

0059

BOX:

238

FOLDER:

2319

DESCRIPTION:

Kane, Thomas

DATE:

11/09/86



2319

0060

BOX:

238

FOLDER:

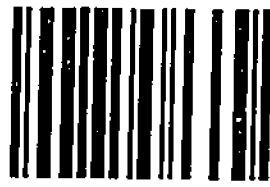
2319

DESCRIPTION:

Farrell, Eugene

DATE:

11/09/86



2319

POOR QUALITY
ORIGINAL

0051

#2 B. W. No 9/18

Witnesses:

Antoine White

Counsel,

Filed *9* day of *Nov* 188*6*

Pleads *Not guilty*

vs.
THE PEOPLE
vs.
Thomas Kane
and *N.A.*
Eugene Farrell

Grand Larceny, 2nd degree
[Sections 628, 68 & 630 Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

W. W. Martin
July 21/17
Foreman.

True & Correct
Grand Larceny
Pen 14 months

POOR QUALITY
ORIGINAL

0062

Police Court—*3d* District.

Affidavit—Larceny.

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

Ambrose Melhan

of No. *220 E. 111* Street, aged *20* years,
occupation *Picler* being duly sworn

deposes and says, that on the *1st* day of *November* 188*6* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the *daytime*, the following property viz:

One Bay Horse of the Value of
One Hundred Dollars *\$100.00*
One Bedding Wagon of the
Value of Seventy five Dollars *75.00*
One Set of Single harness
of the Value of Twenty five dollars *25.00*
Four Barrels of Potatoes of the
Value of Seven dollars *7.50*
In all of the Value of Two Hundred
and seven dollars and 50 cts *\$227.50*

the property of *Frank F. Naper*

and in the Care and Charge
of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by *James Kane (No Name)* and

Eugene Farrell not arrested from
the facts that on the day in
question as deponent was on 1st Avenue
Near 110th Street and while he was
delivering a barrel of potatoes
in a house on said Avenue and
when he returned to the Street he
found the horse and wagon and
potatoes had disappeared. Deponent
further says that he has been informed
by *Laurance Melhan* that he
saw the said defendants in the
above mentioned Wagon and
at 110th Street and they

0063

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

Dated _____ 188 _____

Police Justice.

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

Dated _____ 188 _____

Police Justice.

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

Dated _____ 188 _____

Police Justice.

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of

vs,

1. _____
2. _____
3. _____
4. _____

Offence—LARCENY.

Dated _____ 188 _____

Magistrate. _____

Officer. _____

Clerk. _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____ Sessions.

POOR QUALITY
ORIGINAL

0064

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Bookkeeper of No.

400 E 112 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Amos M. Mearns

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

Sworn to before me, this 4
day of Nov 1886

Lawrence Mearns

Sam'l C. R. [Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation Livery Business of No.

1103 E 106 St Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Amos Mearns

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

Sworn to before me, this 4
day of Nov 1886

Frank H. Dayer

Sam'l C. R. [Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0065

Sec. 198—200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question. What is your name?

Answer. *James Kane*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *London England*

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

Answer. *East 130 St about 9 months*

Question. What is your business or profession?

Answer. *Letter*

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

Answer. *I am not guilty of the*
charge
James Kane
Mark

Taken before me this

4

day of *July* 188*8*

James J. Kelly
Police Justice.

POOR QUALITY
ORIGINAL

0066

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

1874
Police Court District.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Michael Williams
1220 B 111
that he committed
(Exposure of secrets)
(not correct)
4 _____
8 _____
Dated November 4 1886
Samuel M. Kelly
Magistrate.
Witnessed by _____
Precinct _____
No. 400
Street _____
No. 403
Street _____
John Macdonald
No. 100 East 102
Street _____
\$1500
to answer
C. M.

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

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

Dated Nov 4 1886 Samuel M. Kelly Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0067

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 Kane
and
Eugene Farrell

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

Thomas Kane and Eugene Farrell

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

The said Thomas Kane and Eugene
Farrell, both —

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

one horse of the value of one
hundred dollars, one wagon of
the value of seventy-five dollars,
one set of harness of the value
of twenty-five dollars, and
four bands of rollers of
the value of two dollars each

Farrell,

of the goods, chattels and personal property of one

Franklin J. Dwyer —

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

POOR QUALITY
ORIGINAL

0068

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 Kane
and
Eugene Farrell

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

Thomas Kane and Eugene Farrell

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

The said Thomas Kane and Eugene
Farrell, both —

late of the First Ward of the City of New York, in the County of New York aforesaid
on the ~~first~~ — day of November, in the year of our Lord
one thousand eight hundred and eighty-~~six~~ —, at the Ward, City and County
aforesaid, with force and arms,

one horse of the value of one
hundred dollars, one wagon of
the value of seventy-five dollars,
one set of harness of the value
of twenty-five dollars, and
four bands of rollers of
the value of two dollars each

Farrell,

of the goods, chattels and personal property of one

Franklin S. Davis —

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

**POOR QUALITY
ORIGINAL**

0069

SECOND COUNT—

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

Thomas Kane and Eugene Farrell

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

The said

*Thomas Kane and
Eugene Farrell, both —*

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

*one horse of the value of
one hundred dollars, one wagon
of the value of seventy five
dollars, one set of harness
of the value of twenty five
dollars, and four barrels of
potatoes of the value of
ten dollars each barrel. —*

of the goods, chattels and personal property of one

Frank E. Dwyer. —

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

Frank E. Dwyer —

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

Kane and Eugene Farrell,

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.

RANDOLPH B. MARTINE,

District Attorney.

0070

BOX:

238

FOLDER:

2319

DESCRIPTION:

Kane, Thomas

DATE:

11/24/86



2319

0071

BOX:

238

FOLDER:

2319

DESCRIPTION:

Kane, Thomas

DATE:

11/24/86



2319

POOR QUALITY
ORIGINAL

0072

Witnesses:

X 26013

Counsel,

Filed,

day of

1886

Pleads,

(Properly)

THE PEOPLE

vs.

P

Thomas Kane

Grand Larceny, second degree

(From the Person)

[Sections 528, 58.] Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

M. W. Ambrose

Foreman

Desiring

to Plead Guilty.

S. P. Two years

**POOR QUALITY
ORIGINAL**

0073

The People
vs.
Thomas Kane.

Court of General Sessions, Part I.
Before Judge Cowing.

January 21, 1837.

Jointly indicted with Eugen Farrell for grand larceny in the second degree.

Ambrose Meehan sworn. I am a peddler and on the 1st of November I was driving a horse and a wagon containing four barrels of potatoes worth seven dollars and a horse and wagon was worth about two hundred dollars, it was about half past two or three o'clock when I left a barrel of potatoes at First Avenue, I left the wagon with Kane and Farrell, Kane was in my employ, they were working with me, I supposed they would mind it but I had no understanding with them to do so, I went up to a second floor of a house and delivered the barrel that I sold and when I came down the wagon was gone, I ran around and tried to look for it but could not find it, the following Sunday I went to Sing Sing and found it in a livery stable.

Cross Examined. The prisoner is a friend of mine the place I went into was on First Avenue between 115th and 116th Streets, I have not seen Farrell since. The prisoner was arrested in his own house I believe, I met the prisoner the day we were riding on the wagon at 104th Street; when I went into the house the prisoner was not on the wagon but he was standing by it and Farrell was on the sidewalk, I was in the house about twenty minutes, Farrell was working two months with me and Kane commenced to work that day. I did not have him arrested on election night when I saw him because I saw no policeman around, he did not run away, the wagon is not my property, I could see no policeman around election night.

I

POOR QUALITY
ORIGINAL

0074

THOMAS KANE

122
176 180 181

Before Judge Connelley

Court of General Sessions, City of New York

Lawrence Meehan sworn. I could not say for certain that I saw Kane on the 1st of November, I was working in 143rd Street and 8th Avenue, I was going down and met Farrell driving a peddling wagon, the other party who was with him was looking in another direction and I thought it was Kane but I could not say positively, I was between 136th and 137th Streets on 8th Avenue, there was potatoes in the wagon.

Frank W. Doxey sworn. I had a conversation with Kane at 102nd Street and 3rd Avenue in a saloon, I believe it was November 3rd about eleven o'clock at night, I asked him where the horse and wagon was? He said he did not know anything about it, I kept talking to him a while and said if he would let me know where the horse and wagon was I would not prosecute him any further; he said it was in Sing Sing four blocks from the depot, I asked him whether he would go to Sing Sing and get it? He said he would not do it, I told him I would have him arrested and he told me to have him arrested, I was trying to induce him to go up that night and finally he said he would go up to-morrow, I sent a friend to look for an officer and this being election night he could not find one, I went out and told Officer Cagney about it and then he came and arrested him. I went to Sing Sing and I got the horse and wagon in a livery stable. I am the complainant in the case, I understand Thomas Kane lives in 102nd Street and 3rd Avenue, the first witness was working for me.

**POOR QUALITY
ORIGINAL**

0075

REPORTED IN 1124 STREET THE 27th Avenue. I was riding upon
the wagon, I saw Farrell and Kaneon a wagon in second avenue

near 118th Street going uptown about one or two o'clock on
November 1st driving the wagon owned by Doxel.

David E. Cagney sworn. I am an officer of the
27th precinct and arrested the prisoner on the 4th of No-
vember between 2nd and 3rd Avenues, he was sleeping under
a table in the house of a man named Story, I asked him
where Doxel's horse and wagon was? He said, I don't know,
if you think I have it, search me; he said, I told Doxel
where it was, let him go to hell and get it, I don't care.
I brought him to the Station House on the complaint of
Doxel of stealing his horse and wagon.

Thomas Kane sworn and examined in his own be-
half, testified: I have never been charged with stealing
before in my life, I work at the peddling business, I did
not steal the complainant's horse and wagon, the horse
wasn't worth over ten or twenty-five dollars, I was with
Meehan on the 1st of November on the sidewalk when he got
off the wagon, we went up as far as 117th Street and Mee-
han and Farrell had a little trouble and a potato happened
to hit a window of a liquor store on the corner of 117th
Street, I went off the wagon to apologize to the man so he
would not have us arrested, I went into the saloon and when
I went out the two of them were gone and I don't know any-
thing more about it. I went home that night, I worked for
a man named Mahoney who is in court, I do not know who
took the horse and wagon, I was at the corner of 102nd
Street and Third Avenue and I heard a lot of young fellows
talking about the horse and wagon being in Sing Sing and I

**POOR QUALITY
ORIGINAL**

0076

WITNESSES: [2nd WITNESS] THE PRISONER [1st WITNESS]

Bridget Kane sworn. The prisoner is my son and my chief support, he was arrested on Election night and was home sick every night for two weeks before that.

Mike Mahoney sworn. I know the defendant five or six years, he has worked for me on a peddling wagon and I have always found him honest.

David E. Cganey recalled. The defendant is a loafer but I never knew him to be a thief.

The Jury rendered a verdict of guilty of petty larceny.

0077

Testimony in the
case of
Thomas Kane
filed Nov. 1886

[illegible]

POOR QUALITY
ORIGINAL

0078

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 926 Park Avenue Street, aged 19 years,
occupation None being duly sworn

deposes and says, that on the 18th day of November 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

Person of deponent, in the day time, the following property viz :

one purse containing gold and
lawful money of the United States
to the amount of one dollar and twenty
six cents and a piece of ribbon all
of the value of Two dollars
(\$2.00)

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 here)
from the fact that at about the hour
of five o'clock PM said date deponent
was on West 14th Street between 5th and
6th Avenues and at that time had
said property in the right hand pocket
of her vest. deponent felt a slight
push and on looking around saw
the said defendant in the act of
walking away. deponent then felt in
her pocket and missed said property.
deponent then gave the alarm and the
defendant was arrested by Officer
James A. Costello of the 15th Precinct Police
on a 6th Avenue car going up on said

Sworn to before me this
1886

Police Justice

Avenue near 15th St. And defendant
is informed by the Officer that after
he had arrested the said defendant he
the Officer asked him what he had in
his hand. when he the defendant gave
him the said Officer the aforesaid property
which defendant fully identifies as hers.
Wherefore defendant charges the said
defendant with feloniously taking stealing
and carry away the aforesaid property
from the right hand pocket of the
veston then and there worn by defendant
as a portion of her bodily clothing and
praps he may be held and dealt with
according to law
Ellie Gaudin

Sworn to before me
this 19th day of Nov 1886

J. M. Patterson
Police Justice

POOR QUALITY
ORIGINAL

0000

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Police Officer of No.

