

0368

BOX:

22

FOLDER:

275

DESCRIPTION:

Kane, Thomas

DATE:

10/07/80



275

0369

48
7/24/80

Counsel,

Filed 7 day of Oct 1880

Pleads

The People vs

THE PEOPLE

vs.

Amos Kane

INDICTMENT.
Larceny from the person.

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

Chas H. Kimmel

Foreman.

John J. Kelly

Thomas Kelly

Edmund Kelly

0370

Form 112.

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

Police Court—First District.

of No. 42 Essex Street, being duly sworn, deposes

and says, that on the 26th day of Sept 1889

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 deponent's

the following property, viz: One Silver plated

Watch

of the value of Five Dollars,

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property

was feloniously taken, stolen, and carried away by Thomas Kane

Now present from the fact that

deponent at about 3 o'clock P.M.

on said day was passing along Bayard

Street when the prisoner approached

him and suddenly snatched the chain

attached to said watch and which was in

a pocket of deponent's vest and tugged

the watch from the chain and immediately

ran away pursued by deponent who

caused his arrest. That in the prisoner's

flight deponent saw him pass said watch

to another person who ran away and escaped.

his

deponent

0371

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Thomas Kane

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

39 Monroe Street

Question. What is your occupation?

Answer.

I work at corking pickle bottles

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

Answer.

I am not guilty

Thomas Kane

Taken before me, this

24
John J. [Signature]
Police Justice

1890

0372

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abram Bernstein
42 Essex St.

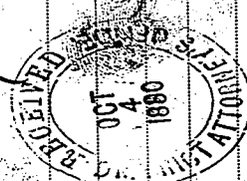
Middavitt-Larceny

Thomas Kane

3
4
5
6

Dated *Sept 27* 18*80*

Murray Magistrate.
Blennian Officer.
14 Clerk.



Witnesses:

\$ *1000* to answer

at *17* Sessions

Received at Dist. Atty's office

| | | |
|---------|-----------|------------|
| BAILLED | No. 1, by | Residence, |
| | No. 2, by | Residence, |
| | No. 3, by | Residence, |
| | No. 4, by | Residence, |
| | No. 5, by | Residence, |
| | No. 6, by | Residence, |

0373

CITY AND COUNTY } ss.
OF NEW YORK,

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

That

Thomas Kane

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

on the *twenty six* day of *September* in the year of our Lord one
thousand eight hundred and eighty - at the Ward, City, and County aforesaid,
with force and arms,

One watch of the value of six dollars

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

BENJ. K. PHELPS, District Attorney.

0374

BOX:

22

FOLDER:

275

DESCRIPTION:

Kehoe, Michael

DATE:

10/27/80



275

October 20 1880

Counsel
A.S.

Filed 27 day of Oct 1880

Pleas
Not Guilty (cap)

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

THE PEOPLE

vs.

Michael Kehoe

BENJ. K. PHELPS

District Attorney.

Part No. Nov 8, 1880

Fried & convicted

A True Bill.

Chas H. Howell

Foreman.

296 Mrs. J.P.

Off. Sec. - just ~~noted~~
Thursday

Chas. F. ...

Nov 8 - Pt 1

0376

FORM 112.

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

Police Court—Third District.

Michael Sheehan

of *the House of detention* Street, being duly sworn, deposes
and says that on the *20th* day of *October* 18*80*

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

the following property viz: *good and lawful money of*
the name of the United States consisting
of One Note of the denomination and value
of ten dollars and two notes of the value
of two dollars each, and one note of
the value of One dollar and one
Silver coin of the value of One dollar
and one Silver coin of the value of fifty Cents
and one Silver coin of the value of twenty five Cents
of the value of *Eighteen & 1/2* 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 *Michael Hehon*

(now here) for the following reasons to wit:
That the deponent was sitting in a Grates
Room, in a liquor room on the north West
Corner of Canal & Lehigh Street when
said Hehon entered said Grates Room
and placed his hand in the Watch pocket
of the pants then worn upon deponent's
person and which Watch pocket contains
the aforesaid Bank notes and did
steal the same, that he then placed his hand
in the right hand pocket of deponent's pants
which contained the aforesaid Silver Coin

Sworn to before me this
18th day of

Paterson Insurance

0377

and did steal and carry away
the same

Sworn to before me Michael Sheehan
this 21 October 1880

J. W. Smith
Police Justice

0378

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *Michael Kehoe*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *124 Roosevelt St*

Question. What is your occupation?

