

0441

BOX:

29

FOLDER:

351

DESCRIPTION:

Kelly, James

DATE:

01/21/81



351

0442

Handwritten signature

Counsel,
Filed 21 day of Jan 1881
Pleads
Handwritten signature

THE PEOPLE
vs.
M. S. ...
James Kelly
7.

Larceny and Receiving Stolen Goods.

Handwritten signature
BANKERS

District Attorney.
Part pro. July 9. 1881
Pleads. *Pro*

A True Bill
City of New York

Francis Oscar

Feb. 1. 81
When a felony is committed
charged to the people and every
man they know it is their duty
to find the offender and punish
to find
John A. Bell

0443

District Police Court

CITY AND COUNTY }
OF NEW YORK } ss.

Clara Thomas

of No. 120 West 40th Street,
being duly sworn, deposed and saith, that on the
at the
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

17 day of January 1881
Ward of the City of New York,

the following property viz.:

A Pocket book containing
good and lawful money of the United
States consisting of a bill of the denomination
and value of Two dollars silver and Copper
Coins of the value of Thirty three cents in all
of the value of Two ³³/₁₀₀ 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 Kelly now present
for the reason that deponent was informed
by officer Stein Camp that he saw said
Kelly take said property from a pocket
in a saccque then and there upon the
person of deponent and forming a portion of
deponent's bodily clothing
Clara Thomas

Sworn before me this 18 day of January 1881
J. J. Powell
Police Justice

0444

City and County
of New York ss

Henry Steinkamp
being duly sworn says that on the
18th day of January 1881 deponent
saw James Kelly now present take
from a pocket in a satchel then and
there upon the person of said Clara
Thomas a pocket book here produced
and claimed by said Clara as her
property

Henry Steinkamp

Sworn to before me this
18 day of January 1881
Wm. M. Murray
Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

AFFIDAVIT—Larceny.

DATED

1887

MAGISTRATE.

OFFICER.

WITNESSES:

0445

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

James Kelly

Question. How old are you?

Answer.

Seventeen years

Question. Where were you born?

Answer.

Charleston S. C.

Question. Where do you live?

Answer.

318 East 57th Street

Question. What is your occupation?

Answer.

Bricklayer

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

Answer.

I am not guilty of the charge
James Kelly

Taken before me this 18 day of January 1887

James Kelly
Police Justice

0446

214
Police Court - Fourth District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Clara Thomas
120 W. 4th St.
1 James Kelly

BAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

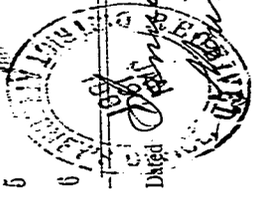
Residence

No. 6, by

Residence

Offence, *for coming from prison*

1881



Magistrate,

Stend Ramp

Officer,

Clerk.

Witnesses,

Henry Stenwick

J.P. Racine

W.H. B. G. G.

Received in District Office,

0447

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

James Kelly

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

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the
denomination of *Two* dollar and of the value of *Two* dollar.

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of
Two dollars and of the value of *Two* dollar.

*Divers coins of a number, kind and denomination
to these jurors unknown and a more accurate
description of which cannot now be given of the
value of thirty-three cents.*

One pocket-book of the value of fifty cents.

*of the goods, chattels, and personal property of one
Clara Thomas on the person of the said Clara Thomas
then and there being found, from the person of the
said Clara Thomas*

~~of the goods, chattels, and personal property of one~~ *Clara*

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

0448

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

James Kelly →

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

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the
denomination of *Two* dollar and of the value of *Two* dollar

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of
Two dollars and of the value of *Two* dollar

*Divers coins of a number, kind and denomination
to these jurors unknown and a more accurate
description of which cannot now be given
of the value of thirty-three cents.
One pocket-book of the value of fifty cents*

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

Clara Thomas

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

Clara Thomas

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

James Kelly

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

Amiel T. Rollins

~~Amiel T. Rollins~~ District Attorney.

0449

BOX:

29

FOLDER:

351

DESCRIPTION:

Kelly, Maurice

DATE:

01/31/81



351

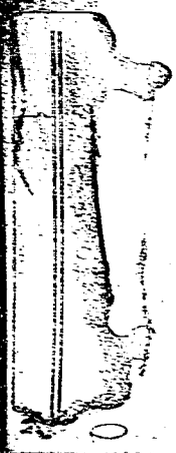
0450

Day of Trial *Jan 10*
Counsel *R. P. P.*
Filed *11* day of *January* 188*8*
Place *St. Louis, Mo.*

THE PEOPLE
vs.
July 26, 1881.
James Kelly
B.
James Kelly.
Closed

Daniel G. Rollins
District Attorney.

A True Bill.
Ferris
W. H. P.
Ben. D. Camp
Robert 2. 2. 6. P.



THE PEOPLE OF THE STATE OF MISSOURI, by and through the undersigned, do hereby certify that the within and foregoing is a true and correct copy of the original of the same as the same appears in the files of the Court of the County of St. Louis, Missouri, at the City of St. Louis, Missouri, on this 26th day of July, 1881.

0451

Court of General Sessions of the ^{City & County of New York} ~~the~~ ~~City~~ ~~&~~ ~~County~~ ~~of~~ ~~New~~ ~~York~~

The People vs on }
Complaint of } Twelaine Lottery Law
vs }
Maurice Kelly }

City & County of New York, N.Y.

Maurice Kelly being duly sworn says I am the defendant in the above entitled action, and desire to plead guilty to

That it is the first time, that I have ever been arrested for any offence; That I have quit the business entirely, and do not intend embarking in the same in future.

I am out of employment at present, and have not much available funds.

I was not the proprietor of the place No 115 Chatham Street, but simply a clerk under a salary of Ten Dollars per week, and had no other interest in the place but that of an employed.

Sworn to before me }
this 25th day of February 1881 } Maurice Kelly
Samuel J. ... }
Notary Public
N.Y.C.

0452

Smith of General Services

The People vs

~

Morrissey

affidavit of

defendant -

Edmund A. Green

Counsel for defendant

90 Centre Street

N. Y. City

0453

W. B. B. B.
Jan 2/17 J.M.

3,11.33

\$5

"F"

0454

Bought at \$0.15 - 1/2 lb
at home at or Jan
21. 1881 at 2.30
P. M. Paid 5th
G. E. O.

0455

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

George E. Oram
of No. 137 Douglass Street,
Brooklyn

being duly sworn deposes and says, that on the 21 day of

January 1881 at No. 115 Chatham
Street, in the City and County of New York,

Maurice Kelly, now present

did unlawfully and feloniously sell ~~and~~ vend to and deliver to

deponent, for the sum of five cents

a certain paper and document, the same being what is commonly known as,

and is called a Lottery Policy, and which said Lottery Policy, writing, paper,

and document is as follows, that is to say:

hereto annexed, marked "A"

Wherefore deponent prays that the said Maurice Kelly

may be dealt with according to law.

Sworn to before me, this 21
day of January, 1881

George E. Oram

William J. O'Connell Police Justice.

0456

Police Court-- District.

SELLING LOTTERY POLICIES.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Gene Coleman
137 Douglass St - Brooklyn



Mance

Street.

Dated *January 21* 188*8*

Wardell

Police Justice.

Rev. Coleman
1st South Street

Officer.