15th West Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Nellie Haulent

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

knowledge.

Sworn to before me, this

day of

188

James A. Costello
Police Justice.

POOR QUALITY
ORIGINAL

00001

Sec. 198—200.

2 District Police Court.

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 it is h b' right to
make a statement in relation to the charge against h m'; that the statement is designed to
enable h m if he see fit to answer the charge and explain the facts alleged against h m;
that he is at liberty to waive making a statement, and that h b' waiver cannot be used
against h m on the trial.

Question. What is your name?

Answer.

Thomas Kane

Question. How old are you?

Answer.

21. years old

Question. Where were you born?

Answer.

New York

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

Answer.

460 E 15th St 4 Mos

Question. What is your business or profession?

Answer.

Jockey

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

Answer.

I am not guilty
Thomas Kane

Taken before me this

day of May 1886

Wm J. Cullen Police Justice.

POOR QUALITY
ORIGINAL

00002

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

*260 B 1743
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. H. H. H.
of 100 Park Ave.
of 100 Park Ave.

2 _____
3 _____
4 _____

Offence Larceny
Filing

Dated Nov 19th 1886

Paterson Magistrate.

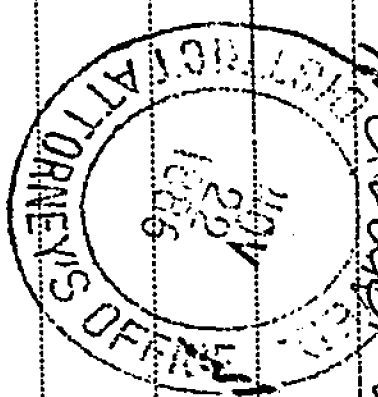
Jos. A. Costello Officer.

15 Precinct.

Witnesses Jos. A. Costello

No. 1, by Jos. A. Costello

No. 2, by _____ Street _____



No. 3, by _____ Street _____

\$1500 to answer Cornel

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

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

Dated Nov 19 1886 J. M. Paterson Police Justice.

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

Dated _____ 1886 _____ Police Justice.

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

Dated _____ 1886 _____ Police Justice.

0083

OF THE CITY AND COUNTY OF NEW YORK.

Thomas Kane

— Thomas Kane —

The said *Thomas Kane.*

late of the City of New York, in the County of New York aforesaid, on the
eighteenth day of November, in the year of our Lord
 one thousand eight hundred and eighty- six, at the City and County aforesaid, in the
day time of the same day, with force and arms,

one piece of the value of one dollar, one piece of silver of the value of fifty cents, one silver coin of the value of one dollar, one promissory note for the payment of money, of the kind called United States Treasury Notes, of the denomination and value of one dollar, one silver coin of the value of twenty five cents, and one coin (of the kind called cents) of the value of one cent.

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

Randolph B. Smith
District Attorney.

0084

BOX:

238

FOLDER:

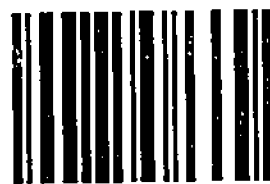
2319

DESCRIPTION:

Kannofsky, Emil

DATE:

11/12/86



2319

POOR QUALITY
ORIGINAL

0085

X136.B.

Counsel, *[Signature]*
Filed *12* day of *Nov* 188*6*
Pleads *Guilty*

Grand Larceny, 2nd degree
[Sections 528, 531 Penal Code].

15 THE PEOPLE
vs. *5 Jan 1886*
233 - *vs.*

Emil Hannofsky

RANDOLPH B. MARTINE,

Pr July 9/87 District Attorney.
Pleads guilty
A TRUE BILL. *Sen end.*

[Signature]

Foreman.

Witnesses:

*Upon the request of
the Complainant and
the within affiants
as to defendant's character
I find this a fit
case for a suspension
of program
James H. Givens
was sent to NY*

POOR QUALITY
ORIGINAL

0086

Police Court—

10th District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No.

85 Nassau

Street, aged

29 years,

occupation

Jeweller

being duly sworn

deposes and says, that on the

7th day of

August

1886

at the City of New

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

of deponent, in the day time, the following property viz :

One Single Stone Diamond of the
value of Fifty five Dollars

the property of

Thomas S Holmes Jr + 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

Emil Kannofsky (now here)

from the fact that the defendant
was in the employment of deponent
as clerk and on said date deponent
missed the aforesaid property from a safe
in room no 7 of the above described
premises and deponent caused the
arrest of the defendant and defendant
admitted and confessed to Officer
James Bates of the 1st Precinct Police
that he defendant had taken stolen and
carried away said property and buried
the said property in the yard of premises
no 233 South Fifth Street Brooklyn E D
and deponent and said Officer Bates

deponent

POOR QUALITY
ORIGINAL

0007

Went with the Defendant to premises 233
South 5th Street Brooklyn C.D. where Defendant
resides and found three Diamonds buried
in the yard of said premises in a tin box
here shown and the above described Stone
was in said box and defendant identified
the three stones as property taken stolen
and carried away from defendant

Sworn to before me this

13th day of August 1886 (Archibald M. Henry.

J. M. Duffy
Police Justice

POOR QUALITY
ORIGINAL

0000

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 46 years, occupation James Oates
1st Precinct Police of No.

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Archibald M. Henry
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 13th
day of August 1888 James Oates

P. J. Duffy
Police Justice.

POOR QUALITY
ORIGINAL

0009

Sec. 198-200.

15th District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Emil Kannofsky 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

Emil Kannofsky

Question. How old are you?

Answer

15 years

Question. Where were you born?

Answer.

Williamsburg

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

Answer.

233 South 9th Street Brooklyn all my life

Question What is your business or profession?

Answer

Clerk

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

Answer.

I am not guilty

Emil Kannofsky

Taken before me this

day of

19th
August
1938

Police Justice.

POOR QUALITY
ORIGINAL

0090

BAILED
No. 1, by Wittich Kammerberg
Residence 233 South 9th
Street
No. 2, by Wittich
Residence
Street
No. 3, by
Residence
Street
No. 4, by
Residence
Street

K/3613
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Archibald McHenry
85 Mead
Emil Kammerberg

Dated August 13
1886

Wittich
Magistrate

Wittich
Officer

Wittich
Witness

Wittich
Witness

Bring property, if any, in

It appearing to me by the within depositions that the within named Emil Kammerberg has been committed, and that there is sufficient cause to believe the within named

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

Dated August 13 1886 Wittich Police Justice.

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

Dated August 13 1886 Wittich Police Justice.

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

Dated August 13 1886 Wittich Police Justice.

Court of General Sessions

The People vs

Enil Kammofsky

City & County of New York ss. Archibald M. Henry of said city being duly sworn says that he is the Complainant against the above named defendant, that he respectfully asks the Court to suspend sentence on the defendant for the following reasons.

That this is the defendants first and only offense. That he has had him in his employ for about 15 months and during that period of time, was honest and upright, and dependent is ready and willing to take him back into his employment again as he believes the defendant gave way to temptation but when he stole the property but that the lesson he has had, will be a lasting one, & that a suspension of sentence, will be the means of making of him, an honest

and upright citizen.
Sworn to before me
this 9th day of February 1887
James M. Laughlin
Clerk of District Court.

Archibald M. Henry.

Court of General Sessions

The People vs

Emil Kammofsky

City of New York vs John Kammofsky
of No 369 Canal Street New York City being
duly sworn says that he is a manufacturer
of artificial eyes at said place and that
he has known Emil Kammofsky the
prisoner since his childhood and has seen
him on many occasions during the
past few years, that he has always
been a steady honest and respectable
boy and deponent would not now
hesitate to take him into his
employ

sworn to before me this
9th day of July 1887
James W. Langdon
Clerk of Court N.Y.C.

John Kammofsky

POOR QUALITY
ORIGINAL

0093

ESTABLISHED 1853.

Office of Geo. A. Hoffmann,
SHOW CASE MANUFACTURER,
148 Chatham St., bet. Pearl & Mulberry Sts.

New York, Nov. 22nd 1886
To whom this may Concern

Upon request I gladly state
that I have known Mr. Gottlieb Kemofsky
and family for the last ten or twelve
years. and always found them an honest
sober industrious family. I have known
his son since childhood and always
as an honest steady lad. and never
heard anything against him until
this charge was made.

Yours truly
Geo A Hoffmann

POOR QUALITY
ORIGINAL

0094

To whom it may concern!

Upon request I gladly state that Mr
Gottlieb Kamofsky and family have been known
to me for the last twenty years, they being neighbors of me.

During that time they have been as sober, industrious
& honorable as becomes the most desirable citizen.

Their boy has been known to me since his child-
hood, was well brought up & always has been a good &
straightforward lad. Only the strongest temptation could
have led him to do what he stands accused of & being
convinced that this is his first offence I most sincerely
commend him to mercy especially as he feels his disgrace
as keenly as any punishment could inflict.

November 20th 1886

Truly Yours
James Hurrell
237 South 5th St
Brooklyn C.D.
N.Y.

POOR QUALITY
ORIGINAL

0095

Brooklyn C. I.
250 South 5th St.

To whom it may
concern.

This is to certify that
I know Emil Hannofsky
about 15 years old of
233 South 5th St. since his
childhood; have always
known him to be an honest
upright boy obliging and
always willing to ^{do} any-
thing when asked.

His parents as a neighbor
in this block since about
17 years I know as a very
respectable family.

A. H. Manning

POOR QUALITY
ORIGINAL

0096

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Erin Hamdson

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

Erin Hamdson

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

The said

Erin Hamdson

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

*one diamond of the value
of fifty five dollars.*

of the goods, chattels and personal property of one

André M. Henry

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

Randolph B. Smith

District Attorney.

0097

BOX:

238

FOLDER:

2319

DESCRIPTION:

Kendall, George H.

DATE:

11/11/86



2319

POOR QUALITY
ORIGINAL

0098

X 126 B

Counsel, _____
Filed, 11 day of Nov 1886
Pleads, _____

Witnesses :

Grand Larceny, 2nd degree
(From the Person)
[Sections 528, 53 Penal Code]

THE PEOPLE

vs.
J.B. White Jr
1886

George H. Kendall

RANDOLPH B. MARTINE,

District Attorney.

Guilty
A True Bill.

W. H. [Signature]
Foreman.

Sp 2 of 2

Police Court—12th District.

Affidavit—Larceny.

City and County } ss.
of New York,

John Burton Shaw
of No. 149 West 12th Street, aged 46 years,
occupation Farmer being duly sworn

deposes and says, that on the 4th day of November 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One leather pocket book containing
good & lawful money of the
United States, consisting of four
notes and bills of diverse denominations
and values and being of the value of
three 50th dollars

One certified check on the Farmers Savings
bank of Albany N.Y. for Eighty five
dollars and being in full of the
value of Eighty eight 50th 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 George A. Kendall (now free)

and five other persons whose names are unknown
to deponent and who are as yet unarrested
and who were acting in concert with each
other, for the purpose. That on said day
deponent was in Mulberry Street and had
the aforesaid property in said pocket book
in the right hand trousers pocket of the
pants, he then saw and that said
unknown persons took hold of deponent
about the body where said Kendall placed
his hand in the pants pocket of deponent
and took said property therefrom when
deponent called an officer and caused said
defendant to be arrested, where the said

Sworn to before me, this
1888

Notary Public.

POOR QUALITY
ORIGINAL

0100

unknown persons run away. Dependent
fully identified said defendant as the
person who was acting in concert with
said persons not yet arrested, and the one
who took store and carried away said
property. Dependent therefore charges said
defendant with the larceny, aforesaid

Sworn to before me } John P. Butler
this 5th day of November 1886

Henry H. Hays
Justice

POOR QUALITY
ORIGINAL

0 10 1

Sec. 198—200.

1st

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

George H. Kendall 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.

George H. Kendall

Question. How old are you?

Answer.

23 years.

Question. Where were you born?

Answer,

England

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

Answer.

