

0957

BOX:

515

FOLDER:

4694

DESCRIPTION:

Jones, George

DATE:

03/24/93



4694

Witnesses:

In Magistrate
Audrey M. Gentry
I have examined
the complainant
He was blind
blind at the
time his watch
was stolen & tells
me he don't know
who took it &
can't swear that
prisoner took the
watch - no guy
would ever com-
mit upon such
testimony - I said that
the defendant be
discharged on his own
recognizance \$100
March 20th 1913 G.D.H.

212
Counsel
Filed
Pleads
day of March 1893
THE PEOPLE

Grand Larceny, second Degree,
(From the Person),
[Sections 529, 530, Penal Code.]

vs.
George Jones

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. M. Nelson
Foreman.
March 20th 1913
I recognize
I recognize

0958

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

George Jones.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. Not from the fact - that at the time - my watch was taken - I was in no condition to tell how or by whom it was taken - I had been drinking very heavily - and I have no recollection of what occurred.

I was awake the morning following - ~~led~~ by the policeman - and I went to Court with him - and I signed the Affidavit, but my mind was in such a confused condition that I did not thoroughly understand what he read to me.

Given to before me this } James H. Haggerty
30th day of March 1893 }

Thos A. McGuire
Clerk of Court
N. Y. C.

0960

Police Court— 3rd District.

1012

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. St Catharine Street, aged 34 years,
occupation Printer

James H Haggerty

deposes and says, that on the 21 day of June 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

person of deponent, in the day time, the following property, viz:

One silver watch of the value of ten dollars.

(W. P. Co)

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

George Jones (nowhere) from the fact that deponent saw the deponent feloniously take steal and carry away the said property from the lower left hand side of pocket of a vest that he was then said then wearing upon his person

James H Haggerty

Sworn to before me, this 21 day of June 1893

Arthur J. [Signature]

Police Justice.

0961

Sec. 198-200.

3 District Police Court. 1882

City and County of New York, ss:

George Jones

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. *George Jones*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *251 Monroe St. 5 years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*

George Jones

Taken before me this 27 day of *April* 1892

Police Justice.

0962

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

defendant

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

Dated, March 2 1893

[Signature]

Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

098

Police Court--- 3 District. 323

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Haggerty
George Jones

Paul J. [unclear]

2
3
4

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

Dated, March 21 1893

Koch Magistrate.

McCarthy Officer.

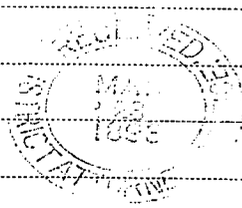
Witnesses Call the officer Precinct.

No. Street.

No. Street.

No. Street.

\$ 500 to answer 45



Call the officer

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George Jones

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

George Jones

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

The said *George Jones,*

late of the City of New York, in the County of New York aforesaid, on the *21st* day of *March* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *day* time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of ten dollars

[Large handwritten flourish]

of the goods, chattels and personal property of one *James N. Haggerty* on the person of the said *James N. Haggerty* then and there being found, from the person of the said *James N. Haggerty* 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.

De Lancey Nicoll
District Attorney

0965

BOX:

515

FOLDER:

4695

DESCRIPTION:

Kahn, Joseph

DATE:

03/10/93



4695

0966

Witnesses:

Emil Asperdins
R. Bennett

51

Counsel,

Filed

day

1890

W. C. ...
...

Reads:

THE PEOPLE

vs.

Joseph Kahn

Grand Larceny, second Degree,
[Sections 828, 837, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. W. Heaton

Foreman.

Subj. Mch 14, 1890

Plendo P. B.

