

0017

BOX:

540

FOLDER:

4914

DESCRIPTION:

Keegan, James J.

DATE:

11/20/93



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BOX:

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FOLDER:

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DESCRIPTION:

Keegan, John

DATE:

11/20/93



4914

POOR QUALITY ORIGINAL

0019

~~Not after @ 116~~
Counsel,
Filed
day of
Pleads, *Myrich*

Section 488, (b) (1) (A) of the
Federal Rules of Civil Procedure
Judiciary in the Third Degree.

THE PEOPLE
vs.
Labor

James J. Keegan
and

John Keegan

DE LANCEY NICOLL,

District Attorney,
Part 2 - Sec. 26, 1891
No. 1 Civil and Criminal
of Sec. St. Code.

A TRUE BILL.
in witness whereof I, the
District Attorney, have hereunto set my hand and the seal of the District of Columbia, this 26th day of December, 1913.

Howard Foreman
John J. Keegan
John J. Keegan
John J. Keegan

Witnesses:
Off. Hay

Sweetman
Off. Hay
28th

Not have been
Commissioner & Co.
Price, shot, race.

POOR QUALITY ORIGINAL

0020

COURT OF GENERAL SESSIONS OF THE PEACE, Part 11.

City and County of New York.

The People,

"
"
"
"
"
"
"
"
"

JAMES J. KEEGAN,
jointly indicted with
JOHN KEEGAN.

Before,

HON. FREDERICK SMYTH,
and a Jury.

Tried, DECEMBER 26TH, 1893.

Indicted for BURGLARY, in the THIRD DEGREE.

Indictment filed NOVEMBER 20TH, 1893.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY THOMAS J. BRADLEY,

For THE PEOPLE.

MARK ALTER, ESQUIRE,

For THE DEFENSE.

**POOR QUALITY
ORIGINAL**

0021

2

ISIDORE W. LUKACH, THE COMPLAINANT, being duly sworn, testified that he was an agent representing the David Meyer Brewing Company. The David Meyer Brewing Company was the owner, by virtue of a chattel mortgage, of the property in the store at 193 Oliver street on the 13th of November, 1893. The saloon was not open on that day. The property in the store consisted of saloon fixtures, and was worth about \$500. Two or three days before the day in question he had locked all the doors of the place securely. There was one door leading into the hall, and two doors leading into the street. On the morning of the 14th of November, 1893, Police Captain Slevin telephoned to the brewery that the store had been broken into, and he, the witness, was sent down to look into it. He went to the station house, and there he saw a clock, a model of a ship, and a picture, which he identified as having been in the store and the property of the Brewing Company. He then went down to the store and saw that the front windows had been broken. He subsequently went to

**POOR QUALITY
ORIGINAL**

0022

3

the store, and found that the things which he had identified in the police station were missing from the place.

CHARLES A. FLAY, being duly sworn, testified that he was an officer of the Municipal Police, attached to the Fourth precinct. Between the hours of 6 and 12, on the evening of the 13th of November, 1893, his post was Oliver street, from Chatham Square to water street. On that night he saw the defendant. He, the witness, was standing on the corner where the premises in question were located, and the defendant and two other men passed him. The defendant did not have anything with him at that time. The defendant was going towards the river then. About half an hour later, the defendant passed him again. The defendant was then in company with another man, and was going towards Chatham Square. The man who was with the defendant was John Keegan, the co-defendant. The defendant was carrying two pictures, and the co-defendant was carrying a clock. He, the witness,

**POOR QUALITY
ORIGINAL**

0023

4

subsequently noticed that the windows in the saloon at 93 Oliver street had been broken. He made certain inquiries from persons in the neighborhood, and then secured the place and reported the matter at the station house. He also reported that he had seen the defendant and the co-defendant carrying the clock and the pictures. He then returned to his post and made a search for the defendant and co-defendant. He found the co-defendant in Cherry street, and arrested him. He took the co-defendant to the station house, and charged him with committing the burglary. The defendant entered the station house, and wanted to know what the co-defendant had been arrested for. He, the witness, said to the Sergeant, "This is the other man I want." The defendant said, "What for? I just got out of bed." This was about a quarter after 9 o'clock at night. He, the witness, said, "You got to bed very quickly, after I last saw you." The defendant said, "I didn't do anything." The co-defendant was known as "Dick, The Tinker." He told the defendant that the

**POOR QUALITY
ORIGINAL**

0024

5

co-defendant and he were arrested for committing a burglary in Oliver street, and that he, the witness, had seen them with the property. The defendant said that he had been to a prize fight the night before, and was very tired; and that was the reason he retired early. The defendant said he lived at 51 Oak street. About fifteen minutes later, he, the witness, went to the defendant's residence. He found two pictures and a clock there, which he took to the station house. The property was afterwards identified by Mr. Lukach. On the way to court the next morning, he said to the defendant that he had found the property in his house. The defendant said, "Well, I will plead guilty. I suppose I will get a couple of years."

In cross-examination the witness testified that he had never said to the defendant that he did not believe him guilty. From what he had heard of the defendant, he considered the defendant a "pretty tough character." The premises in question were in the Fourth ward of the City of New York.

**POOR QUALITY
ORIGINAL**

0025

6

MR. LUKACH, being recalled, testified that the property which was taken from the premises in question was worth \$5. or \$10.

FOR THE DEFENCE, JOHN KEEGAN, THE CO-DEFENDANT, being duly sworn, testified that he had plead guilty to the charge of burglary in the third degree. On the night that he committed the burglary, he was accompanied by one John Smith. The defendant was not with him on that night. He did not know where Smith was at the time of the trial. The defendant was his cousin. He took the things which he had stolen to 51 Oak street, where the defendant lived. The defendant was not at home when he took the things there. The defendant's wife was not home at the time. The only persons he met at the defendant's house were three little girls. One of the girls asked him where he got the things, and he told her that he had bought them, and that he was going to leave them there for a little while.

