

0055

BOX:

96

FOLDER:

1036

DESCRIPTION:

Kabisch, Frank

DATE:

03/30/83



1036

0056

B 272

Day of Trial,
Counsel, *Edw. G. Kelly*
Filed *20* day of *March* 188*3*

Pleads *Not Guilty* Apr. 3

THE PEOPLE

vs. *F*

Frank Habisch

St. Monday

JOHN McKEON,

District Attorney.

A True Bill.

Geo. C. Fisher
Foreman.

Set down for trial
Wed. 11/18/83

Recd Feb 19 1887

BUREAU—Third Degree, and
Greening & Stokan

0057

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frank Kalisch

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

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

The said *Frank Kalisch*

late of the *Twenty second* Ward of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *March* in the year of our Lord one thousand eight hundred and eighty ~~two~~ *three* with force and arms, at the Ward, City and County aforesaid, the *stable* of *John Mullen*

there situate, feloniously and burglariously did break into and enter, the said *stable* being then and there a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit; the same being the goods, chattels, and personal property of *the said John Mullen*

with intent the said goods, merchandise and valuable things in the said *stable* then and there being then and there feloniously and burglariously to steal, take, and carry away, and *one horse of the value of fifty dollars, of the goods, chattels and personal property of the said John Mullen, so kept as aforesaid in the said stable, then and there being, then and there feloniously and burglariously did steal, take and carry away*

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

JOHN McKEON, District Attorney

0058

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

_____ of the CRIME OF RECEIVING STOLEN GOODS,
committed as follows:

The said Frank Kabisch, late of the Twenty-
second

_____ Ward of the City of New York, in the County of New York
aforesaid, on the seventeenth day of March in the year of our Lord
one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms one horse of the value
of fifty dollars

of the goods, chattels and personal property of John Mullen

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

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

_____ Frank Kabisch _____

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

JOHN McKEON, District Attorney.

0059

Ward
51 D.M. 52

209
Police Court District.

THE PEOPLE, &c.,
OF THE COMPLAINT OF

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Mr. William Jones
296-10 Nassau Street

Street

Street

Street

209

John H. Hallen
539 W. 115 St

Frank Kabiach

1
2
3
4

Dated March 19, 1883

Jean M. Hermann
Magistrate

Thomas W. Biddle
Officer

of J. Clarkin
Precinct

Witnesses Charles Hill
518
Street

Witnesses
518
Street

No. 518 West 52
Street

Frank Kabiach
Street

No. 518 West 52
Street

Street

No. 411 West 44
Street

Street

Henry B. Gorman
Street

Street

Street

Street

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated March 19 1883 [Signature] Police Justice.

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

Dated March 22 1883 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

0060

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

4 District Police Court.

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

Question. What is your name?

Answer. *Francis Kabisch*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *42nd 10th Avenue. 8 years -*

Question. What is your business or profession?

Answer. *Express business*

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

Answer.

I am not guilty of the charge preferred against me

Frank Kabisch

Taken before me this

day of *March* 188*9*

[Signature]
Police Justice.

0061

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

POLICE COURT, 4 DISTRICT.

Henry G. Goldman
a plumber and gas fitter
aged 31 years of no 685 6 Avenue Street, being duly sworn, deposes and
says that on the 17th day of March 1883

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

8 1/2 O'clock, p.m. Francis J. Craig (now present)
brought to depprents stable at the corner of
6th Avenue and 39th Street. One dark bay Horse,
and said Horse was subsequently identified
by John Mullen as the horse so taken
and stolen from his possession, on the
night of said day.

Henry G. Goldman

Sworn to before me, this
of March 1883

[Signature]
Police Justice.

0062

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

POLICE COURT, 4 DISTRICT.

John Mullen

of No. 539 West 52nd Street, being duly sworn, deposes and

says that on the 20th day of March 1883

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

the stable of Henry G. Bolckmar, at the corner
of 6th Avenue + 39th Street, the horse taken
and stolen from my possession on the
night of the 17th day of March 1883. and this
deponent was informed by said Bolckmar, that
said horse was brought to said stable on
the night of said day by Francis J. Craig, now present,
and deponent has reason to suspect that said
Craig is one of the persons whose names were
unknown at the time deponent made his affidavit
against Frank Kabich, as having taken and stolen

of
Served by the undersigned this
1883

John Mullen

0063

Said horse from my possession.

