursuant to such retainer, I submitted on the 15th day of March last, to the Court of Common Pleas for the City and County of New York, her petition together with ^{an} ~~the~~ affidavit of my own, setting forth the material facts contained in her annexed affidavit, and thereon obtained an Order from said Court, a copy whereof is hereto annexed. That a copy of said Order was duly served upon said Reavey, who resides in the City of New York, on the 21st day of March last; and said Order together with the aforesaid petition, was sent to the Justices of the General Term of the Supreme Court, for such action as they might deem advisable against said Reavey, as an attorney and counsellor at law.

Furthermore said Supreme Court, thereupon issued an Order requiring the said Reavey to show cause on the 3rd Monday of the present General Term, why he should not be disbarred, and said proceeding is still pending in that Court.

Furthermore deponent avers that on the 1st day of April last, I obtained an Order to show cause from a Judge of the Court of Common Pleas, to punish the said Reavey as for a contempt of Court, in failing to obey the annexed Order of the Court of Common Pleas, and caused the same to be served upon said

02 16

Reavey; and thereafter numerous adjournments of the motion to punish were had, until the 13th day of April last, when the same was submitted to said Court of Common Pleas and was duly granted, but I have not entered any formal Order thereon for the reason that thereafter and on the 24th day of April last, a brother of the said Reavey (Hugh Reavey by name) called upon me, and delivered to me, the papers which are hereto annexed, to-wit, a summons and unverified complaint, without any proof that the same had ever been served upon the defendant in said supposed litigation in the Court of Common Pleas, and a consent for the substitution of myself as plaintiff's attorney therein. I asked the said Hugh Reavey for proof of service thereof upon the defendant therein, but he admitted that he had no such proof to give me, and further admitted that the same had not been served.

I therefore believe that the said Alexander H. Reavey has fraudulently and by false pretences obtained from said Katherine Von Reitzenstein, the sum of money charged by her in her annexed affidavit, and that he has rendered no service to her whatever in return therefor, and that he has obtained a great part of said money upon false and fraudulent allegations to the effect, that he had rendered such service and had commenced an action against her husband as set forth in her annexed affidavit.

Sworn to before me this)

8th day of May 1884.

William R. Wilder
Agent Public

Edward R. Wilder

9 days of July 1884
J. W. Wilder
Public

0217

Handwritten signature

being duly
sworn, says, that on the day of 188
at No. in the City of New York,
he served a copy of the annexed upon
 to him known to be the Attorney for
the herein, by delivering the same to and leaving it with a
person having charge of the office of said Attorney during the absence of
said Attorney therefrom.

Sworn to before me this }
day of 188

Notary Public.

*I agree that the further examine
in this case we will not
Thursday July 17 at 2 o'clock PM
+ consent that such agreement be
entered as granted against the maker
of the proposition.*

*Police Court
The People ex. rel.
Katherine von Reitzenstein*

against

Alexander H. Reaney

*Affidavits, complaining
of false pretences re.*

EDWARD P. WILDER,
Attorney for Complainant
140 NASSAU STREET,
(MORSE BUILDING.)
NEW YORK CITY.

To
Attorney for

Due and timely service of a copy of within
is hereby attested.

Dated N. Y., 188
*Further copy to July 14
at 9 a.m. by request
17 Sept - P.E.*

Sir :
Take notice that the within is a copy
of an Order this day duly entered in this
action in the office of the Clerk of this
Court.

Dated N. Y., 1884.
Yours &c.,
EDWARD P. WILDER,
Attorney for
140 NASSAU STREET,
NEW YORK CITY.

To
Attorney for

Sir :
Take notice that an Order, of which
the within is a copy, will be presented to
Mr. Justice at
of this Court, at the in the
City of New York, on the day of
1884, at M., for settlement and
entry herein.

Dated N. Y., 1884.
Yours &c.,
EDWARD P. WILDER,
Attorney for
140 NASSAU STREET,
NEW YORK CITY.

To
Attorney for

02 18

Katherine Von Reitzenstein the Complainant
being duly sworn deposes and says.

I know the defendant & paid
him the sum of One hundred and
sixty five dollars. I employed him
to attend to a divorce case for my
husband. when I saw him he said
he would get me a divorce for
fifty dollars and we could not
find where he was and he said
he said he will get a man and
search for him and serve him with
the summons, and the next morning
he came to my house and said he
sent the sheriff to find and he
wanted fifteen dollars to serve
the papers on him and I asked him
where he was and he said in Arcene

P.O. and I saw him after that and he
paid he wanted thirty dollars for
the expense and I paid him and then
I went to his office and he said
he wanted \$165 dollars and then
he would get me my divorce
and he would work hard for it and
I went to the Bankers bank and
drew out the One hundred and sixty
five dollars and gave it to him

0219

2
And then I waited a week and I went
to his office and asked him if he had
my divorce ready and he said no it
was not ready. I have to pay him
fifteen dollars and that he wanted
to pay a clerk for the certificate.
A few days after that I went to his
office and he would not show
himself and after that he told me he
didn't commence it yet that was
after I gave him the One hundred
and fifty five dollars.

Cross Examination

Mr Peasey came to my house to
see me with a friend he asked
me if I wanted to get a divorce and
I told him I did and I employed him
as my counsel. I never signed a
complaint he said he would draw
up papers at that time I gave him
200 dollars he sent up a man
and paid he wanted to see me and
he told me he must have 165 dollars
and he would get me my divorce.
He needed the One hundred and
fifty five dollars I saw him in
the court room in the common

0220

Please. and he said if I would give
 him the 165 dollars that would
 be the end of it and he would not
 charge me any more and that the
 divorce was ready, and I went home
 at 9th he after words told me he didn't
 do anything and of course I wanted
 my money back

Revisited He said to me if you
 give me the 165 dollars right down
 I will give you your decree and that
 he would not ask any more money
 he said it was done. and I paid him
 the money and 20th weeks after that
 I went down to see him and he said
 he wanted 15 dollars and that would
 be all and when I wanted to give him
 the 15 dollars he said he would
 not take it he wanted 25. and then
 he told me he did not have the
 decree but that he would begin
 the case now

From to before }
 June this 10th July 1884 } *Confession Knight*
J. K. White *Plaintiff*

0221

Annie Strong being duly
 sworn says I reside at 508
 Park Avenue Brooklyn and am a
 married woman and 35 years
 of age I know Mr Reary the time
 I went to his office was after
 she paid the 105 dollars and he told
 her her divorce was done and that
 he would be back again and take
 her into court and get her decree
 and he went away and never came
 back that day but sent a man
 and said he was too busy and he
 didn't take her into court and
 we waited all day for him and
 didn't see him and went there
 several other times and we could
 not see him

Given to before me
 this 10th day of July 1914 } Annie Strong
 J. J. [Signature]
 Justice

0222

Edward P. Wilder being duly sworn says

I am an attorney at law and reside at 224 West 23rd Street sometime in February last. the Com Plaintiff came to me & on her behalf instituted a proceeding in the common pleas resulting in an order, which I hereby offer in evidence a copy marked Complt Ex 1. That order was personally served on the defendant and after words in obedience to it he sent to me by his brother Hugh Reavy these 2 papers I now offer in evidence as being all the papers in the case. Ex 2 & 3

Sworn to before me
this 10th day of July 1884

Edward P. Wilder

J. H. Miller

Notary Public

0223

I waive further examination and
desire to give bail to answer
at the General Sessions

July 14, 1884

A. W. Reaney

TORN PAGE

0224

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Alexander N. Reary 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

Alexander N. Reary

Question. How old are you?

Answer

45 years.

Question. Where were you born?

Answer.

New York, City

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

Answer.

32 Warren Street 1 year.

Question What is your business or profession?

Answer

Lawyer

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 a man by the name Julius. formerly doing business at Warren Street in this City. Called on upon me some 203 times and upon the latter occasion produced a letter addressed to himself purporting to have been written by and sent by Mrs Von Reichenstein which I read and which was pleading him to obtain counsel for her as she desired to get a divorce in pursuance of that letter I subsequently saw her and had a consultation with her at my office in the presence of said Julius. and I agreed at her solicitation to take her case at which time no fee was agreed upon nor at any time did I agree for any specified sum to prosecute her case. She stated that she had been married 2 years and that he was much younger than herself. She believed he was having a child by another woman.

day of

188

Taken before me this

Police Justice.

as necessary to establish a
 competent witness as to affairs
 services as the courts were particular in those cases
 expended in the neighborhood of six to dollars
 in an about efforts to affect such service
 but without success. I took her statement
 carefully examined her marriage certificate
 and personally went to several places
 at her solicitation in order to obtain proof
 at her solicitation I had repeated consultations
 with her at various times each covering
 a considerable space of time and did my best
 as best I could, having prepared the requisite
 papers in the matter, she stated at first
 that I might take my own time in the case
 but subsequently expressed an anxiety for
 a speedy determination. In respect to the
 fee hundred and fifty five dollars. I think it
 was the amount which is the basis of this
 complaint it was paid to me not wholly as
 a fee as I understood it and so stated but
 likewise to cover incidental expenses
 she stated at the time that she did not want
 it to cost her any more and I informed her
 that those proceedings were sometimes expensive
 luxuries. And that I thought that would cover the
 whole of it and that I would proceed to a final
 determination and if the evidence was sufficient
 obtain for her her decree and that as I had other
 cases I could not devote the whole of my time
 to her or to her case and that it sometimes took
 months and sometimes years to conclude. And
 of that kind and that upon my part there would
 be no unnecessary delay I did not state
 her that I had a decree but on the contrary
 informed her that there was considerable
 about it and that there were the referee's fees as
 well as other fees to be paid the amount
 of which I could not tell but that I would
 liquidate the same out of the money I
 received. And I deny each and every allegation
 set forth in the Complainant's complaint

Taken before me
 this 13th day of July 1884 } A. H. Reaney
 J. H. Wilbuth }
 Justice

0226

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

20 District Police Court.

Alexander H. Reary being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his ^{no} 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 ^{no} waiver cannot be used against him ⁱⁿ on the trial.