Pen 6 months

Police Court 5th District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Emile Gades Jardins

of No. 2314 Deena Avenue Street, aged 35 years,
occupation Messenger being duly sworn,

deposes and says, that on the 3 day of February 1899 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
session of deponent, in the day time, the following property, viz:

One clock and one pair
Portieres together of the value of
Twenty Six dollars

the property of The American Window Company
in care and custody 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 Joseph Kahn (now here)
from the fact that the defendant was
employed by deponent as an agent
and on said date deponent gave the defendant
the above described property to sell with
the understanding that at the expiration
of five days defendant was to return said goods
or a contract for said goods to deponent
and on said date defendant gave deponent
the annexed Bogus Contract in the name
of B Jones of no 526 East 139th Street
and on the next day ~~the~~ day after
deponent went to said address no 526
East 139th Street and discovered said
address was a vacant lot and the

Sworn to before me this
of
189
Police Justice.

defendant failed to return said property
of the contract for the same to deposit
but with held and appropriated the
same to his own use to keep on deposit
frays that said defendant may be
held with according to law

Sworn to before me }
this 1st day of March 1893 } @ @ Duff Gardens

C. C. Dunning
Police Justice

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Joseph Kahn 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* he sees 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.

Joseph Kahn

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York City

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

Answer.

Amel Hotel 122 West 3rd Ave one week

Question. What is your business or profession?

Answer.

Clothing Cutter

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

J. Kahn

Taken before me

day of

March 1897
Edmund

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

DeLaur

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

Dated, March 2 189

W. S. Simms Police Justice.

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

Dated, 189

Police Justice.

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

Dated, 189

Police Justice.

09

\$ 1000. Ex Mar 2/93. 2.P.M

P 309 51 251 1884
Police Court--- District.

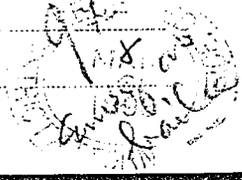
(THE PEOPLE, &c.,
ON THE COMPLAINT OF
Emile Des Landings
231 1/2 St
Joseph Kahne

1
2
3
4

Dated, March 1 1893
Gimmie J. Magistrate.
Henry Levi Officer.
J. J. Precinct.

Witnesses W. Saulsbury
No. 352 Pleasant Ave Street
B. Bennett
No. 157 Bowery Street
David Wolf
No. 106 St bet 2 & 3rd Aves

\$ 1000- to answer G. S. v
C. M.



BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0973

READ THE CONTRACT

\$ 15.00 On Instalments.
10 per cent Reduction for Cash.

No.

189

I have this day received of **The American Wringer Co.**, Successor to the **Metropolitan Mfg. Co.**, 99 Chambers St., New York, under an agreement for a Conditional sale, **One Eclipse** for which I agree to pay 15.00 Dollars, in weekly instalments of 1.50 until the whole is paid.

It is EXPRESSLY AGREED that no title shall be acquired by me until said sum of 15.00 dollars is fully paid in cash, and in case of failure to make any of said payments when they become due. I will surrender said goods to said Company, or its Agent or attorney, without process of law. In case I fail to deliver said goods to said Co. or to its agent or attorney at any time upon demand, after any breach of this agreement, I hereby grant to said Co., its agent or attorney, full authority to enter upon my premises for the purpose of removing said goods without rendering them liable for any manner of trespass. If full payment of the purchase price is not made in the time specified, said Co. shall be entitled to retain all sums paid by me, as a reasonable compensation for injury to and use of said goods, and for its trouble and expense in connection with this transaction with me.

It is ALSO AGREED, that if said Co. takes possession of said goods for any breach of this agreement, I shall have the right to redeem the same at any time within thirty days after such taking, by paying to it the full amount of the price then unpaid, together with all lawful charges and expenses due to said company.

AND I ALSO AGREE, not to remove said goods from the premises I now occupy, without written notice to said Company and having first obtained its written consent. AND I HEREBY CERTIFY, that there is no contract or understanding, verbal or otherwise, between myself and said Co., or any of its agents or salesmen, other than is here expressed.

When said goods have been fully paid for, according to the terms of this agreement, it shall become my property, and not otherwise. The first instalment after the delivery of this agreement, shall be payable within a week after the date hereof, and each subsequent payment during each succeeding week.

Husband's place of business... Printer
24 Beacch
M. A.