Sworn to before me this
20th day of March 1883

Sam Meier

[Signature]
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.

Dated 188

Magistrate.

Officer.

Witness.

Disposition.

ARVIDAVIT.

0064

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Mill

aged 23rd years, occupation work in sheep yard of No.

533 West 52^d Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Mullen

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

Sworn to before me, this 19th }
day of March 1883 } Charles Mill

[Signature]
Police Justice.

0065

Police Court— 14 District.

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

of No. 539 West 52nd Street, aged 49 years,
occupation a coal hoister being duly sworn

deposes and says, that the premises No 524 West 52nd Street, 22nd Ward
in the City and County aforesaid, the said being a frame building
in the rear of said premises
and which was occupied by deponent as a stable for keeping a horse
~~and in which there was at the time a woman being, by name~~

were BURGLARIOUSLY entered by means of forcibly drawing
the fastenings from the door which held
a padlock which had locked said door

on the 17th day of March 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One Dark Bay Horse
of the value of fifty dollars.

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

Frank Kabisch (now present) and two
persons whose names are unknown to deponent

for the reasons following, to wit: that previous to said Burglary
the said door leading into said stable was
securely locked and fastened and said
Horse was in said stable and when deponent
went to said stable the following morning deponent
found the said fastenings forced from said stable
door and said horse taken and stolen from
said stable and this deponent was subsequently
informed by Charles Nell (now present)

0066

that about the hour of 9 o'clock p. m. of the
said 17th day of March 1883. He Well saw the said
Kabisch leading a horse down 52nd Street between
10th & 11th Avenue and that said two persons whose
names are unknown were then and there in company
with said Kabisch and acting in concert and
collusion with said Kabisch.

Jewth Meester

Summ'd to before me this
19th day of March 1883

[Signature]
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary
Degree

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0067

9
Francis J. Craig makes the following
statement ^{with the my. United Gas & Fuel Co. man.}
me - I am a camp lightner.
Kreone Kabish -

I bought the horn from Kabish
& another young fellow named Saltor
I bought the horn at 52¢ & 11¢ and
gave him Kabish my watch & chain as
security & I said I would see whether
the horn was all right -

Some days ago before the Klabeck &
Saltor spoke to me about the horn
they represented to me that his father had
bought a horn & he wanted to see it cheap.
The watch & chain I gave them was
worth about \$15. - I was to
pay something more for it.

I intended to buy the horn
& to sell it again, or to hire it
out - The horn was worth
~~out~~ about \$25. - I did not
get my watch back

F. J. Craig

411 W. 42nd

From before my
name is

W. H. Williams Police Director

0068

C. G. of Ch. Kelly 533 W. 52nd St buy down
says - I am driving through
I never spoke to Klabich the
prison - saw a person holding
a horn - cannot swear
that it is the horn - cannot say
positively that Klabich is the
Man - that lost the horn, I
was so far away -
Craig was not there after
Parker, I did not see Craig -

A. J. Valkman 685 - other
says Craig brought the horn to
my stable. I asked him if that
if he saw he bought the horse
& don't know whom to find
it - I allowed him to leave
it then.
He is a lamp lighter - he told me
that he owned a horn -
He said he wanted to see whether
say this is all right about it

0069

BOX:

96

FOLDER:

1036

DESCRIPTION:

Kane, James

DATE:

03/15/83



1036

0070

BOX:

96

FOLDER:

1036

DESCRIPTION:

Chard, Thomas

DATE:

03/15/83



1036

0071

87
- McKee 1887
Counsel,
Filed 5 day of March 1883
Pleads
W. H. Kelly 16.

THE PEOPLE
vs.
James Sharkey
James Sharkey
Grand Larceny, degree, and
Receiving Stolen Goods.

John McKeon
JOHN McKEON,
District Attorney

A True Bill.

Geo. C. Adams Foreman.
(Sub) Adams
Wendell L.
Recd. 1883
April 4/83
copy

0072

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Kane, and
Thomas Chard

The Grand Jury of the City and County of New York, by this indictment, accuse
James Kane, and Thomas
Chard

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

The said James Kane and Thomas
Chard

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
fourth day of March in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms
thirty six coats of the value of
two dollars each

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

0073

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

James Kane and Thomas
Chard

_____ of the CRIME OF RECEIVING STOLEN GOODS,
committed as follows:

The said James Kane and Thomas
Chard

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the fourth day of march in the year of our Lord
one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms twelve coats of the
value of two dollars each

of the goods, chattels and personal property of Louis Levy

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

unlawfully and unjustly, did feloniously receive and have; the said James
Kane and Thomas Chard

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

JOHN McKEON, District Attorney.