Question What is your name?

Answer

Alexander H. Reary

Question. How old are you?

Answer

45 years

Question. Where were you born?

Answer.

New York City

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

Answer.

32 Warren Street, 1 year.

Question What is your business or profession?

Answer

Lawyer.

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.
A. H. Reary

Taken before me this *10th*
day of *July* 188*7*

Police Justice.

0227

Court of Common Pleas
for the City and County of New York
Katharina Von Reitzenstein

Plaintiff

against

Oscar Hugo Von Reitzenstein

Defendant

Field Gould, Law Blank Publisher and Stationer, 163 Nassau St., N. Y.

Summons.—With Notice.

To the above named Defendant

You are hereby Summoned to answer the complaint in this action, and to serve a copy of your answer on the Plaintiff's Attorney within twenty days after the service of this summons, exclusive of the day of service, and in case of your failure to appear, or answer, Judgment will be taken against you by default, for the relief demanded in the complaint.

Dated, N.Y. Jan 1881

Fowler & Kearney Plaintiff's Attorneys

Office and Post Office Address, No. 32 Warren Street,

New York City

NOTICE.

Take notice, that upon your default to appear or answer the above Summons, Judgment will be taken against you for the sum of relief demanded in the Complaint dollars, ~~and with costs of this action.~~

Fowler & Kearney

Plaintiff's Attorneys

Court of Common Pleas.
for the City and County of New York

Katharina Van Reitzenstein

— against —
Oscar Hugo Van Reitzenstein

The Complaint of the plaintiff respectfully shows to this Court.

- I That on or about the 26th day of April 1882 at the City of New York, the plaintiff was married to the defendant.
- II. That the plaintiff and ~~the~~ defendant were at the times of the Commission of the several acts of adultery hereinafter mentioned actual residents of this State.
- III That at divers places within the Cities of New York and Brooklyn, and at various times between the 1st day of March 1882 and before the date of this action, but at what particular times and places, this plaintiff is unable to state, the defendant committed adultery with one or more women whose names are unknown to the plaintiff.
- IV. That for four months last past the said defendant has lived and is still publicly living in adulterous intercourse and relations with a woman who calls herself his wife at No. 224 First Avenue in the City of New York and at Stanton and Christie Streets in said City.

V. That such adultery was committed without the Consent, Connivance, privity or procurement of the plaintiff, and that five years have not elapsed since the plaintiff discovered the fact of such adultery, and that plaintiff has not voluntarily cohabited with the defendant since such discovery.

VI. That there is no issue of said marriage of the plaintiff and defendant.

Wherefore plaintiff demands judgment that the bonds of Matrimony between herself and the defendant be dissolved absolutely and that said defendant be prohibited from intermarrying during the plaintiff's lifetime and that said defendant be compelled to make suitable provision for her, said plaintiff's support and maintenance, and pay the costs and disbursements of this action

Forster & Kearney
Plff's Atty's
3rd Warren St
N.Y. City.

0230

City and County of New York ss.

Katharina Van Reitzemstein
being duly sworn says that she is the plaintiff
above named, that the foregoing Complaint is
true to her own knowledge, except as to the
matters which are therein stated to be alleged
upon information and belief and that as to
those matters she believes it to be true.

Given before me this }
day of 1884 }

N.Y. County Common Pleas.

Matthew J. Reichenstein,

— Against —
Oscar Hugo von Reichenstein

Summons and Complaint

Forler & Healey
Opp Attorneys,
32 Waverly Street
New York City.

42 JK

0231

0232

Court of Common Pleas
for the City and County of New York

Katharina von Reitzenstein
against
Oscar Hugo von Reitzenstein

We hereby consent
that Edward P. Wilder Esq be
substituted as attorney for
the plaintiff in this action
in our place and stead
and consent that an order
to this effect be made
and entered.

W. J. April 21st, 1884
Forster & Reavey
by A. N. Reavey
Plff's attys

0233

My Court of Honor

Katharine von Reichenstein

Oscar Hugo von Reichenstein

Consent

24 3 1712

0234

At a Special Term of the Court
of Common Pleas for the City
and County of New York, held
at Chambers thereof at the
Court House in the City of
New York, on the 15th day of
March 1884

Present Hon Miles Beach Justice

In the Matter
of
Alexander A. Reavey
an Attorney at Law

On reading and filing the petition
of Katherine Von Ritzenstein and the
affidavits of Edward F. Wilder and Ter-
ence Farley and exhibits thereto annexed
together with proof of service thereof
upon Alexander A. Reavey, and the hear-
ing of said petition having been duly
adjourned from time to time on motion of
said Reavey until this day, and now said
Reavey defaulting and failing to ap-
pear in opposition thereto:

It is Ordered, on motion of Edward F.
Wilder, petitioner's attorney, that Edward
Wilder be and is hereby substituted as

Attorney for the petitioners herein, Katherine
 von Reitzenstein, in the place and
 stead of Alexander H. Levey, her former
 Attorney, in any action pending in this
 Court for divorce, wherein said petition-
 er is plaintiff and her husband Oscar
 Hugo Von Reitzenstein is defendant, if
 such action is pending, and that the
 said Levey do forthwith, within two
 days after service of a copy of this
 order, turn over and deliver to Edward
 Mulder Esq. all papers, proof of service
 and other proceedings in such action
 if any be pending, and that this order
 is made without prejudice to such
 other or further proceedings as the peti-
 tioners may be advised to take, by act-
 ion or otherwise, for the recovery from
 said Levey of the sums of money hereto-
 fore paid by her to him, as set forth
 in her petition herein, and that he pay
 \$ costs of this motion)

Ordered further by the Court upon
 its own motion, that the said petition
 affidavits and exhibits herewith sub-
 mitted, be forthwith transmitted to
 the General Term of the Supreme Court,
 in this Department, for such action as

0236

that Court may deem proper to take
in the premises with reference to said
Alexander A. Beavey, as an attorney
and counsellor at law, and that the
clerk of this Court is hereby directed
to transmit said papers with a copy
of this order as aforesaid

Miles Beach
J.C.P.

0237

City and County of New York, ss.:

sworn, says, that on the

day of

being duly

188

at No.

in the City of New York,

he served a copy of the annexed

upon

to him known to be the Attorney for

the

herein, by delivering the same to and leaving it with a

person having charge of the office of said Attorney during the absence of

said Attorney therefrom.

Sworn to before me this

day of

188

Notary Public.

at 4 Common Place

In the Matter

of

Alexander H. Cleary
an attorney

Order granting subse-
quent and transmitt-
ing papers to Supreme
Court General Term

EDWARD P. WILDER,

Attorney for petitioner

140 NASSAU STREET,

(MORSE BUILDING.)

NEW YORK CITY.

To

Attorney for

Due and timely service of a copy of within

is hereby admitted.

Dated N. Y.,

188

41 J.R.

SIR :

Take notice that the within is a copy
of an Order this day duly entered in this
action in the office of the Clerk of this
Court.

Dated N. Y.,

1884.

Yours &c.,

EDWARD P. WILDER,

Attorney for

140 NASSAU STREET,

NEW YORK CITY.

To

Attorney for

SIR :

Take notice that an Order, of which
the within is a copy, will be presented to
Mr. Justice at
of this Court, at the
City of New York, on the day of
1884, at M., for settlement and
entry herein.

Dated N. Y.,

1884.

Yours &c.,

EDWARD P. WILDER,

Attorney for

140 NASSAU STREET,

NEW YORK CITY.

To

Attorney for

0238

Sec. 151.

2

District Police

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 any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by Blathernie Van Reitzenstein

of No. _____ Street, that on the 9th day of January

1884 at the City of New York, in the County of New York, the following article to wit:

good and lawful money to the amount
and

of the value of one hundred and sixty five Dollars,
the property of Complainant

w^{as} taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Alexander H. Leary

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 every of you, to apprehend the body of the said Defendant and forthwith
bring 2 before me, at the 2 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 10th day of July 1884

J. H. Smith POLICE JUSTICE.

0239

POLICE COURT. DISTRICT.	REMARKS.
THE PEOPLE, &c., ON THE COMPLAINT OF <i>Catharine von Reichenstein</i> vs. <i>Alexander H. Reaney</i>	Time of Arrest, <i>July 16 1884</i>
Warrant-Larceny.	Native of <i>Pr</i>
	Age, <i>65</i>
	Sex
	Complexion,
Dated <i>July 10</i> 188 <i>4</i> <i>Kilbreth</i> Magistrate	Color <i>White</i>
<i>Curry</i> Officer The Defendant <i>Alexander H. Reaney</i>	Profession, <i>Lawyer</i>
taken, and brought before the Magistrate, to answer the within charge, pursuant to the command con- tained in this Warrant.	Married <i>Yes</i>
<i>James Curry</i> Officer.	Single,
Dated 188	Read, <i>Yes</i>
This Warrant may be executed on Sunday or at night.	Write, <i>No</i>
<i>J. W. Smith</i> Police Justice.	<i>12, Warren St</i>

0240

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail, and authorize Justice O'Reilly to

accept such bail
of the prisoner
Dated July 14 1884 J. Kilbuck 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.

