

**0235**

**BOX:**

**117**

**FOLDER:**

**1239**

**DESCRIPTION:**

**Rader, Anton**

**DATE:**

**10/01/83**



**1239**

0236

J  
Chancery Court  
Day of Trial,  
Counsel,  
Filed, / day of Oct 1883  
Pleads guilty to

Assault in the First Degree.  
THE PEOPLE  
vs. P  
Anton R Rader

JOHN McKEON,

District Attorney.

P.S. Oct 4/83.  
Find & Acquitted.  
A TRUE BILL.

H.W. Anderson

Foreman.

0237

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Anton Rader*

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

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

The said *Anton Rader*

late of the City of New York, in the County of New York, aforesaid, on the  
~~Twenty fifth~~ day of ~~September~~ in the year of our Lord  
one thousand eight hundred and eighty ~~six~~ with force of arms, at the City and  
County aforesaid, in and upon the body of ~~Michael Durrorth~~  
in the peace of the said people then and there being, feloniously did make an assault  
and ~~hurting~~ the said ~~Michael Durrorth~~  
with a certain ~~knife~~ ~~which the said Anton Rader~~

in *this* 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 ~~hurting~~ the said ~~Michael Durrorth~~  
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

*Anton Rader*

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

The said *Anton Rader*

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 ~~Michael Durrorth~~  
~~Durrorth~~ then and there being, feloniously did, willfully and wrongfully,  
make an assault and ~~hurting~~ the said ~~Michael Durrorth~~  
with a certain ~~knife~~ which the said *Anton Rader*

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.

JOHN McKEON, District Attorney.

0238

~~Third~~ ~~Second~~ COUNT

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

— Anton Rader —

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

The said Anton Rader —

late of the City and County of New York, afterwards to wit: on the 25<sup>th</sup> day of September in the year of our Lord one thousand eight hundred and eighty-three at the City and County aforesaid, with force and arms, in and upon one Michael Dunsword —

in the peace of the People of the State of New York then and there being, feloniously did willfully and wrongfully make an assault: and the said Anton Rader, in the said Michael Dunsword with a certain Knife which he ~~had~~ in his right hand then and there had and held, in and upon the head of him the said Michael Dunsword then and there feloniously did willfully and wrongfully strike, beat, ~~stab, cut~~ bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting upon the said Michael Dunsword — grievous bodily harm, to wit: thereby then and there cutting and wounding his eye —

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

JOHN McKEON, District Attorney.

0239

Police Court-- 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael Mullanphy

31 Penn St.

Autonie Rader

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_ Street.

Dated 26 September 1883  
Solon B. Smith Magistrate.

Solon B. Smith Officer.

Precinct.

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ to answer \_\_\_\_\_

John Smith

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 Autonie Rader

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 26 Sept 1883 Solon B. Smith  
*Solon B. Smith*  
Police Justice.

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

Dated \_\_\_\_\_ 1883 Police Justice.

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

Dated \_\_\_\_\_ 1883 Police Justice.

0240

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss.  
OF NEW YORK,

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

Question. What is your name ?

Answer. Autonne Rader

Question. How old are you ?

Answer. 18 years

Question. Where were you born ?

Answer. Germany.

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

Answer. No home

Question. What is your business or profession ?

Answer. Baker

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

Answer. I am not guilty

Autonne Rader

Taken before me this  
day of July  
1888

J. J. DONALDSON  
Judge of Justice.

0241

Police Court

District.

CITY AND COUNTY  
OF NEW YORK, ss.

of No.

Michael Munsorth

17 years Schoolboy  
31 Park Street,

being duly sworn, deposes and says, that  
on Tuesday the 25 day of September

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

he was violently and feloniously ASSAULTED and BEATEN by Antoine Rader

(now here) who did wilfully and  
feloniously cut and stab deponent  
in the left eye with the blade of  
a pocket knife they and then  
held in his hand causing  
a serious wound

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 26 day  
of September 1883 Michael Munsorth.

Solon Smith POLICE JUSTICE.

0242

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York, Sept 25 1883

To whom it may concern:

This is to certify that

Michael Duganworth  
was under treatment at this Hospital,  
for Incised wound of Superior  
Palpebra and laceration of  
~~the~~ <sup>188</sup> to <sup>188</sup>  
Cornea of left eye this  
evening  
A. H. Condit M.D.  
Respiratory Surgeon

0243

BOX:

117

FOLDER:

1239

DESCRIPTION:

Reardon, John

DATE:

10/18/83



1239

156

Counsel,  
Filed 18 day of Oct 1883  
Pleads Not guilty (2)

THE PEOPLE

vs.

John Reardon  
248 E 9th  
Liberality.

INDICTMENT.

Grand Jury present in this County & State  
degree.

JOHN McKEON,

District Attorney.  
Oct 24, 1883  
Signed & Certified G. L. Day

A True Bill.

H. H. Churchill

24.3.3 Mrs S.P. AS  
*Foreman.*

0244

0245

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 Reardon*

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

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

The said *John Reardon*

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 *three*, at the Ward, City and County  
aforesaid, with force and arms in the night time  
of said day, one watch of the  
value of *forty* dollars and  
one chain of the value of  
ten dollars.

of the goods, chattels and personal property of one *Francis Mulgan*  
on the person of the said *Francis Mulgan*  
then and there being found, from the person of the said

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

**JOHN McKEON, District Attorney.**

8246

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

John Reardon

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

The said John Reardon

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the 25<sup>th</sup> day of May in the year of our Lord  
one thousand eight hundred and eighty-three, at the Ward, City and County  
aforesaid, with force and arms one march of the  
nature of fifty dollars

of the goods, chattels and personal property of Francis Maloney

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

Maloney

unlawfully and unjustly, did feloniously receive and have; he the said John  
Reardon

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

**JOHN McKEON, District Attorney.**

0247

Police Court — 1<sup>st</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Frances Chapman*

107 Christopher St.

Witnesses  
John Pearson

John Pearson

BAILED.  
No. 1, by *Peter J. Hartman*,  
Residence *111 West 12th Street*

No. 2, by \_\_\_\_\_

No. 3, by *Edward C. Evans*,  
Residence *15 West 23rd Street*

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_

Dated *Dec 20<sup>th</sup> 1883*

Magistrate.

*Edward C. Evans* Officer.

*John Pearson* Sheriff.

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 *Officer*.

*John Pearson* *John Pearson*  
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 *Dec 20<sup>th</sup> 1883*

*John Pearson* Police Justice.

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

Dated *Dec 20<sup>th</sup> 1883*

*John Pearson* 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 *Dec 20<sup>th</sup> 1883*

*John Pearson* Police Justice.

0248

Sec. 198-200

19 District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss

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

Question. What is your name?

Answer.

*John Reardon*

Question. How old are you?

Answer.

*21 years*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*648 East 9<sup>th</sup> Street, 13 years*

Question. What is your business or profession?

Answer.

*Barter 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 of the charge preferred against me. I know nothing whatever about the watch or chain mentioned*

*John Reardon  
mark*

Taken before me this 10th day of May 1887,

*John Reardon*  
Police Justice.

0249

Sec. 198-200

CITY AND COUNTY  
OF NEW YORK, ss.

District Police Court.

Benjamin Lachman 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. Benjamin Lachman

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York City

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

Answer. 360 East 3<sup>rd</sup> Street 6 1/2 years

Question. What is your business or profession?

Answer. Clerk

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

Answer. On Saturday morning May 26<sup>th</sup> 1883, I was aroused from my sleep by my mother who told me that there was somebody in the house from my store, who wished to see me. I went out but found Patrick O'Neill who urged me to take a walk with him. At first I refused but finally he persuaded me to go and I went with him and the prisoner Reardon who was with him. We walked as far as 11<sup>th</sup> Street over 2<sup>d</sup> Ave. and the other then suggested that we take a ride. We rode to Harlem. After we got out, Reardon took the watch in question out of his pocket and asked me to pawn it for him; he said he needed clothes and wished to pawn it. I went in for him and was arrested by the detective before it was pawned. I knew Reardon slightly, having seen him frequently about the streets in my neighborhood. O'Neill I had known for about nine months. I never saw the watch until after we left the car in Harlem. I was not

day of  
188

Police Justice.

