

0401

BOX:

207

FOLDER:

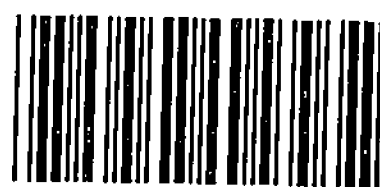
2068

DESCRIPTION:

Kee, Wo

DATE:

02/09/86



2068

It appears that within
premises are no longer
occupied for gambling pur-
poses and the debt remaining
no longer to engage in gambling
after consultation with Mr
Anthony Comstock who assents
thereto I recommend that
if debt will plead guilty
sentence be suspended &
begin

N.Y June 16, 1886

Randolph B. Martine
District Attorney

I concur -

Anthony Comstock

(Section 843, Penal Code.)
Keeping Gambling Establishment,
etc.

33. vs. B
& Matt

Wm Kee

THE PEOPLE

Day of Trial,

Counsel,

Filed

day of

1886.

Pleeds

July 10.

Randolph B. Martine,

District Attorney.

Read guilty

A TRUE BILL

Wm Kee
Foreman.

Sen Pasper de
Spe. Ex. Agent on
1-2-86

0402

0403

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

Wah Sing being duly sworn deposes and says that he resides at 109 Fourth Avenue, New York City, and is more than 21 years of age. That on or about the 5th day of January 1886 Sam Toy of Number 5 Mott Street, New York City, did unlawfully contrive, propose and draw a lottery, or assist in contriving proposing and drawing the same: which said lottery was set on foot for the purpose of disposing of property ^{announced by lot or chance.} Deponent, further says, that on the 5th day of January 1886, and divers and various days between that date and the 1st of July 1885 he visited the premises situated on the second floor from the street in certain premises situate and know as Number 5 Mott Street in the City of New York as aforesaid, and there saw the said Sam Toy sell, give away furnish and transfer a certain ticket, share, chance and interest, or paper, certificate or instrument purporting to be or to represent a ticket, share, chance or interest in, or dependent upon the event of a lottery to be drawn within this state. Deponent there on divers occasions and dates did further see the said Sam Toy conducting and carrying on and drawing said lottery in said premises as aforesaid.

Against the peace and dignity of the people of the state of New York, and against the form of the statute in such case made and provided.

Subscribed and sworn to before :
me this day of January 1886. :

Samuel C. Reilly
Police Justice

Wah Sing

0404

The People's

107

San Jose

Contriving, drawing ability.

Witness

G. E. Owen.

150 names?

Wah. Sing -

complaint.

0405

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

POLICE COURT, 102 DISTRICT.

Albertis Woods

of 187 Duane Street, being duly sworn, deposes and says,

that on the 18 day of January 1886

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

No Kce now here / As the person
named in the annexed affidavit of
deponent by the name of Sam Toy and
who did at the time and place named
in said affidavit commit the offense
therein set forth • Albertis Woods

Sworn to before me, this

18th day of

January 1886

Samuel A. Wood Justice.

0406

Sec. 198-200.

157

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Wo Kee 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

Wo Kee

Question How old are you?

Answer

35 years

Question Where were you born?

Answer

China

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

Answer

S. Mott Street 12 years

Question What is your business or profession?

Answer

Grocer

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
Wo Kee

Taken before me this

day of *May* 188*8*

Police Justice.

James J. McLaughlin

0407

POOR QUALITY
ORIGINAL

Sec. 151.

Police Court, _____ District.

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

In the name of the People of the State of New York; To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William D. ... of No. 100 ... Street, charging that on the ... day of January 1886 at the City of New York, in the County of New York that the crime of conspiracy for ...

has been committed, and accusing Samuel Torg

thereof.

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Deputy Sheriff, Peace Officer, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring ... forthwith before me, at the ... DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 19th day of January 1886

... POLICE JUSTICE.

0408

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Irish King.

vs.

Dave King.

Warrant—General.

Dated

January 18th 1886

O'Reilly, Magistrate.

Wood, Officer.

The Defendant

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

Officer.

Dated

188

This Warrant may be executed on Sunday or at night.

Samuel O'Reilly, Police Justice.

REMARKS.

Time of Arrest,

10 P.M.

Native of,

Ireland

Age,

39

Sex,

Complexion,

Color

Profession,

Teacher

Married,

No

Single,

Read,

No

Write,

No

J. M. Sturges

0409

DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF
Hok Sing
Hok Kee

Examination had *January 27* 188 *6*
Before *Samuel S. Poilly* Police Justice.

I, *David C. Setman* Stenographer of the *104* District Police
Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *Hok Sing Albertus*
Mood Hok Kee
as taken by me on the above examination before said Justice.

Dated *February 3* 188 *6*

Solomon B. Smith
Police Justice.

David C. Setman
Stenographer.

0410

To Mr. White
 Power Grant
 The Paper on
 Complaint of
 State Sing

To Mr.

Verbatim Taken during
 Last
 Before Hon.
 A. C. Reilly
 January 3rd 1886.

Have Examination of the Complaint
 by Mr. & Mr.

Q What does he say?
 A 109 1st answer

Q What is your business?
 A I don't have any business for four months
 I live with a friend of mine, I have done
 no business since I came from Philadelphia

Q You say you live with a friend of yours
 A Yes Sir 109 4th answer

Q What is his business?
 A Laundry

Q What is his name?
 A Mah Ya Tong. my friend was out
 the place nearly two months ago
 Q And where have you been living for
 the last four months?

A. I lived there for four months. I boarded
there a little over two months. I lived
in the same place I didn't live any
where else.

Q. Is that his right name?

A. I don't know if he has any other name
except that is the name that everybody
knows him by.

Q. How long have you known Albee?

A. I don't remember how long I've known him
years.

Q. You have bought groceries from him?
Casper said yes.

Q. You were related to him the truck?
Casper said.

Q. You are his son-in-law, don't you?
Albee is not his anything more.

Q. About you are his \$100 dollars for
groceries?

Casper said he used to keep a grocery store
at Union and 8th Street.

Q. Is it true that you were in his place
the night before he was arrested?

Casper said.