Witness:

David T. ...
John ...
119 E. Canal St.

\$ 500 to answer.

W

Bailed by

Residence

0457

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

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

That

Maurice Kelly

late of the *fourth* Ward in the City and County aforesaid,
on the *twenty first* day of *January* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, with force and arms did unlawfully and knowingly vend, sell, barter,
furnish, and supply to one

George E. Draw

and did procure and cause to be procured for the said

George E. Draw

a certain paper, instrument, and writing, commonly called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say:

in Both

Jan 21/81 P M

3 . 11 . 33

\$. 5

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.

Daniel S. Collins

DANIEL S. COLLINS, District Attorney.

0450

BOX:

29

FOLDER:

351

DESCRIPTION:

Kelly, Thomas

DATE:

01/20/81



351

The complainant I am
informed by the officer in
this case is a notorious
thief or convict, that
the police are looking
for him now on a charge
of stealing - The only other
witness is a prostitute
who has also served several
terms in prison -

On such evidence I do
not think that they ought
to be any conviction -
Especially, as I am informed
that the deft is a reputable
man - I recommend the
discharge of bail

Dec 27. 81. W. Beecher
A.P.O.

P. 2 Dec 27
200
W. H. Kelly
Filed 20 day of Dec 1881
Pleads Not Guilty Dec 27

THE PEOPLE

vs.

B.
Thomas Kelly.

Felonious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Francis O'Connell
P. 2 Dec 27/81 Foreman
In the name of the People
you are sworn to do
your duty on his
own recognizance
O.K. J.P.

0460

Form

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

POLICE COURT—FIRST DISTRICT.

of No. 78 Crosby John Gately Street, being duly sworn, deposes and says,
that on the 21 day of August 1887

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by Thomas Kelly

now present
who did willfully and feloniously cut and wound deponent on the neck with the blade of a pocket knife then and there held in his hand

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

Thomas Kelly

with the felonious intent to take the life of deponent, or to do him bodily harm, and without any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended and dealt with according to law.

John Gately

Sworn to, before me, this

day of

August

1887

Police Justice.

0461

Police Court—First District.

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

Thomas Kelly being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. Thomas Kelly

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. N. S.

Question. Where do you live?

Answer. 41 Spring St -

Question. What is your occupation?

Answer. Bar tender

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

Answer. I am not guilty -

Thomas Kelly

[Signature]
Taken before me, this
2nd day of
April 1870
POLICE JUSTICE

0462

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court - First District.

AFIDAVIT - Felonious Assault & Battery

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Bateman
vs.
Thomas Kelly

1
2
3
4
5
6

Dated, *22 August 1880*
Smith Magistrate.
W. J. ... Officer.
14 Precinct Clerk.

Witnesses,
Maguire, Lee
2 of Thompson St

8 to answer
Carr
at General Sessions

Received at Dist. Atty's Office,

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0464

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

260

Police Court—First District

THE PEOPLE, &c.

ON THE COMPLAINT OF

John Galenry
78 Crosby St.

Thomas Kelly



Affidavit for entry of Bail

Dated, 22 August 1880

Smeth

Magistrate.

McGinn 14

Officer.

Clerk.

Witnesses: Maggie Lee
299 Thompson St

\$ 1000 to answer
Quinn Sessions
Cornel

Received at Dist. Atty's office

BAILED

No. 1, by

Pat Kelly Proprietor
and notice to
Patrick Sampson
p. H. Spring St.

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *Thomas Kelly*

late of the City of New York, in the County of New York, aforesaid, on the *twenty-first* day of *August* in the year of our Lord one thousand eight hundred and *eighty* with force and arms, at the City and County aforesaid, in and upon the body of *John Gately* in the peace of the said people then and there being, feloniously did make an assault and *him* the said *John Gately* with a certain *knife* which the said

Thomas Kelly in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound with intent *him* the said *John Gately* then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Thomas Kelly* with force and arms, in and upon the body of the said *John Gately* then and there being, wilfully and feloniously did make an assault and *him* the said *John Gately* with a certain *knife* which the said *Thomas Kelly*

in *his* right hand, then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut, and wound, with intent to then and there wilfully and feloniously do bodily harm unto *him* the said *John Gately* 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.

THIRD COUNT.

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

Thomas Kelly with force and arms, in and upon the body of *John Gately* in the peace of the said people then and there being, feloniously, did make another assault and *him* the said *John Gately* with a certain *knife* which the said

Thomas Kelly in *his* right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut, and wound, the same being such means and force as was likely to produce the death of *him* the said *John Gately* with intent *him* the

0466

said *John Gately* 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.

FOURTH COUNT.

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

Thomas Kelly with force and arms, in and upon the body of the said *John Gately* then and there being, wilfully and feloniously, did make another assault and the said *John Gately* with a certain *knife* which the said *Thomas Kelly* in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *John Gately* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

*The complainant's own
witness by his affidavit in
this case is a notorious
liar & evener, that
the police are looking
for his name in a charge
for that he committed a
of stealing - The only
evidence is a passport
which he also secured several
times in prison -
On such evidence I
think that there ought
to be any conviction -
Specially on such evidence
that the defendant is a reputable
man - I recommend the
discharge of the
defendant.
Wm Beecher
C. P. D.*

210
W. H. P.
Filed *21* day of *Aug.* 1891
Pleas *Not Guilty Kelly*

THE PEOPLE
vs.
Thomas Kelly
B.
Felony Assault and Battery.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
Thomas Kelly
P. S. No. 1119
For. 1119
On No. 1119
you are on the
1119
1119
1119

0467

BOX:

29

FOLDER:

351

DESCRIPTION:

Kenney, James

DATE:

01/05/81



351

0468

71571 23

Filed 5 day of Jan 1881
Reads *H. D. Bailey* - 16

THE PEOPLE

vs.

James Kenney } 2

ROBBERY.—First Degree.

David S. Allen
~~DAVID S. ALLEN~~

District Attorney.

A TRUE BILL.

Francis Owen

Lang S. 1881
Foreman.

David S. 1881

0469

NOTE: WHEN TO STATE THE TO BE MADE THE TO BE MADE THE

THE COURT OF THE

THE COURT OF THE

Nov 23

Filed 5 day of Jan 1881
Reads *And Guilty*

ROBBERY.—First Degree.

THE PEOPLE

vs.

2

James Kenney

James S. Allen
DISTRICT ATTORNEY

District Attorney.

A True Bill.

Francis over

Foreman.

James C. [Signature]

Chas. J. [Signature]

0470

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

Police Court--First District.

John Mahoney
of No. *75 Washington* Street, being duly sworn, deposes
and says, that on the *24th* day of *December* 18*80*
at the *First* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

*Good and lawful money of the
United States in bills of various
denominations to the amount of
ten dollars and one woollen
muffler of the value of two dollars
all*

of the value of *twelve* 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 force and violence as aforesaid, by

*James Kenny now here and two
others not arrested - that about
the hour of 8 o'clock P.M. on said
day deponent was passing along
Washington street when the prisoner Kenny
approached him and asked for a watch
deponent told him he had none when he
Kenny immediately threw his arms around
deponent and drawing deponent's arms
behind his back held him firmly
that while deponent was thus held by
Kenny said two others hurried across the*

John Mahoney

John Mahoney

0471

Street and seized Depovent in
a rough and forcible manner
Depovent was then dealt a blow
by some one of the three which
brought Depovent to his knees
he was then forced to the ground
and while down Henry Stille
holding Depovent's hands firmly
and rendering Depovent powerless
to help himself said others thrust
their hands into the pocket of Depo-
vent's pantatrons and forcibly and
violently took therefrom the aforesaid
money. And took also from around
Depovent's neck the muffler above
referred to after which they all
ran away.

