

0275

BOX:

4

FOLDER:

53

DESCRIPTION:

Flood, William

DATE:

01/19/80



53

0276

BOX:

4

FOLDER:

53

DESCRIPTION:

Kelly, James

DATE:

01/19/80



53

0277

Counsel,

Filed *19* day of *Aug* 187*7*

Pleads

*20* *14* *31* THE PEOPLE

*14* *31* *20* *14* *31* James Kelly

*20* *14* *31* William Hood

*20* *14* *31* BENJ. K. PHELPS,

District Attorney.

Larceny, and Receiving Stolen Goods.

A True Bill

*Wm. H. Rice*

*Aug 20. 1877.* Foreman.

*S. P. One year each.*  
*Edw. H. Rice & Co.*

0278

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

Form 891

POLICE COURT SECOND DISTRICT.

of No. *358 West 29* Street, being duly sworn, deposes  
and says, that on the *15* day of *January* 18 *80*  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away from the possession of deponent,

the following property, to wit:

*five sheets value six dollars*  
*one bed spread value four dollars*  
*one linen table cloth value three dollars*  
*Twelve covers for chairs value twelve dollars*  
*Six pillow cases value six dollars -*  
*Two muslin undergarments value three dollars*

all of the value of *thirty four* Dollars,  
the property of *Complainant*

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 Kelly*

and *William Flood* now present  
from the fact that deponent  
is informed by officer *Abraham*  
*Misner* of the 20 Precinct  
that he found *William Flood*  
in the hallway of premises  
*358 West 29th St* with a bundle  
containing all of the above described  
property. Deponent caught *Kelly*  
on the roof of premises *356*  
*West 29th St* having a rope  
around his waist. Said *Kelly*  
had used the rope in lowering  
himself down to get into the  
room where the property was taken  
from.

Sworn to before me this

day

Police Justice.

0279

City and County  
of New York ss -

Abraham Minnerly  
Police Officer 20 Precinct being sworn  
says that about ten o'clock on the  
evening of the 15 of January 1880  
Department was informed that by Simon  
Witmark skin was thieves in his  
house defendant went into the premises  
No 35-8 West 29 Street and found  
William Flood with a bundle containing  
the property described in Simon Witmark's  
affidavit

Sworn to before me  
This 16 day of Jan'y 1880  
Abraham Minnerly  
Police Officer

0280

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James Kelly* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz.:

Question.—What is your name?

Answer.—

Question.—How old are you?

Answer.—

Question.—Where were you born?

Answer.—

Question.—Where do you live?

Answer.—

Question.—What is your occupation?

Answer.—

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

*I don't remember any thing about it I was drunk.  
James Kelly*

Taken before me this

Police Justice.

1886

0281

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, }

*William Flood*

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

*William Flood*

Question.—How old are you?

Answer.—

*Twenty two years.*

Question.—Where were you born?

Answer.—

*New York*

Question.—Where do you live?

Answer.—

*234 W 31st*

Question.—What is your occupation?

Answer.—

*Greeny man*

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

*I am interested*

*William Flood*

Taken before me, this

Police Justice.

1870

0282

FORM 894.

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Simon Metmark*  
*James Kelly*  
*William Flood*

Affidavit—Larceny.

DATED *Jan 16* — 18 *80*

*Magistrate.*

*Ministry* OFFICER.

*20*

WITNESS:

\$ *500* TO ANS.

BAILED BY

NO.



STREET.



0283

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*James Kelly and William Flood*  
*cuck*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*Fifteenth* day of *January* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County aforesaid,  
with force and arms,

*sixty yards of muslin of the value ten cents each*  
*yard*  
*One Spread [of the kind called a Bed Spread]*  
*of the value of five dollars*  
*One table cloth of the value of three dollars*  
*Twelve covers [of the kind commonly called*  
*cham covers] of the value of one dollar each*  
*Six pillow cases of the value of one dollar*  
*each*  
*Two chemises of the value of one dollar and fifty*  
*cents each*

of the goods, chattels, and personal property of one

*Simon Weismann*

then and

there being found, 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.

0284

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

James Kelly and William Flood  
each —

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

sixty yards of muslin of the value of ten cents each —

One spread [of the kind commonly called a  
red spread] of the value of five dollars, —

One table cloth of the value of three dollars,

Twelve covers [of the kind commonly called  
chair covers] of the value of one dollar  
Each —

Six Pillow cases of the value of one dollar each —

Two chemises of the value of one dollar <sup>and</sup>  
fifty cents each —

of the goods, chattels, and personal property of the said

Simon Mitmars

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said

Simon Mitmars

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

James Kelly and William Flood —  
then and there well knowing the said goods, chattels, and personal property, to have been feloniously  
stolen,) 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.

BENJAMIN K. PHELPS, District Attorney.

0285

BOX:

4

FOLDER:

53

DESCRIPTION:

Kelly, John

DATE:

01/12/80



53

0286

BOX:

4

FOLDER:

53

DESCRIPTION:

Williams, Robert

DATE:

01/12/80



53

0287

BOX:

4

FOLDER:

53

DESCRIPTION:

Wolf, Solomon

DATE:

01/12/80



53

0288

~~82~~ 82 70 4

Filed 12 day of Jan 1880

Pleads, *Indictment*

THE PEOPLE

vs.

*John Kelly  
Robert Williams  
Solomon Hays*

*Alleged*  
ROBBERY.—First Degree.

BENJ. K. PHELPS,

*District Attorney.*

A True Bill.

*W. H. Hays*

*Jan 16 1880* Foreman.

*John, Hays*

0290

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

Form 123.

Police Court—Second District.

*Edward Martin*

of No. *1412 Carter* Street, being duly sworn, deposes and says,

that on the *morning of the 3<sup>d</sup>* day of *January* 188*7*,  
at the City of New York, in the County of New York, was feloniously taken, stolen, and  
carried away from the person of deponent, by force and violence, and against the will of  
deponent, the following property, viz.:

*one watch, per coat of the  
value of eighteen dollars*

of the value of

the property of

*Eighteen*  
Dollars,

and that this deponent has a probable cause to suspect, and does suspect, that the said  
property was feloniously taken, stolen and carried away, by force and violence, and against  
his will, by

*John Kelly, Robert Williams  
and Solomon Wolf - (all now here)*  
for the following reasons, to-wit:

*That about the hour of 10 o'clock  
on said morning deponent was  
standing on the corner of Rivington and  
Bayard streets when the said  
defendants came up behind deponent  
and attacked and seized hold of  
deponent by the collar of the coat  
then and there worn by deponent as a  
part of his bodily clothing and said  
defendants did feloniously attempt  
by force and violence, without*

*Sworn to before me this*  
*187*

*Police Justice*

the concert and against the will of  
 defendant, to take, steal and carry away  
 from the person of defendant the Over-  
 land Express ~~baggage~~ - that defendant  
 called out in a loud voice "Watch, when  
 Officer Christopher Brady of the 10<sup>th</sup> Precinct  
 Police appeared and arrested the said  
 John Kelly. - Said Robert Williams and  
 Solomon Gump saw and saw the ap-  
 pearance of said ~~defendant~~ and  
 defendant therefore charges the said  
 defendants with acting together and in  
 concert in attempting to commit said  
 offense.

known to before me this } Edward H. H. }  
 3<sup>rd</sup> day of January 1880 }  
 J. A. C. H. H. -  
 Police Justice.

City and County of N. Y.  
 New York

Christopher Brady,  
 an officer attached to the 10<sup>th</sup> Precinct  
 Police, being duly sworn deposes and  
 says that he was on police duty on  
 the morning near Bayard Street on  
 the morning of the 3<sup>rd</sup> day of January  
 1880 and about the hour of three o'clock  
 in the afternoon, he heard the cry of "Watch", when  
 he ran in the direction of said cry  
 and saw the defendants - John



0292

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Kelly* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

*John Kelly*

Question.—How old are you?

Answer.—

*Twenty eight*

Question.—Where were you born?

Answer.—

*Ireland*

Question.—Where do you live?

Answer.—

*47 Oliver st*

Question.—What is your occupation?

Answer.—

*Stone laborer*

Question.—Have you anything to say, and if so, what—relative to the  
charge here preferred against you?

Answer.—

*I am not guilty of the charge.*  
*John F Kelly*  
*mark*

Taken before me, this

*3rd*

day of

*May*

1890

Police Justice.

0293

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*Robert Williams* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*Robert Williams*

Question.—How old are you?