0412

5

Q On the day that he was arrested?
Answer

Q He did to save you for the money you
are so kind?

Answer

Q He did not tell him to come in to
a small store the night he you would
pay him?

Answer

Q Did he ever do you any wrong?

A He cleared me out of the lottery tickets

Q Has he ever done you any wrong outside
of that?

Answer

Q Have you got any other names besides
Wah Sing Ah He

Answer Wah Sing Ah Sing Lee.

Q What other names?

A That is all

Q When did you buy any lottery tickets
before?

A On the 2^d of December in China in
American 5th of January I sent
a printer for the lottery?

0414

Attorney Hood being duly sworn
deposed he says, on the 18th of this
month I arrested the defendant and
man and drove out of the court.
When I got into the place he was
behind a small place, with a railing
such as you see in front of him
with a little stuff in front of him
The lot of people in front of him
The man asked the man if he was there
and I answered he was the man. He asked
for a drink but the man said no and he
said the man had a drink for
his drink. He said the place drinks
belong to him. He says wait until
I get my place. He then leaves the place
up the way the says to somebody.
We then went over the way.

James he in his shirt sleeves?
He said that he had a light coat on.
The paper a woman in. The other I got
inside every drawer was locked
up. I said if you don't open them
drawers I will break them open.

0415

6

Q. To give me the keys, and one drawer
He said he had got keys for me I forced
that open with a barbit but he handed
me the keys.

Q. When you took the keys from him?
A. He did to the one drawer suspect
and the bottles he said they were
nothing in them.

Q. Now how are after the goods that
were seized there in evidence.

A. By the Court admitted by witness C.

C. O. Examined

Q. Now you see him has any keys at
all?

A. Yes sir he handed them to me.

Q. Where did he take the keys from?
A. Same drawer.

Q. Now he has them in his hand?

A. He had the keys in his hand when
he opened the drawers.

- Q. Now you see him has the keys in his
hand.

A. I don't know at the time there was a

04 16

7

Squabble the the to had the scyp when
he opened the door. He stayed there and
looked the place up

Will you swear it was not a spring lock
that locked the door on the inside?
(I think it is a spring lock.)

From before me
this 2nd day of January 1896

Reuben J. Smith

0417

8

What I see being duly present

deposed by says.

Q. you have heard the charge that is made
against you?

A. yes sir

Q. did you hear a talking place there?

A. no sir

Q. did you see talking to this man?

A. no sir.

Q. did you see it the other day says that
day when he came there to arrest you?

A. no sir

Q. did you open the door?

A. no sir the door was not opened by me
I had no key.

Q. was Wm. Ling at your place the other
night?

A. I don't know, only he says he was not there
on the 10th of this month. in my place
in Mott Street I asked him for money
money, why he didn't come to pay
me. and why you don't come to see
me in say long. And he said he
would come to see me next week

0418

9

[illegible]

I have no more to say, and I am
 Dear Sir,

I have you ever by the name of Sam
 Day
 Cousin

I have known a man named Sam Joy.
A few I know a man by that name.
I was the in the room that night.
Aye so is

0419

10

Q. Would the Nat. Sing also see him
and the woman?

Answered

Q. Did Nat. Sing know you by your wife's
name?

Answered that he was dealing with
a woman who was by the name of
Nat. Sing,

By the name of

Q. Would you fight him?

Answered

Q. Ten years ago would you fight him?
Nat. Sing would be hit as good but
you would be the owner of you?

Answered

Q. Did you have a sister at that time?

Answered

Q. Did he have a book?

Answered that a bill and a book.

Q. Is that book of account that he
gave to Nat. Sing when he purchased
the bill of goods, was it that book of
account?

Answered

0420

11

I have the bill as signed as sent by him
a bill for 100

A That is what the same writing

I have the receipt as sent by your
particular up to date

Concord

I have the bill as sent by him

Concord

I have the bill as sent by him in full with date
for 100, 00

Concord where he bought the goods he
has a grocery store in Concord where
he is and that store out.

I will not allow him to receive the
money unless if they see out one place
they cannot go into another unless
they have the money then he can get up

A If I had received the money I would

have put my stamp on it and 20 c.
per one and one \$156.90

Given to before me

This 27th of January 1886

Per J. J. J. J.

0421

12

That King Recalled

I have just received from your father
a letter which that is receipted then
A. the postman came to my wife's residence
13th Ave. & Park St. at 10 P.M. 21.
I have to sign his name then
(11/11/21)

Sworn to before me
this 21st day of January 1922

Place for the

0422

Sec. 192.

District Police Court.

Undertaking to appear during the Examination

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Sam'l O'Reilly a Police Justice
of the City of New York, charging W. F. Kee Defendant with
the offence of

Gambling & Violating the Lottery Law

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned.

We, W. F. Kee Defendant of No. 8
Moat Street; by occupation a Grocer
and Thomas A. Lee of No. Thomas A. Lee
Street, by occupation a Thomas A. Lee Surety, hereby jointly and severally undertake that
the above named W. F. Kee Defendant
shall personally appear before the said Justice at the W. F. Kee District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 19th
day of January 188 }

Sam'l O'Reilly POLICE JUSTICE

W. F. Kee
Thomas A. Lee

0423

CITY AND COUNTY } ss,
OF NEW YORK, }

Sworn to before me, this
day of January 1886
Samuel J. Kelly
Police Justice

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth Twenty Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of House & Lot of Land Situated

at No 18 West Street City of New York valued
at Fifteen Thousand Dollars mortgaged for
Ten Thousand Dollars

Thomas L. Lee.

252
District Police Court.

THE PEOPLE, & c.
ON THE COMPLAINT OF

vs,

W. Lee

Undertaking to appear during
the Examination.

Taken the 19th day of Jan 1886

Justice,

Samuel J. Kelly

0424

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 Lo Ree

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 50 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 Jan 19 1886 Sam'l A. Kelly Police Justice.

I have admitted the above-named Lo Ree

to bail to answer by the undertaking hereto appeared.

Dated Jan 27 1886 Sam'l A. Kelly 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.