0074

Police Court - 2 District. 180

THE PEOPLE, Sec.,
ON THE COMPLAINT OF

Tommy Henry
57 West 10th Street

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

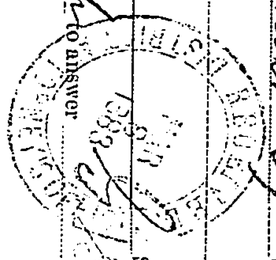
Dated March 7 1888
James Kane
Thomas Edward
Grand Larceny

Magistrate
Officer
Precher

Witnesses
Stephen Connors
No. 1st Police

No. 1st Street
No. 37th Street

No. 11th Street
No. 11th Street



(Signature)

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named John Gillen, James Kane and Thomas Edward guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Two Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated March 7 1888 (Signature) Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0076

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Chard*

Question. How old are you?

Answer. *50 years of age*

Question. Where were you born?

Answer. *England*

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

Answer. *415 West 26 St. About 3 years.*

Question. What is your business or profession?

Answer. *Truck driver for New York Transfer Co.*

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

Answer. *James Kama gave me two coats, I picked up one from the floor and Sam. Devera gave me another one. I took them home and afterwards brought them back and gave them to Mr. Atwood.*

Thomas Chard

Taken before me this

Day of *March*

188

W. H. Atwood
Police Justice.

0077

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James Kane

Question. How old are you?

Answer. 22 years of age

Question. Where were you born?

Answer. Orange Co. N.Y.

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

Answer. 239 West 27th St. about 6 weeks

Question. What is your business or profession?

Answer. Truck driver for N.Y. Transfer Co.

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

Answer. Sunday morning last Gillin asked me to stay in the office while he went to breakfast. I saw a pile in the office, one corner of which was open, and I took out of the pile a number of coats, and when Chad came in I gave him two of the coats. I put the coats I took back of my stall and covered them with my horse blanket.

James Kane

Taken before me this

day of March 1888

John J. [Signature]
Police Justice.

0078

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer. *John Gillen*

Question. How old are you?

Answer. *40 years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *506 West 26 St. 2 years*

Question. What is your business or profession?

Answer. *Stableman*

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

Answer. *I was not in the ^{office} stable when the case was opened. I found the coat in the stable and put it on me and took it home, and when I found the coat was stolen I brought it back.*

John Gillen
Stableman

Taken before me this

day of *March*

1884

W. Patterson

Police Justice.

0079

CITY AND COUNTY }
OF NEW YORK, } ss.

Benjamin J. Atwood
aged 43 years, occupation Fireman N.Y. Transfer Co. of No. 267 West 34th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Louis Levy

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

Sworn to before me, this 7th day of March 1888 of Ben J. Atwood

J. M. [Signature]
Police Justice.

0080

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Louis Levy, aged 36 years,
of No. *57 Hester* Street, *dealer in clothes*

being duly sworn, deposes and says, that on the *4th* day of *March* 188 *3*

at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *in the day time*

the following property, viz:

*Thirty-six second hand Coats, in all
of the value of seventy two dollars*

the property of *deponent*

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

*John Gillen, James
Hane and Thomas E. Hard, all
here present, from the fact that said
Coats were in a bale in the office
of the New York Manufar Company,
at premises 186-11 Avenue, in
transit from Philadelphia to
deponent as deponent is informed by
Benjamin J. Atwood, here present.
That said Atwood further informs
deponent that said bale was broken*

0081

open and that he, Attorney General
one of said stolen Coats in the
possession of the defendant Gillen
and eight of the stolen Coats in
the possession of the defendant
Kane and four of said Coats
in the possession of the defendant
Lohard, and the said defendants
now here in open Court admit
taking the same. That defendant
identified said stolen Coats as a
portion of the property of defendant
Coughlin by defendant in Philadelphia
and shipped by defendant to New
York.

Sown to before me this }
7th day of March 1863 } I Doe
J. W. Patterson } Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT—Larceny.

Dated

1863

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0082

BOX:

96

FOLDER:

1036

DESCRIPTION:

Kane, John

DATE:

03/12/83



1036

0083

BOX:

96

FOLDER:

1036

DESCRIPTION:

Canor, John

DATE:

03/12/83



1036

0084

BOX:

96

FOLDER:

1036

DESCRIPTION:

Martin, James S.