John Mahony

Done to before me this
24th day of December 1880
J. Murray, Justice

0472

Police Court--First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

James Kenney being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

here preferred against you?

Answer.

I am not guilty of the charge

James Kenney

Taken before me this *24* day of *Dec* 18*98*
J. J. Murray
Police Justice.

0473

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Police Court - First District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

AFFIDAVIT - ROBBERY.

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

John Mahoney
Mayor of Baltimore
James Henry

George D. [Signature]
District Judge

William J. [Signature]
Officer

John Mahoney
Henry of [Signature]
John [Signature]
Witnesses

10000 to amount
John [Signature] Notaries
Received at Dist. Atty's office

0474

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

James Kenney

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~twenty fourth~~ day of ~~December~~ in the year of our Lord
one thousand eight hundred and ~~seventy eight~~, at the Ward, City, and County
aforesaid, with force and arms, in the night time of said day, in and upon one

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

Caused ~~to~~ *take* ~~from~~ *him* ~~the~~ *same* ~~of~~ *the* ~~value~~ *of* ~~two~~ *dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *ten dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *ten dollars*

of the goods, chattels and personal property of the said *John Mahoney*
from the person of said *John Mahoney* and against
the will and by violence to the person of the said *John Mahoney*
then and there violently and feloniously did rob, steal, take and carry away, against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity

Daniel S. Phillips

DANIEL S. PHILLIPS, District Attorney.

0475

BOX:

29

FOLDER:

351

DESCRIPTION:

Kenny, John

DATE:

01/20/81



351

0476

208

Counselor
Filed 10 day of June 1887
Plends

THE PEOPLE
vs.
John Kenny.
P.
Burglary—First Degree, and
Larceny—Grand Larceny.

Samuel Collins
District Attorney.

A True Bill.
James Owen

Foreman.

June 21/87

Verdict of Guilty should specify of which count.

Guilty
Two years & 6 mos

0477

Police Court—Second District.

City and County } ss:
of New York. }

Margaret Steiger

of No. 355 Seventh Avenue Street, being duly sworn,

deposes and says, that the premises No. 355 Seventh Avenue

Street, 20th Ward, in the City and County aforesaid, the said being a Frame Building

and which was occupied by deponent as a Dwelling house and

Milk Store were **BURGLARIOUSLY** broke

And entered by means of forcibly breaking a pane of
glass in the window of said store and
inserting his hand into said store through
said window at about the hour of 5 1/2 o'clock
on the Morning of the 16th day of January 1880

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

One piece of cheese of the value of
fifty Cents

[Large scribble]

the property of deponent and her husband, Ferdinand Steiger,

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 Henry, New Jersey,

for the reasons following, to wit: That deponent then saw

Henry break said window and insert

his hand through the broken glass

into said store and steal and carry

away the property aforesaid from

the show window of said store, it

being dark at the time.

Subscribed before me this 16th day of January 1880

John W. Henry Police Justice

0478

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. ss.

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

QUESTION.—What is your name?

ANSWER.—*John Kenney*

QUESTION.—How old are you?

ANSWER.—*Fifty years of age*

QUESTION.—Where were you born?

ANSWER.—*Ireland*

QUESTION.—Where do you live?

ANSWER.—*I have no residence*

QUESTION.—What is your occupation?

ANSWER.—*Laborer*

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

ANSWER.—*I have nothing to say.*

John Kenney

Taken before me, this

Wm. J. ...
day of *Jan* 188*7*
Police Justice.

0479

208

Police Court—Second District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Margaret Steiger
355 1/2 Ave

John H. Brown



Dated January 18 1881

J. Hammer Magistrate.

Hogan 29 Officer.

Mott Clerk.

Witnesses:

Patrick Hogan
29th Dist. Police

Committed in default of \$ 1000 Bail.

Bailed by

No. Street.

0480

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

John Kenny

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

on the *sixteenth* day of *January* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty-one*
with force and arms, about the hour of *five* o'clock in the *night* time
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

Margaret Steiger

there situate, feloniously and burglariously did break into and enter by means of
possibly breaking open an outer window of said dwelling house
whilst there was then and there some human being to wit, one *Margaret Steiger*
Steiger within the said dwelling-house he, the said

John Kenny

then and there intending to commit some crime therein, to wit, the goods, chattels, and
personal property of *Margaret Steiger*

in the said dwelling-house then and there being, then and
there feloniously and burglariously to steal, take, and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

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

John Kenny

late of the Ward, City, and County aforesaid,

five pounds of cheese of the value of ten cents
each pound

of the goods, chattels, and personal property of *Margaret Steiger*
Margaret Steiger in the said dwelling-house of one
Margaret Steiger, then and there being found
in the dwelling-house aforesaid, then and there feloniously did steal, take, and carry
away, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

Daniel F. Rollins

DENY KAPPEL District Attorney.

0481

BOX:

29

FOLDER:

351

DESCRIPTION:

Kilgore, Patrick

DATE:

01/11/81



351

0482

113
1/2
1/2

Day of Trial.

Counsel,

Filed

1887

Pleads

12

THE PEOPLE

Adulterated Milk.

vs.

B.

Patrick Kilgore

Daniel S. Collins,

~~Plaintiff~~

Attorney.

Part No 187

Trues & Connors.

A True Bill. Find \$100

Framing over

High Nolan office, executed Foreman.

by Judge Jones 12/12/87

allowed to bring same

on Monday 31 Jan

0483

City and County of New York, ss. :

Edward W. Martin of No. 47 West 55 Street an Assistant Sanitary Inspector of said city, being duly sworn, deposes and says, that on the 25th day of August in the year 1880, at premises number 53 Frankfort Street in the City of New York, the said premises being a place then and there where Milk was kept for sale, one Patrick Kilgore unlawfully did then and there keep, have and offer for sale three quarts of impure and unwholesome Milk, which had been and was then and there watered, adulterated, reduced and changed by the addition of water or other substance, or by the removal of cream therefrom, and that such impure, unwholesome, watered, adulterated or reduced and changed Milk, was then and there, by the said

Patrick Kilgore, unlawfully held, kept and offered for sale against and in violation of the provisions of the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code which was duly passed and adopted by the Board of Health of the Health Department of the City of New York, and by said Health Department at a meeting thereof, duly held in said city, on the twenty-third day of February, 1876, in the manner and language following, to wit :

“ Resolved, That under the power conferred by law upon the Health Department, the following “ additional section to the Sanitary Code, for the security of life and health, be, and the same is hereby, “ adopted and declared to form a portion of the Sanitary Code.

“ ‘ No Milk which has been watered, adulterated, reduced or changed in any respect by the “ addition of water or other substance, or by the removal of cream, shall be brought into, held, “ kept or offered for sale at any place in the City of New York, nor shall any one keep, have or offer “ for sale in the said city any such Milk.’ ”

That said ordinance was thereafter duly published once a week, for two successive weeks, in the City Record, a daily official newspaper and journal published in said city, to wit, in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and that said ordinance was, at all times alleged herein, in full force and operation in said city and county.

