

0600

BOX:

39

FOLDER:

463

DESCRIPTION:

Rosenthal, David

DATE:

05/03/81



463

0601

Bail

G W Goodman

312 W 19th St

City

I examined this case with
thoroughness in April last & de-
cided not to try it. I heard the
alternant's story in full before I al-
lowed him to go for a company
was withdrawn. The prisoner
is a young man of excellent
character, employed as clerk
in a New York office. While the
arrest is alleged to have taken
place at 14th St. the arrest was
made at 63rd St. The prisoner riding
in the same car all the way.
The police were called at 14th St.
to make an arrest.

There is nothing in the case
complaint ^{not} hurt. I re-
commended the charge of prison
on his own receiving office

Off D J Dhillby
June 25/88. C.A.A.

13

Filed 3 day of May 1881
Pleads Not Guilty June 28.

THE PEOPLE

P vs. B

David Rosenthal

Felony Assault and Battery.

David G. Collins

District Attorney.

P 2 June 28. 1881
Surrendered to Commitment

A True Bill.

W. Palmer

Foreman.

Disch on no of
saying for money
done F.S.

June 28/81

0602

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

David Rose that being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him states as follows, viz:

Question. What is your name?

Answer.

David Rosenthal

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

London England

Question. Where do you live?

Answer.

43 E 52 St

Question. What is your occupation?

Answer.

Clerk.

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

Answer.

*I am not guilty.
I did not cut him.*

David Rosenthal

Taken before me this

23 day of *April* 189*1*

J. M. McLaughlin
Police Justice

0603

Police Court—Fourth District.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

of No. 423 East 74th Street,
Patrick Mc Dermott
on Friday the 22 being duly sworn, deposes and says, that
in the year 1881 at the City of New York, in the County of New York, day of April

he was violently ASSAULTED and BEATEN by David Rosenthal
now present who got on the Rail Road
Car of which deponent is the driver and
said you son of a bitch why did ^{you} not stop
this Car deponent replied that deponent
did not see him then said that deponent
was a god damn liar deponent told him
that if he wanted to ride he must behave
himself and keep still he then said what
can you do about it. deponent told him that
deponent would have him arrested deponent
then called an Officer to arrest him
the officer refused to arrest him. he rode
a short distance further and then cut
deponent on the hand with a knife
and jumped off the car and subsequently
got upon the rear of said car.

with the felonious intent to take the life of deponent, or to do him 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, &c., and be dealt with according to law.

Sworn before me, this 23 day
of April 1881
J. Withers
Police Justice.

Patrick Mc Dermott
mark

0604

13
Police Court—Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Arthur C. McQuinn

423 E. 74th St.

James R. Renthall

Dated April 23, 1881

W. H. Smith

Magistrate.

Perby 17

Officer.

Witness

John Macdonald

Handwritten signature

Comptroller

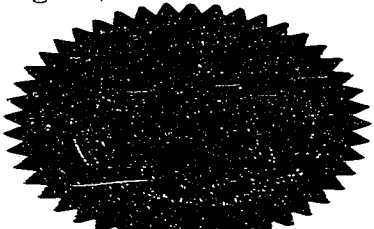


0605

I, JOHN SPARKS, Clerk of the Court of General Sessions of the Peace,
and of the Court of Oyer and Terminer held in and for the City and County of New York,
do certify that the annexed is a copy of

Recognition to answer

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



3d Vol. R. S., 5th Ed., § 74, p. 687.

GIVEN UNDER my hand, and attested by the seal
of the said Court this *twenty seventh*
of *June* in the year of our Lord one
thousand eight hundred and eighty *one*,

John Sparks

0606

State of New York, City and County of New York, ss.

Be it Remembered, That on the
Fourth day of May in the year of our
Lord 1881, David Rosenthal Principal,
of No. 433 West 57 Street, in the City of
New York
and George M. Godward Surety,
of No. 312 West 19 Street, in said City.

personally came before the undersigned, Recorder of
the City of New York, and acknowledged themselves to owe to the People of the State of New York,
that is to say, the said David Rosenthal
Principal, in
the sum of five Hundred Dollars,
and the said George M. Godward Surety, in
the sum of five Hundred Dollars,
separately, of good and lawful money of the State of New York, to be levied and made of their
respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in
the condition following, viz.:

Whereas, the said David Rosenthal
was on the third day of May 1881 duly
indicted in the Court of General Sessions of the Peace, in and for the City and County of New York,
for the offence of felonious assault & battery

Now, therefore, the condition of this Recognizance is such, that if the above named
David Rosenthal Principal shall personally appear
at the present term of the Court of General Sessions of the Peace,
held in and for said City and County of New York, to answer to said indictment against him, and
abide the order of the said Court thereon, and also in like manner personally appear at any subsequent term
of said Court, to which the proceedings in the premises may be continued, or to any Court where said indict-
ment may be sent for trial, if not previously surrendered or discharged, and so from term to term until the
final decree, sentence, or order of the Court thereon, and abide such final sentence, order or decree of the Court
thereon, and not depart without leave, then this Recognizance to be void, otherwise to be and abide in full
force, power and virtue.

Taken and acknowledged before me, the
day and year first aforesaid.
David Rosenthal Principal.
George M. Godward Surety.
J. S. Smith
Recorder

0607

State of New York,
CITY AND COUNTY OF NEW YORK. } ss.

I, George M. Godward the surety mentioned
in the annexed recognizance to answer, do hereby authorize and empower any
Policeman of the City of New York, or
or either of them, in my name, place, and stead, to take, seize, and
surrender the said David Rosenthal (in the said bond
named as defendant,) to the Court therein mentioned, or deliver him
to the custody of the authorities of said city and county, in my exoneration
as surety on said recognizance.

Dated June 27 1881

George M. Godward Surety.



NEW YORK

Court of General Sessions of the Peace,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

1881

Recognizance to Answer.

ss.

David Rosenthal

Taken the 4 day of May 1881.

Approved as to form and Sufficiency.

Dated May 4 1881.
D. J. Phelps
Asst. District Attorney.

Identified by

Filed 4 day of May 1881

0608

New York General Sessions.