Answer.—*Sixteen years*

Question.—Where were you born?

Answer.—*Wilmington '0*

Question.—Where do you live?

Answer.—*144, Henry Street*

Question.—What is your occupation?

Answer.—*Swindler*

Question.—Have you anything to say, and if so, what—relative to the  
charge here preferred against you?

Answer.—*I am not guilty of the charge.*  
*Robert Williams*

Taken before me, this

3

day of

January 1880

Police Justice.

0294

Police Court

CITY OF NEW YORK

Police Court—Third District

CITY AND COUNTY

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*Sullivan Wolf* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*Sullivan Wolf*

Question.—How old are you?

Answer.—*Twenty-two*

Question.—Where were you born?

Answer.—*U.S. New York*

Question.—Where do you live?

Answer.—*59 Ludlow street*

Question.—What is your occupation?

Answer.—*Painter*

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—*I am not guilty of the charge.*  
*Sullivan Wolf*  
*mark.*

Taken before me, this

30<sup>th</sup>

day of May

1896  
Police Justice.

0295

Form 123

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Edward Martin

vs.

John Kelly

Robert Williams

Affidavit—Robbery.

Dated January 3 1880.

W. H. Williams Magistrate.

1880. Officer

Witness, Christopher Brady

W. H. Williams



\$ 200, to ans. Wilson

Bailed by

No. Street.

0296

CITY AND COUNTY {  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*John Kelly, Robert Williams & J. J. Williams*  
*Each*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *Third* day of *January* in the year of our Lord  
one thousand eight hundred and ~~sixty~~ *Eighty* at the Ward, City, and County  
aforesaid, with force and arms, in the night time of said day, in and upon one  
*Edward Martin*

in the peace of the said People then and there being, feloniously did make an assault and

*the cost of the salary Eighteen dollars*

of the goods, chattels and personal property of the said *Edward Martin*

from the person of said *Edward Martin* and against  
the will and by violence to the person of the said *Edward Martin*  
then and there violently and feloniously did rob, 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.

BENJ. K. PHELPS, District Attorney.

0297

BOX:

4

FOLDER:

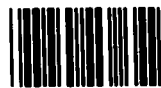
53

DESCRIPTION:

Kenney, John J.

DATE:

01/29/80



53

0298

*36* *W. F. Fable*  
*W. F. Fable*  
*129*  
Filed *29* day of *Jan* 18*88*  
Pleads *100 in (10)*

THE PEOPLE

vs.

*P*  
*John L. Kenney*

Assault and Battery—Felonious,  
Firearms.

BENJ. K. PHELPS,

*District Attorney.*

A True Bill

*W. F. Fable*

*Foreman.*  
*John L. Kenney*  
*Shackles*

0299

January 28<sup>th</sup> 1880

Mr. John

I am very sorry  
for your trouble I know  
very well it was all my  
fault. I withdraw the  
charge & hope you will forgive  
me your Mother feels very  
sorry about you. We all hope  
there will be no more trouble  
because it is my fault and  
I am sorry for it.

his  
William + Grant  
Mark

N.B. Give this letter to  
your Attorney, don't forget it



0300

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

Form

POLICE COURT—FIRST DISTRICT.

*William Grant*  
of No. *135 Monroe* Street being duly sworn, deposes and says,  
that on the *23rd* day of *January* 18*90*  
at the City of New York, in the County of New York, he was violently and feloniously assaulted and  
beaten by

*John Henry* now present.

*That said Henry did willfully  
and maliciously point and aim  
a certain pistol loaded with powder  
and ball at this deponent. And  
did fire and discharge said pistol  
while the same was so pointed  
and aimed, the ball or missile  
from said pistol cutting the flesh  
of, and lodging in deponent's back—*

Deponent believes that said injury, as above set forth, was inflicted by said.

*John Henry*  
with the felonious intent to take the life of deponent, or 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 dealt with accord-  
ing to law.

*William Grant*  
mark

Sworn to, before me, this

day of

*January* 18*90*.

Police Justice.

0301

Police Court—First District.

CITY AND COUNTY } ss.:  
OF NEW YORK. }

*John Kenny* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

*I did shoot him but I did it in self defence believing my life to be in danger at the time*

Taken before me, this 24<sup>th</sup> day of May

1878  
Police Justice

0302

Police Court—First District.

COUNSEL FOR COMPLAINANT.

THE PEOPLE vs. William Grant  
ON THE COMPLAINT OF John Henry  
AFFIDAVIT—Felonious Assault & Battery

Name,  
Address,

COUNSEL FOR DEFENDANT.

Name,  
Address,

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Magistrate.

Officer.

Clerk.

Witnesses.

The officer  
will be sworn

to answer

at General Sessions

Received at Dist. Atty's Office

0303

CITY AND COUNTY }  
OF NEW YORK. }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present :*

That

*John J. Kenney*

late of the City of New York, in the County of New York, aforesaid,

on the *twenty three* day of *January* in the year of our Lord  
one thousand eight hundred and ~~seventy eight~~ *eighty* with force and arms, at the City and  
County aforesaid, in and upon the body of *William Brant*  
in the peace of the said people then and there being, feloniously did make an assault  
and to, at and against *him* the said *William Brant*  
a certain *pistol* then and there loaded and charged with gunpowder and one  
leadен bullet, which the said *John J. Kenney*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,  
with intent *him* the said *William Brant*  
thereby then and there, feloniously and wilfully to kill, against the form of the Statute  
in such case made and provided, and against the peace of the People of the State of  
New York and their dignity.

SECOND COUNT.

*And the Jurors aforesaid, upon their Oath aforesaid, do further present :* That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said

*John J. Kenney*  
with force and arms, in and upon the body of the said *William Brant*  
in the peace of the said people then and there being, wilfully and feloniously did make  
an assault and to, at and against *him* the said *William Brant*  
a certain *pistol* then and there loaded and charged with gunpowder and one  
leadен bullet, which the said

*John J. Kenney*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,  
with intent *him* the said

*William Brant*  
thereby then and there, feloniously and wilfully to kill, against the form of the Statute  
in such case made and provided, and against the peace of the People of the State of  
New York and their dignity.

0304

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*John J. Kenney*  
with force and arms, in and upon the body of the said *William Grant*  
then and there being, wilfully and feloniously, did make an  
assault and to, at and against *him*, the said *William Grant*  
a certain *pistole* then and there loaded and  
charged with gunpowder and one leaden bullet, which *pistole* the said

*John J. Kenney*  
in *his* right hand, then and there had and held, wilfully and feloniously, and  
without justifiable and excusable cause, did then and there shoot off and discharge,  
with intent, then and there, thereby *him*, the said

*William Kenney*  
wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-  
said, the said

*John J. Kenney*  
with force and arms, in and upon the body of the said *William Grant*  
then and there being, wilfully and feloniously, did make an  
assault and to, at and against *him*, the said *William Grant*  
a certain *pistole* then and there loaded and  
charged with gunpowder and one leaden bullet, which *pistole* the said

*John J. Kenney*  
in *his* right hand, then and there had and held, wilfully and feloniously, and  
without justifiable and excusable cause, did then and there attempt to shoot off and  
discharge, with intent, then and there, thereby *him*, the said

*William Grant*  
wilfully and feloniously then and there to injure, 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.

BENJ. K. PHELPS, District Attorney.

0305

BOX:

4

FOLDER:

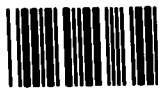
53

DESCRIPTION:

Kerrigan, John

DATE:

01/08/80



53

0306

Counsel,

Filed *24th* day of *February* 1880

Pleas *Not Guilty*

THE PEOPLE

vs.

*John Kerrigan*

*24th*  
*545*

INDICTMENT.  
Larceny from the Person.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*W. H. King*  
*February 2nd 1880* Foreman.

*Heads guilty*

*S. P. One year & 6 mo.*

0307

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

FORM 8912

POLICE COURT—SECOND DISTRICT.

John Forrester  
of No. 54 Pine Street, being duly sworn, deposes  
and says, that on the 4th day of January 1880

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 his person

the following property, to wit:

Good and lawful money  
viz Silver and copper Coins to-  
gether

of the value of  
the property of

Thirty Five Cents  
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 Kerrigan (now here)  
for the reasons following; that on  
the night of the said date at the hour  
of 12.30 A.M. while deponent was  
walking in 10th Avenue said de-  
fendant came up to deponent and  
said to deponent "young fellow you've  
got some money" and thereupon put  
his hand in the right hand pocket-  
et of the pantaloons then and there  
worn by deponent and containing  
said money and took therefrom the  
said sum aforesaid and walked

Police Justice



0308

away - deponent thereafter caused the  
arrest of said defendant

Sworn to before me this } John Forrester  
4<sup>th</sup> day of January 1880 }  
M. W. Miller } Police Justice

0309

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Kerrigan* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

*John Kerrigan*

Question.—How old are you?

