

0661

BOX:

106

FOLDER:

1135

DESCRIPTION:

Reade, Henry M.

DATE:

06/07/83



1135

POOR QUALITY
ORIGINAL

0662

W.M.G.
Day of Trial,
Counsel,
Filed, 7 day of June 1880
Pleads In Guilty
THE PEOPLE
vs.
Orion M. Read
Assault in the First Degree.

JOHN McKEON
District Attorney

Foreman.

A TRUE BILL.

John Conroy P.
3rd Foreman
F. J. Murphy Wm. F. C.
June 29th, 1880.

Be it known
herein that I
do solemnly
certify that the
foregoing is a true copy
of the record of the
trial of Orion M. Read
in the County of New York
on the 7th day of June 1880.

0663

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Denny M. Reade

The Grand Jury of the City and County of New York, by this indictment, accuse Denny M. Reade

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

The said Denny M. Reade

late of the City of New York, in the County of New York, aforesaid, on the twelfth day of May in the year of our Lord one thousand eight hundred and eighty three with force of arms, at the City and County aforesaid, in and upon the body of Patrick B. Egan in the peace of the said people then and there being, feloniously did make an assault and harm the said Patrick B. Egan with a certain knife which the said Denny M. Reade

in this right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent to kill the said Patrick B. Egan 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

Denny M. Reade

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

The said Denny M. Reade, 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 Patrick B. Egan then and there being, feloniously did, willfully and wrongfully, make an assault and harm the said Patrick B. Egan with a certain knife which the said Denny M. Reade

in this right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there beat, strike, stab, cut and wound

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

JOHN McKEON, District Attorney.

0664

Police Court-- 2. 47 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick M. Hogan
x S. County of New York

Henry M. Reed

No 1, by _____

Residence _____ Street.

No 2, by _____ Street.

Residence _____ Street.

No 3, by _____ Street.

No 4, by _____ Street.

Residence _____ Street.

Witnesses



Dated May 31st 1888
S. M. Patterson Magistrate.

Precinct.

4 _____

3 _____

2 _____

1 _____

Offence J. Elmore is
Assault & Battery

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 Henry M. Reed

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 31st 1888

S. M. Patterson Police Justice.

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

Dated May 31st 1888 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 May 31st 1888 Police Justice.

0665

Sec. 198-200

2 District Police Court.

CITY AND COUNTY {ss.
OF NEW YORK,

Henry M. Reed

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

Question. What is your name?

Answer. Henry M. Reed

Question. How old are you?

Answer. 29 years of age

Question. Where were you born?

Answer. United States

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

Answer. No. 17 Clinton Place

Question. What is your business or profession?

Answer. Clerk

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

Answer. The complainant knocked me down first with a club and I then defended my self as best I could. I was examined

H. M. Reed

Taken before me this

of May
1884

A. D. Barnes
Police Justice

0666

Police Court - 2^d District.

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

Patrick B. Roagan
of No. 42 Clinton Place, Aged 36 years,
Liquor Dealer

being duly sworn, deposes and says, that
on Wednesday the 3rd day of May

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

he was violently and feloniously ASSAULTED and BEATEN by

Henry M. Reed, New York, who
did wilfully and maliciously Cut,
Stab and wound deponent four
several times with the blade of
a knife which knife he, said
defendant, then held in his
hands - and with which he, said
defendant, did Cut deponent once
under the right arm and once
on the right shoulder and once
on the fore finger of the right
hand and once on the left
hand middle finger. That
deponent was so beaten by
said defendant

with the felonious intent to take the life of deponent, and 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, etc., and be dealt with according to law.

Sworn to before me, this
of May

day
1883

3rd Patrick B. Roagan

J. M. Patterson
POLICE JUSTICE.

0667

In the Court of General
Sessions of the Peace in
for the City & County
of New York

The People vs.

- against -

Henry McGeade

Affidavit,

Frank J. Kelle
atty for Plaintiff
340 Broadway
N.Y. City

POOR QUALITY
ORIGINAL

0668

In the Court of General Sessions of the Peace
in & for the City of New York.

The People vs.
against
Henry M. Read.

At Albany, New York,

John E. Broder, being de-
posed, testifies and says:

I am now, and have been for the past
forty nine years, a resident of the city of
^{leaving home born here} New York,^{and have been here} and have been personally ac-
quainted with the defendant herein for
the last twenty years.

I am employed in the office of the
Astor House, and have been so employed
for eight years, as chief clerk.

I know the defendant Henry M. Read to
be a quiet, unobtrusive young man, hon-
est in all his dealings, and whose char-
acter has heretofore been above suspicion
and beyond question.

4. The defendant has been several
times in my employ, and I
invariably found him quiet
and inoffensive.

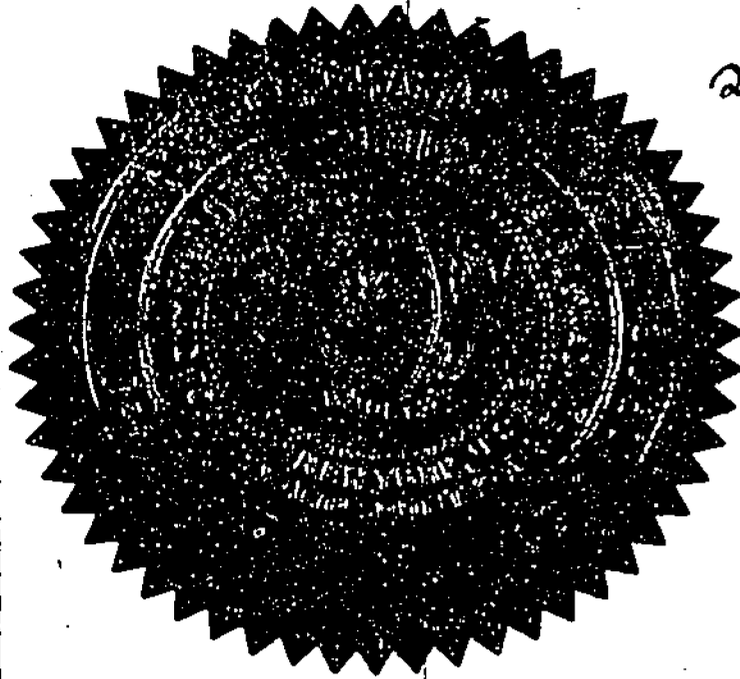
Served before me John E. Broder
the 25th day of June 1883.
(over)

BB-n-Po

BB-n-Po

POOR QUALITY
ORIGINAL

0669



witness my hand and notaries
seal this 25th. day of June

A.D. 1883.

Joseph B. Brannan.
Notary Public in and for
the City and County of New York.
115 Broadway,
New York City.

POOR QUALITY
ORIGINAL

0670

In the Court of General Sessions of the Peace
for the City & County of New York,

of Brooklyn, on
ocaine,
George H. Pease

Defendant, alias Frank E.

Alleged to have been born on the 1st day of January, A.D. 1865.

That he is now and has been for the last twenty years a resident of the City of Brooklyn, having an office in Pearl Street, and that he is a druggist by occupation and has been so engaged for the past five years.

That he is a man of good character, free from reproachable or evil orders, honest, hard working young man.

That defendant was in the employ of the Element at the Manhattan Gas Company for four seasons, during which time he filled positions of trust and responsibility to my entire satisfaction.

Ammon Stow my witness

25th day of June A.D. 1883. Uppin C. Remond

June 25/83
William A. Yerard Notary Public Kings & New York Counties

(over)

0671

In the Court of General Sessions of the Peace
in the City & County of New York,

The People vs.
Edmund F. Cook

James J. Peale.

After hearing evidence, I,
Edmund F. Cook, find this account to
be a true statement.

1. That it is true, that I was born in the west-
ern United States, and that my birthplace
was Boston.

That I am now residing in New
York, and will remain, and have remained
here for more than ten years.

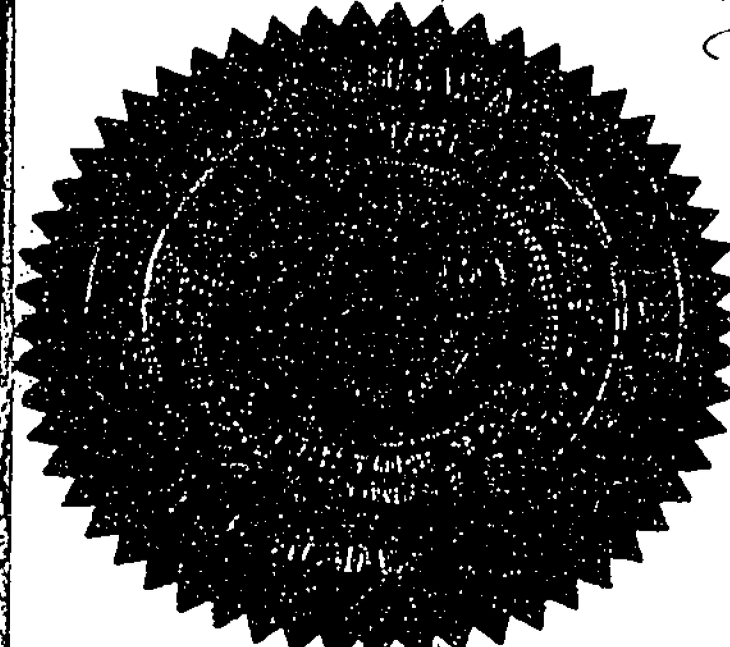
That defendant is active in his money
business, faithful in his
discharge of his duties and whose char-
acter has been unimproachable.

Sworn to before
me this 25th day
of June A.D. 1883.

Edmund F. Cook

Joseph B. Braman
Notary Public in and
for City and County
of New York.

115 Broadway.
New York City.



(over)

0672

In the Court - offenerals
Sessions of the Peace in and
for the City - and County of
New York
The People vs

against
Henry M. Reed
City - and County of New York - S. S.
Patrick B. Egan being
duly sworn saith;

1. He is the complainant herein
2. The defendant - on the
night he assaulted me was
very much intoxicated. He
never had any quarrel
and had always been for
years, and in fact were
at the time of the assault -
the best - of friends, he
having worked for me the
day previously, and was
to have worked again the
next day in my place of
business for me
3. I was manager of the
Strong House in this city -
during 1881 and 1882 and
the defendant was bar
1.

0673

tender under me, and
during all that time we
never had any dispute.

4. I verily believe that on the
evening in question the
defendant would not have
attacked me, had he not
been the worse of liquor, and
that he was half crazed at
the time, and regrets the
assault he made upon me.

5. I make this declaration
under oath, hoping the
Court may see fit to suspend
sentence upon the defendant
under the circumstances.

Swear to before me }
This 23rd June 1883 } P B Egan
Wm Massey
Asst Att Gen Mass.

0674

Yesterday in the
case of
Henry M. Roade
filed June,
1963.

0675

Ex.
The People
vs.

Henry M. Reade

Court of General Sessions. Part I.
Before Recorder Smyth. June 14.