Police Justice.

0241

Dr. T. S. Milner
163 Linnwood St.

BAILED.

No. 1, by James Duff
Residence 228 East 57th Street.

No. 2, by _____
Residence _____ Street.

No. 3, _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

401 1484
Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Catherine Pittman
250 Bedford Ave Brooklyn
Alexander Henry
2 _____
3 _____
4 _____
Offence Grand

Dated July 10th 188 4
Kilbrett Magistrate.
Curry Officer.
2450 Precinct.

Witnesses Thomas Smith
No. 408 W 28th Street.
Anna Strong
No. 508 Park Ave. Corner Street,
Spencer St. Brooklyn
No. E. P. Wilder Myer Brooklyn
1140 Nassau St
\$ 1000 to answer
Send Sub. to J. M. Wilder
Com

0242

State of New York.

Executive Chamber.

ALBANY, *Aug. 3* 188*7*

SIR:

An application for Executive clemency having been made on behalf of *Alexander H. Reavey*, who was convicted of *Grand Larceny, 2nd degree* in the County of *New York*, and sentenced *Jan. 6* 188*7*, to imprisonment in the *N. Y. Penitentiary* for the term of *2* years and *6* months, and to pay a fine of \$, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

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

I am,

Very respectfully yours,

William G. Rice,

Private Secretary.

To Hon.

J. B. Martine
Dist. Atty. of N. Y. City
N. Y. City.

0243

Forward
Dec 29/87
R. H. R.

Aug 17/87

0244

POOR QUALITY
ORIGINALS

New York
Sept. 22nd 1886

Mr. Mastine -

Sir:

I hope you
will pardon my addressing
you, but I am half insane
through trouble, my object
in writing is this, I have
understood from those
that have been compelled
to bring bail before you,
for Mr. Reavey, you have
raised all the objections
you could, and even dis-
couraged those that came
to become bail. There was

POOR QUALITY
ORIGINALS

0245

one, a Mr. Kenzie that called those to offer bail, he paid \$500 for his house years ago, in Mott, New York, only the other side of Harlem Bridge, near Elevated Station, now of course, more valuable, You would not accept him; that was months ago, Mr. Reavey would not now be dying by inches, had he been released, he only weighs one hundred and four pounds, weighed in the Prison, only that skin wrapped over the bones, and how could it be otherwise, when in twenty four months he has not had a warm meal, only a cup of Coffee, or Tea; I have fasted with every thing I could possibly spare, and very little remains; even my Clothing, to take him a little bread, and anything I could carry in a paper. Mr. Mastine I look healthy, and well, but I can refer you to Dr. Hay, of east 12th street, and she will tell you only on the fourteenth of August, he thought I would not live through the night, he attended me ten days, all of that time I was compelled to remain in bed,

POOR QUALITY
ORIGINALS

0246

I am subject to Rheu-
matism, also Heart
trouble, and my Doctor
says if I am not very care-
ful, I will not live long,
this does not worry me,
but when I see poor Mrs.,
leaving pale as death,
with nothing but a Cell
to walk in; His family
all die with Consumption.
This Lady that called there
I am informed you also
discouraged, from be-
coming his bail, if you
could have seen him after
he heard she had gone,
he had a perfect Ague, and
was as cold as Ice, there is
one thing, just as pure

POOR QUALITY
ORIGINALS

0247

as there is an ever living
God, if he is not taken
out of there, where he can
get food and better air,
he will not be alive three
months longer. I was in-
formed by those that
have come in contact
with you, in regard to Mr.
Pearly, that you will dis-
courage any one coming
there to become his bonds-
man, without they could
not be influenced by you,
this is cruelly bitter, and of
course we can only think
you must have a person-
al feeling toward him,
he informs me, that by
word, or deed, he never

POOR QUALITY
ORIGINALS

0248

did anything to offend. You, now if this is all true, it is a hard state of affairs, and to think what he has suffered for many a person thirty years, in that detestable City Prison, if it had not been for the kindness, and sympathy of good Mrs. Finn, God alone knows the result. I again ask you to pardon me for writing this, but I am so troubled about him - This certainly can do you no real good, or benefit, to have Mrs. Kearney any unpleasant feeling, die there, or any place of confinement; he has already suffered enough, he only had that female's case
May 3^d 1890.

His weeks, and it would all have been properly attended to, if he had only had time, but any woman who will marry a person thirty years younger than herself, after being a Wife over thirty years, of another Husband, also let neighbors say speak of her, and say she is fearfully quarrelsome, and an ugly woman. Please think kindly of me, Kearney, also of me. I do not write this with any unpleasant feeling toward you, but through
Very Respectfully
Mrs. A. H. Kearney
334 East 128th St.

0249

New York, ss.
City & County of New York
Court of General Sessions.

The People vs }
vs } Upon an Indictment
Alex. H. Reavy } for Larceny.

Alexander H. Reavy, being duly sworn says that the trial of this action was commenced in the above entitled Court on the 24th day of November instant, and concluded on the 25th day of the same month.

On the said 25th day of November, a few minutes before the Court was opened, one Plato, a juror attending said court, but not serving as a juror in this action approached the prosecuting witness, Catherine von Reitzenstein and the witness for the People Mrs. Story, in the Court Room, and had a whispered conversation for several minutes with the said witnesses. During said conversation the said ^{Plato} ~~Capt~~ and the said witnesses frequently turned and looked intently at affiant, who was present in the Court room at a

0250

little distance from them, and affiant was convinced from their manner, and from the circumstances under which said conversation was held, and therefore alleges that the said Plato von Reitzenstein and Kling were at the aforesaid time and place conversing together about affiant, and about this case.

Immediately after the close of the said conversation the said Crapo went across the Court room and entered into conversation with one Goodhart a juror serving upon the trial of this case, and continued said conversation until the said Goodhart was called, with the other jurors into the jury box, for the purpose of proceeding with the trial of this case. And affiant believes and alleges that the said Crapo and Goodhart were then and there conversing together about this case.

Sworn to before
me this 26th day
of November 1902

A. H. Reaney

Henry H. Hooney
Notary Public
N.Y.C. (02)

0251

Court of Genl. Sess.

The People &c.

vs -

Alexander H. Leary

Defendant

0252

State of New York.

Executive Chamber.

ALBANY,

Mar. 25 1887,

SIR:

An application for Executive clemency having been made on behalf of Alexander H. Peary, who was convicted of Graud Larceny, 2nd degree in the County of N.Y., and sentenced Jan. 6 1885, to imprisonment in the N.Y. Pen. for the term of 2 years and 6 months and to pay a fine of \$, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

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

I am,

Very respectfully yours,

William H. Rice
Private Secretary.

To Hon.

R. B. Hartine,
Dist. Atty. of N.Y. Co.,
N. Y. City.

0253

Answered
April 15th 1884.
R. B. Lee.

0254

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alexander H. Peasey

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

Alexander H. Peasey

of the CRIME OF Grand LARCENY in the Second Degree committed as follows:

The said Alexander H. Peasey

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~fourth~~ day of ~~February~~, in the year of our Lord one thousand eight hundred and eighty-~~four~~, at the Ward, City and County aforesaid, with force and arms, with intent to deprive and defraud one

Katharine Von Reitzgustein

of the property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to ~~his~~ own use, did then and there feloniously, fraudulently and falsely pretend and represent to ~~the said Katharine~~

Von Reitzgustein,

That she had then lately before commenced an action for divorce in the name of the said Katharine Von Reitzgustein, against her husband Oscar Hugo Von Reitzgustein, in the Court of Common Pleas in and for the City and County of New York, and had caused a summons therein to be served upon the said Oscar Hugo Von Reitzgustein, and had paid the sheriff of the City and County of New York, as his fee for such service the sum of fifty dollars. That such action, through the error of the said Katharine Von Reitzgustein, in failing to give the proper name of her said husband and Von Reitzgustein, in failing to give the proper name of her said husband and Oscar Hugo Von Reitzgustein, was commenced against the said Oscar Hugo Von Reitzgustein, as Oscar Hugo Reitzgustein. That the said Oscar Hugo Von Reitzgustein had taken advantage of such error, and that it would be necessary to amend the record of said action, and that the same would necessitate the payment of ten dollars costs. That the said Alexander Peasey had performed legal on behalf of the said Katharine Von Reitzgustein numerous and valuable services in the course and conduct of the said action, and that the same was then and there progressing favorably to the interests of the said Katharine Von Reitzgustein, and that he was then about to enter judgment in her favor for an absolute divorce from the said Oscar Hugo Von Reitzgustein. That in order to secure such judgment it was then and there necessary that the said Katharine Von Reitzgustein should pay him the said Alexander Peasey the sum of one hundred and fifty dollars.