366 Washington Street, Princeton,

Question. What is your business or profession?

Answer,

Labourer

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

Answer.

I am not guilty of the charge

G. H. Kendall

Taken before me this

5th

188

Police Justice.

0102

16 Oct
126 B
Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
JAMES C. Watson & Co.,
Plaintiffs
Against
Michael V. Callaghan
Defendant
George W. Hendrix
Offence, *arrest*

Magistrate.

..... Officer.

Prédict.

Witnesses

No. 11 Canberry Street.

..... Street.

Street.

to answer

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0103

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Figonz St. Wendell

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

Figonz St. Wendell

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

The said *Figonz St. Wendell,*

late of the City of New York, in the County of New York aforesaid, on the

fourth day of *November*, in the year of our Lord
one thousand eight hundred and eighty-*five*, at the City and County aforesaid, in the

day time of the same day, with force and arms, *one promissory note for the payment of money of the kind called United States Treasury Notes, of the denomination and value of two dollars, two promissory notes for the payment of money of the kind called United States Treasury Notes, of the denomination and value of one dollar each, one pocket book of the value of fifty cents, and one written instrument and evidence of debt to wit an order for the payment of money of the kind called bank cheques for the payment of the value of eighty five dollars,*
of the goods, chattels, and personal property of one *John Burton Shaw,*

on the person of the said *John Burton Shaw,* then and there being

found, from the person of the said *John Burton Shaw,* then and there

feloniously did steal, take and carry away, against the form of the Statute in such case made

and provided, and against the peace of the People of the State of New York, and their dignity.

Randolph B. Smith

District Attorney.

0 104

BOX:

238

FOLDER:

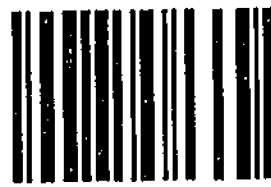
2319

DESCRIPTION:

Kennedy, James

DATE:

11/29/86



2319

0 105

BOX:

238

FOLDER:

2319

DESCRIPTION:

Kennedy, James

DATE:

11/29/86



2319

POOR QUALITY
ORIGINAL

0105

Witnesses:

I have carefully examined
the evidence herein
and am satisfied that
no higher grade of
Crime could be established
than Manslaughter 1st deg.
in the first degree
I recommend that he
be permitted to plead
Guilty James Kennedy
and out with

Charged with
Filed 29 day of Nov 1886
Place Northville Pa

MURDER IN THE FIRST DEGREE.

THE PEOPLE

vs

James Kennedy

Defendant

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

MARTINE,

District Attorney.

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

A True Bill.

Foreman.

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

James Kennedy

POOR QUALITY
ORIGINAL

0 107

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question. What is your name?

Answer

Jamus O'Kennedy

Question. How old are you?

Answer

40 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

~~10th Avenue~~ 148th St^h 11 ave 12 years

Question. What is your business or profession?

Answer.

Engineer

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 done it in self defence

Jamus his
X O'Kennedy
mark

Taken before me this

day of

Nov

3

1888

at

Police Justice.

Police Justice.

POOR QUALITY
ORIGINAL

0 108

Police Court— 5 District.

CITY AND COUNTY
OF NEW YORK,

ss.

John Harrington aged 52 years
of 10th Avenue East side bet 148th & 149th Street,

occupation Laborer

being duly sworn, deposes and says, that

on Tuesday the 2d day of November

in the year 1886 at the City of New York, in the County of New York,

Edward Owens

was violently and feloniously ASSAULTED and BEATEN by James Kennedy

(now here) Deponent says that at the hour
of 5.30 P. M. on said date he was
in the doorway of said premises and
saw said Kennedy strike said Owens
and immediately said Owens called
out I am stabbed and said
Kennedy walked away and that
thereafter said Kennedy was
arrested by Officer James Crosby
and deponent is informed by
said Officer that said Owens
identified said Kennedy as the
man that stabbed him and
said Kennedy acknowledged
to said Officer that he cut
and stabbed said Owens

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

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

Sworn to before me, this

3

day

of

Nov

188

6

John ^{his} Harrington
mark
James C. Kelly
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0109

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroner's Office*
No. 67 Park Row *Street* in the *South* Ward of the City of
New York, in the County of New York, this *16* day of *November*
in the year of our Lord one thousand eight hundred and *86* before
M. J. D. Messinger Coroner,
of the City and County aforesaid, on view of the Body of *Edward Owens*

Mie lying dead at
Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Edward Owens came to his death, do
upon their Oaths and Affirmations, say: That the said *Edward Owens*
came to his death by

Stab Wound of abdomen
and liver inflicted with a knife in the
hands of *James Kennedy* in *145* street
between *14th* and *15th* and *West* *October*
November 2/86 about *5.15* P.M.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

J. L. Aber, 66 West 4th St.
William J. S. 202 Greenwich St.
H. M. Hyams 274 Greenwich St.
David M. M. 277 Greenwich St.
J. B. Hunter, 229 Greenwich St.
A. Ellinger 28 Vesey St.
Fred Rosenthal 217 Greenwich St.
Geo. E. Adams 245 Greenwich St.
M. J. D. Messinger CORONER, L. S.

CORONER'S OFFICE.

TESTIMONY.

Officer James Crook, 32nd Precinct
being sworn says. On Nov 2nd 1885
about 5.55 P.M. I came into the
Station House and the Captain
told me a man had been
stabbed at 147th & 15th St and
sent me to find out who
stabbed him, on going down 15th
St I met Officer Conklin
he told me that he had been
told a man named Kennedy
had stabbed Owens he asked
me if I knew Kennedy I said
I did not then stated for Mr
Kennedy's house and on going
towards his house found him
at 147th & 15th St. Conklin
told him to throw
up his hands and he was
charged with stabbing Edward
Owens I put my hand in his
right ^{pocket} and took out a
knife which was covered with
blood, then arrested him and
brought him to the Station House
his pedigree was taken and he
was brought to Manhattan House
where he was identified by M. Owens

Taken before me

this

day of

1885

CORONER.

POOR QUALITY
ORIGINAL

CORONER'S OFFICE.

TESTIMONY.

2

as the man who had stabbed
him, in the Hospital Courts was
asked if that was the man who
stabbed him and he said yes
that is all he saw (knife
exhibited by witness to the jury)

James Corasby
Sworn before me
This 18th day of November 1886
H. W. Wells
Police Justice

Taken before me

this 16th day of Nov 1886

R. J. Messersmith CORONER.

CORONER'S OFFICE.

TESTIMONY.

3

Officer Taylor Conklin 32nd Precinct
being sworn says, On Nov. 2/88
about 5:30 PM I was in the Station
House on duty, the Captain
called off Officer Crosby and
myself to see what the trouble
was we went to 148th St & 15th
and went in the house there
a boarding house kept by the
father of deceased, we saw
Owens and we were told that
he had been stalled at 147th
Street, I went to 147th and
to house there kept by Mrs
Birmingham I saw two more
men standing at the bar and Mrs
Birmingham behind it, she
said that a man named
Kennedy done it and that
he had just gone out I asked
her which Kennedy it was,
saying, is it not keeps a gin
mill on 15th St, she said
no, it's the other one so I
started back to the house at
148th St and met Officer Crosby
near the house and asked him
if he knew Kennedy he said

Taken before me

this day of

188

CORONER.

POOR QUALITY
ORIGINAL

0113

CORONER'S OFFICE.

TESTIMONY.

he did so we started towards
Kennedy's house and met him
at the Boulevard and 148th St.
I ordered him to put up his
hands he put them up and
I took hold of his hands
Officer Crook searched his
pocket and took out a knife
there was blood on the knife
still so we took him to the
Station House, his pedigree
was taken and he was brought
to Manhattan Hospital and
identified by ~~Dennis~~ Edward
Owens as the man who
stabbed him, the Dr had
raised the man up and asked
him if he knew that man, he
said leave me alone, he raised
him up a little higher and
asked him the question over
again and he said "That's
the man that stabbed me"
and that is all he said

Given to me by me
This 18th day of November 1886

Wm. H. Hilde
Police Justice

Taken before me

this 16th day of Nov 1886

R. J. B. Messersmith

CORONER.

POOR QUALITY
ORIGINAL

0114

CORONER'S OFFICE.

TESTIMONY.

Catharine Cunningham being sworn says;
I reside at 147 St. St. 10th & 11th St.
and am a widow, keep a beer
store at that place, I knew the
deceased since last May, have been
in business 13 years, I know the
prisoner Kennedy about 14 years
On Nov 2nd Kennedy came in my
place about 5.15 P.M., the deceased
was there he had been there
about 10 minutes before that
another man named John Hennessey
was with him, when Kennedy
came in I came out from behind
the bar, and I said Please Mr.
Kennedy won't you go home
and don't make any trouble
for me I put my hands on
Mr Kennedy then he got hold
of me and pushed me against
the ice box, Mr O'Brien jumped
from where he was standing
at the bar and said You
don't do that to Mrs Cunningham
while I'm here, then he made
a drive for Mr Kennedy and
I don't know whether he struck
him or not, I said Mr O'Brien

Taken before me

this

day of

188

CORONER.

CORONER'S OFFICE.

TESTIMONY.

pushed Mr Kennedy out of the door and the door closed Mr Owens went out and I saw no more, afterwards Mr Owens came in and said he was stabbed and said that Kennedy stabbed him and asked me to send for his wife and a priest and he afterwards started for his father's house the reason I told Kennedy to go out was because we were not on friendly terms, Kennedy and Owens went out the door at about the same time and Owens returned about 3 or 4 minutes afterwards he was then stabbed, I was before pushed Kennedy out of my place I don't remember when it was, Warrington was in the shop with Owens that night, Kennedy did not seem to be drunk nor was Owens drunk.

William Cunningham
Sworn to before me this
18 day of November 1886

Wm. H. H. Police Justice

Taken before me

this 18 day of Nov. 1886

M. J. Mearns CORONER.

CORONER'S OFFICE.

TESTIMONY.

7.

John Harrington being sworn says:
I reside at 148 St & 10th A and
know the father of deceased
On Nov. 2/86 about 5 PM I went
into Mrs Cunningham's with
the deceased we were both sober
no one was in the place only
Mrs Cunningham we called for
beer and did not have any
drank when Kennedy came
in, Mrs Cunningham came
from the bar and put her
hands on his head or shoulder
and said she did not want
him in the house for him to
go home to his own house
Kennedy showed his back
against some boxes then
Darius said that he should
not injure that woman
while he was there, Darius
made an offer to hit him
but I cannot say whether
he hit him or not I then
saw Kennedy half in and
half out the door, he was sober
and he put both hands in

Taken before me
this day of

188

CORONER.

CORONER'S OFFICE.

TESTIMONY.

S

his pants pockets, I went
to him and put my hands
on his shoulders and said,
in the name of God have
peace, but he made me no
answer, I turned back to
the counter and took the
glass off it, then saw Owens
and Kennedy outside the door,
they were like sparrows as
if to fight, before I got out
I saw Kennedy pulling his
left hand ^{back} and I thought
he was giving Owens a foul
blow, I saw nothing in Kennedy's
hand, I saw no switch in
Owens hands, as soon as
Kennedy pulled his hand
back Owens put his hands
to his stomach and said
not to let him die without
a Dr or a priest, Kennedy
walked away towards his
own house, I followed him
and I said ^{to myself} that I would
not have him go home without
being arrested, I kept back
of him and he went into his

Taken before me

this day of

188

CORONER.

POOR QUALITY
ORIGINAL

0118

CORONER'S OFFICE.

TESTIMONY.

man house but he was not
long in before he came out
again he came up on 11th
and two Officers came along
and arrested him and I saw
the knife taken out of his right
hand pants pocket and that
was the first I saw of the
knife, there was no one around
when the stabbing was done
only Owens and Kennedy, the
door of the place was open when
it occurred,

Given before me

this 18th day of November 1886

W. A. Welde

John + Cunningham
Police Justice

James Reddington being sworn says.
I reside at 452 1/2 of E 10th St and
am a laborer. On Nov 2nd about
5.10 P.M. I went into Mrs Cunningham's
for a pint of beer and left the
pint on the bar and had scarcely
left it on the bar when Mr
Kennedy came right in after
me and Mrs Cunningham
came from behind the bar

Taken before me

this 18th day of Nov. 1886

W. A. Welde

CORONER.