Indictment for assault in the first degree
Patrick B. Lagan, sworn and examined, testified

I live 42 Clinton place in this city, I was assaulted upon the 30th of May of this year at my place of business by the prisoner with this knife shown, I took it from him myself. I was cut under the arm, once on the top of the arm, and on the middle finger of the left hand, on the forefinger of the right hand and a very slight scratch over the heart, it cut through the clothing. It occurred about 11 o'clock at night. I was doing nothing to the defendant. He had a quarrel with another party. I told him he could not quarrel with any one there we were not accustomed to anything of the kind, if he wanted to quarrel he should go some other place and I sent him out; he went away. I advised him to go home, he was accustomed to work for me nights formerly. He used very hard words and rough expressions. I told him that it came against me on account of him working there. I am a liquor dealer at 42 Clinton Place; the defendant came back again

0676

I think after an interval offifteen minutes and before I knew it I received those wounds. Cross Examined I have known the defendant for some time and we both are friends; prior to this we had no quarrel and he had no revengeful feeling towards me. The scratch that I spoke of was like the scratch of a pin, I did not notice it till next day. I have been round every day, but I have not been working since I was not in the hospital, but I had medical care. I partly know the man the defendant had a quarrel with. I think he is in Newport. I do not think there was any blows exchanged between them. I used a club on the prisoner, I had him arrested. I held him and would not let him stir until the policeman came. I thought I would frighten the defendant out and so I advanced from behind the bar with my club in my hand. It was after I put him out that he came back and stabbed me. I did not club him until I received four wounds. I said to him, "Go home like a good fellow, you are under the influence of liquor and sleep it off. I had come outside of the bar before he touched me with the knife.

0677

Timothy Hanlan sworn. I am an officer of the 15th precinct and arrested the prisoner at 42 Clinton Place. I don't know anything of the stabbing. He was lying, partly sitting; there was blood in front of him, but I could not tell whether the blood came from him or not; he was cut. Patrick Eagan recalled. There were three other persons in the bar room at the time of the affray. One of them is an engineer on a tunnel; he lives in Jersey; the other is in Newport, and the other is a commercial traveler, and on the last day this case was called up and postponed he was here; he has gone away. Henry M. Reade, sworn and examined in her own behalf testified. I have lived 25 or 26 years in this city and have never been convicted any offence. I know Mr. Eagan and worked for him the day before this occurrence, I intended going to work the next day. I had a quarrel with a man in Mr. Eagan's place, I don't know his name, he was an Englishman. I was in the place all the afternoon drinking. I got into a quarrel with this Englishman and Mr. Eagan came and pushed me out of the door, I came right

0678

back to find out what it was about, to know what he threw me out for and to know what this Englishman was quarreling with me for. Eagan came out from behind the bar with a club and struck me on the head. The knife I had was not mine; it was given me three or four days before by an Englishman whose name is Richard, and who frequents this place. I pulled that knife out. He made another strike at me and knocked me down and while I was on the floor I struck him with the knife. He hit me three times; there is one that is not healed yet; there are other marks, they are just getting well. They sent to the New York hospital for the ambulance surgeon. I think Mr. Eagan struck me first with the club before I used the knife. When Mr. Eagan advanced upon me with the club I was in fear of receiving grievous bodily harm. I merely used the knife to protect myself. I have not much recollection till I was brought to the Jefferson Market Police Court. I bled a great deal and am kind of dizzy now. I had not and have not now any ill feeling toward Mr. Eagan. The jury rendered a verdict of guilty of assault in the third degree.

0679

BOX:

106

FOLDER:

1135

DESCRIPTION:

Reed, James

DATE:

06/19/83



1135

POOR QUALITY
ORIGINAL

0680

10/154.

Counsel,

Filed 19 day of June 1889

Pleads John Buckley

vs. THE PEOPLE

James Reed

ms.

F

(#32842531)

Grand Jury in the Second degree.

INDICTMENT.

JOHN McKEON,

District Attorney.

A True Bill.

John McKeon

Bar 2 June Foreman 22/1889
Pleads Guilty
S.P. by year 5

0681

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

James Reed

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

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

The said James Reed —

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the thirteenth day of June in the year of our Lord
one thousand eight hundred and eighty three, at the Ward, City and County
aforesaid, with force and arms one promissory note for
the payment of money of the kind known
as United States Treasury notes, the same
being then and there due and unsatisfied,
of the denomination and of the value of
ten dollars, one other promissory note
for the payment of money of the kind
known as Bank notes, the same being
then and there due and unsatisfied,
of the denomination and of the value of
ten dollars, and two other promissory
notes for the payment of money, the same
being then and there due and unsatisfied, of
the kind known as United States Treasury
notes, of the date missed and of the value
of two dollars and —

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

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

JOHN McKEON, District Attorney.

Police Court..... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John M. Hanney
3rd Comptroller

James Reed

BAILLED,

No. 1, by _____ Street,

No. 2, by _____ Street,

No. 3, by _____ Street,

No. 4, by _____ Street,

Dated June 14th 1883

Patterson Magistrate.

John M. Hanney 14th Officer.

Matt Clerk.

Witnesses, Wm. Haughey

John Mullery Street,

James Hayes Street,

John O'Brien Street,

No. 5th Street

No. 6th Street

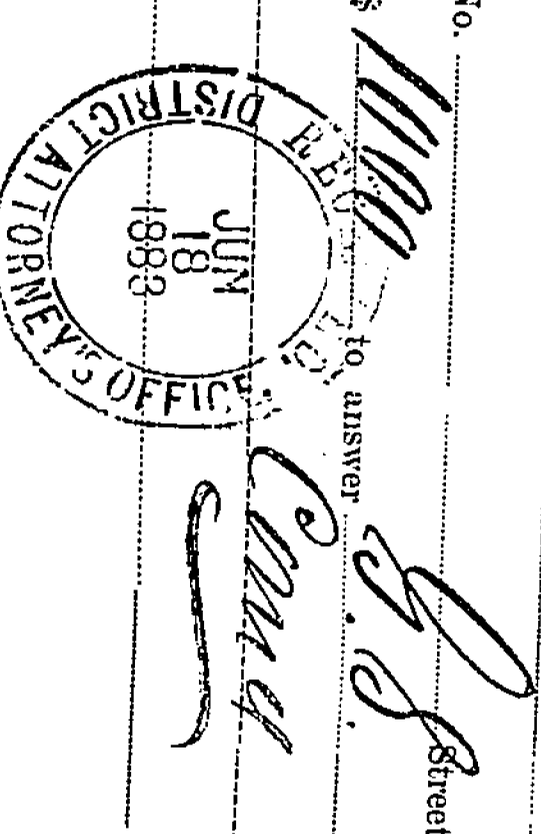
No. 7th Street

No. 8th Street

No. 9th Street

No. 10th Street

Notice given to John M. Hanney
14th Clerk. Let him make
Placae Compensation
Who is Mr. City Planner
in default of \$500.
At the hands of John M. Hanney
for 150 days or charge of
Revolving Committee



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

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

Dated June 14th 1883

J. H. Patterson Police Justice.

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

Dated..... 1883

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated..... 1883

Police Justice.

0683

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss.
OF NEW YORK,

James Reed

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

Question What is your name ?

Answer. James Reed

Question. How old are you ?

Answer. going on thirty years.

Question. Where were you born ?

Answer. City of New York

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

Answer. 164 Catherine St. about a month

Question. What is your business or profession ?

Answer. Painter

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

Answer. I am not guilty. I have nothing else to say.

James Reed

Taken before me this 1st

day of June 1888

John D. Allen
Police Justice.

0684

CITY AND COUNTY } ss.
OF NEW YORK,

aged 29 years, occupation Liquor dealer of No.
228 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John Branman
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 14th day of January 1883

Wm Haughey

J. M. Patterson
Police Justice

0685

3^d

District Police Court.

Served Subpoena for Compt.
To Officer McCaul, 13.
Mcain.

Affidavit—Larceny.

CITY AND COUNTY { ss.
OF NEW YORK John Branman, aged 17 years,
of No. 301 Court — Street, Brooklyn, Mason,
being duly sworn, deposes and says, that on the 18th day of June 1883
at the day time in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent and from deponents person,
the following property, viz :

Good and lawful money of the United
States, Consisting of One Note or
Bank-note of the denomination and
value of Ten dollars, and Two Notes
or Bank-notes of the denomination and
value of Two dollars each, said money
being the sum of the amount and value
of Fourteen 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 James Reed, now here,

from the fact that said money was
then contained in the pockets of
deponents person. That deponent
was at the time under the
influence of intoxicating liquor,
and deponent is now here informed
by William Haughey that he,
said Haughey, saw said deponent
having hold of deponent in Pitt
Street, about 2¹/₂ o'clock P.M. of

0686

Said day, and in the act of inserting
his said defendants, hands into
the said pockets of defendants said
plaintiffs, and taking something
therefrom, which defendant believes
to be true. That when defendant
became sober defendant then
discovered the loss of said money.

I swear before me this
16th day of June 1883 { John Branum
J. M. Patterson / Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Tareeney.

vs.

Dated _____ 1883

Magistrate.

Officer.

WITNESSES :

DISPOSITION

0687

BOX:

106

FOLDER:

1135

DESCRIPTION:

Reichert, Marks

DATE:

06/19/83



1135

Not 62
NOTU

Counsel

Filed 19 day of June 1883

Pleads Not guilty

vs.

P

Morris Reisert

(S 275 and 213)
RAPHE

I do swear 24/83, JOHN McKEON,
District Attorney.
I did & jury disagree 1/2 8 am

A True Bill.

John Stevens

Foreman.

July 1883
Hancock County, S.D.
Cur. Clerk of L.S.C.

0689

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Marks Reichert

}

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

Marks Reichert

of the CRIME OF RAPE, committed as follows:

The said *Marks Reichert*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ninth day of June in the year of our Lord one thousand eight hundred and eighty three, at the Ward, City and County aforesaid, with force and arms in and upon one Jennie Monday wilfully and feloniously made an assault, and the said

Marks Reichert her the said Jennie Monday then and there by force and with violence to her, the said Jennie Monday and against her will, did wilfully and feloniously ravish and carnally know, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

Marks Reichert

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

The said *Marks Reichert*

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, and at the place aforesaid, with force and arms, in and upon her, the said Jennie Monday wilfully and feloniously made an assault with intent her the said Jennie Monday against her will, and by force and violence, to then and there wilfully and feloniously ravish and carnally know, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

POOR QUALITY
ORIGINAL

0690

Lipizzaner Cannon

The People

V

Pine Knob Ranch

Had a round pen kept

Off darts as
is character etc

0691

The People
v
Mare Reichert

(City) County of New York

M. Bruckner, Plaintiff
July 2nd 1883

I am a dealer in diamond
jewelry in the City of New York.
My place of business is no
543 Nassau Street in this City.
I have been in that business for
the past twenty five years.

I have known Mare Reichert
intimately for the past ten years.

From my own knowledge I state
his character for moral integrity
and character to be of the best.

He has always been held
in the highest esteem by all
who knew him. And I have not
heard of a single acquaintance
who has credited the truth
of the present charge against
him. I verily believe it to be
utterly unfounded. M. Bruckner

Sworn to before me this

2nd day of July 1883
Wm. Caldwell Notary Public - Kings Co. Cert. 6d in N.Y. Co.

0692

The People
v
Max Reichert.

City & County of New York vs

Max Fiediger being
July seven dayz. I am a re-
tail dealer in boots and shoes
at No 230 and 263 First
Avenue in this City. I am thirty
Eighty years of age and have lived
in the City of New York for the
last Seventeen years

I have known Max Reichert
for the last thirty years. Since
I was a small child we
grew up together. He is a shoe-
maker by trade and has been
always at work at that trade
since his youth

He has always been steady
sober and industrious.

He worked for me several
years in this City and has
visited my house almost daily
He has ~~never~~ always conducted
himself in a gentlemanly manner. I never

0693

heard a word in my life against his Moral Character until the publication of the present charge his reputation among all his associates is of the highest character from my knowledge of him and of the lady making the present charge I unhesitatingly state my belief that it is entirely without foundation.