0425

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

1st 128 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wah Sing
109th 4th ave
Wo Kee

2

3

4

988.

988.

Dated

188

Magistrate

Officer.

Precinct.

\$1000 for E. Gary 22
7th a. No.

adjourned Jan 27. Street.

10 a. No.

No. Geo. E. Oram Street.

150 Nassau

No. 100th St. in Street.

\$1000 to answer

off Wood

100th St. Ch.

Dated

0426

Manufacture of gun
Sight at No 52nd St
China gunpowder
June 18 1886

16 Boxes for carrying
Drummers each contains
100 Tablets

2 films containing Tablets

2 Containers packed with
are used for carrying money

Prepared at home

1 Board containing Tablets

80 in all used for drawing

2 1/2 Dollars Containing money

2 Boxes Tablets

1 " of drawn Tablets

2 Boxes of Tablets

4 China Boxes containing
Drawings of Tablets

1 Pan for which the drawn
money are taken

2 Black Pencils

1 Red Ink for (1)

0427

Constructing the game
1 Wooden box for Stamp
Ticket
1 Stamp for Stamp
Ticket
at Station House a small
Revolver for 48 Cents
6 Shells Self Loading
found on the floor
found in the Merry
one tin Box containing six
44 caliber also 48
each containing money the
name of the player on each
package on the Merry
also small book
in box -

E. W. A.

0428

Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

Randolph B. Marline
Dist. Attorney

Sir,

I would respectfully state, that,
the premises No 5, Hott St. formerly
occupied by Mr. Lee, is now vacant,
and there is no evidence of
gambling of any description.

Respectfully

John H. Cunniff
Capt 6th Precinct

0429

Police Department of the City of New York,

Precinct No. 6

New York, Feb 19th 1886

Randolph B. Martine
Dist Attorney

Sir,

I would respectfully state,
that, I have made a personal examination
of the premises No 5 Mott St. formerly
occupied by Ho. Lee, it is now
unoccupied and there is no evidence
of gambling.

Respectfully

John McCuey
Capt Co. Prec

0430

New York City July 7/86
Hon Randolph B. Martin
Dear Sir,

I will kindly to review with
me, I promise in the future
to have nothing to do with
gambling in any form and
will endeavor to do all
in my power to prevent my
countrymen from gambling.
Trusting that this will meet
with favorable consideration
from you I remain
Respectfully Yours

Wong Chong
Wok Kee

0431



THE
New York Society for the Suppression of Vice,

150 NASSAU STREET,

(Dictated.)

Room 9.

New York, May-22-1886

Hon. Randolph B. Martine,
District-Attorney, N. Y. City.

Dear Sir: -

I have the honor to ask for a speedy trial in the case of "The People vs Wah Kee," alias Sam Toy, whose right name is believed to be Wang-a-Chong, charged with keeping a gambling house at No. 5. Mott Street, against whom there are two indictments.

I am informed that one of the most material witnesses in the case is about to leave the City, and I desire if possible to have the case tried before he leaves--if it is possible to have it done. But another very great reason is, that a trial and conviction in this case will do much to close the Chinese gambling houses in Mott Street that are constantly robbing and impoverishing the poor in that locality. I was frequently appealed to by the ^{late} Chinese Consul, to close up these places. In this case, as you will see by the papers, the evidence is very clear, and the complaint is corroborated very materially by parties from my office, as well as the police.

I have the honor to be, very respectfully Sir,
Wm. J. Condit
Secretary.

0432

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Wo Lee

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

Wo Lee

of the CRIME OF KEEPING A room TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said Wo Lee,

late of the Sixth Ward of the City of New York in the County of New York aforesaid, on the sixteenth day of January, in the year of our Lord one thousand eight hundred and eighty-six, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate, to be used for gambling purposes, ~~to wit: to be used for the purpose of therein conducting a certain gambling game commonly called~~ where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Wo Lee

of the CRIME OF KEEPING A room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said Wo Lee,

late of the Sixth Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said sixteenth day of January, in the year of our Lord one thousand eight hundred and eighty-six, at the Ward, City and County aforesaid, unlawfully did keep a certain room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public ~~to~~ private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers, and documents, 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.

0433

THIRD COUNT.

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

Wo Kee
of the CRIME OF KNOWINGLY PERMITTING A room TO BE USED FOR GAMBLING PURPOSES, committed as follows :

The said Wo Kee,
late of the Sixth Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said eighteenth day of January, in the year of our Lord one thousand eight hundred and eighty-six, being then and there the owner of a certain room in a there situate, known as number Five West Street,

in the said Ward, City and County, at the Ward, City and County aforesaid, with force and arms, unlawfully did knowingly permit the said room, to be used for gambling ~~by divers common gamblers whose names are to the Grand Jury aforesaid unknown or whom in the said~~ ~~the said~~ ~~did then and there knowingly permit to engage as players in a certain gambling game commonly called~~ ~~, where money and property was dependent upon the result,~~ against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

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

Wo Kee
of the CRIME OF KNOWINGLY PERMITTING A room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows :
The said Wo Kee,
late of the Sixth Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the eighteenth day of January, in the year of our Lord one thousand eight hundred and eighty-six, being then and there the owner of a certain room in a there situate, known as number Five West Street,

in the said City and County, with force and arms, at the Ward, City and County aforesaid, unlawfully did knowingly permit the said room to be used ~~by one~~ for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers and documents, in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and for therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, 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.

Samuel B. McKeon,
~~JOHN McKEON,~~
District Attorney.

0434

BOX:

207

FOLDER:

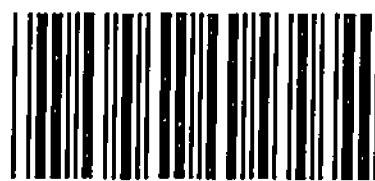
2068

DESCRIPTION:

Kelly, Joseph

DATE:

02/24/86



2068

0435

196.

Witnesses:

Counsel,

Filed 24 May of May 1886

Pleas: *Not guilty (w/)*

THE PEOPLE

vs.

R

Joseph Kelly

Grand Larceny, *1st* Degree.
(From the Person.)
Sections 528, 529, — Penal Code.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

OK Kelly

Foreman.

