

Q 156

BOX:

205

FOLDER:

2046

DESCRIPTION:

Ryan, Jeremiah

DATE:

01/12/86



2046

116

Witnesses:

Counsel,
Filed 12th day of January 1886
Pleads, Not guilty 1/3

(See section 495, 56, 52 & 53255
Burglary in the Third Degree.)
THE PEOPLE
vs. R
Jesemiah Bryan

RANDOLPH B. MARTINE,

On the 22nd District Attorney.
This is my signature.

A True Bill.

Boreman

Danny 22nd
January 26th 1886
J. H. S. 27th 1886

0157

0158

Police Court _____ / District.

City and County { ss.:
of New York,

of No. 156 E 25 Street, aged 29 years,
occupation Coal and coke dealer being duly sworn
deposes and says, that the premises No. 156 E 25 Street, 18 Ward
in the City and County aforesaid the said being a

Five story Building
and which was occupied by deponent as a Horse Shoeing Shop
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly forcing open
A Window in the rear of said
premises leading into said
premises shop

on the 29 day of December 1885 in the nighttime, and the
following property feloniously taken, stolen, and carried away, viz:

Two Boxes of Nails
of the Value of nine
Dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

James J. Doyle

for the reasons following, to wit: That this deponent
was born in France by officer
Michael Doyle of the 18 Precinct
Police, that he arrested the said
defendant and found in
in the premises of defendant
the above property which deponent
identifies as his property as a
whole was stolen from his place on
the above night

Charles W. Russell

Q 159

CITY AND COUNTY } ss.
OF NEW YORK,

aged 26 years, occupation Police Officer of No.

18 Prent Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John W. Russar

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

Sworn to before me, this 8) day of June, 1886)

Michael Donlon

Daniel C. Riddle
Police Justice.

1960

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question. What is your name?

Answer

Question How old are you?

Answer

Question. Where were you born?

422-020-021

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

Anti-War 1968

1000

Horseshoe

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

Answer. I am not guilty of the
charge. I bought the horses

Jacques Légaré

Taken before me this

day of October 1886
Anne L. Pennington

Police Justice

0161

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 _____

Jeremiah Ryan

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 15³ 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 Jan 8 1886 *Paul O'Kelly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0162

36

Police Court-- H District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles M Russell
156th East 2^d

Jeremiah Ryan

Officer of the City

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated

Jan 8

1886

John Kelly Magistrate

Michael Donahue Officer.

18 Precinct.

Witnesses

Call the office

No. _____

Street.

No. _____

Street.

No. _____

Street.

No. _____

Street.

\$ 1500 to answer

GS

Come

8163

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jeremiah Rogers

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

Jeremiah Rogers —

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

The said

Jeremiah Rogers,

late of the *Eighteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty-fifth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*six*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *shop* of one

Charles W. Russell. —

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

Charles W. Russell. —

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

0164

SECOND COUNT—

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

Jeremiah Ryan —
of the CRIME OF *Petit LARCENY —* committed as follows :

The said *Jeremiah Ryan,*

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

Two boxes of horse nails of
the value of four dollars
and fifty cents each box.

of the goods, chattels and personal property of one *Charles W. Russell,*

in the *shop* of the said *Charles W. Russell,*

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

0165

THIRD COUNT—

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

Jeremiah Pagan —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Jeremiah Pagan.*

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

*Two boxes of horse nails of
the value of four dollars
and fifty cents each box.*

of the goods, chattels and personal property of one *Charles W. Russell,*

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

unlawfully and unjustly, did feloniously receive and have; the said *Jeremiah Pagan. —*

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

RANDOLPH B. MARTINE,

District Attorney.

0166

BOX:

205

FOLDER:

2046

DESCRIPTION:

Ryan, Joseph

DATE:

01/05/86



2046

0167

Witnesses:

J. Hollingsworth
Counsel,
Filed 5 day of January 1886
Pleads In Guilty (C)

B. W. H. THE PEOPLE
v.s. R
Joseph Ryom
Grand Larceny, 2^d Degree.
(From the Person)
[Sections 528, 531.] Permit Cudel.

RANDOLPH B. MARTINE,
2^d Dist. Atty.
Head of the
Budget Committee,
A True Bill. R. B. G.