I would leave him with my wife and daughter as freely as I would my own children.

He has always slept ~~with~~ in my house during the absence of myself and my leaving him with my daughter from ten to fifteen years of age and shall always do so in the future.

It is the common talk among all his acquaintances that this is a black mailing scheme on the part of the Complainant, Moses Granger
Sworn to before me this 2nd day of July 1883.

Wm. Caldwell

0694

The People
of
Max Reichert

Rape

City County of New York
Mrs Anna C. Vining
July Seven days that she lives
at No 115 Division Street in
the City of New York and has
a place of business as retail
dealer of boots and shoes at
that place

I am forty years of age
and have known Max Reichert
all my life we were children
together in the old country.
I am no relation of his
He has worked for me for
the past five years

I have been a widow woman
all that time. I have three daugh-
ters aged 11, 13 & 15 years.

He has been at my house each
day from six in the morning
until eleven at night.

When I am away from
home I always leave him with
my children. He goes alone

0695

with them every day.

He never did an immoral
act or said a bad word
to either one of my children.
I would trust him with my
Daughters now the same
as before.

I never saw a person
that I had more absolute
trust in. I do not believe
one word of the accusations
against him and I do
not know of a person that
does believe it.

It is the talk of every one
of his acquaintances that
the charge is utterly unfound-
ed. He is about 45 years
old and I never heard
word against his character
before in all my life.

Wm Caldwell Notary Public
This 2nd day of July 1883

Wm Caldwell
Notary Public
Rens Co. Cert fd in N.Y.C.

8696

No 8 Norfolk
July 3rd 1883

I, hereby, certify, that I have been the attending Physician of Mr. Monday (42 Attorney St) and his family for the last 12 years. His oldest daughter, Jenie, although well developed for her age, had to be treated repeatedly for Anæmia. At the request of Mr. Monday I have, to-day, examined, his daughter Jenie, aged 13 years, mentioned above, and I have found positive evidence, that a rape has been committed upon the poor defenseless child.

For the following reason:

1. The mucous membrane of the Vulva and the visible portion of the vagina is inflamed.
2. The hymen has completely disappeared.
3. Instead there is a large opening allowing the little finger to enter about one half of an inch, this fact convinces me beyond doubt, that this opening is the result of a criminal assault.

G. Tatakis M.D.
Swear to before me
This 3rd day of July 1883.

Jacob Katz
Notary Public (N.Y.)

0697

Police Department of the City of New York,

Precinct No. 13

New York, June 10, 1883

This certifies that I have
this day examined Jessie
Munday ~~42~~ attorney or
find evidence of assault
upon her person.

Dr. F. Bennett,
94 Suffolk St.

Childs death

PART I.

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

SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York,

To Mr. J. J. Silliman,
of No. 274 Broadway, Street,
(23)

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

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

Witness, Hon. FREDERICK SMYTH Recorder, of our said City, at the City Hall, in our said City, the first Monday of July in the year of our Lord 1868.

JOHN McKEON, District Attorney.

*H. Malib
C. C. & J. M.
M. & J. M.*

GREETING:

Sally

0699

22nd Sept 1883
Dear Mr. Fletcher
Via Me

It would be good
if you could let me see the
exhibit you have now composed
for the annual trial work under the
care of the State Board, and since that
is probably far enough along now
a few days ago and are not in
condition to go over at present,
as regards the case I know nothing
about it except making the exhibit
I hope this will prove satisfactory.

I remain

Yours respectfully

Edward H. L.

13th instant

PART I.

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

8700

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To D. J. D. Holoh

of No. _____ Street,

13.

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the day of September instant, at the hour of eleven

in the forenoon of the same day, to testify the truth and give evidence in our behalf against Mark Reichert

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

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

JOHN McKEON, District Attorney.

Witnesses for prosecution

Mr. S. J. Gillis

Police Court--

District.

THE PEOPLE, &c.,

on the complaint of

Mrs. Kelly, Jennie Monday,
H. C. Attorney, Henry Monday

H. C. Attorney, Mario Richard

Rapes

BAILED,

No. 1, by _____

No. 2, by _____

No. 3, by _____

No. 4, by _____

Dated June 10, 1883

J. M. Patterson, Magistrate.

John P. Clark, Officer.

Witnesse, *Jennie Monday*

No. H. C. Attorney, Street,

Hugh Keen, Street,

N. J. Bennett, Jr., Street,

P. J. Sullivan, Street,

H. C. Attorney, Street,

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

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 June 11, 1883

J. M. Patterson, Police Justice.

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

Dated _____ 1883

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 1883

Police Justice.

0702

Sec. 198-200.

Third District Police Court.

CITY AND COUNTY { ss.
OF NEW YORK,

Marks Reichert

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. Marks Reichert

Question. How old are you?

Answer. 41 years of age

Question. Where were you born?

Answer. Austria

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

Answer. 56 Ludlow St. One year

Question. What is your business or profession?

Answer. Shoemaker

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. The girls mother first accused me of having committed ~~with her~~ and wanted one hundred dollars from me to keep still. When I would not give her the money she then charged me with having assaulted the child.

Marks his X Reichert
Marks

Taken before me this
day of January 1868

John O'Connor
Police Justice.

0703

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

POLICE COURT,

3

DISTRICT.

12 $\frac{1}{2}$ years, Jennie Monday, aged

of No.

42 Attorney

Street, being duly sworn, deposes and

says that on the

9th

day of

January 1883

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

Mark Reichert,

Now here, did feloniously and
forswically ravish deponent and had
several intercourse with deponent
and caused knowledge of her person
against her will and without her
consent.

That said defendant was at the
time staying with deponents
Mother at 42 Attorney Street,
and that in the absence of
her said Mother and while
deponent was alone in her
Mothers apartments in said
Morrisis, said defendant
entered the room where deponent
was and locked the door of the
room and put the key in his
pocket. That he asked for some-
thing to eat, and deponent gave
him a piece of fish. That while
he was eating the fish deponent,
being tired, lay down in the bed.
That after eating he came
to the bed and threw himself
on top of deponent with his
privates exposed and did lift
up deponents clothing and
inserted his penis into deponents
body. That deponent kicked

0704

and screamed and resisted him to the full extent of depovent's strength without avail.
that he threatened to kill depovent in the event of depovent telling her mother what he had done, and depovent was afraid and did not tell her ~~Mother~~ Mother until Sunday morning the 10th inst.
that after accomplishing his purpose he opened the door and went out.

Swear to before me this Jennie
11th day June 1899 Monday
A. M. Patterson Officer

Police Court _____ District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0705

BOX:

106

FOLDER:

1135

DESCRIPTION:

Reilly, James

DATE:

06/12/83



1135

POOR QUALITY
ORIGINAL

0706

Counsel, Alfred S.
Filed 13 day of June 1883
Pleads Not guilty (4)

THE PEOPLE

v/s

James Rixey

H. D.

(Section 183)
Indictment found square

JOHN McKEON,
District Attorney

A True Bill.

John Stevens

Foreman.

John Stevens
First Foreman.
John Stevens
Second Foreman.
on the grand jury present
on the grand jury present

Is it the witness
James Thompson
be convenient to
have of witness

T. J.

0707

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

THE PEOPLE OF THE STATE OF NEW YORK
against

James Reilly

The Grand Jury of the City and County of New York, by this indictment, accuse _____
_____James Reilly _____
of the CRIME OF Murder in the First degree _____
committed as follows:

The said James Reilly _____

late of the City and County of New York, on the first day of
May in the year of our Lord one thousand eight hundred and eighty-three
with force and arms, at the City and County aforesaid, in and near
the said Sous D. Vincent, in the Peace of the People of the
State of New York then and there being, wilfully,
feloniously and with a deliberate and premeditated
design to effect the death of him the said
Sous D. Vincent, did make an assault. And the
said James Reilly, then the said Sous D. Vincent,
with a certain knife which he the said
James Reilly in his right hand then and
there had and held, in and upon the thigh
of him the said Sous D. Vincent, then and
there wilfully, feloniously, and with a deliber-
ate and premeditated design to effect the death
of him the said Sous D. Vincent did strike, stab
and wound, giving unto him the said
Sous D. Vincent, then and there with the
knife aforesaid, in and upon the thigh of
him the said Sous D. Vincent, one mortal
wound of the breadth of one inch and of the
depth of six inches, of which said mortal

0708

wound, he the said Louis D. Vincent, at the City and County aforesaid. From the day first aforesaid, in the year aforesaid, until the seventh day of may in the same year aforesaid did languish, and languishing did live, and on which said seventh day of may in the year aforesaid, he the said Louis D. Vincent, at the City and County aforesaid, of the said mortal wound did die.

And so the Grand Jury aforesaid do say : that he the said James Reilly, kill the said Louis D. Vincent, in the manner and form, and by the means aforesaid, at the City and County aforesaid, on the day and in the year aforesaid wilfully, feloniously, and with a deliberate and premeditated design to effect the death of him the said Louis D. Vincent, did kill and murder, against the form of the Statute in such care made and provided, and against the peace of the People of the State of New York, and their dignity.

John McLean
District Attorney

0709

POOR QUALITY
ORIGINAL

District Attorneys Office.
City & County of
New York.

People vs James Preley

William P Kendall M.D. Bellone Hospital
Chas. S Benedict M.D. St Vincent's Hospital
Wm A Conway M.D. Coroners Office
Eugene F Kieran 676 2^d Ave

~~James Thomas~~ ~~John~~ ~~Samuel~~ ~~Berry~~
Ignatius Lirgion 489 Greenwich St.
John J Sculley 10 Arbat 667 67 2^d Ave
Lawrence McDermott Keeper of Jefferson Market
James O'Brien " " " "
Eliza Stack Mahon of " " " "

List of Friends in case
of
James Preley

0710

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the Coroner's Office
No. 13 and 15 Chatham Street in the 4th Ward of the City of
New York, in the County of New York, this 21st day of May
in the year of our Lord one thousand eight hundred and eighty three before

WILLIAM H. KENNEDY, Coroner,
of the City and County aforesaid, on view of the Body of Louis D. Vincent
at Vincent's Hospital now lying dead at

A upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Louis D. Vincent came to his death, do
upon their Oaths and Affirmations, say: That the said Louis D. Vincent
came to his death by

Septicæmia from Lacerated
Wound of the thigh caused by a pocket knife
in the hands of James Rielly while said Rielly
and said Vincent were confined together in the
Day House of Jefferson Market Prison about 5
A. M. on May 16th 83, while said Rielly
was suffering from Delirium tremens and irresponsible for
his actions.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

Richard J. Saccoccia 268 W 40 th	Lydia P. Grand St
William Bennett	18 Clarkson St
Lorenzo Legan	President 203 Grand St
B. L. Chase	347 Brown St
Andrew Kohar	191 Grand Street
	Plan Bk 181 & 182 nd Sts
Bridley M. Mills	189 Grand St
S. L. & Westbrook	208 Bowery
Abbott	78 Varick St
Louis Rony 152 Grand St	
John G. Green	
John Boyd 12 Franklin St.	
	William H. Kennedy

CORONER, E. S.

07 |||

Lawrence McDermott being sworn says,

I am keeper of 2^d District Prison, known as Jefferson Market Prison. Have been there five years. I brought prisoner Jas. Rielly to St Vincent's Hospital on May 8^d/83 to be identified by deceased. ~~on~~ I asked Vincent if Rielly was the man who stabbed him and he said he was. Rielly said he did not know why he should hurt that poor fellow as he was one of the neest men in the prison. Vincent gave no explanation of this.