Answer. *Bar tender*

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

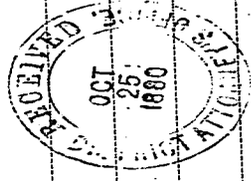
Answer. *I am not guilty*

Michael Kehoe

Taken before me this 21 day of October
P. J. Whitcomb
POLICE JUSTICE.

0379

206
POLICE COURT—THIRD DISTRICT
ON THE COMPLAINT OF
Michael Sheehan
Honor of Detention
Michael Rehor



AFFIDAVIT—LARCENY.

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

BAILED.

No. 1, by _____
Residence _____

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

No. 5, by _____
Residence _____

No. 6, by _____
Residence _____

Dated *Oct 21* 1880
W. North Magistrate.
Cladden Officer.
_____ Clerk.

Witnesses _____

\$ *1000* to answer _____
at *Yves* Sessions, *Committee*
Received at Dist. Att'y's Office,

0380

CITY AND COUNTY } ss.
OF NEW YORK,

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

That *Michael Kehoe*

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

on the *twentieth* day of *October* in the year of our Lord one thousand eight hundred and eighty *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 eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of five 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,

#16.25

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

BENJ. K. PHELPS, District Attorney.

0381

BOX:

22

FOLDER:

275

DESCRIPTION:

Kelly, John

DATE:

10/08/80



275

0382

7

Day of Trial

Counsel,

Filed

Pleads

Oct 1880

THE PEOPLE

vs.

John Kelly

BURGLARY—Third Degree, and
[Receiving Stolen Goods.]

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Chas. N. Hannell

Foreman

James C. [Signature]

2.19.6. [Signature]

[Signature]

0383

Police Court First District.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

John Kelly

Question. How old are you?

Answer.

45 Years

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

Newark New Jersey

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.

John Kelly
sworn

Taken before me, this

day of

190

POLICE JUSTICE.

John Kelly
John Kelly
John Kelly

0384

POLICE COURT—.....DISTRICT.

City and County }
of New York, }

ss:

Benjamin Arnsheim
of No. *299 1/2 Broadway* Street, being duly sworn,
deposes and says, that the premises No. *aforesaid*
Street, *5* Ward, in the City and County aforesaid, the said being a *Store*

and which was occupied by deponent as a *Store for the deposit*
and sale of goods and Merchandise were **BURGLARIOUSLY**
entered by means *of forcibly breaking*
a sledge of plate glass in the
front window of said premises
on the *Night* of the *26th* day of *Sept* 18*80*
and the following property feloniously taken, stolen, and carried away, viz:

Ten yards of woollen cloth
of the value of thirty five dollars

the property of *deponent and his partner*
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 Kelly*

for the reasons following, to wit: *That at about 10 o'clock*
AM on said night deponent discovered
that said window was broken and
said property carried away. That when
deponent left said store on the evening of
Monday 25th instant said window was
whole and entire. That deponent is informed
by Officer Ryakman that said property which deponent
now identifies as this was found in the premises possession -
and deponent believes the same to be true
Benjamin Arnsheim

sworn to before me this
27th day of Sept 1880
John Kelly

0385

City and County
of New York

Nicholas A. Ryckman of the
5th Precinct being sworn says
that at about 3.30 o'clock
A.M. on the night aforesaid he
arrested the prisoner in a public
place and at the time of such
arrest he had in his possession
and was lying upon the property
in question which Complainant
now identifies as having been taken
stolen and carried away from
said store and premises

Nicholas A. Ryckman

Sworn to before me this
27th day of Sept 1880

Wm. H. Brown, Deputy Justice

0386

47.

POLICE COURT - DISTRICT

THE PEOPLE, &c.
ON THE COMPLAINT OF
William Arnhem
299 1/2 Broadway
vs.
John Kelly

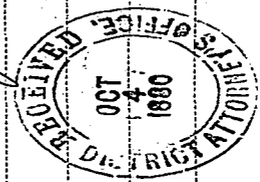
OFFENCE - BURGLARY AND LARCENY

Dated *Sept 29* 1880

Almon Magistrate

Nicholas Spattman Officer

Clerk
Callahan



Committed in default of \$ *2000* Bail.