Answer.—

*25 years*

Question.—Where were you born?

Answer.—

*New York*

Question.—Where do you live?

Answer.—

*545. West 37<sup>th</sup> Street*

Question.—What is your occupation?

Answer.—

*Longshoreman*

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

*I do not know anything about it.*

~~*I refuse to answer any question or to sign my name.*~~

*Defendant refuses to sign his name.*

Taken before me, this

*H*

day of January 1889

Police Justice.

*Meen Allen*

03 10

Form 89.

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*John Forrester*  
*House of Detention*  
*John Kerrigan*

*from the*  
Affidavit—Larceny.

*Perdon*

DAILED *January 10* 1880

*Ottoburn* MAGISTRATE.

*McGoy* OFFICER.  
20

WITNESS:

*Compt. Controller to*  
*the House of Detention*  
*in default of \$300 bond*

\$1500 TO ANS. *General Sessions*

BAILED BY

NO.

STREET.

0311

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present:*

That *John Kerrigan*

late of the First Ward of the City of New York, in the County of New York aforesaid,

on the *fourth* day of *January* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County  
aforesaid, with force and arms

*bore some of a number and denomination*  
*to the jurors aforesaid unknown, and a*  
*more accurate description of which can*  
*not now be given of the value of thirty*  
*five cents*

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

BENJ. K. PHELPS, District Attorney.

03 12

BOX:

4

FOLDER:

53

DESCRIPTION:

King, Patrick

DATE:

01/08/80



53

0313

POLICE COURT—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Dominick Gill*  
179 Varick

*Patrick King*

OFFENCE—Burglary and Larceny.

Dated *January 5* 1880  
*Otterbom* Magistrate.  
*O'Neil* Officer.  
Clerk.

Witnesses,

*William J. Kennedy*  
*14 Dominick Street*  
*Lawrence O'Neil*  
*9th Precinct*  
*George T. Owens*

Committed in default of \$ *1500* bail. *n*

Bailed by

No.

Street.

0314

482

The People v. Patrick King { Court of General Sessions. Before Judge Gildersleeve. January 19, 1880.  
Indictment for grand larceny and receiving stolen goods.

Dominick Gill, sworn and examined.  
I am a bar tender for Mr. Clark, who is proprietor of the saloon 179 Varick St. I was in the place on the night of the 1<sup>st</sup> of January. Mr. Clark was in the early part of the evening, but not at the closing time; he left the place and the property in my custody. I closed the doors about 10 1/2 - probably it was an hour later when I left the store and went up stairs. I closed the front doors and locked and fastened them in the usual way and took the key up stairs to the proprietor. I left all the property there that was missed the next morning; an over coat, a dress coat, a pair of gloves, a quantity of liquors and cigars and two photographic albums; the over coat and dress coat were my own property. I paid thirty three dollars for the over coat. I know the market price of liquors and cigars. I believe I valued the coats at fifteen dollars each at Jefferson Market; the albums did not belong to me, they were left in charge with me; the owner of them is in Court. I returned to the premises about 5 1/2 o'clock in the morning. I found one of the iron shutters on the rear window. The liquors were imported liquors in bottles, there was about

03 15

twenty five bottles taken and about two hundred cigars. The overcoat and dress coat were in the closet the night before. I know the prisoner by sight, I saw him on the evening of the first of January and saw him several times during the day and afternoon and early evening up to ten o'clock; he was sleeping by the table over in the rear of the saloon. I was closing up and I thought he had gone out. I thought everything was secure. I went up stairs and turned over the day's receipts to the proprietor and went to bed. I saw the prisoner next about ten o'clock the next morning in the store for a few minutes, he came in and had a glass of water, I saw him again on the morning of the second, the day he was arrested, he was arrested on the afternoon of the third with the albums in his possession. Cross Examined I saw the prisoner about ten minutes before I left; at that time there was with me the other bartender and two gentlemen; they went out together - one of these men was a carman, Daniel Moran and the other man works in a laundry. The prisoner was in the habit for a week previous of calling at the store every evening. I had been employed there nearly eight months. Is it a place where a person could easily conceal himself? Yes sir, half a dozen could



03 16

conceal themselves under a large shuffle board that stands in the rear of the saloon. There was nothing to point to the prisoner as being the guilty party no more than his conduct two days previous to his arrest; he neglected coming after his free lunch as he was in the habit of doing the week previous. There were hundreds of people in the saloon on New Year's day, it is a place doing a very large business; the store was crowded; we were doing a very brisk business up to the time we closed up. I got orders to close up the place between ten and half past ten o'clock; at this time the proprietor of the saloon was up stairs, he lives on the first floor; he was in the store on one or two occasions during the day; he is a man not well in health, he was very little in the store himself. I had not seen my coats from the Sunday previous; on Thursday, New Year's day, they were taken; the cigars were in a glass case. I opened the store in the morning of the 2<sup>nd</sup> about half past five and it was about two hours afterwards when I discovered the loss of the goods. In the afternoon of the 2<sup>nd</sup> the owner of the albums came to the store for them and then I discovered they were gone. The proprietor of the saloon never goes behind the bar to do anything; he is not able to do it.

0317

twenty five bottles taken and about two hundred. I have not enquired as to the general character of the prisoner. The albums were behind the counter and I was behind the counter all the time. I left nobody in charge that morning; no one could have gone behind the counter and taken those albums without my seeing them; they were left in my charge the night previous. A man handed them across the bar for safety until he would call for them; he promised to call for them going home that night and he failed to call. William J. Kennedy swore and examined. I am employed in the saloon 149 Varick St. and was there on the night of the first of January, the only portion of the store that I closed was the three windows out of one of which I went; that was in the rear. I closed them about half past ten; they were fastened with an iron pin and bolt I left the store before Mr. Gill left and when I left the windows were secure. Cross Examined. I was only six days employed in this store as barkeeper at that time. I saw the prisoner that evening sitting at the table asleep half an hour or so before before we closed, about ten o'clock. The front doors were locked before I had secured the windows. To the best of my knowledge Mr. Gill was the only person in the store when I left. It is impossible to tell how many people were in the store during New Year's day; the

0318

dining saloon is a separate saloon from the dining hall. Mr. Clark employed me there.

Lawrence O'Neill, sworn and examined.  
I am an officer of the 9th precinct Municipal Police, I arrested the prisoner on the 3rd of January about 11 o'clock in the day time in a pawnshop in Carmine St.; he was attempting to pawn two albums. I had suspicion they were not his, I asked him where he got them? He said he got them in a coal box corner of Clarkson and Varick Sts. I then asked him over again where he got those albums? I made some remark, "they are not yours," He said, "I got them in a wagon to tell the truth." I told him I was going to arrest him and make him show me where they belonged. I did arrest him, I took the albums to the station house, and on looking on one of the albums I saw the name of Owens, and looking in the Directory I found the residence of Mr. Owens in King St. I went from one place to another to find Mr. Owens, I went to Jersey and found him in Franklin St., and he identified the albums. I subsequently learned where the albums had been stolen from and this other property.  
Cross Examined. I did not see the defendant go into the pawnshop. I went in there in the usual discharge of my duty as a detective. I had not followed the defendant there. The prisoner