L M. McDermott

James O'Brien being sworn says,

I reside at 200 W. 40th am keeper in Jefferson Market Prison, have been there one year and a half and previously was keeper in Tombs for 9 years. I received Rielly between 2 & 3 P.M. on April 27/83 on commitment from Judge Gardner. I took his pedigree and turned him over to Dugan who searched him in my presence. It was not my duty to search him. Dugan found nothing on him that I could see and reported so to me. James O'Brien

Ignatius Dugan being sworn says,

I am living at 469 Greenwich st, am keeper in Jefferson Market Prison, and received a man named Joseph Brock who was afterwards found to be Louis D. Vincent on April 28th/83. On April 27th/83 between 2 & 3 P.M. received Jas. Rielly from keeper O'Brien. He was committed by Judge Gardner for 5 days. I searched him as I thought thoroughly and found nothing on him.

I then took him to the Ten Day House and he seemed quiet for two or three days. He seemed quiet at 5 P.M. April 30/83 when I left the prison. I do not know whether any one came to see him, and no one one

Sworn to before me;

this 21st day of May 1883

CORONER.

0712

TESTIMONY.

came while I was on duty, While I was at dinner parties might come to see him but I heard of no one coming for that purpose. If people come to see prisoners they are always searched to see if there is any thing about them which prisoners are not allowed to have. Rielly appeared to me as if he had been drinking and seemed very quiet almost too quiet under the circumstances when I received him. I was not present when the affray took place and do not know where the knife came from. There were other prisoners in the Pen Day House who were received by other keepers. We often find weapons that is, knives & razors on prisoners after being searched for they make a practice of concealing them in the most cunning way especially delirious prisoners.

Eugene J. Kiernan being sworn says,
I live at 678 Second Ave. am keeper in Jefferson Market Prison, have been there 10 months and for 3 months in Tombs and on Blackwell's Island in Work House 4 years and 2 months. On April 30 1883 about 7 P.M. just as I went on duty my attention was directed to Jas. Rielly one of the Pen Day Prisoners by some of

Taken before me

This 21st day of May 1883

William C. Flanagan CORONER.

0713

3.

Coroner's Office.

TESTIMONY.

the other prisoners who said Rielly was suffering from jins-jams. I looked at him and thought he was suffering that way. I unlocked the gate and Rielly made a rush for the door as if to get out. I think he had a clay pipe in his hand. He got his shoulder against the door, shoving against me. With the assistance of Scully the other keeper we got him with great difficulty back into the Prison. I suggested to Mr. Scully who had charge of Ten Day House to send for Ambulance for the purpose of removing Rielly to the Hospital. I then went to 4th tier where I had charge of Court Prisoners. In about an hour after I was notified of the arrival of Ambulance I went down stairs, Scully, the Ambulance doctor and I went into the Ten Day House and saw Rielly who was then lying on his side on a bank with his right hand under his head. He appeared at that time very quiet. Before that when I went up stairs Scully and I had given him a dose of Bromide of Potassium to quiet him. When we entered the Prison with the doctor, he was smoking a pipe. Doctor felt his pulse and said it was normal. I said he was very violent and it curious he got quiet so soon. He only

Taken before me

this 21st day of May 1883

William A. Kennedy CORONER.

0714

Coroner's Office.

TESTIMONY.

has a day to serve. He is a fine day man and his time is up to-morrow. Doctor said in that case, we might as well leave him where he is. Give a few more doses of Bromide, ^{during the night.} Doctor asked if any one else wanted to be attended to. We told him No. The other prisoners wanted him taken out, as they were alarmed at the way Rielly had acted and said that man has got the jin-jams. I did not see him again until I was called down by Scully about 8 5³/₄ A.M. May 1st/83 who said a man has been stabbed in Ten Day House. Scully had the knife in his hand and on looking through the grating saw deceased lying on the bank bleeding profusely from a wound in the thigh. Scully had sent to Bellevue for Ambulance but I thought St Vincent was nearer so I went there and had their Ambulance at the Prison in 7 minutes. Doctor of Ambulance attended patient and conveyed him to St Vincent Hospital. Rielly was standing over against the wall and was extremely violent, saying they, the prisoners in the Ten Day House had killed his sisters, especially pointing out an old man nearly 70 years

Taken before me

this 21st day of May 1883

William H. Pennington

CORONER.

0715

Coroner's Office.

TESTIMONY. (5)

of age whom he designated as an old devil and charged with being the leader of the assassins. He said he gave them drag his sisters out and murder them and pointing to the blood on the floor said see there is a tub full of blood. He said I will have revenge on the murderers of my sister. He was evidently insane as I thought from his delirium tremens. I spoke to Rielly tried to pacify him and asked him if he wanted a drink. He said very much. I coaxled him to the end of the Ten Day House where there was a small cell, promising him the drink when he got there. He went quietly enough and I locked him up after giving him the whiskey. I am familiar with people who have delirium tremens and they generally have the hallucination that some one ^{told} or has done some injury to themselves or relatives.

Eugene F. Kieran

John J. Scully being sworn says,
I live at 10th and ^{new} 66th and am night keeper in 2^d District Prison. I corroborate previous witnesses testimony in regard to Rielly's condition on April 30/83 and testimony in general so far as it refers to the Ten Day House. About 5:30 A.M. I was called by one of the prisoners

Taken before me

this 2nd day of May 1883

William A. Kennedy CORONER.

0716

Coroner's Office.

TESTIMONY. (6)

in Ten Day House who said a man has been stabbed. Deceased was standing near the jail bleeding from a wound in the leg. His pants were cut. ^{I sent messenger to telegraph} I telegraphed to Bellarm for Ambulance. When Kiernan came down he went for St Vincent Ambulance the doctor of which attended to patient and removed him to Hospital. When I looked in and saw Vincen, Rielly was standing against the wall saying let me alone, let me alone. I saw no knife in his hand. One of the Prisoners brought me a knife saying Rielly had dropped it after cutting the man. Rielly was alone, no one near him and all the other prisoners seemed afraid of him. He was evidently not in his right mind. After Vincen was taken away Kiernan and I went to Rielly and got him to cell and locked him up as Kiernan has testified. Rielly the night before the occurrence had been smoking all night and never slept. I saw him also or seven times as is my custom. ^{and} The other prisoners were sleeping during the night. During the night I had given Rielly a dose of Bromide and I noticed his hand shaky. Deceased said Rielly had stabbed him but did not say what Rielly or see Gas, Rielly at the time.

Taken before me John J. Scully
this 21st day of May 1883

William H. Kenney CORONER.

0717

Coroner's Office.

TESTIMONY.

Eliza Stack being sworn says,
I am night matron of Jefferson Market
Prison, I saw the prisoner Tom Rielly about
7th P.M. on April 30 (83). He seemed to
be suffering from the effects of liquor
had Delirium Tremens, was struggling
with the keepers at the Ten Bay
House, trying to force his way out of the
gate. He seemed a very powerful
man and I called a man from fire
house to help him. I brought a dose
of Bromide to Klemm who gave it
to him. By now my experience as Matron &
I am certain he had Delirium Tremens badly
and in that condition I know that patients
are liable to homicidal mania. I asked
Rielly how long he had been drinking and he
said three weeks and had eaten nothing all the
time. He had a pipe in his mouth smoking.
When Ambulance came from Bellevue Hospital
I heard the doctor say there is nothing the matter
with him. Give a few doses of Bromide. He will
be all right, he is going out in the morning.
Next morning after I heard of the stabbing I went
to see Vincent who was on a stretcher on floor
in front office. He said "Matron I am stabbed
Rielly did it. Poor fellow! He did not know what
he was doing. He has crazy horrors." When the

Taken before me

this 21st day of May 1883

William A. Farney CORONER.

0718

Coroner's Office.

TESTIMONY.

Doctor from Bellevue was there I heard the prisoners especially Mr. Cue say, take that man out he has the horrors! Mr. Cue is a prisoner very often and had had horrors himself.

Elijah E. Slack

W^m P. Kendall M.D. being sworn says, I reside at Bellevue Hospital am surgeon to Ambulance and on evening of April 30/83 about 8 P.M. I was summoned to Jefferson Market Prison and on reaching the prison was taken to Waley House to see a prisoner said to be in need of removal. The keeper went with me and I saw Rielly lying on a bench or bunk and I felt his pulse. I found his pulse in poor condition as full and strong as I ever saw a man suffering from Alcoholism. I asked him to hold out his hand and I noticed but very little tremor, if any. He said he was feeling very well and I think he said he did not vomit. As he was going out next day I concluded that he was not a sick enough man to warrant removal to the Hospital. The keeper said he is a good deal better than he was. They told me they had given him Bromide of Potassium and showed me a glass containing what they said was a dose. I told them to give him a dose of Bromide and if he got violent to put him this 2nd day of May 1883

William H. Kennedy CORONER.

0719

Coroner's Office.

TESTIMONY. (9.)

in a padded cell. I did not consider him a patient to be taken to the Hospital as the Keepers ~~were care~~ could do all ~~that we could~~ do necessary in this case.

JepKendall M. D.

James Thomson boy sworn says, I reside at 363 Bowery, and on April 30/83 I was sentenced for intoxication and was admitted to 10 day house in Jefferson Market Prison. About $\frac{1}{2}$ hour after I entered into conversation with Rielly the prisoner who told me he had been in 4 days had had no sleep during the time he had been there and had eaten no food of any consequence. He said he had been drinking heavily for 3 weeks before his commitment. He was smoking almost continuously during the day and had used almost 3 papers of tobacco to my knowledge. About 4 P.M. same day a prisoner who seemed to be rather rough, McLine by name, had a quarrel with Rielly using bad language. McLine threatened to fire a spittoon at Rielly, Rielly took off his coat and then we separated them. From that time Rielly seemed to be very irritable and restless always smoking and walking up & down with Vincent whom he seemed to be very friendly with. About 6⁴⁵ laid down as I wished to have no more

Taken before me

this 21st day of May 1883

William O'Ferrall CORONER.

0720

Coroner's Office.

TESTIMONY.

(10)

to say to Rielly on account of his excited
state of mind and from his telling me that though
he went out yesterday he was afraid something
might happen. In the course of the next
hour I heard some one calling out saying
"This man has the horrors." When the
Doctor came he examined the man. He was
then sitting on the bench and was quiet.
I said with others, "Take that man out
and he is dangerous." The doctor said
there's nothing much the matter with him.
He's going out to-morrow. Doctor went out.
Rielly and Vincent were walking up and
down all night apparently on very friendly
terms. Vincent was trying to keep Rielly
amused. Between 5 & 6 A.M. May 1st 1883
I heard one of prisoners say "Look out
boys, he has got a knife." A moment after
I heard the cry raised "Some one's stabbed".
Immediately I got up and saw Rielly
run to water closet and shut the door. The
rest of prisoners ran to door end of house.
Vincent was lying on bunk bleeding from
wound in leg. Two or three minutes after Rielly
came out and faced the other prisoners with
a knife in his hand. He said I am glad I got
satisfaction, he sentenced my sisters to death,
be shot and they are murdered. Some of

Taken before me

this 2nd day of May 1883

William A. Kennedy

CORONER.

0721

11.

Coroner's Office.

TESTIMONY.