Trilled by

No. *Ohm* Street.

0387

CITY AND COUNTY } ss.
OF NEW YORK,

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

That

John Kelly

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

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

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

*Five yards of cloth (of the kind called
woollem cloth) of the value of three
dollars and fifty cents each yard*

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

Benjamin Anheim

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

0388

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

THAT the said

John 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,

ten yards of cloth (of the kind called woollen cloth) of the value of three dollars and fifty cents each year

of the goods, chattels and personal property of

Benjamin Anshin

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

Benjamin Anshin

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

John Kelly

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

BENJ. K. PHELPS, District Attorney.

0389

BOX:

22

FOLDER:

275

DESCRIPTION:

Kelly, Samuel

DATE:

10/20/80



275

0391

Police Department of the City of New York,
No. 300 Mulberry Street,

Police Court—First District.

New York, Oct 20 1885

Moses P. Leland
Chief Clerk
Dear Sir

The bearer Julius M. Todd
who is Complainant in a Case of
Grand Larceny is desirous of
having his Case brought on this
day, as he is a resident out of
this State and cannot come
himself. Detective Sherman
of my Command will
explain the Case to you and
I will be under many obligations
if you would please give it your
earliest attention.

Very Respectfully
Geo W Gastlin Capt
S.B. 192

0392

Form 112.

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

Police Court—First District.

of No. Julius W. Todd of Bristol
Connecticut Street, being duly sworn, deposes

and says, that on the 15 day of October 1880

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

the following property, viz: One packet-book containing
good and lawful money of the United
States, consisting of a number of bank
bills or notes, and being in all of the
amount and

of the value of Forty-four 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

Sir James Kelly,
now here, for the reasons following,
to wit: That deponent placed said
property under the pillow in his
berth on board the steamer Granite
State lying at Pier 24 East River, and
forgetting the same went on shore
and remained away about an hour.
That deponent recollecting that the
same left said property under the
pillow returned to said steamer
and informed the Captain of his
loss. That the Captain saw and

Police Court

questioned said defendant in
 the presence of deponent, and said
 defendant then and there denied
 finding said property or any part
 thereof or knowing anything what-
 ever about it. That deponent
 searched under the pillow where
 he had deposited said property
 and found the same had been
 taken away therefrom. That the
 Captain Agari questioned said
 defendant whereupon the said
 defendant went into State Room
 No. 18 and produced said pocket
 book which was empty and which
 he had concealed under the
 hog frame of the boat. That
 he admitted thereafter that he
 had a portion of said money and
 returned to deponent the sum
 of twenty-eight dollars.

Sworn to before me this
 15th day of October 1880 } Julius M. Todd

J. M. Todd
 J. M. Todd

0394

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *Samuel Kelly*

Question. How old are you?

Answer. *Twenty years of age*

Question. Where were you born?

Answer. *West India*

Question. Where do you live?

Answer. *I work on Canal and Granite Street*

Question. What is your occupation?

Answer. *Hall man*

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

Answer. *I found the property, I did not intend to steal it.*
Samuel X Kelly
Mark

Taken before me, this
Samuel Kelly
day of *Sept* 1860
Police Justice

0395

COUNSEL FOR COMPLAINANT.

Name,
Address,

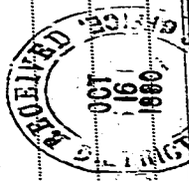
COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District

THE PEOPLE, & C,
ON THE COMPLAINT OF

Julius M. Judd
vs.
Samuel Kelly



Dated *October 15* 18*80*
Putnam Magistrate.
Thomas A. L. Officer.
W. H. M. Clerk.

Witnesses *Captain Munn*
Wm. Granite State
per 24 Court River

\$ *1000* to assure *Cons.*
at *Annual Sessions*

Received at Dist. Atty's office

BAILED

No. 1, by
Residence,

No. 2, by
Residence,

No. 3, by
Residence,

No. 4, by
Residence,

No. 5, by
Residence,

No. 6, by
Residence,

0396

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That Samuel Kelly -

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

One pocket book of the value of fifty cents

of the goods, chattels, and personal property of one *Julius M. Todd* 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.