0250

With Reardon & O'Neill on Friday night and never saw Mr. Mulgreen the owner of the watch until today. I had no idea that the watch was stolen. After I was discharged on bail on Sunday last, I went to Reardon up & told him I was free (as the detective had directed me to do) and asked him how he had obtained the watch. He then admitted that he had stolen it from a man with a big moustache in Tompkins Square. I then assisted the detective in finding and arresting him.

<sup>Taken</sup>  
Sworn before me →  
This 30th day of May 1883      Bm - Luckman  


0254

CITY AND COUNTY } ss.  
OF NEW YORK,

aged 37 years, occupation A Police Officer of No.

the 31<sup>st</sup> & 4<sup>th</sup> Inspection District Street, being duly sworn deposes and

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

Sworn to before me, this 30<sup>th</sup>  
day of May 1883}

Edward Gallagher

Police Justice.

0252

4<sup>th</sup>

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, { ss.

of No. 10<sup>th</sup> Avenue B  
being duly sworn, deposes and says, that on the 25<sup>th</sup> day of May 1883  
at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent and from the person of deponent in the  
the following property, viz:

One Gold single case Watch  
of the value of eighty dollars  
One Gold Chain of the value of ten dollars -  
All of the value of Sixty dollars. \$60.00

SIXTY DOLLARS

Date of

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 Benjamin Lachman and

John Reardon (both now present), with the  
intent to deprive deponent of said property  
from the fact that previous to said larceny  
the said Watch was in deponent's best pocket  
attached thereto by said chain, and said best  
being then and there worn on the person  
of deponent, and that while deponent was  
sitting on a bench in Tompkins Park the said  
Watch and chain was taken and stolen from

Police Justice

1883

0253

The possession of defendant, and this defendant was subsequently informed by officer Edward Gallagher and that he Gallagher found the said watch in the possession of said Benjamin Lachman in the pawn shop of Abe Goldstein on Bowery between 115<sup>th</sup> & 116<sup>th</sup> Street, where he Lachman was in the act of pawning said watch, and that the said Reardon was in company with said Lachman, and was waiting on the outside of said pawn shop for said Lachman while he Lachman was pawning said watch, and this defendant has reason to believe that said Reardon and Lachman were acting in concert and collusion with each with the intent to deprive defendant of said property.

Searched before me this 30<sup>th</sup> day of May 1883 } Francis Mulgrew

~~Sc McGEETHN Mr. P. J. O' BRIEN~~

Police Justice

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

AFFIDAVIT-Largey.

vs.

Dated \_\_\_\_\_ 1883

Magistrate.

Officer.

WITNESSES:

Disposition

0254

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

POLICE COURT, 4 DISTRICT.

&lt;/div

0255

Police Court *S. 1/2* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT.

vs.

John Reardon  
Benjamin Ackman 19, 360, E, 38th Gen

Dated May 2<sup>nd</sup> 1883

Hennings Magistrate.

John Gallagher Officer.  
3 & 4 Inspection District

Witness,

Patent Lawyer  
243 73 May

Disposition,

87

0256

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

POLICE COURT,

DISTRICT.

Sworn to before me, this  
of ~~the~~ 3<sup>rd</sup> Inspection District Police  
says that on the 24<sup>th</sup> day of May 1883

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

John Reardon, (now present), on suspicion  
of Larceny from the person, he having  
been in company with Benjamin Lachman, at the time said Lachman  
was in the act of pawning a watch  
which had been stolen from the  
person of Francis Mulgrew.

defendant prays that said Reardon  
may be held for further evidence —

Edward Gallagher

or May 1883

R. P. M.  
Police Justice.

0257

Dear Sirs I beg you to pay  
I am in business at 431 Broadway  
I have known Benj Kadish  
for 5 years in my employ -  
I have introduced him with  
goods & money than an equal  
favour to him -  
I never heard anything  
wrong about him, he was  
always honest in every  
respect -

Yours sincerely

John Dufay  
New York May 28 1883  
John Dufay

0258

BOX:

117

FOLDER:

1239

DESCRIPTION:

Reddy, Frank

DATE:

10/31/83



1239

306

Counsel,  
Filed 3/1 day of Oct 1883  
Pleads

Case No. 544-56-525-5317

THE PEOPLE	vs.	GRAND JURY - Third Degree, and BURGLARY - Third Degree, and Grand Jury.
Frank P. Reddy		John McKEON, District Attorney.

P.D.C.

A True Bill.

H. H. Mendenhall

Foreman.

Feb 3/83.

Verdict of Guilty should specify of which count.

John P. Quinn, Esq.  
Frank G. Sopkind,  
Frank G. Sopkind,  
Esq. A.P.G.

0259

0260

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

THE PEOPLE OF THE STATE OF NEW YORK  
against

Frank Ready

The Grand Jury of the City and County of New York, by this indictment, accuse  
Frank Ready of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said Frank Ready

late of the Twenty-second Ward of the City of New York, in the County of New York aforesaid, on the Twelfth day of September in the year of our Lord one thousand eight hundred and eighty three with force and arms, about the hour of ninety'clock in the sixty time of the same day, at the Ward, City and County aforesaid, the dwelling house of Thomas Lee there situate, feloniously and burglariously did break into and enter, by means of forcibly

be the said

then and there intending to commit some crime therein, to wit : the goods, chattels and personal property of the said Thomas Lee in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

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

Frank Ready of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows :

The said Frank Ready

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, one watch of the value of twenty five dollars, one chain of the value of three dollars, one pistol of the value of three dollars and dimes coins of a number and denominations to the grand jury aforesaid unknown, the value of six cents of the goods, chattels, and personal property of the said

Thomas Lee

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

JOHN McKEON, District Attorney.

020

## Police Court - 1 - District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OFDate Oct 24<sup>th</sup> 1883248 1st Avenue  
Frank Reddy248 1st Avenue  
Frank Reddy

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated October 23<sup>rd</sup> 1883

Mr. J. Power Magistrate.

James H. Belcher Officer,  
of Frank Reddy, Precinct.Offence Burglary and  
larceny

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 Frank Reddy

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 600 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, or be legally discharged.

Dated Oct. 23<sup>rd</sup> 1883 at the Police Justice.

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

Dated \_\_\_\_\_ 1883 Police Justice.

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

Dated \_\_\_\_\_ 1883 Police Justice.

0262

Sec. 198-200

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

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

Question. What is your name?

Answer. Frank Reddy

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. New York city

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

Answer. 927 8' avenue, 3 months

Question. What is your business or profession?

Answer. I have no business

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  
preferred against me.

Frank Reddy

Taken before me this 23<sup>rd</sup>

day of October 1883

John C. Conroy  
Police Justice.

0263

Police Court H District.

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

Pat. Lee

of No. 2118 West 14<sup>th</sup> Street,

Street, aged 24<sup>th</sup> years,

occupation House Keeper

being duly sworn

deposes and says, that the premises No 2118 West 14<sup>th</sup> Street,

22<sup>nd</sup> Ward

in the City and County aforesaid, the said being a brick tenement building

Street,

and the apartments on the top floor of said premises

and which was occupied by deponent as a dwelling

and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly and feloniously  
and breaking the fastening of a window leading from the  
vacant rooms adjoining deponent's apartments  
and leading into apartments of

on the 30<sup>th</sup> day of September 1883 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

One double case Silver Watch, one silver watch  
chain, one revolving pistol, also gold  
and half money of the United States of the  
value of fifty cents.