Signature... [Signature]
Residence... 28th St 37 Ave

0975

READ THE CONTRACT

I have this day received of **The American Wringer Co., Successor to the Metropolitan Mfg. Co., 99 Chambers St., New York**, under an agreement for a Conditional sale **One Eight Day** Clock, until the whole is paid, for which I agree to pay 189.50 Dollars, in weekly installments of 22.44 dollars is fully paid in cash, and in case of failure to make any of said payments when they become due, I will surrender said goods to said Company, or its Agent or attorney, without process of law. In case I fail to deliver said goods to said Co. or to its agent or attorney at any time upon demand, after any breach of this agreement, I hereby grant to said Co., its agent or attorney, full authority to enter upon my premises for the purpose of removing said goods without rendering them liable for any manner of trespass. If full payment of the purchase price is not made in the time specified, said Co. shall be entitled to retain all sums paid by me, as a reasonable compensation for injury to and use of said goods, and for its trouble and expense in connection with this transaction with me.

It is also Agreed, that if said Co. takes possession of said goods for any breach of this agreement, I shall have the right to redeem the same at any time within thirty days after such taking, by paying to it the full amount of the price then unpaid, together with all lawful charges and expenses due to said company.

And I also Agree, not to remove said goods from the premises I now occupy, without written notice to said Company and having first obtained its written consent. And I hereby certify, that there is no contract or understanding, verbal or otherwise, between myself and said Co., or any of its agents or salesmen, other than is here expressed.

When said goods have been fully paid for, according to the terms of this agreement, it shall become my property, and not otherwise. The first installment after the delivery of this agreement, shall be payable within a week after the date hereof, and each subsequent payment during each succeeding week.

Husband's place of business, _____
 Signature, _____
 Residence, _____

\$ 189.50 Clock No. 19710
 189.50

0976

Check No.

2/15/40 1893

Lease No.

Received of The American Wringer Co.

SUCCESSOR TO

METROPOLITAN MANUFACTURING CO.

Duchess Wringer *1940*

one pair Clock, *1940*

For sale or lease, as Special Agent of said Company, and I promise ~~and agree to turn over to said Company, the proceeds of sale of said article, or a regular lease thereof, as soon as received by me, and to return said article, to said Company in good order, within five days from date, in case I shall not have made, within that time, a sale or lease thereof.~~

J. Kahan

Residence, *208 East 129 3rd floor.*

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 Kahn

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

Joseph Kahn

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

The said

Joseph Kahn

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

one clock of the value of twelve dollars, and one pair of portieres of the value of fifteen dollars

[Large decorative flourish]

of the goods, chattels and personal property of ~~one~~ *a certain corporation* known as the *American Wringer Company*

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.

~~SECOND COUNT~~

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

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

The said

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,

of the goods, chattels and personal property of one

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

unlawfully and unjustly did feloniously receive and have; the said

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.

~~DE LANCEY NICOLL,~~

~~District Attorney.~~

Second COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *Joseph Kahn*
of the same CRIME OF *Grand* LARCENY, in the
second degree, committed as follows:

The said

Joseph Kahn
late of the City of New York, in the County of New York aforesaid, on the *fifteenth*
day of *February*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, being then and there the *clerk*
and servant of a certain corporation
known as the American Wringer Company

and as such *clerk and servant* then and there having in *his* possession,
custody and control certain goods, chattels and personal property of the said *corporation*

the true owner thereof, to wit:

one clock of the value of
twelve dollars, and one pair of
spattees of the value of fifteen dollars

did afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with
force and arms, feloniously appropriate the said *goods, chattels*
and personal property
to *his* own use, with intent to deprive and defraud the said *corporation*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal property
of the said *corporation*

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

DE LANCEY NICOLL,
District Attorney.

0980

BOX:

515

FOLDER:

4695

DESCRIPTION:

Kane, James

DATE:

03/27/93



4695

Witnesses:

M. Welborn
C. Waterman

~~244~~

Counsel, *J. March*
Filed, *J. March* 1893
Pleads, _____

THE PEOPLE

vs. *R*

James Kane

INJURY TO PROPERTY.
[Section 654, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

1st + 2nd

A TRUE BILL.