0398

BOX:

22

FOLDER:

275

DESCRIPTION:

Koffel, Louis

DATE:

10/05/80



275

0399

6

Filed 5 day of Oct 1880
Pleads *Not Guilty (6)*

THE PEOPLE

vs.

Louis Koppel

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

John H. Haswell

Foreman.

Part pro Oct 8. 1880.

Trials acquitted.

0400

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

James E. Fitzgerald

of No. 324 East 53^d

on Wednesday the 29 being duly sworn, deposes and says, that
in the year 1880 at the City of New York, in the County of New York, day of September Street,

he was violently ^{and feloniously} ASSAULTED and BEATEN by Louis Koffel (now here)

who wilfully and maliciously cut and
stabbed deponent four times to wit
twice on the head, and ^{also} in the
finger and back with a knife
then and there held in the hand
of said Koffel cutting deponent
severely

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

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, &c., and be dealt with according to law.

Sworn before me, this 29 day }
of September 1880

R. A. [Signature]

James E. Fitzgerald

Police Justice.

0401

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Koffel 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. Louis Koffel

Question. How old are you?

Answer. 49

Question. Where were you born?

Answer. Switzerland

Question. Where do you live?

Answer. 187 E Third St

Question. What is your occupation?

Answer. Stone cutter

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

Answer. I asked the Complainant ^{who I work for} to give me one dollar to give my wife who was waiting in the office for me. He refused to give it to me and struck me in the face and knocked me down I did not cut him or strike him I am not guilty
Louis Koffel

Taken before me this

[Signature]

29

day of Sept-

1880

Police Justice.

0402

Police Court—Fourth District.

THE PEOPLE &c.

ON THE COMPLAINT OF

James E. Fitzquaid
324 & 53rd St

vs.

Louis Koffel

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

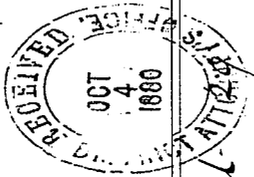
Residence,

No. 5, by

Residence,

No. 6, by

Residence,



Dated *Sept. 19* 188*8*

Magistrate.

Officer.

73 04. Buxby
7 Melb 19

McGowan Clerk.

Witness, *Patrick Mc Gure*

331 & 47th St

Dr Campbell St-Lucas Hospitl

150 v Wcm

cm

Received in District Atty's Office,

0403

St. Luke's Hospital,

54th STREET AND 5th AVENUE,

NEW YORK, Oct. 7th 1880

This is to certify that I saw James Fitzgerald at 2 P.M. on Sep. 29. 1880 and found him suffering from an incised wound of the scalp about 2 inches long situated over the right side of his forehead and leading down to bare bone.

William C. Campbell.

Assistant to House Surgeon
St. Luke's Hospital.

0404

CITY AND COUNTY } ss.
OF NEW YORK,

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

That *Louis Koffel*

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

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

SECOND COUNT.

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

Louis Koffel in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *James E. Fitzgerald*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Louis Koffel*
with force and arms, in and upon the body of *James E. Fitzgerald*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *James E. Fitzgerald*
with a certain *knife*
which the said

Louis Koffel in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being, such means and force as was likely to produce the death
of *him* the said *James E. Fitzgerald* with intent *him* the

0405

said *James E. Fitzgerald* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

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

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

BENJ. K. PHELPS, District Attorney.

6

Filed 5 day of Oct 1880
Pleads *Louis Koffel*

THE PEOPLE

08

Louis Koffel

Felonious Assault and Battery.

BENJ. K. PHELPS,
District Attorney.

A TRUE BILL.

John N. Maxwell
Foreman.

*Part for Oct. 8, 1880
Trial acquitted.*

0405

BOX:

22

FOLDER:

275

DESCRIPTION:

Koop, Louis

DATE:

10/26/80



275

0407

~~1891~~ 192

Filed *10th* day of *Oct* 18*91*

Pleas *No Guilty*

THE PEOPLE

vs.

Louis Koop

Paid for at [unclear]

Part 2 BENJ. K. PHELPS,
District Attorney.