All of the value of one 60<sup>th</sup> dollars

the property of Thomas Lee, (deponent's husband)  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by  
Frank Reddy (now present)

for the reasons following, to wit: that previous to said burglary  
and larceny, the said premises occupied by  
deponent were securely fastened, and the  
property aforesaid was in the said premises  
and while deponent was absent from her  
apartments the said premises were entered  
and said property was taken and stolen  
from said apartment, and said Frank has  
admitted and confessed to deponent in the presence

0264

of Officer James H. Riley of the 22<sup>nd</sup> Precinct Police, that he Frank did as enter said premises and take steal and carry away the said property from the possession of defendant.

Sworn to before me this Kate her X  
23<sup>rd</sup> October 1883 Frank

Asst Dist.

Police Justice

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Burglary Degree.

vs.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bill.

Bailed by No. Street.

0265

BOX:

117

FOLDER:

1239

DESCRIPTION:

Reilly, John D.

DATE:

10/26/83



1239

0266

BOX:

117

FOLDER:

1239

DESCRIPTION:

Nash, Margaret

DATE:

10/26/83



1239

# **POOR QUALITY ORIGINAL**

8267

Defendant to pay  
be bailed in the sum  
of \$200. Each.  
Counsel,  
Att'y. G. G. —  
Oct. 20, 1883.

Mr. 2 - Bailed in laurel  
leach, 1/2 hour at  
Smith St. Brooklyn  
E. S. and Practice  
short, 1/59 short  
Smith St. Brooklyn E.  
Fest. Bailed in laurel

Mr. J. H. Stagg  
In this case the facts are as follows:  
The defendant had in his possession  
several thousand dollars belonging to his  
C.

*Grand Jury*

*Accused & Comed*

**JOHN McKEON,** Secretary

*District Attorney.*

*Atty. Gen. of N.Y. State, 13th  
May 3/13.*

**e Bill.**

*President of Congress*

## A True Bill.

President Cleveland  
R. H. M. Johnson  
Mrs. George Washington  
Henry S. Fox  
Burrill C. Tracy  
W. C. Tracy  
John C. Tracy  
John C. Tracy  
John C. Tracy

# **POOR QUALITY ORIGINAL**

0268

People  
John D Reilly  
Margaret Walsh

New York Nov 18 1883

We have examined the statement  
(endorsed upon the indictment in above  
case) by John R. Hollens Assistant District  
Attorney and the same is correct in all  
particulars.

Kay & Horland  
Successor trustee of M.W.  
Audencia Horland

GLUED PAGE

0269

Court of General  
OF THE CITY AND

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*John D. Reiley  
and  
Margaret Nash*

The Grand Jury of the City and County of New York, by this indictment accuse  
*John D. Reiley and Margaret Nash*

of the crime of GRAND LARCENY, in the ~~fourth~~ degree, committed as follows:

The said *John D. Reiley and Margaret Nash*

on the ~~xix~~ day of ~~August~~, in the year of our Lord one thousand eight  
hundred and eighty-three at the Ward, City and County aforesaid, with force and arms,

*\$4451.20* three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually known as dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

of the goods, chattels, and personal property of one *Bridget Reiley* — then and there being found, feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney

POOR QUALITY  
ORIGINAL

0270

Defendants may  
be bailed in the sum  
of \$2000. each.

Oct. 29, 1883. H.C. G.

No. 2 - Bailed by James  
Tash, 172 Fourth  
Fourth St. Brooklyn  
C. S., and Gratia  
Short, 159 Fourth  
Fourth St. Brooklyn C. S.

Def. Bailed by Joseph  
Leary, 157 Front.

Nov 18<sup>th</sup> 1883  
In this case the facts are as follows:  
The Defendants had in their possession the money belonging to the Complainant and have never denied the fact. The fund was placed in Savings Banks in the name of the Defendants and was kept intact in that form -  
Sometime prior to the beginning of the Criminal proceedings, and when the Defendants could not have supposed that any such proceeding would ever be had; they prepared a Petition to the Supreme Court asking that a Committee might be appointed to enquire into the mental condition of Complainant and in their petition they set out the fact that they had put this money of Complainant and that they believed she was incapable of taking care of it. & for that reason and others, they asked for the Committee. This shows that there could have been no criminal intent in taking the money. They consulted Mr. B. D. Bain a reputable Lawyer with reference to their Petition. The money is now in the hands of Judge Shandt as trustee for Complainant. Under these circumstances it is apparent that no criminal can or ought to be had & therefore advise that the indictment be dismissed.

J. H. Mulligan  
Attala Att.

257 B.W.Q. Oct 26/83

Counsel,

Filed 26 day of Oct 1883

Pleads Not guilty (29)

THE PEOPLE

B  
v.s.

John D. Reilly  
B and Margaret Nash

2nd degree  
Grand Larceny  
4528 and 5307

(29) Arrested & Comd  
JOHN McKEON, Oct 29/

District Attorney, 1883

July 11, 1883  
Court No. 13  
Nov 3/83

A True BILL.

Indictment dismissed

J. H. Mulligan  
Attala Att.  
Pro. seasons Interim  
Hon. T. O. O'Brien  
Foreman of  
District Att'd & the  
Basis in which P.

0271

Received from Judge  
Gilderow  
Oct 29/83. H. K. P.

0272

rec'd Dec 18. 1883  
Ans<sup>t</sup> B. . .

No 49, Hazel St -  
Wilkes-Barre  
Luzerne County Pa,

Hon. Judge Gildersleeve

Sir, Noticing account of a trial of Darceny in "New York Herald" concerning "Miss Reilly's Relatives" I thought it would be well to write to you for information on subject -

The relatives, as stated in Herald whose residence was unknown are known in Wilkes Barre and their maiden names are respectfully Bridget Mary and Catharine Masterson. They are first cousins to Miss Reilly.

They claim that Miss Reilly's father was John Reilly and her mother's maiden name was Mary Doyle.

This line I wrote to you will settle inquiry as to where the unknown relatives reside.

Miss Catharine Mc Farren, whose Ma-

0273

was Catharine Masterson resides in  
Maysburg Bradford County Pa,  
Mrs Bridget Smith, whose maiden name  
was Bridget Masterson resides in  
Wilkes Barre Luzerne County Pa  
Mrs Mary Riley (a mother of the  
undesigned) resides in Wilkes Barre  
Luzerne County Pa,

The above parties are three sisters  
and are very anxious to hear from you  
with regard to settling the dispute  
They have come to this Country some  
Twenty years ago.

Hoping I will not inconvenience you  
by troubling you a few lines of infor-  
mation on the subject I remain ever  
Respectfully yours

Cornelius M. Riley  
County Detective

POOR QUALITY  
ORIGINAL

0274

Washington D.C. 20585  
George M. E. Tolokoske  
Dear Sir:

I want to bespeak  
you for a moment in  
behalf of the above named  
man, and if it is well  
presuming to do so, I give  
you a wide margin and  
latitude from my knowledge  
of him.

He has been in my employ  
consistently for about 25 years,  
and is an honest, industrious  
and upright man, and from  
what I know of him and  
his family, they could not  
be guilty of an unfair action.  
I am not familiar with  
the facts of the case in

POOR QUALITY  
ORIGINAL

0275

which they are interested  
before you, but I can  
assure that whatever they  
may have done it was from  
the purest motive and with  
the most honest intent.  
Pardon this intrusion. I only  
desire to give you the  
character of these parties as  
I have known them for so  
long a time and am ready  
to speak for you.

Yours truly  
Thomas Lamb Jr  
182 Reaps St

POOR QUALITY  
ORIGINAL

0276

257  
The People of  
v. S. J.  
John D. Kelly  
Mayant Mach

Bridgeman

205 West 10th St.

Constituted Parkers

205 West 10th St.

Dr. Snow

Foxworth & Woodward

Government

Second One

Geo. W. Hunt

Jerry Johnson

Regan & Saw. B&G.