Foreman.

Carlton C. Tracy
R. B. G.

Q I E B

Police Court—2 District.

Affidavit—Larceny.

City and County
of New York, } ss.:

Eugenia Denton, ^{daughter}
of Church Street Olings Bridge ^{City of New York}, aged 18 years,
occupation nothing being duly sworn
deposes and says, that on the 26 day of December 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
~~and from his person~~ of deponent, in the day time, the following property viz:

One Leather Purse containing good
and lawful money consisting of
Silver and copper coins of the value
of Fifty one cents on One railroad
Ticket or the value of Eighteen cents
all of the value of Ninety nine
cents.

the property of Frederick M Denton deponents
father

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 Joseph Ryan (now free)

That deponent is informed by officer
Richard Wilson that he saw
said Ryan push against her
and run away. That said officer
asked deponent if she had anything
and she replied Yes my pocket
book. That deponent is informed
by said officer that he found
said property in the possession
of said defendant.

Eugenia Denton

Sworn to before me this
26 day

of Dec 1 1885
John C. Kelly Police Justice.

0169

CITY AND COUNTY
OF NEW YORK, } ss.

Richard Wilson
aged 30 years, occupation Police officer of No.
The 16th Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Eugenia Denton
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 26
day of Dec 1885 Richard Wilson

Pam C. Bratt
Police Justice.

Q 170

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Joseph 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this

day of April 188

John C. Drury
Police Justice.

In the presence of me this
day of April 188

Police Justice.

Joseph Ryan

Q / 7 /

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

Joseph Ban
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 5 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Dec 26th 1883 Sam'l C. P. Bill Police Justice.

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

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188 _____ Police Justice.

0172

21.

Q 1463

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Eugene J. Donohue
Church St.
Kingsbridge
120th Street, Bronx

Offence
Fraud
Soliciting
Bribery
Street

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

Dated Dec 26

1863

Officer

Magistrate

Richard Wilson Officer.

8th Precinct Precinct.

Witnessed

Richard Wilson Street.

8th Precinct

No. DEC 28 Street,

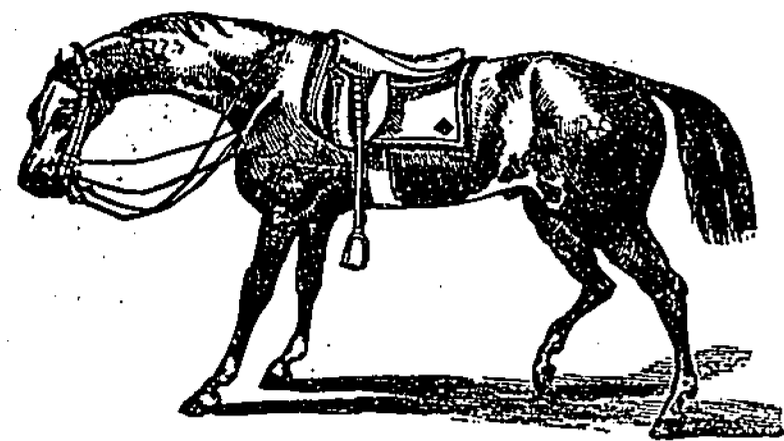
1865

No.

\$ 500 Street,

to answer G.S.

0173



New York,

188

No

Bought of A. S. BOURKE,

(Successor to J. RIICK,)

MANUFACTURER AND DEALER IN

HARNESS AND SADDLERY IN ALL ITS BRANCHES,

No. 586 Seventh Avenue.

Terms Cash.