03 19

Twenty five bottles taken and about two hundred  
was standing there offering to deal with the pawn  
broker. When I entered his actions aroused my  
suspicion; when I entered the door he looked  
at me and kind of stopped back a little side-  
ways and the albums lay on the counter. I  
asked the pawnbroker where he said he got them.  
He said to the pawnbroker that he got them from  
home; the prisoner said to me that he found  
the albums in the coal box. I might have said,  
"You do not mean to tell me you found these  
in a coal box?" He said, "I found them in the  
wagon." I asked him where the corner was, and  
he said, the corner of Clarkson and Varick streets.  
I have been detailed a long time for duty in  
that vicinity, and I try to make it my business  
as far as I can to know pretty well those who are  
engaged in criminal vocations. Do you recollect  
ever to have seen the defendant in suspicious  
company before? Yes sir; I saw him around  
Houston, Varick and Hudson Sts., with people that I  
call suspicious - in fact, thieves; that is, they  
were all together standing around. I could not  
now say that I ever arrested any one that I  
saw in company with the prisoner; I saw the  
prisoner in company with Peter Doyle, who has  
been in State prison. George J. Owens,  
sworn and examined. I owned two albums  
that were left at the place of Mr. Clark. I saw

the albums that the officer has just referred to. I saw them in the Captain's office of the 4<sup>th</sup> precinct station house; they belonged to me. I left them in Clark's liquor store on the night of December 31<sup>st</sup>. I saw the package the following day about 2 o'clock in the afternoon. I next saw the albums on Sunday morning. I bought the albums at 110 William St. and filled them up at various times afterwards; my business is stationer and printer. I am familiar with the prices of albums; the books alone cost me two years ago twenty dollars. They were filled with various pictures of public characters and actors, and the rest were pictures of friends. I paid sixty dollars for them, but what they would sell for now I don't know. Cross Examined. The albums had been worn considerably. I am not a dealer in second hand goods, I never offered these albums for sale. I presume the two would bring fifteen dollars. I was in Clark's store on New Year's day in the afternoon and I saw the package that I thought was mine. What time after that was their loss discovered? I heard of it the Sunday morning following; New Year's day was Thursday. I left the albums in the custody of Mr. Gill, the barkeeper. It is about fifteen years since I have been in the habit of visiting Mr. Clark's saloon.

0321

I have known Gill in the neighborhood of a year.  
Patrick King sworn and examined testified in  
his own behalf. Mr. Gill says I was in the store at  
10/20 clock sleeping on one of these tables. I went  
out at 10 minutes past ten and there were men  
in the store, four or five men - Big Dan Meram  
the truckman, there was a colored man, and  
a man from a laundry in King St. I left the  
store before the place was closed up. I went out  
through the front door; the morning following,  
which was the 2<sup>nd</sup> of January, I was going down  
to the dock about 20 minutes past 8 and had  
a glass of porter, I went there again on Saturday  
morning. I work along the docks loading boats,  
brick boats. I came up and I got the albums  
on the corner of Clarkson and Varick Sts; right  
opposite a coal box there was a wagon stand-  
ing. I saw the albums standing up; one  
was wide open. I thought some one left  
them there. I took them up on the way down  
to the docks and left them between two planks  
as I walked along the river. I went into this  
place in Carmine St. and asked the pawn  
broker if he wanted to buy them. I just had  
been in there two minutes when the detective  
came in. He asked me what they were, and  
I said two albums. He asked me where I got  
them? I told him corner of Clarkson street

0322

Henry Rockman, brother in law of the prisoner testified that he slept in there house New Year's night; he saw the prisoner a little after 12. Matthew McPhillips and John Lynch testified to the good character of the prisoner.

The jury rendered a verdict of guilty of receiving stolen goods.  
He was sent to the State prison for three years.

0323

Testimony in the case  
Patrick T. King  
Filed Jan. 8/80



0324

Police Court, Second District.

City and County  
of New York, } ss.

Dominick Gill

of No. 179 Varick Street, being duly sworn,  
deposes and says, that the premises No. 179 Varick

(The first floor of) 8<sup>th</sup> Ward, in the City and County aforesaid, the said being a dwelling house  
and which was occupied by ~~deponent~~ as a Saloon for the sale of li-  
quors and Segars were **BURGLARIOUSLY**  
entered by means of forcibly breaking out of the  
rear window of said saloon and force-  
fully removing the Iron Pin and Bar of the  
shutter attached to and securing said window  
on the night of the First day of January 1880  
and the following property feloniously taken, stolen, and carried away, viz.:

One Overcoat of the value of Twelve  
dollars. One Dress Coat of the value of  
Twelve dollars. One pair Gloves worth One  
dollar - a quantity of Liquors and Segars  
worth Twenty Five dollars - and Two  
Photographic Albums worth Twenty  
dollars - in all of the value of Seventy  
dollars

the property of deponent Bernard Clark and George J. Owens  
and in deponent's care and charge  
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 Patrick King (now here)

for the reasons following, to wit: That on the night of Janu-  
ary 1<sup>st</sup> 1880 at the hour of 10 1/2 O'clock  
deponent securely closed the fastenings  
of said saloon excepting the rear  
windows of said saloon which said

0325

rear windows. were fastened and properly secured as deponent was informed by William J. Kennedy the assistant Barkeeper - that on the morning of the second day of January <sup>1880</sup> - deponent found the shutters of the said rear window open and missed the said property -

Deponent was also informed by Officer O'Neil that on the morning of the 3<sup>d</sup> day of January 1880 said Officer found the said defendant with the said Albums in his (defendants) possession. Deponent identifies the said Albums as the property of George T. Owens - one of the said owners - That 20 minutes before deponent closed and left the said saloon the said defendant was sitting at a table in said saloon - that deponent did not see said defendant ~~before said saloon~~ sworn to before me this

5<sup>th</sup> day of January 1880 Comm'r R. L. Lili  
Wm. J. Kennedy  
Police Justice

0326

City and County } S.S.  
 of New York }  
 William J. Kennedy of No 14 Dominick  
 street being duly sworn says that  
 on the night of the 1<sup>st</sup> day of January  
 1880 at the hour of 11 1/2 O'Clock  
 deponent securely fastened the shutters  
 of the rear windows of the saloon at  
 premises No 179 Varick street fastening  
 said shutters with the Iron Bars and  
 Pins thereto attached

Wm J. Kennedy

Sworn to before me this  
 5<sup>th</sup> day of January 1880

Michael O'Sullivan  
 Police Justice

City and County } S.S.  
 of New York }

Lawrence O'Sail of the 9<sup>th</sup> Precinct  
 being duly sworn says that on the morn-  
 ing of January 1880 deponent arrested  
 Patrick Ring in the Paron Bros shoe shop  
 No. 43 Carmine having in his defendants  
 possession and attempting to Paron  
 the Five Albans - named in the  
 within complaint

Lawrence O'Sail

Sworn to before me this  
 5<sup>th</sup> day of January 1880  
 Michael O'Sullivan  
 Police Justice

0327

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Patrick Ring* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

*Patrick Ring*

Question.—How old are you?

Answer.—

*Twenty seven*

Question.—Where were you born?

Answer.—

*New York City*

Question.—Where do you live?

Answer.—

*13 Downing street*

Question.—What is your occupation?

Answer.—

*Laborer*

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

*I have nothing to say  
I found the ~~Albion~~ in a  
Wagon at the corner of Clarkson  
and Varick street.*

*P Ring*

Taken before me, this

*5*

day of January 1880

Police Justice.

*Moses O'Sullivan*

0328

Police Court, Second District.

City and County  
of New York, ss.

Dominick Gill

of No. 179 Varick Street, being duly sworn,  
deposes and says, that the premises No. 179 Varick

(The first floor of) Ward, in the City and County aforesaid, the said being a dwelling house  
and which was occupied by ~~deponent~~ as a Saloon for the sale of li-  
quors and Segars were **BURGLARIOUSLY**  
entered by means of forcibly breaking out of the  
rear window of said Saloon and forcibly  
removing the Iron Pin and Bar of the  
shutter attached to and securing said window  
on the night of the First day of January 1880  
and the following property feloniously taken, stolen, and carried away, viz.:

One Overcoat of the value of Twelve  
dollars. One Dress Coat of the value of  
Twelve dollars. One pair Gloves worth One  
dollar - a quantity of Liquors and Segars  
worth Twenty Five dollars - and Two  
Photographic Albums worth Twenty  
dollars - in all of the value of Seventy  
dollars

the property of deponent Bernard Clark and George J. Owens  
and in deponent's care and charge  
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 Patrick King (now here)

for the reasons following, to wit: that on the night of Janu-  
ary 1<sup>st</sup> 1880 at the hour of 10 1/2 o'clock  
deponent securely closed the fastenings  
of said saloon excepting the rear  
windows of said saloon which said

0329

rear windows. were fastened and properly secured as deponent was informed by William J. Kennedy the assistant Bar keeper - That on the morning of the second day of January <sup>1880</sup> - deponent found the shutters of the said rear window open and missed the said property -

Deponent was also informed by Officer O'Neil that on the morning of the 3<sup>rd</sup> day of January 1880 said Officer found the said defendant with the said Albums in his (defendants) possession. Deponent identifies the said Albums as the property of George T. Owens - one of the said owners - That 20 minutes before deponent closed and left the said saloon the said defendant was sitting at a table in said saloon - That deponent did not see said defendant leave said saloon -

Sworn to before me this 5<sup>th</sup> day of January 1880

Wm. J. Kennedy Comm'r. City  
Police Justice

0330

BOX:

4

FOLDER:

53

DESCRIPTION:

King, Patrick

DATE:

01/08/80



53

0331

Counsel,

Filed *1* day of *May* 1880

Pleads *to the indictment*

THE PEOPLE

*Patrick King*

*28*  
*13* *damages*

BENJ. K. PHELPS,

District Attorney.