March 11/86

Spencer Acquitted.

0436

9

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Frank J. Rutz

of No. 216½ Lexington St. New York
being duly sworn, deposes and says, that on the 21st day of February 1886at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent and from his person.

the following property, viz :

One open faced silver watch
of the value of twenty dollars (\$20-)

Sworn before me this

day of

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 Joseph Kelly, (now here)

for the following reasons: Deponent was
with the defendant in the Bowery
about 2.30 A.M. when the defendant
pulled the said watch out of deponent's
left vest pocket and detached it
from the chain by which it was fastened
to deponent's vest. The defendant was
seized by deponent immediately and
held until officer Intemann of the

Police Justice,

188

TORN PAGE

0437

Lenth Precinct arrested the defendant
and found the said watch in his possession

WROTE TO BEFORE ME

THIS 21 DAY OF Feb 1906

POLICE JUSTICE

Frank J. Ruby

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0438

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer

Joseph Kelly

Question. How old are you?

Answer

27 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

37 Bowery — 2 months

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 met the complainant and made his acquaintance early in the evening and was drinking with him from 9 P.M. to 3 A.M. and played pool with him for or five hours. We were both intoxicated. When he started to go home he was taking a down town car instead of an up town car and I stopped him. Then he tried to jump on an up town car and I tried to prevent him fearing he might be hurt. as I took hold of him his watch came out accidentally and he charged me unjustly with attempting to steal it. I handed it to the officer over Joseph Kelly

Taken before me this

day of *February* 1886

Police Justice.

0439

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 _____

Joseph Kelly
_____ 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 *Feb 21* 188*6*

Philip J. [Signature] Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0440

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frank J. Rutz
216 & 1/2 Lexington

Joseph Kelly

2

3

4

Dated

Feb 21
Duffy

1886

Magistrate

Officer.

Precinct.

Witnesses

Herman Intermian

No.

10th Precinct

Street.

No.

Street,

No.

Street,

\$

1000

to answer

G. S.

Com

Office
Lacey for
the year

0441

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Kelly

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

Joseph Kelly —
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Joseph Kelly*

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

one watch of the value of

Twenty dollars,

of the goods, chattels and personal property of one *Frank J. Rutledge*
on the person of the said *Frank J. Rutledge* —
then and there being found, from the person of the said *Frank J. Rutledge* —
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. Martine,
District Attorney

0442

BOX:

207

FOLDER:

2068

DESCRIPTION:

Klink, Mary

DATE:

02/15/86



2068

Witnesses:

Having made repeated efforts to obtain the attendance of witness Bridgenburg, who resides in the State of Pennsylvania, and he having refused to come within this jurisdiction, and being satisfied that no conviction could be had without the presence of said witness, I consent that the defendant be discharged upon her own recognizance.

New York,
April 27, 1886.

Randolph B. Martine

District Attorney.

#98

Counsel, *Wm. C. Kelly & Co.*
Filed *15* day of *Feb* 1886
Pleads *Not Guilty*

THE PEOPLE

vs.

Mary Mink

(2 cases)

Ch. P. Feb 21/86.

RANDOLPH B. MARTINE

*Left New York for his
own Recog.*
A TRUE BILL

Wm. C. Kelly

Foreman

[Sections 628 and 631, Penal Code].
(False pretenses).
LARCENY, 2nd degree

0443

0444

Police Court— District.

Affidavit—Larceny.

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

of No. 380 Broadway Street, aged 26 years,
 occupation Salesman being duly sworn
 deposes and says, that on the 27 day of January 1882 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:

Gold and lawful money of the United States
to the amount and of the value of Twenty-five dollars

the property of Deponent

and that this deponent
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
 and carried away by Mary Smith (maiden) for the reasons

that about the hour of 11 o'clock on the day preceding
 the above date, the defendant came to deponent's place
 of business at No. 380 Broadway and represented to him
 that there was at that time the sum of Ten thousand
 dollars in the hands of the Sheriff at Philadelphia Penn.
 which belonged to her and which she could obtain on
 demand and requested a loan of the above named
 amount for the purpose of going to Philadelphia and
 obtaining the same and that she would send her son
 for the money on the following morning. That about the hour
 of 11 o'clock on the above date, the defendant's son Charles
 Harrison came to deponent and stated that he had been
 sent by the defendant for the money promised her by
 deponent on the day previous, whereupon deponent

Sworn to before me, this

of

188

day

Police Justice.

0445

Solely relying upon the representations of the defendant so made to him, gave the said Charles Hanson defendant's son the above described money which the said Charles Hanson took and gave to the defendant in the presence of defendant's brother George W. Perry.

Defendant further says that he has been informed by his brother George W. Perry, who was present and saw defendant give the said Charles Hanson defendant's son the above mentioned sum of money \$25-, that he accompanied the said Charles Hanson to his mother the defendant and saw him give the defendant the money and heard him tell her that he had received it from defendant in accordance with her request as we referred to. Also that about two months thereafter he had gone to Philadelphia Penn., and had seen the Sheriff at Philadelphia, and the said Sheriff in answer to inquiries informed him, that the representations made by the defendant as above stated were wholly false and untrue and that he did not have at that time and never had any money in his custody belonging to the defendant or any in which she was known to have any claim.

Richard C. Perry

Dated 1888
guilty of the crime within named
I order he to be discharged.
Police Justice.

There being no sufficient cause to believe the within named
Police Justice.

Dated 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Police Justice.

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1.

2.

3.

4.

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Sessions.

0446

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation

George N. Somy
Sacker

of No.

410 Broadway

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Richard Somy

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

Sworn to before me, this

day of

January 1886

Geo. W. Perry.

Police Justice.

0447

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Mary Dalkin 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

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 cannot plead there is nothing to plead to
Mary Dalkin

Taken before me this

day of

Police Justice.

0448

State of Pennsylvania }
County of Philadelphia } ss.