PEOPLE, ON MY COMPLAINT,
versus

David Rosenthal

} Fel A & B

*As complainant in the above case, I beg to recommend
the defendant to such leniency and clemency as the Court and
District Attorney may see fit to show; but I expressly assert
that my reasons for so doing are not controlled by any advantage
to myself.*

Apr 28/81

his
Patrick X Mc Dermott
mark

0609

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath present:

That David Rosenthal

late of the City of New York, in the County of New York, aforesaid, on the
twenty second day of April in the year of our Lord
one thousand eight hundred and eighty one with force and arms, at the City and
County aforesaid, in and upon the body of Patrick M. Dermott
in the peace of the said people then and there being, feloniously did make an assault
and him the said Patrick M. Dermott
with a certain knife
which the said David Rosenthal

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
with intent him the said Patrick M. Dermott
then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said David Rosenthal
with force and arms, in and upon the body of the said Patrick M. Dermott
then and there being, willfully and feloniously did make an
assault and him the said Patrick M. Dermott
with a certain knife which the said David Rosenthal

in his right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there willfully and feloniously
do bodily harm unto him the said Patrick M. Dermott
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said David Rosenthal
with force and arms, in and upon the body of Patrick M. Dermott
in the peace of the said people then and there being, feloniously, did make another
assault and him the said Patrick M. Dermott
with a certain knife
which the said David Rosenthal

in his right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of him the said Patrick M. Dermott with intent him the

said *Patrick M. Dermott* then and there feloniously and willfully 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said David Rosenthal did

with force and arms, in and upon the body of the said
then and there being, willfully and feloniously, did make another assault and
the said Patrick McDermott with a certain knife which the said
David Rosenthal
in his right hand then and there had and held, the same being then and there
a deadly weapon, willfully and feloniously did then and there beat, strike, stab,
cut and wound, with intent to then and there willfully and feloniously main-
the said Patrick McDermott 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.

~~against the peace of the People of the State~~
Daniel G. Rollins
~~BENJ. K. PHELPS, District Attorney.~~

Bail
 of Mr. Whitman
 312 N 19th St
 -Leif-
 I examined this case with
 witnesses in April last & de-
 cided not to try it. I found the De-
 fendant's story in fact before the
 Grand Jury to be so convincing
 my withdrawal. The prisoner
 is a young man of excellent
 character, employed as clerk
 in a law office. His true
 name is alleged to have been
 Alce at 17th St. He must have
 made at 18th St. The prisoner was
 in the town car as this evening
 The prisoner was called at 14th St.
 Refused to make arrest.
 There is nothing in this case
 except plain and not fair. I
 cannot see where I am
 on the case except on the
 Off of J. J. Buckley
 Jan 25th 1887. W.D.A.

Filed day of 12th 1887
Pleads Admission found 2d.

THE PEOPLE

28.

Felonious Assault and Battery

District Attorney

P2. Given 28. 1881
 Unrecorded & Unwritten

A True Bill

Премия

Just on the off
 Allief des Mums

John

June 28/81.

06 1 1

BOX:

39

FOLDER:

463

DESCRIPTION:

Rosenthal, Jacob

DATE:

05/24/81



463

06 12

239-

Counsel,
Filed *May* 1881
Pleads,

THE PEOPLE
vs.
Jack Rosenthal
Indictment - Larceny.

David S. Rollin,
DIST. ATTORNEY,

District Attorney,
Part in May 25. 1881
pleads guilty
A True Bill.

W. Galen
Foreman.

House of Representatives

06 13

FORM 112.

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

Police Court—Third District.

Moses Abraham
of No. 207 Broome Street, being duly sworn, deposes
and says that on the 17 day of May 1887
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent.

the following property viz:

One gold watch of the value of twenty
five dollars, Two gold chains of the value
of thirty dollars, Five silver spoons of
the value of ten dollars, One gold breast
pin of the value of ten dollars, and three
gold finger rings of the value of
fifteen dollars, said property being
in all

of the value of Twenty Dollars
the property of Defendant

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 Jacob Rosenthal
(now here) his stepson from the
fact that said Jacob has
acknowledged and confessed
to deponent that he took, stole
and carried away said property
from the possession of deponent

Moses Abraham

Sworn to, before me this

1887

Police Justice.

06 14

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. Jacob Rosenthal

Question. How old are you?

Answer. Fifteen years

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. 207 Broome Street

Question. What is your occupation?

Answer. I have not worked in for or five months

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

Answer. I am guilty of the
charge, But I needed clothes
and I bought clothes with the
money, I asked my father
to buy clothes but he would
not do it

Jacob Rosenthal.

Subscribed and sworn to before me this 20th day of May 1881
John J. Smith
Police Justice.

06 15

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

239-
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Moses Abraham
vs.
207 Broome St.

Jacob Presant

AFFIDAVIT—LARCENY.

BAILED.

No. 1, by.....

Residence.....

No. 2, by.....

Residence.....

No. 3, by.....

Residence.....

No. 4, by.....

Residence.....

No. 5, by.....

Residence.....

No. 6, by.....

Residence.....

Dated.....

May 18/81

Magistrate.

Officer.

Agnew

Clark.

Witnesses.....



500

Gen

at.....

Received at Dist. Att'y's Office

Com

06 16

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Jacob Rosenbhere

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

One watch of the value of twenty five dollars
Two chains of the value of fifteen dollars
each
Five spoons of the value of two dollars each
One pair of the value of ten dollars
Three rings of the value of five dollars each

of the goods, chattels and personal property of one

Moses Abraham

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.

Daniel L. Rollins

BENJ. K. PHELPS, District Attorney.

06 17

BOX:

39

FOLDER:

463

DESCRIPTION:

Roylans, John C.

DATE:

05/05/81



463

0618

BOX:

39

FOLDER:

463

DESCRIPTION:

Coyne, Edward

DATE:

05/05/81



463

06 19

BOX:

39

FOLDER:

463

DESCRIPTION:

Carey, William

DATE:

05/05/81



463

0620

Counsel,
Filed 5 day of May 1887
Pleas

THE PEOPLE
vs.
John C. Royland.
John C. Rollins.
Edward Payne.
William Carey.

DANIEL C. ROLLINS,
District Attorney.
Port No May 6, 1887.
All How tried & convicted by
A True Bill.

Mr. Faler Foreman.
Nos. 1, 2, 3 years
Nos 2 & 3, 4, each.

0621

Form 112.

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

Police Court—First District.

of No. *313 Canal* Street, being duly sworn, deposes
and says, that on the *29* day of *April* 18*81*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent,

the following property, viz:

*One package containing
fifteen boxes of cigars in all*

of the value of *Fifty two 500* Dollars,
the property of *deponent, as common
carrier.*

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 *John C. Hollins.*

*Edmond Coyne & William Carey
nonpresent. for the reason that
deponent was informed by the
officers that they found said
cigars in a car upon which de
ponent were riding and from which
they fled when they saw said
officers.*

Charles D. Deane

Sworn to, before me, this

29th day of *April* 18*81*

Police Justice.