*Larceny, and Receiving Stolen Goods.*

A True Bill

*Patrick King*

*King, J. P. 1880 Foreman.*

*Sworn to by*

*J. P. King*



0332

CITY AND COUNTY )  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That *Patrick King*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*First* day of *January* in the year of our Lord  
one thousand eight hundred and ~~nineteen~~ *Eighty* at the Ward, City and County aforesaid,  
with force and arms,

*one over coat of the value of twelve dollars, —*  
*one other coat of the value of twelve dollars —*  
*one pair of gloves of the value of one dollar —*  
*Two books of the kind commonly called*  
*Albums of the value of ten dollars each*  
*Swiss liquors of a quantity and the description*  
*of which is to the jurors aforesaid unknown*  
*of the value of twenty five dollars,*  
*Two hundred and fifty cigars of the*  
*value of ten cents each —*

of the goods, chattels, and personal property of one

*Dominion Gill* —

then and  
there being found, 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.

0333

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*Patron King*

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

*One over coat of the value of twelve dollars  
One other coat of the value of twelve dollars  
One pair of gloves of the value of one dollar  
Two boxes of the kind commonly called  
Albums of the value of ten dollars each  
Series liquor of a quantity and the description  
of which is to the jurors aforesaid unknown  
of the value of twenty five dollars  
Two hundred and fifty cigars of the  
value of ten cents each.*

of the goods, chattels, and personal property of the said

*Dominion Lico*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Dominion Lico*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Patron King*

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen,) 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.

BENJAMIN K. PHELPS, District Attorney.

0334

**BOX:**

**4**

**FOLDER**

**53**

**DESCRIPTION:**

**KILLORAN, DOMINICK**

**DATE:**

**01/08/80**



53

0335

Counsel,

Filed *12* day of *Decr* 187*8*

Pleads, *Not Guilty '8*

*24. 10*  
*1878* THE PEOPLE

vs.

*Dominick Melton*

*thief*

*And him up & down*

BURGLARY—First Degree, and  
Grand Larceny.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*Chas. King*

For man.

*February 5. 1878.*

Verdict of Guilty should specify of which count.

*24. 6. 30 S.P.*

*Pleads G.L.*

0336

**TORN PAGE(S)**

0337

...ATION.  
... While Attempting to See His  
Confederate in the Tombs.

# EIGHT

A well-dressed young man came to the gate of the Tombs Prison to-day, and asked permission to visit one of the prisoners named William Bennett. He was immediately pointed upon by Special Officer McGuire of the Fourteenth Precinct and arraigned before Justice Otterbourg. On the morning of the 25th inst., Officer McGuire saw two burglars coming through Spring

# TWELVE

street with eight pieces of linen which they had stolen from the warehouse of Sigmund Herschfeld, 599 Broadway. When he attempted to arrest them they knocked him down with a Jimmy and ran away. He pursued and captured Bennett, who said he lived at the New England Hotel, and was committed for trial. The young man who called at the Tombs, and who was identified by

# FOURTEEN

Officer McGuire, as Bennett's companion, gave his name as Henry Rielly of 214 Monroe street. He was subsequently identified as a professional burglar named French. Justice Otterbourg committed him for trial in default of \$2,000 bail. Half an hour afterward Bennett was taken to the General Sessions Court and arraigned. He pleaded guilty, and Judge Cowing sent him to State Prison for two years and six months.

0338

Edmund's Statutes  
Vol. 2. p. 720 -

*Rey vs Higgins*

2 Esch's Rep. p. 58

*Pro. vs Bush & Hill* 133.

" " *Mc Dermott*, 5 Park. 104

" " *Mulligan* " " 112

" " *MacKearney* 6 Park. 117

*Bishop on Crim. Law*. 1<sup>st</sup> ed. § 767

*1 Russell on Crimes*. 49

Am. Ed. of 1836 -

*Pro. vs Lawton* 56 Barb. 135

*Re*

0339

are to give a determination



0340

Police Court, Second District.

City and County  
of New York, } ss.

*Maggie Davis* Robert Rutter

of No. 152 West 13th Street, being duly sworn,

deposes and says, that the premises No. 152 West 13th Street, 9 Ward, in the City and County aforesaid, the said being a dwelling and which was occupied by deponent as a *dwelling house*

were **BURGLARIOUSLY**

entered by means of trick and artifice, to wit by *breaking the front door lock and insinuating the key to open the door - hearing how a letter to take down stairs to deponent and wife she had gone down stairs, to wit the following night time of the 18th day of December 1879 -*

and the following property feloniously taken, stolen, and carried away, viz.:

One over coat of the value of \$20.00 the property of Robert Rutter one over coat of the value of fifteen dollars the property of Horace Rutter deponents son (20 years old -

~~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

*Dominick Killoran*

for the reasons following, to wit: That Maggie Davis informs him that about the hour of 7 o'clock P.M. said Killoran came to the hall door and rang the bell of said premises and inquired if Mr. Rutter was at home and she replied "Yes" and said

0341

Killoran handed her a letter and told her to give it to defendant. Letter said arrived saying at the time it required an answer. That she went down stairs where defendant was at dinner and gave him the letter.

That ~~defendant~~ she said Maggie Doris immediately returned and said Killoran had left said premises and said Maggie informs defendant that when she went down stairs that said property was in a rack and in a chair in the hallway of said premises and when she returned said property had been taken stolen and carried away and said Killoran had gone

Sworn to before me  
This 30 day of December 1879  
R. H. Irwin, Police Justice  
Robert Rutter

City <sup>and</sup> County of  
New York. SSU

Maggie Doris of no 152 West 13<sup>th</sup> Street  
 being duly sworn says that on the 18<sup>th</sup>  
 day of December 1879 she admitted  
 said Dominick Kelloran in to  
 the premises 152 West 13<sup>th</sup> Street  
 he having rung the front  
 door bell. That he gave her  
 the annexed letter to take  
 to Mr Rutter and while  
 she did this, he went out  
 of said premises, talking  
 with him the two men who  
 refused to let Mr Rutter  
 affiant

Maggie Davis

Sum to before me

Thurs 30 Dec 1879

12291224

Police Institute

POLICE COURT—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Robert Rutter*

vs.

*Dominick Killoran*

OFFENCE—Burglary and Larceny.

Dated *Dec 30* 1879

*304. Bueby* Magistrate.

*Oniel Rutter* Officer.

Clerk.

Witnesses,

*Officer Oniel*  
*has the letter*

Committed in default of \$ bail.

Bailed by

No. Street.

0343

0344

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Dominick Kelloran* being duly examined before the undersigned, according to law, on the annexed charge ; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz. :

Question.—What is your name ?

Answer.—*Dominick Kelloran*

Question.—How old are you ?

Answer.—*24*

Question.—Where were you born ?

Answer.—*New York*

Question.—Where do you live ?

Answer.—*130 Second Avenue*

Question.—What is your occupation ?

Answer.—*Clerk*

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you ?

Answer.—*I am not guilty*  
*Dominick Kelloran*

Taken before me, this

*30*

day of *Dec*

1879

Police Justice.

*1879*

0345

Form 116.

Police Court—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Robert Rutter*  
*152 W 13th St*

*Dominick O'Moran*

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Dated

*Dec 20*

1879

*W. H. Bixby*

Magistrate.

*Orvil Laughlin*

Officer.

Clerk.

Witness *Lamorne O'Neil*

*Gr. Patrol Police Tras. Hamilton*

*Maggie Doris*

No. *152 W 13th* Street.

No.

*\$ 1500*

to answer Committed

Received in Dist. Atty's Office.

*1889*  
*73 W 9th and*  
*and Barclay*

0346

W. Reid Gould, Law Blank Publisher and Stationer, 158 Nassau St., N. Y.

The People of the State of New York, TO

the Warden of the City  
Prison and to Hon. B. K. Phelps  
District Attorney of the County of New York

CERTIORARI  
TO CERTIFY CAUSE OF  
DETENTION.