I William B.
Mann Esq. Prothonotary of the County
of Common Pleas for the County
of Philadelphia do hereby certify
that the following persons were
Sherriffs of the County of Philadelphia
as follows:

William H. Wright from the first
Monday of January 1877 to the
first Monday of January 1880
Enoch Taylor from the first Monday
of January 1880 to first Monday of
January 1883.
George W. B. Koons from the first
Monday of January 1883 to first
Monday of January 1886.

In Testimony whereof
I have hereunto set my
hand and affixed the
seal of the County of Common
Pleas this 15th day of
February A.D. 1886

William B. Mann
Prothonotary

0449



W. LEETWOOD BOWMAN,
SHERIFF.

Philadelphia, 2/1 1886.

I hereby certify that the
following persons were Sheriffs
of the County of Philadelphia
as follows.

William H. Wright from
the first Monday of January 1877
to the first Monday of January 1880.
Enoch Taylor from the first Monday
of January 1880. to First Monday of
January 1883. George de Krom
from the First Monday of January
1883 to First Monday of January
1886 -

J. W. Anderson.
Deputy

0450

STENOGRAPHER'S MINUTES.

Second District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF
Richard C. Perry
Mary Ann

BEFORE HON.

P. H. Murphy
POLICE JUSTICE,

Jan 29 1886

APPEARANCES:

{ For the People,

{ For the Defence,

188

I N D E X .

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

R. C. Perry
G. W. Perry

1. 8
9. 14

G. J. Perry
Official Stenographer.

0451

DISTRICT POLICE COURT.

THE PEOPLE
IN COMPLAINT OF
R. C. Perry
agst.

Examination had

188

Before

Police Justice.

I, M. J. Treacy Stenographer of the District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of

as taken by me on the above examination before said Justice.

Dated

188

Police Justice
Stenographer.

Police Justice.

0452

New York Jan 30th 1886
Second District Police Court
Patrick H. Duffy Presiding.

Richard C. Perry

Mary Clark

Richard C. Perry

being duly sworn deposes and
says, under cross examination,

Ques You do you fix the time
this money was gotten?

Ans Because I rem-
ember he called, Hansen
called.

Ques Is there any other
circumstance that fixes
this in your mind, that
it occurred on the 27 of
Jan 1882?

Ans He ^(moved) ~~lost~~ our stock
on the 1st of February, and
I know it was round that
time she got the money
35. \$

1

2

Ques Did she get the money?

Ans She did not.

Ques Who got the money?

Ans Her Son.

Ques Did you see her son pay her the money?

Ans I did not but have a witness that did, she told me she would send her son for the money, and she sent him.

Ques Was that the time the representations were made?

Ans That afternoon, by herself.

Ques Where was she when she made the representation?

Ans 370 Broadway

Ques State what the representations were?

Ans She came into me with a smile on her face and said that everything in Philadelphia had turned

0454

3

Our all right and that
everything was settled and
she wanted 35\$ to help
her to get it. She never
would have got the money
except I thought she would
have brought my money
back, she said the Sheriff
held the money subject to
her demand.

Q

Have you
noted all the represent-
ations she made that in-
duced you to part with
your money?

A

That is all
I remember.

Q

Was that the
time she obtained the
35\$?

A

Yes Sir

3

0455

H

Ms By the court, Would
you have given her this
money, if she had not
made these representations
to you?

Ans If I thought I had
to wait five days & he
would not subsequently it.

Ms (Counsel) Did you ever
give her money before

Ans Yes, Sir.

Ms Now you
boarded in her house

Ans No Sir. I
was in her house 1911
Amason at Mrs. Sales

Ms Was your brother boarding
there?

Ans He was, with the
dependant, he moved there
February 1

Ms Where was
Arthur Perry, your brother?

Ans At the store with
Ms.

H

0456

5

Mr. Where did he board?

Ans. In the Store.

Mr. Is it not a fact that you boarded with Mrs. Kimball for sixteen weeks?

Ans. No, Sir, I know of three weeks.

Mr. You swore that you did not board with her at any time?

Ans. I do, I never boarded two days there, I never took over two meals in the house.

Mr. Did you board there for four weeks?

Ans. I did not board there a day.

Mr. Where was the defendant living at that time?

Ans. Harrison St. Jersey City.

Mr. You only complained of her

0457

Q
Taking 35. \$?

Ans
Me

Yes Sir.

What was the amount
she got on that occasion,
You swore to this complaint

Ans

Yes Sir

Me

It is four years ago since
you got this money?

Ans

Yes Sir.

Me

You picked up a gun
and a half when the defen-
-ant lived?

Ans

Up to a gun
and a half ago I did,
may be two years.

Me

How
does it come that you
waited?

Ans

She put me off
from time to time.

Me

Was this money
borrowed?

Ans

I gave it on her
representation, I loaned
it on her representation

14

Q. You swore that she stole
35.8 from you and represent-
-ed to you that there was
at that time ten thousand
dollars in the hands of
the Sheriff in Philadelphia?
Which belonged to her?

A. That is true.
Q. Do you know the Sheriff
of Philadelphia?

A. I do not.

Q. Do you know who he
was in 1882?

A. I do not.

Q. Did you ever see his
certificate of appointment?

A. I did not.

Q. Did you ever have any
conversation with him?

A. No.

Q. Of your own knowledge
you do not know whether
he had any money or
not?

A. No, only from

0459

8

Ques Her Sister Mary
You know
nothing about this of
your own knowledge?
Ans I do not, they
presented me here, this board
bill for \$5.00

Sworn to before me } Richard C. Long
this 3rd day of Jan 1886 }

Police Justice

8

0460

Q

G. A. Perry being duly sworn
deposes and says,

Ques

Did you

hear or see any of these
representations, that your
brother's allegations were made

Ans

Yes, the one she

made to him.

Ques

You know
nothing about these but
what he has told you
of this 35.4

Ans

I was not present.
She told me the night
before that she was to send
her son to get 35.4 from
my brother, I was in
our house that night.
She said she was going
to get the money.

Ques

Did you

ever see the money paid

Ans

I saw my
brother pay it.

Q

Me If you know any-
thing of your own
knowledge, state it.
An

Came with her son to
New York and my Brother
gave him the money
in my presence and
then went back to Mr
Hansen or Eli's house.
I saw her son handing
her the money.