Wm. Keaton

Foreman.

Robert G.

Henry G. G.

*3 Mrs. Puro
Edith G. G.*

0982

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 6th DISTRICT.

Martin Wellbrook

of No. 2854 - 3rd Avenue Street, aged 29 years,

occupation Saloon being duly sworn deposes and says

that on the 18th day of March 1893

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

(now here) did wilfully, maliciously and unlawfully cast and throw from his home as defendants window a large stone - said stone striking & breaking a large plate glass of the value of forty dollars - out of defendants stone window No 2854 - 3rd Avenue - defendants therefore prays that the said James Kane may be dealt with as the law directs

Martin Wellbrook

Sworn to before me, this

19th day

of March 1893

Joseph H. [Signature]

Police Justice.

0983

Sec. 198-200.

6

1882

District Police Court.

City and County of New York, ss:

James Kame 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 Kame*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Bulame*

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

Answer. *733 E 156 St*

Question. What is your business or profession?

Answer. *Machinist*

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*

James Kame
Mark

Taken before me this *19* day of *March* 1893
Arthur J. ...
Police Justice.

0984

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 Alfred Smith

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

Dated March 19th 1893 J. F. [Signature] Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

244 318
Police Court--- 6th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Martin Wellborn
2854 vs. 3707E

James Kame

Office Malheur, Marsh
- February

Dated March 19th 1893

Feitner Magistrate.

Claude S. Waterman Officer.

337 Precinct.

Witnesses.....

No. Street.

No. Street.

No. Street.

\$ 1000 to answer J.S.,
Cone



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

James Kane

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

James Kane

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said

James Kane

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

one pane of plate glass -

of the value of

forty dollars

of the goods, chattels and personal property of one *Martin Wellbrook* then and there being, then and there feloniously did unlawfully and wilfully

break

and destroy;

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

James Kane
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows.

The said *James Kane*,

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

one pane of plate glass —

of the value of *forty dollars* —
in, and forming part and parcel of the realty of a certain building of one *Martin*
Wellbrook — there situate, of the real property of the said
Martin Wellbrook —

then and there feloniously did unlawfully and wilfully *break and*
destroy;

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.

DE LANCEY NICOLL,
District Attorney.

0988

BOX:

515

FOLDER:

4695

DESCRIPTION:

Keegan, John

DATE:

03/28/93



4695

Witnesses:
J. B. Callaghan
J. H. McGarry

J. P. Steiner
Counsel,

Filed, 28th day of March 1893

Pleads, *Not Guilty, March 29/93*

THE PEOPLE

vs. *P*
John Deegan

March 24/93
Sent to the Court of Special Sessions for trial, by request of Counsel for Defendant.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. W. Neaton
Foreman.

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday. [Chap. 401, Laws of 1892, § 82.]

0990

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 Keegan

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

John Keegan
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *John Keegan*

late of the City of New York, in the County of New York aforesaid, on the 26th day of March in the year of our Lord one thousand eight hundred and ninetythree, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

John Keegan
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *John Keegan*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL,
District Attorney.

099

BOX:

515

FOLDER:

4695

DESCRIPTION:

Keleher, John

DATE:

03/24/93



4695

Witnesses:

Therball du...

211

Counsel

Filed

Ray of ... 1893

Pleads,

THE PEOPLE

vs.

John Heleher

Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 529, 530, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. Heaton,

Foreman.

Wm. Heaton

Thomas J. ...

Ed. ...