The prisoners cried out throw away that knife, and it was picked up and given to the night watchman. Rielly tried to get hold of one of the taller pins which some of the prisoners had taken down to defend themselves with. We kept him at bay until the Ambulance surgeon came and had dressed deceased's wound and taken him away. Then the keeper took charge of Rielly and locked him up in the cell at the end of 10 day house. I helped doctor to dress the wound of Vincent and Vincent said Rielly stabbed me while I was lying down taking a rest. He has the honors. ~~I got~~ bleeding very much ^{had} take me away.

James Thompson

Taken before me
this 2nd day of May 1883
William T. ^{Thompson} CORONER.

0722

(12)

This is to certify that, Dr. J. F. Judice
being sworn to say:

I am Doctor Physician and Surgeon to St. Vincent's
Hospital and that on the morning of May 1st 1883
I admitted to St. Vincent's Hospital a man giving his
name as L. D. Vincent suffering from a stab wound
of the left thigh. He was in a very weak condition
when admitted and in spite of treatment died on the
evening of May 7th 1883 at 9:30 pm. The wound
was said to have been inflicted by a pocket knife in
the hands of a certain Reilly with whom Vincent is said
to have been confined in a cell in Biffam Market
Square.

Dr. J. F. Judice, M.D.,
Former Physician and Surgeon to
St. Vincent's Hospital N.Y.C.

May 8th 1883.

Sworn to before me
this 21st May 1883
William H. Kenney Coroner

0723

(B.)

TESTIMONY.

W^m A. Conway M. D. being sworn says,
From an Autopsy made on the body of L. D. Vincent
on May 8th/83; said Vincent having died at St. Vincent's
Hospital on May 7th/83 at 9³⁰A.M., the following facts
were discovered. The liver and heart were a trifle
fatty and others organs negative. A lacerated wound
was found to exist on front surface of left
thigh inflicted apparently by some sharp instrument.
The vastus extenus muscle was almost completely
severed and an immense amount of pus was
found infiltrated around the muscular tissue
and fascia of the thigh extending almost to the
knee joint. There was extensive sloughing of
tissue around the wound itself, and in my
opinion, on view of the body and from autopsy
made thereon and testimony taken, the cause of
death in the case of L. D. Vincent was septicemic
from Lacerated Wound of Left thigh.

W^m A. Conway M.D.

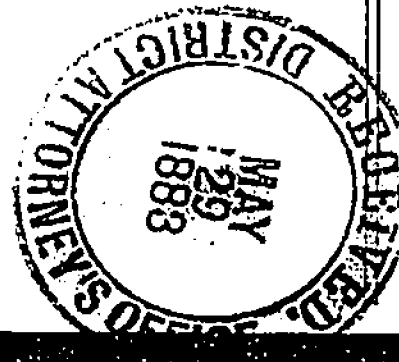
I swear to before me,
this 21st day of May, 1883
William Kennedy,
CROWNER.

0724

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
43 Years. Months. Days.	A. S.	St Vincent's Hosp.	May 8/83.

Inquest taken on the 21st day
of May 1883
before
WILLIAM H. KENNEDY, Coroner.



whereby it is found that he came to
his Death by ~~means of~~ ^{an} ~~violent~~
from Septicemic Cause
by ~~sacerdotio~~ ^{accident} wound of the
right ulnae inflicted by
James Geely

May 1, 1883

K.
Mr. H. H. 62
and Son.
1883

AN INQUISITION

On the VIEW of the BODY of
Louis St. Vincent

0725

Yesterday in the
case of
James Reilly

filed June
1883

0726

204:

[Copy of this evidence sent to the Asylum.]

W. A.

The People Court of General Sessions. Part First.
James ^{vs} Reilly Before Recorder Smyth. King. 8 1883
Asst. Dist. Atty. Fellows for the People.
Mr. James McClelland for the defendant
Indictment for Murder in the First Degree.
Defence, insanity.

* * * * *

Thomas C. Fin nell, sworn and examined
by Counsel for the defendant, testified:

- Q What is your calling.
A Physician and surgeon.
Q And practicing in the city of New York.
A Yes, sir.
Q For how long a period. A. Over thirty years.
Q Are you familiar, sir, with the
indications and characteristics of what
is known as delirium tremens.
A I am, sir.
Q Has your attention been frequently called
to the treatment and observation of
that malady. A. Very often, sir.
Q You have been in Court during the
examination of the witnesses here both
for the prosecution and the defence.
A Yes, sir.
Q You have heard their testimony, sir.
A I did.

0727

5

P Now, doctor, take the case of a man who for nine months had been sober, then abandoned his habits of sobriety, and excessively indulged in the use of liquor for the period of a month or six weeks, is then committed to a prison, deprived of the use of liquor, exhibits the indications of violence which witnesses have testified this defendant did on the first occasion referred to in their evidence, and also inflicting the injuries upon the person of a man with whom he apparently had no trouble or difficulty, believing that his foster had been killed or murdered by this man, presenting the appearance that this prisoner is represented to have presented - tremor, copious and immense perspirations, an excitable manner, tell us, doctor, whether under those circumstances this defendant having inflicted the injuries upon the person of Vincent, the deceased, in your opinion was he sane or insane at the time of the infliction of those injuries.

I should say, he was insane, sir.

P Now, doctor, is it not a fact that the malady known as delirium tremens will not break out until after

0728

Q.

abstinence and confinement for three or four days. A. While that is very common, it is not the rule.

Q. It is not the rule. A. No.

Q. Will you state to the jury, if you please, at what particular point the condition of this malady develops itself.

A. Well, sir, it will develop itself in the midst of the debauch, and very often and commonly does, but it will develop itself much more rapidly and more violently if deprived of it, or three or four days after its being suspended.

Q. Now, doctor, how long does this delirium last, that is, if the patient passes through with his life - about how long, doctor, does the aggravated malady known as the delirium last.

A. It will last - it depends upon the amount that the party had taken; usually it will disappear in three or four days after, but it will last sometimes two or three weeks.

By the Court. Q. Will that depend upon the constitution of the person. A. Entirely so.

By Counsel Q. The tremor, as I understand it, that accompanies the delirium is a

0729

20
Q

symptom, one of the marked characteristics and symptoms. A. One of the symptoms.

Q Judging from the testimony here would you say that this defendant was a victim of what is known as delirium tremens. A. I should say so.

By Mr. Fellows. Q I presume that the duration of this delirium would largely depend, too, upon the remedies employed, would it not.

A Entirely so.

Q And if sedatives were given, this brand made of potassium, which has been spoken of, which is a powerful opiate I believe or sedative — A. Sedative.

Q If that was frequently administered, its tendency would be to calm down and quiet the patient comparatively speedily. A. It is a powerful remedy for controlling that condition; we all use that.

By the Court Q If this man when taken to this prison was asked his name, his age, his place of birth and his occupation and answers correctly what would you say his condition was.

A At that particular moment I should say his mind had recovered itself.

0730

203

but in five minutes afterwards he would call off any stray place.

Q If men are suffering from delirium tremens have they any sane moments.

A They do, sir.

Q Frequent or unfrequently. A. Unfrequently. They will come into the hospital and give the proper address and think they may be left safe, but in an hour or two the development comes on and help and assistance called for.

Q So that they have periods of sanity.

A Yes sir, periods of sanity.

By Counsel Q Doctor, there is nothing inconsistent with the theory of insanity in this case where the defendant some two or three days prior to this alleged catastrophe would readily and lucidly answer any question as to his age, maturity and occupation.

A I think that is stated the same way by the judge.

The jury rendered a verdict of not guilty on the ground of insanity.

POOR QUALITY
ORIGINAL

0731

16 Nov
Wm. C. Ross
Seward & Camp
any of Camp

People v.
James Peiley
New York Supreme Court.

The People, on the relation of
Michael Tamler,
in behalf of
James Peiley

vs
Selden H. Alvord, Sheriff, &c

Copy

Notice of return of Writ of
Habeas Corpus

Dittrich and Grant
Atty's for relator
25 Chambers St.
N.Y. City.

NOV
13
1888

John. John. Weston,
District Attorney.

POOR QUALITY
ORIGINAL

0732

New York Supreme Court.

The People, on the relation of
Michael Curley,
in behalf of
James Reilly

vs

Selden H. Falcott,
Superintendent &c of "The State
Homoeopathic Asylum for the Insane
at Middletown, New York."

Sir:-

You will please take notice that a writ
of Habeas Corpus has been granted and served in the
above proceedings, returnable the 16th day of November,
1883, at 10 $\frac{1}{2}$ A.M., before the Hon Justice Donohue.
The above named James Reilly being committed on the
alleged charge of insanity, on an order made by one of
the judges of the General Sessions of the City and County
of New York, in or about the month of August, 1883.

Dated New York, November 13th, 1883.- Respectfully Yours,

Fitzgerald and Park
Atts for Relator,
25 Chambers St.

N.Y. City

J. J. McLean
District Attorney.

POOR QUALITY
ORIGINAL

0733

The People
vs.
J.C.

of the Commonwealth of Massachusetts
and the State of Massachusetts
in the Superior Court of the Commonwealth
at Boston on the 2nd day of April, 1863,
at the trial of the said cause,

the Commonwealth of Massachusetts
and the State of Massachusetts,

v. J.C.

for the Commonwealth of Massachusetts
and the State of Massachusetts,

the Commonwealth of Massachusetts
and the State of Massachusetts,

the Commonwealth of Massachusetts
and the State of Massachusetts,

the Commonwealth of Massachusetts
and the State of Massachusetts,

the Commonwealth of Massachusetts
and the State of Massachusetts,

the Commonwealth of Massachusetts
and the State of Massachusetts,

POOR QUALITY
ORIGINAL

0734

1. The first thing I did was to go to the library and get a book on the history of the United States. I read it and learned a lot about our country's past. I also visited the National Archives and saw many important documents, such as the Declaration of Independence and the Constitution.

2. Next, I went to the local historical society and talked to some of the members. They gave me a lot of information about the town's history, including its early settlers and their contributions to the community.

3. Finally, I visited the town's cemetery and paid respects to the many people who have died there. I also took some pictures of the headstones and wrote down the names of the deceased.

4. Overall, my research project was very informative and helped me gain a better understanding of our country's history and the people who have contributed to it.

POOR QUALITY
ORIGINAL

0735

1. It is recommended that the
method of treatment be based
upon the following criteria:
a. The method must be simple
and inexpensive to administer.
b. The method must be safe.
c. The method must be effective
in the treatment of all types of
leprosy patients.
d. The method must be capable
of being administered by
the patient at home.
e. The method must be capable
of being administered by
the patient at home.
f. The method must be capable
of being administered by
the patient at home.
g. The method must be capable
of being administered by
the patient at home.
h. The method must be capable
of being administered by
the patient at home.
i. The method must be capable
of being administered by
the patient at home.
j. The method must be capable
of being administered by
the patient at home.
k. The method must be capable
of being administered by
the patient at home.
l. The method must be capable
of being administered by
the patient at home.
m. The method must be capable
of being administered by
the patient at home.
n. The method must be capable
of being administered by
the patient at home.
o. The method must be capable
of being administered by
the patient at home.
p. The method must be capable
of being administered by
the patient at home.

POOR QUALITY
ORIGINAL

0736

1. The author of the original document has written a note at the top of the page: "This is a copy of a handwritten document. It is not intended for publication or distribution outside the organization it was written for." This note is written in a cursive hand.
2. The document is dated "July 11, 1945" and is addressed to "The Secretary of State". The handwriting is clear and legible.
3. The author of the document is identified as "John Doe" and is described as "Secretary of the Department of State". The handwriting is clear and legible.