Me Is there
any other fact than you
know of your own
knowledge?

Ans Nothing else.

Me Any other facts?

Ans I went to
Philadelphia to see the
Sheriff. At the beginning
of March, he said there
was ten thousand dollars
in the hands of the
Sheriff. I think his

0462

11

NAME —
Counsel I object to any
conversation between this
man and a person in
Philadelphia as it was
not in the hearing of the
Defendant.

Motion Denied
Counsel I object, on the ground
that there is no proof that
the person, of whom he talked
was the Sheriff of Philadelphia
Court How do you know
he was the Sheriff?

Ans I went to
the Sheriff and asked if
there was any money in
his possession for Mrs
Hansen.

Obj (On the ground
that there is no proof
that he was in the
Sheriff's Office)

Ans I saw a
man that looked over
"

0463

(12)

The Book's. I told him I wanted to find if there was any money in his possession for Mrs Hansen or Runk or her other names. He said there was no money in his possession and never was, then I went to the Supreme Court to see if she had a claim there, as she told me the case was pending there, and they told me there was no case there.

Ques

How do you know it was the Sheriff Office you were in?

Ans

I was never there before that.

Ques

Did you know where it was?

Ans

No.

Ques

Can you swear it was the Sheriff Office?

12

0464

12

Ans I can. I asked for
The Sheriff's Office.

Ques Who did

Ans You ask' a Policeman.

Ques Do they all the evidence

Ans You have?

Ans That is all.

Sworn to before me this
30th day of January 1886

Just. P. Ry.

Police Justice

Motion:

To discharge the
Defendant on the ground,
that the complaint and
testimony taken so far,
in which they state all
that they have, has failed
to prove that the defendant
has committed a crime
against the laws of this
State, which would

0465

13

Justify Your Honor in
holding the Defendant. This
case will come under
Judge Sam Dounts
decision.

By the Court, In the other
case there was no corrob-
rating proof, but in this
we have. I will have to
hold your client in favor
of answer

(13)

14

0466

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 2 District 137

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard C. Perry
380 Broadway
vs.

1 Mary Clark

2 _____

3 _____

4 _____

Offence Grand Larceny

Dated Jan 29 1886

Druffy Magistrate.

Haley & Ireland Officer.

Geo. W. Perry Precinct.

Witnesses

No. 410 Broadway Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ 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 until he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated January 30 1886.
[Signature] Police Justice.

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

Dated 1886.
[Signature] 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.
[Signature] Police Justice.

0467

W. Reid Gould, Law Blank Publisher and Stationer, 163 Nassau St., N. Y.

The People of the State of New York, TO

Maria J. Powers Esq,
Police Justice New York

GREETING:

CERTIORARI
TO CERTIFY CAUSE OF
DETENTION.

We Command you, That you certify fully and at large to a Committee of One & Two members held in the First Judicial Department in the City of New York the place City Hall in the New Court Room on the Sixth day of February 1886 at 11 o'clock A.M. if on said Court be not in Session then to a Special Term of our Supreme Court held at Chancery, held at the same place & time the day & cause of imprisonment of ~~Mary J. Powers~~ by you detained as is said, by whatsoever name the said

shall be called or charged; and have you then this writ.

Witness, Hon. Noble Davis Chief Justice Supreme Court
the 11th day of Feb 1886
James W. Cavanaugh Attorney.
James A. Flack Clerk.

0468

In Re.

Mary Kluick

Follow the within Will

NY Nov. 4. 1886.

Goethart H. J.

H.

0469

City and County of New York, ss.:

I, Maurice Brown the Police Justice
named in the annexed writ, do certify and make return to the Supreme Court that on the
3^d and 4th day of February 1886

Mary Keink
named in said writ, was brought before me at the 2^d District Police Court in said
City, and then and there

charged before me, as one of the Police Justices aforesaid, upon the oath of

Annie Mesam of N^o 1 First Avenue in
the City of New York Mary Keink
for that she the said

did, on the 16th day of January 1886, at the City and County aforesaid

while in company with one Julius Keink
(not arrested) did feloniously and unlawfully
with intent to cheat and defraud complainant
steal from her the sum of twenty dollars
good and lawful money the property
of deponent

And I, the said Police Justice, having in due form of law examined the said complainant and
the witnesses before me produced, and the said Mary Keink
and it appearing that an offence has been committed, and that there is probable cause to believe the
prisoner aforementioned to be guilty thereof, I fixed the amount of bail to be given by the said
prisoner at the sum of ten hundred dollars, and she having failed and
neglected to find surety in the sum of ten hundred dollars I did thereupon
commit the said Mary Keink
to the City Prison, to answer the said complaint until she be thence delivered by due course of law.
The complaint is hereto annexed and made a part of this return.

M. J. Brown Police Justice.

0471

named amount of money viz. forty dollars which she wanted for her mother and her husband, I thought neglected to pay defendant the same, she then I think would pay the same to defendant out of the money received from said mortgage when the same was paid. Defendant fully believing the representations so made by the said Mary Elkins defendant, gave her the above described money. Defendant further says that she has been informed by Mary Elkins, that about six months after the above date she went to Philadelphia and as inquiry of the said Frederick at No. 9 & Chestnut St. was informed by him, that the said Mary Elkins representations as above stated were wholly false and untrue, and that he did not have or never did have any mortgage in his possession belonging to the defendant, that she was well known to him. That the said Mary Elkins also informed defendant, that while in Philadelphia she learned as inquiry at the Register's office and by having the records searched in that office, that there was not then & had not been any mortgage on record payable to defendant and that her representations were false & untrue in that respect.

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
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.
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 offense mentioned, I order it to be discharged.
Dated 188
Police Justice.

THE PEOPLE, &c.,
on the complaint of

28.

1
2
3
4

Dated 188

Magistrate.
Officer.
Clerk.

Witnesses,
No. Street,
No. Street,
No. Street,
to answer Sessions.

0472

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation

Henry M. Mearns
Saloon Keeper

of No.