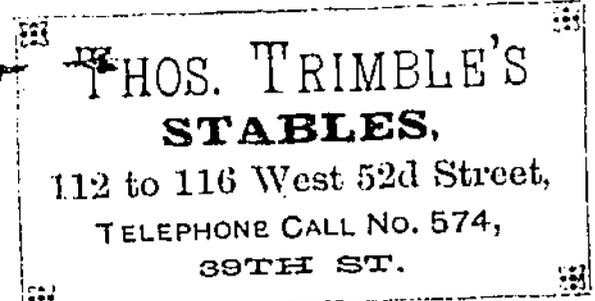
Horses Carefully Measured.
All Orders promptly executed.

New York, Jan 9 - 85
To Judge Gildersleeve
Sir

I know Alexander the
father of Joseph Ryan for the past
ten years. He is a steady, industrious
hard-working man and well able to
care for his family.

Yours respectfully
Anthony S. Bourke

0174



New York, Jan 11th 1886

Judge. Gilderleeve
Dear Sir
The Beaur of this is
the father of defendant
Joel R. and has
work'd for me for the
past eight years and
is at present in my
employ and is a first
class man and is
perfectly able to care
for said child if
exceptible to your honor
please let Beaur have
said child

Respectfully Yours
Thos Trimble

0175

OFFICE OF
M. FITZSIMONS.

ROOFING AND CORNICES,

224 WEST 36TH STREET,

New York, January 8, 1886

Julia Goldswine

Dear Sir

I am
acquainted with the Father
& Mother & Joseph Hayes for
the last 48 years and always
looked upon them as honest and
industrious and the boy has
been very well educated and
is in a fit to support his
comfortably at your house
would be so good as to
charge him this time, I
am almost sure he will
be better and behave than
self-brought boy. Very Respectfully M. Fitzsimons

0 176

Court of General Sessions

The People &c

ag.

Joseph Ryan

City and County of New York ss.

Roger Peacay

being duly sworn says that he resides at
359 W. 40th St in the City of New York
and that he has known the parents of
the defendant for the past seven years.
and knows them to be people of the
highest respectability and amply able
to provide for his welfare as they have
done heretofore — and deponent is of
the opinion that the future of the boy will
be best assured by his remaining in
their custody. That he also knows the
defendant for the past seven years and
always found him to be a good honest
boy and that he was never arrested
during that period.

Swear to before me } Roger Peacay
this Jan. 9. 1886. }

James Wm Langford
Clerk of Deed Office

0 | 77

Court of General Sessions.

The People &c

ag
Joseph Ryan
City and County of New York ss.

William Campbell

being duly sworn says that he resides at 359 W. 40th St. in the City of New York and that he has known the parents of the defendant for the past nine years and knows them to be people of the highest respectability and amply able to provide for his welfare as they have done in the past and the defendant is of the opinion that the future of the boy will be best assured by his remaining in their custody. That he also knows the defendant for the past nine years and always found him to be a good honest boy and that he was never arrested during that period.

Swear to before me }
this Jan 9, 1886. } William Campbell
James E. Whampier.
Crown of Docket N.Y.C.

Q 178

Court of General Sessions

The People vs

ag.

Joseph Ryan.

City and County of New York ss

Peter Winters

Being duly sworn says that he resides at 146 West 52nd St in the City of New York and that he has known the parents of the defendant for the last four years and knows them to be people of the highest respectability and amply able to provide for his welfare as they have done heretofore - and the defendant is of the opinion that the future of the boy will be best assured by his remaining in their custody - That he also knows the defendant for the past four years and always found him to be a good honest boy and that he was never arrested during that period.

Sworn to before me Peter Winters
this Jan. 9, 1886
James W. Whigham
Coron of Justice N.Y.

0179

Court of General Sessions.

The People vs

aq.

Joseph Ryan
City and County of New York ss.

being duly sworn says that he resides at
250 W. 41st St. in the City of New York
and that he has known the parents of
the defendant for the past six years and
knows them to be people of the highest
respectability and amply able to provide
for his welfare as they have done in the
past — and the deponent is of the opinion
that the future of the boy will be best
assured by his remaining in their custody.
That he also knows the defendant
for the past nine years and always
found him to be a good, honest boy
and that he was never arrested during
that period.