CORONER'S OFFICE.

TESTIMONY.

10

and ordered him out, he did not go out and Miss Cunningham put her hands on him and told him to go home, he gave her a push and I turned my back and know nothing further.

James Riddington

Allan K. Schornhoren 32nd Precinct being sworn says. I arrested the prisoner Kennedy Nov 3rd 1888 on the charge of assault and battery, he had assaulted a man with a bottle in McCarry Saloon 10th St near 16th St. he was taken to Dublin Police Court the following morning and discharged by Justice Noble.

Elvin Schornhoren

Taken before me

this 16 day of Nov 1888

W. D. Messersmith

CORONER.

CORONER'S OFFICE.

TESTIMONY.

10

and ordered him out, he did not go out and Mrs Cunningham put her hands on him and told him to go home, he gave her a push and I turned my back and know nothing further

James Riddington

Allan K. Schorchman 32nd Precinct being sworn says. I arrested the prisoner Kennedy Nov 3/88 on the charge of assault and battery, he had assaulted a man with a bottle in McCarry Saloon 10th & near 152nd St. he was taken to Harlem Police Court the following morning and discharged by Justice White

Elvin Schorchman

Taken before me

this 6 day of Nov 188

W. D. Messersmith

CORONER.

CORONER'S OFFICE.

TESTIMONY.

Mrs Katie Owens being sworn says I
 reside at 1484 H & 10th St and am
 the widow of deceased Edward
 Owens. I was first informed of
 the stabbing on Election Day
 Oct 2/86 when his father came
 and said to me Kate come
 up to the house, there was trouble
 up there and I said what is
 it, and he said Ed came in
 and he is dying and we
 now expect him at the Hospital
 before us on our way home
 I saw him taken out of the
 ambulance and on the stretcher
 I did not see him again
 until the next day about 10
 in the morning all he said
 to me was "Oh Kate" "Oh Kate"
 and I said "Oh Ned" that
 is all he said to me or I
 to him, I saw him again the
 following day he said Kate
 take me home and let me die
 with you, he did not
 tell me how it occurred but
 appeared perfectly sane.

Katie Owens

Taken before me
 this 6 day of Nov 1886
 R. B. Messersmith CORONER.

Patrick Owens being sworn says I reside at 148th St & 10th St and keep a boarding house, the deceased was my son. On Nov 2nd 1886 he was with me all the afternoon until about 5 P.M. when he left me the next thing I saw of him was when he came home and told me he had been stabbed by a man named Kennedy. I said to Tom Kennedy he said No I sent for an ambulance to Manhattan Hospital and then returned home and found an ambulance there and a priest Father Griffin of the Church of the Annunciation, I went after the wife of deceased and we were at the Hospital when they took him in on the stretcher. I afterwards saw him in the Hospital and he said that the Dr told him he was a goner, he did not tell me in the Hospital how the stabbing occurred.

Patrick Owens

Taken before me

this 16th day of

Nov. 1886

M. J. J. Messem

CORONER.

CORONER'S OFFICE.

TESTIMONY.

13

Patrick J. Owens being sworn says: I reside at 148th St & 10th St and am a brother of deceased and work as a glazier. On Nov 2nd at about 5 PM I home when my brother came in he had his hands on his stomach and fell on the room on his hands and knees he said I'm stabbed I'm stabbed I asked him who done it he said he did not know but he afterwards said that it was Kennedy and said that Kennedy came in to Mrs Cunningham's and she ordered him out he would not go and my brother went to Mrs Cunningham's assistance, I helped him to a chair and told another man to hold him while I went to the Station House I returned home and waited till an ambulance came a Dr Jack ^{of 154th St} was there and attended him before the ambulance

Taken before me

this 16th day of Nov 1886

Patrick J Owens

W J B Messenger CORONER.

CORONER'S OFFICE.

TESTIMONY.

Nathaniel M. Imahue M.D. being sworn says. I am House Surgeon of Manhattan Hospital. 431 W 12th St, the deceased Edward Owens was brought in on Nov 27th Election Day suffering from stab wound of the abdomen (about 5 P.M.) an operation was performed on Nov 28th, on his admittance to the Hospital he wanted a physician and Father Griffin of Church of the Annunciation came to see him shortly after he was put to bed and the prisoner was brought before him at first he did not recognize him but I roused him up and he said pointing to the prisoner that is the man that stabbed me at 6 P.M. I asked me if I thought he was going to die and I gave him no answer, the next morning he begged for ice and a drink and to see his wife and I think

Taken before me

this day of

188

CORONER.

POOR QUALITY
ORIGINAL

0125

CORONER'S OFFICE.

TESTIMONY.

I admitted his last and
not previous, after he had
seen the prisoner he said he
had no hopes of recovery
the deceased made a statement
~~made a statement~~ to me
before the prisoner was brought
to him while in the station
he said I am satisfied I am
satisfied let me sit up.

Wm. W. W. W.
Manhattan
131 St 1000

Taken before me

this 16th day of Apr. 1886

R. B. Meserve CORONER.

CORONER'S OFFICE.

TESTIMONY.

Dr. Justin Herold, being sworn says:-
I made an autopsy on the body
of Edward Owens, at the Man-
hattan Hospital, Nov. 5th/86, about
3 PM. External examination revealed
a penetrating stab wound of ab-
domen, about three inches, with
ridge of the median line, in a level
with the 8th rib; it was about
1 1/2 ins. long; no other external
evidences of violence; the opera-
tion of laparotomy had been per-
formed, shown by an incision
eight inches long in the median
line of the body. Section of body
made showed that the cartilage
of the 8th rib had been severed,
immediately under the external
wound; there was an acute
general peritonitis; the right lobe
of the liver presented a stab wound
about 1/4 ins. long, and three inches
deep, abdominal cavity contained
about a quart of blood; other organs
normal, death my opinion was
caused by exhaustion from acute
general peritonitis, and penetrating stab
wound of abdomen and liver, (homicidal)

Taken before me

this 16th day of Nov. 1886

My J. B. Merson M.D.

CORONER.

POOR QUALITY
ORIGINAL

0127

From Manhattan Hospital.

New York, Nov 10 1886

To Coroner J. B. Mesurier.

Sir:

Please hold an Inquest on the body of

Name: Edward Owens Residence: 96 Manhattan St

Age: 27 years - months - days. Admitted Tues + day, Nov

Nativity: Eng; of Father 2 th 1886, at 5.25 o'clock P. M.

By Ambulance A
in U. S., 3 yr in City. From 148 St W 10 Ave B

Civil Bond.: Occup.: Laborer Examined by Dr. Smith

Suffering from symptoms of stab wound which penetrated C
the liver also from internal hemorrhage Shovel
Traumatic Peritonitis

Said Injuries said to have been received on 2nd day of Nov 1886 at 5.20 P.M.
in a row with Mr Kennedy in Mrs Cunningham
Saloon at 146 St W 10 Ave. was stabbed with
a pocket knife by the hand Mr Kennedy. E

Lap.otomy was performed on 4 day at 5.30 which
revealed a incised wound into liver about 3 inch deep.

Death took place Fri + day, 5 th 1886 at 2.45 o'clock A. M.

The Autopsy revealed F

Autopsy was held by Dr. J. Herold who found
that the knife passed through the cartilage of right Rib into R. L. lobe
of Liver also Traumatic Peritonitis & internal hemorrhage. G
Remarks:

W. H. Douchane M. D.
HOUSE SURGEON PHYSICIAN.

Ad. f. State the day of the week.

Ad. A. State whether by Ambulance or Friends.

Ad. B. State whether from a Precinct or a Residence and give the name.

Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date, number, character, and Extent of Injuries, always stating where indicated whether right or left.

Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal, or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same; in runaway cases, the line of Street Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.

Ad. E. State name, date, place, character and results of any operation or amputation performed.

Ad. F. Give a short résumé of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.

Ad. G. State here any important facts not embodied in the above statements.

J. B. Mesurier

POOR QUALITY
ORIGINAL

0128

CORONER'S OFFICE,

TESTIMONY.

This is to certify that I have examined
Mr ~~John~~ Edward Owens who ^{was} ~~stated~~ ^{stated} ^{at 11:45 + 10 AM}
by Mr Kennedy Nov 2/86. Examination
showed a stab wound which
entered the cartilage of 8th Rib going
into Right upper lobe of lung
penetrating the liver about 2 1/2
Inch, when the patient was brought
to hospital he was suffering from
Shock, and to the best of my
opinion perfectly sober cause
of death was Traumatic Peritonitis
hemorrhage to shock.

J. J. Rouahue M.D.
House Surgeon
Manhattan Hosp

Nov 11/86

Taken before me

this 16th day of Nov. 1886
J. J. Messersmith M.D. CORONER.

POOR QUALITY
ORIGINAL

0129

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

James Kennedy 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—

Question—How old are you?

Answer—

Question—Where were you born?

Answer—

Question—Where do you live?

Answer—

Question—What is your occupation?

Answer—

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

*By advice of counsel
I answer
I am not guilty his
James Kennedy
Mark*

Taken before me, this 16th day of Nov. 1886

Michael J. Messersmith CORONER.

POOR QUALITY
ORIGINAL

0130

MEMORANDUM.

| AGE. | PLACE OF NATIVITY. | WHERE FOUND. | DATE, When Reported. |
|-----------------------------|--------------------|--------------------|-------------------------|
| 27 Years. — Months. — Days. | England. | Manhattan Hospital | Nov. 5/86 |

149
Nov. 16 97. 1886
HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Edward Owens.

whereby it is found that he came to
his Death by the hands of

James Kennedy.

Inquest taken on the 16th day
of November. 1886
before

Wm. C. McFarland Coroner.

Committed

Obit

Discharged

Date of death Nov. 5/86

POOR QUALITY
ORIGINAL

0131

The Justice presiding in this
Court will hear and
determine this case by
reason of my absence
Sandy D. Kelly
Police Justice

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

#32013
1744
Police Court 5 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Harrington
100 West 14th St
1 James Kennedy
2
3
4

Dated Mar 3 1886

D. O. Kelly Magistrate
James Crosby Officer
32 Precinct

Witnesses
J. J. Kelly
No. 1, by _____
Residence _____
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____
Street _____

James Kennedy
100 West 14th St
1 James Kennedy
2
3
4

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

~~He would be committed~~
committed to the
City Prison of the City of New York

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

James Kennedy -
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

Dated Mar 18 1886
Police Justice.

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

Dated 1886 Police Justice.

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

Dated 1886 Police Justice.

POOR QUALITY
ORIGINAL

0132

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

.....being duly
sworn, says that he resides at No.Street, in the City of
New York; that he isyears of age; that on theday of
18....., at Numberin the City of
New York, he served the withinon
theby leaving a copy thereof with.....
.....
.....

Sworn to before me this
day of18 }
.....

N. D. General Sessions

The People

Plaintiff,

against

James Kennedy

Defendant.

Affidavits as to
Defendant's Character.

HOWE & HUMMEL,

Attorneys for Defendant.

87 & 89 CENTRE ST., New York City.

Due and timely service of cop of the within
hereby admitted
this day of 18

Attorney.

To

N.Y. General Session

The People of
James Kennedy.

City and County of New York ss.
I, Theodore F. Long

being first duly sworn according
to law do depose and say:

I reside at No 245 West
146th Street this City, and I am
a coal and wood merchant.

I have been in business
in this City for the past forty
(40) years.

I have known James Kennedy
defendant above named for the
past 25 years, and I also know
a number of people that know
him.

In the past 15 years I
have had occasion to see the
defendant almost daily.

He has always been an
honest, sober, industrious, quiet
and peaceable man.

I never saw him in =

POOR QUALITY
ORIGINAL

0134

truncated in my life.

He has a family, looking
to him for support, also he has
always endeavored to take
good care of his wife & children
I wish to hear me this }
Sunday of June 1887 } Thos J. Stone
Respectfully
Emmerson, of Albany
NY City

My General Services

The People 3

James Kennedy 3

City and County of New York ss 3

I, John A. Menger
being first duly sworn according
to law do depose and say:

I reside at 308 East
125th Street, this City.

I am an engineer and
have been such about 30 years last
past. I am employed by the
Mutual Life Insurance Company
No. 146 Broadway, this City.

