

0009

BOX:

347

FOLDER:

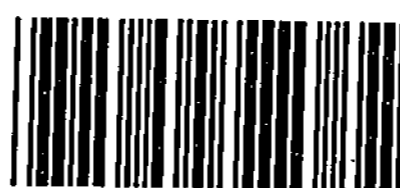
3273

DESCRIPTION:

Reardon, Thomas

DATE:

03/05/89



3273

Witnesses:

Wm Lynch

Counsel,

Filed

Pleads,

day of

1889

THE PEOPLE

vs.

Thomas Reardon

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

JOHN R. FELLOWS,

District Attorney.

March 21-

off for March Term

April 1 Part 3

A True BILL

April 11 1889

Charles S. Cook

Foreman.

Weddays.

Part III April 16. 1889.

Tried and acquitted

0891

Police Court— 4 District.

CITY AND COUNTY } ss.
OF NEW YORK, }

of No 30th Avenue Street, aged 27 years,
occupation Police Officer being duly sworn, deposes and says, that
on the 31 day of January 1889 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by

Thomas Reardon
now here, who cast overboard
stones then and there held
in his hand striking
deponent about the body

without any justification on the part of the said assailant

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

Sworn to before me, this

day of

188

Patrick H. Lynch

Police Justice

0892

POLICE COURT H DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

On Complaint of

For

us.
Thos Rendon

Patrick H. Lynch
Assault

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

Dated

January 31 1889

Thos Rendon

Henry Bond

Police Justice.

0893

Sec. 100-200

CITY AND COUNTY } ss.
OF NEW YORK,

H District Police Court.

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

Question. What is your name?

Answer. *Thomas Reardon*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No 452 West 47th St. 4 years*

Question. What is your business or profession?

Answer. *Write for the 8th Ave R.R.*

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

Answer.

I am not guilty

Thomas Reardon

Taken before me this

day of

1887

Police Justice.

0894

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

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

Dated May 9 1889 G. Henry Bond Police Justice.

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

Dated Oct 21 1889 G. Henry Bond Police Justice.

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

Dated Oct 21 1889 G. Henry Bond Police Justice.

0895

BAILEY
No. 1, by Geo W. Plunkett
Residence 442 7th St. Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court--- District.

THE PEOPLE **Not Guilty**

ON THE COMPLAINT OF

Patrick H. Lynch

Thos Reader

Wm H Rogers

Wm Byrne

Dated Jan 28 1889

John Magistrate.

Lynch Officer.

Off. Charles Bernstine Precinct.
Off. Thompson 22 Precinct.

Transferred to the
Court of Gen Sessions
for the reason that the
testimony taken before
this Court was not
No. _____ Street.

\$ 10
Two copies of this
complaint are a felony
FEB 18 1889
RECEIVED
CLERK'S OFFICE
DISTRICT COURT

0896

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Reardon

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

Thomas Reardon

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

The said Thomas Reardon

late of the City and County of New York, on the thirty-first day of January, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the City and County aforesaid, in and upon one

Patrick W. Lynch
in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said Thomas Reardon

with a certain stones which he the said Thomas Reardon in his right hand then and there had and held, the same being then and there a weapon and an instrument and things likely to produce grievous bodily harm, him, the said Patrick W. Lynch then and there feloniously did wilfully and wrongfully strike, beat, bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0897

SECOND COUNT—

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

— *Thomas Reardon* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Thomas Reardon*

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

said *Patrick H. Lynch* —

in the peace of the said People then and there being, feloniously did wilfully and

wrongfully make another assault; and the said *Thomas Reardon*

the said *Patrick H. Lynch*

with a certain *stones*

which *he* the said *Thomas Reardon*

in *his* right hand then and there had held, in and upon the

body — of *him* the said *Patrick H. Lynch*

then and there feloniously did wilfully and wrongfully strike, beat —

bruise and wound, and did then and there and by the means aforesaid, feloniously,

wilfully and wrongfully inflict grievous bodily harm upon the said *Patrick*

H. Lynch to the great damage of the said *Patrick H. Lynch*

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 R. FELLOWS,

District Attorney.

0898

BOX:

347

FOLDER:

3273

DESCRIPTION:

Reed, Hudson H.

DATE:

03/19/89



3273

0899

Witnesses:

Counsel,

Filed

19th day of March 1889

Pleads,

W. H. H. 20

THE PEOPLE

vs.

Hudson H. Reed

Grand Larceny Second degree.
[Sections 528, 531, Penal Code].

JOHN R. FELLOWS,

District Attorney.

21st June

A-H-H

A True Bill

Chapman & Scott Foreman.

July 3/89

James J. Conover
Petty Larceny

Plea 3 on the 8
July 8/89

T.

21

The People
 vs. Hudson H. Reed
 July 3. 1889. Indictment for grand larceny.

Court of General Sessions. Part D.
 Before Judge Cowing.

Louis Krug, sworn and examined, testified. I am a jeweler at No 96 Nassau St; the firm name is Krug & Co Emma Krug, my wife is the partner. I know the defendant since last August, he worked as a canvasser for diamonds, watches and jewelry. I trusted him with goods on memorandum, about eight hundred dollars worth. Upon the 16th of February 1889 he had nearly eight hundred dollars worth of jewelry; he came to me and confessed, he said that he had pawned the goods and could not redeem them. He has done it before, the end of August last year, I was obliged to have him arrested. He gave my salesman the pawn tickets, Clarence Foster is the name of my clerk and he is in Court. I never authorized him to pawn the goods: he was not on salary, only an agent. I did not intend to pass any title to him. Cross Examined. I did not sell goods to the defendant, I only gave him the goods on memorandum. I had a separate ^{page in} ~~account~~ my book for H. Reed.

