

0222

BOX:

47

FOLDER:

547

DESCRIPTION:

Kavanagh, Thomas

DATE:

09/28/81



547

Call 186 = Johnson 1871

Filed *27* day of *Sept* 187*1*
Plends *for guilty - Debt*

Obtaining Goods by False Pretences.

THE PEOPLE

vs.

Thomas
Kavanaugh

James & Lewis
D. G. Robbins
-BENJ. K. PHILLIPS

District Attorney.

Monday 14 Feb
A True Bill.

S. Carter Jr.

Foreman.

Attest:

Edward Kenney:

Simon Schwab
Notary

Wm. J. ...
City Marshal

0224

To all to whom these Presents shall come, KNOW YE, THAT I Thomas Kavanagh of the City County and State of New York Party of the first part, for securing the payment of the money hereinafter mentioned, in consideration of the sum of one dollar *to me* duly paid by *Abraham Horns*

same place party of the second part, at or before the ensembling and delivery of these presents, the receipt whereof is hereby acknowledged, have bargained and sold, and by these presents, do grant, bargain and sell unto the said *part 2* of the second part *the lease fixtures furniture tools and compliments of the Signer Saloon known as No 219 West 32nd Street in the City of New York* and all other goods and chattels mentioned in the schedule hereunto annexed, and now in the

To have and to hold, all and singular the goods and chattels above bargained and sold, or intended so to be, unto the said *part 2* of the second part, *his* executors, administrators and assigns forever. And *I* the said *part 1* of the first part, for *myself* heirs, executors and administrators, all and singular the said goods and chattels above bargained and sold, unto the said *part 2* of the second part *his* executors, administrators and assigns, against *me* the said *part 1* of the first part, and against all and every person or persons whomsoever, shall and will warrant, and forever defend.

Upon Condition, that if *I* the said *part 1* of the first part, shall and do well and truly pay unto the said *part 2* of the second part, *his* executors, administrators or assigns, *the just and full sum of Five Hundred and Ninety four \$594.00 dollars lawful money of the United States of America and interest thereon after the rate of seven per cent per annum to be computed from the date hereof on demand*

then these presents shall be void. And *I* the said *part 1* of the first part for *myself* executors, administrators and assigns, do covenant and agree, to and with the said *part 2* of the second part, *his* executors, administrators and assigns, that in case default shall be made in the payment of the said sum above mentioned,

then it shall and may be lawful for, and *I* the said *part 1* of the first part, do hereby authorize and empower the said *part 2* of the second part, *his* executors, administrators and assigns, with the aid and assistance of any person or persons, to enter *my* dwelling-house, store and other premises, and such other place or places, as the said goods or chattels, are or may be placed, and take and carry away the said goods and chattels, and to sell and dispose of the same for the best price they can obtain, and out of the money arising therefrom, to retain and pay the said sum above mentioned and all charges touching the same, rendering the overplus (if any) unto *me* or to *my* executors, administrators or assigns. And until default be made in the payment of the said sum of money *to me* to remain and continue in the quiet and peaceable possession of the said goods and chattels, and the full and free enjoyment of the same.

In Witness whereof, *I* the said *part 1* of the first part have hereunto set *my* hand and seal the *27th* day of *October* one thousand eight hundred and *seventy nine*

Sealed and delivered in the presence of Simon Schwarzmann Thomas Kavanagh

0225

Schedule

Referred to in the foregoing Mortgage
~~Of property covered by the within mortgage and referred to therein.~~
one Counter all the shelves and Bar / Mirror
Bar Fixtures one Clock all the Gas fixtures
one Small Ice Box one Lager Beer Ice House
one English six pull all Pump one Table
Four chairs one Water Boiler one Aunty
Three Window Shades all the signs one stove
and pipes five dozen liquor and Lager Beer
Glasses all the measures two Brass faucets
Ten dozen Liquor Bottles and Labels and all
implement not particularly above
mentioned but to said place belonging
also the lease of said premises

New York October

Witness

Simon Schwarzmann

James Kavanaugh Esq

0226

Office of the Register of Deeds, &c. }
City and County of New York. }

Filed

I have compared the annexed copy with an Instrument
in this office, on the *28th* day of *October*
A. D. *1879* at *3* o'clock *10* min. *P.* M. by the
Number 12283

and certify the same to be a correct Transcript therefrom, and of the
whole of said Instrument.

In testimony whereof, I have hereunto subscribed my name and
affixed my official seal, this *27th* day of *Sept* 18*80*

J. M. Lowe Register.

0227

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

On the 27th day of October in the year
one thousand eight hundred and Seventy nine before me personally came
Thomas Kavanagh known to me
to be the individual described in, and who executed the foregoing instrument
and Alto acknowledged that he executed the same.

I, _____ the Mortgagee within named
do certify and state that there remains due and unpaid on the mortgage, of which the foregoing is a true
copy _____

and this copy and statement are filed to continue the notice required by the statute made and provided
for the renewal of chattel mortgages.

Dated this _____ day of _____ A. D. 18

0228

No. _____

James Ranawagh

TO

Abraham Hoams

Dated *Oct 24* 1879

Filed _____ 18

MORTGAGE

ON PERSONAL PROPERTY.

This Mortgage or a true Copy thereof must be filed,

If in the City of New York, in the Office of the Register.
If in any other city or county town, in the Clerk's Office therein.
If in any other town in this State, in the Town Clerk's Office.
It becomes void if not renewed within 30 days next preceding the expiration of each and every term of one year after the filing of such mortgage.

0229

FOURTH DISTRICT POLICE COURT.

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

of No. ~~214~~³¹⁷ East 32^d Edward Henry

street, being duly sworn, deposes and says,

that on the 15th day of May 1880

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

Thomas Kavanagh did then and there feloniously obtain by means of false pretenses and representations money, the property of deponent with intent to cheat and defraud deponent. That on the said 15th day of May said Kavanagh falsely represented to deponent that he Kavanagh was the owner of the liquor store situated at No 219 West 32^d Street in the City of New York, and that there were no mortgages or other claims against the same. That deponent believing such false representations to be true paid to said Kavanagh the sum of three hundred & twenty five dollars good and lawful money of the United States, and took possession of said liquor store such sum of money being the full amount of money agreed upon between said Kavanagh and deponent as the price to be paid by deponent to said Kavanagh for said liquor store. That on the 11th day of August 1880 one Meyer Goodman a City Marshall entered the said liquor store by virtue of a chattle mortgage a copy of which is hereto annexed and sold the contents of said liquor store as described in said Chattle Mortgage. Therefore deponent charges

0230

the said Thomas Kavanagh with
falsely and feloniously representing
himself to be the sole owner of said
said ~~chattel mortgage~~ ^{being a lien thereon}
liquor store, and with making such
false representations with the intent
to cheat and defraud deponent and
that he did so cheat and defraud
deponent out of the sum of three
hundred & twenty five dollars, and
prays that he may be arrested and
dealt with according to law.

Edward Henry

Sworn to before me this
28th day of September 1880

R. H. Brady

Police Justice

Police Court—Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Henry

vs.
Thomas Kavanagh

Dated Sept 28th 1880

R. H. Brady

Magistrate.

Holland Officer.