- Bullet Point 1. The author of the document has written a note at the top of the page: "This is a copy of a handwritten document. It is not intended for publication or distribution outside the organization it was written for." This note is written in a cursive hand.
2. The document is dated "July 11, 1945" and is addressed to "The Secretary of State". The handwriting is clear and legible.

POOR QUALITY
ORIGINAL

0737

1. First time I did this, the top 1/3 was off-white.
Now it's all off-white and pale yellow.
2. Still good after 10 days, though it's been
exposed to sun and water.
- Q. What do you think? I hope it's good.
It's still soft, though. No resistance, though.
It's darker, redder, and has a faint peach color.
The texture is fine and smooth, like
it's a fruit or something.
- Q. What's the texture of the dried stuff?
A. It's like a sponge, full of holes.
- Q. How do you dry it?
A. You just lay it out in the sun.
- Q. Do the leaves taste good?
A. They taste good, though they're not very strong.
They have a slight peppery flavor.
I think it's because of the heat, though.
It's not really spicy, though.
- Q. Is there a lot of waste?
A. Not much, though it's hard to get rid of.

1. I think this is because of the heat,
but probably not a natural thing.

0738

BOX:

106

FOLDER:

1135

DESCRIPTION:

Reilly, John

DATE:

06/05/83



1135

No 105.

Filed 10 day of June 1883
Plaints *John J. Murphy*

THE PEOPLE

100. 1 Cris.
1103.

Sixty Sixty

ASSAULT AND HARMONY

JOHN McKEON,

P. 1 Drew 11/P3 District Attorney.

Please quickly sentence suspended.
A True Bill.

John J. Murphy
Foreman.

John J. Murphy

0739

0740

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 Reilly

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

of the CRIME OF ASSAULT ~~and battery~~ *in the third degree.* committed as follows:

The said *John Reilly*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 26th day of May in the year of our Lord one thousand eight hundred and eighty three at the Ward, City and County aforesaid, in and upon the body of William Jordan in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and beat — the said William Jordan did then and there unlawfully beat, wound and ill-treat, to the great damage of the said William Jordan and against the peace of the People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

Police Court - H District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

W. C. Conroy
vs.
John P. Kelly

BAILED,

No. 1, by _____

Residence _____

Street.

No. 2, by _____

Residence _____

Street.

No. 3, by _____

Residence _____

Street.

No. 4, by _____

Residence _____

Street.

Dated May 27 1883

Locuccau Magistrate.

Conroy Officer.

Precinct.

Witnesses A. H. Melt

No. 21½ Street

W. C. Conroy
No. 2½ Street

No. 2½ Street

No. 2½ Street

John P. Kelly
Dated May 27 1883

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

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

Dated May 27 1883

B. Remond
Police Justice.

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

Dated _____ 1883

Police Justice.

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

Dated _____ 1883

Police Justice.

0742

Sec. 198-200.

CITY AND COUNTY { ss.
OF NEW YORK,

H District Police Court.

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

Question. What is your name?

Answer. *John Reilly*

Question. How old are you? *20 years*

Answer. *20 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *1103 First Avenue*

Question. What is your business or profession?

Answer. *Singer*

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

Answer. *I am not guilty of the charge preferred against me*

John Reilly

Taken before me this 23 day of July 1894

Police Justice.

0743

Form II.

Police Court—

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Jordan,
vs.

Affidavit, A. & B.

John Riley
Dated May 27, 1883

Harrison Justice.

Jordan Officer, 28

Witness:

\$ to Ans. Sess.

Bailed by _____

No. _____

0744

Police Court—4 District.

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

of No. the 28th Present Police Street,
being duly sworn, deposes and says, that
on October 4th the 26 day of Oct
in the year 1883, at the City of New York in the County of New York,
at 69th & Eastern Boulevard
he was violently ASSAULTED and BEATEN by John Riley
(whom he) did then and there
strike a stone at deponent
and knocked his hat off
while deponent was in the discharge
of his duty
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

1883

William Jordan

POLICE JUSTICE.

0745

Court of General Session
The People }
v
John Reilly }

J. C. Carlisle being duly
sworn doth depose and say that he
he has been acquainted with the family
of John Reilly for a number of years,
his sister having lived in his employ-
ment; that of his knowledge and
by inquiring he hereby testifies to this
respectability; that he has an aged
^(Reilly) and very respectable mother to whom
support he contributes; that from
careful inquiring he has learned that
he is an industrious and peaceable
young man, and that he positively
denies the charge against him.

J. Carlisle

Sworn to before me this 11th June 1863 572 Madison Ave NY
Edmund D. Price
Notary Public New York County

0746

BOX:

106

FOLDER:

1135

DESCRIPTION:

Reilly, Mary

DATE:

06/07/83



1135

No 57

Filed 7 day of April 1885.

Pleads Guilty

vs.

P

THE PEOPLE

Mary Bixby

(Favor 2/13.
Debtors by Court)

JOHN McKEON,

District Attorney.

A True Bill.

John Stevens

Foreman.

Recd. the office
fails to acknowledge
has no objection
G. F.

0748

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Mary Freiley

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

Mary Freiley
in the third degree
of the CRIME OF ASSAULT, ~~DOUBTLESS~~, committed as follows:

The said Mary Freiley

late of the First Ward of the City of New York, in the County of New York aforesaid, on the thirteenth day of May in the year of our Lord one thousand eight hundred and eighty three at the Ward, City and County aforesaid, in and upon the body of John Conn in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and kissed the said John Conn did then and there unlawfully beat, wound and ill-treat, to the great damage of the said John Conn and against the peace of the People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0749

Police Court—2 District.

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

of No 29th Precinct Police John Carey, aged 32 years,
Street.

being duly sworn, deposes and says, that
on Wednesday the 30th day of May,
in the year 1883, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Mary Reilly, now
here, while deponent was in the discharge
of his duty as a police officer, by frequently
striking deponent twelve (12) times
with her hand on deponents face
head and 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

30th

day of

May

1883

John Carey

POLICE JUSTICE.

Police Court. • 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Carey
29 on. Precy.

May Reilly

1

No. 1, by _____

Residence _____
Street.

No. 2, by _____
Residence _____
Street.

No. 3, by _____
Residence _____
Street.

No. 4, by _____
Residence _____
Street.

Dated May 31 1883

Matthew Magistrate.

John Carey Officer.

Precinct.

Offence Assault
W.B. Allen

Witnesses *Jackson C. Lee*
No. 151-8 Av. Street.
William C. Durrell
No. 165-1st Av. Street.
Officer *Reynolds, 20th Inf.*

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 May Reilly

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

Dated May 31 1883 *J.M. Patterson* Police Justice.

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

Dated 1883 _____ Police Justice.

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

Dated 1883 _____ Police Justice.

075

Sec. 198-200

2

District Police Court.

CITY AND COUNTY {
OF NEW YORK, { ss.

Mary Reilly

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

Question. What is your name?

Answer. Mary Reilly

Question. How old are you?

Answer. 21 years of age

Question. Where were you born?

Answer. New York

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

Answer. 140 West 37 St. about a month

Question. What is your business or profession?

Answer. Everything

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 did not strike the officer and was not doing anything when he arrested me. Mary Reilly

Taken before me this 1st

day of May 1888

J. P. O'Brien
Police Justice.

0752

BOX:

106

FOLDER:

1135

DESCRIPTION:

Riley, Peter

DATE:

06/20/83



1135

POOR QUALITY
ORIGINAL

0753

May 19

Be advised
order on file
Deft. Senter
Borenstein
Break machine
owner for
Jack Kelly
37 Monroe

Counsel,
Filed 20 day of June 1883
Pleads

THE PEOPLE

vs. T.

Peter Riley

INDICTMENT.

JOHN McKEON,

District Attorney.

A True Bill.

John McKeon

June 25, 1883.

Foreman.

John Borenstein

June 25, 1883.

0754

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Peter Riley

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

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

The said Peter Riley

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the fifteenth day of June in the year of our Lord
one thousand eight hundred and eighty three, at the Ward, City and County
aforesaid, with force and arms one watch of the
value of ten dollars

of the goods, chattels and personal property of one George Sauer
on the person of the said George Sauer
then and there being found, from the person of the said

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

JOHN McKEON, District Attorney.

0755

John McKeon, District Attorney.
PART II

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

John McKeon, District Attorney.
SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York,

of No. *Patrick Riley*,
37 Murray Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the day of *25* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

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

JOHN McKEON, District Attorney.

0756

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Sauer

Peter Reilly

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

Dated June 16th 1883
S. Power Magistrate.

David JACKSON Officer.

26th Precinct.

Offence Larceny from
the Person

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 Peter Reilly

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 500
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 June 15th 1883 John Dowd Police Justice.

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

Dated _____ 1883 _____ Police Justice.

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

Dated _____ 1883 _____ Police Justice.

0757

Sec. 198-200

CITY AND COUNTY {ss.
OF NEW YORK,

Peter Reilly

Anst

District Police Court.

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. Peter Reilly

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. U.S. N.Y. city

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

Answer. 197 Worth St. 9 months

Question. What is your business or profession?

Answer. Brush maker

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

Answer. I have nothing to say. He is wrong saying I took the watch. It's young man standing along side of me gave me the watch. I said come around the corner and I will give it to you.

Peter Reiley

Taken before me this 15th
day of April 1883

Geo. D. Owen
Police Justice.

0758

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

George Bauer
of No. 1429 Carroll Street, 16 yrs. Clerk
being duly sworn, deposes and says, that on the 15th day of June 1883
at the 111 Broadway Subway, New York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent ~~and from his person with intent to deprive the true owner of the use thereof~~
the following property, viz:

One open faced gold watch of
the value of ten 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 Peter Reilly now here for
the following reasons to wit. Deponent
was standing in front of Amelie's Hotel
looking at the exhibition of a fire escape,
when he felt a tug at his watch chain.
Deponent turned to said Reilly and
told him to give him back what he
had taken from him. Said Reilly
said to deponent "come around the corner".
Said Reilly then ran away when
deponent saw him throw away the
above described watch, which said Reilly

0759

had taken stolen and carried away
from deponent's vest pocket, the
said vest being at the time upon
the body and person, of deponent.
Deponent picked up said watch from
the place where said Reilly had thrown
it, and identifies it as his property.

Swear to before me
this 16th day of June 1883}

C. C. G. Tower

Geo. Sauer

Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT - LaRocca.

ss.

Dated 188

Magistrate.

Officer.

WITNESSES :

DISPOSITION

0760

BOX:

106

FOLDER:

1135

DESCRIPTION:

Rogan, John

DATE:

06/05/83



1135

W.C. G.

Counsel,
Filed (day of June) 1883
Pleads guilty (6)

THE PEOPLE
by
John C. Greene
75 Franklin St.
Boston, Mass.

INDICTMENT

State 528-531
Grand Jury in the State of Massachusetts
degree.

John C. Greene

JOHN McKEON,

P. A. True & District Attorney.
Was convicted.
S. P. 2 1/2 years.
A True Bill.

John C. Greene

Foreman.