0255

And the said Katharine Von Reitzgustein

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Alexander H. Reavey—

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Alexander H. Reavey, a sum

sum of money, to wit: the sum of two hundred and seventy five dollars in money, lawful money of the United States, and of the value of two hundred and seventy five dollars; of the proper moneys, goods, chattels and personal property of the said

Katharine Von Reitzgustein—

and the said Alexander H. Reavey— did then and there feloniously obtain the said sum of money

of the proper moneys, goods, chattels and personal property of the said

Katharine Von Reitzgustein— from the possession of the said Katharine Von

Reitzgustein— by color and by aid of the false and fraudulent pretenses and representations aforesaid, and with intent to deprive and defraud the said Katharine Von

Reitzgustein— of the same, and of the use and benefit thereof, and to appropriate the same to

own use. Whereas, in truth and in fact, the said Alexander H. Reavey had

not then actually begun or commenced any action or suit in the name of the said Katharine Von Reitzgustein against her said husband in the Court of Common Pleas in and for the City and County of New York, or in any other Court, and had not caused any summons or writ to be served upon the said Oscar Von Reitzgustein, and had not paid to the said Oscar Von Reitzgustein the sum of fifteen dollars, or any sum of money or other

And whereas in truth and in fact, such action or suit had not been commenced against the said Oscar Von Reitzgustein or Oscar Von Reitzgustein, through the agency of the said Katharine Von Reitzgustein, through the agency of the said Katharine Von Reitzgustein in paying to said Oscar Von Reitzgustein her said husband, and the payment of any such sum, but in truth no such action had been made.

And whereas in truth and in fact it would not be necessary to amend any writ of any action or suit, on account of the intended payment of the said sum of fifteen dollars, or any sum of money or other

And whereas in truth and in fact the said

0256

Alexander H. Reaney had not performed up and on
the part of the said Katharine Von Reitzgustein
numerous and valuable services in the course
and conduct of the said action, and had not per-
formed any services whatever up to and including
therein:

And whereas in truth and in fact the
said action was not then and there necessary
generally to the interests of the said Katharine
Von Reitzgustein, and the said Alexander
Reaney was not then and there acting in
her name for an adequate consideration in
order that the said Katharine Von Reitzgustein

And whereas in truth and in fact it
was not then and there necessary in order to
secure such a judgment that the said Katharine
Von Reitzgustein should pay him the
said Alexander Reaney the sum of One Hundred
and fifty five dollars,

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Alexander H. Reaney
to the said Katharine Von Reitzgustein was and were,
then and there in all respects utterly false and untrue, as the said
Alexander H. Reaney
at the time of making the same then and there well knew.

AND SO THE GRAND JURY AFORESAID do say: That the said
Alexander H. Reaney
on the day and year first aforesaid, at the Ward, City and County aforesaid, in the
manner and form aforesaid, and by the means aforesaid, with force and arms, the
sum of money aforesaid, to wit:
the sum of Two Hundred and
seventy five dollars in money,
lawful money of the United States
and of the value of Two Hundred
and seventy five dollars,
of the proper moneys, goods, chattels and personal property of the said

Katharine Von Reitzgustein
then and there feloniously did STEAL, 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.

PETER B. OLNEY, District Attorney.

0257

BOX:

151

FOLDER:

1549

DESCRIPTION:

Rinaldo, Giuseppe

DATE:

09/04/84



1549

Witnesses =

Mac Impassant

5th
Cathery's

Counsel,

Filed 4 day of

1884

Pleas

W. J. J. J.

THE PEOPLE

vs.

P

Ginseng Rinaldo

H. D.

Assault in the Second Degree.
(Section 218, Penal Code).

PETER B. OLNEY,

JOHN W. OLNEY

District Attorney.

A True Bill.

Emmanuel M. M. M.

Foreman.

Sept 2/84

Spec. J. J. J.

0259

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

1st District Police Court.

Giuseppe Rinaldo being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his own 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 own waiver cannot be used against him in on the trial.

Question. What is your name?

Answer. Giuseppe Rinaldo

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Italy

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

Answer. 35 Mulberry St about 6 months

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

Giuseppe Rinaldo
his
name

Taken before me this

day of

August 1894

Police Justice.

0260

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 Giuseppe Rinaldo

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 21 July 188 Andrew J. Smith 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.

0261

BAILED,

No. 1, by

Residence..... Street.

No. 2, by

Residence..... Street.

No. 3, by

Residence..... Street.

No. 4, by

Residence..... Street.

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

✓ Domènich Smith
29 Monroe St.

1 Giuseppe Rinaldo

2

3

4

Dated 21 July 1884

A. J. White Magistrate.

John J. Himmer Officer.

6 Precinct.

Witnesses.....

No. Street.

No. Street.

No. Street.

\$ 300 to answer for Sessions.

for



0262

Police Court—185 District.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } SS

of No 29 Monroe

Dominick Smith

38 years
brick layer

Street,

on Sunday the 20 day of July
in the year 1884, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Giuseppe Rinaldo (now here)
who struck deponent several blows on the head
with a stick then and there held in his hand

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 the above assault, &c, and be dealt with according to law.

Sworn to before me, this

day of

21st
1884

Dominick Smith

Henry J. Smith

POLICE JUSTICE.

0263

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Guiseppi Rinaldo

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

Guiseppi Rinaldo

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

The said *Guiseppi Rinaldo*

late of the City and County of New York, on the *twentieth* day of
July, in the year of our Lord one thousand eight hundred and
eighty *four* with force and arms, at the City and County aforesaid, in and upon one

Dominica Smith

in the peace of the people of the said State then and there being, feloniously did
willfully and wrongfully make an assault: and the said *Guiseppi*

Rinaldo

with a certain *knife* which *he* the said

Guiseppi Rinaldo

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

knife likely to produce grievous bodily harm *him*,

the said *Dominica Smith* then and there feloniously
did willfully and wrongfully strike, beat

bruise 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.

Peter B. O'Quinn

District Attorney

0264

BOX:

151

FOLDER:

1549

DESCRIPTION:

Roberts, William

DATE:

09/16/84



1549

0265

Witnesses:

Ernest F. Casella
John Green

1943
Counsel,
Filed 16 day of Sept 1884
Reads *Magnelly 117*

THE PEOPLE
vs.
P
William Roberts
Grand Larceny 2nd degree
(From the Penal Code)
[Sections 528, 531, Penal Code]

PETER B. OLNEY,
District Attorney.

A True Bill.
Edward W. [Signature]
Foreman.

Oct. 10/84
Read guilty
Oct 8 1884
S.P. 2 1/2 years.
" 10 "

0266

Police Court—X District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 314 East 55 Street, aged 32 years,
occupation Clerk being duly sworndeposes and says, that on the 7 day of September 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
from his person of deponent, in the day time, the following property viz: . . .one double case gold watchof the value of Seventy five dollars
the property of ComplainantSworn to before me, this
day of September 1888
at New York
Police Justice.and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by William Roberts (now present)
from the fact that deponent
whilst standing on the rear
platform of a Barney's Road Car, felt said Roberts
push against him, and looking
down saw the chain which
had been attached to the watch
dangling in front of his
vest. Said Roberts began
to run deponent pursued
and captured him. And he
immediately handed deponent
back his watch. Said watch
at the time it was taken was
in the left hanging pocket of the vest
then and there worn by deponent.
Eugene J. Castles

0267

Sec. 198-200

X District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Roberts 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 Roberts

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

Philadelphia

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

Answer.

1121 3 Ave (residing there 6 mos)

Question. What is your business or profession?

Answer.

Rail Road

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

Answer.

I am not guilty

William Roberts

Taken before me this

day of *Sept* 188*8*

Police Justice.

0268

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 Roberts

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 *Sept 8* 188

J. M. Duffy Police Justice.

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

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188

Police Justice.

0269

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court X District 1610

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Eugene D. Castle

314 East 55th St

William Roberts

2

3

4

Dated

September 8 188 X

Patrick Sheen, Magistrate.

Patrick Sheen Officer.

19 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer 9 Sessions.

Office Laneer
from the
1610

Cum

0270

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 Roberts

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

William Roberts,

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

The said *William Roberts,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Seventh day of *September* in the year of our Lord one thousand
eight hundred and eighty *four*, in the *day* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch of the value of

seventy five dollars,

of the goods, chattels and personal property of one *Eugene T. Carter,*
on the person of *the said Eugene T. Carter,*
then and there being found, from the person of the said *Eugene T. Carter*
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.

Peter B. Ormer,

District Attorney

0271

BOX:

151

FOLDER:

1549

DESCRIPTION:

Rohan, John

DATE:

09/15/84



1549

0272

BOX:

151

FOLDER:

1549

DESCRIPTION:

Rohan, Ann

DATE:

09/15/84



1549

Witness:
Bridget Kelly

188
Counsel,
Filed 15 day of Sept 1884
Reads (M. J. Kelly 7-16)

THE PEOPLE
vs.
John Rohan
and
Ann Rohan
Assault in the Second Degree.
(Section 218, Pennl Code).

PETER B. OLNEY,
~~JOHN M. OLNEY~~
District Attorney.

A TRUE BILL.

James M. Kelly
Clerk.

Sept 18/84

Thos. J. Kelly
Deputy Clerk.

0274

Police Court—3rd District.

CITY AND COUNTY
OF NEW YORK

of No. 37 Myrtle

Bridget Nellis aged 41 years
Street,

being duly sworn, deposes and says, that
on Monday the 9th day of September

in the year 1888 at the City of New York, in the County of New York,

she was violently and feloniously ASSAULTED and BEATEN by John Rohan
and Ann Rohan (both now here)
said John struck deponent several
violent blows in face with his clenched
fist, and said Ann cut and stabbed
deponent in the left arm, with a
knife she held in her hands
and said assault was committed
by said defendants

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

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

Sworn to before me, this 9th day
of September 1888

Bridget Nellis
Martha

day 1888

POLICE JUSTICE.