0622

City & County of New York
By New York City William Adams of the
14 Precinct Police being sworn
says that he in company with
Officer James McGuire of said pre-
cinct saw said defendant
in company in Howard Street
about 8 o'clock on the night of
April 29th 1881 and after
after saw said defendant's
upon a horse car as it was
turning into Canal Street from
Broadway. That when defendant
& McGuire approached said car
Casper and Byrne ran away.
That said Rollins was arrested
in said car with the other
mentioned persons in his possession.
From before me } William Adams
this 29 April 1881 } James McGuire
Police Justice }

0623

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer.

Edward Coyne.

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

36 Orchard St

Question. What is your occupation?

Answer.

Painter

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

Answer.

I am not guilty
Edward Coyne

Taken before me, this

29 day of *April* 188*1*

POLICE JUSTICE.

0624

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer.

William Carey

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

137 Broadway St

Question. What is your occupation?

Answer.

Steam Engineer

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

Answer.

I am not guilty
William Carey

Taken before me, this

29 day of April
1881

POLICE JUSTICE.

0625

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John Collins

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

140 Mulberry St

Question. What is your occupation?

Answer.

Truck Driver

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

Answer.

I am not guilty

John C. Roylance

Taken before me, this

29 day of *April*

1887

John C. Roylance
Police Justice.

0626

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Police Court—First District.

THE PEOPLE, vs.
ON THE COMPLAINT OF
Charles McLean
313 Canal St.
John C. Collins
Edmund Payne
William Payne
Aldavit—Larceny.

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated 29 March 1881

W. Magistrate.

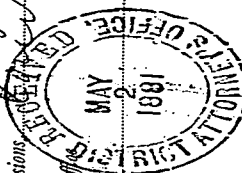
James McGuire, Officer.

18 Clerk.

Witnesses:

to answer
at
Sessions

Received at Dist. Atty's office



0627

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That *John C. Rogland otherwise called John C. Rollins*
Edward Coyne and William Carey each

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

Seven hundred and fifty segars of the
value of seven cents each

of the goods, chattels, and personal property of one *Charles B. Beam*

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.

0628

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*John C. Roylans otherwise called John C. Rollins
Edward Boyne and William Carey each.*

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
with force and arms, at the Ward, City and County aforesaid,

*Seven hundred and fifty cigars of the
value of seven cents each*

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

Charles B. Beam

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

Charles B. Beam

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said *John C.*

Roylans otherwise called John C. Rollins, Edward Boyne and William Carey
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen,) 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.

DANIEL G. ROLLINS,

BENJ. K. PHELPS, District Attorney.

0629

BOX:

39

FOLDER:

463

DESCRIPTION:

Rush, John

DATE:

05/09/81



463

0630

53

Counsel, *J. M. [Signature]*
Filed *9* day of *May* 188*7*
Pleas, *Not Guilty*

BURGLARY—Third Degree,
and Larceny.

THE PEOPLE

vs.

John Rush
alias
James Mason

Daniel B. Collins
~~Attorney at Law~~

District Attorney.

A True Bill.

W. H. [Signature] Foreman.

Part Two - May 10-1887
discharged on his own
recognizance

I recommend the
discharge of [Name]
upon his own recog-
nizance on condition of
paying all costs in
default of appearance.

D. B. [Signature]
ADA

May 10, 1887

0631

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

John Rush

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The man is in a very sickly condition, and not likely to recover, and was, as he has before represented to me, destitute and out of employment.

John A. Davis

0632

Police Office. Third District.

City and County } ss.: John H. Davis
 of New York, }
 of No 9 Third Avenue Street, being duly sworn,
 deposes and says, that the premises No. Nine Third Avenue
 Street, 17th Ward, in the City and County aforesaid, the said being a Store
 and which was occupied by deponent as a liquor store

were **BURGLARIOUSLY**
 entered by means of breaking a window on the
door leading to the rear of said store and
pulling back the bolt of said door.
 on the morning of the 21st day of April 1886,
 and the following property, feloniously taken, stolen and carried away, viz..

Three dollars good and lawful money
consisting of five and ten cent pieces also
quarters and pennies which were
in a drawer in the counter of said
store

the property of John H. Davis

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

John Rush

for the reasons following, to-wit: deponent is informed by Gussie
Smith that she saw said John Rush
break the window of the door leading into
said store and put his hands through
the broken space and draw back the bolt
of said door and enter said premises.

John H. Davis

Sworn to before me this
 21st day of April 1886
 John H. Davis
 John H. Davis
 John H. Davis

0633

City and County } ss-
of New York

Gussie Smith of No 9-30

Amem being duly sworn says. That on the morning
of April 21st 1881 at about 5 o'clock AM she
saw John Rush (now dead) break a window
in the door leading to the liquor store on the
first floor of No 9-30 amem and then enter
said store-

Gussie Smith

Sworn to before me this }
21st day of April 1881 }

Solomon D. Smith

Police Justice

0634

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Mason being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—James Mason

Question.—How old are you?

Answer.—Forty years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—72 - 9th St

Question.—What is your occupation?

Answer.—Machinist

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

Answer.—I am Not Guilty
James Mason

Taken before me, this 21st day of April 1899
John D. Smith
Police Justice.

0635

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Mason being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

James Mason

Question.—How old are you?

Answer.—

Forty years

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

72 - 9th St

Question.—What is your occupation?

Answer.—

Machinist

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

Answer.—

I am Not Guilty

James Mason

Taken before me, this

21st day of April 1899

Police Justice.

John J. Smith

0636

Form 115.

429 53.
POLICE COURT--THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John H. Davis
9 3rd Ave.

John Rush

Offence, BURGLARY.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated April 21 1881

Emmett Magistrate.

Mayforth Officer.

Clerk.

Emmett

Witnesses, *Emmett*
No. *9-3d Avenue* Street.

No. Street.

No. 500 Street.
APR 22 1881
to court committed.