L. Greenlaw

John G. Higgins

Emerson & Saw. B&G.

George R. Meader

Bonney Saw. B&G.

0277

State, City, and County of New York, U.S.;  
John B. & Cibell, being duly sworn, says,  
that he is bookkeeper of the "Manufactur."  
Industrial Saving Bank of New York City;  
that Bridget Kelly had an account with  
the said bank in the summer of 1863;  
that said account was closed on the  
30<sup>th</sup> day of August, 1863, and that  
on said 30<sup>th</sup> day of August, 1863, was  
hundred dollars  $\frac{93}{100}$  paid her, being  
the balance standing to her credit in  
said account.

I do solemnly declare on my 3 J. B. Cibell  
This 11<sup>th</sup> day of October 1863 3  
Henry H. James,  
Notary Public;  
New York County.

0278

State, City and County of New York, Es:  
Isaac D. Miller, being duly sworn says,  
that he is managing Clerk of the Hovey  
Innings Bank in said City, that he has ac-  
cess to the books of the Bank; That on the  
20<sup>th</sup> day of August 1, 1853 Bridget Riley  
a depositor in said Bank withdrew the  
balance of her account amounting to Fifteen  
hundred and sixty one and  $\frac{62}{100}$  dollars  
 $(\$15.61 \frac{62}{100})$   
I do so before me      3      I. D. Miller  
This 30<sup>th</sup> day of October, 1853      3  
Henry A. James,  
Notary Public,  
New York County.

0279

Greenwich Savings Bank.

71, 73 & 75 SIXTH AVENUE.

New York Oct. 24. 1883.

Miss Elizabeth Hartwell,  
71, 73 & 75, Sixth  
Avenue,

In reply to your  
enquiry about one Bridget Reilly  
who had her account with this  
Bank on Aug. 29. 1883, I would  
say that our Bridget Reilly  
closed her account & bank book on  
Aug. 29. 1883, withdrawing a bal-  
ance of \$862.27, who informed  
that she resided at 31 Sutton  
Place, her father was Frank, her  
mother, Miss C. A. Smith, her  
husband Mrs. Gray, about 65 years  
old, born Co. Longford, Eng.  
No. of said account was No. 848 &  
was opened Decr 30. 1882, her then  
residence was stated as 3 East  
14th Street.

Very truly  
Yours, etc.,  
J. A. Scott.

0280

The Bank for Savings in the City of New York,  
67 Bleecker Street,  
Opposite Crosby St.

Oct 24 1883

The account of  
Bridget Reilly, #83,982  
was closed Aug 29 '83  
by payment in full,  
of \$1096<sup>56</sup>.

James Knowles  
Acct

0281

City and County of New York, ss:

Bridget Reilly, being duly sworn, says: that she lives at 205 West Tenth street in the city of New York. That prior to the 21st day of August, <sup>1883</sup> she lived at No. 341 West 41st street in the City of New York, where she had resided for some six or seven years.

That on the 16th day of August 1883 she met with an accident at her residence in 41st street by falling down stairs and injuring her head, and was ill for several days.

That on or about the 21st day of August 1883, Mrs Margaret Nash and her daughter Bridget Nash, who lived at No. 172 North Fourth street, Williamsburgh came and took ~~her~~<sup>defponent</sup> to their home, where she remained until the 20th of September 1883, when she was removed by the said Mrs Nash and her daughter to the proper asylum for insane at Flatbush, Long Island, where she remained four weeks, where she was committed by the said Mrs Nash as a pauper, and was obliged to live in a style to which she has never been accustomed; that she was removed from the said asylum by her friend, Mrs Catharine Patchett who resides at No. 205 West Tenth street in the City of New York.

That the physicians of the asylum during her stay there, especially Dr. Shaw,

0282

told her that nothing was the matter with her any more than her old age, she being an old lady over seventy years of age, and that he would discharge her at any time if any respectable relative was to come and take her and give her a home; and he also told her that he had written to Mrs Nash to come and take her away, as there was no reason for detaining her there, as she was perfectly well and of sound mind. That Mrs Nash told deponent that she was paying a large sum of money to keep her there, and that it was very burdensome and very expensive, whereas,

~~she informed Doctor Shaw~~  
<sup>(Mrs Nash)</sup> that she was unable to pay anything, and actually did pay nothing for her support and maintenance and care in said asylum.

That deponent's nephew, John D. Reilly or O'Reilly as he spells it, is a nephew of this deponent who works corner of Great Jones<sup>Street</sup> and Lafayette Place in the City of New York. That he called on deponent once in the asylum, and informed deponent that it was a very nice place, and that she had better make up her mind to be contented there. That deponent asked him to send his cousin Ms Patchett, <sup>to see her</sup>, and he stated to her that

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Mrs Patchett was sick, and that it was better that she should not know <sup>that defendant was in an asylum</sup>, and that the knowledge of it should not be spread abroad.

That at the time of her accident defendant had deposited in the following savings banks, viz.: The Greenwich Savings Bank, The Bank for Savings in Bleeker Street, the Bowery Savings Bank, and the Emigrants Industrial Savings Bank sums amounting in an aggregate to over \$4,300. exclusive of interest, all of which was her own money and <sup>the</sup> accumulations of her life-time during the past fifty years; working out by the day.

That formerly she lived in the family of Mr David Dudley Field and others, among whom was Major MacLean, Secretary in the Cabinet of President Jackson, and in this family she lived in Washington and Baltimore twenty-eight years.

That several bank-books for these deposits were in defendant's possession, in her trunk, which was with her friend Mrs Murphy, who lives on Seventh Avenue in the City of New York.

That without defendant's knowledge the said Mrs Margaret Nash and her daughter Bridget got possession of defendant's trunks containing her wearing apparel and bank-books and carried

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That several bank-books for these deposits were in defendant's possession, in her trunk, which was with her friend Mrs Murphy, who lives on Seventh Avenue in the City of New York.

That without defendant's knowledge the said Mrs Margaret Nash and her daughter Bridget got possession of defendant's trunks containing her wearing apparel and bank-books and carried

them to her home in Williamsburgh.

That deponent has since learned, while she was in a feeble state from her injury, and without knowledge of what they were doing, <sup>(Mrs. Nash and John Reilly) Mrs.</sup> procured Mrs Patchett in whom she had confidence to take this deponent with them on the 29th and 30th of August to the several banks to draw the money. They represented to Mrs Patchett that it was necessary that they should have it in order to avoid legal complications, and to properly support her.

That deponent in her weak state, the consequence of her injury knew nothing of what they were doing, and gave no consent that the money should be drawn to her knowledge. That when it was drawn she was with Mrs Patchett, and has been informed that the money was drawn and handed to Mrs Patchett, from whom John Reilly took it and carried it with Mrs Nash to Williamsburgh where deponent has since learned they divided the money and deposited it in several savings banks in the joint name of John O'Reilly and Margaret Nash.

That Mrs Nash has possession of deponents two trunks, and all of her clothes (except what she has on her person), and

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deponents bed.

That deponent has demanded the return of her trunks, and that they have refused to give them to her. And that she is now absolutely penniless, and without any wearing apparel, or any means of procuring any, and dependent upon charity.

That she has demanded the return of her money from the said John D. Reilly and Margaret Nash, and the said Reilly told deponent that as long as she lived she would never have her money again; and Mrs Nash denied to deponent that she had ever had it, but stated that she gave the bank-books to said John D. Reilly.

That the said moneys so taken from the bank by the said Reilly and Mrs Nash, was deponent's money, and that they have no shadow of claim to it.

That at the time deponent was taken to Williamsburgh by Mrs Nash as aforesaid, she had upon her person in her pocket-book \$23. in cash; that said money was taken from her by Mrs Nash and has not been returned.