I know the defendant above
named for about 16 years last past
and I know other people that know.

He has always been a sober,
hardworking, industrious, and peaceable
man.

He makes bread every day and
was the chief support of his wife
and family.

Sworn to before me this
22 day of June 1887
at New York
County

John A. Menger
My At

My General Session

The People vs

James Kennedy

City and County of New York ss

I, James Slattery
being first duly sworn according
to law do depose and say:

I reside at 320 West 84th
Street this City, and I am a Con-
tractor, and I carry on business
in the City of New York.

I know the defendant above
named about 3 years, and I know
other people that know him.

He was employed by me for
about 3 years, as an engineer.

During all the time that
I know him he has been a quiet,
respectable, honest, sober and peaceable
man.

His reputation for peace and
quietude was always the best

Sworn to before me this

22 day of June 1887

Joseph P. [unclear]

Comptroller of the City

James Slattery

N. Y. General Sessions.

The People *vs*
James Kennedy }

City and County of New York. ss.

I Phillip Divers being first duly sworn according to law do depose and say:

I reside at the corner of 130th and Broadway this City

I am a Master Blacksmith and have been so for over twenty five years.

I have known the defendant James Kennedy over twenty years and also his family.

He has always been a sober, honest-industrious, peaceable man, a good and dutiful son to his mother, and a loving husband to his wife and devoted to his family.

From what I know of his character, I am convinced that he must have been in fear of his own life when he had the dispute with deceased which resulted in his death.

I had daily dealings with him, he was

POOR QUALITY
ORIGINAL

0138

most respectful in his manner, I never knew
him to insult anyone, he attended the same
Church as I did, and was most regular in his
attendance.

I am in no way related to defendant.

Sworn to before me this

22nd day of June 1884.

Notary Public
at Worcester

Philip Diney

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

The People &c

vs. James Kennedy.

City and County of New York. S.S.
Patrick O'Shea being duly sworn deposes
and says: That he is a Book Publisher
carrying on business in the City and County
of New York aforesaid.

That the defendant James Kennedy was
in his employ as an Engineer for two years,
or thereabouts previous to his arrest,

That during that time he found the said
James Kennedy, a very trustworthy, man.
deponent learned to esteem the said
James Kennedy not only for the careful
discharge of his duties, but also because the
said defendant showed that he was possessed
of a nice sense of honor than is usually found
in men in his position of life.

For That from what deponent knows
of the said defendant James Kennedy it
would require the strongest and irrefutable
evidence to convince him that deponent

POOR QUALITY
ORIGINAL

0140

that defendant caused the death of the deceased otherwise
than in self defence.

Swoyre to before me this
21st day of June 1884.

J. P. H. O'Shea

Rephat mo
Cmry H. O'Shea
by C. J.

N. Y. General Sessions
The People vs
James Kennedy

City and County of New York ss

I, Thomas Coffey,
being first duly sworn according
to law, do depose and say:

I am 51 years of age and
I reside at Kingsbridge, New York
City. I am a laborer and work for
Mr. Redmond, at Kingsbridge.
I am a married man and
I reside at the above address with
my wife and family.

On Election Day, November
1886, about 5 o'clock in the
afternoon, I was going into
Mrs Cunningham's saloon, 147th
Street west of 10th Avenue, this City,
when I saw three men quarreling.
One of the men was the dead man,
the other was the defendant
above named, James Kennedy,
and the other man was unknown
to me.

The defendant was knocked

down, and he was on one knee, while the other two men (one of them the deceased) was striking him on the head and body with something which was held in their hands & likewise kicking him (defendant)

I heard the shout for help and the cry "Murder" "Watch" and I honestly believe it was the defendant that was so shouting;

I took no more notice, changed my mind of going into Cunningham's saloon, and went about my business.

I am no relation of the defendant James Kennedy and I was only slightly acquainted with him.

I want to hear me this by Thomas
20 Day of June 1877 } Coffey
Joseph W. Brown
Commissioner of Deeds
City

N. Y. General Sessions

The People vs.

James Kennedy. }

City and County of New York S. S.

I George H. Winter being first duly sworn according to law do depose and say

I reside at the corner of 148th Street and Tenth Avenue this City.

I am a master upholsterer, and have been so twenty one years.

I have known the deceased Edward Owen for some time previous to his decease, and he lived in the same house with me off and on with his father, for about six months previous to his death.

He was very quarrelsome, often under the influence of liquor and a source of worry to me my wife my children and the other inmates of the house, whom he frequently threatened with violence. I have seen him attack a woman in the house for no cause.

When we heard him approach, it was customary to lock and bolt our doors, as we were

POOR QUALITY
ORIGINAL

0144

afraid of coming in contact with him.

I am a property owner, and on one occasion, deceased's father asked ^{me} to go bail for deceased who had been arrested for striking a car-conductor.

I went to the Police Station to give bail, but the Captain declined to take same on the ground that deceased was so violent that he feared to give him his liberty. I am in no way

Sworn to before me this ^{relating to Defendant.} 22nd day of June 1887. } Geo. H. Winter.
Gilbert H. Winter
Commr of Deeds
N.Y. County

N. Y. General Sessions

The People &c
v
James Kennedy.

City and County of New York. S.S.

I Charles Leonard being first duly sworn according to law do depose and say:

I reside at 122nd Street and Tenth Avenue this City.

I am a contractor, and have been so over five years.

I have known the defendant James Kennedy about twenty years, and always known him as a sober decent industrious man, a good citizen, fond of his wife and children and respectful in his manner and address.

Sworn to before me this
22nd day of June 1889.

Gilbert M. Mott

Commr. of Deeds.

N. Y. County.

Chas. Leonard

N.Y. General Sessions

The People

James Kennedy

City & County of New York ss

I, Charles W. Pfeiffer
being first duly sworn according
to law do depose and say:

I reside at No 212 East
36th Street, this City.

I am a Medical Doctor
and have been such for the past
9 years & more.

I have known the defendant
James Kennedy & also his family
for the past 10 years. and I know
a great many people that know him.

He has always been a hard-
working, sober, honest industrious
and sensible man, and always
took good care of his wife and
family.

I never saw him intoxicated

I know his wife }
I was to inform me this } C. W. Pfeiffer
in Jan of Dec 1887 }
Reuben Brown }
C. W. Pfeiffer }
C. W. Pfeiffer }
C. W. Pfeiffer }
C. W. Pfeiffer }

N. Y. General Sessions.

The People ^{vs.} }
James Kennedy. }

City and County of New York. Sd.

I Mary Kennedy being first
duly sworn according to law do depose and
say.

I reside at 147th Street and Tenth
Avenue this city.

I am defendant's sister in law, on
Election day last November about half past
five o'clock I was entering my said ^{residence} ~~apartment~~
when I heard a voice, which I knew to be the
defendants, crying "Murder! Help! Watch!"
I looked round and saw defendant lying
on his back on the ground, one man striking
kicking him and another, whom I knew to be
Edward Owens the deceased, striking him over
the head with a stick.

I ran and told my husband that "two
men were murdering James"

Sworn to before me this 22nd
day of June 1887.

Mary Kennedy

Gilbert W. Sloan
Com. of D. C. N. Y. County

My General Ties
The People
James Kennedy

City & County of New York ss
being first duly sworn according
to law do depose & say,
I reside at 240 East 40th
St. this City and I am
engaged in business.

I have been in business for
the past 15 years.

I know the defendant above
named for about 17 years last
past and I know a large num-
ber of people that know him.

His reputation for peace
and quietude has been the best.

He has always been a hard-
working, sober, industrious and
peaceable man.

He has an excellent family
& they are very respectable

I depose to before me this { James Ryan
on this day of June 1897
Notary Public
My Comm. expires 1st May 1898

POOR QUALITY
ORIGINAL

0149

Manhattan Hospital,
Tenth Avenue and 131st Street.

New York, Nov 5th 1886

This is to certify that Mr. Edward ~~Charles~~
died at this hospital this
morning due to the injury he
received

Yours etc.

W. J. Souther M.D.
House Surgeon.

POOR QUALITY
ORIGINAL

0150

Manhattan Hospital,
Tenth Avenue and 131st Street.

New York, Nov 3 1886

This is to certify that Mr Edward
Owen's condition is quite serious
and is suffering from a penetrating
wound of the abdominal cavity.
and is not out of danger.

Inw't
A. A. Donahue M.D.
House Surgeon.

POOR QUALITY
ORIGINAL

0.151

Ladies Association
OF THE

Manhattan Hospital,

New York, Nov 17 1886

This is to certify that Mr. Ed.
Crews died at this hospital
Nov 5/86 at 10 A.M.

Yours etc

W. M. Donahue

House Surgeon

Manhattan Hosp.

POOR QUALITY
ORIGINAL

0152

City and County of New York, ss.

Statement of *Edward Owens* now lying
dangerously wounded at *Manhattan Hospital* in the *12th* Ward
of said City and County, on the *30* day of *Nov* 188 *6*

Question—What is your name?

Answer—

Edward Owens

Question—Where do you live?

Answer—

96 Manhattan St.

Question—Do you now believe that you are about to die?

Answer—

No

Question—Have you any hope of recovery from the effects of the injury you have received?

Answer—

Yes

Question—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer—

After being duly sworn the injured man Edward Owens answered yes and further said. On Tuesday Nov. 27th about 5.15 P.M. at Mrs. Cummings saloon on 10th Ave. and about 146th St. I entered aforesaid saloon with a man named John Harrington. We had a glass of lager beer each. Some other parties came in and went out again. Finally a man whose name I think is Kennedy came in and Mrs. Cummings told him to get out. He said he would not get out and he attempted to strike Mrs. Cummings. I got up and struck him. I then came outside and he followed me out.

POOR QUALITY
ORIGINAL

0153

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN ANTE-MORTEM INQUISITION,

Taken at *Manhattan Hospital*
No. *121 2^d St.* in the *1st* Ward of the City of
New York, in the County of New York, this *3^d* day of *January*
in the year of our Lord one thousand eight hundred and *86* before
Michael J. Messersmith Coroner,
of the City and County aforesaid, on view of the Body of *Edward Owens*

at
Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Edward Owens was injured, do
upon their Oaths and Affirmations, say: That the said *Edward Owens*

Came to his injuries consisting of a
fatal wound of the abdomen by a
knife in the hands of one *Kuburn*
as *Kennedy* on November 2/86 at 5:15 PM
at Mrs. *Cunningham's* saloon
situated at 10th Ave & 46th St

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

Robt J. Armstrong MD
Joseph Black
David P. Keefe
Bernard Schmah
James O'Brien
Sam Burns

Michael J. Messersmith

CORONER, E. S.

There was a switch or rod of wood about the thickness of my small finger about two feet or more long. I struck him with that to keep him away from me. He had the knife in his hand, I believe it was the right hand and made a rush for me. I jumped backwards against the building which prevented my getting away from him any further. He stabbed me in the abdomen. I fell and the blood came like a stream. I got up and held my wound together and ran to my father's house at 148th St. & 4th Ave. I told my father I was stabbed and he sent out an alarm. I had never seen Kennedy before. When he ^(Kennedy) struck at Mrs. Cunningham I struck him once with my fist on the side of his head and once with the switch. I do not think he was drunk. I do not know what the origin of the trouble between Mrs. Cunningham & Kennedy was. I was in the saloon before Kennedy came in. Kennedy was confronted with me at about seven o'clock in the Manhattan Hospital on Nov. 3/18 about two hours after the stabbing and I identified him. I never lost consciousness at all and am sure that the man I identified and who I think is ^{named} Kennedy is the man. I believe to have

POOR QUALITY
ORIGINAL

0155

MEMORANDA.

| AGE. | PLACE OF NATIVITY. | WHERE FOUND. |
|-----------------------------|--------------------|---------------------------------------|
| 27 Years. — Months. — Days. | England | Manhattan Hospital 131 E. 10th St. |

356

4th Dec. — 1886
AN ANTI-NORTH INQUISITION

On the view of the body of

Edward Lester

whereby it is found that he was

injured by a knife in

the hands of one

Kennedy as

was. Commenced

146 E. 10th St.

Taken on the 3d day

of Nov. 1886

by

Prof. J. J. Macdonald

Coroner.