DATE:

03/12/83



1036

0085

B 68

Day of Trial

Counsel,

Filed *22* day of *March* 188*3*

Pleas *Not Guilty*

THE PEOPLE

28. Putnos.

R

John Stone

37 North 2nd St. W. Wash D.C.

John Conners

474 Treas. College

BURGLARY—Third Degree, and Receiving—Stolen Goods

JOHN McKEON,

District Attorney.

12 Mar 15. 1883

Not pleas guilty. of the attempt

A True Bill.

Pay 8 months

Mar 20/83

Foreman.

22 Tuesday Mar 20 1883

Not pleas guilty.

Each Pen one year

0086

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

John Lane
John Connor
James Martin
The Grand Jury of the City and County of New York by this indictment accuse
John Lane, John Connor and James
Martin
_____ of the crime of Burglary in the third degree,

committed as follows:

The said John Lane, John Connor and
James Martin
_____ late of the Seventh Ward of the City of New York, in the County of New York,
aforesaid, on the seventh day of March in the year of our
Lord one thousand eight hundred and eighty three with force and arms, at the Ward,
City and County aforesaid, the loft of _____

Joseph S. Smith there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers goods,
merchandise and valuable things were then and there kept for use, sale and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of the said _____

Joseph S. Smith then and there being, then and there
feloniously and burglariously to steal, take and carry away, and eight boxes
of trunks of the value of one
hundred and twenty five
dollars each box

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

_____ Joseph S. Smith _____

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

John McKeon
District Attorney

0087

187

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph J. Smith
346 W. 31

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1 John James
2 John Connor
3 James Martin

Offence Burglary
and Larceny

Dated March 8 1883

William Magistrate.
Richard Officer.

C. O. Precinct.

Witnesses Philip Kelly

No. 100 Mulberry Street.

Richard Kelly

No. 100 Mulberry Street.

No. 100 Mulberry Street.

No. 100 Mulberry Street.

to answer
Conrad



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named John James, John Connor and James Martin guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of ten Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated March 8 1883 J. M. Dawson Police Justice.

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

Dated _____ 1883 _____ Police Justice.

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

Dated _____ 1883 _____ Police Justice.

0000

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

James Martin

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

This City

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

Answer.

484 Fulton St Brooklyn

Question. What is your business or profession?

Answer.

Collector

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

Answer.

I am not guilty of the charge and don't desire to say anything more at present

James S. Martin

Taken before me this

Day of

March 1888

Samuel J. [Signature]

Police Justice.

0089

Sec. 98-200.

CITY AND COUNTY OF NEW YORK

2 District Police Court.

John Connor

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

Question. What is your name?

Answer.

John Connor

Question. How old are you?

Answer.

32 Years

Question. Where were you born?

Answer.

England

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

Answer.

240 Duffield St Brooklyn

Question. What is your business or profession?

Answer.

Upholder

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

Answer.

I am not guilty of the charge that is all I have to say at present

John Connor

Taken before me this

day of

March 188*B*

J. J. [Signature]

Police Justice.

0090

Spec. 195-200.

CITY AND COUNTY OF NEW YORK, ss.

2 District Police Court.

John Kane

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

Question. What is your name?

Answer.

John Kane

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

131 Fulton St Brooklyn

Question. What is your business or profession?

Answer.

Waiter

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

Answer.

I am not guilty of the charge I helped to load the wagon but was ignorant of doing any wrong in so doing

John Kane

Taken before me this

day of

1888

John B. Watson

Police Justice.

0091

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip Reilly
aged 43 years, occupation Detective Sergeant of No.

300 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph J. Conish

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

Sworn to before me, this 5th
day of March 1888

Philip Reilly

J. M. Patterson
Police Justice.

0092

Police Court— 2^d District.