Up to the 16th of February the defendant got eight hundred dollars worth of goods from me, commencing from December. He said that he was very sorry, that he pawned the goods and could not redeem them; he had a bad spell such as he had not had in thirty years, he had been drinking. I told him I had no more trust in him as I had forgiven him once, had mercy on him - he did the same trick before and pawned the goods for sixty dollars. I have the pawn tickets here. In the mean time he went right along; the next day I trusted him goods again and he pawned goods and kept on until the 16th of February; he surrendered himself. I had mercy on him after the first pawning of goods because he said he had a large family to support and he was going to work it up a little. On December 3 he got the first goods, I always gave him goods on memorandum. Every article he got was ^{with} more than twenty five dollars. He was entitled to his

0902

commission of fifteen per cent which I paid him and other goods he returned. He had not a regular debit and credit account with my firm. This property was not debited to him; it was only charged on memorandum; the books shows it is on memorandum, it was not sold to him.

Florence R. Foster sworn. I have been in the employ of Mr. Krug since last September as a sort of managers bookkeeper and general overseer; the defendant was employed in August and I was employed in September. I was present during a conversation between the complainant and the defendant sometime in December. I could not give you the exact date. I should judge it was about the middle of the month at the shop No 94 Nassau St. Mr. Reed called at the factory and said he would go back to work with him and work honest and make up the deficiency in the amount of goods he paroled in August, and I believe two or three friends came in to see Mr. Krug in regard to Mr. Reed and

pleaded with him. Mr. King said he would give Mr. Reed another trial. There were several more words said, but I cannot just remember the words now. This was in the latter part of February. He had not up to that time accounted for any of the goods that had been given him. I looked for him for two weeks. I met Reed in the Erie depot, Jersey City Sunday evening with his wife. I went up and spoke to him and asked him where he had been? He said he had a little trouble and he had been to see a friend trying to raise some money. I asked him if he had the goods belonging to the firm? He said, "O yes," and he pulled out two or three watches from his pocket. I wanted him to come right back with me then to see Mr. King. His wife pleaded and said she would send him down the first thing in the morning, but I believe Mr. Reed did not put in an appearance at all. I did not see him the next day. I next saw him I think a week before the arrest. I saw him at his house,

0904

I went up with a detective. I told the officer to arrest him; he came to the office the next day; he was not arrested then. I believe his wife went off in spasms, she was taken very sick. He was not arrested by the officer for I did not really make a charge against him owing to his wife's condition. He came down to the office and I accused him of pawning the goods. He said, "No, I did not." I said, "Mr. Reed, there is no use fooling, I have evidence enough you have pawned the goods and I want the ticket." He said, "All right, will you come down the street with me?" I said, "Certainly." It was in Pine St. near William. I went down there to a lawyer's office. He went up stairs, went in the office, came out and handed me the pawn tickets and he went back with me to the office. I told Mr. King and showed him the pawn tickets. Reed promised to raise the money, he said he had relatives who would help him out. He allowed the thing to run for a week. I have not been to the

pawn shop at all to see them. He admitted that he had pawned the goods. Do you have canvassers in your business? Yes. Do you keep any memorandum of what you hand out to those canvassers? Always do. Did you keep a memorandum of what you gave to Mr. Reed? Yes. Cross Examined. Before Reed got the last bill of goods there was a credit due Mr. Krug of about three hundred dollars. The defendant owed about that. These goods were given to him in the same way that the old goods were given to him. He did not have a regular debit and credit account. Then Mr. Krug said he did I do not think he understood your questions. The understanding was that Mr. Reed should have a week's time. I believe that Reed said the reason why he stayed away was that he did not want to be arrested. As I understood the time that was given for the settlement was for the settlement of the old account that he owed for goods that he had pawned before Mr. Krug gave him indulgence to pay for what he unauthorisedly pawned. I did

not say anything to him about the goods he pawned the second time. I had not any evidence that he pawned the goods the second time. I only guessed at it because he had been crooked with the firm before and I supposed he did the same thing over again. How often did he get goods from your firm from December 3 until the 16th of February? Sometimes he would come in there twice a day and then perhaps run along say he would be in the factory about three or four times a week and on almost every occasion he would get goods. If he had not sold anything he would not turn anything in. He had paid some money to the firm from December to February the 16th. By the Foreman. Are these goods charged up in the regular salesbook or ledger or in the memorandum book? On the memorandum book the goods are consigned.

Louis King recalled by Mr. Parker. When did Mr. Reed first come into your employ? In the beginning of August I believe, on the 7th of last August. When Mr. Reed came to you what was the arrangement that you

made with him? The conversation was that Mr. Reed received goods on memorandum to sell them and he gets his fifteen per cent commission. He gets his commission from the firm. The purchased price was given to you?

Yes sir. You were to pay a commission for his services in selling?

Yes, fifteen per cent for the full amount. By the Court. Under that arrangement you gave him goods to sell on what date? Commencing from August the 7th. By Mr. Parker. You have just told us the arrangement with Mr. Reed? Yes. Is that the arrangement you have given in this paper? Certainly, the same arrangement.

Every one of those diamond articles of jewelry was worth more than twenty five dollars? Yes was worth over twenty five dollars. Did you with your own hand give him those articles? I gave him those articles with my own hand.

By Counsel Has not Mr. Reed a customer of your house, your firm, was he not a regular customer at that time? A canvasser, not a customer, he ~~not~~ never bought anything; he was no customer of mine.

By the Court. You never sold a dollar's worth of goods in your life to him? No, he was in my employ as agent.

By counsel. Has he not paid you two or three thousand dollars for goods that he sold between August and the date of his arrest? That was the customer's money, deposited money.

By the Court. He has paid you a great deal of money he got from customers? Yes.