A True Bill.

Chas H. Hummel
Foreman

Oct. 26. 1891

Price of Jury charges
Nov 8. 1891

Price of Grand Jury
Per one year.

Felony Assault and Battery.

1000

[Faint, mostly illegible text on the left page, possibly bleed-through or a separate document.]

1-26

The People
 vs.
 Louis Koop

Scout of General Sessions. Before Judge
 Leowing. November 3. 1880
 Indictment for felonious assault and battery.
 Timothy Sullivan sworn and examined. I live
 at 837 Tenth ave. my friend Foley and I come
 down Sixtieth st. I know the prisoner by sight
 since Sunday, the 19th of September; it was from
 3 to 5 o'clock, I did not see any clock; it was broad
 day light in the afternoon. I saw the prisoner
 down at the corner of 60th st. and 11th avenue;
 the prisoner and his Austrian friend were
 growling and fighting; Foley saw them quar-
 reling and he went over to separate them;
 the prisoner wanted us to go up 11th avenue
 with him; we objected to going with them; then
 the prisoner pulled his knife on me, I got out
 of the way of the first knife, the Austrian
 man's knife, but the prisoner drew his knife
 and stabbed me in the abdomen. I fell up
 against Foley; the prisoner ran up the 11th ave.
 and I followed him to get a good sight at him
 the Austrian went down Eleventh avenue. I did
 not follow him. When I went up to the boarding
 house a gang of them ran out and the pris-
 oner came out; he had a knife in his hand;
 he made three stabs at me the second
 time in 64th st; one of the stabs caught me
 in the finger and I defended the blow on

0409

my right side. This boarding house is in 6th St. between 10th and 11th aves. The prisoner had the knife and lifted it again. I grabbed the knife in his hand and threw it away. A little girl found the knife the next morning. It was a knife similar to that shown to me. Then the young fellows took me away out of 64th St. and brought me up 10th avenue and laid me in front of the door where the doctor looked at the cut. I was taken to the Roosevelt St. hospital and remained there three weeks. I heard the next morning that the prisoner was brought before me the next morning. I could not exactly say whether I saw him the night before or not. That night I said "No" to every question that was asked me. The knife went into my abdomen. The following certificate was read: "Roosevelt St. Hospital, 59th St. and Ninth avenue. New York, October 20, 1880. Timothy Sullivan was admitted to Roosevelt hospital on the 19th day of September 1880. He was suffering from an incised wound of the abdominal wall which was recent. He was discharged on the 11th day of October 1880, the wound at that time being practically cured having almost cicatrized. A. M. Hurlbutt M. D. House Surgeon." I did not speak to the prisoner when I went down to the corner

0410

I saw his face before the accident happened. I saw his face over five or ten minutes. I never saw the prisoner before that day to my knowledge. Cross Examined. This is the third time I have sworn in this case - once at the Police Court, once in this Court last week and once today. I tried to tell the truth each time. My friend Foley is here today. I cannot say why the prisoner should have cut me. Foley said to the men who were quarreling, "you had better stop quarreling here" or words similar to that. He asked both of us to go up Eleventh avenue. I do not speak Italian, he spoke broken English. I saw his face then. I followed him up after the cutting to get a good look at the man, so that if I saw him again I could get him arrested. I swore at the trial last week that I had a side look at his face before he went up Eleventh avenue. I was sure the first time that the prisoner was the man who stabbed me, but I had not a right look at his face. I saw several other Italians when I got up there; there was a gang of them about 20, 30, or 40 something like that. I did not count them. The prisoner ran into the house and came out with a knife in his hand; he made three stabs at me; he came running along and had

0411

the knife by his side, he was swinging his hands and he made a stab at me. I then pulled it away. I did not state that last week because I was not questioned in reference to it; the knife was here today and it was not here the last time. Did you not on the trial of this case last week say that you said you did not know that this was the man on the night you were brought there, but in the morning when you regained your senses those were the words you used I think that in the morning you felt satisfied he was the man? Yes sir, I guess so. That is the man. I had drunk two glasses of beer that day. The prisoner said, "Come up the avenue with me." Those words were in English. John Foley, sworn and examined. I live in 52nd St. between 10th and 11th avenues. I was not a witness on this trial last week. I was with Sullivan on the 19th of Sept. in the afternoon. I saw the prisoner. Sullivan and I went down 65th St. to 11th avenue to see a friend on 11th ave. and four Italians were fighting. I had four or five glasses of beer in and I went over to separate them; when I separated them the two of them asked me to go up 11th ave. I was going and Sullivan called me back; he says, "Stay here." So I did not go. So when I turned around I saw the prisoner.