0275

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

2 District Police Court.

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

Question. What is your name?

Answer.

Salim Rohan

Question. How old are you?

Answer.

54 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

37 Monroe Street 2 years

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

Salim Rohan

Taken before me this

day of

September

1888

at New York

Police Justice.

0276

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question What is your name?

Answer

Sam Rohan

Question How old are you?

Answer

30 years

Question Where were you born?

Answer

Ireland

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

Answer

37 Monroe Street 2 years

Question What is your business or profession?

Answer

Keep House

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

Answer

*I am not guilty I have no
knife, and I never struck her*

Sam Rohan
Mum

Taken before me this

day of

September
188*8*

Police Justice.

0277

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 Rohan

my John Rohan
guilty thereof, I order that they be held to answer the same and they 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 they
give such bail. or he legally discharged

Dated Sept 8 188 Leij. Or. wy 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.

0278

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

Police Court-- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Barry Miller
37 Monroe St.
1 John Rohan
2 Ann Rohan
3 _____
4 _____

Offence
Battery

Dated Sept 8 1884
Pawer Magistrate.
Leary & Shalvey Officer.
7 Precinct.

Witnesses Mary Ann Speer
No. 37 Monroe Street.
Miller Ann
No. 37 Monroe Street,
Elizabeth Lake
No. 37 Monroe Street,
\$ 500 to answer G.S.

Committed

0279

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

John Bohan and
Ann Bohan

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

John Bohan and Ann Bohan

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

The said John Bohan and Ann
Bohan, each -

late of the City and County of New York, on the Eleventh day of
September, in the year of our Lord one thousand eight hundred and
eighty four, with force and arms, at the City and County aforesaid, in and upon one

Bridgeport Hotel -

in the peace of the people of the said State then and there being, feloniously did
willfully and wrongfully make an assault: and the said John Bohan
and Ann Bohan, with their
hundred sticks, and also -
with a certain rod which they the said

John Bohan and Ann Bohan

in their right hands then and there had and held, the same being then and there an
instrument likely to produce grievous bodily harm, then,
the said Bridgeport Hotel, then and there feloniously
did willfully and wrongfully strike, beat, scold, cut, bruise 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.

Peter B. O'Hara

District Attorney

0280

BOX:

151

FOLDER:

1549

DESCRIPTION:

Rohrs, John

DATE:

09/30/84



1549

Witness:

421 ordered

Day of Trial, *Sept 14*
Counsel, *J. J. Campbell*
Filed *30* day of *Sept* 188 *4*
Pleads *Not guilty B.*

THE PEOPLE

vs.

B

John Robins

Violation of Excise Law.
(Sunday.)

PETER B. OLNEY,

~~JOHN MARSHALL~~

District Attorney.

A True Bill.

Charles W. ...

Foreman.

0281

0282

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John Rohrs 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

My apartment for open down below. I was not selling anything.

John Rohrs

Taken before me this

day of *Sept* 188*4*

Police Justice.

0283

POLICE COURT 3 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

John Crook
Violation of Exercise Law

~~do not~~ demand

After being informed of my rights under the law, I hereby ~~wave~~ ^{general} 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 September 1st 1884

John Crook

John Patterson Police Justice.

0284

Excise Violation—Keeping Open on Sunday.

POLICE COURT—8 DISTRICT.

City and County } ss.
of New York, }

of No. 13 Greenwich John Crook Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 31 day
of September 1884 in the City of New York, in the County of New York,

John Rohrs (now here)
being then and there in lawful charge of the premises No. 449 Grand

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

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

Sworn to before me, this 31 day }
of September 1884 } John Crook
John Patterson Police Justice.

0285

421

1388

Police Court, 3 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

John Crook

vs.

John Rohrs

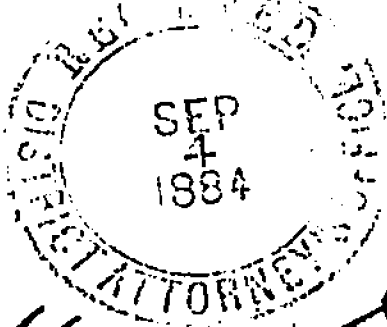
EXCISE VIOLATION.
KEEPING OPEN ON SUNDAY.

Dated 1st day of September 1884

Patterson Magistrate.

Crook Officer.

Witness,



Bailed \$100 to Ans. Gen. Sessions.

By John Roden

No 4 Hester Street.

It appearing to me by the within depositions and statements that the crime herein 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 \$100 Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated September 4 1884 John Rohrs Police Justice.

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

Dated September 4 1884 John Patterson Police Justice.

There being no sufficient cause to believe the within named

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

Dated 1884 Police Justice.

0286

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

THE PEOPLE OF THE STATE OF NEW YORK
against

John Rolins

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows:

The said *John Rolins*
late of the First Ward of the City of New York, in the County of New York aforesaid, on the
31st day of *August* in the year of our Lord one thousand
eight hundred and eighty-*four*, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with force and arms,
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 whisky, 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
expose for sale and sell as a beverage to

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

SECOND COUNT:

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

John Rolins

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE
AND BEER, ON SUNDAY, committed as follows:

The said *John Rolins*

late of the First Ward of the City of New York, in the County of New York aforesaid, after-
wards, to wit: On the said 31st day of *August* in the year of our
Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County

0287

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, 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 whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

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

THIRD COUNT:

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

John Adams

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

The said *John Adams*

late of the First Ward of the City of New York, in the County of New York aforesaid, after-
wards, to wit: on the said *31st* day of *August* in
the year of our Lord one thousand eight hundred and eighty-*four* the same being
the first day of the week, commonly called and known as Sunday, being then and there in
charge of and having the control of certain premises at number *449*

Grand Street

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

PETER B. OLNEY,
JOHN McKEON, District Attorney.

0288

BOX:

151

FOLDER:

1549

DESCRIPTION:

Rosenthal, Albert

DATE:

09/30/84



1549

Witnesses:

H. Bohner

Peter Moran

and appreciate to

Comp. Ch.

Beard

5

405

Counsel, _____

Filed 030 day of March 1884

Pleads.....

52 N. 1st Ave.
THE PEOPLE
vs.
Albert Rosenthal
Grand Larceny, second degree
[Sections 528, 531, Penal Code].

PETER B. OLNEY,
District Attorney.

A True Bill.

Edward Van Munching

P2 Sep 30 1885

Pleads guilty Foreman.

24th Nov 1878

5.

10-15

POOR QUALITY
ORIGINAL

0290

Jefferson Model Prison
New York 24 September

Monsieur May.

Il y a trois semaines j'ai
trouvé dans une prison terrible.
Ne sachant que on t'enferme de la
telle j'ai été obligé d'accepter
l'offre de me donner encore
une chance de me relever et
me remettre dans le droit chemin
mais j'ai été obligé d'accepter
mieux. Pour vivre j'ai dû me
faire des amis les plus possibles
chez les amis de mon père
à New York que vous n'avez pas
travaillé un dollar. Et ne
en la malheur de rencontrer
un jeune homme qui se
appelle par son surnom des
années qui travaille au
Coursier du P.M. il m'a
travaillé dans une maison
de j'ai au fait mis à
personne. Je n'ai pas
plus rien.

POOR QUALITY
ORIGINAL

0291

et tout l'argent que j'aurais fait
si le perdais au jeu. J'ende
dernier j'ai le bon de payer
pas mangé depuis treize heures
je couchais chez Kohn qui
tient un restaurant au 43
W. Houston Street pour dormir
der du travail, il me rend
bon alors je m'habillais
à demander à un ami
Pendant que je mangeais
il m'a demandé
si je voulais travailler dans
la cuisine qu'il voulait ce
que je faisais faire. Le di
dernier le collectionneur de
bières est venu et il a payé
de la bière à toute la cuisine
pendant toute l'après midi
H.C. commençait à être bon
et l'industrie de la bière
lorsque les D.D. les maîtres
celles qui passent par là.

pas d'argent sur moi
ce dont j'espère vous
m'excuser. Espérant
que vous pourrez faire
quelque chose pour moi
je termine en souhaitant
plus qu'écrire, je pense
que ceci est assez explicite
Montre aussi cette lettre
à mon père et peut-être
qu'il aura tout de même
pitié de moi, si je ne tire
de cette impasse je partirai
si loin d'ici qu'on ne saura
jamais plus parler de moi.
Obligé tout de même d'une
Bonne nuit à vous
Bonne nuit

Respectueux et dévoué

Albert Pleschke

H.B. - Les 37.50 de la montre
si les aie perdues au jeu, ils ne
sont donc pas comptés dans les
plus haut.