By counsel. How do you know where he got the money? He made the return, returned the contracts from the customer. It is sold by contracts.

I have a collector for the money - not the defendant, he only received the deposit money. You collect the money from the parties? Yes, from the parties who signed the contract. The deposit money is the first payment, which is about twenty per cent.

The jury rendered a verdict of guilty of petty larceny.

The prisoner was remanded for sentence.

0909

Testimony in the
case of

Andrew W. Reed

filed

March

1887

0910

Police Court Fifth District.

Affidavit—Larceny.

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

Louis Krug

of No. 94796 Nassau Street, aged 49 years,
 occupation Importer & Dealer in Diamonds being duly sworn
 deposes and says, that on for about the dates hereinafter named at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property, viz:

on the 2nd of February 1889 one
pair Diamond Earrings on about
the 9. February 1889 2 pair Diamond
Earrings on or about January 14. 1889
one Diamond Ring on or about January
19. 1889 one Diamond Stud on or about
January 24. 1889 one Diamond Ring
on or about February 2 1889 one Diamond
Stud on or about February 16. 1889 one
Gold filled watch

the property of Louis Krug & E. Krug and
of the value of \$800 # Eight Hundred
Dollars

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 Hudson H Reed that
 said Reed was not an apprentice
 but was employed as a agent or
Collector & salesman that the
 said Reed was entrusted with said
 property by virtue of his employment
 and with the distinct understanding
 that he was to use the said property
 only for exhibit or sale to customers
 and parties who might desire to purchase
 the same, and that he said Reed
 was to return said Property or
 the proceeds of the sale thereof.
 That said Reed pawned said
 property (as he confessed to

Sworn to before me, this 7th
of February 1889

Police Justice.

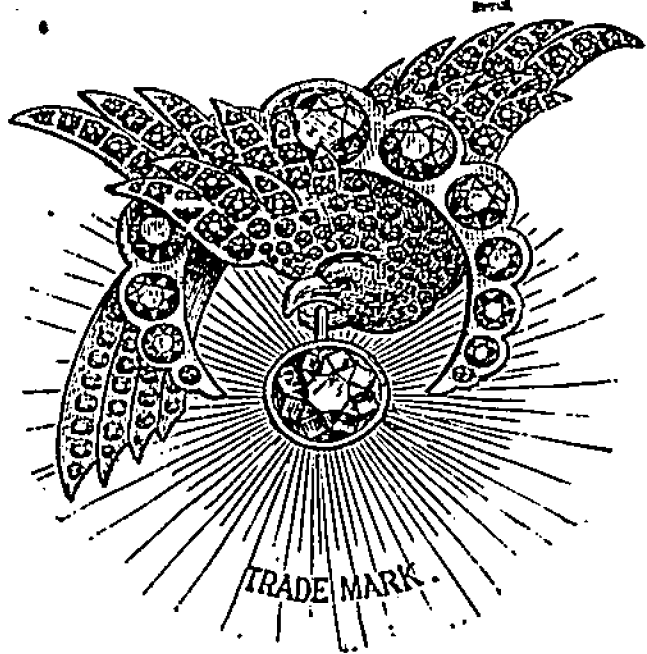
0911

Alphonse and others - whereby
deponent alleges that said Reel
now secretly withholds or appropriates
to his own use the personal property
above described thereby depriving the true
owner of the use and benefit thereof. Louis King

Deposited before me
this 27th day of July 1889

John H. Kinsman
Notary Public

0912



OFFICE OF
L. KRUG & CO.,
IMPORTERS AND MANUFACTURERS OF
FINE DIAMOND JEWELRY AND
IMPORTERS OF DIAMONDS,
94 & 96 NASSAU STREET,

New York, June 27, 1889.

Hon John Fellows

Dear Sir.

*The case of Louis Krug
against Hudson Reed for
grand larceny in the
general Session has been
announced four times for
trial but has not come
up yet. As H. Reed who is
in the toms since Febr.
has pawned the goods I
would ask your Hon.*

*kindly if you can push
the case. I have no lawyer
but Detective Carr. from
Oak str. Station is the only*

09 13

witness. Thanking in ad-
vance your Hon. for the
kindly interference I remain
Yours truly
Louis Krug

0914

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Hudson A Reed

Question. How old are you?

Answer.

57 years

Question. Where were you born?

Answer.

Quebec

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

Answer.

New York City, 1 week

Question. What is your business or profession?

Answer.

Caucasian

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

Hudson A Reed

March 12/89

I do hereby waive all further
examination

Hudson A Reed

Taken before me this

day of

188

John J. McArthur
Police Justice

09 15

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

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

0916

\$2000 bond for
March 5th 2 P.M.
Adg. 11th 2 P.M.
12th 2 P.M.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

The Magistrate's business
will please hear and
adjudge. The within
case of my by reason
of my absence
John J. Brown
Procurator

Police Court---

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Louis King

vs.

1. Hudson H. Reed

2.

3.

4.

Dated

March 12th
July 2nd

1889

Magistrate.

John J. Brown
Gilbert Carr

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

0917

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.....

Reynold am
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 March 12 188 and Ave Police Justice.

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

0918

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis King
942 96th St. Harborside
Hudson N. Reed

2

3

4

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

March 17 188*9*

Magistrate.

Officer.

Precinct.

Witnesses

No.

No.

No.

\$

to answer

Douglas Levin

611 Carroll St.

RECEIVED
OFFICE
MAR 14 1889
RECEIVED

900017

1000

Com

0919

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Hudson H. Reed

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

Hudson H. Reed

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

The said *Hudson H. Reed*,

late, of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, with force and arms,

three pairs of diamond earrings of the value of one hundred and fifty dollars each pair, two foreign rings of the value of one hundred dollars each, two studs of the value of fifty dollars each, and one watch of the value of fifty dollars,

of the goods, chattels and personal property of one *Samuel Young*

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.