I swear, subscribed and  
seen to before me this 3

Brigget X Reilly.  
Mas

24<sup>th</sup> day of October, 1883 3

Hannibal James,  
Attala Public  
New York County.

8286

City and County of New York ss:

Catharine Patchett being duly sworn, says: That she resides at 205 West Tenth Street in the City of New York. That she has known Miss Bridget Reilly for eight or nine years, and that deponent is a cousin of John D. Reilly, the nephew of Miss Bridget Reilly, but is not a relative of Miss Bridget Reilly herself. That Miss Reilly has frequently visited deponent at her home, and they have always been friends. That deponent first heard of the accident to Miss Bridget Reilly on Sunday August 19, 1883, and went immediately to see her, and found her sitting up in her chair, and able to eat very well, and able to walk around the floor, but a little wandering from the effects of her accident, but knew deponent's little girl; deponent went to see her the next day, August 20th, and found her about the same, apparently physically well. And deponent sent for a physician to examine her, who reported to deponent that she was not bodily sick, but suffering from the effects of her fall; and that she would be all right with a little care; that deponent tried to get her into St. Vincent's Hospital, but found that it was full.

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Then deponent went for Miss Reilly's nephew, John D. Reilly, who said that he should take Miss Reilly to Mrs Nash in Williamsburgh, and that he didn't want her to be with strangers. That Mrs Nash came on Tuesday August 21st with her daughter, Bridget, and took her to Williamsburgh, and the following day Wednesday, August 22nd, Mrs Nash and her daughter, Bridget, came to deponent for Miss Reilly's trunks, and they wanted deponent to go with them and get the trunks and bank-books; the woman who had them wouldn't give them up except to a friend of Miss Reilly's; that they (Mrs Nash and John Reilly) received them and took them to Williamsburgh; that the following Friday, the 24th of August, deponent received a letter from Bridget Nash, stating that they had found Miss Reilly's bank-books in the trunk, and requested deponent to send John D. Reilly over there; that John D. Reilly called on deponent on Monday the 27th of August; that John D. Reilly came to deponent and requested her to go over to Mrs Nash's to see Miss Reilly and to spend the day with her, and to use her influence to get Miss Reilly's money for them, stating that they

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wanted it to take care of her, if she should remain sick, and to avoid all trouble in case she should die. That defendant went over on Tuesday the 28th of August, and Miss Reilly consented to draw the money from the bank to put in defendant's hands to take care of her, and give her the keys of her trunks which she supposed were still with Mrs Murphy. That Miss Reilly at that time was in a wandering state and flighty, and had only a partial knowledge of what she was doing, but had all confidence in defendant; that whatever she had asked her she would do. On the 29th of August John D. Reilly got defendant to go with him to Williamsburgh to dress Miss Reilly, as she would not do anything without defendant was present. He stated that he would see that it used for her support and care, during the remainder of her life, and in case she got well it would be given back to her. That defendant went with him to Williamsburgh and dressed Miss Reilly and took her with the said John D. Reilly and Mrs Nash to New York to the Greenwich Savings Bank. That defendant and Miss Reilly went into the bank, and Miss Reilly drew the money and handed

it to deponent and said "Now Caroline take care of this for me." That then the whole party went to the Bleecker Street Bank and drew the money from the bank, and while deponent was assisting Miss Reilly to draw the money, the said Reilly and Mrs. Nash counted the money from the Greenwich Savings Bank; that Miss Reilly would not go back with the said Reilly and Mrs Nash to Williamsburgh, and deponent had to go over with her. That in a room separate and apart from Miss Reilly, and in the presence of this deponent, they counted the money and divided it, and requested deponent to come the next day, and draw the balance of the money from the other banks. And the said Reilly came for deponent the next day, and deponent went with said Reilly the next day to Williamsburgh, took Miss Reilly, and with the said Reilly and Mrs Nash went to the Bowery Savings Bank, where Miss Reilly with deponent, drew the said money from the said bank; then went to the Emigrants Industrial Savings Bank, and drew the money in the same way, and then went to lunch, and while they were sitting at lunch, deponent had the money in her lap, the said Reilly took it out of her lap, and requested deponent to occupy the attention of Miss Reilly

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in conversation, while he and Mrs Nash went to deposit the money in their joint names in the Emigrants Industrial Savings Bank; and then he returned with Mrs Nash and stated, that the bank wouldn't take the deposit in their joint names, and they would be compelled to take it to Williamsburgh and deposit it there in the savings bank in their joint names. That the said Reilly informed deponent in the morning while she was dressing Miss Reilly to come to New York, that he and Mrs Nash had deposited the money drawn on the previous day from the Greenwich and Bleeker Street Banks, in the joint names of himself, the said John D. Reilly and Mrs Margaret Nash in the Williamsburgh Savings Bank. That after they returned from the Emigrant Industrial Savings Bank, Miss Reilly wouldn't go from Williamsburgh unless deponent went with her and she accompanied her home. That Mrs Nash came to deponent as she was leaving and said, she could never forget the interest she had taken for them, and requested her to keep the money from Reilly until Saturday night when they could deposit it in the Williamsburgh Savings bank; but Reilly having it in his possession refused to give it up. Deponent called to see Miss Reilly

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on Wednesday, the 5th of September, and found her about the same, only she recognized deponent and deponent's husband and little girl. She followed her into the street, requested her to take her home with her, as the Nash's did not treat her well,

That they subsequently learned from the said John D. Reilly that the Nash's intended placing her in the Flatbush Asylum, and he stated that he wanted to send her to the Westchester Asylum but she wouldn't agree to it,

On or about the 4th of October, the said John D. Reilly came to deponent and told her that he had been to see Miss Reilly in the Asylum, and that he was afraid she was going to get well. That deponent stated to him that if she was well she was going to take her out, she said, you had better not take her out or have any thing to do with it.

Then on the 17th of October she went to the Flatbush Insane Asylum and saw Miss Reilly and found her perfectly well. That deponent saw Doctor Shaw who was the physician in charge, and he stated to her that Miss Reilly was perfectly well, and he had written to

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Mrs Nash after she had been there four days that she was perfectly well, and should be taken away. That deponent went on Thursday, the 18th of October with her husband, and took her from the asylum to her home. That deponent sent for John D. Reilly and remonstrated with him, upon his treatment of his aunt. That deponent called upon the Nashes on Saturday the 20th of October, and Mrs Nash denied having her money; and on the same Saturday, deponent and Miss Reilly called on John D. Reilly at his place of business, and demanded her money from him; and he stated to her that she never would see her money again, and that all that could come out of it was a breach of trust. That at the time the money was given to them by deponent, they stated that they would give papers to deponent for Miss Reilly to the effect that the money was hers and for what purpose they had taken it.

That subsequently and after her recovery and return to deponent's house, they laughed at her, and refused to do it.

Sworn to before me this 3  
24th day of October, 1853. }

Catherine Datchett.

Henry A. James,  
Notary Public,  
New York County.

0293

State of New York?  
City and County of New York

of said City being duly sworn depon that on  
the twenty fourth day of October 1883 he  
personally examined the books of the  
Greenwich Savings Bank and the Bank for  
Savings in the City of New York and the  
original pass or deposit book No. 47,848 of  
the Greenwich Savings Bank and pass book  
No. 83,982 of the Bank for Savings and that  
it appears therefore that Bridget Reilly closed  
her account with both said banks by receiving  
from the Greenwich Savings Bank \$1,092.79  
and from the Bank for Savings \$1,091.56 on the  
twentieth day of October 1883 -  
in payment of her account - it appears from the account  
book of the said banks the communication  
noted annexed.