Sworn to before me the 30th day of August 1880. *[Signature]*

Edward W. Martin

Police Justice.

0484

34

Police Court, 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward W. Martin
of no 47 West 55th Street

Patrick Kilgore
of no. 53 Frankfort Street

Dated 188

Justice.

Bond to General Sessing Officer.

100th Street to
Bailed by William C. Phil
No 33 Dexter
J. M. Lee

Approved
J. M. Lee

0485

City and County of New York, ss.

POLICE COURT—FIRST DISTRICT.

THE PEOPLE,

On complaint of Edward W. Martin
For Violation of the Sanitary Code

Patrick Kilgore
vs.

After being informed of my rights under the law, I hereby demand trial by Jury, on this complaint, and demand a trial at the COURT OF General SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated Sept 2 1880 Patrick Kilgore
Wm Murray Police Justice.

0486

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

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

That *Patrick Kilgore*
late of the *Fourth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty-fifth* day of *August* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty* at the Ward,
City and County aforesaid, unlawfully and knowingly did expose for sale at the
store known as number *Fifty-three Frankfort* Street,
then and there situate, ten quarts of impure, adulterated and unwholesome milk, against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present :

THAT the said *Patrick Kilgore*
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, at the store and place of business
of the said *Patrick Kilgore*
known as number *Fifty-three Frankfort* Street,
in said Ward, City and County, and the said premises being then and there a place
where milk was kept for sale, unlawfully did then and there keep, have, and offer for
sale ten quarts of impure and unwholesome milk, which had been, and was then and there
watered, adulterated, reduced and changed by the addition of water or other substance,
and that such impure, unwholesome, watered, adulterated, reduced and changed milk
was then and there by the said *Patrick Kilgore*
unlawfully held, kept and offered for sale
against and in violation of the provisions of the Sanitary Code, and of such Sanitary
Code then and there, and at all times thereafter in force and operation, and 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.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present :

THAT the said *Patrick Kilgore* 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, did bring into the said Ward, City and County, and then and there have and offer for sale, at the store and place of business of him, the said *Patrick Kilgore* known as number *Fifty-three Frankfort* Street, the said premises being then and there a place where milk was kept for sale, unlawfully did then and there keep, have, and offer for sale, ten quarts of impure and unwholesome milk, which had been and was then and there, watered, adulterated, reduced and changed by the addition of water or other substance, and that such impure, unwholesome, watered, adulterated or reduced and changed milk was then and there, by the said *Patrick Kilgore* unlawfully held, kept and offered for sale against and in violation of the provisions the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code, which was duly passed and adopted by the Board of Health of the Health Department of the said City of New York, and by said Health Department at a meeting thereof, duly held in said City, on the twenty-third day of February, 1876, in the manner and language following, to wit :

Resolved, That under the power conferred by law upon the Health Department, "the following additional section to the Sanitary Code, for the security of life and health be, and the same is hereby adopted and declared to form a portion of the Sanitary Code.

"No milk which has been watered, adulterated, reduced, or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept or offered for sale at any place in the City of New York, nor shall any one keep, have, or offer for sale in the said city any such milk."

Which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in said city, to wit: in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and which said ordinance was then and there, and at all times thereafter, in full force and operation against the forms of the Statute in such case made and provided.

Daniel G. Rollins, Acting

~~BERNARD R. FIELDS~~, District Attorney.

0488

BOX:

29

FOLDER:

351

DESCRIPTION:

Kilty, Thomas

DATE:

01/18/81



351

0489

BOX:

29

FOLDER:

351

DESCRIPTION:

Killty, John

DATE:

01/18/81



351

0490

70/180

Counsel,
M. B. [Signature]

Filed *17* day of *Jan'y* 188*7*

Pleas'd *for Guilty (19)*

THE PEOPLE

ROBBERY—First Degree.

vs.
1
2
Thomas Kelly
2
John Kelly

Daniel S. Collins
~~FRANCIS X. PHILLIPS~~

District Attorney.

A True Bill.

Francis Davis

Foreman.

Jan'y 20. 1887.

M. B.

Francis X. Sequard

Jan'y 20th
Chas. E. Spaulding
Committed.
D. B. Young

4182

The People vs. Thomas Kelly } Court of General Sessions, Part 1. Before
 Jointly indicted with John Kelly for robbery in the first degree.
 Emil Genevage, sworn and examined, testified through the interpreter. I know the prisoner; on the 19th of November last he was on board the vessel and I was with him. I left the vessel at 3 o'clock and he was with me then; he went with me to the washerwoman and his brother also; we stayed there about a month. I left the washerwoman and the prisoner said that he would show me a short way home. The prisoner's brother was with us then, but he left us afterward in a lager beer saloon; then the prisoner and myself were left alone. I was sitting in the liquor store leaning on my arm. I stayed in the liquor store about a quarter of an hour. Then we left, we went out in the street, then he made me go into the Museum. I saw the brother of the prisoner at the Museum but he did not go in with us. It was then about six or half past six o'clock. I was on my way home when I left the Museum. Then he told me, "you turn around here, it is a shorter way to go home," and as we turned around we came to an alleyway, then he pushed me in and I fell; then he put his knee on my mouth and he held a revolver to my head; then he took my

0492

money and left me. His brother was with him in the alleyway. He took fourteen dollars and sixty cents from me. Cross Examined. I saw Thomas Kitty on board the vessel before we left for a trip to Texas and when we came back this morning (the morning of the day when the robbery was committed) he came on board the vessel. I did not know his name then. The father of the prisoner is chief cook on the vessel. I saw the father first that morning and afterwards the brothers came. We all went ashore together and I went back to the vessel again. I only had a bottle of sarsapilla before I started away with the boys to get the washer woman; the father treated me to that bottle. Then I was robbed I am sure that the brother of the prisoner was there; he held me by the legs Thomas put his knee on my mouth and a revolver at my head. I am just as sure that Thomas was there as I am that John was. I cannot be mistaken. It was dusk, but it was not dark; there were several street lamps lit. I got a good look at John Kitty's face. I knew John longer than Thomas. Were you in 15 Christie St.? I do not know the name of the street I think I saw the girl now in Court there. I was not drunk. The sarsapilla I drank on board the vessel after you got robbed what did you do?