24th Dist Police
cur

1000. for Exp
31st Oct 1880

0231

To all to whom these Presents shall come, KNOW YE THAT
I Thomas Korum of the City County
and State of New York Party

of the first part, for securing the payment of the money hereinafter mentioned, and in consideration of the sum
of one dollar to me duly paid by Abraham Morris
same place party

of the second part, at or before the ensembling and delivery of these presents, the receipt whereof is hereby
acknowledged, have bargained and sold, and by these presents do grant bargain and sell unto the said PART
of the second part, the least, fixtures, furniture,
tools and implements of the liquor saloon known
as 219 West 32^d Street in the City of New York
and all other goods and chattels mentioned in the schedule hereunto annexed, and now in the

To have and to hold, all and singular the goods and chattels above bargained and sold, or intended so
to be, unto the said PART of the second part, his executors, administrators
and assigns for ever. And the said PART of the first part, for my
self, heirs, executors and administrators, all and singular the said goods and chattels above
bargained and sold unto the said PART of the second part, his heirs, executors,
administrators and assigns, against the said PART of the first part,
and against all and every person or persons whomsoever, shall and will warrant, and for ever defend.
Upon Condition, that if the said PART of the first part, shall and do well and
truly pay unto the said PART of the second part, his executors, administrators or assigns,

The just and full sum of Five
Hundred and ninety four 500
Dollars two full money of the
United States of America and
interest thereon after the rate
of seven per cent per annum to
be computed from the date hereof,
on Demand

then these presents shall be void. And the said PART of the first part, for my
self, executors, administrators and assigns do covenant and agree to and with the
said PART of the second part, his executors, administrators and assigns, that in case default
shall be made in the payment of the said sum above mentioned, then it shall and may be lawful for, and
the said PART of the first part, do hereby authorize and empower the said
PART of the second part, his executors, administrators and assigns, with the aid and
assistance of any person or persons, to enter my dwelling-house, store, and other
premises, and such other place or places as the said goods or chattels are or may be placed, and take and
carry away the said goods or chattels, and to sell and dispose of the same for the best price they can obtain;
and out of the money arising therefore, to retain and pay the said sum above mentioned, and all charges touch-
ing the same; rendering the overplus (if any) unto me
or to my executors, administrators or assigns. And until default be made in the
payment of the said sum of money I am to remain and continue in the quiet and
peaceable possession of the said goods and chattels, and the full and free enjoyment of the same.

In Witness whereof, the said PART of the first part, have hereunto set my
HAND and SEAL the 27th day of October one thousand eight hundred
and seventy nine

SEALED AND DELIVERED IN THE PRESENCE OF

Simon Schwarz
Thomas Korum

0232

State of New York
City of New York ss.
County of New York

On the 27th day of October in the year
one thousand eight hundred and seventy nine before me personally came
Thomas Kavanaugh known to me

to be the individual described in, and who executed the foregoing instrument
and who acknowledged that he executed the same.

Simon Schwaninger
Notary Public
N. Y.

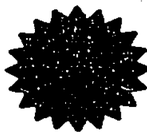
SCHEDULE REFERRED TO IN THE FOREGOING MORTGAGE:

One Counter, all the shelves and bar, Mirror
Bar fixtures, One Clock all the gas pictures
One small Ice box, One Lager Beer Ice House
One English Pipe and Pump and Table
Four Chairs, One Water Boiler, one living
Three Window shades, all the lights, one stove
and pipes, Five dozen liquor and Lager Beer
glasses, all the measures, two Brass faucets
Ten dozen liquor bottles and Labels and
all implements not particularly above
mentioned but to said place belonging
also the lease of said premises

New York October

Witness

Thomas Kavanaugh



Simon Schwaninger

0233

Know all Men by these Presents, That of Abraham Worms, the Mortgagee within named have appointed and by these presents do appoint, authorize and empower Wigand Tschewanger my lawful Attorney in my private and special power to demand and collect the amount due on the within Mortgage and in default thereof to foreclose the same and to do & perform every act & thing necessary in the premises. In witness whereof I have hereunto set my hand and seal this 11th day of August 1880

In presence of W. Goodman Abraham Worms

State of New York
City & County of New York

On this 15th day of August 1880 before me personally came and appeared Abraham Worms to me known & known to me to be the Mortgagee & the individual described in & who executed the foregoing instrument & who duly acknowledged to me that he executed the same.

MORTGAGE SALE.—THOS. BOWEN, AUCTIONEER, 100 N. 2d St., N.Y. City. Sells, this day, at one o'clock, at No. 211, 2nd St., N.Y. City, the contents and fixtures of a first class saloon, including a billiard table, bar and back bar, tables, chairs, pictures, glassware, and other articles. By order of Attorney for Mortgagee.

W. Goodman
Com of Deeds of County

I,, the Mortgagee within named, do certify and state that there remains due and unpaid on the mortgage, of which the foregoing is a true copy

and this copy and statement are filed to continue the notice required by the statute made and provided for the renewal of chattel mortgages.

Dated this day of A. D. 18.....

0234

No. 1000

Mortgage on Personal Property

Pro. Geo. Kavanaugh

TO

Abraham Horner

Dated October 27th 1879

Filed October 28th 1879

This Mortgage or a true copy thereof, must be filed,

If in the City of New York, in the office of the Register.
If in any other city or county town, in the Clerk's office therein.
If in any other town in this State, in the Town Clerk's office.
Invalid if not recorded within 30 days next preceding expiration of each and every term of one year after filing thereof.

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Counsel for Defendant moves for the discharge of the prisoner, upon the ground that the testimony in the Complaint does not show an offence.

Motion denied and Exception.

Counsel moves for the discharge of the prisoner upon the ground that there is no evidence showing that the Complainant Edmund Kenney, relied upon the representations made by the defendant or that he believed them to be true if made.

Motion denied and Exception.

That there is no evidence to show that any representations made by defendant were false and untrue.

Motion denied and exception.

May 31' 1881

0236

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Thomas Kavanaugh

Question. How old are you?

Answer.

Fifty years.

Question. Where were you born?

Answer.

In Ireland

Question. Where do you live?

Answer.

156 Mott Street.

Question. What is your occupation?

Answer.

Liquor business.

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

Answer.

I am not guilty

Thomas Kavanaugh

Taken before me this

27 day of

Nov 1874

Police Justice.

0237

Police Court--Fourth District.

THE PEOPLE, &c., vs. *Edward Kelley*
 ON THE COMPLAINT OF *Thomas Kayaway*
35 m 22nd St
35 m 22nd St
 Office *Charles H. ...*

BAILED :
 No. 1, by *William ...*
 Residence *228 ... St*
 No. 2, by *(Signature)*
 Residence

Dated *31 May* 188*1*
 Magistrate.

Kellard
 Officer.

Simon Schwagman
 Clerk.

Witnesses *Major ...*
...

Ray ...
35 m 22nd St
1000 ...

Received in District Att'y's Office,

0238

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against *Thomas Kavanagh*

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

Thomas Kavanagh
of the crime of
Obtaining money by false pretenses

committed as follows:

The said

Thomas Kavanagh

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifteenth* day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent
feloniously to cheat and defraud one

Edward Kenny

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *said*

Edward Kenny

That *he the said Thomas*
Kavanagh was the owner
then and there
of the *fixtures, furniture*
tools and implements
then contained in premises
occupied as a liquor store and
known as number 219 West
Thirty second street in the City,
free and clear from all
mortgages, liens and
claims whatever by or
on behalf of any other
person

And the said

Edward Kenney

then and there believing the said false pretences and representations so made as aforesaid by the said

Thomas Kavanagh

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver, to the said

Thomas Kavanagh the sum of three hundred and twenty five dollars in lawful money and of the value of three hundred and twenty five dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Edward Kenney

and the said *Thomas Kavanagh* did then and there designedly receive and obtain the said

sum of three hundred and twenty five dollars in money

of the said

Edward Kenney

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Edward Kenney

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Edward Kenney

of the same.

And Whereas, in truth and in fact, the said *Thomas Karanaph* was not then and then the owner of the property aforesaid free and clear from all mortgages, liens and claims whatever, by or on behalf of any other person, but the same, was, as he the said *Thomas Karanaph* then and then well knew, subject to a certain chattel mortgage executed by the said *Thomas Karanaph* on the twenty seventh day of October one thousand eight hundred and seventy nine, whereby the payment of five hundred and seventy five dollars and twenty five cents was intended to be secured

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Thomas Karanaph* to the said *Edward Kemmer* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Thomas Karanaph* well knew the said pretences and representations so by him made as aforesaid to the said *Edward Kemmer* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Thomas Karanaph* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Edward Kemmer* the sum of three hundred and twenty five dollars in lawful money out of the value of three hundred and twenty five dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Edward Kemmer* with intent feloniously to cheat and defraud him of the same, 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.