Swear to before me  
this 25th day of October 1883

John C. Murray  
Notary Public  
New York City

Geo. C. Murray

0294

BOX:

117

FOLDER:

1239

DESCRIPTION:

Reilly, Martin

DATE:

10/18/83



1239

Brooklyn Case  
Kendrick vs.  
Richt. in which  
the Consett is  
in Brooklyn

Suspension hearing  
on this court a  
few days in June  
in other.

J.S.

161  
*Heatherton*

Day of Trial,

Counsel,

Filed, 18<sup>th</sup> day of Oct 1883

Pleads Not Guilty 19/10/83

THE PEOPLE

vs. E

morning

Present

JOHN MCKEON,

District Attorney.

A TRUE BILL.

*John McKeon*

JOHN MCKEON,  
District Attorney.

Oct 23/83.

*John McKeon*  
John McKeon, Esq.  
Brooklyn, Oct 23/83.  
In the grand jury some  
days ago now brought up

0295

0295

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Martin Preity*

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

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

The said *Martin Preity*

late of the City of New York, in the County of New York, aforesaid, on the Sixteenth day of October in the year of our Lord one thousand eight hundred and eighty three with force of arms, at the City and County aforesaid, in and upon the body of *Rocco Grossi* in the peace of the said people then and there being, feloniously did make an assault and *hurte* the said *Rocco Grossi* with a certain *Gun* which the said *Martin Preity*

in *this* 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 *to kill* the said *Rocco Grossi* 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

*Martin Preity*

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

The said *Martin Preity, late of the City and County aforesaid*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Rocco Grossi* then and there being, feloniously did, willfully and wrongfully, make an assault and *hurte* the said *Rocco Grossi* with a certain *Gun* which the said

*Martin Preity*

in *this* 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.

JOHN McKEON, District Attorney.

0297

Police Court, *July 8th*  
District

THE PEOPLE, &c.  
ON THE COMPLAINT OF

*Antonio Mello*  
No. 1, *Melrose St.*  
*Martin County*

1. *Felorous  
Assault & Battery*

Offence

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated *July 8th, 1889*  
Precinct. *1st Precinct*  
Witnessed by *Antonio Mello*  
No. *1, Melrose St.* Street.

Officer. *Corley*  
Precinct. *1st Precinct*  
Witnessed by *Antonio Mello*  
No. *1, Melrose St.* Street.

Officer. *Corley*  
Precinct. *1st Precinct*  
Witnessed by *Antonio Mello*  
No. *1, Melrose St.* Street.

Officer. *Corley*  
Precinct. *1st Precinct*  
Witnessed by *Antonio Mello*  
No. *1, Melrose St.* Street.

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

*Defendant*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 *July 8th, 1889*

*John J. Morris*, Police Justice.

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

Dated *July 8th, 1889* ..... Police Justice.

There being no sufficient cause to believe the within named

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

Dated *July 8th, 1889* ..... Police Justice.

0298

Sec. 198-200

CITY AND COUNTY  
OF NEW YORK, ss

District Police Court.

Martin Dailey

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. Martin Dailey

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Brooklyn,

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

Answer. 256 Mary St. Brooklyn 2 Years

Question. What is your business or profession?

Answer. Batter

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 don't know whether I  
stabbed the complainant or  
not - & was drunk

Martin Dailey

Taken before me this  
day of November 1888  
C. C. C. M. Police Justice.

16th

0299

Police Court

District.

CITY AND COUNTY  
OF NEW YORK, ss.

of No.

Street,

on

the

16th

day of

October

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

he was violently and feloniously ASSAULTED and BEATEN by

(Nowhere) who Martin Reilly  
and stab deponent on  
the night leg with a  
knife then and there  
killed by said Reilly in  
his (Reilly's) hand

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

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

Sworn to before me this

day of

1883

of November 8 Antonio Rossi

Mark

POLICE JUSTICE.

Andrew White

0300

Police Court \_\_\_\_\_ District \_\_\_\_\_

CITY AND COUNTY { ss.  
OF NEW YORK,

of No.

15<sup>th</sup> Oct 1880 Street,  
23 years old. Plaintiff being duly sworn, deposes and says, that

on the 10<sup>th</sup> day of October

in the year 1880 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Martin Reilly alias Michael  
who did wilfully and  
maliciously cut and wound  
the deponent in the right  
leg with the means of  
absentia knife and other weapons  
bearing which the plaintiff  
held in his hand

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

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

Sworn to before me, this 16<sup>th</sup> day  
of Oct 1880

Rocco Rizzo

POLICE JUSTICE.

0301

See back side of this Subpoena  
for a witness to attend the  
Court of General Sessions of the Peace.  
The People of the State of New York,  
To Off. John Conroy 18  
of No. Street,  
[SET OTHER SIDE FOR OTHER DIRECTIONS.]

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.  
If this Subpoena is disobeyed, an attachment will immediately issue.  
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

S U B P O E N A  
FOR A WITNESS TO ATTEND THE  
Court of General Sessions of the Peace.

The People of the State of New York,

To Off. John Conroy 18

of No.

Street,

GREETING:

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

Martin Reilly  
in a case of Felony whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of March in the year of our Lord 1888.

JOHN McKEON, District Attorney.

0302

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.  
If this Subpenna is disobeyed, an attachment will immediately issue.  
Bring this Subpenna with you, and give it to the Officer at the Court-Room door, that your attendance may be known.  
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

S U B P E N A  
TO WITNESS TO ATTEND THE  
Court of General Sessions of the Peace.

The People of the State of New York,

To

Rocco Russo

of No. 139 Mott Street,

GREETING:  
WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 16 day of March instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Martie Reilly  
in a case of Felony whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of March in the year of our Lord 1883.

JOHN McKEON, District Attorney.

0309

DISTRICT ATTORNEY'S OFFICE.

PEOPLE

vs.

Martick Reilly

Indicted July 13/80.

Plad. Guilty July 14  
and was sentenced  
to the P.W. 1 Gr.  
by Smyth.

*Convey from Denver*

0304

Police Court, 1st District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

McCloskey  
139 West St.  
Martin Kelly

Oct 17 1891

BAILED.

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

Witnesses \_\_\_\_\_

Dated Oct 16 188

Hallinan Magistrate.

McConville Officer.

Officer Precinct.

Offence

and Ballou

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

Martin Kelly

guilty thereof, I order that he be held to answer the same and 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, *until he be legally discharged*

Dated

188

3 S Mulrath 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 him to be discharged.

Dated

188

Police Justice.

POOR QUALITY  
ORIGINAL

0305

Sec. 198-200

CITY AND COUNTY } ss.  
OF NEW YORK,

101  
District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I dont know anything about  
it. I was drunk  
Franklin Reilly

Taken before me this

day of October 188

Police Justice.

0306

BOX:

117

FOLDER:

1239

DESCRIPTION:

Rich, Winfield

DATE:

10/31/83



1239

POOR QUALITY  
ORIGINAL

0307

271

Counsel,  
Filed 3 / day of Oct 188 9  
Pleads Not Guilty thru /

THE PEOPLE

37  
54' m 17' vs.  
Received

F  
Whinfield  
Rich

4352-6,531 and 550

Receiving Stolen Goods.

and Larceny, -  
Larceny, -  
Receiving Stolen Goods.

JOHN McKEON,

25 Nov 5/83 District Attorney

Yead P.2.

A True Bill.

John O'Neil  
Foreman.

Dec 6 month.

0308

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Winfield Rich

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

Winfield Rich

of the CRIME OF Prix Larceny, committed as follows:

The said Winfield Rich

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
10th ~~the~~ day of October in the year of our Lord one thousand eight hundred and  
eighty-three, at the Ward, City and County aforesaid, with force and arms  
nine pieces of ribbon of the  
value of one dollar each piece  
and forty yards of ribbon  
of the value of ten cents  
each yard

of the goods, chattels and personal property of one Dugha O'Neill  
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.