Sworn to before me J. S. Carroll Esq.
this Jan. 9. 1886

James W. Whigham
Deorum of Deed N.Y.C.

his
H. X. Patterson
mark

0180

Court of General Sessions.

The People &c

ag.

Joseph Ryan.

City and County of New York, ss.

Patrick Donnelly
being duly sworn says that he resides at
480 - Seventh Ave. in the City of New York
and that he has known the parents of the
defendant for the past ten years and
knows them to be people of the highest
respectability and amply able to provide
for his welfare as they have heretofore
and the defendant is of the opinion that
the future of the boy will be best assured
by his remaining in their custody. ~~that~~
~~he also knows the defendant for the past~~
~~ten years and always found him to be~~
~~a good honest boy and that he was never~~
~~arrested during that period.~~

Sworn to before me) Patrick Donnelly
this Jan. 9. 1886. {

James W. McLaughlin
Sheriff of New York Co.

General Session Court

The People vs

ag:
Joseph Ryan

Jas. M. Brady -
atty for Def.
280 Broadway

0 18 1

0 182

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Ryan

The Grand Jury of the City and County of New York, by this indictment, accuse
— *Joseph Ryan* —
of the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed as follows:

The said *Joseph Ryan*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
~~Xxxxxxxxx sixth~~ day of ~~December~~, in the year of our Lord one thousand
eight hundred and eighty-five, in the ~~day~~ time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one purse to the value of fifty
cents, divers coins, a number kind
and denomination to the grand
jury aforesaid unknown, to the
value of fifty six cents, and one
railroad ticket to the value to
eighteen cents.

of the goods, chattels and personal property of one ~~Emilia Denton~~,
on the person of the ~~said Emilia Denton~~,
then and there being found, from the person of the said ~~Emilia Denton~~,
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.

*Franklin Martin,
District Attorney.*

0183

BOX:

205

FOLDER:

2046

DESCRIPTION:

Ryan, Peter

DATE:

01/27/86



2046

0184

Witnesses:

H. H. [Signature]
Counsel,
Filed 27 day of Jan'y 1886
Pleads

THE PEOPLE

vs.

Peter Ryan
(2 cases)

[Section 1 — Penal Code.]
RANDOLPH B. MARTINE, District Attorney.
Brooklyn, N.Y.
Witnessed & true, I do,
A True Bill.

Foreman

John C. McGroarty

8185

STATE OF NEW YORK,
City and County of New York.

2nd District Police Court.

Charles C. Walters of 204 W 34th St
City of New York being duly sworn, deposes and says, that on the
19th day of January 1886, at the City of New York, in the County of New York,

One (Peter Ryan) nowhere did wilfully
unlawfully and wickedly torture a
certain living animal, to wit a horse
by striking said horse, several blows
on the body with a heavy stick, and
did cause thereby to said living
animal unjustifiable physical pain
and suffering, in violation of the
statute in such case made and
provided

Wherefore the complainant prays that the said

Peter Ryan

may be arrested, and dealt with according to law, and more especially according to the following laws made and provided, to wit:

"An Act to prevent prize fights and fights among game animals," passed April 4, 1856; and "An Act to amend chapter four hundred and sixty-seven of the laws of eighteen hundred and sixty-two, entitled 'An Act to prevent the traffic in impure and unwholesome milk,'" passed May 2, 1864; and "An Act for the preservation of the health of animals for human food," passed April 18, 1866; and "An Act better to prevent cruelty to animals," passed April 19, 1866; and "An Act for the more effectual prevention of cruelty to animals," passed April 12, 1867; and "An Act relating to animals," passed February 11, 1874; and "An Act to amend chapter ninety-seven of the law of 1875," entitled "An Act providing for the forfeiture of property in certain cases," passed May 4, 1875; and "An Act to prevent injury to animals in the City of New York," passed February 8, 1876; and "An Act relating to diseased animals," passed February 28, 1878; and Title XVI of the Penal Code of the State of New York, and the ordinances and regulations of the Sanitary Code of the Board of Health Department of the City of New York.