0412

making with his hand a plunge for Sullivan. Sullivan pushed back and knocked me down. That is all the fight I saw, he made a plunge with a knife; the Austrian is a big tall man, he is not in court. The prisoner was in that crowd. I went home. Cross Examined. I was not very drunk that day, I had my senses. I saw four men in Eleventh ave. near 60th St; the only man in the crowd whom I knew had chin whiskers and was tall. Sullivan did not say, "I am cut." Sullivan is mistaken when he swears there was only two men. Sullivan had been drinking a little that day as well as myself. The man's name who made the first plunge is Lawick; he lives in Sixty fifth St. I have not seen him since the cutting. I did not see the prisoner do anything. Johnny Smith, sworn and examined testified. I live in 65th St and 11th Ave. I saw Louis Koop before. I did not see him the Sunday of the cutting. I found that knife (knife shown) in 64th St. and 11th Avenue the morning after the fight in the street. I found it in the middle of the street about 8 o'clock. I know where the Italian boarding house is, I found the knife about half a block away from the boarding house. Cross Examined. I have not spoken to anybody about this fight. I was standing at the bank and I saw everybody running. I told my father when I found the

0413

Knife. I told Timothy Sullivan I found the knife I was not here last week when this case was tried. Catherine Connas did not know I found the knife. Catherine Connas sworn I live at 64th St. and 11th Ave. I know the prisoner to see him going to work, I know him about five months, he lives in the same street with me. I remember Sunday the 19th of Sept. I saw the prisoner leave his boarding house I know Timothy Sullivan, but I did not know him before the 19th of Sept. I was standing in 64th St. with Miss Crawford. I saw the Italian leave his boarding house and come towards Sullivan with a knife in his hand. When he was near Sullivan in about two minutes I believe Sullivan fell to the ground. That is all. I saw of it. I was not near enough to see what sort of a knife he had. I ran away and I do not know where the prisoner or the complainant went. Cross Examined. I did not see Sullivan take the knife out of the man's hand and throw it away. I never heard before that the knife had been found in the street. Mary Neilon sworn and examined I live in 64th St. near 11th Ave. I saw Louis Koop going to work about four or five months, on the 19th of Sept., Sunday afternoon I saw Koop in 64th St. I was

0414

going down the street I saw Louis Koop standing at the door; he had a knife in his hand when I saw him, I ran away towards Tenth ave. I do not know Sullivan I was about ten feet away from him when I saw the knife. I saw the blade. I got afraid and ran away. Cross Examined. I am positive I saw the knife. I have not spoken with Miss Connors about this case since last week nor to Miss Crawford nor to any body. Alexander Hughes sworn. I am an officer of police attached to the 3rd precinct and on the 19th of September arrested the prisoner in 64th St. between 10th and 11th aves. in a boarding house between 7 and 8 o'clock in the evening. I had no conversation with him because he could not talk English. I got the knife from Sullivan I think it was the 12th of October. I took the prisoner down to the Roosevelt St. hospital the evening I arrested him; the complainant was lying on a cot; he was able to talk coherently; he did not identify the prisoner on that occasion. I did not discharge the prisoner, but I kept him because he was pointed out to me as the man who stabbed Sullivan. Cross Examined. He spoke to me in broken English, but I could not understand what he

0415

said: Louis Koop sworn and examined, testified
I work along shore for Mr. Starrin. Mr. Mathewson
who employs me is in Court. I did not stab
or cut Sullivan on Sunday the 19th of Sept.
I saw him in the evening when the police-
man took me to the place where he was. I
do not speak English. That Sunday there was
a crowd round the boarding house, when
they began to pass I was in the boarding house
but after a while I came out and looked at
them. There was an Austrian running ahead
and a crowd after him. They were throwing
stones and things they found in the street
after them. I did not leave the boarding house
with a knife in my hand. I came from
Sorrento, Naples. I did not have a knife in
my possession that day. Timothy Sullivan
recalled. I did not swear last Wednesday that
it was a dirk the prisoner had.