0493

I went home where I board. Then did you make a report to the police of the robbery for the first time? Then I came out of the hospital. I was in the hospital with my arm. My arm was bruised. I was in the hospital two weeks. As soon as I became well I came out and made the complaint. I went in a street car to the hospital. I went to a German hospital on Seventy Seventh St. and Fourth Avenue. I was robbed two blocks from the Museum. How long a time did it take you to walk home from where you were robbed before you got home? About ten minutes. I walked home. I had no money to pay for a car. Did you see any policeman on your road home? No sir. I only stopped in Prince St. I told a friend that I was robbed and then I went home. When you were robbed did you scream and make a noise? I cried because I was suffering very much. Did anybody come to your assistance? No sir, if any would have come I would have them arrested immediately. The Museum is where many railroad tracks join together. I don't know the streets of the city; it is where the bearded woman is. Was the street full of people passing to and fro at the time you were robbed? The street was not full of people otherwise they would have been arrested. At the moment I was robbed there was nobody there; I think it was half past

0494

sir. Then you saw the policemen and told them after you came out of the hospital that you had been robbed, did you tell them the names of the persons that robbed you? I said the two sons of the cook who works on the same vessel with me. I did not know their names. Did you see the father after you came out of the hospital, the chief cook? I did not see him when I came out of the hospital. I am considered to be on board the vessel yet, I was not discharged. I went back to the boat the day the prisoners were arrested. How many days after you left the hospital was it before you made a complaint? About twelve or thirteen days. I made no complaint to the police until after I came out of the hospital and was well. I waited for twelve days before I made any complaint because my arm was yet in a bad condition. I had to go to the Dispensary. I was home where I lived, I could not leave, the doctor warned me that I should not go out in the street because if I caught cold I would have a very dangerous sickness. I took a car to Christopher street in going to the Dispensary. The dispensary is about fifteen blocks from my house; it is between the first and second aves. I went once, twice or three times a week to the Dispensary. I had only to walk about one block or two from the car to the Dispensary.

0495

Horace Van Rensst, sworn and examined. It was Officer Sullivan who arrested the prisoner. I took him to Court next morning. He said, "Who the hell thought this case would come up now?" He said, "Who the hell thought this case would come up now, happening two months ago?" He says, "I want you also to get the other parties." I said, "Who are the other parties?" The prisoner said one of them was named Hutchinson. I say, "Where is Hutchinson?" He says, "he is up for robbery." I said, "you had better state that to the Court." He said, "It is pretty hard to get him when he has been sentenced for robbery. The prisoner said if this party (meaning the complainant) put him away, he would fix him when he got out. Cross Examined. I said to him it looked bad about the tickets. What did you find in his possession? Forty one tickets that he handed to Officer Sullivan, not to me. I don't know as I said anything to him before he said, "Who the hell thought this case would come up happening two or three months ago?" I told him it was a hard case, that was all. I did not say anything to him as to the charge upon which he was arrested. He knew what it was. John J. Sullivan, sworn and examined. Did you arrest this prisoner? I did on the complaint of Emile Gavelange. I arrested him at 383 Pearl St. in a lager beer saloon. Then I went in the lager beer saloon

0496

after him, I asked him about his father? He was standing by a billiard table. I told him to take a walk out with me, I wanted to see him. He walked along, I never let him know what I had him arrested for until I went down to the sub-station, pier 24 East River, sub-station of the steamboat squad. There let him know that I was arresting him for a charge of highway robbery and I put him up stairs in our office, left him in charge of a roundman and the officer until I went for the complainant on board the Western Texas lying at pier 20. The complainant was in the kitchen then working as a baker. I asked him twice if he could identify the person that had committed this robbery on him? He said, "yes that he was sure of it, and if he was not sure that he would cut his throat. He identified Thomas Kitty. I do not remember Kitty said anything to me. I hurried away with the complainant to get his clothes, he had his clothes on board the steamer. I hurried back to the steamer with him again to get his clothing, and he got what clothing he thought he would need while he was here and then I brought him up to the sub-station again. From there we went and took the Bleeker St. car. On the way from the sub-station to the Bleeker St. car Thomas Kitty made

0497

the remark that he would get square, with whom
he did not say. That is all I said. I searched
him - no, I did not search him, he gave me
those tickets and told me to give them to his
wife or mother; he handed them to me on the
way to the Central Office. I have got a list of the
articles here. There are forty one pawn tickets.
Cross Examined. I did not talk French. I
said to him, "Are you sure that is the man?" He
said, "yes," that if he was not sure he would cut
his throat. Did you have an Interpreter? No, the defense
Thomas Kelly, sworn and examined. ~~for the defense~~
~~for the defense~~ The prisoner is my son. I am connected
with the same boat that the complainant is on
I am cook; the prisoner is second cook and does
the baking. I am not now connected with the boat
I got paid Friday, the day I was discharged. My two
boys came down to meet me; they always do when
I come home on the steamer. The complainant ask-
ed me to have a glass of brandy. I took brandy
three times and the boys took cigars and he
changed a five dollar bill in Tringleys and he
gave a five dollar bill to the stewardess. I did
not see him take any paracipilla in that
place; he took brandy along with me; he can
talk as good English as I can. Cross Examined
I got drunk but did not get very drunk that day
I saw the money in his hand. I said to the com-
plainant, "you will lose your money if you do

0498

not put it away." He said, "no, I want change in silver. Quigley said, "Money is best put away." This was seven o'clock in the morning. That was the first drink I took. After we got our money we went to Quigley's and drank three or four glasses of brandy a piece. The boys would not drink anything, but they took cigars. Thomas Kelly sworn and examined in his own behalf testified. I lived in Clinton St. before I was arrested with my wife. I was aboard the boat with my brother the morning that my father was paid off. The whole four of us came ashore; the baker asked us to come and have a drink. They had three or four drinks of whiskey; we left my father on the corner and we went to the washwoman's; he drank there - had some beer, and paid for his washing; we went from her house and left my brother ^{I wanted to} and put the baker on a car ~~pass~~. He would not go; from there we went to the Bowery and went into Christie St.; we had a drink there; he fell asleep on a chair, and the answer I made was, "Let the poor fellow be; he has been making 500 loaves of bread last night." I waited till he got up, he was kind of sobered. He said, "Come and have a drink in Bayard St. before we go. Five of us had a drink along Pearl St. I met my sister coming from work.

0499

Two fellows came out behind us and stood near the corner where I met my sister. He said, "We will have another drink before we go into the Museum; we went into the Museum and came out. This fellow came in with us; we went out to 11 Bayard St. These two fellows took him out. From that day I never saw him till the day he was arrested. I did not rob him or assist any one to rob him. I was not arrested exactly for stealing a boat but for keeping it beyond the time. I was sent to the penitentiary for six months.

The jury rendered a verdict of guilty of robbery in the first degree. He was sent to the State prison for seven years.

0500

Testimony in the case
of
Thomas Kelly
filed Jan. 16

0501

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

Police Court--First District.

Emil Genelouge

of No. *411. Hudson* Street, being duly sworn, deposes
and says, that on the *19th* day of *November* 18*80*
at the *10th* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

Good and lawful money
of the United States, Consisting
of one note or bill of the value
and denomination of Ten
dollars and four bills or notes
of the value and denomination
of one dollar each and in
Silver Coin Fifty Cents
in all Four dollars and fifty Cents.
of the value of *Four dollars and fifty Cents.*
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 force and violence as aforesaid, by

1 Thomas Killty and
2 John Killty (both now here)
from the fact that deponent
was walking along the Bowery
in said city at about the hour
of 6 o'clock P.M. on the day
aforesaid, when said Thomas
and John Killty seized
deponent and dragged him
in an alley way and placed
a pistol at deponent's head
and held deponent down by
force and violence without deponent's
consent and against his will did
take said and carry away the said
the person of deponent as aforesaid.

Sworn to before me, this *19th* day of *Nov*

John A. [Signature]
Police Justice

0502

[The page contains several lines of extremely faint, illegible handwriting on a ruled background. The text is mostly obscured by noise and low contrast.]

0503

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Thomas Kelly.

Question. How old are you?