In cross-examination the witness testified

**POOR QUALITY
ORIGINAL**

0026

7

that he had served a term in the State Prison, for grand larceny, and had served a term in the Penitentiary for petty larceny. He lived at 45 James street. He was in the habit of visiting the defendant's house about two or three times a week. He was not in the habit of taking property which he had stolen to his cousin's house. His cousin had never been implicated in any crime with him. He did not pass the corner of Oliver and Cherry streets on the night in question with two men. He did not recollect the officer saying, in the station house, "Sergeant, this is the other man," meaning the defendant. He knew that the defendant had been in Elmira Reformatory, and that he remained there for five years.

ELLA KEEGAN, called by the defense, testified that the defendant was her father. She was ten years of age. She remembered the night that the co-defendant took the things to her father's house. It was Monday night. Her father and mother were out at the time. The

**POOR QUALITY
ORIGINAL**

0027

8

co-defendant was with another man at the time. She put the things in the bed-room. She told her mother that the co-defendant had left the things in the house, but she did not tell her father. The defendant's sister went into the house and said that the co-defendant had been arrested. Her father then left the house.

JAMES J. KEEGAN, THE DEFENDANT, being duly sworn, testified, in his own behalf, that he lived at 51 Oak street. The preceding witness was his daughter. He was a laborer and worked alongshore. He belonged to the Non-pareil Association, and was somewhat of a professional prize fighter. On the night before his arrest he had been to a fight in Mace's hall, in Pearl street, and did not get home until about 2 o'clock. He heard of his cousin's arrest through his sister, and he went to the station house to see what he was arrested for. At that time he did not know anything about the burglary. He did not commit the burglary in question, nor did he assist the co-de-

**POOR QUALITY
ORIGINAL**

0028

9

defendant in committing it.

In cross-examination the defendant testified that he had been convicted once before, and had been sent to the Elmira Reformatory. He was sentenced on the 9th of July, 1889, by Judge Gildersleeve, for stealing a pocket-book. He remained in the Reformatory five years. He was about sixteen years of age when he went to the reformatory. He was a married man before his conviction. He had pleaded not guilty, and had been convicted. He was a witness for himself on the former trial. He did not tell the officer, in the station house, that he had been asleep, and that he had just gotten up. The officer's testimony about seeing him walking through Oliver street with the co-defendant was not true. He did not tell the officer that he would plead guilty.

POOR QUALITY
ORIGINAL

0029

2
The People
vs.
James Keegan.

Court of General Sessions Part I.
Before Judge Cowing.

January 10, 1887.

Indictment for grand larceny in the first degree.

Tilly C. Turner sworn and examined. I live No. 9 Elm Street, Newark, I was in the city of New York on Christmas evening and I had about eight dollars in money in my left hand pants pocket which belonged to me, I was standing on a corner watching two young fellows in a masquerade suit, the prisoner was dressed in girls' clothing, the other young fellow appeared to be taller, he was dressed in a Mexican suit, broad brimmed hat and little bells all around it, the prisoner made a rush over toward the sidewalk just as I was going to move on, I thought he was going to run in a saloon and the first thing I knew he had his hand in my pocket, I grabbed his hand and kept hold of it but he snatched it out of my hand and went to run up Cherry Street, I gave chase after him and he wheeled around and I almost caught him but this other person, the Mexican, prevented me, I could not catch the woman but afterwards I identified him. I am sure that this is the boy who stole the eight dollars from my left pants pocket.

Cross Examined. The prisoner had a woman's suit on and a sort of fancy hat, I couldn't describe it exactly, it seemed to be made of fancy material, the dress was of dark color. Had he a false face on? His face was painted red. Can you identify this boy? Yes. Is it not a fact that you were thrown out of a saloon drunk? No

**POOR QUALITY
ORIGINAL**

0030

The people Court of General Sessions Hall 1

sir, I made the complaint right off, I thought he run to a saloon, I went in, I was excited and asked if any young fellow dressed in girl's clothes was in tere and the saloon keeper said no. How long after that was it you saw the prisoner, when was he arrested, how long after he took your money? About eleven o'clock. Where did you see him? In the masquerade Hall where the masquerade was going on. What was he doing there, dancing? No sir, he was standing at the ante-room, there appeared to be a bar there, he was talking to this other young fellow, the Mexican, I ought to have had him arrested too. On Christmas day I was near the corner of James's Slip and Cherry Street, I meant to take the afternoon boat to Hartford, Conn., I understood there was a boat left at eleven o'clock at night, I did not know that all traffic was suspended a couple of months ago. The prisoner acknowledged afterwards that he was with the Mexican. I soent Christmas night in the Station House; during the day I was walking around the city, I might have had a couple of beers but I was not drunk.

Edward F. Brett sworn. I belong to the 4th precinct. Did you arrest the defendant at the bar on the night in question? Yes sir. At what time? Just about ten o'clock in the evening. How long after this alleged larceny was committed before you arrested him? I guess about an hour or so after. How was he dressed? He was dressed in a masquerade suit taken for a girl. Was the complainant there at that time? Yes sir. What did the complainant say in the presence and hearing of this

**POOR QUALITY
ORIGINAL**

0031

and I was the complainant of the case. I should like to

defendant at the time you arrested him? I fetched him up to the ball room and I stood right along side the prisoner the complainant did not say anything, he went around and looked and came around and said, there is the man that took my pocket-book with the eight dollars and the ticket for Newark, N. J. in it. Did he pick out any other persons before? No sir. He looked around the room and pointed the prisoner out. I searched the prisoner and found nothing on him. I was present when the defendant admitted before Judge Duffy that he was with the boy who took the pocket-book.