City and County of New York, ss.:

Joseph J. Smith of No. 346 West 31st Street, aged 46 years, occupation Brush Manufacturer, being duly sworn,

deposes and says, that the premises No 198 Duane Street, in the City and County aforesaid, the said being a loft or place for the storage of brushes and which was occupied by deponent as a ~~brush~~ place or loft and in which there was ^{not} at the time a human being,

were BURGLARIOUSLY ^{broken and} entered by means of forcibly ^{prying off} the lock securing the door of said loft or place of storage, at about the hour of 10 o'clock

on the morning of March 7th 1883 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

eight boxes containing brushes, in all of the value of Ten hundred dollars

the property of deponent

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

John Kane, John Connor and James Martin, all now here,

for the reasons following, to wit:

That at said time said loft was closed and secured, and about the hour of 11 1/2 o'clock P.M. of said 7th of March deponent discovered the door of said loft broken open and said property burglariously stolen and carried away therefrom. That thereafter deponent identified said stolen property at Polici

0093

head quarters and was informed by
Officer Philip Reilly, here present,
that he, said Reilly, and officer
Richard Field saw said defendants,
at said time, in company together
and in the act of removing said
boxes and property from said loft
and placing said property in a
wagon, all of which defendants
admits to be true.

Subscribed before me at New York City
5th day of March 1888

J. W. Patterson
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Burglary _____
Degree.

Dated _____ 1888

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0094

BOX:

96

FOLDER:

1036

DESCRIPTION:

Keenan, Ann

DATE:

03/28/83



1036

0095

283

Counsel,
Filed *27* day of *March* 1883
Pleads *Not guilty (C)*

Grand Larceny ~~Second~~ *Second* degree, ~~1st~~
~~Reverting stolen goods.~~

THE PEOPLE

vs.

F

Ann Deenan

1st Foreman

JOHN McKEON,
District Attorney

A True Bill.

Geo. C. Fisher
Foreman.
April 12/83
Chief of Courtless
Dist. Court

0096

Court of General Sessions of the Peace.

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ann Keenan

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

Ann Keenan

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

The said *Ann Keenan*

20th ~~on the~~ day of *March* in the year of our Lord one thousand eight hundred and eighty- *three*, at the Ward, City and County aforesaid, with force and arms *one shawl of the value of forty five dollars*

of the goods, chattels and personal property of one *Mary Dolan* —
— then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKeon
District Attorney

0097

Testimony in the
care of
Ann Keenan

filed March
1883.

→ 1884

0099

nursed my baby asleep I left her down
the pillow was on the rocking chair
I turned back to get the pillow and she
was in the act of lifting the shawl and
my boy ran in. I saw the shawl in
her hand; she went away and I never
saw the shawl since. I am very poor
and can not be at the loss of it.

Cross Examined. I knew the prisoner
before by peddling; she was in the house
before. Did she ever stay any night?
When she came in I could not put her
out in the street; she did not sleep
there very often except my husband
would not let her be put out in the
street to get a crowd around her. At
that time I had the baby in my hand
with the whooping cough; nobody else was
there only my little boy; my boy is four
years and seven months old. I am
sure she took my shawl. When did
you see her again after that? I am
certain sure she took my shawl. I
saw her when she was arrested on
Sunday morning in the Oak Street
Station house. I did not see her until
after her arrest. Do you believe from
the state in which she was and from

0100

Knowing her condition she was in her right mind the time she took the show? I believe she was. You never heard anything against this old lady before? O. I heard plenty about her indeed. By Mr. Fellows. You have heard plenty about her? Yes sir. Has she been at your house intoxicated more than once? Yes sir, I have driven her away very often. How often has she been there drunk? I could not tell you really, several times I saw her on the street like that.

By Counsel

You did not ask anybody to go out of your room and give the alarm? I certainly ran after her. I went to the Headquarters and to the Prince St. station house. Did you see her when she got out of your room? I did not; she ran in some corner or another.

By Mr. Fellows.

You had a sick baby in your arms? Yes sir; she was coughing and under the doctor's care. You had nobody to leave your baby with except a boy four years old. By Counsel. Who did you ask to go after her? There was nobody would run for me after a peddling woman. I told the women in the house.

0101

William F. Ripley, sworn and examined and testified. I am an officer of the Fourth precinct, I did not arrest the prisoner. Officer Certlander made the arrest; it was his day off and she was put down to me being my day on duty as he knew nothing of the case. I had no conversation whatever with her. I have not found the property and I know nothing of the facts. I don't know when the shawl was lost. I arrested her two or three weeks ago. I should think it was.