Answer.

19 years of age.

Question. Where were you born?

Answer.

Brooklyn, N.Y.

Question. Where do you live?

Answer.

472 or 474 Canal St.

Question. What is your occupation?

Answer.

Coal Runner.

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

Answer.

I am not guilty.
Thos. Kelly

Taken before me, this

15th day of *January*

1881

A. L. Morgan
POLICE JUSTICE.

0504

Police Court--First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

John Kelly

Question. How old are you?

Answer.

20 years.

Question. Where were you born?

Answer.

Brockton Mass.

Question. Where do you live?

Answer.

73 Russell St.

Question. What is your occupation?

Answer.

Cook

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

Answer.

*I am not guilty.
John Kelly*

Taken before me, this

15th
15th day of *June* 18*87*.

J. H. [Signature]
Police Justice.

0505

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

70780
Police Court - First District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

AFFIDAVIT - ROBBERY.

Emil Gulberg
Henry of the District
Thomas Kelly
John Kelly



McCarty
James
W. J. ...
W. J. ...
of the ...

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

1500 Each
to meet
at *Emmal* ... Session
Received at Dist. Atty's office

0506

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

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

That Thomas Kilty and John Kilty each

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the nineteenth day of November in the year of our Lord
one thousand eight hundred and eighty at the Ward, City and County
aforesaid, with force and arms, in and upon one Emil Benelonge
in the peace of the said People, then and there being, feloniously did make an assault
and promissory notes for the payment of money, being then and there
due and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of twenty dollars, and of the value of twenty dollars each: one
promissory note, for the payment of money, being then and there due and unsatisfied,
(and of the kind known as United States Treasury Notes), of the denomination of ten
dollars, and of the value of ten dollars each: one
promissory notes for the
payment of money, being then and there due and unsatisfied, (and of the kind known
as United States Treasury Notes), of the denomination of five dollars, and of the value
of five dollars each: two promissory notes for the payment of money, being
then and there due and unsatisfied, (and of the kind known as United States Treasury
Notes) of the denomination of two dollars and of the value of two dollars each:
four promissory notes for the payment of money, being then and there due
and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each: sixty coins,
(of the kind known as cents), of the value of one cent each: thirty coins,
(of the kind known as two cents), of the value of two cents each: twenty coins,
(of the kind known as five-cent pieces), of the value of five cents each:
due bills of the United States of America, the same being then and there due
and unsatisfied, (and of the kind known as fractional currency), of the denomination
of fifty cents each and of the marketable value of fifty cents each:
due bills of the United States of America, the same being then and there due and
unsatisfied, (and of the kind known as fractional currency), of the denomination of
twenty-five cents each, and of the marketable value of twenty-five cents each:
due bills of the United States of America, the same being then and there
due and unsatisfied, (and of the kind known as fractional currency), of the denomina-
tion of ten cents each, and of the marketable value of ten cents each:

#1460
100

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

Emil Benelonge

from the person of said Emil Benelonge and against
the will, and by violence to the person of the said Emil Benelonge
then and there violently and feloniously did rob, steal, take,
and carry away, against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York, and their dignity.

David S. Rollins ~~BENJ. R. PHELPS~~, District Attorney.

0507

BOX:

29

FOLDER:

351

DESCRIPTION:

King, Henry

DATE:

01/27/81



351

0508

283

Day of Trial

Counsel,

Filed 21st day of January 1881

Pleads,

Burglary—Third Degree, and Receiving Stolen Goods.

THE PEOPLE

vs.

19 Charles
37

Mary King

David S. Allen
BENJ. K. PHIBBS

District Attorney.

Part in Day 28. 1887

Pleas: Party 3.

A True Bill.

Fauncey Davis

Foreman.

V.P. 2 1/2 years

0509

POLICE COURT— DISTRICT.

City and County }
of New York, } ss:

Alfred Harris

of No. 252 Broadway Street, being duly sworn,
deposes and says, that the premises No.

Street, 14 Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Clothing Store.

entered by means of breaking a large pane
of plate glass in the show window
of said Store.

were BURGLARIOUSLY

on the night of the 21 day of January 1881.

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

Five Overcoats of the value
Sixty Dollars, and one pair of
Pantaloons of the value of Five
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 Henry King, now absent.

for the reasons following, to wit: That deponent discovered
his show window broken, and the
aforesaid property missing therefrom.
That he was informed that said
King was arrested with two overcoats
and the pantaloons in his possession,
which deponent identifies as a portion
of the property stolen as aforesaid.
Alfred Harris

From the file was
taken 22 January 1881
Wm. C. ...
Clerk of District

0510

City & County
of New York }
Patrick Cully
of the 14 Precinct Police being
sworn says, that about 3 o'clock
on the morning of January 22, 1884,
he pursued Henry King, now
present, and arrested him behind
a stoop in Christie Street, lying
upon the walk, with an overcoat
upon his back, claimed by Alfred
Harris, and ^{found} another overcoat
in a basement, in the Drovers, where
defendant admitted throwing it,
during his flight and pursuit.
From before me }
this 22 January 1884 } Patrick Cully,
Police Justice }

0511

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Henry King being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer. Henry King

Question. How old are you?

Answer. Nineteen years.

Question. Where were you born?

Answer. New York City.

Question. Where do you live?

Answer. 37 Christie St.

Question. What is your occupation?

Answer. Truck Driver.

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

Answer. I didn't do the deed
at all.
Henry King

Taken before me, this 22nd day of January, 1887
[Signature]
Police Justice.

0512

CITY AND COUNTY }
OF NEW YORK, } SS.

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

That

Henry King

late of the *fourteenth* Ward of the City of New York, in the County of
New York aforesaid, on the *twenty first* day of *January* in the
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty one* with force and
arms, at the Ward, City and County aforesaid, the *store* of

Alfred Harris

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

Alfred Harris

then and there being, then and there feloniously and burglariously to steal, take and carry
away, and

*Five coats of the value of twelve
dollars each*

*One pair of pantaloons of the value
of five dollars*

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

Alfred Harris

so kept as aforesaid in the said *store* 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.

0513

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

That the said

Henry King

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

Two coats of the value of twelve dollars each

One pair of pantaloons of the value of five dollars

of the goods, chattels, and personal property of

Alfred Harris

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

Alfred Harris

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

Henry King

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

Daniel S. Rollin

BENJAMIN K. PHELPS, District Attorney.

0514

BOX:

29

FOLDER:

351

DESCRIPTION:

Kinkade, Thomas

DATE:

01/05/81



351

0515

34.

Counsel, *WFB*
Filed *5* day of *Jan* 188*7*
Plends *W.R. Gentry (6)*

vs
THE PEOPLE
vs.
P.
Larceny, and Receiving Stolen Goods.

Thomas Hendricks

David S. Collins
~~District Attorney~~

District Attorney.

A True Bill.