0920

Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further
accuse the said Hudson M. Reed
of the same CRIME of Grand LARCENY, in the
Second degree, committed as follows:

The said Hudson M. Reed,

late of the City of New York, in the County of New York aforesaid, on the
sixteenth day of February, in the year of our Lord
one thousand eight hundred and eighty nine, at the City and County aforesaid, being
then and there the agent and trader of Sanis
Young and F. Young, co-partners,

and as such agent and trader then and there having in his possession,
custody and control certain moneys, goods, chattels and personal property of the said

Sanis Young and F. Young,

the true owners thereof, to wit: three pairs of diamonds

earrings of the value of one hundred

and fifty dollars each pair, two

quartz rings of the value of one

hundred dollars each, two studs

of the value of one hundred dollars

each, and one watch of the value

of fifty dollars,

_____ did afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
feloniously appropriate the said goods, chattels and

personal property

to his own use, with intent to deprive and defraud the said Sanis Young

and F. Young

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and
personal property of the said Sanis Young and F. Young

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

JOHN R. FELLOWS, District Attorney.

0921

BOX:

347

FOLDER:

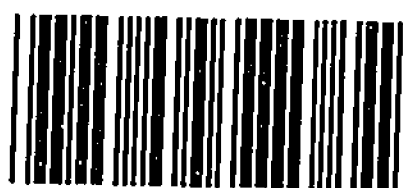
3273

DESCRIPTION:

Reges, Henry

DATE:

03/08/89



3273

Witnesses:

Wm. Marget

Counsel,

Filed

Pleads,

11th March 1889

THE PEOPLE

vs.

Henry Reges

Grand Larceny - second degree.
[Sections 528, 537, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill

Charles Scott Foreman.
11th March 1889.

Henry J. May
S.P. of George & me
W.O. George & me

0923

Police Court—H District.

Affidavit—Larceny.

City and County } ss.
of New York,of No. 276 West 50th Street, aged 43 years,
occupation Carriage Driver being duly sworndeposes and says, that on the 5th day of January 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :One Horse and Trap -
together of the value of One
Hundred and twenty five
dollars.the property of Deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Henry Regis (now here)from the trap. That on said date
deponent's Messrs. Laine Horse
from a stable on 11th Avenue near
51st Street and that the said Regis
admitted and confessed in
deponent's presence. That he will
take said horse and carry away
said property and that said
the said horse for the sum of
Twenty five dollars -Thomas NugentSubscribed and sworn to before me, this
day of January 1889
at New York
Police Justice.

0924

Sec. 198—200.

X District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am guilty of the
Charge
Henry Reges
his
mark

Taken before me this

day of March 1888

W. J. [Signature]
Police Justice.

0925

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.....

.....*Segenman*.....
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.....*July 28*.....188

.....*W. H. B. B.*.....Police Justice.

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

Dated.....188

.....Police Justice.

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

Dated.....188

.....Police Justice.

0926

246
Police Court---

327
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas W. Jenkins
346 W. 19th St.
Henry Reges

1.

2.

3.

4.

Dated

1889

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

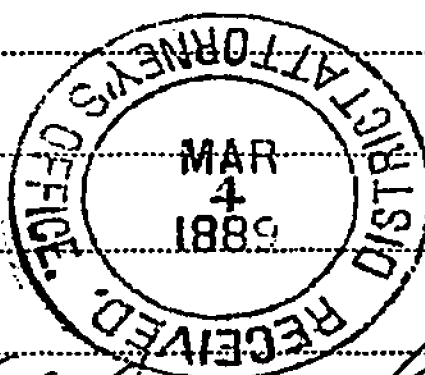
Residence

Street.

No. 4, by

Residence

Street.



0927

Grand Jury Room.

2nd floor

PEOPLE

vs.

H. Rogers

*The Nugent
off. Willy*

0928

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Reges

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

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

The said

Henry Reges

late of the City of New York, in the County of New York aforesaid, on the *fifth* day of *January* in the year of our Lord one thousand eight hundred and *nine*, at the City and County aforesaid, with force and arms,

*one horse of the value
of seventy-five dollars
and one wagon of the
value of fifty dollars*

of the goods, chattels and personal property of one

Thomas Nugent

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

John R. Fellows
District Attorney.

0929

BOX:

347

FOLDER:

3273

DESCRIPTION:

Rehm, John

DATE:

03/27/89



3273

0930

BOX:

347

FOLDER:

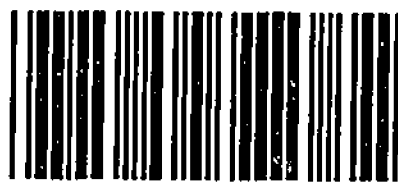
3273

DESCRIPTION:

Beck, Frederick

DATE:

03/27/89



3273

My Father,

of Lockwood.

Filed

Pleads.

THE PEOPLE

25.

John Rehn 9/27

Fredrick Beck

JOHN R. FELLOWS,

District Attorney.

A True Bill

Wm. L. 68 Jan 20 1889

Brad Scott
Foreman.

Sept 11/93

Reverend J. D. G.

Apr. 24 day Tue.
To the sentence my head
April 15/69 B. 3. 15

Robbery, *first* degree. [Sections 224 and 228, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill

Wm. L. 68 Jan 20 1889

Brad Scott
Foreman.

Sept 11/93

Reverend J. D. G.