Committed

to

Discharged

356

POOR QUALITY
ORIGINAL

0156

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Kennedy

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

of the CRIME OF Murder in the First Degree, committed as follows:

The said

James Kennedy

late of the City of New York, in the County of New York aforesaid, on the ~~second~~
day of ~~November~~, in the year of our Lord one thousand eight hundred and
eighty- ~~six~~, at the City and County aforesaid, with force and arms, in and upon one

Edward Owens,

in the peace of the said People then and there being, wilfully, feloniously, and of
~~his~~ malice aforethought, did make an assault, and ~~he~~ the said

James Kennedy, ~~him~~,

the said *Edward Owens*, with a certain ~~knife~~
which ~~he~~ — the said *James Kennedy* in

~~his~~ right hand then and there had and held, in and upon the ~~person~~
of ~~him~~ — the said *Edward Owens*,

then and there wilfully, feloniously, and of ~~his~~ malice aforethought did strike,
stab, cut and wound, giving unto ~~him~~ the said *Edward Owens*,

then and there with the ~~knife~~ aforesaid, in and upon the ~~person~~
of ~~him~~ — the said *Edward Owens*,

one mortal wound of the breadth of one inch, and of the depth of six inches, of which said

**POOR QUALITY
ORIGINAL**

0 157

mortal wound ~~the~~ — the said ~~Edward Owens~~ —
at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the
~~24th~~ — day of ~~November~~, in the same year
aforesaid, did languish, and languishing did live, and on which said ~~24th~~ —
day of ~~November~~ in the year aforesaid, ~~the~~ the said
~~Edward Owens~~, at the City and County aforesaid,
of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said
~~James Kennedy, Jr.~~ —
the said ~~Edward Owens~~, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of ~~his~~ malice aforethought, did kill,
and murder, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0 158

BOX:

238

FOLDER:

2319

DESCRIPTION:

Kenny, David

DATE:

11/26/86



2319

POOR QUALITY
ORIGINAL

0159

289 B

Witnesses:

Counsel, *J. J. Sullivan*
Filed *26* day of *Nov* 188 *6*
Pleads *Not Guilty* by *W. W. Martin*

THE PEOPLE
vs.
David Henry
Grand Larceny, 2nd degree
[Sections 528, 531 Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

W. W. Martin
Dec 15/97 Foreman.
James G. Gully
S. C. Three years.

POOR QUALITY
ORIGINAL

0160

Police Court—

3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Caroline Oduttenbrank,
of No. 302 East 11th Street, aged 41 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 22 day of November 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One pocket book containing gold and
lawful money of the issue of the United
States consisting of Bills of various
denomination and of the value of
One hundred & Seventy five dollars.

And one bag containing silver coin
of various denomination and of
the value of Twenty four dollars,
said property being in all of the
value of One hundred & Ninety nine dollars.

the property of August Oduttenbrank deponent's
husband

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 David Kenny (now known) and
another person not arrested and
whose name is unknown to deponent,
from the fact, that deponent was in
her Saloon at the aforesaid premises,
when said money was in a money
drawer behind the counter,

That said Kenny came to said
Saloon and took a drink and went
out of said Saloon, that then
the unknown person came to the
Saloon, and engaged deponent in
conversation saying that he wanted
to rent the basement of said house
to open a shoe store, and deponent

Sworn to before me, this
of _____ day
1886

Police Justice.

POOR QUALITY
ORIGINAL

0151

was so engaged in conversation in
front of the store

✓ The defendant saw said defendant
Henry running from the saloon
and defendant saw the string of
✓ the money ^{bag} within described running
out of the pocket of said Henry
✓ Defendant gave an alarm and
said defendant Henry ran away
and while running he threw the
pocket book & money bag away
which defendant picked up,

Sworn to before me this

22nd day of March 1886

John H. Morgan
Notary Public

Caroline H. H. H. H.

POOR QUALITY
ORIGINAL

0162

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question. What is your name?

Answer.

David Keeney

Question. How old are you?

Answer.

24 years.

Question. Where were you born?

Answer.

David's Island

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

Answer.

Page Hotel Corner Spruay & West Street 4 years

Question. What is your business or profession?

Answer.

Bar tender.

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

Answer.

I am not guilty
David Keeney

Taken before me this

27

day of *March* 188*8*

John J. Moore
Police Justice.

POOR QUALITY
ORIGINAL

0153

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

#2898
Police Court
District

THE PEOPLE, &c,
IN THE COMPLAINT OF

Matthew Jackson

David Kenny

1
2
3
4

Offence

Date

John H. Homan

Magistrate

17

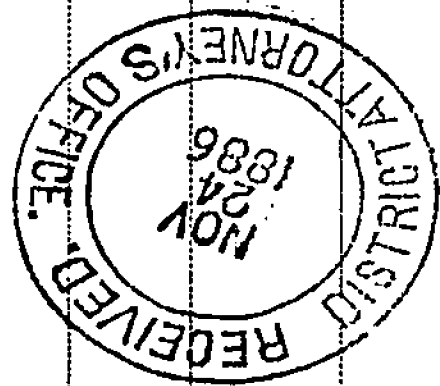
Witnesses

No.

Street

No.

Street



No.

Street

\$ 1000 to answer

David Kenny

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

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

Dated 1886 John H. Homan Police Justice.

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

Dated 1886 Police Justice.

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

Dated 1886 Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David Henry

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

- David Henry -

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

The said

David Henry

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

one pocket book of the value of one dollar,

and various promissory notes for the payment of money, of a number, kind and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of one hundred and twenty five dollars, —

one bag of the value of ten cents, —

and various coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar, —
of the goods, chattels and personal property of one

August Wittenbrand, —

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

David H. Smith

District Attorney.

0165

BOX:

238

FOLDER:

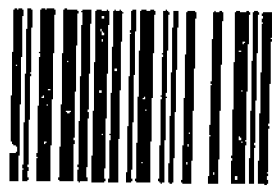
2319

DESCRIPTION:

Kenny, John

DATE:

11/26/86



2319

POOR QUALITY
ORIGINAL

0166

#296B

Counsel, *J. Oliver*
Filed *26* day of *Nov* 188 *6*
Pleads, *not guilty*

Witnesses:

THE PEOPLE
vs.
John Henry
30.1
30.1
30.1
[Sections 408, 326, 34, 528, 550]
Burglary in the second Degree.
Burglary in the second Degree.

RANDOLPH B. MARTINE,
District Attorney.

A True Bill,
[Signature]
Dec 6/86 Foreman
[Signature]
John Henry
S.P. Three years.

POOR QUALITY
ORIGINAL

0167

Police Court—X District.

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

of No. 66 Irving Place George Willishausen Street, aged 40 years,
occupation Cabinet Maker being duly sworn,
deposes and says, that the premises No. 66 Irving Place Street,
in the City and County aforesaid, the said being a tenement

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

were BURGLARIOUSLY entered by means of forcibly opening
a door leading from the street
to said premises by turning
the lock of said door with a key

on the 24 day of November 1886 in the night time, and the
attempted to be
following property feloniously taken, stolen, and carried away, viz:

Various kinds of furniture & clothing of the
value of over one hundred
dollars

the property of deponent & others in said premises
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 Kennedy (nowhere)

for the reasons following, to wit: That deponent is in-
formed by George R. Killland a
Police Officer of the Eighteenth
Police District in said City, that
he (Killland) at the time mentioned
found deponent in the hall-
way of said premises. That
deponent does not belong in said premises
and has no authority to enter said premises.

G. Willishausen

Sworn to before me this 24th day of November 1886
John Kennedy
Police Officer

POOR QUALITY
ORIGINAL

0168

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation Police officer of No. 18 Police Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Geo. Miller
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of November 1888

Geo. R. Kirkland
John B. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0169

Sec. 198—200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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.

John Kenny

I appear before me this

John Kenny
District Justice.

0170

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 Sebastian

Dated November 23 1886 John C. Smith Police Justice.

Dated 188 *Police Justice.*

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0171

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Henry

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

John Henry —

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

The said

John Henry

late of the ~~Eighth~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~fourteenth~~ day of ~~November~~, in the year
of our Lord one thousand eight hundred and eighty-~~five~~, with force and arms, about the
hour of ~~twelve~~ o'clock in the ~~morning~~ time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one

Fugate Williamsen —

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit:

The said Fugate Williamsen,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said

Fugate Williamsen,

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away;

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

POOR QUALITY
ORIGINAL

0172

SECOND COUNT—

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

John Henry of the crime of attempting to commit the crime of
~~the crime of~~ GRAND LARCENY IN THE *first* DEGREE, committed as follows:

The said

John Henry

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

a quantity of household furniture consisting of divers articles and things of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred dollars, —

and divers articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred dollars, —

of the goods, chattels and personal property of one

George Withershausen. —

in the dwelling house of the said

George Withershausen. —

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

Randolph B. Smith

District Attorney.

0173

BOX:

238

FOLDER:

2319

DESCRIPTION:

Kingston, Harry

DATE:

11/29/86



2319

POOR QUALITY
ORIGINAL

0174

EX 31573

A

Counsel,

Atty.

Filed 29 day of Nov 1886

Pleads

Unlawfully

THE PEOPLE

vs.

R

Harry Kingston

County of

Grand Jury

Grand Larceny, 2nd degree
[Sections 528, 531, Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

[Signature]

Foreman.

Dec 20

Witnesses:

POOR QUALITY
ORIGINAL

0175

Police Court—2nd District.

Affidavit—Larceny.

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

of No. 104 West 28th Street, aged 25 years,
occupation Dress-maker being duly sworn
deposes and says, that on the 21st day of November 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

Three diamond finger rings,
in all of the value of three-
hundred 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 Harry Kingston, now
here, for the reasons following,
to wit: That said deponent
then called at deponent's said
residence and inquired for
a lady. That deponent showed
him into the front parlor
where said rings then lay
on a dressing case.
That he remained therein
about three minutes, and not
finding word about the person
he inquired for he hurried
away. That instantly
deponent discovered the larceny.

POOR QUALITY ORIGINAL

0176

of said property. That from the time defendant last saw said rings on the dressing case until the moment ~~where~~ defendant discovered their loss no persons, other than defendant and said defendant, were within said room, and not more than four (4) minutes of time had elapsed. ^{Defendant met in pursuit of defendant and defendant ran and defendant overtook him and arrested him.} Sworn to before me this } Mary Hamilton
22nd day of November 1886 }

J. W. Smith
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1886 Police Justice.
I have admitted the above named
to bail to answer by the undersigned here to annexed.
Dated 1886 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1886 Police Justice.

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of

vs.

1 _____
2 _____
3 _____
4 _____

Offence—LARCENY.

Dated 1886 _____

Magistrate.

Officer.

Clerk.

Witnesses, _____
No. _____ street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer _____ Sessions.

POOR QUALITY
ORIGINAL

0177

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY {
OF NEW YORK, { ss

Harry Kingston

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

Question. What is your name?

Answer. *Harry Kingston*

Question. How old are you?

Answer. *31 years of age*

Question. Where were you born?

Answer. *Italy*

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

Answer. *68 East 86 St. 7 or 8 months*

Question. What is your business or profession?

Answer. *Cabinet-maker*

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

Answer. *I am not guilty.*
Harry Kingston

Taken before me this *22*
day of *November* 188*8*

Police Justice.

0178

43573
 Police Court—
 District.

ON THE COMPLAINT OF

Mrs. Hamilton

104²⁰⁸ W. 28

Haymington

2

Offence Larceny
Felony

Richard Magistrate.