Ann Keenan, sworn and examined in her own defence testified. I have been 35 years in this country and never have been arrested before. Since I was burned out in Staten Island. I have been selling a little lace and second hand clothing. I have a license from the Mayor's office. I know nothing about the taking of this shawl; she sent me out for beer and we drank it. I was scrubbing when the officer took me at 18 Dover St. All my people are buried in Calvary. I often called into the place of the complainant for the last five years. I shared two glasses of beer and I had something before I went in there; my mind was rambling since

0102

I was burned out at Staten
Island.

The jury rendered a verdict of
guilty with a recommendation
to mercy.

She was sent to the penitentiary for
one year.

0103

Police Court - 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Helen Lacey

1 Ann Keenan

2

3

4

Offence

Grand Larceny

Dated March 25 1883

Wm J. Brown Magistrate

William D. Kelly Officer

Precinct

Witnesses

No. Street

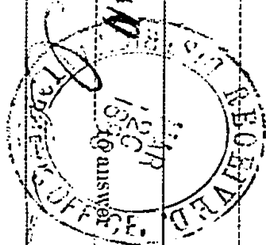
No. Street

No. Street

No. Street

No. Street

No. Street



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated March 25 1883 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0104

Dist

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.

Housekeeper
of No. *2 Congress* Street,

Mary Dolan 32 Years

being duly sworn, deposes and says, that on the *20th* day of *March* 188*3*

at the *premises Number 2 Congress Street in the City* City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent *with the unlawful intent to cheat and defraud*

the true owner of
the following property, viz :

One broche Shawl of the value of forty 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 *Miss Keenan (now here) from the*

fact that deponent saw defendant take the

aforsaid Shawl in her hand while deponent

was in an adjoining bedroom said defendant

left the room and that was the last deponent

saw of the aforsaid property

Mary X Dolan
Mark

Sworn before me this

20th

day of

March 188*3*

at City of New York
POLICE JUSTICE,

0105

Sec. 198-200.

184- District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. Ann Keenan

Question. How old are you?

Answer. 52 Years

Question. Where were you born?

Answer. Ireland

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

Answer. 18 Dover Street near four months

Question. What is your business or profession?

Answer. I Peddle lace

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

Answer. not guilty

Ann Keenan
Made

Taken before me this 29th
day of March 1888

John J. Owen

Police Justice.

0106

BOX:

96

FOLDER:

1036

DESCRIPTION:

Keenan, Thomas

DATE:

03/27/83



1036

0107

T B 267

Day of Trial,

Counsel,

Filed

Pleas

day of *March* 1883

THE PEOPLE

vs.

F

Thomas Deenan

Wm. Thompson

JOHN McKEON,

Pl. No. 28, 1883 District Attorney.

pleas & Jury

A True Bill. *In one year*

Geo. C. Fisher
Foreman.

Wm. Thompson

0108

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas Keenan

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

Thomas Keenan

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

The said Thomas Keenan

late of the 5th Ward of the City of New York, in the County of New York aforesaid, on the 15th day of March in the year of our Lord one thousand eight hundred and eighty eight with force and arms, at the Ward, City and County aforesaid, the store of Isaac Dyer

there situate, feloniously and burglariously did break into and enter, the said store being then and there a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit; the same being the goods, chattels, and personal property of Isaac Dyer

with intent the said goods, merchandise and valuable things in the said store then and there being then and there feloniously and burglariously to steal, take, and carry away, and one bag of coffee of the value of ten dollars, of the goods, chattels and personal property of the said Isaac Dyer, so kept as aforesaid in the said store then and there being, then and there feloniously and burglariously did take, steal 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.

~~Isaac Dyer~~

0109

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

Thomas Deenan _____

_____ of the CRIME OF RECEIVING STOLEN GOODS,
committed as follows:

The said Thomas Deenan _____

~~_____~~
late of the First Ward of the City of New York, in the County of New York
aforesaid, on the sixteenth day of March in the year of our Lord
one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms one bag of coffee
of the value of ten dollars

of the goods, chattels and personal property of Isaac Dixon _____

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

Dixon _____
unlawfully and unjustly, did feloniously receive and have; he the said _____

Thomas Deenan _____

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

JOHN McKEON, District Attorney.

0110

Police Court District. 225

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

James H. Brown
451 Grand St.
Thomas Stearns
Offence: Burglary

Dated March 19 1883

George H. Hall, Magistrate
Precinct

Witnesses: George H. Hall

No. 1: Thomas Stearns

No. 2: James H. Brown

No. 3: W. T. ...

\$ 1000 answer
C.M.