Apr. 24 day Tue.
To the sentence my head
April 15/69 B. 3. 15

0932

Court of General Sessions

----- :

The People &c. :

- v s- :

Frederick Beck :

----- :

City and County of New York, Ss:-

Patrick H. Oates being
duly sworn deposes and says: That I reside at No:509 East
151 st. Street in the City of New York and am engaged in
business as a Mason and Builder and have been such for
over 20 years.

That I am now and have been for the past five years
Superintendent for William O'Gorman of North New York
who is a Builder and Mason.

I have known the above-named defendant for over 15
years, since childhood. That he has always born an honest
reputation and has been in my employment and I have always
found him honest and trustworthy.

That if this Court should suspend sentence, I would
secure him honest employment again and I verily believe the
cause of his trouble was bad company.

Sworn to before me this :::

Patrick H Oates

11th day of April 1889 :::

Jacob Meyer
Clerk of Court
my atty

0933

City and County of New York, Ss:-

Thomas Stockdale being
duly sworn deposes and says: I reside ~~at~~ 151st. Street and
Avenue A. I am a Horse Dealer.

That I have known the above-named defendant,
Frederick Beck since childhood and have always found him to
be honest and a trustworthy industrious young man.
He has been in my employ for a year past and was working
for me up to the time of his arrest and if this Court should
suspend Judgment in his case, I would take him back in my
employ, having implicit confidence in his honesty and
integrity.

Sworn to before me this :::
11th. day of April 1889 :::

his
Thomas *Stockdale*
mark

Jacob Mayer
Commissioner of Deeds
N.Y. City.

0934

CITY AND COUNTY OF NEW YORK, ss.,
being duly sworn, deposes and says: that he is _____ years of age, and a clerk in
the office of CHARLES STECKLER, Esq., the attorney for the _____ in this
action; on the _____ day of _____ 188 at No. _____
in the City of New York, he served the annexed _____
upon _____ the _____ therein
by delivering to, and leaving with _____ personally _____
_____ true cop thereof _____

Deponent further says that he knew the person so served to be _____
Sworn to before me this
day of _____ 188

My Special Service
Clerk.

The People
Plaintiff.

AGAINST

Fredrick Beck.
Defendant.

*Affidavits on behalf
of the prisoner*

For CHARLES STECKLER,
Prisoner's Attorney.

Nos. 47 & 49 Centre Street,
N. Y.

Due and timely service of a copy within
_____ and indorsed notice is
hereby admitted.

Dated N. Y., _____ 188

Atty.

To _____ Esq.

_____ Atty.

Sir: Please take notice that the within is a
true copy of an _____
this day duly filed and entered in the office of
the clerk of _____

in this action.
Dated, N. Y., _____ 188

Yours, &c.,
CHARLES STECKLER,
Attorney for _____

To: _____ Esq.,
Atty. for _____

0935

Sec. 192.

6th District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before Charles J. White a Police Justice
of the City of New York, charging John Rehm Defendant with
the offence of Robbery

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

We, John Rehm Defendant of No. 151 M
Manhattan Street; by occupation a Driver
and Bernard Rehm of No. 553 Conittown Ave
Street, by occupation a Carpenter Surety, hereby jointly and severally undertake that
the above named John Rehm Defendant
shall personally appear before the said Justice, at the 5 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Fifteen
Hundred Dollars.

Taken and acknowledged before me, this 9

day of July

188 9

Charles J. White POLICE JUSTICE.

0936

CITY AND COUNTY OF NEW YORK, } ss.

Sworn to before me, this 9th day of March, 1889, by John Rehr, Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth thirty Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of one room & lot placed in 153 Court Street New York of the full value of seven thousand dollars free & clear

Lawrence Rehr

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

John Rehr

Undertaking to appear during the Examination.

Taken the day of 188

Justice.

0937

Sec. 192.

6th

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK,

An information having been laid before Andrew J. White a Police Justice
of the City of New York, charging Frederick Beek Defendant with
the offence of

Robbery

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

We, Frederick Beek Defendant of No. 628
Morris Avenue ~~Street~~; by occupation a Driver
and Mary Miller of No. 628 Morris Avenue
~~St.~~, by occupation a Married woman Surety, hereby jointly and severally undertake that
the above named Frederick Beek Defendant
shall personally appear before the said Justice at the 6th District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of _____
Hundred Dollars.

Taken and acknowledged before me, this 9
day of March 1889.

A. J. White POLICE JUSTICE.

Frederick Beek
Mary Miller

0938

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
day of *March*,
188*9*
John W. Miller
Police Justice.

Mary Miller
the within named Bail and Surety being duly sworn, says, that he is a resident and *free*
holder within the said County and State, and is worth *Thirty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *House and lot No 497 East 146 Street*
of the value of Four thousand dollars
over all incumbrances
Henry Miller

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs,

Frederick Beck

Taken the day of 188

Justice.

0939

Police Court

6th

District.

CITY AND COUNTY
OF NEW YORK. } ss.

Henry Gerber, 21 years, peddler
of No 29 Norfolk Street, (near)
being duly sworn, depose and saith, that on the 5th day of March
1889, at the 23rd Ward of the City of New York, in the County
of New York, was feloniously taken, stolen, and carried away, from the person of deponent
by force and violence, without his consent and against his will, ^{in the day time} the FOLLOWING PROPERTY, VIZ:

Four large bandanna handkerchiefs of the
value of sixty cents. Five white cotton
handkerchiefs of the value of thirty cents
two pocketbooks of the value together, of twenty
five cents and sundry other articles of the
value of about eighty five cents, in all

of the value of Two 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 force and violence as aforesaid by John

Rehm, Frederick Beets and John Doctery,
all now here, from the following facts: Deponent
was passing along Courtland Avenue near
150th street at about three o'clock in the afternoon
of said day when he was approached by a
several men of whom said Rehm and Beets
were two. Said Rehm covered deponent's eyes
with his hands while others caught hold of deponent
and took said property out of a basket carried by
deponent. Officer Lockwood informs deponent that
said Rehm says that Doctery was with him and
aided Beets in taking the property.