Officer

Precinct: ~~11~~ ~~12~~ ~~13~~ ~~14~~ ~~15~~ ~~16~~ ~~17~~ ~~18~~ ~~19~~ ~~20~~ ~~21~~ ~~22~~ ~~23~~ ~~24~~ ~~25~~ ~~26~~ ~~27~~ ~~28~~ ~~29~~ ~~30~~ ~~31~~ ~~32~~ ~~33~~ ~~34~~ ~~35~~ ~~36~~ ~~37~~ ~~38~~ ~~39~~ ~~40~~ ~~41~~ ~~42~~ ~~43~~ ~~44~~ ~~45~~ ~~46~~ ~~47~~ ~~48~~ ~~49~~ ~~50~~ ~~51~~ ~~52~~ ~~53~~ ~~54~~ ~~55~~ ~~56~~ ~~57~~ ~~58~~ ~~59~~ ~~60~~ ~~61~~ ~~62~~ ~~63~~ ~~64~~ ~~65~~ ~~66~~ ~~67~~ ~~68~~ ~~69~~ ~~70~~ ~~71~~ ~~72~~ ~~73~~ ~~74~~ ~~75~~ ~~76~~ ~~77~~ ~~78~~ ~~79~~ ~~80~~ ~~81~~ ~~82~~ ~~83~~ ~~84~~ ~~85~~ ~~86~~ ~~87~~ ~~88~~ ~~89~~ ~~90~~ ~~91~~ ~~92~~ ~~93~~ ~~94~~ ~~95~~ ~~96~~ ~~97~~ ~~98~~ ~~99~~ ~~100~~ ~~101~~ ~~102~~ ~~103~~ ~~104~~ ~~105~~ ~~106~~ ~~107~~ ~~108~~ ~~109~~ ~~110~~ ~~111~~ ~~112~~ ~~113~~ ~~114~~ ~~115~~ ~~116~~ ~~117~~ ~~118~~ ~~119~~ ~~120~~ ~~121~~ ~~122~~ ~~123~~ ~~124~~ ~~125~~ ~~126~~ ~~127~~ ~~128~~ ~~129~~ ~~130~~ ~~131~~ ~~132~~ ~~133~~ ~~134~~ ~~135~~ ~~136~~ ~~137~~ ~~138~~ ~~139~~ ~~140~~ ~~141~~ ~~142~~ ~~143~~ ~~144~~ ~~145~~ ~~146~~ ~~147~~ ~~148~~ ~~149~~ ~~150~~ ~~151~~ ~~152~~ ~~153~~ ~~154~~ ~~155~~ ~~156~~ ~~157~~ ~~158~~ ~~159~~ ~~160~~ ~~161~~ ~~162~~ ~~163~~ ~~164~~ ~~165~~ ~~166~~ ~~167~~ ~~168~~ ~~169~~ ~~170~~ ~~171~~ ~~172~~ ~~173~~ ~~174~~ ~~175~~ ~~176~~ ~~177~~ ~~178~~ ~~179~~ ~~180~~ ~~181~~ ~~182~~ ~~183~~ ~~184~~ ~~185~~ ~~186~~ ~~187~~ ~~188~~ ~~189~~ ~~190~~ ~~191~~ ~~192~~ ~~193~~ ~~194~~ ~~195~~ ~~196~~ ~~197~~ ~~198~~ ~~199~~ ~~200~~ ~~201~~ ~~202~~ ~~203~~ ~~204~~ ~~205~~ ~~206~~ ~~207~~ ~~208~~ ~~209~~ ~~210~~ ~~211~~ ~~212~~ ~~213~~ ~~214~~ ~~215~~ ~~216~~ ~~217~~ ~~218~~ ~~219~~ ~~220~~ ~~221~~ ~~222~~ ~~223~~ ~~224~~ ~~225~~ ~~226~~ ~~227~~ ~~228~~ ~~229~~ ~~230~~ ~~231~~ ~~232~~ ~~233~~ ~~234~~ ~~235~~ ~~236~~ ~~237~~ ~~238~~ ~~239~~ ~~240~~ ~~241~~ ~~242~~ ~~243~~ ~~244~~ ~~245~~ ~~246~~ ~~247~~ ~~248~~ ~~249~~ ~~250~~ ~~251~~ ~~252~~ ~~253~~ ~~254~~ ~~255~~ ~~256~~ ~~257~~ ~~258~~ ~~259~~ ~~260~~ ~~261~~ ~~262~~ ~~263~~ ~~264~~ ~~265~~ ~~266~~ ~~267~~ ~~268~~ ~~269~~ ~~270~~ ~~271~~ ~~272~~ ~~273~~ ~~274~~ ~~275~~ ~~276~~ ~~277~~ ~~278~~ ~~279~~ ~~280~~ ~~281~~ ~~282~~ ~~283~~ ~~284~~ ~~285~~ ~~286~~ ~~287~~ ~~288~~ ~~289~~ ~~290~~ ~~291~~ ~~292~~ ~~293~~ ~~294~~ ~~295~~ ~~296~~ ~~297~~ ~~298~~ ~~299~~ ~~300~~ ~~301~~ ~~302~~ ~~303~~ ~~304~~ ~~305~~ ~~306~~ ~~307~~ ~~308~~ ~~309~~ ~~310~~ ~~311~~ ~~312~~ ~~313~~ ~~314~~ ~~315~~ ~~316~~ ~~317~~ ~~318~~ ~~319~~ ~~320~~ ~~321~~ ~~322~~ ~~323~~ ~~324~~ ~~325~~ ~~326~~ ~~327~~ ~~328~~ ~~329~~ ~~330~~ ~~331~~ ~~332~~ ~~333~~ ~~334~~ ~~335~~ ~~336~~ ~~337~~ ~~338~~ ~~339~~ ~~340~~ ~~341~~ ~~342~~ ~~343~~ ~~344~~ ~~345~~ ~~346~~ ~~347~~ ~~348~~ ~~349~~ ~~350~~ ~~351~~ ~~352~~ ~~353~~ ~~354~~ ~~355~~ ~~356~~ ~~357~~ ~~358~~ ~~359~~ ~~360~~ ~~361~~ ~~362~~ ~~363~~ ~~364~~ ~~365~~ ~~366~~ ~~367~~ ~~368~~ ~~369~~ ~~370~~ ~~371~~ ~~372~~ ~~373~~ ~~374~~ ~~375~~ ~~376~~ ~~377~~ ~~378~~ ~~379~~ ~~380~~ ~~381~~ ~~382~~ ~~383~~ ~~384~~ ~~385~~ ~~386~~ ~~387~~ ~~388~~ ~~389~~ ~~390~~ ~~391~~ ~~392~~ ~~393~~ ~~394~~ ~~395~~ ~~396~~ ~~397~~ ~~398~~ ~~399~~ ~~400~~ ~~401~~ ~~402~~ ~~403~~ ~~404~~ ~~405~~ ~~406~~ ~~407~~ ~~408~~ ~~409~~ ~~410~~ ~~411~~ ~~412~~ ~~413~~ ~~414~~ ~~415~~ ~~416~~ ~~417~~ ~~418~~ ~~419~~ ~~420~~ ~~421~~ ~~422~~ ~~423~~ ~~424~~ ~~425~~ ~~426~~ ~~427~~ ~~428~~ ~~429~~ ~~430~~ ~~431~~ ~~432~~ ~~433~~ ~~434~~ ~~435~~ ~~436~~ ~~437~~ ~~438~~ ~~439~~ ~~440~~ ~~441~~ ~~442~~ ~~443~~ ~~444~~ ~~445~~ ~~446~~ ~~447~~ ~~448~~ ~~449~~ ~~450~~ ~~451~~ ~~452~~ ~~453~~ ~~454~~ ~~455~~ ~~456~~ ~~457~~ ~~458~~ ~~459~~ ~~460~~ ~~461~~ ~~462~~ ~~463~~ ~~464~~ ~~465~~ ~~466~~ ~~467~~ ~~468~~ ~~469~~ ~~470~~ ~~471~~ ~~472~~ ~~473~~ ~~474~~ ~~4~~

Witnesses

G. C. SERVICE

No.
Street.

No. 11 Street.

\$ 1000 to answer 25

1

Harry Kington

Dated Nov. 22 1886 G. Kilbuck Police Justice.

Dated 188 *Police Justice.*

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0179

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Hamilton

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

- Mary Hamilton -

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

The said

Mary Hamilton,

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

*Three rings of the
value of one hundred
dollars each.*

of the goods, chattels and personal property of one

Mary Hamilton.

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

Richard B. Smith

District Attorney.

0 180

BOX:

238

FOLDER:

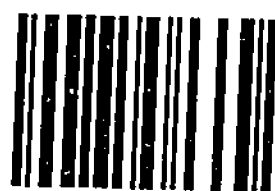
2319

DESCRIPTION:

Knorr, George

DATE:

11/19/86



2319

POOR QUALITY
ORIGINAL

0181

* 208 B Wm & Hester

Counsel,

Filed 19 day of Apr 1886

Pleads, Indictment.

THE PEOPLE

vs.

George Knorr

H.P.

[Sections 224 and 225 Penal Code].
Robbery, 1st degree.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill. P 14 19th Sept

Clear Indy Foreman.

Pr Apr 30 86 for Jay Tamm
reached his room Rees

Wm L. Tamm

True Bill

Sept 14 86

POOR QUALITY
ORIGINAL

0182

*20813 Wm 6 Monday

Counsel,

Filed

19 day of Apr

1886

Pleads,

THE PEOPLE

vs.

George Knorr

H.D.

[Sections 224 and 225 Penal Code].
Robbery, 1st degree.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Clear Andy Foreman.

Mr. J. W. 3000

per. 1000

1000

1000

1000

1000

1000

POOR QUALITY
ORIGINAL

0 183

Grand Jury Room.

PEOPLE

vs.

Geo. Knorr.

Rabbery.

Call Complainants
name. Forfeit his
recog of absence,

~~W.D.~~

1215 1/2

19/27

dr Schenck

sew complete bail
for 137th ADP

POOR QUALITY
ORIGINAL

0184

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message.

This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

NORVIN GREEN, President.

| NUMBER | SENT BY | REC'D BY | CHECK |
|--------|---------|----------|---------|
| 24 | On | ad | 14 paid |

Received at No. 16 Broad St. (Next door to Stock Exchange.)

Dated Oberlin Depot Ohio 17 March 17 1887

To Otto H Bannard

Care Anderson & Howland

35 Wall St nyc

Mr Gray is Considerably better
& will be in New York
in April without doubt

Yours A Gray

POOR QUALITY
ORIGINAL

0185

Grand Jury Room.

PEOPLE

vs.

George Knorr

surrendered and

Conv. to the Tomb

July 28/87

ff

POOR QUALITY
ORIGINAL

0 186

C Berlin Ohio July 20

Dear Sir

When will the State vs
George Knorr - be tried - ?

If I am given timely
notice I can be on
hand -

Respy

Ansel Gray

POOR QUALITY
ORIGINAL

0187

PART III.

THE COURT ROOM IS IN THE THIRD STORY.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room Door that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Wmly Gray*

of No. *Care John F. Cummings 50 West 12 St* Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the

day of *June* instant, at the hour of Eleven

in the forenoon of the same day, to testify the truth and give evidence in our behalf against *George Knorr*

in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *June*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, District Attorney

PART III.

THE COURT ROOM IS IN THE THIRD STORY.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room Door that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Wmly Gray 90 John F. Cummings*

of No. *80 W 12* Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the

day of *June* instant, at the hour of Eleven

in the forenoon of the same day, to testify the truth and give evidence in our behalf against *G. Knorr*

in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *June*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, District Attorney

POOR QUALITY
ORIGINAL

0188

HENRY H. ANDERSON,
HENRY E. HOWLAND.

LAW OFFICES OF ANDERSON & HOWLAND,

OTTO T. BANNARD,
GEO. WELWOOD MURRAY.

35 WALL STREET, (MILLS BUILDING,)

New York, June 10, 1887.

Andrew D. Parker, Esq.
Chief Clerk Dist. Atty's Office
Dear Sir:

In the case of George
Know, the witness Ansley
Gray lives at Oberlin, Ohio.

I will write to him today
and ask him to fix the
earliest day in June when
he can be here. Upon
receiving his reply, I will
notify you at once.

Gray is a lawyer at Oberlin.

In the mean time do not
take his default or that
of his surety, Cummings
but adjourn the case for a
short time, if you can.

And greatly oblige

Yours truly

Otto T. Bannard

POOR QUALITY
ORIGINAL

0189

HENRY H. ANDERSON,
HENRY E. HOWLAND,
OTTO T. BARNARD,
GEO. WELWOOD MURRAY.