GREETING:  
I do Command you, That you certify fully and at large to

the Hon. John R. Brady one of the Justices  
of the Supreme Court sitting  
at a Court of Sessions and Terminals held at the Court House  
in the City of New York  
on Wednesday March 19<sup>th</sup> 1873 at 10 o'clock A.M.  
the day and cause of the imprisonment of

Samuel Killoran

by you detained; as is said, by whatsoever name the said

Samuel Killoran

shall be called or charged; and have you then this writ.

Witness,

Hon. J. P. Ingraham one of the Justices of the  
Supreme Court the 18<sup>th</sup> day of March 1873

W. F. Kuntzing

Attorney

CLERK.

for defendant. M. B. [Signature]

0347

Follow the mother  
Wnt-

Sailed New York

March 18/1873

Wm. L. May  
J. H. Cook



0348

CITY AND COUNTY }  
OF NEW YORK, } RR. :

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon their  
oath present :

That *Dominick Killoran*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *Thirtieth* day of *March* in the year of our Lord  
one thousand eight hundred and seventy-*three*, at the Ward, City and County aforesaid,  
with force and arms ~~from the person of~~

*One coat of the value of Forty Dollars*

of the goods, chattels and personal property of one *Alexander Brummer*  
then and  
there being found, 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.

*D. K. Phelps*  
D. K. PHELPS, District Attorney.

0349

07 4  
Barney

284

Kintzing 3-57

Counsel,

Filed

day of

1873

Pleads

Not Guilty

THE PEOPLE

vs.

Dominick Kelloran

Indictment - Larceny

B. K. PHELPS,

District Attorney.

Ordered to be read in Court  
and returned for trial

A True Bill.

Wm. H. Kelley

Esq.

Office of the  
District Attorney

Apr 7. 1873.

Wm. H. Kelley

136

0350

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That *Dominick Kelloran*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*twenty ninth* day of *December* in the year of our Lord  
one thousand eight hundred and seventy- *nine* at the Ward, City and County aforesaid,  
with force and arms,

*Two coats of the value of Forty two dollars and  
fifty cents each —*

of the goods, chattels, and personal property of one

*Eleazer Bowen* then and  
there being found, 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.

0351

*And the Jurors aforesaid, upon their oath aforesaid, do further present*

**That** the said

*Dominick Killoran*

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

*Two coats of the value of forty two dollars and fifty cents each each,*

of the goods, chattels, and personal property of the said

*Eleazar Berrew*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Eleazar Berrew*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Dominick Killoran*

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen,) 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.

**BENJAMIN K. PHELPS, District Attorney.**

0352

Counsel, *Isaac L. Taylor*  
Filed *Benjamin B. B.* day of *March* 1850  
Pleads *Not Guilty*

THE PEOPLE

vs.

*Dominick Kelloran*  
*Thief*  
*been up before*

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill

*OK*  
Foreman.  
*July 5. 1850.*  
*Pleas & L.*

0353

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK

of No. *99 Mercer* Street, *Jersey City*

being duly sworn, deposes and says, that on the *29* day of *December* 187*9*.

at *Jersey City* *State of New Jersey* ~~City of New York,~~  
in the County of ~~New York~~, was feloniously taken, stolen and carried away from the possession of deponent.

the following property, viz.:

*Two Over Coats*  
*of the value of Eighty five 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 *Dominick Killoran*

*from the fact that said property was stolen from his said premises in Jersey City & thereafter brought into the City & County of New York - as deponent believes. Officer Waghlin of the 9th precinct having arrested said Killoran in this City having said property in his possession*

*Edmund Brown*

Sworn before me this

*30* day of *Dec*

187*9*

Police Justice.

0354

POLICE COURT—SECOND DISTRICT.

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

of Patrick Doughlin  
the 9th Precinct Street, being duly sworn, deposes  
and says that on the 29 day of December 1879  
at the City of New York, in the County of New York, Deponent

arrested Dominick Killion  
in Waverly Place near sixth Avenue  
that at the time of said arrest  
he said Killion had in his  
possession the property named  
in the annexed complaint

Patrick Doughlin  
Sworn to before me this  
30th day of December 1879

R. W. Murphy Police Justice

City and County } s.s.  
of New York

James H. Harnsey of 99 Mercer Street  
Jersey City State of New Jersey being  
duly sworn says - on the 29th  
day of December 1879 - deponent  
admitted Dominick Killion  
in the office at said premises  
when he asked for the Doctor  
said office being that of Doctor  
Eleazar Bowen - that a few  
minutes after said Killion left  
said Office the property named  
in the annexed complaint was  
missed

James Harnsey

Sworn to before me this  
30th day of December 1879  
R. W. Murphy Police Justice

0355

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. }

*Dominick Killoran* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*Dominick Killoran*

Question.—How old are you?

Answer.—*24*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*130 Second Avenue.*

Question.—What is your occupation?

Answer.—*Clerk*

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—*I am not guilty*  
*Dominick Killoran*

Taken before me, this

*30*

day of

*Dec* 1879

Police Justice.

*R. H. M. M. M.*



0356

Form 115.

Police Court - Second District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Eleanor Bouché  
Domnick Billonaz

BAILED.

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

December 30 1895

Bipin  
Coughlin, Magistrate,  
Coughlin, Officer.

Clerk.

Witnesses  
Patrick Coughlin  
the 9th Precinct  
Indra Kenney  
99 Mercer St. Jersey City N.J.

Street

No.

\$ 1500  
Gen. Sess  
to answer Committed  
Received in Dist. Atty's Office.

0357

CITY AND COUNTY }  
OF NEW YORK, } ss.**THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,**  
*in and for the body of the City and County of New York, upon  
their Oath, present:***That Horatio Raymond, otherwise called Dominick Killoran**

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the *Thirty first* day of *December* in the year of our Lord one thousand eight hundred and seventy-*three* at the Ward, City and County aforesaid, with force and arms, 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 one thousand dollars, and of the value of one thousand 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 hundred dollars, and of the value of five hundred dollars each: twenty 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 hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty 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 twenty dollars, and of the value of twenty dollars each: sixty 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 ten dollars, and of the value of ten dollars each: eighty 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: ninety 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 three dollars, and of the value of three dollars each: one hundred 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: one hundred and twenty 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 one hundred dollars: 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 fifty dollars: two 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 twenty 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 ten dollars each: ten 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: ten 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 three dollars each: fifteen 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 two dollars each: thirty 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 one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three-dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three-cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

*one piece of the value of five dollars.**one piece of the value of five dollars.*of the goods, chattels and personal property of one  
the person of the said *Ada Oyas.*found, from the person of the said *Ada Oyas.*

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.

on  
then and there being  
then and there**BENJ. K. PHELPS, District Attorney.**

0358

O.F.T.  
Judge Brady

N.Y. Supr & Inferior

23

Counsel  
Filed 1 day of May 1874  
Pleads

THE PEOPLE

Horatio Raymond  
alias  
Dominick Killoran  
(True Bank Thief) coat-thief  
and Thief generally

INDICTMENT.  
Against the Person of Money, &c., from the

BENJ. K. PHELPS.

District Attorney.

Ordered to Court of General  
Sessions for trial, Jan 5/74

A True Bill.

Charles Lamb

Foreman.

Ordered to Court of General  
Sessions for trial, Jan 5/74

Wm. J. Spencer  
May 21/74  
St. Louis

.0359

Jan 74

STATE OF NEW YORK.



Executive Chamber.

Wm. C. 28/11/86.

Sir: Application having been made to the Governor for the Pardon of *Horatio Raymond*, <sup>alias Dennis Hillman</sup> who was sentenced on *January 21/1874* in your County, for the crime of *Robt. Larceny from person* for the term of *five* years and *one* to the State Prison *at Sing Sing*. I respectfully request you (in pursuance of Chapter 310, Laws 1844) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a Pardon. Be pleased also to state the previous character of the convict.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully, your obedient servant,

*Edmund Higgins*

Pardon Clerk.

To *Benj. K. Phelps*

District Attorney, &c.

0360

John Combs (Third District)  
by letter, that near Grand

City and County of New York, N.Y.  
Alma Dyer being duly  
sworn to make complaint  
in the form in support of  
one heretofore orally referred  
against

Hattie Rayman,  
deposes and says that she  
is a member of the Dramatic  
Profession & is connected  
with the London Theatres, but  
now leading lady of Daly's  
Theatre; & resides at No  
438 West 23<sup>rd</sup> St in this  
city.