Hamilton M. Mathewson sworn. I am receiving
and delivery clerk for the Hudson River Rail-
road. I saw him ^{for} a year and that almost daily.
I never saw him do anything wrong and
never saw him under the influence of liquor.

John Klaus testified that he remembered this
Sunday and that Koop was in the house at
the time the fighting was going along.

The jury rendered a verdict of guilty of
assault and battery. He was sent to the
penitentiary for one year.

04 16

Testimony in the case
of
Louis Rook filed Oct. 1901

04 17

ROOSEVELT HOSPITAL,

59th STREET & NINTH AVENUE.

New York, Oct 26th 1880

Timothy Sullivan was admitted
to Roosevelt Hospital on the 19th day
of September 1880. He was
suffering from an incised wound
of the abdominal wall which was
recent.

He was discharged on the 11th day
of October 1880 the wound at
that time being practically cured
having almost cicatrized.

A. M. Karlouit M.D.

House Surgeon.

0418

Police Court - Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Koff 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. Luigi Cupa

Question. How old are you?

Answer. 25 years old

Question. Where were you born?

Answer. Italy

Question. Where do you live?

Answer. 64th Street bet. 10th & 11th Avenue

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. I found myself with
a friend in the and we went together to an Italian
boarding house, the we went inside & there came a tall
man who was covered with blood, he ran inside and
took up a paper. He had a knife in his hand & ran
out. The paper which he carried to the American Bank
I had, no knife in my hand & used none. I am here
for fifteen months & days was arrested. I never drink
any liquor or malt liquor. I know nothing about the case
further.

Taken before me, this 12th
day of October 1887

Luigi Cupa
Luigi Cupa
witness

Police Justice.

04 19

Police Court Fifth District.

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

of No. 837 Tenth Avenue ~~Street~~

being duly sworn, deposes and says, that
on Sunday the 19th day of September
in the year 1880 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Louis Hoop.

(now here) who did wilfully and maliciously
cut, stab and wound deponent in
the left abdomen, with a certain deadly
weapon, to wit: a knife, commonly known
as a dagger, which dagger, said
Louis Hoop, then and there had and
held in his right hand

that deponent was so feloniously
assaulted and beaten

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out any
justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be ~~apprehended and~~ bound to answer
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 11th day
of October 1880 }

Timothy Sullivan

John W. Mac POLICE JUSTICE.

0420

Police Court - District

THE PEOPLE, ETC.,

vs. THE COMPLAINT OF

Samuel Johnson

1879



Louis Johnson

David Johnson

1880

Ed. H. Hannon Magistrate

James H. Hughes Officer

Francis J. Kelly

Alexander Hughes

Catherine Connor

March Crawford

William Algernon

Mary Neilson

AFFIDAVIT - A & B. FELONIOUS

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *Lucio Koop*

late of the City of New York, in the County of New York, aforesaid; on the
nineteen day of *September* in the year of our Lord
one thousand eight hundred and *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *Timothy Sullivan*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Timothy Sullivan*
with a certain *dagger*
which the said *Lucio Koop*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *Timothy Sullivan*
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Lucio Koop*
with force and arms, in and upon the body of the said *Timothy Sullivan*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Timothy Sullivan*
with a certain *dagger* which the said
Lucio Koop in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *Timothy Sullivan*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Lucio Koop*
with force and arms, in and upon the body of *Timothy Sullivan*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *Timothy Sullivan*
with a certain *dagger*
which the said *Lucio Koop* in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *Timothy Sullivan* with intent *dagger* the

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

FOURTH COUNT.

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

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

BENJ. K. PHELPS, District Attorney.

Faint, illegible text from the reverse side of the document, appearing as bleed-through.

Filed *1922*
Day of Oct 1892
People
THE PEOPLE
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Felonious Assault and Battery.
Benj. Koop
Paul [unclear]
BENJ. K. PHELPS
District Attorney
A True Bill.
Chas. K. [unclear]
John [unclear]
John [unclear]
John [unclear]
John [unclear]