B. J. Rollins
BENJ. K. PHELPS, District Attorney.

0241

BOX:

47

FOLDER:

547

DESCRIPTION:

Kearns, Thomas

DATE:

09/19/81



547

0242

Counsel,
Filed 19 day of Sept 1881
Pleads

THE PEOPLE
vs.
Thomas Stearns
INDICTMENT.
LARCENY.

DANIEL C ROLLINS,
BENJAMIN P. PHIPPS

District Attorney.

A True Bill.

Foreman.

Filed this 19th day of Sept 1881

Pleads P.L.

67M or Ben

F.L.

Subscribes:
Patrick Langran

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Ford

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

Post-office address *Patrick Langan of Willow St*
Richmond N. Y. Street

being duly sworn, deposes and says, that on the *10* day of *September* 188*1*
at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, _____

the following property, viz:

One coat of the value of Fifteen dollars, one
vest of the value of Five dollars containing
a silver watch with nickel chain and anchor
attached of the value of Twelve dollars and
good and lawful money consisting of divers
pieces of silver and nickel coin of the value
of Seventy five cents

All of the value of Thirty two dollars
and seventy five cents

\$ 32⁷⁵/₁₀₀

Summarize the this

History

the property of *deponent who is 33 years old and is a*
laborer by occupation

_____ 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 Kerns (murder)*

That about the hour of 9 P. M. on said date
deponent met said Kerns on the street.

That said Kerns asked deponent if he was
wanting that deponent replied "no" when he
said Kerns informed him that he would get
him employment in a foundry and induced
him to go to No 55 Cherry Street with him
That deponent took off his coat and vest
containing said property and placed them

District Justice

1881

0244

in a chair in said premises when he saw
said O'Leary take some thing from ^{the} chair
that his clothes were on and was alongside
of the bed where he was lying down
That deponent got up and missed said
property. Wherefore deponent charges said
O'Leary with taking stealing & carrying away
said coat and vest containing said property
as aforesaid. Deponent ^{further} says that said O'Leary
admitted to him taking said property viz
Coat, vest, watch & chain and money

Sworn to before me this Patrick ^{his} Langan
11th day of September 1881
P. M. M. J. Police Justice
mark

City and County of New York
Catharine Smith of No 55 Cherry Street being duly sworn says
that she saw Thomas O'Leary take Patrick Langan in her
house and at the time he said O'Leary had a coat on that
deponent charged him said O'Leary with taking said Langan's
coat and other property and he said O'Leary attempted to
run away

Sworn to before me this Catharine ^{her} Smith
11th day of September 1881
P. M. M. J. Police Justice
mark

District Police Court

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated

188

M. J.

Officer.

WITNESSES:

DISPOSITION

0245

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Just DISTRICT POLICE COURT.

Thomas Kearns

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

Question. What is your name?

Answer. *Thomas Kearns*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *England*

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

Answer. *No 135 Elizabeth St for two weeks*

Question. What is your business or profession?

Answer. *Laborer*

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. *All I know is. that this man was drunk with me and he misold his clothes and blamed me*

Thomas Kearns

Taken before me, this *11*
day of *September* 188*1*

W. W. [Signature] Police Justice.

0246

Sec. 208, 209, 210 & 212.

Police Court District, 869

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Langdon
Post Office A.
Thomas Clemons

Offence, Grand Larceny
in the night - Done

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

Sept- 11

1881

721 Buxley

Magistrate.

Jimmy

Officer.

Clerk.

Witnesses

Johnnie Smith

No. 55

Clancy

Street.

No.

Street.

No.

Street.



Commenced

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

guilty thereof, I order that he be admitted to bail in the sum of ten Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Sept- 11 1881 James M. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0247

Sec. 208, 209, 210 & 211.

869

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 Gabriel Langdon
2 Post Office A.
3 Thomas Deans

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated Sept- 11 1881

Magistrate.

Officer.

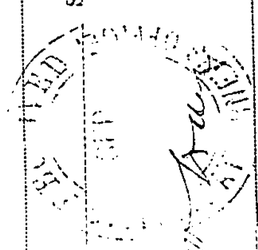
Clerk.

Witnesses: Latham & Smith

No. 55 Church Street.

No. Street.

No. Street.



Commenced

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 admitted to bail in the sum of Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Sept- 11 1881

Police Justice.

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

Dated 188

Police Justice.

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

Dated 188

Police Justice.

0248

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Thomas Kearns
against

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

Thomas Kearns

of the crime of

Larceny

committed as follows:

The said

Thomas Kearns

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *Tenth* day of *September* 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 coat of the value of fifteen dollars.
One vest of the value of five dollars
One watch of the value of eight dollars
One chain of the value of three dollars
One charm of the value of one dollar
Divers coins of a number, kind and
denomination to the jurors aforesaid
unknown and a more accurate description
of which ~~is~~ to the jurors cannot now be
given of the value of seventy five Cents.

of the goods, chattels, and personal property of one

Patrick Langan

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.

DANIEL C. ROLLINS,
~~**BENJ. K. PHELPS,**~~ District Attorney.

0249

BOX:

47

FOLDER:

547

DESCRIPTION:

Keenan, Thomas

DATE:

09/13/81



547

0250

BOX:

47

FOLDER:

547

DESCRIPTION:

Thomson, Roderick

DATE:

09/13/81



547



Sept. 16. P. M.

W. H. W. W.

Day of Trial,

Counsel,

Filed *13* day of *Sept* 18*81*

Pleads *17/11/11/14/15*

THE PEOPLE

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

W. H. W. W.

Thomas Keenan
Derrick Thomson

William J. Collins
BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. W. W.

Foreman.

W. H. W. W.

W. H. W. W.

W. H. W. W.

Daniel Lavery

W. H. W. W.

W. H. W. W.

Daniel Lavery

W. H. W. W.

0252

22-11-1881

Police Office, Fourth District.

City and County of New York, } ss.

Daniel Lavery

of No. 592, 9th Avenue Street, being duly sworn,
1st floor of the Depos and says, that the premises No. 592 9th Avenue
Street, 22 Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a pawnbrokers establishment -

were **BURGLARIOUSLY**
entered by means of forcible removing the wire
screen covering the shut window and
breaking the glass in the window of
said premises

on the morning of the 20th day of August 1881 at the
hour of 3¹⁵ in attempted to be taken
and the following property feloniously ~~was~~ stolen and carried away, viz.:

a quantity of silver plated
ware and other articles
all of the value of fifty dollars -

the property of Deponent
and deponent further says, that he has great cause to believe and does believe, that
the aforesaid **BURGLARY** was attempted to be committed, and the aforesaid property taken, stolen
and carried away by Roderick Thompson, and
Thomas Keenan, (both now here),
for the reasons following, to wit: that deponent was
informed by Edward Dorrman that
Edward saw said Thompson and
said Keenan in the act of breaking
into the said premises as aforesaid

Daniel Lavery

Burner to be taken my this 21st day of August 1881
J. J. [Signature]
Police Justice

0253

City and County of }
New York } Edward Dorman
of No. 593 9th Avenue being duly sworn
deposes and says that on the morning
of the 20th day of August 1881, between
the hours of 3 o'clock A.M. deponent
saw Roderick Thompson and Thomas
Keenan (both now here) in the act
of forcibly and feloniously breaking
into the premises of Daniel Lavery,
at No. 592 9th Avenue, in said city.

Sworn to before me }
this 21st day of August 1881 } E. Dorman

A. M. }
Murray }
Police Justice }

Aug. 1. 23 1881 -
10 o'clock

0254

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Keenan*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *64th Street, bet. 10th & 11th Ave*

Question. What is your occupation?

