

EXCHANGED NAMES.

How Reilly Helred Emmons to Escape from the Island.

One Was Up for Ten Days, the Latter for Six Months.

Reilly Confesses and is Held in Court to Answer.

John Reilly, twenty-six years old, living at One Hundred and Twenty-ninth Street and Third Avenue, was assigned at the Yorkville Police Court this morning on a charge of having aided a six-month convict to escape from the workhouse on Blackwell's Island on March 29 last.

The convict was Grant D. Emmons, twenty-three years old, of 872 Columbus Avenue, who was now answering to a charge by Justice Simms, in the Harlem Court, for failing to provide for his wife.

He was there fourteen days, when the prisoner, Reilly, a ten-day prisoner, was placed in a cell with him. Reilly and Emmons soon became confidential and agreed between themselves to exchange their identity. When Reilly's time was up, he remained in the workhouse, and gave Emmons, the six-month convict, his freedom, without the keepers discovering the trick.

A few days later Emmons was discovered living with friends in Albany by some people who thought he was on the island. They communicated with his wife and she had a searching investigation instituted to see how her husband managed to regain his liberty. The Court had no record of his having been discharged or released on bail, so word was sent to the prison authorities.

Keeper Michael D. Ronen then questioned Emmons, but he refused to name of Emmons, but left the prisoner more mystified than ever. Reilly gave satisfactory answers to the questions regarding the life and family matters of Emmons, showing that he was the man for whom he was in prison.

Last Sunday Keeper Ronen got hold of some papers which belonged to Emmons, and questioned the prisoner regarding it. Reilly could not give the satisfactory answers which he admitted the fraud that had been played.

He said that when he was placed in the cell with Emmons, he was struck by the resemblance they bore to each other. After being together a few days, Emmons made a proposition that they exchange clothes and take each other's name, when his name was called. Reilly agreed to the proposition, and Emmons was discharged as Reilly. Reilly was committed to the workhouse on a charge of aiding a convict to escape.

At the conclusion of the examination Justice Tighe said: "I suppose that you will be able to give me some information regarding the matter. You have committed Reilly for trial. Emmons has as yet not been arrested."

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Galloway is an expressman and lives at 27 Myrtle Street, New York City. Yesterday afternoon Galloway carried some baggage for Ermido's father to the Pier Sixty Stores, foot of Montague Street, Brooklyn. The men quarrelled about the price of the cartage. Galloway says that Ermido pulled the knife from his pocket and stabbed him in the back, shoulder and face.

Galloway is seriously injured. He was in court this morning.

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BRUCLIN NEWS.

WEING TO ANSWER, SWINDLING THE RAILROAD.

Grand Jury Will Hear the Charges of Attempted Extortion. Conductors, Brakemen and Agents Said to Be in the Scheme.

Justice Tighe's Summary Disposal of the Case.

Would Not Hear Any Defense and Fixed Bail at \$500.

David Weing, an Austrian tailor, who was arrested a week ago, on complaint of Jacob Klein, of 74 Johnson Avenue, charging him with attempting to extort money from him by representing himself as Assistant Fire Marshal and threatening to arrest him for setting fire to his home, was held for the Grand Jury this morning by Justice Tighe in the Adams Street Police Court.

Since Weing was taken into custody at the home of his sweetheart, in New York City, he has claimed that his arrest was a put-up job. He has also made ugly allegations against certain persons who figure in the prosecution, and said that when the case came up for examination he would make merry music for them.

Detectives Ryan and Kelly, of the Brooklyn Central Office, and Deputy Fire Marshal Freed, of New York, have declared that Weing had been working for them and had produced valuable evidence in several arson cases. The examination to-day was held in the presence of the Grand Jury, and Weing was committed to the House of Correction to await the Grand Jury's decision.

When the case was called, Jacob Klein, who is the complainant, told Justice Tighe that he had first seen Weing on the night of July 5, when the latter called and took him into the back yard and told him he had better give up a few dollars.

"I have been sent here by the Fire Marshal," Weing said, "according to the witness."

"About \$50 will do, and if you don't pay it, I will be arrested to-morrow," said Weing, "continued Klein, "that if the Fire Marshal wanted me he could send for me."

Lawyer Whitehouse tried to get Klein to reveal the rest of the story, but the witness refused to do so. He said that Weing demanded the money on July 27.

The affidavit was produced, showing that Weing called at his house and saw his wife on the night of July 5, when he told her that he had been arrested by the Fire Marshal and that he would surrender if she would give him the money on July 27.

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