1 First Avenue

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Armi Mearns

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

Sworn to before me, this 29

day of

January 1886

Henry Mearns

P. J. O'Keefe
Police Justice.

0473

Left
Sta

See
Pho
All

State of Pennsylvania,

COUNTY OF PHILADELPHIA, ss.

(Affidavit.)
I, WILLIAM B. MANN, Prothonotary of the
Courts of Common Pleas of said County, the same being a Court of
Record, DO CERTIFY that John A. Wedersheim Esquire, before
whom the annexed affidavit was made, was at the time of so doing a NOTARY PUBLIC
for the Commonwealth of Pennsylvania, residing in the County of Philadelphia, duly commis-
sioned and qualified to administer oaths and affirmations and to take acknowledgments, &c.,
and to all whose acts, as such, full faith and credit are and ought to be given, as well in Courts
of Judicature as elsewhere; and that I am well acquainted with the handwriting of the said
NOTARY PUBLIC, and verily believe his signature thereto is genuine, and that said affidavit
purports to be taken in all respects as required by the Laws of the State of Pennsylvania.
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of
said Court, this 20 day of February in the year of our Lord one
thousand eight hundred and eighty-eight.

William B. Mann Prothonotary.

Left

GLUED PAGE

0474

City of Philadelphia 3
State of Pennsylvania 2 Ss.

Before me personally appeared Solomon R. Fiden
being and made solemn oath that he has been
shown a photograph of a party said to be named
Mary Wink, Mary Hanson and Mary Gibson, that
believes it possible to have seen her about nine
years ago, but has not seen her since then, that
has never advanced such party any money/
monies, that she never gave him a mortgage
she claims she has none nor any collateral
personal property of any kind nor has he any
other relations with said party under any of
the names.

Notar Public

Sworn to and subscribed before me this 1st day of
February A.D. 1886.

John Wiedersheim

0475

On searching the Mortgage Index for the City and
County of Philadelphia I find no Mortgage of record
made to Mary Hanson or Mary Klink since
January 1. 1880

Witness my hand and Seal of Office
this thirtieth day of January 1886

\$ 1.50

A. W. Warner
Recorder

0476

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss

District Police Court.

Mary Schmidt being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is *her* right to make a statement in relation to the charge against *her*; that the statement is designed to enable *her* if *he* see fit to answer the charge and explain the facts alleged against *her* that *he* is at liberty to waive making a statement, and that *her* waiver cannot be used against *her* 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 have nothing to say
Mrs Mary Schmidt

Taken before me this

day of *September* 188*8*

Police Justice.

0477

2nd

STENOGRAPHER'S MINUTES.

District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Annie Hassam
Mary Klink

VS.

BEFORE HON.

W. J. Power

POLICE JUSTICE,

Feb 3rd
1886

APPEARANCES:

For the People,

For the Defence,

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Annie Hassam
Officer Herley
and Motions to
Dismiss

1 6

7.10

W. J. Power

Official Stenographer.

0478

2 DISTRICT POLICE COURT

THE PEOPLE
ON COMPLAINT OF

Anna Hanson Indictment had *Feb 3* 188 *6*
agst. *Mary Healy*
Before *John C. Jones* Police Justice.

I, *M. J. Healy* Stenographer of the *2* District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *Anna*

Hanson, and Effie Healy
as taken by me on the above examination before said Justice.

Dated

Feb 3 188 *6*

M. J. Healy
Stenographer

John C. Jones
Police Justice.

0479

New York City 3rd 1886
Second District Police Court
Hon. Maurice J. Power Presiding
Annie Messam } Grand
Mary Klink } Jurors.

Annie Messam, being
duely sworn deposes and
says being cross examined,
Me What time did you
have any conversation with
the defendant in relation to
the fifty dollars that you
loaned her.

Ans It was about
the 16th of January 1885,
it is in the Bank book

Me Where was the conversation?

Ans In the house of my
brother and sister-in-law.

Me Who was present at
that conversation?

Ans Mes and Mr Klink.
Me Anybody else?

0480

2

Ans My sister-in-law Was that
Mrs sister in law the lady that
made the complaint here
the other day about the
2 thousand dollars?

Ans Yes Sir.
Mrs Did you give the sixty
dollars before your sister-
in-law had given the
2 thousand? or any part of
it?

Ans No. The 2 thousand
was given before.
Mrs Who introduced
you to Mr and Mrs Link?

Ans My sister-in-law.
Mrs When and where?

Ans In our house
Mrs When?

Ans It was about the
month of Sept 1884.
Mrs How often between the time
that you were introduced
by your sister-in-law and

0481

And the time you paid
her the 60 \$ did you see
her?

Ans Sometimes once and some
times twice, ^{week} in the house
of my brother and sister-in-law
Ms And she have a conversation
with Mrs Kink during
those meetings?

Ans Yes Sir.

Ms On this occasion did
Mr Kink say anything
about his wife having
this mortgage for 11 thousand
dollars, at the time these
representations were made, in
Philadelphia?

Ans Yes Sir.

Ms Use Mr Kink's language?

Ans The husband said
we have a Mortgage on a house
in Germantown Pa, for \$11,000
Seven thousand dollars, a
man named Lind Schultz
took up the Mortgage and

H

they were waiting everyday for the money, and they wanted to give the money from the mortgage to my sister-in-law and me, they both said this.

Ques

What did the husband say?

They both

said it.

Ques

Did Mr and Mrs Rink say anything else, have you related all the conversation on that occasion?

Ans

She said they would pay the money out of the mortgages, so they would not have to wait for the testament.

Ques

Is that all of the conversation that you had at the time the money was loaned?

Ans

The only thing in addition to that

H

Q Mrs. Klink said a man
named Freedenberg in Pa.
gave her 7 hundred dollars
on this mortgage, she
told that to me and my
sister in law.

Ques Do that all?
Ans Yes Sir.

Ques Did you draw
this money from the
Bank?

Ans Yes Sir. we went
to the Bank, we, Mrs.
Klink and myself went
to the Bank.

Ques Your sister-in-
law loaned her money?