Answer. *Moulder*

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 preferred against me*

Thomas Keenan

Taken before me this *21* day of *August* 18*97*
[Signature]
Police Justice.

0255

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Roderick Thompson*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *562 W. 49th Street*

Question. What is your occupation?

Answer. *laborer*

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

Answer.

*I am not guilty of the
charge preferred against me*

Roderick Thompson

Taken before me this *21* day of *August* 18*97*
[Signature]
Police District.

0256

3rd V. C.

Police Court--Fourth District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

David Lavery
592. 9. Ave
Robert Thompson
Thomas Kennerly

Offence,

Dated *August 21* 188*1*

Murray Magistrate.

Riley & Bains Officer.
22 present Clerk.

Witnesses,

Edward Dorman

593. 9. Ave

1000 7 13
Wm. J. ...

Received in District Att'y's Office,

Aug 22 1881

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

0256

3rd V. 10

Police Court--Fourth District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Daniel Lavery
592. 9. Ave
Robert Thompson
Thomas Keenan

Offence,

Dated *August 21* 188*1*

Murray Magistrate.

Riley & Bains Officer.
22 Pleasant Clerk.

Witnesses,

Edward Dorman

593. 9. Ave

1000 1/2 B
Wm. J. ...

Received in District Att'y's Office,

Aug 22 1881

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

0257

35 V. 10

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Daniel Lavery
592. 9. Above
Robert Thompson
Thomas Keenan

Offence,

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

Dated *August 21* 188*7*

Murray Magistrate.

Reily & Bains Officer.
22 present Clerk

Witnesses,

Edward Dorman

593. 9. Above

1000
W. G. ...

Received in District Attys Office,

Aug 22 1887

0258

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Thomas Keenan, Rodener Thomson
against

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

Thomas Keenan and Rodener Thomson
of the crime of *Burglary*

committed as follows:

The said *Thomas Keenan and Rodener Thomson* each

late of the *twenty-second* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twentieth* day of *August* 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 *office* of

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

Daniel Lavery

with intent the said
goods, merchandise and valuable things in the said *office* 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.

Daniel G. Rollins
BENJ. K. RHELPS, District Attorney.

0259

BOX:

47

FOLDER:

547

DESCRIPTION:

Kelly, Patrick

DATE:

09/15/81



547

0260

BOX:

47

FOLDER:

547

DESCRIPTION:

Moore, Horace

DATE:

09/15/81



547

0261

New York Aug. 25th.
1881

To the Hon. Police
Judge, H. Murray Esq.
My dear Sir!

Doc Casey is out of danger.
The cut across his
heart of thumb was made
with a sharp knife.

I state this fact, because
of thumb it may assist
you in disposing of
the case.

Most respectfully
Dr. S. Walman
Surgeon.

0262

Police Court— X District.

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

of No Office 22 Maurice Tracy Street.

being duly sworn, deposes and says, that
on Thursday the 18 day of August
in the year 1881, at the City of New York, in the County of New York.

he was violently ASSAULTED and BEATEN by Patrick Kelly and
Horace Moore. (now present) Patrick
Moore caught deponent by the shoulder
and threw deponent down Kelly and
George then kicked deponent about
the head, body and face
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 the above assault, &c., and be dealt with according to law

Sworn to before me, this 25
day of August 1881

Murray POLICE JUSTICE.
Maurice Tracy

0263

FORM 11.

Police Court — District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maurice Tracy

vs. 22

Patrick Kelly

Harace Moore

AFFIDAVIT, A. & B.

Dated August 28 1881

Murray Justice.

James Dowley Officer.

Witness

James H. Valley 22. prisoner

Give Tracy 405 Frank St.
prisoner for Sept 20 1881

\$ 1000 Euel J. C. Sess.

Bailed by

No.



0264

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Patrick Kelly and Horace Moore against

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

Patrick Kelly and Horace Moore

of the crime of

Assault and Battery

committed as follows:

The said

*Patrick Kelly and
Horace Moore*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eighteenth* day of *August* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, in and upon the body of *Maurice Tracy*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *chase* the said *Maurice Tracy*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Maurice Tracy* and against the peace of the
People of the State of New York, and their dignity.

DANIEL C ROLLINS,

~~BENJ. K. PHILLIPS~~, District Attorney.

0265

BOX:

47

FOLDER:

547

DESCRIPTION:

Kelly, William

DATE:

09/09/81



547

0266

Counsel, *H.A.C.*
Filed *2* day of *Sept* 188*1*
Pleads *Not guilty*

INDICTMENT—Larceny from
~~the person.~~

THE PEOPLE

vs.

William Kelly

21. City

BENJ. K. PHELPS,

District Attorney.

A. TRUE BILL.

A. True

Foreman.

Sept 12/81

Pleads guilty

S.P. 15 months Sep. 16

Witness:

Charles D. Hyman

Off. Michael's testimony

0267

FORM 893

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

188
Police Court--~~Second~~ District.

of No 218, Eighth Charles D. Wymann
Street, being duly sworn, deposes
and says, that on the 17th day of August 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 left
side pocket of the vest then
on deponent's person
the following property, to wit:

One Gold watch, with
Gold chain attached
all.

of the value of One Hundred + fifty 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 William Kelly
(now here), who as deponent
is informed by Albert Magee
was seen by said Magee to
take said and carry away
said property from the
person of deponent - while
deponent was asleep in the
lower end of Street ferry
House an about 1 1/2 o'clock
A.M. of said day.

C. D. Wymann

Sworn to before me, this 17th day
of August 1881
Wm. M. Wymann Police Justice.

0268

Form 10.

POLICE COURT-FIRST DISTRICT.

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

at the Courtlandt Street ferry and residing at
of No. 134 Railroad Avenue Jersey City New Jersey ~~Street,~~
being duly sworn, (deposes and says,

that on the 19th day of August 1881, at the City of New York,
in the County of New York. and in the Ferry House aforesaid

Deponent saw William Kelly take and steal
from the person of Charles D. Wyman a gold
Watch and chain as described in the foregoing
affidavit which deponent has heard read of

Albert Magee

Sworn to, this 19th day of August 1881
before me.

Charles Miller
Police Justice.

0269

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

William Keely

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Boston Mass

Question. Where do you live?

Answer.

Jersey City

Question. What is your occupation?

Answer.

*I work in a
Tobacco factory*

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*

*William Keely
W. Keely*

Taken before me, this

17th

day of

Aug 1871

Wm. Howe

Police Justice.

0270

Form 801.

Police Court ~~and~~ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Charles A. Wayman
218. 8th St. *St. Louis, Mo.*

William Kelly

Affidavit Larceny.

DATED August 14th 1881

Car MAGISTRATE.

Michael Mulbromy OFFICER
27th Precinct

WITNESS:

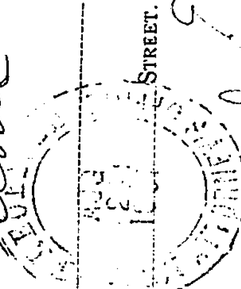
Albert Magee *galeman*
at Cornland St Jersey

Michael Mulbromy
27th Precinct

\$ *200* TO ANS. *Car*

BAILED BY

No. *100* STREET.



0271

DIRECTIONS.

The Grand Jury Rooms are in the third story of the large brown stone building in Chambers Street, near the New Court-house in the Park.

When you arrive at the witness-room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

The People of the State of New York.

19 Sub

To *Off boots*

of No. _____ Street, _____

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the Park, in the City of New York, on the _____ day of *Sept*, instant, at the hour of 10 $\frac{1}{2}$ in the forenoon of the same day, to testify the truth, and give evidence before the GRAND JURY, touching a certain complaint then and there pending against

Thos. Lawler et al

And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder, at the City Hall in our said City, the first Monday of *Sept* in the year of our Lord 188 /

DANIEL G. ROLLINS, *District Attorney.*

0272

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 Kelly*

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

William Kelly

of the crime of

Larceny from the Person of another

committed as follows:

The said

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

on the *seventeenth* day of *August* 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 watch of the
value of one hundred
and twenty-five dollars
One chain of the
value of twenty-five
dollars*

of the goods, chattels, and personal property of one *Charles S. Wyzman*
on the person of said *Charles S. Wyzman* then and there being found,
from the person of said *Charles S. Wyzman* 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.