Cross Examined. I did not find even a penny on the prisoner at the ball, it was the very night that this complainant alleges the money was stolen from him. I know the defendant and his people, I do not know that the boy works, he is the making of a pretty hard boy, he has got a respectable father and mother, I never knew of him being convicted of any offence but I know he travels with the hardest crowd of young boys that go around the 4th ward.

James Keegan sworn and examined in his own behalf. I am seventeen years old and am in the coal business; my father wanted me to go to work at Coney Island at race horses but my mother did not want me to. I said at the Station House when I had the masquerade suit on there was a lot of young fellows playing, some had Mexican and some had Indian and other characters, I did not say to the officer that I was with the boy who took the money; the complainant was pushed out of a liquor store and he staggered up against a man who was playing an acordion and he pushed him ~~pptheg~~complainant caught me by the arm

**POOR QUALITY
ORIGINAL**

0032

and a young fellow said, let go of that boy; he said, I want my pocket-book; we marched up to Pythagoras Hall, I did not run away when he grabbed me. I am positive I did not take the pocket-book.

The Jury rendered a verdict of guilty of grand larceny in the first degree.

*James McFarlane
positive and in the court*

Alfred James

1887

POOR QUALITY ORIGINAL

0033

*Testimony in the case of
James Keegan*

filed Jan. 1887.

...the ...
...the ...
...the ...
...the ...
...the ...

POOR QUALITY ORIGINAL

0034

Police Court— District.

City and County } ss.:
of New York,

Maire W. Lukach

of No. *93 Oliver (David Mayer Brewing Co.)* aged *33* years,
occupation *Agent* being duly sworn

deposes and says that the premises No. *93 Oliver* Street,
in the City and County aforesaid, the said being a *Saloon*

~~and which was occupied by deponent as a~~
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly *breaking*
two lights of glass in the front
door of said premises and
then removing an iron bar
securing said door
on the *13th* day of *November* 18*95* in the *night* time, and the

following property feloniously taken, stolen, and carried away, viz:
Three pictures and one clock of the value
of ten dollars

the property of *the David Mayer Brewing Co.*
in deponent's 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
James Keegan and John Keegan.

for the reasons following, to wit: *that after securely fastening*
said premises deponent departed
therefrom and was subsequently
informed by Officer Charles A. Flay
of the 4th Precinct that he saw
the defendants in possession of
pictures and one clock passing through
Oliver Street that thereafter he
broken as described and then arrested

POOR QUALITY ORIGINAL

0035

The defendants at their homes and found two pictures and one clock in their possession. Defendant now says that he has seen the property so found and fully identifies it as a portion of the property carried away from said broken premises.

Edw. J. Luskach

Know before me this }
14th day of November 1893 }

Commead
John Justice

Police Court — District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree. Burglary

vs.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY ORIGINAL

0036

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Charles A. Flay
aged _____ years, occupation *Police Officer* of No. *4*
Pruech Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Edwin H. Lukach*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *14th* day of *November* 189*8* *Charles A. Flay*

Comm...
Police Justice.

POOR QUALITY ORIGINAL

0037

Sec. 198-200.

1883

District Police Court.

City and County of New York, ss:

John Keegan 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 Keegan*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *45 James St. 6 weeks*

Question. What is your business or profession?

Answer. *Patent*

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 - John Keegan*

Taken before me this *14* day of *April* 189*3*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0038

Sec. 198-200.

1883

District Police Court.

City and County of New York, ss:

James Keegan 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 Keegan*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *51 Oak St. 4 mos.*

Question. What is your business or profession?

Answer. *Longshoreman*

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*

James J. Keegan

Taken before me this

day of *September* 1889

B

Police Justice

POOR QUALITY ORIGINAL

0039

BATED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... District...

1220

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John W. McLaughlin
Henry McLaughlin
John W. McLaughlin

Offense _____

Dated *November 11th 1893*

Magistrate *McLaughlin*

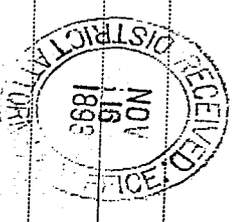
Officer *McLaughlin*

Witness *McLaughlin*

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



\$ *1000* to answer

McLaughlin

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 *defendants*

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, *each* and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, *Nov 11* 189*3* *McLaughlin* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0040

Police Court 1st District. Affidavit—Larceny.

City and County of New York, } ss. William C. Turner

of No. 9 Elm St Newark New Jersey Street, aged 32 years, occupation Lamp trimmer being duly sworn

deposes and says, that on the 25 day of December 1886 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of

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

A pocket book containing gold and lawful money of the United States of the amount and of the value of Eight 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 James Keegan (nowhere)

and another Boy not now arrested from the fact that at about the hour of nine o'clock P.M. on said date while deponent was standing on Cherry Street the said deponent Keegan in company with said other Boy not now arrested and acting in concert with each other the defendant Keegan inserted his defendant's hand into the left hand side pocket of deponent's pantalons and abstracted the aforesaid pocket book containing said money and ran away said other Boy impeded deponent while pursuing defendant

Wm. C. Pinner

Sworn to before me, this 26th day of December 1886 at Newark N. J.
Police Justice

POOR QUALITY ORIGINAL

0041

Sec. 198-200

1st District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

James Keegan 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 Keegan

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York City

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

Answer. 24 Cherry St 2 years

Question. What is your business or profession?

Answer. Pedler

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.
James Keegan
Drank

Taken before me this

day of

188

Police Justice.

POOR QUALITY ORIGINAL

0042

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

Police Court District
 1st 1903

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James H. ...
 2
 3
 4
 Offence from the Paper

Dated Dec 6 1886

Magistrate
 Officer
 Precinct



Witnesses
 No. _____ Street _____
 No. _____ Street _____
 to answer

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

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

Dated Dec 6 1886 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.