Received in Dist. May 1881

Emmett

0637

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

*John Rush otherwise known as
and called James Mason*

late of the *Seventeenth* Ward of the City of New York, in the County
of New York, aforesaid, on the *twenty first* day of *April*
in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *one* with force
and arms, at the Ward, City and County aforesaid, the *store* of

John H. Davis there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said
John H. Davis then and there therein being, then and there
feloniously and burglariously to steal, take and carry away, and

*Gives copies of a number kind and de -
nomination to the jurors aforesaid unknown
and a more accurate description of which
cannot now be given of the value of
three dollars*

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

so kept as aforesaid in the said

store 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.

Daniel B. Rollins
BENJ. K. PHELPS, District Attorney.

0638

BOX:

39

FOLDER:

463

DESCRIPTION:

Ryan, Frank

DATE:

05/23/81



463

0639

BOX:

39

FOLDER:

463

DESCRIPTION:

Howard, John

DATE:

05/23/81



463

0640

220
Counsel
Filed *23* day of *May* 18*97*
Pleads *indictment*
THE PEOPLE
vs.
1
Frank Ryan
2
John Howard
3
David B. Little
4
REMI K. PHELPS
District Attorney.
A True Bill.
Foreman.
John J. Legrand
June 24-1897
S. P. 3 years. 21

0641

The People { Court of General Sessions. Part First
 Frank Ryan { Before Judge Cowing. June 20. 1881.
 Jointly indicted with John Howard for grand larceny.
 William Perry, sworn and examined, testified.
 I live in Orange Co. near Florida. I am a farmer.
 I was in this city on the 28th of April. That
 was the first time I had seen the prisoner. I think
 it was on the corner of thirtieth St. and Sixth
 Ave., in the street. I was standing waiting for
 a friend of mine to come. The prisoner came
 up to me and said his boss had a horse
 that he wanted somebody to take in the country
 and keep. I asked what he would pay for
 keeping it? He says he will pay about fifteen
 dollars a month for keeping it. I said, "I
 cannot go down there to bother with him."
 "O yes, come down, he says, it is only a step or
 two." He solicited me two or three times and
 I went down and walked to the door. He says,
 "Here is the gentleman." There was a gentleman-
 ly looking fellow there; he had a nice white
 jacket and beaver. This was down in thirty
 third St, and he walked me down to his
 stables. "Here is the horse," he said; and then
 he turned around and says pretty soon, "Well
 now, I made a little different arrangement
 about this horse, I am going to send him
 over to Connecticut, I think it was somewhere

0642

over there to keep." I said, "very good, I started to walk out; up jumps another young lad, and he says, "I will take horse I bought yesterday." I cannot let you have it, my friend, I am very sorry, as my father left it in his will that I could not sell it to a speculator." Howard said that. I started to walk out. A young fellow, not Howard or the prisoner, comes up to me. The prisoner did not go in; he left me at the door. I walked down with Howard. This that I have been narrating did not occur in the prisoner's presence. He (the prisoner) only solicited me to go to the door and he did not go in. The young man came out from there to me with a handful of money and he says, "I want you to buy this horse from him for me. Howard said he could not sell it, it was left in his father's will that he could not sell it to a speculator; he could sell it to an individual but not to a speculator. The young fellow says, "I have got the money here for him." He turns around to me and says, "You buy him and I will give you twenty dollars to buy him." I told him I wanted to have nothing to do with it as I knowed of. Then we started to go up stairs; he solicited me very strongly to buy the horse. He had money

0643

in his hand, plenty of it and put it in my hands. Then I started and he says, "Give me the money. Says I, "All right." I walked up and came up to the desk. Then he says to me very strong to buy this horse. I turned around and says, "I will buy this horse for you if I can. It takes out my money and went to count it up by the desk. They were not there yet. But I got it counted out. I had the check. This young fellow behind me says, "You sign that check will you?" "Yes, I will do it," I says. Signed it; up steps this Howard when I counted the money; he grabbed the money and stepped aside. Says I, "Here this is a little too thick; hold on. I see the whole now," says I. Well this young fellow says "you damned old fool what do you mean?" I says, "I know what I mean. you have got me." I turned around and looked at the door and I says "There is something wrong here." The door was bolted. I stepped to the door, it was only a step and unbolted the door and halloed. I thought there might be police somewhere around there. Nobody to be seen; there appeared to be nobody around. So I stood there and talked with them a while. He damned me and called me everything - this here unknown fellow, not Howard, But the other fellow; and this

0644

other fellow had the money. Give me this money, I said. Howard had my money; he had \$136 this Howard had. Give me my money; what are you about now, says I. He says, No. I will give you a receipt for it. I don't want no receipt, I want the money. This was my own money. I stepped out and hallooed again. "Shut up your mouth or I will knock hell out of you," he says. I said, "You hold on, I aint very much frightened yet, I am going to have somebody arrested. I hallooed again and while I was hallooing this unknown fellow made a skip out of doors and he went like a gun. I stood there and fought with the other fellow. I saw Howard hand that fellow something and he skipped out like a flash. I had a bundle in my arm and I throwed that down, so that they could not shut the door on me. I said, I will leave the door open anyhow, so that I can get out. I stood there and parleyed with him a while, I found it no use.

Howard stood there I don't know where Ryan was, I was not looking after him, I was looking for the other fellow who had the money, he disappeared. I did not do anything any more I went out and I thought I would go over to the police station, I did; they could not do nothing. Then I came off uptown to 135 Sixth Avenue to a friend of mine where I had been

0645

dealing, where I had got the check. I tried to stop the payment of the check, but it was certified and I could not do it. He drew the money on it. I don't know what his name is, I have heard something about it too. The check amounted to one hundred dollars and there was thirty six dollars in money. I made my complaint to a Police Magistrate. It was not a great while before they sent me ~~off~~ a telegraphic despatch, I came down here ~~post~~ haste. I did not see Ryan that day when I came down; he was arrested then. They had him in the Station house and they had another man too. I did not identify him that day. I identified Ryan as the man who took me there. They had arrested a man they called Howard, but he was not the Howard that I saw; they ain't got Howard yet. By Mr. Bell. You lost ~~off~~ thirty six dollars in money and your check? Yes sir. By the Court. I understand that you had that on the counter and one of the men grabbed it? Yes sir, Howard; then I was telling him, "now, I see the whole of what you are about. Cross Examined. Where do you say that you first met the prisoner? On Thirtieth St. on the corner of Sixth avenue. Did he ask you whether you were a country man, a farmer or anything? No sir. He said his boss wanted somebody to take charge of