POOR QUALITY
ORIGINAL

0292

5 voir, en lui faisant peur
il verra bien car on peut
le menacer d'avoir achete un
montre usé. Il vous en
suppliera d'envoyer moi un
conseil que vous si j'en
fais personnel qui
s'occupe de moi - Allez
je donc aller en prison pour
des amies et y passer ma
jeunesse, si est sûr que vous
dites, j'en crois que ce sera
très facile de ravoir l'argent
à la maison de j'en -
Occupez vous cette mission
c'est tout le papier que
j'ai pu trouver et écrire
avec un crayon qui n'est
pas taillé, si j'avais que
ce soit sur moi j'en serais
obligé de vous envoyer
un message que vous
aurez la bonté de
payer à mon av. 0292

3
Lettre et écrit la montre et
chaîne accroché à son cou
dans la cuisine qui relâche
175 mille si n'en sassez pas
la valeur, j'en déraché la montre
et va la mettre au bout de
prière pour \$25. j'en puis
aller jouer espérant gagner
le cher de la montre et
la renvoyer à son propriétaire
mais l'homme propose et dit de
j'en perds tout et le lendemain
je rends le billet pour \$3.00
à Mr. Bell l'un des propriétaires
de la maison de j'en qui
se trouve au Centre de
Ston au 22 de Chippewa dans
Blenches Street entre Thompson
Street & Southfield Ave. j'en perds
il en est chargé de le faire
le soir j'en reçois Jules Michel
le fameux professeur comme
il est dans la maison d'en
me dit de venir j'en lui

POOR QUALITY
ORIGINAL

0293

racontais mon affaire à mon homme et
avait fini j'allais emprunter
\$1,50 à la maison de fin lui
payer à dîner achetant du
tabac et du papier à cigarette.
Ji lui achetai aussi 25¢
pour payer son couchet. Je
retournai à la maison de fin
et il ne voulut pas recueillir
avec moi disant qu'il reviendrait.
Moi me tenant sur sa parole
je l'attendais et il ne vint ni
arrêter il était allé se dévouer
et ai tout avoué et j'ai
donné caution de \$1,000, pour
répondre. Maintenant j'ai vu
vous implorer et user votre
influence soit chez mon père
ou dans la population franc
pour me tirer de ce pétrin.
C'est à dire que quel que soit
allé à la maison de fin
perdue à la maison de fin
et avec cet argent j'ai acheté
le ticket et rendu la moitié
à Mr. Baker et ensuite le
supplément de ma responsabilité
le propriétaire de la maison de
fin s'appelle Mr. Hall et
est un grand et respectable

0294

Monsieur
Je vous envoie cette lettre
parvenue à un de mes amis
que le Gredin à Cru interroge
à son Sort, elle renferme
des renseignements qui je
crois vous seraient utiles,
je m'empresse de vous la
faire parvenir

Je vous Salue

J. Proust
E. Blucher &c

0295

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail.

Dated Sept 24 188 ✓ Samuel C. Bailey 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.

0296

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

1634
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred Rosenstiel
73 West Houston

Alfred Rosenstiel

2 _____

3 _____

4 _____

Dated *Sept 10 1884* 1884

O. Reilly Magistrate.

Moran Officer.

8 Precinct.

Witnesses *Thomas Moran*

No. *8th Precinct Police*

No. _____ Street,

No. _____ Street,

\$ *10.00* to answer *G.S.*

0297

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Albert Rosenstiel 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.

Albert Rosenstiel

Question. How old are you?

Answer.

25 years.

Question. Where were you born?

Answer.

France.

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

Answer.

No Name

Question. What is your business or profession?

Answer.

Shaver

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

Answer.

I am guilty of the charge. I took the watch and chain and pawned it for twenty five dollars (or then for the pawn ticket, to a man for \$25.00/100 Dollars

Albert Rosenstiel

Taken before me this

24

day of

Sept

1884

Samuel C. Kelly Police Justice.

0298

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 48 years, occupation Detective of No.

5th Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Herman Boehm
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 24
day of Sept 1888 } Thomas Moran

Samuel C. Bell
Police Justice.

0299

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

of No. 73 West Houston Street, 39 years. Restaurant
being duly sworn, deposes and says, that on the 22nd day of September 1884
at the fore said premises in the day time in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true & lawful owner
the following property, viz :

One Gold Watch & Chain
Being in all together of the value
of
One hundred & seventy five
Dollars.

the property of Deponent

and that this deponent

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

for the reason, That said Albert
was in deponent's employ as a dish
washer, and that on said day said property
was in the kitchen in said premises, and
that said Albert suddenly left said
premises and immediately thereafter
deponent missed said property.
Deponent is informed by
Thomas Moran a detective of the

Subscribed before me this

day of

Power of Attorney,

1884

0300

It cannot be said that he admitted
 that Albert had admitted and confessed
 to a parent in the presence of said Moran
 that he had taken the aforesaid property
 and pawned the same for \$15.00 (fifteen dollars)
 and afterwards paid the pawn ticket
 thereof for 12 dollars to a man whom
 he does not know

Deponent therefore charges
 said Albert with the larceny of the
 aforesaid property

Sworn to before me } Herman Boehm
 this 24th day of Sept 1884

Samuel C. Riffel, Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0301

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert Rosenthal

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

Albert Rosenthal

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

The said *Albert Rosenthal*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~twenty second~~ day of *September*, in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, with force and arms,

*one watch of the value of one
hundred and fifty dollars, -
and one chain of the value of
twenty five dollars,*

of the goods, chattels and personal property of one *Herman*

Boehm,

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.

Peter B. Olney

District Attorney

0302

BOX:

151

FOLDER:

1549

DESCRIPTION:

Rueff, Henry

DATE:

09/30/84



1549

Witnesses:

John W. Quinn

457

Counsel,

Filed 30 day of

Sept 1884

Pleads

Not Guilty

THE PEOPLE

vs.

P

Edmund Russell

Grand Larceny 1st degree

[Sections 528, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

PETER B. OLNEY,

District Attorney.

A True Bill.

Edward Kent Mearns
Attorney.

Oct. 10 1884

Heard & Gully

S.P. 2 1/2 years.

0303

0304

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Oscar Papst

of No. 236 4th Ave Street,

being duly sworn, deposes and says, that on the 28 day of September 1884

at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent ^{attempted to be} and from his person in the night time
the following property, viz :

One gold watch with chain and
chain attached of the value of
the value of one hundred and
twenty five dollars

Sworn before me this

28

day of

Sept-

1884

Police Justice,

the property of deponent who is 26 years old
and is a seaman by
occupation

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 Henry Ruffe (now here)

That deponent is informed by
Officer Francis McGuire of the
Central Park Police that he saw
said defendant in the act of
attempting to ^{take} steal said property
from the pocket of the vest then
and there worn by deponent
while he said deponent was
sitting down on a bench in Union
Square Park in said City

Oscar Papst

0305

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Police Officer of No. Central Park Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Oscar Pappal
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 28
day of Sept 1888

Samuel C. Kelly
Police Justice.

Francis M. Guire

0306

Sec. 198-200

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Henry Ruffe

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

France

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

Answer.

no home

Question. What is your business or profession?

Answer.

trader

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

Answer.

I am not guilty.

Henry Ruffe

Taken before me this

28

day of

Sept

188

Samuel O'Reilly

Police Justice.

0307

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

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

Dated Sept-28 188 4 Samy C. Kelly 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.

0308

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.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Oscar Papst
236 vs. H. Ruffe

Dated Sept 28 1888
O Ruffe Magistrate.
Francis McGraw Officer.
C. Parker Precinct.

Witnesses officu
No. _____ Street.
No. _____ Street.
No. _____ Street.
\$ 1.00 to answer
C. Parker

Office attempt to
from the prison

0309

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Henry Quetz

The Grand Jury of the City and County of New York, by this indictment, accuse
Henry Quetz of the crime of
attempting to commit —
the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Henry Quetz*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
twenty eighth day of *September*, in the year of our Lord one thousand
eight hundred and eighty *four*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch of the
value of one hundred dollars,
one chain of the value of
twenty dollars, and one
chain of the value of five
dollars;

of the goods, chattels and personal property of one *Oscar Payst* —
on the person of *the said Oscar Payst* —
then and there being found, from the person of the said *Oscar Payst* —
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.

Peter B. O'Meara

District Attorney

03 10

BOX:

151

FOLDER:

1549

DESCRIPTION:

Rupp, Caspar

DATE:

09/05/84



1549

Witnesses:

It appearing that the
parties Defendant
and Plaintiff are
married wife and
that the Plaintiff
was disappeared and
cannot be found I
recommended that the
Defendant be discharged
on his own recognizance.
Sept 17 1884. Geo. H. S. Gore.
J. H. S. A.

81

Day of Trial,
Counsel,
Filed, C day of Sept 1884
Pleads *Voluntary*

Assault in the First Degree. *See 219 and 218*

THE PEOPLE
vs.
P
Casper Roper

PETER B. OLNEY,
~~JOHN BOSTON~~
District Attorney.

A TRUE BILL.

John B. Olney
Sept 17/84. Foreman,
left office and
on his own Recog.
Geo. H. S. Gore.

81

0311

03 12

Court of General Sessions.

THE PEOPLE

vs.

Gaspar Rupp

City and County of New York, ss.:

John J. Carroll being duly
sworn, deposes and says: I reside at No. 245 Clinton
Street, in the City of New York. I am a subpoena server in the
office of the District Attorney of the City and County of New York. On the 4th day
of September 1884, I called at No. 332 Water Street

the alleged residence of Margaret Rupp
the complainant herein, to serve her with the annexed subpoena, and was informed by party
who keeps the lodging house that she had left there
shortly after the arrest of her husband, and they
could not tell where she is or where she can be
find. I have called there twice with the same
result.

Sworn to before me, this

16th day
of September 1884

Andolph L. Schauf

Comr. of Deeds N.Y. City & Co.

John J. Carroll
Subpoena Server.