POOR QUALITY ORIGINAL

0043

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 Keegan

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

James Keegan

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

The said *James Keegan*,

late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*two*, at the City and County aforesaid, in the *night* time of the same day, with force and arms,

one pocket-book of the value of fifty cents, and the sum of eight dollars in money, lawful money of the United States and of the value of eight dollars,

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

Randolph B. Smith
District Attorney.

POOR QUALITY ORIGINAL

0044

#21-

Witnesses:
Jilly Traver
Eugene A. Scott

Counsel, J. P. Kelly
Filed, City of Albany 1887
Pleads Not Guilty

THE PEOPLE vs. James Hegan
vs. James Hegan
Grand Larceny, 1st degree
vs. Fred H. Corcoran
vs. Emma R. Kelly
[Sections 528, 529, 530, Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.
Chas. B. Roberts
Foreman.

Jan 10/87

POOR QUALITY
ORIGINAL

0045

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 J. Keegan
and *John Keegan*

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

James J. Keegan and John Keegan

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

The said

James J. Keegan and John Keegan, both

late of the 4th Ward of the City of New York, in the County of New York, aforesaid, on the
thirteenth day of *November*, in the year of our Lord one
thousand eight hundred and ninety-*three* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *saloon* of
~~one~~ a certain corporation known as the
David Mayer Brewing Company

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

Corporation in the said *saloon*
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.

POOR QUALITY ORIGINAL

0046

SECOND COUNT—

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

James J. Keegan and John Keegan
of the CRIME OF *Petit LARCENY* committed as follows:

The said

James J. Keegan and John Keegan, both

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

three pictures of the value of three dollars each, and one clock of the value of three dollars

of the goods, chattels and personal property of ~~one~~ *a certain corporation known as the David Mayer Brewing Company* in the *saloon* of the said *corporation*

there situate, then and there being found, in the *saloon* 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.

POOR QUALITY
ORIGINAL

0047

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, farther accuse the said
James J. Keegan and John Keegan
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

James J. Keegan and John Keegan, both
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year afore-
said, with force and arms, at the Ward, City and County aforesaid,

*three pictures of the value of
three dollars each, and one
clock of the value of three
dollars*

*of the goods, chattels and personal property of a certain corporation
known as the David Mayer Brewing Company*
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before felon-
iously stolen from the said *corporation*

unlawfully and unjustly did feloniously receive and have: (the said

James J. Keegan and John Keegan
then and there well knowing the said goods, chattels and personal property to have been felon-
iously 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.

DE LANCEY NICOLL,
District Attorney.

0048

BOX:

540

FOLDER:

4914

DESCRIPTION:

Kern, Frederick

DATE:

11/27/93



4914

0049

BOX:

540

FOLDER:

4914

DESCRIPTION:

Kern, Frederick

DATE:

11/27/93



4914

POOR QUALITY ORIGINAL

0050

Witnesses:
Thos. Kerns
Off Vaughan

Counsel,
Filed *[Signature]* day of *Jan* 1897
Pleads, *[Signature]*

[Signature] 224

THE PEOPLE
14
\$6742.50^{ms.}
Frederick Kern
[Signature]
Grand Larceny, [Sections 525, 527, Penn Code.]
Degree.

DE LANCEY NICOLL,
District Attorney.
Part 3 Dec 14, 90 B.S.M.

A TRUE BILL,
Part 3, December 14, 1893.
Pleas Petition Larceny
Cuth. Procc
[Signature] Foreman.

POOR QUALITY ORIGINAL

0051

Police Court

6th

District.

Affidavit-Larceny.

City and County } ss:
of New York, }

Thomas Kearns

of No. Williams Bridge on Gun Hill Road 22 years,
occupation Laborer being duly sworn,

deposes and says, that on the 20 day of November 1897 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
session of deponent, in the day time, the following property, viz:

Forty - dollars; gold and
lawful money of the
United States

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 Frederick Kerns now here,
from the fact, that deponent left
the said property in his pantlons
pocket; and this deponent slept
with the said deponent and deponent
subsequently found a part of the money
in the possession of this deponent
wherefore deponent prays that the
said deponent may be held to
answer

Thomas Kearns

Sworn to before me, this 21st day of November 1897.
Charles W. Sawyer, Police Justice.

POOR QUALITY ORIGINAL

0052

Sec. 198-200.

60

1882

District Police Court.

City and County of New York, ss:

Frederick Kern

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 a 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.

Frederick Kern

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

New York

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

Answer.

Sun Hill Road, Williams Bridge ^{me near}

Question. What is your business or profession?

Answer.

Labour

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-

Frederick Kern

Taken before me this

day of

Jan

189

31

Charles J. Devintor

Police Justice.

POOR QUALITY ORIGINAL

0053

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... 6th District, 1242

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Toomey
Hall Street, Bridge
Brooklyn, 10 PM

Offense Larceny
of money

Date, November 21 1893

Charles
Magistrate,
Van Nostrand
34th
Precinct,
Officer.

Witnesses

No. _____
Street _____

No. _____
Street _____



No. 5777
to answer
J. J.
Street.

Comm. to S. P. C. O.

Com. to S. P. C. O.

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 Allen Dant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Five Hundred Dollars, and it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until he give such bail.

Dated, Nov 21 1893 Charles N. Linton Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0054

Court of General Sessions

The People
vs
Lina Kamm

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23D STREET,

New York, Nov 24 1893

CASE NO. 77,086 OFFICER Green
DATE OF ARREST November 20 1893
CHARGE Grand Larceny

AGE OF CHILD 14 yrs.

RELIGION Catholic

FATHER dead Rev Larkin Christian Ettinger

MOTHER Annie Ettinger

RESIDENCE 784 Westland Ave.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT ^{Boy} has never been
arrested before.

He ran away from home 3 months ago.

His parents are poor, but very respectable.