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

Thomas Stearns

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

Dated March 19 1883. Hugh Gardner Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

01111

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Keenan*

Question. How old are you?

Answer. *Twenty two Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *197 South 5th Avenue 2 Years.*

Question. What is your business or profession?

Answer. *Boatman*

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

Answer. *I am Not guilty*

Taken before me, this *19th* day of *March* 188*3* } *Thomas D Keenan*

Alfred Gorman Police Justice.

0112

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Policeman of No. the
8th Precinct Office Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of _____

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

Sworn to before me, this 19th
day of March 1883 ✓ Geo Hall

Hugh Gardner
Police Justice.

0113

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Driver of No. 71 Vandam Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Anna Wilson and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 19th day of March 1883 } Thomas Ryder

Hugh Gardner
Police Justice.

0114

Police Court— 2nd District.

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

of No. 451. Greenwich Street, aged 57 years,
occupation Merchant. being duly sworn.

deposes and says, that the premises No 451. Greenwich Street,
in the City and County aforesaid, the said being a Basin Building

and which was occupied by deponent as a Store and Warehouse.
and in which there was at the time ^{no} human being, by name

were **BURGLARIOUSLY** entered by means of forcibly forcibly
Opening the window shutters and window
leading from said premises to a shed
in the rear of said premises.

on the 16th day of March 1883 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

One Bag of Green Coffee of the value
of Ten Dollars.

the property of deponent.

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

Thomas Keenan. (nowhere)

for the reasons following, to wit: deponent is informed
by Thomas Ryder that at or about the
hour of six O'clock P.M. on the 16th day of
March 1883. he securely fastened and
left said premises. and went home
and on returning at or about the hour
of seven O'clock A.M. on the 17th day of
March he discovered that said premises
had been Burglariously entered as aforesaid

0115

and the said property taken stolen and carried away. Deponent is further informed by Officer Noll that at or about the hour of two o'clock A.M. on the 17th day of March 1883. he arrested the said Keenan in South Fifth Avenue. and at the time of arresting the said Keenan he had in his possession a Bag of Coffee which deponent identifies as the property which has been taken stolen and carried away from deponent's premises.

Sworn to before me (Isaac Dixon) this 19th day of March 1883.

Joseph Gardner
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0116

BOX:

96

FOLDER:

1036

DESCRIPTION:

Kellenberger, George

DATE:

03/12/83



1036

0118

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

THE PEOPLE OF THE STATE OF NEW YORK
against

George Hellerberger

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

George Hellerberger
attempting to commit a
of the CRIME OF RAPE, committed as follows:

The said *George Hellerberger*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *eleventh* day of *November* in the year of our Lord
one thousand eight hundred and eighty-*three*, at the Ward, City and County
aforesaid, with force and arms in and upon one *Mary Staal*
wilfully and feloniously made an assault, and the said

George Hellerberger her the said
Mary Staal then and there by force and with
violence to her, the said *Mary Staal* and against her
will, did wilfully and feloniously ^{attempt to} ravish and carnally know, against the form of the
Statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

And the Grand Jury aforesaid by this indictment further accuse the said
George Hellerberger
of the CRIME OF ASSAULT WITH INTENT TO RAVISH, committed as follows:

The said *George Hellerberger*

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

JOHN McKEON, District Attorney.

0119

See 612 & 619.

SUBPOENA

Fifth DISTRICT POLICE COURT,

CITY AND COUNTY }
OF NEW YORK. } ss.

In the Name of the People of the State of New York,

To *Mary Staab Gomer Montross*
125 East *Cumberland Avenue* *Brooklyn* *E.D.* Street.

You are Commanded to appear before *Bankson T Morgan Esq*
one of the Police Justices in the City of New York, at the *5th* District Police Court, *125 East-*
125th Street in the said City on the *28th* day of *February*
1883 at *9 1/2* o'clock in the *fore* noon of that day, as a witness in a criminal action prosecuted by the
People of the State of New York, against *George Kellenbergh*

And for a Failure to attend, you will be deemed guilty of a Criminal Contempt, and liable to a Fine of Two Hundred and Fifty Dollars, and Imprisonment for thirty days.

Dated at the City of New York, this *26* day of *Feb* 188*3*
B. T. Morgan Police Justice.

0120

Attest.

This is to certify, that Maria M. St. John
of 187 Montross Avenue Brooklyn, ED,
is sick & unable to lease the
house.
Brooklyn, E. D. Feb. 11, 1908
D. J. [unclear]

0121

(M) 25 1886

Police Court District.