0646

a horse, I had a horse blanket in my possession I suppose he thought - I live near Florida. How far from New York? I suppose they call it sixty miles to Goshen. How far from Goshen? Seven miles. He said he wanted a horse kept in a stable; he said he did not want to pay more than fifteen dollars a month. I walked down with the prisoner and then he left. Did you tell the prisoner before ~~you~~ went up with you that you had any money? Did you tell him you had a check? No. This prisoner did not go into a stable; he went down to the rear office door; he said, "here is the boss." It was all done very quick. There is one man did not speak to me; he went off flying; he went out of the door so fast that I could not hardly see him; he gave a big jump. You do not mean to let this jury understand the third man came to you and said, "you buy a horse and I will give you twenty dollars for buying it" and Howard heard all this conversation? I do not know that he did, I do not know nothing about that. We were going right along up stairs, I do not suppose they cared what they talked. There was ^{it} this man pulled his money out and placed it in your hand? That was up stairs and down both. Then he placed it in your hand twice? He ~~had~~ it in his hand up stairs and had it down stairs. I cannot

0647

say whether Howard heard the other man ask me to buy the horse for him or not. Howard was the man I was going to buy the horse off. Is not this true, that you did buy the horse of Howard and that you were to give him \$175 for it? No sir, I did not do it. And that he took \$136 and gave you a receipt for \$136? Yes, he jerked it away. That he gave you a receipt for \$136 towards the payment of \$175 for the horse is not that true? No sir. Did you not show that very receipt to Judge Bixby in the Police Court? Yes sir. Where is that receipt now? I have got it. Who wrote that receipt out for you? He called himself Howard; that is all I know. Did you go out of the stable with this third party whose name you do not know, did you not go out with him? No sir. Did you go out with him and ask him to give you twenty dollars extra for yourself? No sir. You were to buy it and were to make twenty dollars by the transaction? Yes sir. I want you to look at this young man, the prisoner, and I want you to be careful, and I want you to swear to the best of your judgment are you sure that is the young man? Yes sir. You are certain that is the young man? Yes sir, I am. Is he dressed now the way that he was then? I do not know exactly about his clothes, but his face I know exactly. I forget exactly how

0648

he was dressed. I did not remind myself so much of his dress. You were taken to this man by a police officer when he was arrested? I do not know who brought me. This prisoner came into the Court room for me to identify. Who met you the morning that you went to Court, was it not that officer sitting back there, Stewart you call him? I could not say who it was. I went right in the office there and that gentleman was there where I went in. Did not he go to Court with you? Probably he did, I forget who did. Did not he tell you that he had the man arrested that helped to swindle you out of your money? No, the paper told me that. Did not he tell you that - don't prevaricate? I do not think he did. I could not say who did bring me in, there was a lot of officers around, so many. I could not tell. I did not notice. Is it not true that Stewart says, "we have got that man arrested that helped to swindle you out of your money, is not that true, or words to that effect? I do not recollect what he did say about it? You won't swear he did not say that to you? I could not because I do not remember. Is it not true that you went up to this man, looked at him and went away five different times before you went up and said, "I guess that is the man?" I do not remember that. The jury rendered a verdict of guilty. He was remanded for sentence.

0649

Testimony in the case
of Frank Ryan
filed May 1967

0650

FORM 89½.

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

Police Court--Second District.

William Penny of Florida
 of *Orange County State of New York* Street, being duly sworn, deposes
 and says, that on the *28* day of *April* 188*1*
 at the City of New York, in the County of New York, was feloniously taken, stolen and carried
 away, from the possession of deponent.

the following property, to wit: *a certified check on the Island City*
Bank dated April 28, 1881 and signed Henry
S. Bates ^{to the order of deponent} *for the sum of one hundred dollars*
and bank bills of various denominations
issue unknown of the value of thirty six
dollars all

of the value of *One hundred and thirty six* Dollars,
 the property of *deponent*

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

and a man who gave his name as Howard +
another person whose name is unknown
that on said date deponent was standing in the cur
of 6-Avenue + 30th Street when said Ryan came to him
and said that his ^{said Ryan's} employer wanted him to go to
his stable two blocks away as he had a horse
he wanted boarded in the country + would
pay the sum of fifteen dollars per month for
the same. That deponent accompanied said Ryan
to said stable in west-33^d Street when a man
who represented his name as Howard said he
had made arrangements for the boarding of said
horse. That deponent took said money from

Sworn to before me this

1881

Police Justice

0651

his vest-pocket. Then and there were by him and commenced counting the same when he said Howard snatched said money from defendants hand and handed it to said unknown person and said unknown person (whose name is unknown) ran away with the same

~~Unknown~~ Defendant-charges said Frank Ryan (now here) and a man who said his name was Howard and another person whose name is unknown acted in concert with each other & then and there feloniously took stole and carried away said money

The unknown ~~is~~ person is about 30 years old 5 1/2 feet high dark complexion and hair ~~is~~ ^{has} no beard on ^{his} face

William J. Perry

Brought before me

This 17 day of May 1881

R. S. Shipley Police Justice

0652

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.— *Frank Ryan*

QUESTION.—How old are you?

ANSWER.— *22*

QUESTION.—Where were you born?

ANSWER.— *New York*

QUESTION.—Where do you live?

ANSWER.— *530 Second Avenue*

QUESTION.—What is your occupation?

ANSWER.— *Hostler*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

ANSWER.— *I am not guilty he is mistaken
I never saw him until to day
Frank Ryan*

Taken before me, this

17 day of May

Police Justice.

188

Form 115.

220.

Police Court—Second District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Penney
Orange Co N.Y

Frank Ryan

2 John Howard

Another

Sept. 1904

Dated May 17 1881

73 N. 73rd.....Magistrate.

Stewart 18

Clerk.

Witnoss,

Street,

No.

Street.

No.

Street.

No.

1000 MAY answer, Committed.

1000

W. Rudolph

2

11

10

1

0654

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That

Irack Ryan and John Howard, whose Christian name is to the jurors aforesaid unknown, but who is here designated as John each late of the First Ward of the City of New York, in the County of New York, aforesaid on the *twenty eighth* day of *April* in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *one* at the Ward, City and County aforesaid, with force and arms, 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 quarter eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : 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 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. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

One certain instrument and writing of the kind commonly called a Bank check (a more accurate description of which is to the jurors aforesaid unknown and cannot now be given) of the value of one hundred dollars

of the goods, chattels, and personal property of one

William Penny

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.

David B. Rollins
BENJ. K. PHELPS, District Attorney.