All which is respectfully submitted,

O. Hillows Secretary
Dist

To Dist Atty

POOR QUALITY ORIGINAL

0055

<i>Court of</i>	<i>General Sessions</i>	<i>The People</i> <i>v.</i> <i>Fred Kaon</i>	PENAL CODE §	<i>Prisoners</i>
-----------------	-------------------------	--	--------------	------------------

**Report of the New York Society
for the Prevention of Cruelty
to Children.**

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

POOR QUALITY
ORIGINAL

0056

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Kern

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

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

The said

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

*the sum of forty dollars in
money, lawful money of the
United States of America, and
of the value of forty dollars*

of the goods, chattels and personal property of one

Thomas Kearns

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.

POOR QUALITY
ORIGINAL

0057

SECOND COUNT—

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

Frederick Kern

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

The said *Frederick Kern*,

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

the sum of forty dollars in money, lawful money of the United States of America, and of the value of forty dollars

of the goods, chattels and personal property of one

Thomas Kearns

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

Thomas Kearns

unlawfully and unjustly did feloniously receive and have; the said

Frederick Kern

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

DE LANCEY NICOLL,

District Attorney.

0058

BOX:

540

FOLDER:

4914

DESCRIPTION:

King, Edward

DATE:

11/11/93



4914

POOR QUALITY ORIGINAL

0059

Witnesses:
John H. Rathjen

Abdul Karim
suprem
two fold

Counsel,

Filed *11/17* day of *Nov* 189*3*

Plead *Guilty*

THE PEOPLE

vs.

F
Edward King

Grand Larceny, Second Degree
[Sections 688, 689, 550 Penal Code.]

DE LANCEY NICOLL,
District Attorney.

Henry J. Foley

A TRUE BILL.

24/11/94

Wm. C. Foreman

POOR QUALITY ORIGINAL

0060

Police Court - 1 - District.

Affidavit - Larceny.

City and County of New York, } ss.
of No. 131 Meserole Ave Bklyn Street, aged 24 years,
occupation Grocer being duly sworn,
deposes and says, that on the 27 day of October 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

A Horse - Harness and Wagon - and a quantity of groceries fruit and vegetables all of the value of Two hundred and twenty 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 Edward King (now here) for the following reasons. deponent left said property in front Greenwich Street between Chambers and Reade Streets and went into a store to purchase groceries - when he returned his missed said property - deponent went in search of his property and he saw the defendant on said wagon driving said Horse through Duane Street. The defendant jumped from said wagon and ran away - deponent pursued him and caused his arrest - deponent fully identifies the defendant as the person who jumped from said wagon and ran away

J. H. Rathjen

Sworn to before me this 27th day of October 1893 at New York City N.Y. Justice.

POOR QUALITY ORIGINAL

0061

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Edward King 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.

Edward King

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

78 Charleston St. 4 months

Question. What is your business or profession?

Answer.

Truck Driver

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

Answer.

*I am not guilty
Edward King*

Taken before me this 28 day of *October* 1931.
Amman
Police Justice.

POOR QUALITY ORIGINAL

0062

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District.

THE PEOPLE, &c.,

OF THE COMPLAINT

John H. Robinson
131 Nassau Street
Edward King

Offense

Larceny

Dated,

Oct 28 1893

Magistrate

Silber

Precinct

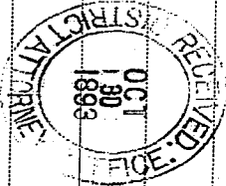
Witnesses

No.

Street

No.

Street



No.

Street

to answer

Commitment

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

Defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Twenty 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, Oct 28 1893 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

POOR QUALITY
ORIGINAL

0063

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward King

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

Edward King

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

The said

Edward King

late of the City of New York, in the County of New York aforesaid, on the *27th* day of *October*, in the year of our Lord, one thousand eight hundred and ninety-~~three~~ at the City and County aforesaid, with force and arms,

one horse of the value of one hundred dollars, one wagon of the value of fifty dollars, one set of harness of the value of twenty-five dollars, one hundred quarts of milk of the value of six cents each quart, and divers other goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of twenty five dollars,
of the goods, chattels and personal property of one *John H. Rathjen*

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.

POOR QUALITY
ORIGINAL

0064

SECOND COUNT—

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

Edward King

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

The said

Edward King

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

the same goods, chattels and personal property described in the first count of this indictment

of the goods, chattels and personal property of one

John N. Rathjen

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 N. Rathjen

unlawfully and unjustly did feloniously receive and have; the said

Edward King

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

DE LANCEY NICOLL,

District Attorney.

0065

BOX:

540

FOLDER:

4914

DESCRIPTION:

Klinowski, Charles J.

DATE:

11/15/93



4914

POOR QUALITY ORIGINAL

0066

#91

Charles C. [Signature]

Counsel,

Filed 15th Day of Nov 1893

Pleas. in Equity

THE PEOPLE

vs.
H. W. [Signature]
Sailor

Charles J. [Signature]
Jury 2-10-1893
Read at P. O.
even day Nov. 1893
H. W. [Signature]

DE LANCEY NICOLL,

District Attorney.

Part 2 Nov 22. 93 P. O.

A TRUE BILL.

H. C. [Signature]
Foreman.

Witnesses:

Max L. Meyer

Grand Jurors, [Sections 528, 529, 530 Penn] Degree.

POOR QUALITY ORIGINAL

0067

Police Court— District. Affidavit—Larceny.

City and County of New York, ss. *Max L. Meyer* of No. *330 East 84th* Street, aged *29* years, occupation *Merchant* being duly sworn, deposes and says, that on the *31* day of *October* 189*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 *night* time, the following property, viz:

a quantity of gloves and Jewelry valued in all at Fifty Dollars.