0313

COURT OF GENERAL SESSIONS.

The People, &c.

vs.

Leopold Rupp

PETER B. OLNEY,
District Attorney.

Affidavit of John J. Carroll

Carroll
OFFENCE

03 14

Police Court—2nd District

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 332 Water Street,

being duly sworn, deposes and says, that
on Tuesday the 19 day of August
in the year 1888 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by Casper
Rubb (now here) who did
wilfully and feloniously stab
and cut deponent on the back
with a table knife which he
the said Casper held in his
hand. That this deponent
was assaulted as aforesaid
by the said Casper

with the felonious intent to take the life of deponent, or to do ^{her} ~~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 19 day of
of August 1888

John Herman POLICE JUSTICE.

Margaret L. Rupp
Munk

03 15

Sec. 198-200

First District Police Court.

CITY AND COUNTY
OF NEW YORK, *ss.*

Casper Rupp 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. *Casper Rupp*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *332 Water Street, and 4 1/2 months*

Question. What is your business or profession?

Answer. *Podler*

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*

Casper Rupp

Taken before me this

19

day of *August* 188*8*

John J. McMan

Police Justice.

03 16

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 Casper Rupp

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 August 19 188 ✓ John Korman Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0317

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court *1360* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret Rupp
332 Water St
Casper Rupp

1 _____
2 _____
3 _____
4 _____

Dated *Aug 21 1884* 188 *4*

Gorman Magistrate.
George W. Adams Officer.
4 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1.00* to answer *Guilty*

Colt

03 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Casper Rupp

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

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

The said Casper Rupp

late of the City of New York, in the County of New York, aforesaid, on the nineteenth day of August in the year of our Lord one thousand eight hundred and eightyfour, with force of arms, at the City and County aforesaid, in and upon the body of Marquette Rupp in the peace of the said people then and there being, feloniously did make an assault and in the said Marquette Rupp with a certain knife which the said Casper Rupp

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 in the said Marquette Rupp 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

Casper Rupp

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

The said Casper Rupp

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 Marquette Rupp then and there being, feloniously did, willfully and wrongfully, make an assault and in the said Marquette Rupp with a certain knife which the said

Casper Rupp

in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully 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.

PETER B. OLNEY,

JOHN McKEON, District Attorney.

03 19

BOX:

151

FOLDER:

1549

DESCRIPTION:

Russo, Tomaso

DATE:

09/11/84



1549

Witnesses:

R. Mancini
Officer Kehoe

159 X

Day of Trial,
Counsel, *E. A. Wipac*
Filed, *11* day of *Sept* 188 *4*
Pleads *Not guilty*

THE PEOPLE
vs. *Quilligan*
P

Tomato Russo

PETER B. OLNEY,

~~JOHN WICKHAM~~

Dr. Oct. 14/11 District Attorney.
Arrested + charged with 2d
with coming to mercy.

A TRUE BILL.
Edw. J. McLaughlin

Foreman.

Oct 10 1884
Gov 7. 70000-10000
Oct 10 70000 10000

0320

0321

Police Court—1st District.

City and County } ss.:
of New York,

Rosa Minicenzo

of No. 55 1/2 Mulberry Street, aged 31 years,

occupation Housekeeper being duly sworn

deposes and says, that on the 4th day of September 1884 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by

Tomasso Russo (now here) who cut
deponent in the face and on the arms and
body with a knife then and there held in
his hand.

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

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

Sworn to before me, this 4th day,
of September (1884)

Rosa Minicenzo
her Mark

Solomon S. Smith
Police Justice.

0322

Police Court, 14 District.

THE PEOPLE, &c.,

on the complaint of

Rosa Vincenzo

vs.

1 Tommaso Russo

2

3

4

Offence-Felonious Assault & Battery

Dated September 4th 188 4

A. B. Smith Magistrate.

Kehreft Officer.

Clerk.

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer General Sessions.

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 _____

Tommaso Russo

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 September 4th 188 4

Police Justice.

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

Dated _____ 188 _____

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____

Police Justice.

0323

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK, }

1st District Police Court.

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

Question. What is your name?

Answer. *Tomasso Russo*

Question. How old are you?

Answer. *57 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *55 1/2 Mulberry St — 2 years*

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 cut Rosa Minicenzo because
she put me out of the house and
called me a whore-master.*

*Tomasso ^{his} Russo
Mark*

Taken before me this *1st* day of *March* 190*4*
John J. [Signature]
Police Justice.

0324

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 Russo

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 Sep 14 188 4 John R. Smith 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.

0325

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

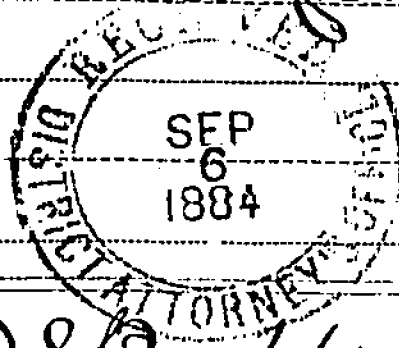
No. 4, by _____

Residence _____ Street.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rosafincentzo
55 1/2 Mulberry St.
Tomasso Russo



Office Felonious Assault

Dated Sep 4 - 1884

Smith Magistrate.

Behoe Officer.

6 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer G.S.

Cover

0326

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Samuel Russo

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

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

The said *Samuel Russo*

late of the City of New York, in the County of New York, aforesaid, on the *second* day of *September* in the year of our Lord one thousand eight hundred and eighty *seven*, with force of arms, at the City and County aforesaid, in and upon the body of *Anna Minerva* - in the peace of the said people then and there being, feloniously did make an assault and *then* the said *Anna Minerva* - with a certain *knife* - which the said *Samuel Russo* -

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 *then* the said *Anna Minerva* 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 *Samuel Russo*

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

The said *Samuel Russo*

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 *Anna Minerva* then and there being, feloniously did, willfully and wrongfully, make an assault and *then* the said *Anna Minerva* - with a certain *knife* which the said *Samuel Russo*

Russo in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully 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.

PETER B. OLNEY,

JOHN McKEON District Attorney.

0327

BOX:

151

FOLDER:

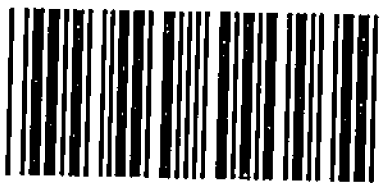
1549

DESCRIPTION:

Ryan, Patrick

DATE:

09/30/84



1549

Witness:

Alburt Howe
Treasurer
Sept 30
Received to
Patrice PD

449

Counsel,
Filed 30 day of Sept 1884
Pleads

THE PEOPLE
vs.
Patrick Ryan
P
Pettit Larceny, and Receiving Stolen Goods.
(Sections 528, 529, 530)

PETER B. OLNEY,
~~Attorney at Law~~
District Attorney.

A True Bill.
Edward W. Mearns
P2 Sept 30 1884 Foreman.
Pleads P.L.
Len B. Mearns
PD

0328

0329

Police Court—1st District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 37 Warren Street, aged 42 years,
occupation Book Keeper being duly sworndeposes and says, that on the 23 day of Sept 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the daytime, the following property viz:

One Case of mens Boots of the value of Twenty Two Dollars

the property of

James Chambers in the case
And Charge of deponent

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

Patrick Ryan (nowhere)
from the fact that deponent was informed by William Blakeley that he had the said defendant with the aforesaid property in his possession running along Church street towards Murray Street and the said Blakeley followed the said defendant and never lost sight of defendant until he said Blakeley had the said defendant arrested and deponent identified the said case of mens Boots wherefore deponent charges the said defendant with the Larceny of the aforesaid property

Albert Howe

Sworn to before me this
23rd day of Sept 1888
at New York City
J. M. Murphy Justice

0330

CITY AND COUNTY }
OF NEW YORK, } ss.

William Blakeney
Sailor of No.

aged 27 years, occupation

37 Warren

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Albert Howe

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

Sworn to before me, this

23

day of

Sept 188

William Blakeney

[Signature]

Police Justice.

0331

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer. *Patrick Ryan*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *456 Pearl Street about three years*

Question. What is your business or profession?

Answer. *Packing box 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 am not guilty I know nothing about it and I demand a trial by jury Patrick Ryan*

Taken before me this *4* day of *September* 1938
[Signature]
 Police Justice.

0332

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 Patrick Ryan

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 Sept 23 188

[Signature]
Police Justice.

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

Dated _____ 188

[Signature]
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

[Signature]
Police Justice.

0333

Police Court-- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Albert Howe
Boat Keeper 37 Warren Street
Patrick Ryan
1
2
3
4
Offence

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated 188

Magistrate.

Officer.

Precinct.

Witnesses William Beasley

No. 37 Warren Street.

No. Street,

No. Street,

\$ to answer

(Cm)

0334

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patricia Ruger

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

- Patricia Ruger -

of the CRIME OF PETIT LARCENY, committed as follows:

The said

Patricia Ruger,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *23rd* day of *September*, in the year of our Lord one
thousand eight hundred and eighty*four*, at the Ward, City and County aforesaid,
with force and arms,

seven pairs of boots

of the value of two dollars

each pair,

of the goods, chattels and personal property of one *James*
Chandler, — then and there being found, then and there
unlawfully 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.

0335

SECOND COUNT.