THE PEOPLE, &c.,

vs. THE COMPANY OF

Mary Stark

1. Mr. Stark's name and name of firm
2. Mr. Stark's name and name of firm
3. Mr. Stark's name and name of firm
4. Mr. Stark's name and name of firm

1. Mr. Stark's name and name of firm
2. Mr. Stark's name and name of firm
3. Mr. Stark's name and name of firm
4. Mr. Stark's name and name of firm

Dated February 28 1886

John D. Thompson Magistrate
Clerk

Witnesses: No. 1 February 28 9/11 a.m. Street

No. 2 Street

No. 3 Street
to answer
Committed

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

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

Dated February 28th 1886 B. J. Morgan Police Justice.

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

Dated _____ 1886 _____ Police Justice.

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

Dated _____ 1886 _____ Police Justice.

0122

JUSTICE'S COURT.

THOMAS J. KENNA, Justice.

Sec 157.

State of New York,

COUNTY OF KINGS.

CITY OF BROOKLYN.

ss.

John C. Derman

of *Police Court* being duly sworn, says, that he is

acquainted with the hand-writing of *Hugh Gardner*

the *Police Justice* who issued the annexed warrant, that the

signature to the same is in the handwriting of said *Hugh Gardner*

Sworn before me, this *24th* day of

Apr 188 *2*

Thomas J. Kenna

Justice of the Peace of the City of Brooklyn.

0123

Sec. 151.

Police Court 9 District.

CITY AND COUNTY OF NEW YORK, ss In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Mary Staab of No. 1619 First Avenue Street, that on the 11 day of November 1882 at the City of New York, in the County of New York, she promises No 1619 First Avenue Mayor Kellenbergh did unlawfully and feloniously by force and violence without the consent of complainant and against her will attempt to have sexual intercourse with her and have carnal knowledge of her body

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 9 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 22 day of November 1882

George Gardner POLICE JUSTICE.

POLICE COURT 9 DISTRICT.

THE PEOPLE, &c., ON THE COMPLAINT OF

vs.

Warrant-General.

Dated November 22 1882

George Gardner Magistrate

W. C. M. Officer

The Defendant arrested taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

John D. Pennington Officer

Dated February 14 1888

This Warrant may be executed on Sunday or at night.

Police Justice.

George Kellenbergh REMARKS.

Time of Arrest

February 14 1888

Native of

Age 28

Sex 157 Second Ave

Complexion

Color

Profession

Married

Single

Read

Write

Handwritten notes and signatures at the bottom of the page.

0-124

The within named

Notary Schell 1914

having been brought before me under this Warrant, is committed for examination to the
WARDEN or KEEPER of the City Prison of the City of New York.

Dated.....188

.....*Police Justice.*

0125

STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } ss. Police Court, 5 District.

Mary Staab
of No. 1619 First Avenue, being duly sworn, deposes and
says, that on the 11 day of November 1882

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

George Kellenberger did unlawfully and feloniously by force and violence without the consent of deponent and against her will attempt to have sexual intercourse and carnal knowledge of deponent's body. That on the above date deponent was sitting in a room adjoining a bed room on the 3rd floor of said premises and said George entered said room seized deponent violently and dragged her into a bed room and threw her upon a bed in said room he then pulled a pair of drawers off deponent's body, and he then and there took his penis out through an opening in the front part of his pantaloons and pushed and thrust the same against deponent's private person. Deponent resisted with all her strength and cried out at the top of her voice thereby preventing said George from accomplishing his purpose. Deponent then fore

0126

charges that said George
did by violence without
her consent and against
her will attempt to have
Cameel knowledge of her
body and she therefore
asks that said George
may be apprehended and
dealt with as the law directs
Minnie Kowalski

Sworn to before me
this 22 day of November 1887

Highlander Police Justice

Police Court, District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

ARRIDAVIT.

Dated.....187

Magistrate.

Officer.

Witness,

Disposition,

0127

Sec. 198-200.

5th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. George Kellenberger

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. New York

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

Answer. 157 Green Point Ave Brooklyn 4 mo's

Question. What is your business or profession?

Answer. Par-tender

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

Answer. I know nothing about it at the
time it was committed I am not
Guilty of the charge that was made against
me.

George Kellenberger

Taken before me this

28th

day of

February 1983

[Signature]

Police Justice.