Sworn to before me this
day of January 19th 1886

E. Maloy

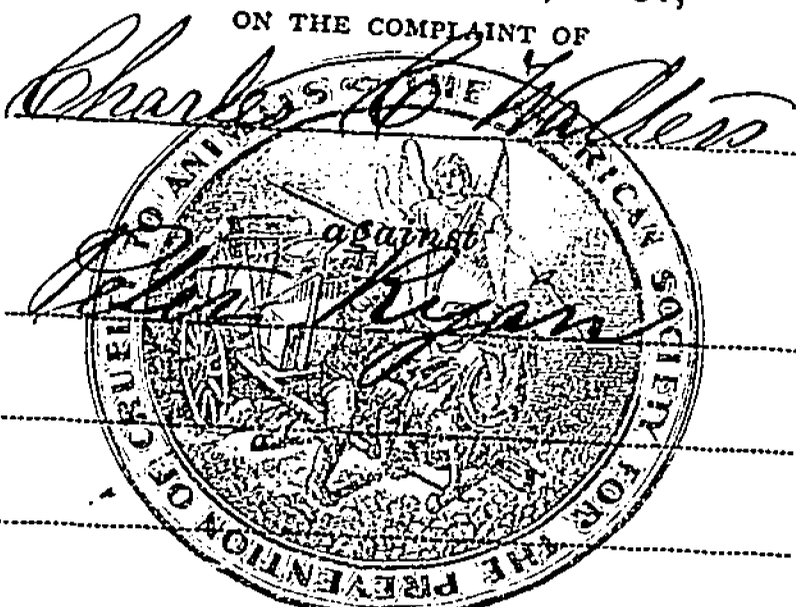
B. J. Beatty
Police Justice.

O 186

Police Court—2nd District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF



CRUELTY TO ANIMALS.

Dated January 19, 1886

Magistrate.

Officer.

A. S. P. C. A.

Witnesses, HENRY BERGH,

No. 100 East 22d Street.

No. _____ Street.

\$ _____ to answer _____

0187

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Peter Rygan 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 Rygan

Question. How old are you?

Answer.

Thirty Years

Question. Where were you born?

Answer.

New York City

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

Answer.

No Home

Question. What is your business or profession?

Answer.

Butcher

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 - Peter Rygan

Taken before me this
day of October 1887

John J. Dwyer
Police Justice.

0188

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

January 19 188

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated

188

J. J. Daffy 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

J. J. Daffy Police Justice.

8189

Police Court--2 80 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles G. Waller's
204 West 34th
v.s.

Peter Flynn

Offence: Murder in the Second Degree

Dated

1886

Magistrate.

Frank D. Mallon Officer.

Officer Precinct.

Witnesses

No.

Street.

1036

No.

Street.

No.

Street.

\$500 to answer

G. J. [Signature]

Corn

□ 190

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 Ryan

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

Peter Ryan
of the CRIME OF Torturing and cruelly beating
an animal, —

committed as follows:

The said Peter Ryan,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the nineteenth day of January, in the year of our Lord one thousand eight hundred and eighty-six, at the Ward, City and County aforesaid, with force and arms, having then and there the care, charge and control of a certain animal and living creature, to wit, a certain horse, did unlawfully torture and cruelly beat the said horse together and there unlawfully and cruelly torturing and cruelly beating and striking the said horse with a certain stick, thereby causing to the said horse insufferable physical pain and suffering; against the form of the Statute in such case made and provided, and against the

0191

peace to the People of the
State of New York, and
their dignity.

Randolph Martine,
District Attorney

0192

BOX:

205

FOLDER:

2046

DESCRIPTION:

Ryan, Peter

DATE:

01/27/86



2046

0 / 93

Witnesses:

118
Counsel,
Filed 27 day of January 1886
Pleads,

THE PEOPLE

vs.
Henry H. Wins.

Peter Ryan

(2 cases)

[Sections 448, 506, 528, 530, 550, 551,
Burglary in the Third Degree.]

RANDOLPH B. MARTINE,

In the day 28th

District Attorney.

Mead / P.M. J.
S.P. Two of twelve was

A True Bill.