Henry Gerber

day of

Sworn before me, this

1889

POLICE JUSTICE.

0940

CITY AND COUNTY }
OF NEW YORK, } ss.

William J. Lockwood

aged _____ years, occupation _____ of No.

The 33^d Precinct Police ~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry Gerber

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

Sworn to before me, this

7th

day of

March

1889

William J. Lockwood

A. J. White
Police Justice.

0941

Sec. 198-200.

6^m

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.Frederick Beck

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. Frederick Beck

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York City

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

Answer. 628 Morris Avenue; 1 month

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty. I was coming up Courtlandt Avenue when there was a show going on. There was a crowd gathered in 15th street. I heard that two men got his things stolen, and that is all I know about it. Rehm was with me.

Frederick Beck

Taken before me this

2^d

day of

1889

Police Justice.

0942

Sec. 198—200.

6⁵

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. John Dockery

Question. How old are you?

Answer. Eight years

Question. Where were you born?

Answer. New York City

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

Answer. 437 West 149th St.; 4 years

Question. What is your business or profession?

Answer. Laborer in Tannery

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

Answer. I am not guilty. I knew nothing about
the affair until it was all over.
John A. Dockery.

Taken before me this

Day of

1889

Police Justice.

0943

Sec. 193-200.

6th

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

John Rehm 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. John Rehm

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. Germany

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

Answer. 528 East 157th St.; 15 years

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty. I was coming up the avenue. There were four or five fellows standing there here and I also. Some one ran up and took hold of the peddler and took some stuff off him

John X ^{his} peluse
mark

Taken before me this

day of March

1889

Police Justice.

0944

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

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

Dated March 7th 1889 A J White Police Justice.

I have admitted the above-named Frederick Beck and John Rehm
to bail to answer by the undertaking hereto annexed.

Dated March 15th 1889 A J White Police Justice.

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

Dated March 15th 1889 A J White Police Justice.

0945

Police Court 6 - 403 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Gerber
29 Dorchester St
1 John Rehn
2 Frederick Beck
3 ~~John Rehn~~
4 ~~John Rehn~~

Robbery
Offence

Dated March 7th 1887
White Magistrate.
Lockwood Officer.
33rd Precinct.

Witnesses
No. Street.

No. Street.
No. Street.

No. Street.
No. Street.

No. Street.
No. Street.

No. Street.
No. Street.

No. Street.
No. Street.

BAILED,

No. 2 by Mary Miller
Residence 628 Superior Ave Street.

No. 1 by David Rehn
Residence 553 Courtland Ave Street.

No. 3 by
Residence Street.

No. 4 by
Residence Street.



Exp March 12/10 am
" 5th Dist Police Ct

\$15.00. fine party

0946

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 Rehm and
Frederick Beck

The Grand Jury of the City and County of New York, by this indictment,
accuse *John Rehm and Frederick Beck* —

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

The said *John Rehm and Frederick Beck*, both —

late of the City of New York, in the County of New York aforesaid, on the *fifth*
_____ day of *March*, in the year of our Lord one thousand eight
hundred and eighty-*nine*, in the *day* time of the said day, at the City and
County aforesaid, with force and arms, in and upon one *Henry Gerber* —
in the peace of the said People, then and there being, feloniously did make an assault, and

four handkerchiefs of the value of fifteen cents
each, five other handkerchiefs of the value of six
cents each, and two pocket books of the value
of fifteen cents each.

of the goods, chattels and personal property of the said *Henry Gerber* —
from the person of the said *Henry Gerber* — against the will,
and by violence to the person of the said *Henry Gerber* —
then and there violently and feloniously did rob, steal, take and carry away, *the said*

John Rehm and Frederick Beck and each of
them being then and there aided by an accomplice
actually present, to wit: each by the other —

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 R. Fellows,
District Attorney.

0947

BOX:

347

FOLDER:

3273

DESCRIPTION:

Ricciliano, Antonio

DATE:

03/15/89



3273

Counsel,

Filed

Pleas,

day of March 1889

THE PEOPLE

vs.

R

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

Antonio Ricciario

April 5/89

I. Leachman

March 26/1889

JOHN R. FELLOWS

District Attorney.

A True Bill.

Chas. Scott

Foreman.

Pen. 1 year - \$50.

Even day

R.B.M.

~~Attest~~

6460

Police Court—District

CITY AND COUNTY
OF NEW YORK, } ss.

Maria Ricci
of No. *117* *Elizabeth*
Street,

Kelp house
being duly sworn, deposes and says, that
on *Thursday* the *7th* day of *March*

in the year 188*9* at the City of New York, in the County of New York,
he was violently and feloniously ASSAULTED and ~~injured~~ by *Antonio*

Ricci (now here) who made
a lung or blow at and against
deponent's body with the blade
of a knife which he dependent
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 ~~prosecuted~~ and bound to answer
for the above assault, etc., and be dealt with according to law.

I *Sworn to before me, this*
day *8th* 188*9* of *March*
Maria Ricci
for Ricci
James Police Justice.

0950

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Antonio Ricciavano

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Italy

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

Answer.

117 Elizabeth St. 4 mos.

Question. What is your business or profession?

Answer.

Bootblack

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

Antonio Ricciavano
him

Taken before me this

August 1888

John J. [Signature]
Police Justice.

0951

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

defendant

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

Dated *March 8* 188*9* *John P. ...* Police Justice.

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

0952

Police Court--- / 377 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maria Riccigliano
vs Elizabeth
Antonio Riccigliano

2
3
4

Office
J. L. Aspell

Dated March 8 1889

Gorman Magistrate.