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

- Patrick Ryan -

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

The said *Patrick Ryan*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *23rd* day of *September*, in the year of our Lord one thousand eight hundred and eighty *four*, at the Ward, City and County aforesaid, with force and arms,

eleven pairs of

books of the value of two

dollars each pair

of the goods, chattels and personal property of *James*

Chandler, -

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

Chandler, -

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

- Patrick Ryan -

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

PETER B. OLNEY,
~~WHEELER H. PECKHAM~~ District Attorney.

0336

BOX:

151

FOLDER:

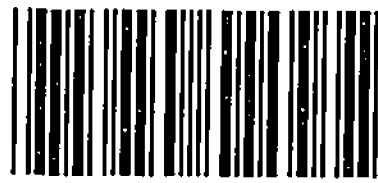
1549

DESCRIPTION:

Ryan, Patrick

DATE:

09/11/84



1549

0337

Witnesses :

Alfreda Prince

112

Counsel,

Filed 11 day of Sept 1884

Pleads *Not guilty (12)*

Grand Larceny 2nd degree
(From the person.)
[Sections 528, 531, Penal Code]

THE PEOPLE

vs.

F

Patrick Ryan

PETER B. OLNEY,

District Attorney.

A True Bill.

Edward Van Munching
Foreman

Sept 12/84

*Reads & finds
Verdict as per*

0338

Police Court—First District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 318 Broadway Street, aged 28 years,
occupation Engraver being duly sworndeposes and says, that on the 14 day of Sept 1888 At the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession
and from his person
of deponent, in the day time, the following property viz:One Silver coin of the value
of ten centsthe property of Deponent

and that this deponent

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

for the following reasons to wit:

While deponent was standing inDulton Street he saw said Ryantaking his hand from the outside cash pocket of deponents coat(said coat being at the time uponthe body and person of deponent.)Deponent caught hold of saidRyan, when he (deponent)missed the above mentioned silvercoin from the said pocket, saidcoin having been in said coatpocket a moment before deponentsaw said Ryan taking his hand fromdeponents pocket. Hempstead ThayerSworn to before me, this 14 day of Sept 1888
of Hempstead Thayer
Police Justice.

0339

Sec. 198-200

7 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Ryan being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is *no* 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 *he* *is* waiver cannot be used
against *him* on the trial.

Question. What is your name?

Answer.

Patrick Ryan

Question. How old are you?

Answer.

13 years

Question. Where were you born?

Answer.

US

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

Answer.

21 Cherry St 2 months

Question. What is your business or profession?

Answer.

Nothing

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

Patrick Ryan

Taken before me this

July 10 1908
John J. Smith
Justice

0340

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 Patrick Ryan

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 Sep 14 18 188

Solomon Smith
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.

0341

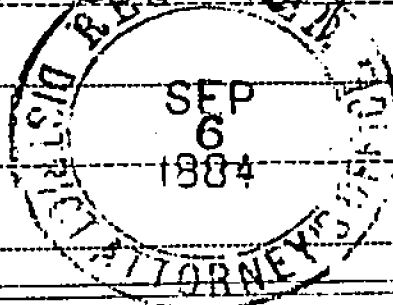
Police Court

✓ St 1590 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hemstead Prince
318 Broadway

Patrick Ryan



Lacey for
the Prison

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *SEP 4* 188 *4*

Smith Magistrate.

Joe Brown Officer.

1st Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. *300* Street,

\$ *1.00* to answer *Is*

com

0342

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Carinda Ruger

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

Carinda Ruger

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

The said *Carinda Ruger*, —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Fourth day of *September*, in the year of our Lord one thousand
eight hundred and eighty *four*, in the *day* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one silver coin of

the United States of America

of the said name as being

of the value of ten cents

of the goods, chattels and personal property of one *Hempstead Prince*
on the person of *the said Hempstead Prince* —
then and there being found, from the person of the said *Hempstead Prince*
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.

Peter B. O'Leary

District Attorney

0343

BOX:

151

FOLDER:

1549

DESCRIPTION:

Ryan, William

DATE:

09/30/84



1549

0344

409 ordered

Day of Trial,

Counsel,

Filed 30 day of

Pleads

Sept 1884

Attorney (v. H. B.)

THE PEOPLE

vs.

B

William Ryan

Violation of Excise Laws.
Unlawful Hours.

PETER B. OLNEY,

~~JOHN J. OLNEY,~~

District Attorney.

A True Bill

Edward Lawrence
Foreman.

0345

Sec. 192.

4 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Henry Murray a Police Justice
of the City of New York, charging William Ryan Defendant with
the offence of Violation of Excise Law

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned.

We, William Ryan Defendant of No. 137
East 10th St Street, by occupation a Barkeeper
and James P. Ryan of No. 101 East 28th
Street, by occupation a Contractor Surety, hereby jointly and severally undertake that
the above named William Ryan Defendant
shall personally appear before the said Justice at the 4 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of one
Hundred Dollars.

Taken and acknowledged before me, this 25
day of May 1888

James P. Ryan
POLICE JUSTICE,

0346

CITY AND COUNTY
OF NEW YORK, } ss,

James P. O'Leary

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth *two* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *four horses*

and six trucks all of the value
of ten hundred dollars & more
above all debts

James P. O'Leary

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Undertaking to appear during
the Examination.

vs,

Taken the day of 188

Justice,

0347

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

4 District Police Court.

William Ryan

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

Question. What is your name?

Answer.

William Ryan

Question. How old are you?

Answer.

21 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

157 East 104th Street about one year

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

I am not guilty I was cleaning up the place
William Ryan

Taken before me this
day of May 1888
James W. [Signature]
Police Justice.

0348

City and County of New York, ss.

POLICE COURT, FOURTH DISTRICT.

THE PEOPLE,

William Ryan

On Complaint of
For

John Foley
Over Excise Law

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

May 25 18*84*

William Ryan

William Ryan Police Justice.

0349

Excise Violation—Keeping Open After Hours.

POLICE COURT—DISTRICT.

City and County } ss.
of New York,

The D. J. M. Foley
of No. 21 M. Precinct—
of the City of New York, being duly sworn, deposes and says, that on the 23rd day
of May 1884, in the City of New York, in the County of New York,
being then and there in lawful charge of the premises, No. 390 Third
Street, a place duly licensed for the sale of 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, did not keep the said premises closed between
the hours of ONE AND FIVE O'CLOCK in the morning of said day, contrary to and in violation
of the statute in such case made and provided.

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

Sworn to before me this 23rd day
of May 1884

Henry Hervey
Police Justice.

John Foley

0350

409 1379
Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

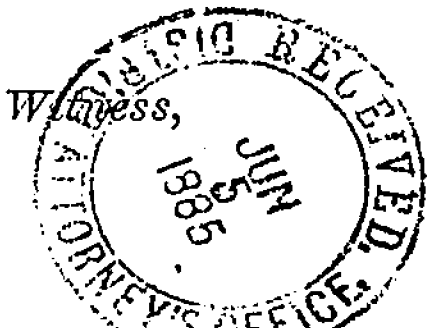
John Foley
vs.
William Ryan

EXCISE VIOLATION.
KEEPING OPEN AFTER HOURS.

Dated 25 day of May 1884

Murray Magistrate.

Foley Officer.



Bailed \$7.00 to Ans. 4 Sessions.

By James P. Ryan
Bureau of
Samuel A. Thompson
309 - 3 Adams Street.

Ex June 2nd 9/2 6, 1886

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

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

Dated May 25 1884 Henry Merriam Police Justice.

I have granted the above named defendant
to bail to answer by the undersigned hereto annexed.

Dated May 25 1884 Wm. Wm. Police Justice.

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

Dated May 25 1884 Police Justice.

0351

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 Ryan

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

— William Ryan —

of the crime of EXPOSING FOR SALE AND SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, AT UNLAWFUL HOURS, committed as follows:

The said *William Ryan*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *25th* day of *May* in the year of our Lord one thousand eight hundred and eighty-*2* being then and there in charge of, and having the control of certain premises at number *390*

Third Avenue, —

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, at the Ward, City and County aforesaid, between the hours of one and five o'clock in the morning of said day, with force and arms, 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 whisky, 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 expose for sale and sell as a beverage to

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

0352

SECOND COUNT—

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

William Ryan

of the crime of GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, AT UNLAWFUL HOURS, committed as follows:

The said

William Ryan

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: On the said *25th* day of *May* in the year of our Lord one thousand eight hundred and eighty-*four* being then and there in charge of, and having the control of certain premises known as number *390 Third Avenue*

in the City and County aforesaid, which said place was then and there duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, at the Ward, City and County aforesaid, between the hours of one and five o'clock in the morning of said day, with force and arms, 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 whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid ~~unknown~~, unlawfully did give away and dispose of as a beverage to

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

0353

THIRD COUNT—

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

William Ryan

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

The said

William Ryan

late of the First Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said *25th* day of *May* in the year of our Lord one thousand eight hundred and eighty *seven*, being then and there in charge of and having the control of certain premises at number *290 Third Avenue*

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the Ward, City and County aforesaid, the said place so licensed as aforesaid, unlawfully did not close and keep closed between the hours of one and five o'clock in the morning of said day, and between said hours of said day, to wit: at the hour of *two* o'clock in the morning of said day, the said place so licensed as aforesaid, unlawfully did then and there open and cause and procure, and suffer and permit, at the time aforesaid to be open and to remain open against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

PETER B. OLNEY,

~~JOHN MCKEON~~, District Attorney.