\$ 50.00

the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property was ^{attempted to be} feloniously taken, stolen and carried away by *Charles Klisowski (now here) and an another not yet arrested acting in concert did break the lock of show case outside of deponents premises at No. 13 Bible House Astor Place and deponent saw said defendants break said lock for the purpose of ~~stealing~~ taking and carrying away said property.*

Wherefore deponent prays that said defendant be dealt with according to law

Max L. Meyer

Sworn to before me, this *31* day of *November* 189*3*

John W. ... Police Justice

POOR QUALITY ORIGINAL

0068

Sec. 198-200.

1883 **District Police Court.**

City and County of New York, ss:

Charles Klisowski 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. *Charles Klisowski*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *424 E. 5th Street - 2 years*

Question. What is your business or profession?

Answer. *Wood Carver*

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*
Charles Jas. Klisowski

Taken before me this

day of *November* 189*3*

John W. ...

Police Justice.

POOR QUALITY ORIGINAL

0069

BAILIED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____

Police Court... District... 1164

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William K. Parsons & Co.
 112 1/2 St. ...
 112 1/2 St. ...
 112 1/2 St. ...

2 _____
 8 _____
 4 _____
 Offense Bigamy

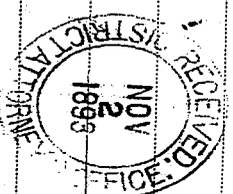
Dated, Nov 1 1893

Magistrate
Barclay
 Officer

Prothonotary
117
 Prothonotary

Witnesses
 No. _____ Street _____

No. _____ Street _____
 No. _____ Street _____



No. _____ Street _____
 to answer

Barclay
 to answer

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Three 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, Nov 1 1893 John H. ... Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0070

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles J. Klinowski

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

Charles J. Klinowski
of the CRIME OF ^{attempting to commit the crime of} GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

Charles J. Klinowski

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

*thirty pairs of gloves of the
value of one dollar each pair,
and divers articles of jewelry,
of a number and description to
the Grand Jury aforesaid un-
known, of the value of
thirty dollars,*

of the goods, chattels and personal property of one

Max L. Meyer

then and there being found, then and there feloniously ^{attempt 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.

*De Lancy McCall,
District Attorney*

0071

BOX:

540

FOLDER:

4914

DESCRIPTION:

Kohl, John

DATE:

11/29/93



4914

POOR QUALITY ORIGINAL

0072

Witnesses:

Off. E. Becker
Henry Hauser

W. K. 243

Counsel,

Filed *29* day of *Nov* 189*3*

Pleads,

Guilty Deed

THE PEOPLE

vs.

P

John Koll

Assault in the First Degree, etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. Placed Foreman.

Part 3: January 1893
Ind. and acquitted

Dec. 10 / 93

Dec '93 2/10

POOR QUALITY ORIGINAL

0073

Police Court Third District.

1031

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

of No. 1st St Street, aged 28 years,
occupation Truckman being duly sworn,

deposes and says, that on the 19 day of November 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by:

John Kohl (now here who feloniously cut, stabbed and wounded deponent in the neck with a Razor then and there held in the hand of said Kohl)

with the felonious intent to take the life of deponent, or to do him grievous 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 bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 20th day of November 1892 Henry Houser.

John P. ... Police Justice.

POOR QUALITY ORIGINAL

0074

Sec. 198-200

3

District Police Court. 1882

City and County of New York, ss:

John F. Hill

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

Question. What is your name?

Answer. *John F. Hill*

Question. How old are you?

Answer. *39 years of age*

Question. Where were you born?

Answer. *Germany*

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

Answer. *2 First St. - Today*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I am not guilty
Lobau Hill*

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

John F. Hill

Police Justice.

POOR QUALITY ORIGINAL

0075

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

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Stewart
James Stewart
James Stewart
 Offenses: *Assault*

Dated: *Nov 17*
 189*9*

George W. ...
 Magistrate.
W. ...
 Officer.

Witnesses
Charles Stein
M. ...
 Street _____

No. _____
 Street _____
 RECEIVED
 CITY CLERK

No. _____
 \$ *1000* to answer
 Street _____

James Stewart
 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 _____

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *1000* 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, *Nov 17* 189*9* *John ...* Police Justice.

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

Dated, _____ 189*9* _____ Police Justice.

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

Dated, _____ 189*9* _____ Police Justice.

POOR QUALITY
ORIGINAL

0076

1723

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Kodel

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

John Kodel
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

John Kodel
late of the City of New York, in the County of New York aforesaid, on the *ineteenth*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*three* with force and arms, at the City and County aforesaid, in and upon
the body of one *Henry Houser* in the peace of the said People
then and there being, feloniously did make an assault, and *him* the said
Henry Houser with a certain *razor*

which the said *John Kodel*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *him* the said *Henry Houser*
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 GRAND JURY AFORESAID, by this indictment, further accuse the said

John Kodel
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

John Kodel
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
Henry Houser in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *him* the said *Henry Houser*
with a certain *razor*

which the said *John Kodel*
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, 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.

**POOR QUALITY
ORIGINAL**

0077

THIRD COUNT—

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

John Koll
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

John Koll
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Henry Houser* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and ~~with~~ the said

with a certain

which

in

razor the said *Henry Houser*
he the said *John Koll*
his right hand then and there had and held, in and upon the *neck*
of *him* the said *Henry Houser*
then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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

DE LANCEY NICOLL,
District Attorney.

0078

BOX:

540

FOLDER:

4914

DESCRIPTION:

Kroegel, Frederick

DATE:

11/17/93



4914

POOR QUALITY ORIGINAL

0079

Witnesses:
Off Mason

~~*L. M. [unclear] 1859*~~
Belinger

Counsel,

Filed *17* day of *March* 188*3*

Pleaded *Not Guilty* to

THE PEOPLE

18. [unclear] 976 [unclear] p. y. city
Frederick Kroegel

Grand Larceny, Second Degree, [Sections 528, 527, Penal Code.]