That on the thirty first  
day of Dec 1873, about  
half past ~~four~~ of the afternoon,  
she was walking unattended  
in South Avenue near the  
Clarendon Hotel, (which she had  
just left) and while walking  
was holding in her hand a purse  
against her person (and with  
the same hand holding up  
a portion of her overcoat)

0361

When a man came close to her, and  
 snatched the purse from her hand  
 and immediately ran away with  
 it. The purse contained a  
 gold pencil of the value of five  
 dollars, a ten dollar note  
 worth in United States currency,  
 ten dollars together with  
 other valuables. Immediately  
 on looking after the thief she  
 saw him pursued by an officer  
 of the New York (whose name  
 she is informed is James Leaven)  
 and shortly afterward this  
 officer brought back the thief;  
 and she recognises in this  
 man now calling himself  
 Raymond and now produced  
 under arrest before the Court,  
 the party who snatched the  
 purse from her. She is sure  
 only one man was seen to her  
 when the purse was snatched  
 and she is sure from the figure  
 & clothes of Raymond now produced  
 that he is the one who snatched the  
 purse & prays he may be dealt  
 with according to law for the  
 charge of stealing from her person &  
 the property now produced with contents of her property.

Ada J. [Signature]

0362

City and County of New York,  
James Deane being sworn,  
deposes and says  
he is a patrolman of the  
18 Precinct and at the  
date & time mentioned in  
Mps. Dyas' affidavit aforesaid  
was on duty Cor. 4<sup>th</sup> Av. & 19<sup>th</sup>  
Street. About 1/2 past four  
o'clock in the afternoon of  
Dec 31 1873 he heard a  
lady call stop thief. Deane  
next saw the man now known  
under arrest, & calling himself  
Raymond, running toward Deane  
and next turning back to run  
away from Deane. Deane  
gave chase on the Ave and  
cry when Raymond turned  
a corner and ran down into  
the area of a house at Irving  
Place betw. 18<sup>th</sup> & 19<sup>th</sup> Street  
where Deane arrested him  
standing in a corner behind  
a bush. From the time said  
Raymond ran away from Mps.  
Dyas Deane now bears

0363

the name of the lady to be) until  
 arrest said Raymond has not  
 out of defendant's sight only long  
 enough to turn a corner. When  
 the arrest Raymond was profusely  
 perspiring. The first thing  
 on arrest was defendant taking  
 Raymond by the collar when  
 the prisoner said "What do you  
 want?" Defendant answered "for  
 taking a lady's pocket book".  
 Prisoner answered he was ac-  
 quainted with Ray's who  
 resided at the house. Defendant  
 accordingly inquired in said  
 house, but was informed and  
 believed that no one there even  
 knew or heard of prisoner.  
 Defendant searched him, but did  
 not find the pocket book on  
 him; but soon afterwards, it  
 was, as defendant is informed, ~~found~~  
 by officer Sannon of the Mounted  
 Squad found by another prisoner  
 now parent named ...

Sworn before me  
 this 2nd day of Aug 1917  
 Charles H. Mayer  
 Notary Public  
 Francis J. J. J.



0364

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*Horatio Raymond* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer.

*Horatio Raymond*

Question. How old are you?

Answer.

*Eighteen years*

Question. Where were you born?

Answer.

*New Jersey*

Question. Where do you live?

Answer.

*New York*

Question. What is your occupation?

Answer.

*Student*

Question. Have you anything to say and if so, what,—relative to the charge

here preferred against you?

Answer.

*I am not guilty*  
*Horatio Raymond*

*Witness before me this*  
*5<sup>th</sup> day of June 1874*

*Charles H. Plummer, Police Justice*

0365

BAILED. Christopher Doolady  
No. 1, by Michael Doolady  
Residence, Christopher Doolady  
312 West 31<sup>st</sup> St  
No. 2, by  
Residence,  
No. 3, by  
Residence,  
No. 4, by  
Residence,

23  
Police Court Third District.

THE PEOPLE &c.

ON THE COMPLAINT OF

Ada Doolady.  
438 West 23<sup>rd</sup> St.

1  
2  
3  
4  
Moratio Raymond  
alias  
Dominick Kikoran  
Burg Bank (as) & Coat Thief

Dated January 3<sup>rd</sup> 1874

Warrant  
Magistrate.  
5<sup>th</sup> Precinct.  
18<sup>th</sup> Precinct.  
Clock.

Witness  
Ada Doolady. 5<sup>th</sup> Avenue Theatre  
Officer Spence 18<sup>th</sup> Precinct  
Officer Jannon Mounted Police  
Officer S. - S.  
Christopher Doolady Bailsmen  
Michael Doolady Bailsmen

Committed with Bail

Received in Dist. Atty's Office July 6. 1874  
58

Officer Spence from the person

0366

CITY AND COUNTY }  
OF NEW YORK, } RR.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon their  
oath present:

That *Dominick Killoran*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twelfth* day of *March* in the year of our Lord  
one thousand eight hundred and seventy ~~three~~ at the Ward, City and County aforesaid,  
with force and arms ~~from the person of~~

*Fifty 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 deno-  
-mination of one thousand dollars and  
of the value of one thousand dollars  
each*

of the goods, chattels and personal property of one *The National Park Bank of*  
*New York, a corporation formed under the laws of the United States -*  
there being found, 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.

*S. B. Carvin*  
S. B. CARVIN, District Attorney.

0367

*cc. -  
Bureau*

Counsel,  
Filed 19 day of March 1873  
Pleads *Not Guilty* March 20 1873  
THE PEOPLE

vs.

*Dominick Killoran*

*R. K. Phelps*  
D. GARVIN,

District Attorney

*Presented to the Court at  
Cleveland, Ohio, for hearing  
March 17, 1873*

A True Bill.

*Wm. H. Kilgore*

*Tracy  
March 20 1873*

*Indictment - Grand Jury*

0368

Police Court, Halls of Justice.

CITY AND COUNTY ) ss.  
OF NEW YORK )

of No. *Park Bank* -  
being duly sworn, depose and saith, that on the  
at the - *Second*  
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

*William K. Kitchen*  
Street, *Broadway* -  
*12<sup>th</sup>* day of *March* 187

Ward of the City of New York,

the following property, viz:

*United States legal tender notes of  
the denomination of One Thousand  
Dollars, and of the value of Fifty  
Thousand Dollars \$50000.00*

the property of

*The National Park Bank of  
New York.*

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by *Dominick Killoran*. *and that this deponent attempted to have been*

*that deponent is informed by Louis Powers of The National Park Bank that on said day said Dominick Killoran made a proposition to him said Powers who is a messenger for said Bank, that he said Powers was to engage the Paying teller of the Bank in conversation, and while so engaged Powers was to open the drawer and gather together as many thousand dollar bills as he could, put them in his pocket, and give them to him said Killoran who would be waiting for him that said Killoran requested said Powers to gather together fifty or one hundred of the said notes - that deponent is also informed by Officer Schultz, that*

0369

**GLUED PAGES**

0370

on the 12<sup>th</sup> day of March he saw said Killoran standing in the inner door of the Park Bank. That from the foregoing facts deponent verily believes that an attempt was made by said Killoran to take steal and carry away the foregoing property.

Sworn to before me  
March 12<sup>th</sup> 1873

*Wm Kitchin*

*E. Hagan*

Police Justice

City & County of New York W.

Louis Powers of the National Park Bank being duly sworn dep. that on the 12<sup>th</sup> day of March 1873 - he was messenger for the said Bank - that on said day Dominick Killoran made a proposition to deponent of the following nature - that the deponent was to engage the Paying Teller of the said Bank in conversation, and while so engaged was to abstract from the money drawer as many thousand dollar bills as he could gather - fifty or one hundred - put them in his pocket, and hand them to him; said Killoran, who would be in waiting - That deponent reported the foregoing proposition to William Kitchin

Sworn to before me  
March 12<sup>th</sup> 1873

*E. Hagan*

Police Justice

Louis Powers.

City & County of New York W.

Off. J. D. Schultz of Municipal Police detailed at the Park Bank being duly sworn dep. that on the 12<sup>th</sup> day of March 1873 he saw Dominick Killoran (being) standing in the inner door of the said Bank -

Sworn to before me  
March 12<sup>th</sup> 1873

*E. Hagan*

Police Justice

*J. D. Schultz*

AFRIDA VIT - Larceny.