Foreman

Chas. M. Hargraves

0 | 94

Police Court ^{2nd} District.

City and County
of New York, { ss.:

of No. 209 East 10th Street, aged 51 years,
occupation in Elevator Hoisting business being duly sworn
deposes and says, that the premises No 523 west 38th Street,
in the City and County aforesaid, the said being a One Story frame
stable
and which was occupied by deponent as a Stables
and in which there was at the time ~~no~~ human being, b,

were BURGLARIOUSLY entered by means of forcibly bursting in
the double door of said premises

on the 18th day of January 1886 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One live horse, harness and lead
altogether of the value of Seven
hundred dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Peter Ryan now herey

for the reasons following, to wit: On said date, about the
hour of 7 o'clock p.m. deponent locked
and securely fastened the door leading
into said stables - About the hour of
6 o'clock am on the following morning
deponent found that said premises has been
burglariously entered as already described
and also found the above-described property
missing - Deponent was subsequently

195

informed by Officer Frank Schmitt of
the 9th Precinct Police, that he arrested
said defendant on a charge of Cruelty-
to Animals and found in his possession
a live horse, ^{harness and} Landau, that defendant
has since ^{said} given harness and said Landau
and fully identifies the same as a portion
of said property stolen from his possession.

Sworn to before me this 20th day of January 1885, in the year of our Lord one thousand eight hundred and eighty-five, and in the reign of our sovereign lord King Edward VII, by G. J. Cooper
S. G. Coffey
Notary Justice

Police Court	District.
THE PEOPLE, &c.,	
ON THE COMPLAINT OF	
Burglary	
Degree.	
vs.	
Date	188
Magistrate.	
Officer.	
Clerk.	
Witnesses:	
Committed in default of \$	
Bail.	
Bailed by	
No.	Street.

0 196

CITY AND COUNTY } ss.
OF NEW YORK,

aged 24 years, occupation.

the 9th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James William Tucker

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

Sworn to before me, this 20
day of January 1886 Frank Schmitt

P.J. Dwyer
Police Justice

0197

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

Dan
J.

District Police Court.

Peter 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 *Peter Ryan*

Question How old are you?

Answer *30 years*

Question Where were you born?

Answer *New York*

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

Answer *I have got no home*

Question What is your business or profession?

Answer *Butcher*

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

Peter Ryan
mark

Taken before me this
day of October 1887

Police Justice.

0198

Police Court 2nd District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James William Tucker
209 Es. 109
Peter Ryan

1
2
3
4

Offence Burglary

Dated January 20 1886

Magistrate.

Buffalo

Officer.

Schmidt

Precinct.

Witnessed Frank Schmidt
Officer of the French Police

No. Street.

No. Street.

\$ 500 to answer G-S

Court.

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

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

Dated January 20 1886.

J. J. Kelly Office Justice.

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

Dated..... 1886

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

Dated.....

Police Justice.

Police Justice.

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

0199

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 Dugan

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

- Peter Dugan -

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

The said Peter Dugan,

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

James W. Sander -

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

James W. Sander -

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

0200

SECOND COUNT—

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

Peter Ryan —
of the CRIME OF *Grand LARCENY in the first degree*, committed as follows:

The said *Peter Ryan,*)

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

*one horse of the value of four
hundred dollars, one vehicle of
the kind commonly called
teamsters, of the value of
four hundred dollars, and
one set of harness of the
value of fifty dollars.)*

of the goods, chattels and personal property of one *James W. Tucker,*

in the *stable* of the said *James W. Tucker,*)

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

020 /

THIRD COUNT—

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

Peter Ryan —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Peter Ryan,*)

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

one Horse of the value of
four hundred dollars, one
vehicle of the kind commonly
called Lameadoles, of the
value of four hundred
^{and one set of harness}
dollars, of the value of
fifty dollars. —

of the goods, chattels and personal property of one *James W. Finken,*

by a certain ~~person~~ persons to the Grand Jury aforesaid unknown, then lately before feloniously
stolen, taken and carried away from the said *James W. Finken —*

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

Peter Ryan. —

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

RANDOLPH B. MARTINE,
District Attorney.