0655

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Frank Ryan and John Howard, whose Christian name is to the jurors aforesaid unknown, but who is here designated as John Ryan each late of the First Ward of the City of New York, in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County aforesaid, with force and arms, 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 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. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

One certain instrument and writing of the kind commonly called a Bank check (a more accurate description of which is to the jurors aforesaid unknown and cannot now be given) of the value of one hundred dollars

of the goods, chattels, and personal property of one

William Penny

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.

David S. Rollins
BENJ. K. PHELPS, District Attorney.

0656

BOX:

39

FOLDER:

463

DESCRIPTION:

Ryan, Jeremiah

DATE:

05/11/81



463

0657

Sept. in Rem for
Aparach 7 B.

72

123
B.W.

Counsel,

Filed

day of May 1891

Pleads

by J. J. (13)

THE PEOPLE

vs.

J. J. Ryan.

Amiel G. Adams
BENJAMIN

District Attorney.

James J. J. J.

A True Bill.

Mr. Adams Foreman.

May 16, 1891

Hande J. J.

Ben. B. Adams

Indictment - Larceny - B.W.

0658

People
against
Jeremiah Ryan

City and County of New York,
John Koule being duly sworn
says that he employed a
Martin S Briski at no
349 1st Avenue in this city
between the 8th day of May 1881
the said Ryan took & stole &
carried away from the
store of said Briski, the
sum of \$9⁰⁰ and 100 cigars
of the value of \$2 belonging
to the said Briski but that
in the case & charge of defendant
from before me
this 10th day of May 1881
John Koule
Deputy Clerk
of Court

0659

120

People

are

Cremate Ryan

Larceny

Deaths

John Kaula

Capt. A. M. T. G. H. H.
H. H. H. H. H. H. H. H.
H. H. H. H. H. H. H. H.
H. H. H. H. H. H. H. H.

0660

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Jeremiah Ryan

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *eight* day of *May* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty-one* at the Ward, City and County
aforesaid, with force and arms

*One hundred cigars of the value of
two cents each*

*Several coins of a number, kind and
denomination to the jurors aforesaid
unknown and a more accurate
description of which cannot now be
given of the value of nine dollars.*

of the goods, chattels and personal property of one

Martin S. Briske

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.

Samuel G. Rollins
BENJ. R. PHELPS, District Attorney.

0661

BOX:

39

FOLDER:

463

DESCRIPTION:

Ryan, John

DATE:

05/03/81



463

0662

10

Counsel,
Filed day of May 1871.
Plends / it fairly (k)

THE PEOPLE

08.

Indictment. *Attent Grand*
Larceny.

John Ryan

Amiel G. D. Wood
~~PERMANENT~~

District Attorney.

A True Bill.

W. H. Salem
May 5. 1871. Foreman.

James H. Brown
John W. Jones

0663

The People v. John Ryan & Before Recorder Smythe. May 5. 1881
 Indictment for an attempt at grand larceny
 William Coulson, sworn and examined. I am
 a porter for John Hude & Co; their place of business
 is 57 Leonard St. and was on the 22nd of April
 the firm occupies the second, fourth and fifth
 lots of the building; the second loft is the sample
 floor; the third loft is occupied by some other
 firm. I remember the 22nd of April. I saw the
 prisoner on that day; the fourth and fifth lofts
 are private lofts; they are not used for ordinary
 business, but for storage. On the door leading up
 to the fourth loft there is printed on it, "No ad-
 mittance." I saw the prisoner on this day bet-
 ween twelve and one o'clock. I came from din-
 ner. I went up stairs on the fourth loft. Where was
 he when you went in? He was about thirty feet
 from the door way in on the loft. There are tills
 with pieces of cloth in them. I passed them and
 they were all in perfect order. I noticed a piece
 of cloth unrolled and the ticket and the tape
 off it. Before I went to dinner I noticed that this
 piece of cloth was in the till with the tapes on
 it. There was all the rest of the pieces beside
 it. It was double wool suiting cloth; it was
 done up in the original package with tapes
 around it but no wrapper. When I got back
 from dinner I noticed that the tapes had

0664

been taken off and several yards of the piece unrolled. How near was that piece to the door? Just on the entrance, the first tell at the door. These "tells" are dry goods boxes, emptied, turned down on the inside, and then the goods are put in endways. I lifted the piece up and I found two yards and a half torn off, and I proceeded a few feet further and I saw the shadow of a person. I turned around and I met Ryan, the prisoner, coming forward ^{to where} this piece of goods was torn, and right behind him on the top of the box there was some two or three yards of heavy wool suiting unrolled in the same way, but nothing torn off, but the tapes were off. We do not break the packages of cloth up in that room; they are sold by the piece, and a little further on in the direction from which he was coming was this other piece unrolled but not separated. The other man (the clerk) asked the prisoner what he was doing there? He said he was looking for a tailors shop, and I let him pass on. I went to the front of the store or looked up the front of this gangway and I asked the clerk, Francis Murray if he had any person up on the loft? He said, "No," then he went down stairs and stopped this Ryan. Cross examined the loft where the

0665

prisoner was found is enclosed, but it was not locked. When the prisoner went down I told the clerk he must have been in there to steal and he had torn the cloth. Then Murray ran down stairs and stopped the prisoner on the stairway. He did not say anything about looking for a man named Heim. I did not see his hand on a piece of cloth. This young Murray found a piece right in the rear opposite to this till, ten yards unfolded of it and the listing was torn; it was a three quarter cotton warp cassimere; the other cloth was double width cassimere for suiting; it was torn. I suppose the value of that cloth was something like \$1.50 a yard. Franklin Murray sworn and examined. I am in the employ of Shade & Co. I am the man spoken off by the last witness as being on the fourth floor. My attention was called to the prisoner on the 22nd of April; there was nobody with me during the time that the porter was out, and nobody came to me while he was out. I passed up there about a quarter to one and the porter came in about five minutes to one; there had been no one up stairs to my knowledge between that time. There were three pieces of cloth disturbed; the first was over two yards and was worth \$3.75. I arrested the prisoner on the stairs; he was going at a pretty good gait. I could not say he was going slowly

0666

or going fast - going as a man ordinarily goes. He was very near the door to the street when I arrested him. I asked him if he would not please accompany me up stairs; he hesitated for a moment and said he would; I went up stairs with him and held him until the officer came. I am not able to say of my own knowledge whether anybody was on the loft during the absence of the prisoner. There might have been. There was no property taken away to our knowledge. At the time I saw the prisoner going to the station house with the officer it appeared that he was intoxicated, but at the time he went up stairs with me he did not act so; he walked as straight as any man. John Kiernan, sworn and examined testified I am an officer and arrested the prisoner. I did not find anything on him only about 50 cents, he had some change in his pocket. I was present when he was examined before the Magistrate. The District Attorney read the examination. The prisoner said he was not guilty of the charge. I did not find any knife or ~~weapons~~ weapons, only money. Wm. Coulson recalled. I judge from the appearance of the two or three yards of cloth that it had been torn. I am sure of it. The jury rendered a verdict ^{of guilty} of attempt at petty larceny. He was sent to the penitentiary for three months.