187

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

CITY AND COUNTY OF NEW-YORK.

Magistrate.

Officer.

*Schultz*

*Park Bank*

*Louis Powers*

*Park Bank*

*Wm Schultz*

*Park Bank*

*Killoran*

Dominick Killoran being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

0371

Police Court,

CITY AND COUNTY  
OF NEW YORK.

of No. *Park St.*  
being duly sworn, depose and say, that

CITY AND COUNTY  
OF NEW-YORK. }

*Dominick Killoran* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer.

*Dominick Killoran*

Question. How old are you?

Answer.

*Seventeen years*

Question. Where were you born?

Answer.

*New York City*

Question. Where do you live?

Answer.

*27<sup>th</sup> Street*

Question. What is your occupation?

Answer.

*School-boy*

Question. Have you anything to say, and if so, what,—relative to the charge  
here preferred against you?

Answer.

*I decline to answer any  
questions until I see my counsel  
Nick Kellman*

*Police Justice.*

*March 1893*



0372

146  
Police Court, First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*William H. Vetter*

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated March 15 1883

*Fogarty* Magistrate.

*Schultz* Officer.

*Frank Vetter*

Witnessed,

*Louis Townes*

*Frank Vetter*

*Oliver Schultz*

*Frank Vetter*

*Eric Grund*

*\$25.00 to Lewis*

Received in Dist. Atty's Office.

113

0373

**Police Court, Second District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James J. Hill* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer. *James J. Hill*

Question. How old are you?

Answer. *4 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *241 1/2 Street*

Question. What is your occupation?

Answer. *None*

Question. Have you anything to say, and if so, what,—relative to the charge here preferred against you?

Answer. *Nothing*

Taken before me, this

day of

187

*Domonic Killoran*

*John J. Hill*

POLICE JUSTICE.

***Police Officer***

0375

Several hands clothing stored at No 228  
 Street (The) River side and some  
 to the place and found it  
 empty -

Several persons were in the  
 street at the time

The person after dinner.

*John H. Hester*  
*Pro*

281

Police Court, Jefferson Market.

THE PEOPLE vs.

OR THE COMMISSIONER

*Theresa W. Hester*  
*1390 Broadway*

*Quinn T. Hester*

Dated 11/11/18

*John H. Hester*

*1 day*

*1 day*

*Morris Zelig*  
*leave telephone with*  
*officer Hager*

*1 day*

*Free value*

131

0376

CITY AND COUNTY }  
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That *Dominick Killoran*

late of the *Ninth* — Ward of the City of New York, in the County of  
New York, aforesaid,  
on the *Eighteenth* day of *December* in the year

with force and arms, about the hour of *seven* o'clock in the *night* time  
of the same day, at the Ward, City and County aforesaid, the dwelling house of

*Robert Rutter* —

there situate, feloniously and burglariously did break into and enter by means of  
*forcibly opening an outer door of said dwelling house*

whilst there was then and there some human being to wit, one *Robert*  
*Rutter* — within the said dwelling house he, the said

*Dominick Killoran*

then and there intending to commit some crime therein, to wit: the goods, chattels, and  
personal property of *Robert Rutter and Horace S Rutter*

in the said dwelling house 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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, about the hour of *seven* o'clock in the *night* time of said day,  
the said *Dominick Killoran*

late of the Ward, City, and County aforesaid, *one coat of the value of twenty*  
*dollars of the goods, chattels and personal property of one*  
*Robert Rutter and*  
*one coat of the value of fifteen dollars.*

of the goods, chattels, and personal property of *Horace S Rutter* —  
*Robert Rutter* — in the said dwelling house of one  
—, then and there being found  
in 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.

BENJ. K. PHELPS, District Attorney.

0377

CITY AND COUNTY  
OF NEW YORK

And THE JURORS OF THE PEOPLE OF

in and for the body of the City and County of New York, do further present:

That Dominick Kelloran

late of the *South* Ward of the City of New York, in the County of New York, aforesaid,

on the *Eighth* day of *December* in the year

of our Lord one thousand eight hundred and seventy *nine*

with force and arms, about the hour of *Seven* o'clock in the *night* time

of the same day, at the Ward, City and County aforesaid, the dwelling house of

*Robert Rutter*

there situate, feloniously and burglariously did break into and enter by means of *forcefully by a*  
*gunlock key and artifice, inducing one Maggie Davis to open an outer door of said dwelling*  
*house, to wit by inducing the said Maggie Davis to open said door by means of a key and by her*  
*a letter purporting to be for one Robert Rutter who then and there resided in said house*  
whilst there was then and there some human being to wit, one *Maggie Davis*

within the said dwelling house he, the said

*Dominick Kelloran*

then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of *Robert Rutter and Horace M. Rutter*

in the said dwelling house 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.

~~And the jurors aforesaid, upon their oath aforesaid, do further present: That after wards, to wit, on the day and in the year aforesaid at the Ward, City and County aforesaid, about the hour of o'clock in the time of said day, the said~~

~~late of the Ward, City, and County aforesaid,~~

~~of the goods, chattels, and personal property of~~

~~in the said dwelling house of one~~

~~, then and there being found~~

~~in 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.~~

BENJ. K. PHELPS, District Attorney.

0378

BOX:

4

FOLDER:

53

DESCRIPTION:

Kohler, Juluis

DATE:

01/15/80



53

0379

Dail  
Ed Kohler  
62 Warren St

Day of Trial

Counsel,

Filed *10* day of *May* 187*9*.

Pleads *Not Guilty*

THE PEOPLE

vs.

*Julius Kohler*

BENJ. K. PHELPS,

District Attorney.

A True Bill

*W. H. King*

Foreman.

Violation Excise Law.



0380

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That *Julius Kohler*

late of the *Eighth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *Twenty Eighth* day of *December* in the year  
of our Lord one thousand eight hundred and seventy-*nine*, at the Ward,  
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to  
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
whisky, 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  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*Sidney H. Conklin* ; without having a  
license therefor, as required by law, contrary to the form of the statute in such case made  
and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further  
present: THAT the said*

*Julius Kohler*

late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines on the day  
and in the year aforesaid, at the Ward, City and County aforesaid, the same  
being the first day of the week, commonly called and known as Sunday, with  
force and arms, certain strong and spirituous liquors and certain wines, to wit: One  
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one

*Sidney H. Conklin*

contrary to 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.

**BENJ. K. PHELPS, District Attorney.**

0381

BOX:

4

FOLDER:

53

DESCRIPTION:

Kruse, Charles

DATE:

01/29/80



53

0382.

810  
Day of Trial

Counsel,

Filed 29 day of Jan

1880

Pleads

27  
1933  
THE PEOPLE

vs.

Charles Knuse

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill

Chas. Knuse  
Foreman

Guilty  
Sentence Suspended

0383

**Police Court, Fifth District.**

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

*John S. Farrell*  
of *the 23<sup>rd</sup> Precinct Police* Street,  
of the City of New York, being duly sworn, deposes and says, that on the *20<sup>th</sup>* day  
of *January* 18*80* in the City of New York, in the County of New York, at  
*Premise 1933 - 3 Avenue* Street,  
*Charles Korse* (now present)

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and  
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk  
in the house or premises aforesaid, contrary to and in violation of law. *and without License*

WHEREFORE, deponent prays that said *Charles Korse*  
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this *21<sup>st</sup>* day }  
*January* 18*80* }

*J. S. Farrell*  
*A. L. Morgan* POLICE JUSTICE.

0384

Police Court, Fifth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*John S. Farrell*  
23rd Precinct  
P.S.

Violation Excise Law.

*Charles Kruse*

Dated 21 day of January 1880

*Morgan* Magistrate.

*Farrell 23* Officer.

Witness,

Bailed \$ 100 *Each*

By



Street.

*Hearn*

0385

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That

*Charles Knuse*

late of the *twelfth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twentieth* day of *January*, in the year  
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,  
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to  
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
whisky, 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  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*John D. Farrell*

; without having a  
license therefor, as required by law, contrary to the form of the statute in such case made  
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further  
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines on the day  
and in the year aforesaid, at the Ward, City and County aforesaid, the same  
being the first day of the week, commonly called and known as Sunday, with  
force and arms, certain strong and spirituous liquors and certain wines, to wit: One  
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

**BENJ. K. PHELPS, District Attorney.**