0761

0762

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 Progan

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

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

The said *John Progan*

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the 27th day of May in the year of our Lord
one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms the watch of the
value of two dollars

of the goods, chattels and personal property of one Thomas Culligan
on the person of the said Thomas Culligan
then and there being found, from the person of the said Thomas
Culligan
then and there feloniously did steal, take and carry away, against the form of the
Statute in such case made and provided, and against the peace of the People of
the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0763

W. G. Jr.
June 11th 1863

The bearer John Hogan
was engaged by me
to before Court Concurred
2nd, but have since
learned that by his
arrest he was prevented
from fulfilling his engage-
ment

H. D. Kelly

0764

New York, May 15th 1883

To whom it may concern,

This is to certify that the bearer, John Rogan, has been in my employ for the past two years. During that time I have always found him to be honest, industrious and sober, and the only reason that I dispense with his services is the dullness of trade.

I cheerfully recommend him to any one who may need his services, feeling sure that he will give satisfaction.

William Williams
637 Washington St.
N.Y.

0765

Police Court-- 3rd District.

THE PEOPLE, &
ON THE COMPLAINT OF
John Rogan
Thomas Dwyer
Lareeny from
no person

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____ Street,

Residence _____ Street,

No. 3, by _____ Street,

Residence _____ Street,

No. 4, by _____ Street.

Dated May 28 1883

R. Duffy Magistrate.
John Dwyer Officer

Clerk.

Witnesses, _____

No. 1, by _____ Street,

No. 2, by _____ Street,

No. 3, by _____ Street,

No. 4, by _____ Street.

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

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 May 28 1883 R. Duffy

Police Justice.

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

Dated 1883

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated 1883

Police Justice.

0766

Sec. 198-200

13

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

John Rogan 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 Rogan*

Question. How old are you?

Answer. *Twenty one years*

Question. Where were you born?

Answer. *New York.*

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

Answer. *15 Carmine Street 8 years*

Question. What is your business or profession?

Answer. *Boiler Maker.*

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

Answer.

*I am not guilty
John Rogan*

Taken before me this

188

Police Justice

0767

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY } ss
OF NEW YORK,
Bronx 639 / ave. Street.

Thomas Corrigan age 25 years
being duly sworn, deposes and says, that on the 2nd day of May 1883
at the ~~on board of an excursion boat~~ ~~public~~ ~~on the Hudson River~~
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent. ~~on board of a boat~~ ~~public~~ ~~on the Hudson River~~
the following property, viz:

One silver watch value at few 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 John Rogan (nowhere)
from the fact that while deponent was standing
in a crowd of persons on board of the above
boat, and deponent heard the cry of a watch
gone, deponent felt for his watch and saw
his chain which had been attached to his
watch hanging from the buttonhole of his
vest then worn upon deponent's person.
Without his watch attached, said watch
having been attached to chain and in the

0768

left-hand side pocket of vest then worn
by upon defendant herein, that defendant
then seized & hold of defendant as he
ran away from defendant and while
defendant had hold of the defendant John
Bogart he saw him drop from his hand.
The aforesaid describes watch which defendant
describes as his property and the watch
which was attached to plated gold chain
then worn upon defendant person ~~at the~~
~~time~~ defendant ~~says~~ that he may be
dealt with as the law directs.

Sworn before me
the 28 day of May 1883

Thomas Colgan

P Daffy
Policemaster.

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Largey.

vs.

Dated 1883

Magistrate.

Officer.

WITNESSES:

Disposition

0769

BOX:

106

FOLDER:

1135

DESCRIPTION:

Russell, John

DATE:

06/14/83



1135

POOR QUALITY
ORIGINAL

0770

Nov 15th

See opposite side.
Says what he
has made known
& connect, find
that he has, however
been connived at
Sept. 17 & does
not fit the
age. —

Counsel,
Filed 1/4 day of Nov 1883

Pleads

THE PEOPLE

vs. P.

John Roosevelt

FJ

(§ 52-2 subd 3)
INDICTMENT.

Grand Jury in the County of New York

JOHN McKEON,

District Attorney.

A True Bill.
John Stevens
John 15th
People's Party
D. J. D.

Foreman.

0771

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 Russell

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

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

The said John Russell —

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the ninth day of June in the year of our Lord
one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms, one two dollar bill for
the payment of money, the same being
and there due and unclaimed, of the kind
commonly called United States Treasury notes,
for the payment of and of the value of two
dollars, one other promissory note for
the payment of the same being the
and there due and unclaimed, of the kind
commonly called Bank notes, for the pay-
ment of and of the value of two dollars, and
four other promissory notes for the
payment of money, the same being then
and there due and unclaimed, of the kind
commonly called United States Treasury notes,
for the payment of and of the value of two
dollars each —

of the goods, chattels and personal property of one David A. Van Wie
on the person of the said David A. Van Wie —
then and there being found, from the person of the said David A.
Van Wie —
then and there feloniously did steal, take and carry away, against the form of the
Statute in such case made and provided, and against the peace of the People of
the State of New York, and their dignity.

JOHN McKEON, District Attorney.

Police Court of New York District.

✓ 496

THE PEOPLE, &c.,
on the complaint of

Alfred J. Newell from
July 16, 1883.

John Russell

No. 1 by _____

No. 2 by _____

No. 3 by _____

No. 4 by _____

Residence _____ Street,

Residence _____ Street,

Residence _____ Street,

Residence _____ Street,

Dated 11 June 1883

John Ford Magistrate.

John Tandy Officer.

Offence, *Assault & Battery*

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 Russell

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

Dated 11 June 1883 John Ford Police Justice.

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

Dated 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated 188 _____ Police Justice.

0773

Sec. 108-200.

182 District Police Court.

CITY AND COUNTY { ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

John Russell

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York

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

Answer.

408 Pearl Street about five weeks

Question. What is your business or profession?

Answer.

Painter

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 did not take it

John Russell

Taken before me this
day of July, 1882.

John Russell

Police Justice.

0774

1883

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.
Casher of No. 84 & 86 White Street,
being duly sworn, deposes and says, that on the 9th day of June 1883
~~at the in the daytime at the~~ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent and from deponents person with the intent to cheat
and defraud the true owner of the use and benefit thereof
the following property, viz:

Good and lawful money of the United
States consisting of one note of the denomination
and value of five dollars and four notes of the
denomination and value of two dollars cash
in all of the value of thirteen dollars

Sworn before me this 11 day of June
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 John Russell (now here)
from the fact that while deponent was
passing along West street in said city,
said Russell, jostled against deponent
immediately there after deponent missed the
aforesaid money from the right hand side
pocket of the vest then and there worn by
deponent as a part of his bodily clothing
deponent pursued said John Russell
and caused his arrest and deponent saw
said Russell searched and said property was
found on his person

David A. Van Wie

Sworn before me this 11 day of June
1883
John D. Murphy
Police Justice,

0775

BOX:

106

FOLDER:

1135

DESCRIPTION:

Ryan, Francis

DATE:

06/11/83



1135

0776

103
Counsel,
Filed 11 day of June 1883
Pleads Not guilty / 12 /

vs.
THE PEOPLE

P
Francis Ryan

(§ 322, Crim. Court, 1883)
(MONKEY)

INDICTMENT.

JOHN McKEON,
Grand Jury 1883

District Attorney.
This is a true bill.

John Stevens
John Stevens

Foreman

0777

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Francis Ryan

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

Francis Ryan

of the crime of GRAND LARCENY IN THE second DEGREE, committed as follows:

The said Francis Ryan

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

one promissory note 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; one promissory note 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; 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 dollars, and of the value of five dollars each; five 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; five 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 twenty dollars 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 ten 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 five dollars 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 two dollars 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 dollar each and one pocket book of the value of fifty cents.

of the goods, chattels, and personal property of one Maria Anna Chester on the person of the said Maria Anna Chester then and there being found, from the person of the said Maria Anna Chester then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

Police Court No 403 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mohammed Ali from
C.S. Muniya

BAILED,

No. 1, by _____

Residence _____

Street _____

No. 2, by _____

Residence _____

Street _____

No. 3, by _____

Residence _____

Street _____

No. 4, by _____

Residence _____

Street _____

Witnesses _____

No. _____ Street _____

Dated June 13 188

Offence _____

Magistrate _____

Precinct _____

Andrew J. White Police Justice.

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

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

Dated June 13 188

Andrew J. White Police Justice.

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

Dated June 13 188

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 June 13 188

Police Justice.

**POOR QUALITY
ORIGINAL**

0779

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Francis Ryan

Question. How old are you?

Answer.

15 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

Hollerry St. 2 months

Question. What is your business or profession?

Answer.

Type Breaker

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

Francis Ryan

Taken before me this

day of

June 1885

Edward J. Tracy

Police Justice.

0780

District Police Court.

Affidavit - Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

of No. 66 Mulberry Street, New York,
being duly sworn, deposes and says, that on the 17th day of June 1883
at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent And from the person of Deponent
the following property, viz :

Good and lawful Money of the
United States in Bank Notes of
various denominations of the
Value of Eighteen 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 Frances Ryan, widow

Who took the property described
above, which was in a Pocket
Book, from the pocket of the
dress worn by Deponent
Mariana Chester

0784

BOX:

106

FOLDER:

1135

DESCRIPTION:

Ryan, Patrick

DATE:

06/11/83



1135

No 44-1111
Counsel,
Filed ✓ day of June 1882
Please

THE PEOPLE
vs.
Patrick Ryan P
1² case /

0782

JOHN McKEON,
District Attorney

Foreman.

A True Bill
John Stevens

C. G. C.

0783

COURT OF GENERAL SESSIONS OF THE PEACE
of the City and County of New-York.

-----x
The People of the State of New-York :
:
- against - :
:
Patrick Ryan. :
:
-----x

The GRAND JURY of the City and County of New-York, by this indictment, accuse Patrick Ryan of the Crime of OBTAINING PROPERTY for Charitable and Benevolent Purposes by means of false pretences and representations, committed as follows:

Before the time hereinafter mentioned there had been in divers States of the United States of America, and especially in the States of Ohio and Indiana, certain devastating floods and freshets, whereby great numbers of human beings had been made houseless and homeless and subjected to great suffering and deprivation; and at the time hereinafter mentioned certain people in the City and County aforesaid, and among others the proprietor of a certain newspaper commonly called the New-York Herald, published in the City and County aforesaid, were engaged in the charitable and benevolent work of raising subscriptions of money for a fund to be devoted to the relief of the said sufferers; and on the twentieth day of April, in the year of our Lord one thousand eight hundred and eighty three, one Patrick Ryan, late of the City and County aforesaid, with force and arms, at the City and County aforesaid, feloniously did falsely pretend and represent to Frederick C. Harriott and Clara Morris Harriott that the name of him, the said Patrick Ryan, was C. B. King, and that he was an employe of the said newspaper commonly called the New-York Herald, and that he had been directed by the proprietor of the said newspaper to call upon the said Clara Morris Harriott and to request her, the said Clara Morris Harriott, to subscribe to the fund so being raised by the said newspaper for the relief of the said sufferers, and that he was authorized by the said proprietor of the said newspaper to request such subscriptions and to receive money from the said Clara Morris Harriott for the benevolent and charitable purpose aforesaid; and the said Frederick C. Harriott and Clara Morris Harriott, then and there believing the false pretences and representations so made as aforesaid by the said Patrick Ryan, and being deceived thereby, were induced by means of the false pretences and representations aforesaid to deliver and did then and there deliver to the said Patrick Ryan, for the benevolent and charitable purpose aforesaid, a sum of money, to wit: the sum of forty dollars in money of the lawful money of the United States of America, and of the value of forty dollars, of the goods, chattels and personal property of the said Frederick C. Harriott and Clara Morris Harriott; and the said Patrick Ryan did then and there wilfully, feloniously and designedly, by color and aid of the false pretences and representations aforesaid, obtain from the said Frederick C. Harriott and Clara Morris Harriott the said sum of money for the alleged charitable and benevolent

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purpose aforesaid.