Wm. G. Rollins,

BENJ. K. PHELPS, District Attorney.

0273

BOX:

47

FOLDER:

547

DESCRIPTION:

Kelly, William

DATE:

09/19/81



547

Wm. Kelly

Filed 19 day of Sept. 1881
Plends *for equity - Can*

as
vs
THE PEOPLE
vs
William Kelly
alias "Big Kelly"
and Res. Hokenwood
vs
Wm. Kelly
and Res. Hokenwood

DANIEL G. ROLLINS,
District Attorney

A TRUE BILL.

W. M. Coffey
Foreman.

Sept 20/81

Plends J. J.

Pen 5 months

Whelp:
Thomas Coman

0275

Police Court—Second District.

City and County }
of New York } ss:

deponent *Thomas Conran, 32 years*
of No. *397 West* Street, being duly sworn,

deposes and says that at the premises No. *397 West*

Street, *9th* Ward, in the City and County aforesaid, *the* said being a *frame building*

and which was occupied by deponent as a *Hotel and dwelling*

house were **BURGLARIOUSLY**

entered by means *turning the knob of the outer door*

on the *morning* of the *4th* day of *September* 1881

at *about half past four o'clock*

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

silver and nickel coins of the value of two or

dollars and twelve cents good and lawful

money currency of the United States Government

the property of *Thomas Roberts and Enoch Evans in the*

case and charge 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 *William Kelly alias "Big Kelly, was here.*

for the reasons following, to wit: *that deponent caught the accused*

at about half past four A.M. of the 4th instant

in the act of taking stealing and carrying away

from the money drawer which he had forcibly opened

the aforesaid money and which money deponent

found in his possession when arrested by Officer

Springstead of the 9th Precinct Police

Sworn to before me this 4th September 1881

Solon D. Smith Thomas Conran

Police Justice

0276

Thomas Bowman, being examined
deposes and says, that the money
stolen consisted of two trade
dollars and some small change
about twelve or thirteen cents
consisting of nickels and pennies
- I cannot say how many. I
cannot swear that the money found
on the prisoner was the money
taken from my drawer as the
coins were not marked. I
will not swear that I heard
the lot click but I shut it

Thomas Bowman
Sworn to before me this
4th day of September 1881
Solow R. Smith
Police Justice

0277

Sec. 198-200.

2nd

DISTRICT POLICE COURT.

CITY AND COUNTY)
OF NEW YORK,) ss.

William Kelly

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.

William Kelly

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

159 Perry street, 25 years

Question. What is your business or profession?

Answer.

Boatman

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

Answer.

I was drunk the door was open and I went in there I heard nothing about the taking of the crown.
William Kelly

Taken before me, this 4th

day of September, 1888

Solow Smith
Police Justice.

0278

Sec. 209, 210 & 212.

Police Court - District.

842
p22

THE PEOPLE, Sec.,
ON THE COMPLAINT OF

Madam Justice
397 West - St
William Kelly & Wm Kelly

Offence,

Dated September 4, 1881

Magistrate.

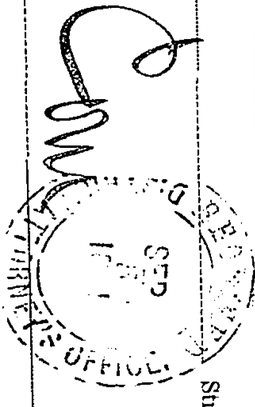
Clerk.

Witnesses

No. Street,

No. Street,

No. Street,



BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 William Kelly

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

Dated Sept 4 1881 Solow Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0279

Sec. 208, 209, 210 & 212.

Police Court District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Wrenan
397 West 47th
William Kelly
William Kelly

Offence,

Dated September 4 1881

Magistrate.

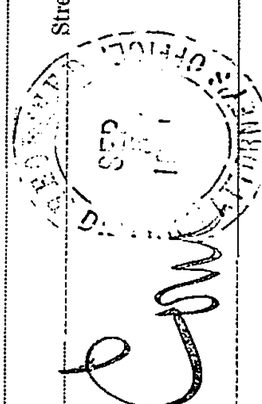
Clerk.

Witnesses .

No. Street,

No. Street,

No. Street.



BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

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 William Kelly guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Sept 4 1881
Robert O. Stewart
Police Justice.

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

Dated 1881
Police Justice.

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

Dated 1881
Police Justice.

0280

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Kelly otherwise called Pug Kelly

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

William Kelly otherwise called Pug Kelly of the CRIME OF Burglary

committed as follows:

The said William Kelly otherwise called Pug Kelly

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

on the fourth day of September in the year of our Lord one thousand eight hundred and eighty - one with force and arms, about the hour of four o'clock in the - night time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Thomas Roberts there situate, feloniously and burglariously did break into and enter, by means of forcibly breaking open an outer door of said dwelling house whilst there was then and there some human being, to wit, one

Thomas Roman within the said dwelling-house, he, the said

William Kelly otherwise called Pug Kelly then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of Thomas Roberts

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

William Kelly otherwise called Pug Kelly of the CRIME OF Larceny

committed as follows:

The said

William Kelly otherwise called Pug Kelly 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, about the hour of four o'clock in the night time of said day, the said

divers coins of a number kind and denomination to the purport aforesaid, unknown and a more accurate description of which cannot now be given of the value of two dollars and two cents of the goods, chattels, and personal property of Thomas Roberts

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

0281

And the Grand Jury aforesaid, by this indictment, further accuse the said
William Kelly otherwise Called Pug Kelly
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

William Kelly otherwise Called Pug 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,
deposits coins of a number, kind and
denomination to the jurors aforesaid
unknown and a more accurate
description of which cannot now be
given of the value of two dollars and
twelve cents.

of the goods, chattels and personal property of the said *Thomas Roberts*

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

Thomas Roberts
unlawfully, unjustly, did feloniously receive and have (the said

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

DANIEL G. ROLLINS, District Attorney.

0282

BOX:

47

FOLDER:

547

DESCRIPTION:

Kemble, Alice

DATE:

09/14/81



547

Or 1000

Trial for

Counsel,

Filed *17* day of *Sept* 188*7*

Pleads

THE PEOPLE

vs.

Alice A. Kimball

Indictment for Disorderly House.

*50
to
the
court
to
be
admitted
to
practice
in
this
court*

DANIEL C ROLLINS,
BENJAMIN B. BENTLEY

District Attorney.

A True Bill.

A. T. Miller

Foreman.

Sept 15. 1887.

I find guilty

Sentence suspended.

*Paul
Saxe Goodstein
941 West 10th*

0284

at a Court of General
Sessions of Peace held
in and for the City and
County of New York on
the 15th day of September
1881

Present

Hon Rufus B. Cowing
City Judge

The People vs
vs

Alice M Kemble

Application having been made
to me to be admitted to bail by
the defendant Alice M Kemble
who was on the 14th day of September
1881 indicted for the crime of keeping
a disorderly house and having there-
upon surrendered herself to the
-custody of the District Attorney
It is ordered the District
Attorney consenting that the
said Alice M Kemble be admitted
to bail in the sum of Five
hundred dollars

City Judge

0285

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

An indictment having been found on the Fifteenth day of September 1881, in the Court of General Sessions of the City and County of New York, charging Alice M Kemble with the crime of Misdemeanor, and he having been duly admitted to bail in the sum of Five hundred dollars:

We, Alice M Kemble defendant, residing at No. 45 East 24th Street, and Isaac Goovstein residing at No. 264 East Broadway Street,

Isaac Goovstein, surety, hereby undertake that the above named Alice M Kemble shall appear and answer the indictment above mentioned, in whatever Court it may be prosecuted, and shall at all times render himself amenable to the orders and process of the Court: and, if convicted, shall appear for judgment, and render himself in execution thereof: or if he fail to perform either of these conditions, that we will pay to the people of the State of New York, the sum of Five hundred dollars.