LAW OFFICES OF ANDERSON & HOWLAND,

35 WALL STREET, (MILLS BUILDING,)

New York,

January 14, 1887,

Delaney Nicoll Esq.,

My dear Nicoll:

In the case of George
Know, set down for Jan. 17th in Part I,
you will remember that I gave bail in
one hundred dollars for the appearance of
a witness, Ansley Gray. I have just
written to Gray at Oberlin, Ohio, that he
must be here, and some time ago he
wrote me that he would attend the
trial. If he cannot get here by
Monday, I wish you would speak to
the assistant in charge of this case
and ask him to accommodate me by
holding the case for a few days if
necessary. I will attend Monday
morning and state when Gray will
arrive if he has not done so.

For
W. B. Bedford

Yours Truly,

Otto T. Barnard.

POOR QUALITY
ORIGINAL

0190

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1st DISTRICT.

of No. the 6th Precinct, Police Street, aged 30 years,
occupation Police officer being duly sworn deposes and says
that on the 1 day of August 1888

at the City of New York, in the County of New York, Andly Gray
now here is a material witness
in the case of the People against
George Kupper on a charge
of Robbery, and that there is good
reason to believe that said Gray will
not appear at the Court of General
Sessions to testify as such witness.
Wherefore deponent prays that said
Gray be committed to the House
of Detention.

Arthur J Price

Sworn before me, this

188

day

Police Justice.

POOR QUALITY
ORIGINAL

0191

Police Court District.

CITY AND COUNTY
OF NEW YORK, ss

of No. Oliver Ohio Street, Aged 31 Years

Occupation Lawyer being duly sworn, deposes and says, that on the

15th day of November 1886, at the 6th Ward of the City of New York,

in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

Gold and lawful money of
the United States consisting of
silver coin of various denominations

of the value of One and 60/100 DOLLARS,

the property of Deponent

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

George Thorr (now known) for the reasons following, to wit: at about the hour of 7 o'clock on the above described date as deponent was walking in Broadway the said defendant struck deponent two violent blows on the face with his clenched fist, ordered deponent to throw up his hands, threatening at the time that he defendant would fire shot at deponent and did place his hands in the left pockets of the trousers then worn by deponent

Subscribed and sworn to before me this 18th day of November 1886

Police Justice

POOR QUALITY
ORIGINAL

0192

as a portion of his daily clothing
and took therefrom the said
money. Defendant is further
informed by Officer Price then present
that he Price saw the said defend-
ant ~~informing~~ the defendant's clothing.
Wherefore defendant charges the
said defendant with feloniously
taking stealing and carrying
away the aforesaid property from
his possession and person by
force and violence and against
his will.

Ans by Gray

Sworn to before me
this 16th day of November
1888

Police Justice
Dated 1888

Police Justice.

guilty of the offence within mentioned, I order n to be discharged.

There being no sufficient cause to believe the within named

Police Justice.

1888

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Police Justice.

1888

of the City of New York, until he give such bail.

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

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

1
2
3

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0193

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Police Officer of No. 64 Primer Street, being duly sworn deposes and

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

Sworn to before me, this 16

day of November 1888

Arthur J. Price

W. J. P. P.
Police Justice

POOR QUALITY
ORIGINAL

0194

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK. } ss.

122 District Police Court.

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

Question What is your name?

Answer.

George Knorr

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer,

New York

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

Answer.

51 Franklin

Question. What is your business or profession?

Answer,

Clerk

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

Answer.

I am not guilty
George Knorr

Taken before me this

day of

August

1885

Police Justice.

0195

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.....

Dated 16/11/68 188 6 Police Justice.

Dated 188 Police Justice.

Dated 188 *Police Justice.*

**POOR QUALITY
ORIGINAL**

0 196

HENRY H. ANDERSON,
HENRY E. HOWLAND,

OTTO T. BANNARD,
GEO. WELWOOD MURRAY.

LAW OFFICES OF ANDERSON & HOWLAND,

35 WALL STREET, (MILLS BUILDING,)

New York, Sept. 9, 1887.

Vernon M. Davis, esq.,

Assistant District Attorney.

Dear Sir:

Referring to the case of George Knorr, which was on your Calendar yesterday, I beg to state that I telegraphed to the witness, Ansley Gray, yesterday to Oberlin, Ohio, but received no reply. He is probably away from home. Will you kindly inform me as to what disposition is made of the case and as to whether it has become necessary to forfeit the bail. In the latter event I will send you cheque. Thanking you for your courtesy, I am

Yours truly,

Otto T. Bannard

COURT OF GENERAL SESSIONS.

The People, &c.

VS.

George Knorr

OFFICE

RANDOLPH B. MARTINE,
District Attorney.

City and County of New York fo:-

Vernon M. Davis being duly sworn says :- That he is one of the Assistant District Attorneys of the City and County of New York. Deponent is informed and verily believes that Ansley Gray is a material and necessary witness on behalf of the People herein.

Deponent further says that he was informed by Otto T. Barnard of 35 Wall Street the Attorney for John F. Cummings the surety for the appearance of the said Ansley Gray as a witness herein, that the said Ansley Gray resides at Oberlin in the State of Ohio as will appear by the annexed letter from said Barnard and which deponent believes to be true.

Deponent is informed and verily believes that repeated efforts have been made on behalf of the People herein to secure the attendance of the said Ansley Gray, but that he, the said

POOR QUALITY
ORIGINAL

0198

Gray has failed to appear, and that the bond of the said Cummings given to secure the attendance of the said Gray has been forfeited by the Court.

Wherefore deponent verily believes that the said Ansley Gray will not appear as a witness herein.

Sworn to before me this }
28th day of September 1887 } Vernon M. Davis,
Rudolph L. Scharf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

COURT OF GENERAL SESSIONS

The People vs.

Robert
1st Deputy

George Knorr

RENECOTTE B. HARTUNG,
District Attorney.

Affidavit of
Asst. Dist. Atty. V. M. Davis

POOR QUALITY
ORIGINAL

0199

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Fugate Snow

The Grand Jury of the City and County of New York, by this indictment, accuse *Fugate Snow* —

of the CRIME OF ROBBERY in the *First* degree, committed as follows:

The said *Fugate Snow*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*nine*, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Andrew F. F. F.* in the peace of the said People, then and there being, feloniously did make an assault, and

divers coins of the United States of America, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar and eighty cents, —

of the goods, chattels and personal property of the said *Andrew F. F. F.* from the person of the said *Andrew F. F. F.* against the will, and by violence to the person of the said *Andrew F. F. F.* then and there violently and feloniously did rob, steal, take and carry away,

the said Fugate Snow then and there armed with a dangerous weapon, to wit: with a certain pistol then and there charged and loaded with gunpowder and lead, 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.

Handwritten signature

District Attorney.

0200

BOX:

238

FOLDER:

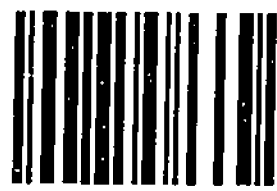
2319

DESCRIPTION:

Kratz, Henry

DATE:

11/23/86



2319

0201

BOX:

238

FOLDER:

2319

DESCRIPTION:

Murphy, John

DATE:

11/23/86



2319

POOR QUALITY
ORIGINAL

0202

#255-13

Witnesses:

Revere. then the
superior court

24
3

Counsel,
Filed 23 day of Nov. 1886

Pleads,

THE PEOPLE

vs.

Henry Kratz
John Murphy

RANDOLPH B. MARTINE,

District Attorney.

Burglary in the Third Degree.
Sections 498, 506, 528, 531

A True Bill.

W. W. Thorne

Foreman

Book R. Thorne

Henry Henry
Port at Port 44

POOR QUALITY
ORIGINAL

0203

Police Court—1st District.

City and County } ss.:
of New York,

of No. 19 New Street, aged 45 years,

occupation Liquor dealer being duly sworn

deposes and says, that the premises No. 19 New Street, First Ward

in the City and County aforesaid the said being a brick building

the basement of

and which was occupied by deponent as a Liquor Saloon

and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking

two panels of the door facing Broadway,
raising the iron bar which secured said
door, and entering in the passage way
leading to said Saloon

on the 1st day of November 1886 in the night time, and the

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

twelve boxes of Cigars two boxes of
Chewing tobacco five bottles of Liquors
three packages of Cigarettes and nine
flasks of gin and whiskey Cocktails,
altogether of the value and
amounting to one hundred and
forty dollars (\$140⁰⁰/₁₀₀)

the property of Deponent

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

Henry Kratz and John Murphy
whereby

for the reasons following, to wit:

On said date about the
hour of 6 30 o'clock p.m. deponent locked
and fastened the doors of said Saloon
in which there were stored the afore-
described property. At the hour of 11 o'clock
p.m. on said date deponent found that
said Saloon had been burglariously entered
as above described. Subsequently
deponent was informed by Police

POOR QUALITY
ORIGINAL

0204

Officer Maurice J. O'Connell of the
First Precinct that on said date
between the hours of 8 and 9 o'clock
P.M. said officer found said Murphy
in said saloon who tried to make
good his escape through the door of
said saloon leading to New Street
and said officer found in the possession
of said Murphy two small flasks which
deponent identifies as a portion of said property
and said officer afterwards found twelve boxes
of Cigars ~~and~~ and five bottles of liquors -
two boxes of Chewing tobacco and seven small flasks
outside the door of said saloon facing
Broadway all of which deponent identifies
as the property stolen from his possession
said officer also found Henry Kratz in the
boiler room of said premises in basement of
building, and said officer found in the possession
of said Kratz three packages of Cigarettes which deponent
identifies as a portion of said property stolen from
his possession.

Subscribed and sworn to before me and P. Murphy
1888
Justice of the Peace

I hereby certify that the within named
person is the owner of the property therein mentioned, and that he is not a
fugitive from justice, and that he is not a
person of ill fame.

Dated 1888
Police Justice

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

Dated 1888
Police Justice

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

1
2
3
4

Dated

1888

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0205

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Police Officer of No. 124 Precinct Street, being duly sworn deposes and

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

Sworn to before me, this

day of November 1886

J. O. Connel
Police Justice.

POOR QUALITY
ORIGINAL

0206

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

106 District Police Court.

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

I am guilty of the
charge

John Murphy

Taken before me this

day of

September 1888
John Murphy
Police Justice

POOR QUALITY
ORIGINAL

0207

Sec. 198—200

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer,

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

Answer.

Question. What is your business or profession?

Answer,

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

Answer.

I am guilty of the charge
H. Kratz

Taken before me this

day of

John J. [Signature]

Police Justice.

POOR QUALITY
ORIGINAL

0208

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

X 255B
Police Court 12
District 139

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. Robert Murphy
2. 19 New St.
3. Henry Brady
4. John Murphy
Offence Burglary

Dated Nov 18 1886

Magistrate.
Officer.
Precinct.

Witnesses

No. 1. James C. Coleman
No. 2. William Thomas
No. 3. Lee Brannan

No. _____
to answer _____
Street _____



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

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

Dated Nov. 18 1886 _____ Police Justice.

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

Dated _____ 1886 _____ Police Justice.

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

Dated _____ 1886 _____ Police Justice.

POOR QUALITY
ORIGINAL

0209

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

of No.

Street

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the 24 day of Nov instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of Nov, in the year of our Lord 1886.

RANDOLPH B. MARTINE, *District Attorney.*

POOR QUALITY
ORIGINAL

0210

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Samuel Brothman and
John Murphy*

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

Samuel Brothman and John Murphy

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

The said *Samuel Brothman and John
Murphy, both*

late of the *First* Ward of the City of New York, in the County of
New York, aforesaid, on the *seventeenth* day of *November*, in the year of
our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the *saloon* of one

Edmund Murphy

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

Edmund Murphy

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

POOR QUALITY
ORIGINAL

0211

SECOND COUNT—

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

Henry Strick and John Murphy
of the CRIME OF *Grand* LARCENY *in the second degree*, committed as follows:

The said *Henry Strick and John Murphy*

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

Twelve boxes of cigars of the value of five dollars each box, two boxes of chewing tobacco of the value of five dollars each box, five bottles of liquor of the value of two dollars each bottle, three packages of cigarettes of the value of ten cents each package, and nine flasks, each containing certain compounds of various liquors & chemicals, of the kind called "cock-tails" of the value of two dollars each flask,
of the goods, chattels and personal property of one *John Murphy*

in the *saloon* of the said *John Murphy*

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

Handwritten signature
District Attorney.