0993

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } ss: Herbald Lutz

of No. 140 Second Avenue Street, aged 42 years,
occupation Superintendent being duly sworn,

deposes and says, that on the 21 day of March 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the night time, the following property, viz:

one
bicycle of the value of forty dollars
\$40—

the property of deponent as custodian.

and that this deponent
was a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by John Keleher

(now here) deponent gave the said
bicycle in charge of his son Julius
Lutz who informs deponent that he
left the said bicycle in the hall
of deponent's house at 140 Second
Avenue, and the said bicycle was
stolen therefrom on said date,
and deponent is informed by Detectives
James J. Vallely and Frank Evanhoe
now here that they found the
said bicycle in the possession of the
defendant at about No 14 Orchard
Street where defendant had placed
it for sale Herbald Lutz

Sworn to before me, this 21 day
of March 1893
John Keleher Police Justice.

0994

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Frank N. Erwin

aged _____ years, occupation *Director* of No. _____

300 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Hubert Lutz*

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

Sworn to before me, this *22* day
of *March* 189*7*

Frank N. Erwin

John P. Worth Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged _____ years, occupation James J. Kelly
Relator of No.

100 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Theodore Lutz

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

Sworn to before me this 22 day James J. Kelly
of Man 189 9

John P. Woodie Police Justice.

0996

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged 19 years, occupation none of No. 140 Record Avenue

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Hestfeld Lutz and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 22 day of March 1899 } Julius Lutz

John P. ... Police Justice.

099

2

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Keleher 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 Keleher*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *16 West St. 3 weeks*

Question. What is your business or profession?

Answer. *Polish 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 guilty*

John Keleher

Taken before me this

day of *March* 188*9*

John R. ...

Police Justice.

0998

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 Keler

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

Dated *March 22* 18 *93* *John R. Wood* Police Justice.

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

Dated.....18.....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.....18.....Police Justice.

099

211

322

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Herbald Tutty
140 2nd St
John Keleher

Lacey
Lacey
Offence

2
3
4

Dated March 22 1889

Voorhis Magistrate.
Valley & Earhove Officer.
C.O. Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 500 to answer

G.S.
A.H.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

1000

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 Keleher

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

John Keleher

of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

John Keleher,

late of the 17th Ward of the City of New York, in the County of New York aforesaid, on the twenty first day of March in the year of our Lord one thousand eight hundred and ninety-three, in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

one bicycle of the value of forty dollars

[Large handwritten flourish]

of the goods, chattels and personal property of one Theobald Lutz

in the dwelling house of the said Theobald Lutz

there situate, then and there being found, from the dwelling house 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.

De Lancey Nicoll, District Attorney

1004

BOX:

515

FOLDER:

4695

DESCRIPTION:

Kellenbach, Alfred

DATE:

03/21/93



4695

Witnesses:

Frederick Schmittman
Geo. R. Coff

147

Counsel,

Filed

Day of March 1893

Pleas,

Allegedly

THE PEOPLE

vs.

Alfred Kellenbach

Grand Larceny, Second Degree
[Sections 528, 581, 572 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. H. Keeler

Foreman.

April 3/93

Henry J. Zieg
Pen 1 of P.M.

1003

G 77195
Manhattan Loan Office,
E. STONE,
No. 229 Third Avenue,
2 doors from 19th St., NEW YORK.
FEB 7 1893 1893.

*1 Coat
112
Beck*

Not accountable for Loss, or Damage by Fire, Breakage,
Robbery or Moth.

PLEASE READ THE OTHER SIDE.

9135
J. KASKEL,
No. 735 Third Avenue,
Bet. 45th & 46th Sts., NEW YORK.

AW 811893 \$ Cts.

*1 Coat
112
Beck*

Good for One Year Only.
Not accountable for Loss or Damage by Fire, Breakage,
Robbery or Moth.

Rate of Interest.
On sums of One Hundred Dollars, or under,
3 per cent. per month or any fraction thereof for first six
months, and 2 per cent. per month thereafter. On sums
over One Hundred Dollars, 2 per cent. per month
for first six months, and 1 per cent. per month thereafter.

1004

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 26 years, occupation Clerk of No. Paul Revere

44 East 9 Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Gerstein Schmutzmann

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

Sworn to before me, this 12 day of March 1921 Paul Revere

John Ryan
~~John Ryan~~ Police Justice.