Taken and acknowledged before me, the
day and year first aforesaid.

} Alice M Kemble Principal
} Isaac Goovstein Surety

0286

And we, the undersigned, Principal and Surety in the annexed Recognizance, do hereby Stipulate, Agree, and Consent, That in case said Recognizance shall be forfeited, that a copy of the order of the Court forfeiting the same, together with this Recognizance, be filed in the office of the Clerk of the City and County of New York, and that judgment may be entered for the several sums set forth in said Recognizance, and that execution issue forthwith thereon according to law.

Witness *J. C. Denny*

A. M. K... Principal

J. C. Denny Surety

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

The above named surety, being duly sworn, deposes and says, that he is a resident, and a ~~Householder~~ *Householder* within the said City, County and State: that he is worth the sum of *Twenty* hundred dollars, exclusive of property exempt from execution.

Sworn to before me, this *15th* day of *Sept* 188*1*.

J. C. Denny

0287

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

Isaac Goodstein

of No. 264 East Broadway Street, the Surety named in the annexed Recognizance, being duly sworn, deposes and says that he owns in his own right ^{personal} real estate in the

County of New York consisting of Two horses

three Coal Carts two sets

of harness. Also 300 tons of

Coal located at 9 and 11

West Street in said City

and that the same is of the value of not less than Dollars, and is subject to no incumbrance except a mortgage of

Fifteen hundred

and that he owns personal estate in the
and that its value is not less than
that it consists of

Dollars;

~~and that it is subject to no incumbrance~~

and that there are no unsatisfied judgments or executions against him, and that he is under no recognizance

and that he is worth in good property not less than Dollars over and above all debts, liabilities and lawful claims against him, and all liens, incumbrances and lawful claims upon his property.

Twenty hundred

Sworn to before me; this 15th day of Sept 1881.

J. J. O'Brien 203 Surety.

0288

NEW YORK

Court of General Sessions of the Peace.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Alice W. Kendall

Taken the *15th* day of *Sept* 188*1*

Approved as to Form and Sufficiency.

Dated *Sept 15th* 188*1*

District Attorney.

Identified by *Arthur Jones*
atty at law
291 Broadway

Filed _____ day of _____ 188*1*

Recognition to Answer.

0289

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Alice A. Kemble ^{against}

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

Alice A. Kemble

of the crime of

keeping a disorderly house

committed as follows:

The said

Alice A. Kemble

late of the *Eighth* Ward of the City of New York, in the County of
New York, on the *first* day of *September* in the year of our
Lord one thousand eight hundred and eighty *one* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in *her*
said house, for *her* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *her*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

DANIEL G. ROLLINS,

BENJ. K. PHELPS, District Attorney.

0290

BOX:

47

FOLDER:

547

DESCRIPTION:

Kennedy, Katie

DATE:

09/07/81



547

The debt was owed
by me as a collector in
the case of Ceman. &
in that account I
was informed that
there he suspended.

W.C. Beecher
Oct 27. 87.

High Court of Justice
Ceman
Waiting for a letter from
Counsel,
Filed 7 day of Sept 1887
Pleads

vs. THE PEOPLE
vs.
Katie Kennedy
Grand Larceny of Money, &c.
INDICTMENT.

Benj. K. Phelps
BENJ. K. PHELPS,

District Attorney.
Part No Oct 27. 1887.

pleads guilty G. L.
Sentences suspended

A TRUE BILL.
W.C. Beecher
Foreman.

0291

0292

Judge Morgan

I am about to make explanation of
the facts I know in regards to this man
and this money amount altogether \$7.50
the first was taken on Thursday Aug 4th
put back again and taken on Saturday Aug 6th
changed on Saturday and \$10 at first given
to Curran and then \$5 more before he came
home from the picnic on that same day on
Saturday night I stayed with him and on
Sunday he had all the money \$30⁰⁰ he
said to ^{me} what kind of ^{or bills} money was this in I
did not take any notice what only the amount
but the smallest amount was the \$5 if any
smaller was there I would not take that much
and as for taking the rest I never would
only for bad company and encouragement
for when he knew the amount was there
he said to me I might just as well take
five hundred as what I took as it would
be just the same when he missed it as
~~then~~ I knew that I would be blamed for
it Well on Monday he went tooney Island
and on Tuesday also on Wednesday he
had the money very near gone and he did
not want me to go to Fort Lee only to go up
town and get some more money or see if

They had succeed what I took he came up
 with me and here I wait for 1/2 hour I see
 if I come out or I not I see I send a
 messenger for \$10 one for him as he would
 he over there till 12 pm. but when I came
 out he said you did not get it did you
 I took \$1000 on that night Wednesday Aug 10th
 you could go home again and you might
 we will take all he has plenty more he
 that you can let he went to beach on Friday
 again and he wanted me to go up town
 before the money was gone and he here
 going to get married and put it in bank
 but I think got he did not as good as
 there is I think that I he married to him
 I was kind this long time I he seem
 speaking let time he with him as I done
 out of this money he got out clothes and
 they cost \$21.00 and \$15.00 I got the watch
 out of him and also also and when I
 came off the boat on accident evening when
 this was small asserted me they made such
 a time about me being asserted that in
 the two curtain reached the hand behind
 I me I give the money to him he I
 probably did not thinking that a vessel he
 was I do as he came with it the amount
 gave \$100.000 and he had the sides \$15 in

0294

his pocket I mentioned about him being
my seducer which ~~happened~~ happened about
2 year or more always promised to marry
but he was not able to very glad he did
not at this time but he was going to
go to work he told me this September
perhaps he was I cant say I do not wish
this last item published as I am
disgraced enough and try to reform
my self as I will keep no more bad
company only try to make my mother
happy the remainder of her days and
my own I told curran that my uncel
watch and clothes were in the closet
and he told me that he take them all
if he was there as I could not go home
again any way after what I took he
also took coat vest out of pawn thursday
august 11th 3⁰⁰ I think about that amount
When I went for the last of this money
I was going on wednesday and was
detained and he told me I better
go thursday and I went and when
I met him at 9.P.M the first thing he
said did you get it it was there but I
did not take if it was there you got it
yes but I intend to go the first thing
in the morning and put it back again

0295

as I promised my mother to come in
the morning at 11 am Friday 19th Aug but
I went down town with Curran and he
bought these clothes I before mentioned
and was to late when he got back again
Saturday Curran was out himself all
day and in the evening I gave him
50 more 10 disappeared in some way that
I could not account for nor he either
I suppose he made good fellows of ~~the~~
himself with it and gave it away
to some of his friends out side
I cannot think of any more in regards
to this sad affair

Statie Kennedy

Subscribed to and

Sworn before me

this 27th day of August 1884.

J. H. Morgan

Notary Public

0296

FORM 89b.

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

Police Court--Second District.

Thomas Bowe
of No *444 North Avenue* Street, being duly sworn, deposes
and says, that on the *10th* day of *August* 188*1*
at the City of New York in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent.

the following property, to wit: *Good and lawful money*
of the United States issue consisting of five
Notes or bills of the denomination and value
of One hundred dollars each and five
Notes or bills of the denomination and value
of fifty dollars each. all

of the value of *Seven hundred and fifty* Dollars,
the property of *deponents*

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 *Katie Kennedy*
(Nowhere) from the fact that the said
Katie Kennedy admitted and confessed
in presence of deponents that she had
taken stolen and carried away said
property.