Wm. W. Warr
Henry G. Gentry Foreman.
Wm. G. Gentry
W. G. Gentry
W. G. Gentry
W. G. Gentry

7

0516

4th District Police Court

CITY AND COUNTY OF NEW YORK, of Nos 99 ^{or} 101 East Fourth Street, being duly sworn, deposes and saith, that on the at the 18th in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

Richard J Nicholson
19th day of December 1850
Ward of the City of New York,

the following property viz.:

One living black Horse of the value of one hundred and fifty dollars one single set harness of the value of Fifty dollars one wagon of the value of one hundred and fifty dollars and one Robe of the value of Six dollars all of the value of three hundred and fifty six dollars

\$ 356 ⁰⁰/₁₀₀

the property of deponent and his copartners Edmund & Price

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 Thomas Kirkade (now here) that deponent is informed by Isaac Frasen that said Kirkade offered for sale to him the aforesaid property and that ^{said Frasen} he took said Horse from said Kirkade in trial and if ^{the} said Horse was all right said Frasen was to pay to said Kirkade the sum of Twenty dollars

R J Nicholson

Sworn before me this 22 day of December 1850
POLICE JUSTICE

0517

City and County of New York ss
Isaac Frasn no 488 Sixth Avenue being
duly sworn says that on the 20 day of
December 1880 Thomas Kinkade offered
to him for sale the property described
in the within affidavit of Richard J
Nichols in that defendant took ^{part of} said
property from said Kinkade on trial
to ride a horse and informed said
Kinkade to return in the afternoon
for his money to wit Twenty dollars
if the horse was all right

Sworn to before me this
22^d day of December 1880

J. W. C. J. Dyle

R. R. R. R. R. Police Justice

DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

187

DATED

MAGISTRATE.

OFFICER.

WITNESSES.

0518

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Kinkade*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *30 Wood St*

Question. What is your occupation?

Answer. *Wagoner*

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

Answer. *I have nothing to say. The horse ran away and I offered it for sale to Isaac Frauw*

Thomas Kinkade

Taken before me this 22 day of Dec 1880

Police Justice

R. W. Rind

0519

1042

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Nicholson
99 & 101 E. Front St

vs
Thomas Stewart

2
3
4
5
6
All Complaints
apprehension
Command

Offence, Grand Jurors

Dated December 22 1880

73 W. B. Bibb Magistrate,
City Coroner 18th
Officers
771 1/2 Front Clerk.

Witness, Isaac Fraser
no 488 South Ave
The officer
\$2000 Cash G.S.

Comm

Received in District Att'y's Office,

BAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0520

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Thomas Kirkade

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
nineteenth day of *December* in the year of our Lord
one thousand eight hundred and eighty — at the Ward, City and County aforesaid
with force and arms,

One horse of the value of one hundred
and fifty dollars

One set of harness (of the kind
commonly called single harness) of the
value of fifty dollars -

One wagon of the value of one
hundred and fifty dollars -

One robe of the value of six dollars

of the goods, chattels, and personal property of one

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

0521

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

Thomas Kinkade →

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

One horse of the value of one hundred and fifty dollars.

One set of harness (of the kind commonly called single harness) of the value of fifty dollars.

One wagon of the value of one hundred and fifty dollars.

One robe of the value of six dollars.

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

Richard J. Nicholson →

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

Richard J. Nicholson →

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

Thomas Kinkade →

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

David S. Rollins

BENJ. R. PHELPS, District Attorney.

0522

BOX:

29

FOLDER:

351

DESCRIPTION:

Kronkel, Anton

DATE:

01/31/81



351

0523

232 PM

Day of Trial,
Counsel,
Filed 1 day of January 1881
Pleads

THE PEOPLE
vs.
Anton Krookel
\$
*demanded in testimony by plaintiff
* judge given to Charles for a
deposition L. July 21, 1881*

DANIEL G. ROLLINS,
District Attorney.

A True Bill.
Ferris Owen
Foreman.

Remanded to -

Pen 6.0. days for
fine. F.O.

Rec'd Aug 14 1881
The number received
made in full open
to that of the receipt
is found on, since
In receipt found
Refers herein to
number for bond

0524

3-19-65/5
5

State of New York
City and County of New

George E. Oran
of No. 137 Douglas Street Brooklyn Street,
being duly sworn deposes and says, that on the 19 day
January 1881 at No. 63 Forsyth
Street, in the City and County of New York,

Anton Coukel
did unlawfully and feloniously sell and vend to deponent
for the sum of five cents
a certain paper and document, the same being what is commonly known as,
and is called a Lottery Policy, and which said Lottery Policy, writing, paper,
and document is as follows, that is to say:

Both 19. — 5. 19. 65. / 5

Wherefore deponent prays that the said Anton Coukel
may be dealt with according to law.

Sworn to before me, this 20
day of January 1881 } George E. Oran

R. H. Ripley Police Justice.

0525

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

SELLING LOTTERY POLICIES



E. Brennan
157 Douglas St.
Baltimore

John L. Lankford

Dated *Jan'y 20* 188*7*

W. H. W. W.

Police Justice.

F. J. J. J.
157 Douglas St.

Witness:

*The officer will be
responsible for
completing appearance*

\$1000 to answer.

Filed by *E. J. J. J.*

Residence *57 Franklin*
Street.

Staten for 27th

0526

Police Court—Third District.

CITY AND COUNTY OF NEW YORK, ss.

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

Question.—What is your name?

Answer.—Nutan Leankil

Question.—How old are you?

Answer.—44 years

Question.—Where were you born?

Answer.—Germany

Question.—Where do you live?

Answer.—84 Chrysler Bv.

Question.—What is your occupation?

Answer.—Plumber.

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

Answer.—I am not guilty
under Kinkie

Taken before me, this 10 day of January 1897
H. V. Smith
Police Justice.

0527

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Anton Kronkel

late of the *twelfth* Ward, in the City and County aforesaid,
on the *nineteenth* day of *January* in the year of our
Lord one thousand eight hundred and eighty *one* at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

a certain paper, instrument, and writing, commonly called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say:

Boots x 19
- 5 - 19 - 65/5
(5)

(a more particular description of which said instrument and writing so commonly
called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given)

0528

SECOND COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present:

That the said *Anton Kronkel*
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler: and that he the said

Anton Kronkel
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Sixty three Jorey to Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons, (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons, (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the jurors aforesaid unknown and cannot now be given).

THIRD COUNT—

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

That the said *Anton Kronkel*
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said *Anton Kronkel*

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Sixty three Jorey to Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

George E. Oram
and did procure and cause to be procured for the said

George E. Oram
a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

Boat x 19
-5-19-65/5
(5)

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given).

FOURTH COUNT—

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

That the said *Anton Kronkel*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number

Sixty three Jorcy tu Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

FIFTH COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present :

That the said *Anton Kronkel*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number

Sixty three Jorcy tu Street.

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit: for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies, (a more particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

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

DANIEL G. ROLLINS,
District Attorney.

0530

BOX:

29

FOLDER:

351

DESCRIPTION:

Krupp, August

DATE:

01/18/81



351

0531

175
C. H. Hayes

11 Lombard

Counsel,

Filed 17 day of July 1888

Pleas

McKully 19

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

August Krupp
F.

Daniel J. Collins
REMARKS

District Attorney.

A True Bill.

Francis Darr

July 21/88

Foreman.

Frank J. P.

Pres. Supreme

0532

FORM 112.

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

Police Court—Third District.

of No. 54 ~~Grand~~ Green Street, being duly sworn, deposes
and says that on the 7th day of January 1881
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, and from the aforesaid
premises
the following property viz: 32 yards of Satin

of the value of forty Dollars
the property of deponent and his partners Emil
Oelbmann and George Peters

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 August Kropp (now here)
from the fact that deponent is informed by
William Muehlen of the 1st Inspection District
of the Police Department, that he found the
aforesaid property in his possession and
from the further fact that said August
acknowledged to deponent in the presence
of witnesses that he did steal the
aforesaid property.