0667

Testimony in the
Case of

John Ryan

Filed May 1977

0668

Jan 10th 1878 (John Rogan)
Ferdinando Nergal
313 - 60th St - Gir, 60,
was brought to Tombes by Officer
Snyder 3rd Pct for Stealing 1
suit of Cloths from 40 Walker St

Jan 22nd in Spec Sess was
acquitted.
Henry Levy was Complainant

0669

Form 112.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

Police Court—First District.

of No. 57 Leonard ^{William Carlsson} Street, being duly sworn, deposes
and says, that on the 22 day of April, 18 88
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent,

the following property, viz: One piece of cloth

About Sixty Dollars,
of the value of John McShade & Francis McShade
the property of dry business under the firm name
of John McShade & Co in the care and
charge of deponent
and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by John Ryan
(was taken from the fact
that said property was on
the 3rd floor of the aforesaid
address, and deponent
found said Ryan in said
loft and premises, where he
had no business, said
piece of cloth was secured
fastened by tapes, to the
ceiling, deponent
found said tapes torn
off, and about two yards
and a half of said cloth
torn from the piece

Sworn to, before me this

day

Police Justice

0670

As he said John Ryan
was leaving said premises
Department caused said
Ryan's arrest and
deposited him with the
attempt of the landing
of the property aforesaid.
Wm. L. Coulson
Deputy before
me this 25 day
of April 1881
B. L. [Signature]
S. L. [Signature]

0671

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *John Ryan*

Question. How old are you?

Answer. *66 years of age*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *No. 100*

Question. What is your occupation?

Answer. *Sailor*

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

Answer. *I am not guilty*
of the charge
John Ryan
Mark

Taken before me, this

Police Justice.

The Clerk
18

0672

¹⁰
Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Leonard
57 Leonard St.

John P. Ryan

BAILED:

No. 1, by _____

Residence, _____

No. 2, by _____

Residence, _____

No. 3, by _____

Residence, _____

No. 4, by _____

Residence, _____

No. 5, by _____

Residence, _____

No. 6, by _____

Residence, _____

Name, _____

Address, _____

COUNSEL FOR COMPLAINANT.

COUNSEL FOR DEFENDANT.

Name, _____

Address, _____

Dated *April 27, 1881*

Charles M. ...
Magistrate.

Monahan
Officer.

Joseph ...
Officer.

Witnesses

John M. ...

57 Leonard St.

Francis Murphy

57 Leonard St.

\$ *1000* to answer

at General Sessions

Received at Dist. Atty's office.

Carroll

April 23 - 2 1/2 P.M.

0673

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John Ryan

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

*Sixty yards of cloth of the value of one
dollar each yard.*

of the goods, chattels and personal property of one

John M. Slade

there being found, feloniously did ~~steal~~ *attempt to* 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.

Daniel G. Rollins
HENRY K. PHILPS, District Attorney.

0674

BOX:

39

FOLDER:

463

DESCRIPTION:

Ryan, John

DATE:

05/06/81



463

0675

72: B.V. May 6/81
1881
Filed day of May
Pleads *Chockley*

THE PEOPLE
vs.
26 Primary
207 Prosequer
John Ryan.
alias
Charles Ryan
alias *Mud*
Felonious Assault and Battery.

Samuel J. Rollins
BENJ. K. PHELPS
District Attorney.
Part in May 12. 1881
Pleads A+B.
A True Bill.

W. Palmer Foreman.
Pen one year and
fine \$200

0676

City & County of New York:
Eugene Froese, of
the 144 Police Precinct,
being duly sworn depo-
ses and says, That on
the 3^d day of April
1881 at the corner of
Spring and Elizabeth
Sts. in the city of New
York he was assaulted
by John Ryan, other-
wise called Charles
Lyon, otherwise called
"Jimmie", whom deponent
has arrested for being
drunk and disorderly
and was conducting
to the Station House.
That said Ryan struck
deponent with a dan-
gerous weapon, of the
nature of a shining club,
and by the force of the
blow deponent was
knocked down and
remained senseless
for two hours, bleeding
from mouth, nose,

0677

and left ear. That said
John Ryan is now
committed to the City
Prison on the original
charge of being drunk
and disorderly. That
department desires to
present this case be-
fore the grand jury
because the Police
Magistrate at the
Town^{this morning} refused to enter-
tain his complaint
for the assault.

Sworn to before } Eugene S. Grosjean
me this 5th day of }
May 1881. }

0678

#722

The Peoples

Complaint of

Ernest D. Fox

Off Broadway

Jan 11

at

John R. Fox

John

Charles Lynn

alias

"Pants"

14 West.

Dr. J. J. Fox
has a son

The office can
be reached in
address.

0679

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *John Ryan* otherwise called *Charles Ryan*
otherwise called *Mud*.
late of the City of New York, in the County of New York, aforesaid, on the
third day of *April* in the year of our Lord
one thousand eight hundred and eighty-*one* with force and arms, at the City and
County aforesaid, in and upon the body of *Eugene Grosjean*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Eugene Grosjean*
with a certain *slung shot*
which the said *John Ryan* otherwise called *Charles Ryan*
otherwise called *Mud*.
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, *stab*, cut, and wound
with intent *him* the said *Eugene Grosjean*
then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *John Ryan* otherwise called *Charles Ryan* otherwise called *Mud*
with force and arms, in and upon the body of the said *Eugene Grosjean*
then and there being, willfully and feloniously did make an
assault and *him* the said *Eugene Grosjean*
with a certain *slung shot* which the said *John Ryan* otherwise called
Charles Ryan otherwise called *Mud* in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, *stab*, cut, and wound, with intent to then and there willfully and feloniously
do bodily harm unto *him* the said *Eugene Grosjean*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *John Ryan* otherwise called *Charles Ryan*
otherwise called *Mud*. *Eugene Grosjean*
with force and arms, in and upon the body of *Eugene Grosjean*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *Eugene Grosjean*
with a certain *slung shot*
which the said *John Ryan* otherwise called *Charles Ryan*
otherwise called *Mud* in *his* right
hand then and there had and held, willfully and feloniously did beat, strike, *stab*, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *Eugene Grosjean* with intent *him* the

0680

said *Eugene Grosjean* then and there feloniously and willfully 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *John Ryan* otherwise called *Charles Ryan* otherwise called *Mud* with force and arms, in and upon the body of the said *Eugene Grosjean* then and there being, willfully and feloniously, did make another assault and the said *Eugene Grosjean* with a certain *slung shot* which the said *John Ryan* otherwise called *Charles Ryan* otherwise called *Mud* in his right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *him* the said *Eugene Grosjean* 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.