Thomas H. Bowe
mark

Sworn to before me, this

20th

day

of *August* 188*1*

John W. Morgan Police Justice.

0297

2

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Katie Kennedy*

Question. How old are you?

Answer. *Twenty years.*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *235 West 14th Street*

Question. What is your occupation?

Answer. *Sales woman*

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.*

Katie Kennedy

Taken before me, this *23rd*
day of *August* 18*81*

A. J. Morgan
Police Justice.

0298

Put with *James Cunningham*
Form 89

Police Court - Second District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Good
5444 10th Ave

Affidavit - Larceny

State Remedy
Grace of Police
DATED August 23, 1881

Morgan MAGISTRATE.

J. McConnell OFFICER
Off. 5 Bunker, 120 Park St
WITNESS: *Trinity 20th Precinct*
No. 20, District 11



Jan Kerou

S. TO ANS. *Good*
The Defendant in the action has
pleaded Confession of Law fact is
that *Charles* will be necessary
that *Charles* I swear the day
transferred her to the *James* *Victor*
and he will be for you *James*
to the *James* 13 of 1881

0299



New York, Oct. 26th 1881.

Dear Sir:

I am in receipt of your letter of the 25th inst. I have no wish in the matter of disposition of the charge made against Kate Kennedy other than that it is my opinion that she should be discharged upon her own recognizance.

Be pleased to convey to Mr. Bodine my appreciation of his courtesy towards me in this matter and receive for yours of my thanks for your personal kindness.

Very Truly Yours,
B. H. Morgan.

Mr. Fred Dwyer,
Dep. Chief Clerk.

0300

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Katie Kennedy against

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

Katie Kennedy

of the crime of

Grand Larceny

committed as follows:

The said

Katie Kennedy

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

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

10-0-2-7

of the goods, chattels, and personal property of one

Thomas Brown

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.

Benjamin K. Phelps

BENJ. K. PHELPS, District Attorney.

0301

BOX:

47

FOLDER:

547

DESCRIPTION:

Kerns, John

DATE:

09/19/81



547

James exp^{to} who
Larceny of goods
whom made it's arrest
and accused that
the exp^{to} is not a
person of. has Chas
for days arrested.

Witness:
William D. Brown.
I do it pursuant to
§ 664 of the Code of
C. P. that all persons
upon the production
of the indictment
be required to appear
in court.
Sept 21/81

Counsel,
Filed 19 day of Sept 1881
Pleads

THE PEOPLE
vs.
John Kenna

DANIEL C ROLLINS,
District Attorney.
Sept 21, 1881
Assigned by Court
A True Bill.
M. J. O'Connell Foreman.
J. W. O'Connell

0302

0303

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

William H. Kimond Agent of Transp. & Transportation

Business of No. *53 Pearl* Street, being duly sworn, deposes

and says, that on the *Third* day of *September* 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, *from Premises No 511 West 36 Street*

the following property, to wit: *Three Horse Blankets of the Value of two dollars each all*

of the value of *Six* Dollars,

the property of *deponents*

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

(now here) from the fact that deponent is informed by Kate E. Austin that she saw the said Kerns take and carry away said property.

City and County of New York

W. H. Kimond

Kate E. Austin of No 511 West 36 Street being duly sworn deposes and says that she has heard read the foregoing affidavit and that the facts stated therein on information of deponent are true of deponent's own knowledge

Kate E Austin

Sworn to before me, this 11th day of September 1881
Salomon Smith
Police Justice.

0304

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

S DISTRICT POLICE COURT.

John Kerns. 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 Kerns.*

Question. How old are you?

Answer. *Forty years.*

Question. Where were you born?

Answer. *St Johns New Brunswick,*

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

Answer. *409 West 32^d Street 5 Months.*

Question. What is your business or profession?

Answer. *Carpenter*

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 did not think I was stealing, I thought they were of no value*

John Kerns
mark

Taken before me, this *4*
day of *September* 188*1*

Solow R Smith
Police Justice.

0305

Sec. 205, 206, 210 & 212.

845

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Leonard
571 - 36 St

1 John Kerns.

Offence, Petal Larceny

Dated September 17th 1881

John B. Smith Magistrate.

William Clerk.

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

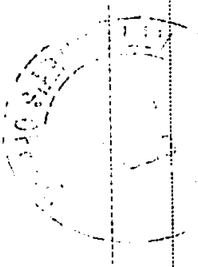
Witnesses Kate E. Sullivan

No. 571. West 36th St

Adelberg Leonard

No. 571 West 36th St

No. _____
Street _____



Committee

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

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

Dated September 17th 1881

John B. Smith Police Justice.

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

Dated _____ 1881 _____ 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 _____ 1881 _____ Police Justice.

9060

Sec. 205, 209, 210 & 212.

845

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William S. Diamond
571 West 36
John Reno.

BAILED,

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

Offence, *Hotel Larceny*

Date, *September 4th 1881*
Magistrate, *Smith*
Officer, *Nelany*
Clerk, *20*

Witnesses *Nate C. Austin* Street, _____
No. *571 West 36th*
Charles Raymond
No. *571 West 36th* Street, _____
No. _____ Street, _____
No. _____ Street, _____

Committed

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *John Reno* guilty thereof, I order that he be admitted to bail in the sum of *One* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

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

Dated _____ 1881
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 _____ 1881
Police Justice.

0307

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

District Attorney's Office,

New York, 188

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm H. Diamond
against
John Kern

For Betty Lacey

The defendant having been indicted by a Grand Jury of this Court,
on the 19th day of September 1881, for the offense
of Petty Larceny upon a charge preferred
by me against him, and having since fully compensated me for all
injury and damage which I sustained thereby.

I do therefore hereby acknowledge to the Court that I have received
full and complete satisfaction for the injuries and damages so sustained
by me, and request that no further proceedings be had on said indictment,
and that the defendant be discharged therefrom.

W H Diamond
Complainant.

City and County of } ss.
New York,

W H Diamond, the said complainant,
being duly sworn, says, that the foregoing instrument by him subscribed
is true of his own knowledge.

Sworn to before me, this
day of Sept 20 1881

W H Diamond
Complainant.

A. M. E. Dater Witness

0308

Pea.

ⁿ
Jno Kerns.

Withdrawn

0309

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John Kerns against

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

John Kerns

of the crime of *Larceny*

committed as follows:

The said *John Kerns*

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

*Three blankets of the value of
two dollars each.*

of the goods, chattels, and personal property of one

William A. Diamond

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.

03 10

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

John Kerns

of the CRIME OF

Receiving stolen goods

committed as follows:

The said

John Kerns

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,

*Three blankets of the value of
two dollars each*

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

William H. Simard

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

William H. Simard

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

John Kerns

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~~ *taken and carried away*
People of the State of New York, and their dignity.

DANIEL C. ROLLINS,
BENJ. K. PHELPS, District Attorney.

0311

BOX:

47

FOLDER:

547

DESCRIPTION:

Kilty, Patrick

DATE:

09/13/81



547

0312

BOX:

47

FOLDER:

547

DESCRIPTION:

Hurley, Michael

DATE:

09/13/81



547

Counsel,
Filed *13* day of *Sept* 1871

Pleads

THE PEOPLE

vs.

Patrick Kelly
Michael Hourley

District Attorney.

Attue Bill.

Foreman.

J. P. O'Connell
Sept 14/71
John P. O'Connell
Each of Name of Refuge

INDICTMENT.
Larceny of Money, &c. from the person
in the night time.

Witness:
Daniel Fogarty:

0314

FORM 89.

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

Police Court - Second District.

Daniel Fogarty
of No. 322 Pearl Street, being duly sworn, deposes
and says, that on the 18th day of August 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 person
of deponent

the following property, to wit: Good and lawful money
of the issue of the United States Government
consisting of One note or bill of the denomination
and value of Five dollars; One note or
bill of the denomination and value of Two
dollars and Two notes or bills of the denomina-
-tion and value of One dollar, each; in all

of the value of Nine Dollars,
the property of this deponent and his father
John Fogarty

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

Patrick Gilbey,
(nowhere) from the fact that the accused
took said money out of deponent's hand
and ran with it.