Police Court— 1 District. Affidavit—Larceny.

City and County of New York, } ss. Gustave Schwartzman

of No. 238 East 353 Street, aged 35 years,

occupation Bank Clerk being duly sworn,

deposes and says, that on the 6 day of February 1899 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day—time, the following property, viz:

Two suits of clothes of the value of about fifty dollars \$50.00

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 Alfred Kellubach, known

here, for the following reasons. That previous to said date deponent and defendant roomed together at the above address. That on or about said date defendant left the room and did not return and deponent missed the property. That deponent suspected the defendant and caused his defendant's arrest. That deponent is informed by Paul Rehwinkel that on or about the 10th of February, defendant came to his, Paul's room and left two pocket books in which were found pawn tickets, among which are the tickets which are hereto

Sworn to before me, this 189 1912 of Police Justice.

annexed and which represent part of
the property taken from deponent on said
date. Therefore deponent prays that
the defendant be dealt with as the
law directs

Given & before me this 5th day of March 1893
13th day of March 1893

Charles Schwarzmann

John J. Ryan
Police Justice

1007

Sec. 198-200.

1883
District Police Court.

City and County of New York, ss:

Alfred Kellubach 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.

Alfred Kellubach

Question. How old are you?

Answer.

25 yrs

Question. Where were you born?

Answer.

Germany

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

Answer.

224 East 19th St 7 months

Question. What is your business or profession?

Answer.

Apothecary

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
Alfred Kellubach*

Taken before me this
day of *Sept* 189*9*

[Signature]

Police Justice.

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 1 DISTRICT.

Sworn to before me, this

of March 1893

[Signature]

Police Justice.

John T. Ruff of 116 Police Central Office Street, aged 40 years, occupation Police Officer being duly sworn, deposes and says that on the 8th day of March 1893 at the City of New York, in the County of New York,

Deponent arrested Alfred Kellenbach (now Lee) charged with larceny the property of a Schwartzman of the value of Fifty dollars and deponent has been unable to procure the attendance of said complainant together with other complainants to appear in court to make the necessary complaints against defendant and deponent asks that said defendant be committed to enable him to procure the complainants to make complaints against him.

John T. Ruff

Police Court, _____ District,

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

John T. Cullen

vs.

Alfred Meersbach

AFFIDAVIT.

Date, *March 1893*

White Magistrate.

Officer.

Witness, _____

Disposition, *5011. 2*

March 13/10.00

10 10

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

Dated, March 23 1893 [Signature] Police Justice.

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

Dated,..... 189..... Police Justice.

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

Dated,..... 189..... Police Justice.

101

147
Police Court--- District 296
1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Justus Schmartz
Alfred Kellner

1
2
3
4

John Green
Offense

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

Dated, *March 13* 189*5*

Ryan Magistrate.
Cuff & McArthur Officer.

Witnesses *Paul Ribnick* Precinct.

No. *47 East 9* Street.

George H. Beyer

No. *205 2^d Ave* Street.

No. *100* Street.

\$ *100* to answer *for*

Committed

10-12

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Alfred Kellenbach

The Grand Jury of the City and County of New York, by this indictment, accuse
Alfred Kellenbach
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Alfred Kellenbach*
late of the City of New York, in the County of New York aforesaid, on the *sixth*
day of *February*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

*two coats of the value of fourteen
dollars each, two vests of the
value of six dollars each, and
two pairs of trousers of the
value of seven dollars each pair*

of the goods, chattels and personal property of one *Gustav Schwarzmann*

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. *De*

SECOND COUNT—

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

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

The said *Alfred Kellenbach*

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,

two coats of the value of fourteen dollars each, two vests of the value of six dollars each, two pairs of trousers of the value of seven dollars each pair

of the goods, chattels and personal property of one

Gustav Schwarzmann

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

Gustav Schwarzmann

unlawfully and unjustly did feloniously receive and have; the said

Alfred Kellenbach

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.

DE LANCEY NICOLL,

District Attorney.