0202

BOX:

205

FOLDER:

2046

DESCRIPTION:

Ryan, William

DATE:

01/06/86



2046

Verdict

Witnesses:

M. C. Graffie
Dene Done

Rock 447, Jr., h. Cm.
Anchorage

Counsel,
Filed 6 day of June 1886
Pleads,

THE PEOPLE

vs. R

William Ryan

I do solemnly swear
that I have not
been influenced by
any person or persons.

[Section 498, 506, 526 & 537]
Burglary in the Third Degree.

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

✓
Chief witness
Samuel H. Horren
Please sign my name
M. C. Graffie
Dene Done

0203

0204

Police Court Q District.

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

of No. 270-9th St Street, aged 39 years,
occupation Milk Dealer being duly sworn

deposes and says, that the premises No. 270-9th Av Street,
in the City and County aforesaid, the said being a Woodshed

in the cellar of said premises
and which was occupied by deponent as a Woodshed or house
and in which there was at the time no human being, by name _____

were BURGLARIOUSLY entered by means of forcibly removing
and wrenching the staple and
fastening of the door of said
Woodhouse or Woodshed

on the 30 day of December ¹⁸⁸⁵ in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:

One Base
burner, Officer's pipe of the
value of Two Dollars
Two \$

the property of Helen Sage (in care of deponent)
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
William Ryan, now deceased,

for the reasons following, to wit: At about 11³⁰ o'clock
A.M. on the date above, Officer Daniel Murray of the 16th
Precinct was passing said premises on duty and saw the said
defendant Ryan coming out of the hall door of said premises with
the said property in a bag, on his back; that said officer being

0205

Inspicisus of said defendant,
followed him about a block, then
arrested him, brought him to
said Mrs Helen Sage, who
identified the property as hers,
and subsequently defendant also
declared and knew it to be
her property, in defendant's case
at the time, therefore defendant
prays that the said defendant
be dealt with as the Law
directs.

Onward before me *Wm H Benjamin*
this 20 day of Dec 1885
say I am *Police Justice*

Police Court — District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

	Burglary	Degree.
23,		

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0206

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
¶ If this Subp^{na} is disobeyed, an attachment will immediately issue
Bring this Subp^{na} 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.]

To see *Recorder Smyth*
S U B P O E N A

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York,

To *H. C. Trahill*

of No. *Stevedore on Dock 47 South River*

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 8th day of January instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

D. Ryan
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

in the year of our Lord, 1887.

RANDOLPH B. MARTINE, *District Attorney.*

0207

CITY AND COUNTY } ss.
OF NEW YORK,

aged 37 years, occupation Policeman of No.

the 16th Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William H. Benjamin
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 30 — Daniel Murray
day of Dec 188

City Clerk
Police Justice.

0208

See. 190-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

William 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I was giving a young man whom I do not know a lift out with the stone - when I got taken. I regime

William Ryan

Taken before me this
day of Dec. 1888

Police Justice.

0209

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
William Ryan

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

~~the~~ Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the

City of New York, until he give such bail.

Dated Dec 3d

1883

Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188

Police Justice.

0210

Police Court *D. 1476* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William A. Benjamin
220 1/2 Ave
William Ryan

Officer James Murray

2 _____
3 _____
4 _____

Dated *Dec 30* 1883
Power Magistrate
Murray Officer.
16 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street,
1000 to answer *G.S.*

Comm

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

02 //

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

William Ryan

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

— William Ryan —

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

The said *William Ryan,*

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

— William D. Benjamin, —

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

William D. Benjamin,

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

02/2

SECOND COUNT—

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

— William Dwyer —
of the CRIME OF Petit LARCENY.—

committed as follows:

The said William Dwyer,

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

one shoe of the value of two
dollars.

of the goods, chattels and personal property of one ~~William Dwyer~~ —

in the ~~order~~ of the said ~~William Dwyer~~,

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

Randolph Brainerd,
District Attorney