0309

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

Wm. J. Rich \_\_\_\_\_

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

The said Wm. J. Rich \_\_\_\_\_

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the ~~nineteenth~~ day of ~~October~~ in the year of our Lord  
one thousand eight hundred and eighty- ~~three~~, at the Ward, City and County  
aforesaid, with force and arms ~~five pieces of ribbon~~  
~~of the value of one dollar each~~  
~~piece, and fifty yards of~~  
~~ribbon of the value of ten~~  
~~cents each yard~~ \_\_\_\_\_

of the goods, chattels and personal property of ~~Dough O'Neill~~

~~Ely Rose Rich and Ely~~ \_\_\_\_\_

~~one certain other~~ persons to the Grand Jury aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the said ~~Dough~~

~~O'Neill~~ \_\_\_\_\_

unlawfully and unjustly, did feloniously receive and have; he the said \_\_\_\_\_

Wm. J. Rich \_\_\_\_\_

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

**JOHN McKEON, District Attorney.**

0310

279  
Police Court - 2nd District.THE PEOPLE, &c.,  
ON THE COMPLAINT OFHugh O'Neil  
149 Nassau St.  
Manhattan BeachOffence Receiving  
Stolen Goods

Dated October 24 1883

Magistrate.

James H. O'Neil Officer.

Precinct.

No. 1, by \_\_\_\_\_ Street.  
 Residence \_\_\_\_\_ Street.  
 No. 2, by \_\_\_\_\_ Street.  
 Residence \_\_\_\_\_ Street.  
 No. 3, by \_\_\_\_\_ Street.  
 Residence \_\_\_\_\_ Street.  
 No. 4, by \_\_\_\_\_ Street.

Witnesses James H. O'Neil

James H. O'Neil  
25 Nassau Street.  
Manhattan

No. 45 Nassau St.

OCT 25 1883  
Sergeant  
Street.No. \_\_\_\_\_ to answer  
Summons

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

Manhattan Beach

guilty thereof, I order that he be held to answer the same and 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 October 24 1883 J. M. Patterson Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

0311

Sec. 198-200

2 District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss.

Winfred Rich

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

Question. What is your name?

Answer. Winfred Rich

Question. How old are you?

Answer. 37 years of age

Question. Where were you born?

Answer. New York City

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

Answer. 241 West 17<sup>th</sup> St. about 6 weeks

Question. What is your business or profession?

Answer. Blacksmith

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

Answer. I am guilty of the charge.

Winfred Rich

Taken before me this 24<sup>th</sup>

day of October 1884

H. M. Patterson

Police Justice

0312

CITY AND COUNTY } ss.  
OF NEW YORK,

aged 33 years, occupation Dealing in Fancy Goods of No.

458 Third Avenue Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Hugh O'Neil  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

*Sworn to before me, this 24<sup>th</sup> day of October 1883* May Posthauer

*J.M. Patterson*  
Police Justice.

0313

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

POLICE COURT,

DISTRICT.

2

years of No. 1149 West 20<sup>th</sup> Street, being duly sworn, deposes and  
says that on the 19<sup>th</sup> day of October 1883  
at the City of New York, in the County of New York,

Hugh O'Neil, aged 40  
or about  
says that on the 19<sup>th</sup> day of October 1883  
at the City of New York, in the County of New York,  
now here, did knowingly and  
feloniously Receiver give  
piece of ribbon of std  
value of five dollars, the  
the said Rich well knowing  
said property was stolen.  
That said property was stolen  
from deponent's store by the  
wife of said Rich and was  
by him received and sold  
to May Portman, here  
present as said May informs  
deponent.

That said property is  
the property of deponent and  
the said defendant admitted  
to deponent that he knew  
said property was stolen from  
deponent.

That said defendant  
further admitted and confessed  
to deponent that for a period  
of four years his wife, who  
was in the employment of  
deponent during that time,  
was in the habit of stealing  
goods from deponent and  
giving them to him to sell  
and he further admitted

0314

Making an average of fifteen  
dollars per week from the  
sale of goods so stolen from  
department.

That the ribbon so  
sold to said Mary Postlethwaite  
by said defendant was found  
in the possession of said Mary  
and is the property of defendant  
and was stolen from defendant.  
Sworn before me this 24<sup>th</sup> day of October 1883 { Hugh O'Brien

H. M. Patterson

Police Justice

Police Court \_\_\_\_\_ District:

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated \_\_\_\_\_ 1883

Magistrate.

Officer.

Witness,

Disposition,

0315

BOX:

117

FOLDER:

1239

DESCRIPTION:

Rieb, Frederick

DATE:

10/10/83



1239

Counsel,  
Filed 10 day of Oct 1889  
Pleads

10528 and 5301

THE PEOPLE

vs.

*Frederick*

INDICTMENT.

Grand Jury in this County degree.

JOHN MCKEEON,  
District Attorney.

A True Bill.

*John McKeon*  
Oct 11<sup>th</sup>. 1889.  
Birman.  
Please file copy  
of each of the above  
indictments & comis.

10

0316

0317

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Frederick Rietz*

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

of the CRIME OF GRAND LARCENY IN THE ~~Second~~ — DEGREE, committed  
as follows:

The said *Frederick Rietz*

late of the First Ward of the City of New York, in the County of New York,  
aforesaid, on the ~~Fourth~~ day of ~~October~~ in the year of our Lord  
one thousand eight hundred and eighty ~~three~~, at the Ward, City and County  
aforesaid, with force and arms ~~in the night time~~  
~~of said day;~~ one watch ~~of~~  
~~the value of thirty nine~~  
~~dollars, and one chain ~~of~~~~  
~~the value of twenty dollars~~

of the goods, chattels and personal property of one *John Carroll*  
on the person of the said *John Carroll*  
then and there being found, from the person of the said *John Carroll*

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

**JOHN McKEON, District Attorney.**

0318

Police Court, Oct 18<sup>th</sup>  
District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*J. W. Cawley*  
*of 49 Broadway & Co.  
Federick Reich*  
*Dancer from Prison*

BAILED.

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

Witnesses \_\_\_\_\_

9 \_\_\_\_\_  
8 \_\_\_\_\_  
7 \_\_\_\_\_  
6 \_\_\_\_\_  
5 \_\_\_\_\_  
4 \_\_\_\_\_  
3 \_\_\_\_\_  
2 \_\_\_\_\_  
1 \_\_\_\_\_

Dated

Oct 18<sup>th</sup>

1883

Offence

Magistrate.

*Henry H. Webster*  
Member,  
Precinct.

No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
\$ \_\_\_\_\_ to answer

*Cawley*

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  
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he  
give such bail.

Dated

*Oct 18<sup>th</sup>*

1883

*Solomon Smith*  
Police Justice.

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

Dated

1883

Police Justice.

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

Dated

1883

Police Justice.

0319

Sec. 198-200

CITY AND COUNTY } ss.  
OF NEW YORK,

District Police Court.

*Frederick Rieb*

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. 109 Lewis about 6 Months

Question. What is your business or profession?

Answer.

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

Answer.

*I have nothing to say  
I took the watch*

*Frederick Rieb*



Taken before me this  
day of October  
1890  
Frederick Rieb  
Myself  
Police Justice.

0320

*John Carroll*  
District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, ss.

of No 49 Hicks Street, Brooklyn 37 Years old. October 1883

being duly sworn, deposes and says, that on the 1<sup>st</sup> day of October 1883  
in the night time at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent *and from his person*  
the following property, viz:

*A Gold Watch and  
chain of the value of Fifty  
five Dollars*

Signed before me this  
Dee 1<sup>st</sup> 1883  
by  
Police Justice

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

*Meredith Keib now Mervin*  
*that about 10 O'clock P.M. on*  
*the night before deponent was*  
*walking home alone in company*  
*of the defendant when he suddenly*  
*snatched the chain from the watch*  
*from deponent's wrist. He at once*  
*instantly ran off - followed by*  
*deponent who saw Keib taken into*  
*Custody & saw a part of said property*  
*taken from his possession —*

*John Carroll*

0321

BOX:

117

FOLDER:

1239

DESCRIPTION:

Riemmele, Frank

DATE:

10/29/83



1239

0322

293

Day of Trial,  
Counsel  
Filed 29 day of Oct 1883  
Pleads Not Guilty (No 2)

THE PEOPLE

vs.