WHEREAS, in truth and in fact, the name of him, the said Patrick Ryan, was not C. B. King, but was Patrick Ryan.

AND WHEREAS, in truth and in fact, the said Patrick Ryan was not then an employe of the said newspaper commonly called the New-York Herald, and had not been directed by the proprietor thereof to request any subscriptions for the said charitable and benevolent purpose from the said Clara Morris Harriott, and was not authorized by the said newspaper to obtain subscriptions and receive money for the fund so being raised by the said newspaper for the relief of the said sufferers.

AND SO the GRAND JURY aforesaid do say, that the said Patrick Ryan, in manner and form aforesaid, on the day and in the year aforesaid, at the City and County aforesaid, feloniously did wilfully obtain the said sum of forty dollars in money, of the goods chattels and personal property of the said Frederick C. Harriott, by means of the false pretences and representations aforesaid, for the said alleged charitable and benevolent purpose, 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 Patrick Ryan of the Crime of GRAND LARCENY in the Second Degree, committed as follows:

The said Patrick Ryan, late of the City and County of New-York, on the twentieth day of April, in the year of our Lord one thousand eight hundred and eighty three, at the City and County aforesaid, with force and arms, three promissory notes for the payment of money of the kind commonly called United States Treasury Notes, the same being then and there due and unsatisfied, and for the payment and of the value of ten dollars each, two promissory notes for the payment of money of the kind commonly called United States Treasury Notes, the same being then and there due and unsatisfied and for the payment and of the value of five dollars each, three other promissory notes for the payment of money of the kind commonly called Bank Notes, the same being then and there due and unsatisfied and for the payment of and of the value of ten dollars each, and two promissory notes for the payment of money of the kind commonly called Bank Notes, the same being then and there due and unsatisfied and for the payment of and of the value of five dollars each, of the goods, chattels and personal property of Frederick C. Harriott, 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 Mc' KEON,
District Attorney.

0785

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY { ss
OF NEW YORK, } ss
Theatrical Manager Frederick G. Hammett, 42 years old,
Residence Riverdale about New York City

being duly sworn, deposes and says, that on the 20th day of April 1883
at the Booth's Theatre corner 23rd Street and 6th Avenue, 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, with intent to deprive of the
property he lawfully owned, Three bills or notes, good and lawful
money of the United States each of the denomination
and value of Ten Dollars, and two bills or notes,
good and lawful money of the United States each
of the value and denomination of Five Dollars.
On all of the value of Fifty Dollars.

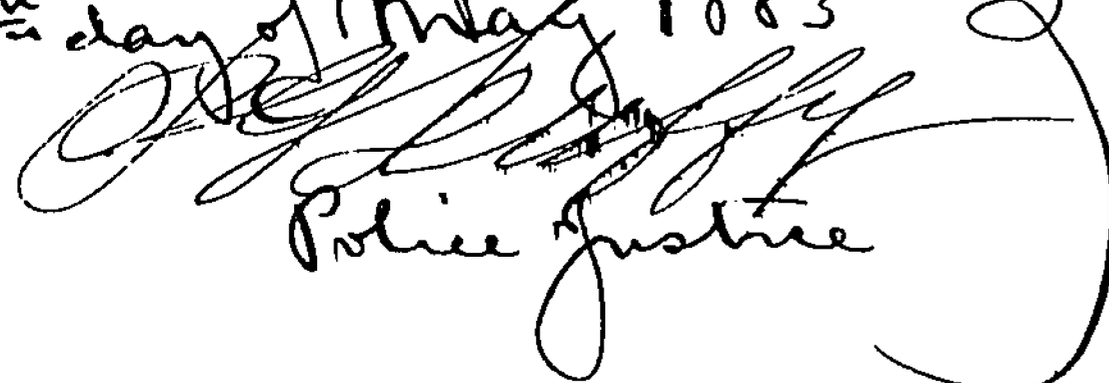
the property of deponent and of his wife Dolores
Morris Hammett.

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 alias C. B. King,
now here, from the following facts: At about noon
on said day said Ryan called at the Everett
House in said city and sent to the rooms occupied
by deponent and his said wife the card hereabove
marked "Ex. A." On receiving said card deponent went
to the office of said House and there saw said Ryan,
and asked him if he was the person who had
sent up said card, to which said Ryan replied
that he was. Said Ryan then said to deponent
that he had been sent by the New York Herald

0786

To see if Miss Morris (the name under which defendant said wife is commonly known in the theatrical profession) would subscribe to the New York Herald fund for the relief of the sufferers by the inundation. Defendant thereupon requested said Ryan to call in the evening at Booth's Theatre at about 9 o'clock on said evening said Ryan came to said theatre to a room where defendant and his said wife were, and then and there asked for a subscription for the relief of said sufferers. Defendant and his said wife then and there gave to said Ryan the said money, defendant taking from his pocket thirty dollars thereof and said wife ten dollars from her pocket. At the suggestion of said Ryan defendant and his said wife directed that of said money thirty dollars should be applied to the relief of the sufferers in Ohio and ten dollars to the relief of the sufferers in Indiana and wrote her name on the paper here shown, marked Ex B. Defendant further says that said Ryan was not, as defendant is informed and believes, on said day or at any time during the month of April 1883, employed by the New York Herald to collect subscriptions or to receive money under the name of C. B. King, or any other name and defendant is confirmed by Stephen Herbert that said Ryan was not a reporter upon the office list of said paper during said month.

Signed to before me this
20th day of May 1883


Police Justice

Frederick O'Harra

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated 1883

Magistrate.

Officer.

WITNESSES:

Disposition

0787

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

POLICE COURT, 2^d DISTRICT.

*Sworn to before me this
of _____ day of _____ 1888*

Stephen J. Herbert, 30 years old
of No. 7 Greenwich Avenue Street, being duly sworn, deposes and
says that on the 20th day of May 1888
at the City of New York, in the County of New York, he was employed as
a reporter for the New York Herald, and that
he had been so employed during seven years last
past and that he is familiar with the persons
employed by said paper as reporters in New York
City, that he does not know Patrick Ryan, nor
ever and has never seen him in the office or
about the business of the said paper. He further
further says that in the office of said paper
there is kept a list of employees of said
paper who are reporters therein and that he
frequently sees said list and that there is not

0788

upon said list any name Patrick Ryan
or any name C. B. King, nor was
there either name upon said list during
the month of April, 1883
from 10th to before the 11th
day of May 1883 }
{ Police Justice Stephen D. Herbert

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 1883

Magistrate.

Officer.

Witness.

Disposition,

POOR QUALITY
ORIGINAL

0789

Ex-B

New York March 16/83.

Concerned.

This is to certify that we the
have subscribed the following
specie signatures for the
distressed people in the flooded
Ohio and Indiana, the same is to be
to Hon Bela C. Kent Mayor of
same to be published in the
New York Herald Weekly.

Christopher J. H. [unclear]

Total amount \$25.00

John Leguizamón Wallace

\$15.00

Joseph Alkire

\$10.00

Giuseppe Del Puento

\$15.00

Reuelle

\$5.00

Antonio J. Galassi

\$15.00

James J. Dern

\$13.00

Edenred Brighton

\$5.00

John W. Leonard

\$2.00

D. Thomas

\$2.00

John J. Grawinkel

\$5.00

Emilia Taff

\$4.40 + 10 = \$50.00

Zalba J. Cecceri

\$5.00

Emma J. J. [unclear]

\$5.00

POOR QUALITY
ORIGINAL

0790

TORN PAGE

Lina Muriel Letti \$10.00
de Grainger \$5.00
~~\$15.00~~

Clara P. Morris \$10.00
~~old~~ \$10.00

Eliza Williams \$10.00

Miss Cassie Linn \$10.00

Miss Lillian \$10.00

Miss Mary \$10.00

Miss Edith \$10.00

Miss Anna \$10.00

Miss Emma \$10.00

Miss Anna \$10.00

POOR QUALITY
ORIGINAL

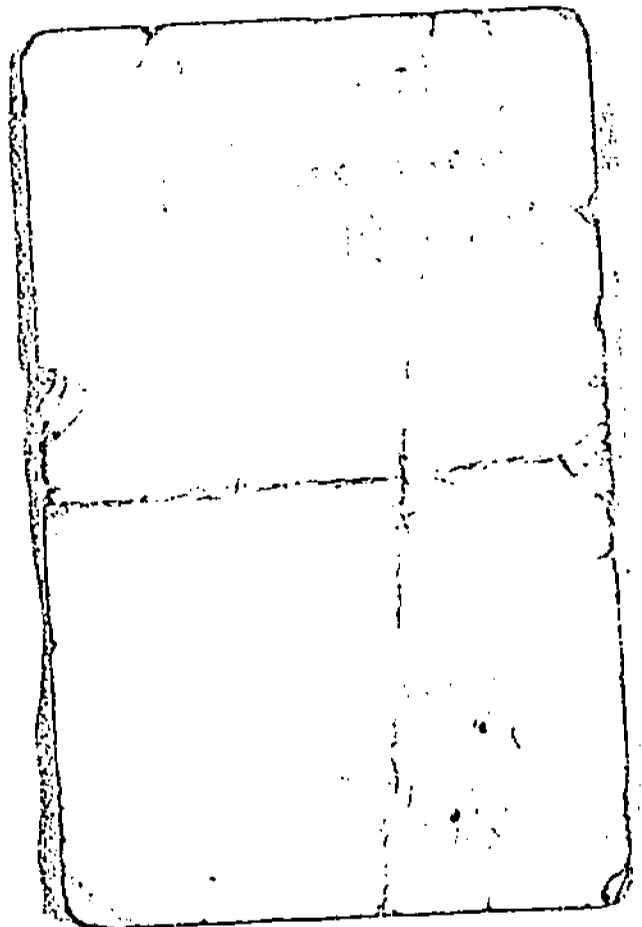
0791

will not detain
Miss Morris only a very
few moments.

CBKug
Hsrold.

**POOR QUALITY
ORIGINAL**

0792



0793

Police Court-- 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

F. G. Frederick F. Hammett
vs.

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

Dated May 20th 1889

John J. Whiffen, Magistrate.
Peter Brantford, Officer.

Clerk.

Offence,

Larceny

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

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

Dated May 20th 1889 John J. Whiffen
Police Justice.

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

Dated May 20th 1889 John J. Whiffen
Police Justice.

There being no sufficient cause to believe the within named

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

Dated May 20th 1889 John J. Whiffen
Police Justice.

0794

Sec. 198-200

2d

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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. 23 years

Question. Where were you born?

Answer. Ireland

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

Answer. No 204 West 19th street; 1 month

Question. What is your business or profession?

Answer. Blacks

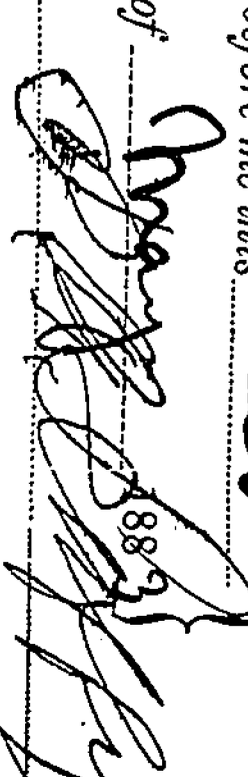
Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. I have nothing to say at present

Patrick Ryan

Taken before me this

20th


Police Justice.

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END OF
BOX