Maher
10 Precinct.

Witnesses Marie Lotta
No. 117 Elizabeth Street.

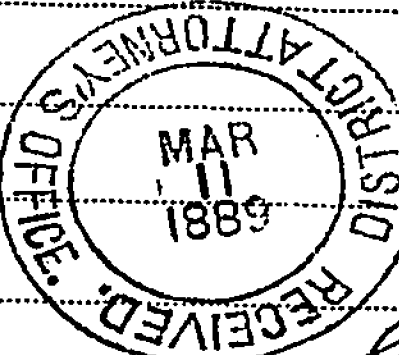
No. Street.

No. Street.

\$ 1000 to answer

Cam

1000



0953

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Antonio Ricciliano

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

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

The said

Antonio Ricciliano,
late of the City of New York, in the County of New York aforesaid, on the
Seventh day of March in the year of our Lord
one thousand eight hundred and eighty-nine, with force and arms, at the City and
County aforesaid, in and upon the body of one Maria Ricciliano
in the peace of the said People then and there being, feloniously did make an assault,
and her the said Maria Ricciliano
with a certain knife

which the said

Antonio Ricciliano —
in his right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent

her the said Maria Ricciliano
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

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

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

The said

Antonio Ricciliano,
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 Maria Ricciliano,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and her the said
Maria Ricciliano
with a certain knife

which the said

Antonio Ricciliano —
in his right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in
such case made and provided, and against the Peace of the People of the State of New York
and their dignity.

John R. Fellows,
District Attorney.

0954

BOX:

347

FOLDER:

3273

DESCRIPTION:

Ross, Alexander

DATE:

03/15/89



3273

0955

Selling on Sunday.

Counsel,

Filed

1889

Pleads

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1089, Sec. 6.]

Alexander Ross

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. H. Scott Foreman.
Transferred to the Court of Special
Sessions for trial and final disposition.

Part 2... Mich. 27... 1889

Dea. 1889

WITNESSES:

off Collins

0956

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Alexander Ross

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

Alexander Ross
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Alexander Ross

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

Eugene D. Ballin

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

SECOND COUNT—

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

Alexander Ross

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

The said

Alexander Ross

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

JOHN R. FELLOWS,

District Attorney.

0957

BOX:

347

FOLDER:

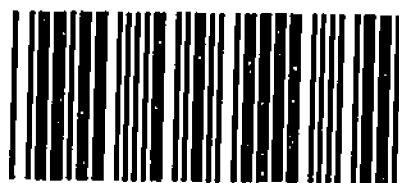
3273

DESCRIPTION:

Roussel, Gustave

DATE:

03/05/89



3273

Witnesses;

B. Regan,
L. Regan,
J. B. B. B. B.

Counsel,

Filed

Pleads,

5-18-1889

THE PEOPLE

vs.

P

Gustave Russell

11/16/1889

JOHN R. FELLOWS,

District Attorney.

Burglary in the Third degree.
And Petit Larceny.

[Section 498, 506, 528, 532.]

A True Bill.

Chas. J. Pettit Foreman.

5-18-1889

Wm. B. B. B. B.

Rev. Mr. B. B. B. B.

0959

Police Court—2 District.City and County } ss.:
of New York,of No. 47 Kingoccupation Widowdeposes and says, that the premises No. 65 Clarkson

in the City and County aforesaid, the said being a

and which was occupied by deponent as a

and in which there was at the time

no human being, by name

Bridget ReganStreet, aged 53 years,

being duly sworn

Clarkson

Street,

Two Story FrameBuildingplace for storagewere BURGLARIOUSLY entered by means of forcibly opening and
unfastening the door leading into and
opening on the street.on the 13 day of February 1889 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of Bedding and Soap
and Toilet Articles of the value
of Fifteen 00 Dollars — (\$15.⁰⁰/₁₀₀)the property of deponentand deponent further says, that she has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away byStave Bouselle and some
other persons not yet arrested and acting in concert with
and Larceny said front door was secured fastened
and deponent is informed by Lizzie Regan
that at about the hour of 3 P.M. of the
aforesaid day she, Lizzie, saw said Stave
and said other unknown person standing
in front of said door and deponent is
further informed by said Lizzie that she, Lizzie,
saw said defendant Bouselle have in his

0960

possession a padlock which was
on the aforesaid door and fastened
the same, previously ^{to the time when} the said door
was ~~broken~~ burglariously and
feloniously and forcibly opened in
the manner ~~as~~ heretofore described
from to before me this 7th day of February 1889 by Bridget Regan
her mark

[Signature]
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No.

Street.

0961

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 16 years, occupation Woman of No. Lizzie Regan

47 King Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Bridget Regan

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

Sworn to before me, this 20
day of February 1891 } Lizzie Regan
J. P. Duffy
Police Justice.

0962

Sec. 193-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Gustave Roussel 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.

Gustave Roussel

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

France

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

Answer.

News Boy's Lodging House & about 2 months

Question. What is your business or profession?

Answer.

Driver

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 was not with the other boy at the time.

Gustave Roussel

Taken before me this

day of

188

Police Justice.

0963

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

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

Dated July 20 1889 Wm. H. H. H. H. Police Justice.

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

Dated July 20 1889 Wm. H. H. H. H. Police Justice.

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

Dated July 20 1889 Wm. H. H. H. H. Police Justice.

0964

Police Court---

228 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bridget Regan
47 King St
vs.
Gustavo Russell

Offence *Barbless*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

2 _____
3 _____
4 _____

Dated *Feb 20* 1889
Wm A Magistrate.
Burleigh Officer.
9 Precinct.