Daniel S. Rollins
BENJ. R. PHELPS, District Attorney.

Filed
day of May 1887
Pleas *Not Guilty*

THE PEOPLE

Felonious Assault and Battery.

John Ryan
Charles Ryan
Mud
Daniel S. Rollins
BENJ. R. PHELPS

District Attorney.

Entered May 12, 1887

Yates, C.A.B.

A TRUE BILL.

W. H. T. T. T.
FOREMAN

Pen one year and

(over \$200)

22: 24. May 6/87

0681

BOX:

39

FOLDER:

463

DESCRIPTION:

Ryan, Matthew

DATE:

05/05/81



463

0682

40

Remond M. M. M.
for Chancery
70

Counsel,
Filed *5* day of *May* 188*7*
Plends

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

Matthew Ryan.

DANIEL C. ROLLINS,
DISTRICT ATTORNEY.

District Attorney.

A True Bill.

Mr. Rollins
Foreman.
May 11/87
Grand Jury
May 9/87
Ben. J. H. M. M.
70

0683

Form 112.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, ss:

Police Court—First District.

of No. 115 North Street, being duly sworn, deposes
and says, that on the 5 day of April 1887
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent,

the following property, viz:

Fifty nine and a half
yards of cloth of the V. 3. 60 value
per yard in all.

of the value of One Hundred and seventy five Dollars,
the property of Deponent & Robert J. Folger

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 Matthew Ryan

now present. who admitted in the
presence and hearing of deponent,
having and selling said cloth
in two parcels to different persons.
George F. Lawrence

Sworn to, before me, this

of April 1887 day

Police Justice.

0684

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Matthew Ryan

Question. How old are you?

Answer.

Nineteen years.

Question. Where were you born?

Answer.

In New York

Question. Where do you live?

Answer.

66 Mott Street

Question. What is your occupation?

Answer.

Sign hanger

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

Answer.

I am guilty of having a hand in it.

Matthew J. Ryan

Taken before me, this

26 day of *April* 1887

Police Justice.

0685

40
Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George Lawrence

115 Ward St

Matthew Ryan

A M David-Larceny.

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated

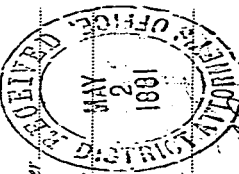
19 April 1881

Magistrate.

Officer.

Clerk.

Witnesses:



\$ 100 to answer

at Sessions

Received at Dist. Atty's office

Oct 10 1881

26.10.81

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

0686

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That

Matthew Ryan

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

*Forty - nine and one half yards of cloth
of the value of three dollars and
sixty cents each yard*

of the goods, chattels, and personal property of one

George F. Lawrence

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.

0687

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Matthew Ryan

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
with force and arms, at the Ward, City and County aforesaid,

*Forty-nine and one-half yards of cloth
of the value of three dollars and sixty
cents each yard*

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

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

George F. Lawrence
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Matthew Ryan
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen ~~of the said~~ *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.

DANIEL C. ROLLINS,

BENJ. R. PHELPS, District Attorney.

0688

BOX:

39

FOLDER:

463

DESCRIPTION:

Ryan, Patrick

DATE:

05/16/81



463

0689

H. D.

163.

Filed 16 day of May 1881

Pleads for acquittal (17)

THE PEOPLE

vs.

Sator Ryan

David L. Collins
BENJ. K. PHIBBS,

District Attorney.

July

A True Bill.

W. J. Palmer Foreman.

May 17. 1881.

David Acquitted.

0690

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

Police Court--First District.

William Farrell
of No. *149 Chatham* Street, being duly sworn, deposes
and says, that on the *10th* day of *May* 18*87*
at the *14th* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

One Meerschmann pipe

of the value of *Six* Dollars,
the property of *Herman Holtz and*
in deponents charge and care

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

Patrick Ryan now present
that deponent at about the hour
of seven o'clock A.M. on the day
in question was passing along
Coaster, when the prisoner approached
him and struck deponent upon
his jaw. And did thereafter and
while deponent was in bodily fear
of him said Ryan take from a
pocket of deponents pantaloons
by force and violence the aforesaid
property and went away

William Farrell

Sworn to, before me this

of

18

day

Police Justice.

0691

Police Court--First District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

*I am not guilty of the
charge*

Taken before me, this

16th

day of

May

18

John J. McCarroll
Police Justice.

Patrick X Ryan
ma

0692

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

163
Police Court--First District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
William Farrell,
House of Detention in \$100 bond.

vs.
Patrick Ryan

AFFIDAVIT--ROBBERY.

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

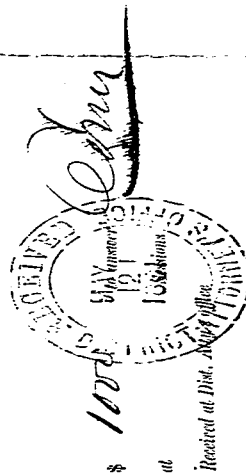
Residence,

Dated May 10th 1891

Justice,

Officer,

Clerk,



0693

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York.
upon their Oath, present:

That

Patrick Ryan

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twentieth* day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *one*, at the Ward, City, and County
aforesaid, with force and arms, in and upon one *William Farrell*
in the peace of the said People then and there being, feloniously did make an assault and

*One pipe (of the kind commonly
called a meerschaum pipe) of the
value of six dollars*

of the goods, chattels and personal property of ~~the said~~ *one Herman Holtye*
from the person of said *William Farrell* and against
the will and by violence to the person of the said *William Farrell*
then and there violently and feloniously did rob, steal, take and carry away, against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

David S. Rollins
~~BENT. K. PHELPS~~, District Attorney.