Part 2 - Nov. 21, 1893

~~*to*~~
Pleaded at. C. D. 2 Beg

Ed. [unclear]
DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

POOR QUALITY ORIGINAL

0080

(1895)

Police Court 5 District. Affidavit—Larceny.

City and County } ss.
of New York,

of No. 543 W. 54th Street, aged 32 years,
occupation Carrman being duly sworn,

deposes and says, that on the 13 day of November 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the Day time, the following property, viz:

One horse. one two wheel wagon. one set of harness and one blanket together of the value of one hundred and seventy 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 Frederick Kroegel

(now here) from the fact that at about the hour of 11.30 o'clock a.m. said date, deponent arrived said property from in front of no 130. West 23rd Street.

Deponent is informed by Joseph McAnis a detective attached to the 37th Precinct Police that he arrested this deponent at about the hour of 1.30 o'clock p.m. same day ~~at the corner of 10th Ave + 157th Street~~ with said property in his possession, trying to sell the same.

Wherefore deponent charges the deponent with feloniously taking stealing and carrying away said property.

Sworn to before me, this 14 day of Nov 1893
John H. [Signature] Police Justice

POOR QUALITY ORIGINAL

00001

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Joseph Murrin
aged _____ years, occupation *Police Officer* of No. *32*
Pennch Point Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *James Murrin*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *14* day of *Nov* 18*93*
Joseph Murrin

[Signature]
Police Justice.

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

00002

Sec. 198-200.

5

District Police Court.

1882

City and County of New York, ss:

Frederick Kroegel 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. *Frederick Kroegel*

Question. How old are you?

Answer. *19 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *976 First Ave one week*

Question. What is your business or profession?

Answer. *Shipping Clerk*

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*
Frederick Kroegel

Taken before me

day of

189

14-9

Police Justice.

POOR QUALITY ORIGINAL

00003

Nov 14 Nov 1930 2000
\$1000 bail

BAILLED,
No. 1, by _____
Residence _____ Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

P23
Police Court... 5 District
12/2

THE PEOPLE &c.,
ON THE COMPLAINT OF

James McHenry
578 W. 125th St
Fred M. Vogel

Office
Laurence Kelly

Dated Nov 14 1893

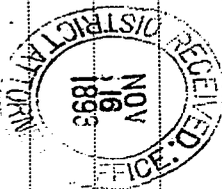
Federal Magistrate

McMinn Officer
34 Precinct

Witnesses:

No. _____ Street

No. _____ Street



No. 1800

TO JUSTICE

[Signature]

[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

Defendant

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 Nov 14 1893 [Signature] Police Justice.

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

Dated _____ 189 _____ Police Justice.

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

Dated _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

00084

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Kroegel

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

Frederick Kroegel

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

The said

Frederick Kroegel,

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

one horse of the value of one
hundred dollars, one wagon of
the value of fifty dollars, one
set of harness of the value of
twenty-five dollars, one blanket
of the value of ten dollars

of the goods, chattels and personal property of one

James Mc Kim

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

De Laurey Nicoll
District Attorney

**POOR QUALITY
ORIGINAL**

0085

SECOND COUNT—

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

Frederick Kroegel

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

The said

Frederick Kroegel,

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

one horse of the value of one hundred dollars, one wagon of the value of fifty dollars, one set of harness of the value of twenty five dollars, and one blanket of the value of ten dollars,

of the goods, chattels and personal property of one

James McKim

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

James McKim

unlawfully and unjustly did feloniously receive and have ; the said

Frederick Kroegel

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

DE LANCEY NICOLL,

District Attorney.

0086

BOX:

540

FOLDER:

4914

DESCRIPTION:

Kruse, Charles G.

DATE:

11/17/93



4914

POOR QUALITY ORIGINAL

0000

CITY AND COUNTY }
OF NEW YORK, } ss.

John W. Walter
aged *36* years, occupation *Officer* of *1*

The 74 Precinct Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Selma A. American*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *36* day of *July*, *189*
of *189* *John W. Walter*

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0089

Police Court Fourth District.

City and County of New York; ss.:

of No. 203 West 4th Street, aged 33 years, occupation Keep House being duly sworn

deposes and says, that the premises No 203 West 4th Street, 9th Ward in the City and County aforesaid the said being a five story apartment building and which was occupied by deponent as a living apartment on the second story ~~and in which there was at the time a tenant being, by name~~

were BURGLARIOUSLY entered by means of forcibly opening the door leading from the hallway of the premises into deponent's apartment

on the 17 day of July 1893 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

two coats and two vests, two spring overcoats and one seal frock coat, the property being altogether of the value of about fifty dollars.

the property of deponent and deponent further says, that she has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen and carried away by Charles G. Truce (now here)

for the reasons following, to wit: That deponent left the premises on the 1st day of July 1893. That deponent locked and securely fastened the doors and windows leading into the premises. That the aforesaid property was in the premises that when deponent returned on about the 24th day of the said month the said property was missing. That

POOR QUALITY ORIGINAL

0090

Defendant is informed by Officer John W. Walters of the 24 Precinct that he, the officer, arrested the defendant and the defendant admitted having taken the property and turned over the same to the representatives of the property. Therefore defendant agrees that the defendant is held with as the law directs.

Spreads before me }
his redemptive payments }

Amphala }
Lytton A. Duman }
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 188
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 188
Police Justice.

Police Court, District, Offence—BURGLARY.
THE PEOPLE, &c., on the complaint of
1
2
3
4
Dated * 188
Magistrate.
Officer.
Clerk.
Witnesses, No. Street,
No. Street,
No. Street,
\$ to answer General Sessions.

POOR QUALITY ORIGINAL

0091

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Charles G. Kuras 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.

Charles G. Kuras

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Sweden

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

Answer.