Daniel Fogarty

(over)

Sworn to before me, this
August 19th day
1881

Abraham M. ... Police Justice.

0315

City and County
of New York

ss:—

Daniel Fogarty being further sworn deposes and says that at the time and place that said Fillyer took the money from deponent as related in the foregoing affidavit, Michael Hurley (now here) was present and saw the commission of said act, and that thereafter he, said Hurley did feloniously receive from said Patrick Fillyer a portion of the money stolen from deponent to wit; the sum of Three $\frac{50}{100}$ dollars, as said Fillyer has informed deponent in open Court.

Sworn to before me this
17th day of August 1888
Attest
Police Justice

Daniel Fogarty

City and County
of New York

ss:—

Robert A. Tighe of the 14th Police Precinct being duly sworn deposes and says that at the time he arrested Michael Hurley, hereinaut, deponent found in his possession the sum of Three $\frac{50}{100}$ dollars, and that said Hurley acknowledged to deponent that he did receive the sum of Three $\frac{50}{100}$ dollars from Patrick Fillyer

Sworn to before me
this 19th day of August 1888
Attest
Police Justice

Robert A. Tighe

0316

POLICE COURT ~~FIFTH~~ DISTRICT.

CITY AND COUNTY OF NEW YORK, ss.

Patrick Killey

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.

Patrick Killey

Question. How old are you?

Answer.

Thirteen years old

Question. Where were you born?

Answer.

In Bankfoot street.

Question. Where do you live?

Answer.

367 Pearl Street

Question. What is your occupation?

Answer.

I am doing nothing

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

Answer.

I was only fooling. I looked for him afterwards and could not find him. Hurley made me give him some of the money. Patrick Killey

Taken before me, this

day of

19th August 1881

Wm. C. Flanagan

Police Justice.

0317

POLICE COURT ~~FIFTH~~ DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Michael Hurley*

Question. How old are you?

Answer. *In November I will be 12*

Question. Where were you born?

Answer. *In Peter Street.*

Question. Where do you live?

Answer. *N^o 36 Cherry Street. Single Alley*

Question. What is your occupation?

Answer. *Foot Black*

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

Answer. *Fittley gave me some money
and I gave it nearly all back to
Fogarty*

*Michael
Hurley*

Taken before me, this *19th*

day of *August* 188*1*

John A. ...

Police Justice.

0318

Form 80.

Police Court - Second District

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Samuel Roberts
322 Regent St
Patrick Alder
Michael B. Husley

1747
and securing other property
Affidavit - Larceny

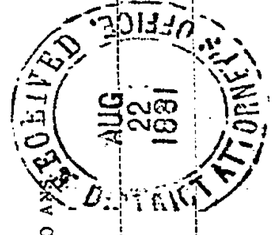
DATED *August 19* 188*1*

Blanner MAGISTRATE.

Lighe OFFICER
14 Dec

WITNESS:

14 1000 Am
22 500 Am



\$ TO AND BY BAILED BY No. STREET.

0319

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

PEOPLE OF THE STATE OF
NEW YORK,

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

Patrick Kilty and Michael Kearby
against

Patrick Kilty and Michael Kearby
of the crime of *Larceny from the person*

committed as follows

The said

Patrick Kilty and Michael Kearby each

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

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

of 100

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

BENJ. K. PHILLIPS, District Attorney

And the Grand Jury aforesaid, by this indictment, further accuse the said *Patrick Kilty and Michael Hourley each* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Patrick Kilty and Michael Hourley each* late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City, and County aforesaid,

force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

100

of the goods, chattels and personal property of the said *Daniel Fogarty*

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

Daniel Fogarty unlawfully, unjustly, did feloniously receive and have (the said

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

DANIEL G. ROLLINS, District Attorney.

0321

BOX:

47

FOLDER:

547

DESCRIPTION:

Krill, John

DATE:

09/06/81



547

0322

Sept 12

Day of Trial,

Counsel, *M. C. J.*

Filed *6* day of *Sept* 1881

Pleads *not guilty.*

THE PEOPLE

vs.

John Kien

4th 2d 1877

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

~~BENJ. K. PETERS,~~

Daniel J. Quinn

District Attorney.

Part no: *Sept 12, 1881*

pleads guilty.

A True Bill.

A. D. Mappin

Foreman.

R. H. C. Wood

FD

Witness:

P. Schullenschlager

Off. H. M. J. Boston.

*Sept. has served
a term for
burglary.*

FD

0323

Police Office, First District.

City and County
of New York,

ss. Peter Schellenschlaeger

of No. 179-29th Street Brooklyn Street, being duly sworn,

deposes and says, that the premises No. 52 Beaver

Street, First Ward, in the City and County aforesaid, the said being a brick building

and which was occupied by ~~deponent as a~~ E. H. Gato & Company as
a Wholesale Cigar Store were attempted to be

entered by means of opening the locks and door
leading into said store with false keys

on the morning of the 27th day of August 1887
~~with the intent of attempting to~~ feloniously

take, steal and carry away property
contained in said store to wit a quantity
of cigars in boxes and cases of the value
of Fifty thousand dollars

the property of said firm of E. H. Gato and Company and
then and then in charge and care of deponent
as Watchman

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 Krill alias French Louis
(from here)

for the reasons following, to wit: that on said day between
the hours of six and half past seven o'clock
in the forenoon deponent saw said John Krill at in front
of said door working at the padlock by
which said door had been securely fastened
and locked; that when storekeeper Officer
William J. Norton of the First Precinct Police
arrested said John Krill, deponent found

Report of the Police of the City of New York
August 18th 1841.

Museum of Art
Police Office

the lock on the door to said store which
previous to that time to wit up to the
hour of six o'clock a. m. said day
was securely locked, opened by means
of a false Key or Keys. - That false Keys
and Skeleton Keys were found in the
possession and about the person of
said John Krill. Deponent therefore
dearly believes and charges that attempt
was made to unlawfully enter said
premises and ~~to~~ with the felonious
intent to ~~steal~~ take, steal and carry
away the property contained in said
store, by said John Krill.

At: Peter Schellensberger

State of New York City and County of
New York. William J. Norton of
First Precinct Police, being duly
sworn, deposes and says: he has heard
read the foregoing affidavit and is
familiar with its contents of the same,
and that portions thereof referring
to him is true to his own knowledge
sworn to before me this

24th day of August 1841
William J. Norton
Police Officer

0325

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Krill*

Question. How old are you?

Answer. *48 years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *anywhere*

Question. What is your occupation?

Answer. *any work I can do*

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

Answer. *I am not guilty*

x John Krill

Taken before me, this

day of *August* 187*7*

Michael O'Shea
Police Justice.

0326

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

Form 66.

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Hallenbach
52 Beacon
John Hall
Alexis Fremont
Offence, *Murder of Murphy*

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 _____

Dated *August 27* 18*97*
Admits Magistrate.

William J. Norton Officer.
First Precinct

Witnesses, *Signed*
Officer Wm J Norton

5 to answer.
5 Sessions.

Received in Dist. Atty's Office,

817 Oct. 23

John Hall

0327

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

against
John Krill
of the crime of *an attempt at*
Burglary in the third degree
committed as follows:

The said

John Krill

late of the *first* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twenty seventh* day of *August* in the year of our Lord
one thousand eight hundred and *seventy eight* with force and arms,
at the Ward, City and County aforesaid, the *store* of
one Edward H. Gato
there situate, feloniously and burglariously did break into and enter, the said *store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Edward H. Gato

with intent the said
goods, merchandise and valuable things in the said *store* then and there
being then and there feloniously and burglariously to steal, take, and carry away

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
~~BENJ. K. PHELPS~~, District Attorney.