[Signature]

Sworn to, before me this 13
day of January 1881
[Signature]
POLICE JUSTICE.

0533

City & County }
of New York } 3

William Meekins
of the 1st Inspection District Police
Department being duly sworn, says
he has read the affidavit of Louis
F. Donerich and knows the contents
thereof, that the portion therein stated
and referring to deponent is true
to deponent's own knowledge

Sworn to before me this }
13th day of January 1881 }

Solou B. Smith Police Justice }
William Meekins

0534

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

August Throff being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,

viz:

Question. What is your name?

Answer. August Throff

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. Germany

Question. Where do you live?

Answer. Hoboken

Question. What is your occupation?

Answer. Clerk

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

Answer. I am guilty of the charge

August Throff

Taken before me, this 11th day of January 1891
John J. Smith
POLICE JUSTICE.

0535

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c., vs.

ON THE COMPLAINT OF

Sam'l A. Brown
57 Avenue St.

1. *August Wright*

2. _____
3. _____
4. _____
5. _____
6. _____



Dated *January 13* 18*81*

John T. ... Magistrate.
Michael J. ... Officer.
P. ... Clerk.

Witnesses
... officers

\$ *500* to answer.

at _____ Sessions.
Received at Dist. Atty's Office,

... Friday

BAILED.

No. 1, by _____
Residence _____
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____
No. 5, by _____
Residence _____
No. 6, by _____
Residence _____

0536

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

August Krupp.

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

*Thirty-two yards of cloth (of the kind commonly
called satin) of the value of one dollar and
twenty-five cents each yard.*

of the goods, chattels, and personal property of one

Louis F. Domerick

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

0537

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

August Krupp.

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

*Thirty-two yards of cloth (of the kind commonly
called serkin) of the value of one dollar
and twenty-five cents each yard.*

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

Rouis F. Domerick

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

Rouis F. Domerick

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

August Krupp

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

Daniel G. Rollins

BENJAMIN PHELPS, District Attorney.

0539

BOX:

29

FOLDER:

352

DESCRIPTION:

Laird, James Henry

DATE:

01/27/81



352

0540

242 B11

Counsel
Filed day of Jan 1881
Pleads

THE PEOPLE
vs.
James Henry Lane
N.A.
Forger of the *Bank* Degree.

David S. Rollins
~~HENRY W. PIERCE~~
District Attorney.

A True Bill.
Francis Davis
Foreman.

0541

City and County
of New York ss

George N. Wyckoff ^{14th St. pth Ave Bank} being
duly sworn deposes and says
that on the 18th day of January 1880
one James Henry Laird (?) (~~and Stephen~~
~~Burton (?)~~) deposited a crossed check
in the New York County National Bank
to the credit of John Barrett and

Raymond representing himself
to be one of that firm of Barrett & Raymond
Sworn to before ^{Endorsement of check is forged}

the 25th day of July 1881

John Dreyer
Notary Public in & for

G. N. Wyckoff

0542

242

Geo. H. Wyckoff

Yorke

5

James Henry Lamb



0543

L. D. Love.

163 East Street

New York, Jan 18 1881
National City Bank

Pay to the order of ~~Garrett & Raymond~~

One thousand ~~and no~~ Dollars

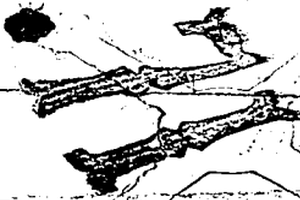
~~\$1000~~

798 Ave

~~A. Love~~

05444

Garrett Raymond



0545

State of New York

City and County of New York: John Garrett
being duly sworn on his oath deposes and says
that he is a member of the firm of Garrett &
Raymond of said City

Deponent further says that on the 18th day
of January 1881. L. V. Stone of said City made
a check or draft on the National City Bank
of New York in favor of deponents firm and
to their order for one thousand dollars.

Deponent further says that said check was
never indorsed by his said firm or by any
person having authority to endorse the same for
them and said indorsement thereon is a "Forgery"

Subscribed sworn to before John Garrett
on this 27th day of January
A.D. 1881

J. M. Pulgarin
Notary Public
N.Y.C.



0546

<p>242</p>	
<p>246</p>	

0547

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

James Henry Laird

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eighteenth* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City, and County
aforesaid, having in his custody and possession a certain instrument and writing

~~a certain instrument and writing~~ of the kind
commonly called a *Bank Check*

which said *Bank Check* is as follows, that is to say:

New York, Jan'y 18th 1881
National City Bank
Pay to the order of ^{United States} Barrett & Raymond
One thousand ^{int'l. Revenue} 00 Dollars
\$1000 \$ *L. V. Sone*

L. V. Sone.
116 Pearl Street.

the said *James Henry Laird*

afterwards, to wit, on the
day and year last aforesaid, with force and arms, at the Ward, City, and County afore-
said, feloniously did falsely make, forge, and counterfeit, and did cause and procure
to be falsely made, forged, and counterfeited, and did willingly act and assist in the false
making, forging and counterfeiting on the ~~back~~ of the
said *Bank Check* a certain instrument and writing
commonly called an *endorsement* which said false, forged, and
counterfeited instrument and writing, commonly called an *endorsement*
is as follows: that is to say,

Barrett & Raymond
to injure and defraud *John Barrett, Louis V. Sone,* ^{with intention} *the*
National City Bank
and divers other persons, to the jurors aforesaid unknown, against the form of the
Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

0548

And the Jurors aforesaid, upon their Oath aforesaid, do further present:
That the said

James Henry Laird

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and year last aforesaid, at the Ward, City, and County aforesaid, having in his custody and possession a certain instrument and writing of the kind commonly called *Bank Check*

which said *Bank Check* is as follows, that is to say:

*L. V. Sone
116 Pearl Street.*

*New York, Jan'y 18th 1881
National City Bank
Pay to the order of ^{Wm. H. S. S.} Barrett & Raymond
One thousand ^{Internal 27} 00 Dollars
\$1000.[#]
L. V. Sone*

and on the *back* of which said *Bank Check* was then and there written a certain false, forged, and counterfeited instrument and writing, commonly called an *endorsement* of the said last mentioned *Bank Check* which said false, forged, and counterfeited instrument and writing commonly called an *endorsement* is as follows, that is to say:

Barrett & Raymond
said *James Henry Laird* the

then and there well knowing the premises last aforesaid, and that the said *endorsement* was false, forged, and counterfeited, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and County aforesaid, feloniously did utter and publish as true, the said false, forged, and counterfeited *endorsement* of the said last mentioned *Bank Check* with intention to injure

0549

and defraud *John Garrett, Louis V. Sore, the*
National City Bank
and divers other persons, to the jurors aforesaid unknown; he the said *James*
Henry Laird at the time he so
uttered and published the said false, forged, and counterfeited *endorsement*
of the said last mentioned *Bank check*
then and there well knowing the said *endorsement*
to be false, forged, and counterfeited, as aforesaid, 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.

Daniel S. Rollins

BENJAMIN K. PHELPS, District Attorney.