64 Greenwich St New York

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 guilty

Carl G. Kuras

Taken before me this

1916

[Signature]

Police Justice

POOR QUALITY ORIGINAL

0092

Rec'd 12
Nov 9, 1893
Oct 21. Exam #13

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

Police Court... District 1350

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred Sweeney
203 W. 78th St.
Charles Sweeney
Offence

1
2
3
4

Dated Oct 26th 1893

Street

Magistrate

Officer

24 Precinct

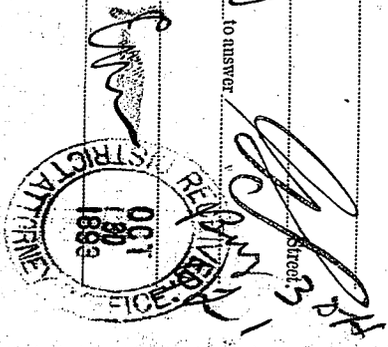
Witnesses

Beaer of fur

Street

Street

No. 1531
to answer



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of fifteen 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 Oct 26 189 Charles Sweeney Police Justice.

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

Dated _____ 189 _____ Police Justice.

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

Dated _____ 189 _____ Police Justice

**POOR QUALITY
ORIGINAL**

0093

462

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles G. Kruse

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

Charles G. Kruse

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

The said

Charles G. Kruse

late of the *3rd* Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *July* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Sylvia A. Duncan

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

Sylvia A. Duncan 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.

POOR QUALITY
ORIGINAL

0094

SECOND COUNT—

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

Charles G. Kruse
of the CRIME OF *Grand* LARCENY in the ^{first} ~~second~~ degree, committed as follows:

The said

Charles G. Kruse

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

two overcoats of the value of fifteen dollars each, two coats of the value of ten dollars each, two vests of the value of five dollars each, and one pocket-book of the value of ten dollars

of the goods, chattels and personal property of one

Sylvia A. Duncan

in the dwelling house of the said

Sylvia A. Duncan

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

DeLancey Nicoll
District Attorney

0095

BOX:

540

FOLDER:

4914

DESCRIPTION:

Kuehn, William

DATE:

11/21/93



4914

POOR QUALITY ORIGINAL

0096

Witnesses:

Off August
Crawford, White

Deo Carnichon

See name.

Wm. Burton

for G.L. 10/89

April 3/89

See name

See name

See name

See name

See name

See name

Counsel.

Filed,

Pleads,

1893

day of

THE PEOPLE

vs.

William Tucker

Wm. Burton

See Ref 6/10/89

DR JANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

See name

Dec. 6/93

(Sections 528 and 58 / of the Penal Code.)
LARCENY, in degrees

186

POOR QUALITY ORIGINAL

0097

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Ernest J. Taites

of No. 41 West 31st Street, aged 26 years,
occupation manager being duly sworn,

deposes and says, that on the 1st day of November 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the night time, the following property, viz:

Three hundred and thirty five ⁰⁰/₁₀₀
Dollars lawful money of the
United States

the property of William C. Muschenheim and
in deponent's care and charge

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

for the reasons that said defendant
was employed by said Muschenheim
as a cashier in the restaurant bus-
iness carried on at the above
premises by said Muschenheim and
said sum above mentioned was
a portion of the receipts of the day and the
defendant suddenly departed and
took said money and absconded

Ernest J. Taites

Sworn to before me, this 3rd day

of November 1893
Wm. J. [Signature] Police Justice.

POOR QUALITY ORIGINAL

0098

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Mr Kuehn

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. *Mr Kuehn*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *36 West 24th St 2 months*

Question. What is your business or profession?

Answer. *Cabier*

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

Answer. *I have nothing to say
W. Kuehn*

Taken before me this
day of *Nov*

1885

Police Justice

1 d
[Signature]

POOR QUALITY ORIGINAL

0099

1847

Sec. 151.

Police Court 2 District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County of New York or any Marshal or Policeman of the City of New York:

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 Ernest S. Sait of No. 41 N 31st Street, that on the 1st day of November 1893 at the City of New York, in the County of New York, the following article, to wit:

Three hundred and thirty five ⁰⁰ lawful money of the United States of the value of _____ Dollars, the property of in case of said Sait was taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by William Kuehn

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 every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 3rd 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 3rd day of November 1893

[Signature] POLICE JUSTICE.

POOR QUALITY ORIGINAL

0100

Police Court.....District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dr. B. ...

Dated.....189

Nugent Magistrate.
Heidelberg Officers.

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

..... Officer.

Dated.....189

This Warrant may be executed on Sunday
or at night.

..... Police Justice.

POOR QUALITY ORIGINAL

0101

BAILED,

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Police Court...

District...

1930

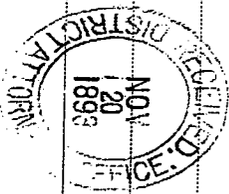
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ernest S. White
170-37
W. A. Kuehn

Offense *Grand Larceny*

Dated *Nov 18* 189*9*

Wendell P. [unclear]
Magistrate.
Wm [unclear]
Officer.
Precinct.



No. _____
 Street _____

No. _____
 Street _____

No. _____
 Street _____

97
250
to answer *97*
Car
Wm

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 _____

Wm Kuehn

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Twenty* 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, *Nov 18* 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William Kuehn

The Grand Jury of the City and County of New York, by this indictment, accuse
William Kuehn
of the CRIME OF *Grand* LARCENY, in the second degree, committed
as follows:

The said *William Kuehn*,

late of the City of New York, in the County of New York aforesaid, on the *first*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, being then and there the *clerk*
and servant of one *William C. Muschenheim*

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

William C. Muschenheim

the true owner thereof, to wit:

*the sum of three
hundred and thirty five dollars
in money, lawful money of the
United States of America, and of the
value of three hundred and thirty five dollars.*

the said *William Kuehn* afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *William C. Muschenheim*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *William C. Muschenheim*

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

DE LANCEY NICOLL,
District Attorney.