J. Towns /  
Rivenside

(Section 343, Penal Code.)

Keepings Guinbating Disturbishment,

et c.  
John Blackford,  
Another District Attorney  
Indictment  
A. T. K. 1883  
W. H. Moore  
Boreman,  
Keystones, New Jersey

0323

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

THE PEOPLE OF THE STATE OF NEW YORK  
*against*

*Frank Riemmette*

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

*Frank Riemmette*  
of the CRIME OF KEEPING A ~~Room~~ TO BE USED FOR GAMBLING PURPOSES, committed

as follows:

The said *Frank Riemmette*

late of the *Tenth* Ward of the City of New York in the County of New York aforesaid, on the ~~eleventh~~-day of *October* in the year of our Lord one thousand eight hundred and eighty-~~three~~, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a ~~Room~~ in a certain *Building* there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called *Playing for Money* where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

of the CRIME OF KEEPING A ~~Room~~ TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said *Frank Riemmette*

late of the *Tenth* ——— Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said ~~eleventh~~ day of *October* , in the year of our Lord one thousand eight hundred and eighty-~~three~~ , at the Ward, City and County aforesaid, unlawfully did keep a ~~Room~~ in a certain *Building* there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers, and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

*John McLean*  
District Attorney.

8324

Police Court - 2<sup>d</sup> District.THE PEOPLE, &c.,  
ON THE COMPLAINT OF*Henry Hartung*

78 Bowring St.

Frank Riemele

Violation  
of  
Lottery Law

Offence of

Dated October 24 1883

Patterson Magistrate.

Oscar Farren Officer.

Lo. O. Justice.

Witnesses *James G. Uncen*No. 1, by *J. H. Patterson* Street.

Residence \_\_\_\_\_ Street,

No. 2, by \_\_\_\_\_ Street.

Residence \_\_\_\_\_ Street,

No. 3, by \_\_\_\_\_ Street.

Residence \_\_\_\_\_ Street,

No. 4, by \_\_\_\_\_ Street.

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

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 October 24 1883 *AM. Patterson* Police Justice.

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

Dated October 25 1883 *AM. Patterson* Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

0325

Sec. 198-200

2<sup>nd</sup>

District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss.

Frank Riemele

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

Question. What is your name?

Answer. Frank Riemele

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. New York City

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

Answer. No 197 Allen street; 3 years

Question. What is your business or profession?

Answer. Waiter

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  
Frank Riemske

Taken before me this 24<sup>th</sup>

day of October

1883

O. M. Corcoran, Police Justice.

0326

✓ Frank P. Oct 24/83  
Frank Penny

11.40 am Oct 24/83

3 Class books

1 Drama book

1 Black Drawing of disk

1 Pencil

14 Slips of drawing

1 Box of needles

1 Piece of Tin

1 Small Pencil

0327

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

POLICE COURT, 2<sup>d</sup> DISTRICT.

Thomas Lancer, 27 years old  
Sergeant, Central Office Police Street, being duly sworn, deposes and  
says that on the 26<sup>th</sup> day of October 1883

at the City of New York, in the County of New York, he arrested Frank  
Rimelle, now here, at No 206 Allen  
street, a place used and kept for the  
sale of lottery Policies, where said Rimelle  
was at the time in charge of the premises  
and in possession of certain paraphilia  
and lottery policy books and memoranda,  
a list whereof is, hereto annexed and marked "A"  
here shown, which are used in the sale  
of lottery policies. Defendant entered said  
premises by virtue of a search warrant,  
hereto annexed, issued by the Reendor of  
the City and County of New York.

Swear to before me this  
26<sup>th</sup> day of October 1883

A D Patterson  
Police Justice

Thomas Lancer

0328

POLICE COURT District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

City and County of New York, D.S.  
Mary Hartog, Complainant in  
this case being duly sworn says -  
that Frank Riemke, now  
here, is the dependent named  
in the annexed affidavit of  
dependent and is the person who  
sold dependent the lottery Policy  
as stated in said affidavit  
Sworn to before me this  
24 day of October 1883. Mary Hartog  
*M. Hartog*

Police Justice

AFFIDAVIT.

vss.

Dated ..... 1883

Magistrate.

Officer.

Witness,

Disposition,

0929

City and County of New York, ss:

In the name of the People of the State of New York:

Peace Officer

To any Sheriff, Constable, Marshal, or Policeman in the  
City and County of New York:

Proof, by affidavit, having been this day made before me, by

Max Hartog

that there is probable cause for believing that one Klemle whose Christian name is to affiant unknown has in his possession on the first floor of Nos 206 & 208 Allen street in the City of New York divers books of the kind commonly called Policy books, and divers lottery slips of the drawings of various lotteries and other paraphernalia used in the commission of the public offence of selling lottery policies

You are therefore commanded, in the day time, to make immediate search in the building situated at Nos 206 & 208 Allen street in the City of New York in the first floor thereof

for the following property:

Policy books, lottery slips and drawings of lotteries and other paraphernalia used in the business of selling lottery policies

And if you find the same or any part thereof, to bring it forthwith before me at the nearest and most accessible magistrate

Dated at the City of New York, the

23<sup>rd</sup> day of October 1885  
J. M. G.  
Kelt

Oct 14<sup>th</sup> / 83  
206. Allen Ok.  
1140 eams

Franklin, New Jersey

THE PEOPLE  
ON COMPLAINT OF  
arrested at 206 Avenue B  
Mark Hartley

THE PEOPLE  
ON COMPLAINT OF  
*Frank M. Hester*  
arrested at 206 Avenue  
Max Hester  
against  
*Frank Hester*

The following property  
found in Frank Hester  
3 Blue Birds  
1 Horse Broke

---

# SEARCH WARRANT.

206-Allee 21-

also in Asia, in some of the species  
there is a slight amount of  
light mottling. A species  
of *Orchis* which grows in  
a dark shaded situation has  
a very strong blackish purple  
coloration.

Yours truly  
Agnes and George [unclear]  
"Dear" Regis

12:30

100

1

State of New York      3  
City and County of New York 3 S.S.

Mark Hartog being duly  
sworn deposes and says that he  
resides at no 78 Livingston street  
in the City of New York.

That on the 11<sup>th</sup> day of  
October, 1883, defendant went into  
the premises No 708 Allen street  
in said City at the first floor  
thereof which is used as a  
liquor store and there and then  
purchased from a man named  
Klemle whose Christian  
name is to defendant unknown  
three certain numbers commonly  
called "lucky" the same  
being a chance or interest  
dependent upon the drawing  
of a lottery and paid him  
therefor the sum of ~~thirty~~ <sup>forty</sup> cents.

That defendant enquired  
of said Klemle when it could  
be ascertained if said numbers  
had drawn a prize, and was  
informed by said Klemle at  
two o'clock the afternoon of  
said day. Defendant further

0332

says that said Riemer occupies said premises for the sale of lottery policies; and for gambling purposes of that kind.

Defendant further says that the said Riemer as defendant is informed and believes has in his possession, within and upon certain premises, occupied by him and

situated and known as numbers 306 and 308 Allen Street, in the City of New York and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, and with intent to use the same as a means to commit a public offence, and to promote, maintain and carry on a common and public nuisance. 0

Subscribed and sworn to before me,  
this 23<sup>rd</sup> day of October, 1883.

M. G. Costigan

J. M. Costigan  
Rec'd