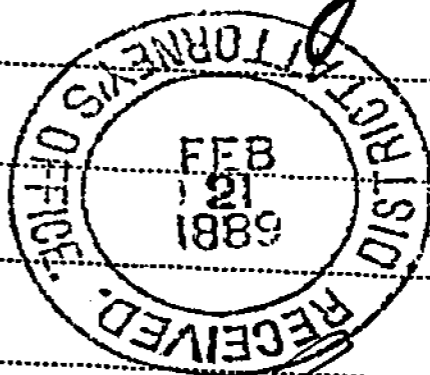
Witnesses *Lizzie Regan*
47 King Street.

No. _____ Street.

No. _____ Street.

\$ *5.00* to answer *J. S.*

Corn *Barbless*



0965

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Gustave Roussel

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

Gustave Roussel

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

Gustave Roussel

late of the ninth Ward of the City of New York, in the County of New York, aforesaid, on the thirteenth day of February in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the building of one

Bridget Regan

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Bridget Regan

in the said building 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.

0966

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said

of the CRIME OF

Gustave Roussel
Petit LARCENY,

committed as follows:

The said

Gustave Roussel

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, in the *day*—time of the said day, with force and arms,

*a quantity of bedding, a
more particular description
whereof is to the Grand Jury
aforesaid unknown, of the value
of ten dollars, and a quantity
of toilet articles, a more partic-
ular description whereof, is to
the Grand Jury aforesaid un-
known, of the value of
five dollars*

of the goods, chattels and personal property of one

Bridget Regan

in the

Building of the said

Bridget Regan

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

*John R. Fellows,
District Attorney.*

0967

BOX:

347

FOLDER:

3273

DESCRIPTION:

Ryan, Patrick

DATE:

03/26/89



3273

W. J. Carlson

Filed

Pleads,

THE PEOPLE

vs.

A

Patrick Ryan

135
2-1
Kenny
Franklin

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. J. Swift Foreman.
Jan 26/79

Dear J. L. May
S. J. Two yrs & 2 mos.

Grand Larceny, 528, 531, 550 (From the Person.)
[Sections 528, 531, 550 Penal Code].

0968

0969

Police Court

1st District.

Affidavit—Larceny.

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

from person
 of No. 142 Manhattan Avenue Street, aged 30 years,
 occupation Steam Fitter being duly sworn
 deposes and says, that on the 18 day of March 1889 at the City of New

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

One gold watch valued
at One hundred and fifty
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 Patrick Ryan (now here)

for the reasons following, to wit:
 as deponent was standing on
 Broadway in a crowd having the
 said watch to which was attached
 a chain and which watch was in
 the left pocket of the vest then
 worn by deponent as a portion
 of his bodily clothing, the said
 defendant was standing along-
 side of him. Deponent feeling a
 tug at said watch missed said
 watch, and saw this defendant
 place his hand in his ^(deponent's) pocket.
 When deponent seized hold of

Subscribed by me, this

188

Police Justice

0970

defendant and accused him of
stealing said ^{watch} (defendant) took
away from deponent and ran
away. Deponent is informed by
Officer Edward O'Connor here present
that he O'Connor saw the defendant
running followed by a crowd
and when he O'Connor seized hold
of defendant, he (defendant) dropped
said watch to the sidewalk which
watch deponent picked up at the
feet of defendant. Deponent is
further informed by James N.
Gorman here present that he
Gorman saw the defendant
throw said watch to the ground.

Sworn to before me J. W. J. Coulson
this 18th day of March 1899

J. W. J. Coulson

Police Justice

J. W. J. Coulson

0971

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 47 years, occupation Police Officer of No.

1st District Court Square Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

1889

A. J. Owen

Police Justice.

0972

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Special Officer of No.

206 East 73rd Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of March 1889

[Signature]

Police Justice.

0973

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Patrick Ryan.

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

133 Cherry St. 3 months.

Question. What is your business or profession?

Answer.

Book Binder.

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

Answer.

*I am not guilty
and waive all further
examination here.*

Patrick Ryan

Taken before me this
day of *March* 188*8*

Police Justice.

0974

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

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

Dated *March 19* 188.....*W. D. Power* Police Justice.

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

0975

Police Court---

1425 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John A. Boulton
142 Manhattan Ave
Patrick Ryan

2

3

4

Officer
John Person

Dated

March 18 1889

Magistrate.

Officer.

Precinct.

Witnesses

No.

James H. Gorman
216 East 73rd St.

Street.

No.

Street.

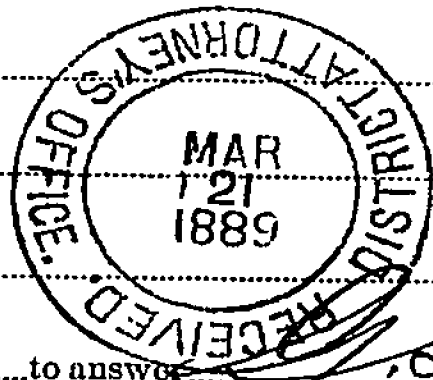
No.

Street.

\$

1000

to answer



John A. Boulton

John Person

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

0976

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Ryan

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

— *Patrick Ryan* —
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

Patrick Ryan

late of the City of New York, in the County of New York aforesaid, on the *eighteenth*
day of *March* in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *day* time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the
value of one hundred and fifty
dollars*

of the goods, chattels and personal property of one *William J. Coulson*
on the person of the said *William J. Coulson*
then and there being found, from the person of the said *William J. Coulson*
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.

0977

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

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

The said

Patrick Ryan

late of the 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,

one watch
of the value of one hundred
and fifty dollars

of the goods, chattels and personal property of one

William J. Coulson

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

William J. Coulson

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

Patrick Ryan

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 R. FELLOWS,

District Attorney.

0978

**END OF
BOX**