Ans Yes Sir.
Ques You believed her to be all
right and that was the
reason you loaned her
the money?

Ans Yes Sir.

0484

6

Ques And if she had asked
you to loan the fifty
dollars, without saying any
thing about the Mortgage you
would have loaned it?

Ans No.

By the Court.

Do you mean
to say that ~~at all~~ the Con-
-versation you ~~had~~ ^{together with} ~~that~~
that recited in the affi-
-davit when you gave her
the fifty dollars is ^{the} place then? That is all,
I relied on the representation.

Sworn to before me this } Anna M. ^{May}
3rd day of February 1886 }
my Corner }
Police Justice

6

0485

81
7
Officer Owen Hardy of the
Central Office being away
now.

Ms Do you identify this
signature?

Ms (Paper shown)
I do. I know that to be
the signature of Mr. Chid-
-eling of 908 Chestnut St
Pa.

Ms Did you see him
execute it?

Ms Yes Sir, in the store.
Before the Officer whose
signature is here?

Ms Yes Sir, a Notary,
and who had his signature
identified by the County Clerk?
By counsel,

We object, on the
ground that he was never
deputized by the Laws of
Pennsylvania to administer
any oath.

By the Court, The people

0486

8

now offer this Affidavit of
 S. R. Fidenberg - the person described in this Complaint
 by the Counsel. I object on
 the ground that it is hear-
 -say evidence, and we can-
 -not examine Mr. Fidenberg
 who is now seeking to
 testify through Officer Healey,
 and also of his not being
 here to be cross examined
 by the Defendant, which
 is in violation of Section 195
 of the Code of Criminal
 Procedure, which says
 that a witness must be
 here and examined and
 cross examined; that there
 is no proof to show that
 Mr. B. Mann is a Notary
 Public, or no competent
 evidence to show that; I
 also object to the introduction
 of this search and the
 alleged Index of the City
 and County of Philadelphia;
 that there is no proof to

9

Show that this is official
or a correct search of such
officer.

(Objection overruled)

Witness, Mr. Friedenberg —
Dep't Counsel; I object to any con-
versation not in the hearing
of the Defendant, as being
incompetent and immaterial
Witness.

Mr. Friedenberg in-
formed me that he would
come on to testify but had
just returned from Boston.
But he was willing to come
on for the trial. This
other document is what
the searcher offered for the
record of a Mortgage.

By Counsel

I move for the
discharge of the Defendant
on the ground, that there
is no proof in this com-
plaint or adduced on the

Submitted & referred
me this 3rd day of Dec-1883
Jury Court & Judge
Duncan / Healey
Det. Burgundy

examination that any crime has been committed by the defendant; that there is no proof to show that the representations made by the Defendant were false or untrue at the time she made them; and on the further ground that she has been deprived of her right to cross examine the witness whose testimony ~~there~~ has been placed on this record, not being herself in court.

Motion denied.
One thousand dollars to answer

0489

POOR QUALITY
ORIGINAL

TORN PAGE

agv to 2nd R.M. Feb 2
" " 3rd " Feb 3
" " 3rd " Feb 4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

4000 for exp. Feb 1/86. 2nd p.m.
The presiding Magistrate
will please hear and
determine the within
Case day reason of my
absence

[Signature]
Police Justice

Police Court— 137 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nemie Hesson

#1 - 1st Ave.

1 *Mary Hesson*

2 _____

3 _____

4 _____

Dated *January 29th* 1886

J. H. Hesson Magistrate.

Susan Haley & John Hesson Clerks.

John Hesson Precinct.

Witnesses *John Hesson*

No. *908 Chestnut St. Phila.* Street.

Susan Haley Det. Long

No. *Central Office* Street.

John Hesson

No. *1015 1/2 4th St. Phila.* Street.

John Hesson

John Hesson

John Hesson

John Hesson

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

Dated *January 29th* 1886
Police Justice.

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

Dated _____ 1886

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.

0490



JAMES STEWART, JR.
CHIEF OF POLICE.

March 5th 1886

Mrs. Byrnes Esq Rec^d 9 a.m., March 6th 1886
Inspector. Detection Bureau
300 Mulberry St N.Y.

Dear Sir

I have called on Mr Fridenberg and
he informs me he is going to Florida
on Saturday March 7th. and will not
return until the latter part of April on
his return he will stop in your City
and he has promised to call on you
on his return

Truly Yours
F. R. Kelly
Chief of Detectives

0491

Mary Klink

vs.

OFFENCE

District Attorney.

City & County of New York ss:-

Owen Haley being duly sworn says:- That he is a Detective Sergeant of Police in the City of New York.

That S. R. Fridenberg is a material and necessary witness on behalf of the People herein. That the said Fridenberg resides at No. 908 Chestnut Street Philadelphia Pennsylvania, without the jurisdiction of this Court.

That deponent at the time he arrested the defendant herein was informed by the said Fridenberg that he would appear when required to testify.

That deponent is informed and verily believes that the said Fridenberg has ^{been} notified and requested to attend as a witness but has failed

0492

to answer or appear.

Deponent further says
that he wrote to the Chief of
Police of the City of Philadelphia
concerning the whereabouts
and intentions of the said
Fridenburg and has received
the letter annexed hereto.

Sworn to before me } Owen Healey
this 2^d day of April 1886 } Lett. Secy.
Rudolph L. Schaaf
Commissioner of Deeds
N. Y. City & Co.

0493

COURT OF GENERAL SESSIONS.

The People, &c.

VS. *Mary Clark*

OFFENCE

RANDOLPH B. MARTIN
District Attorney

0494

District Attorney's Office.

PEOPLE

vs.

Mrs Klink.

G.L.

Let this debt. be
discharged -

Cannot get complai-
ant.

ap 20/86

P.B.H

0495

SAM'L M. FRIDENBERG. SOL. R. FRIDENBERG. M. SAM'L FRIDENBERG

S. M. & S. R. FRIDENBERG & CO.,

IMPORTERS OF

DIAMONDS AND PRECIOUS STONES,

MANUFACTURERS OF

FINE WATCHES,

NO. 908 CHESTNUT STREET.

DIAMOND CUTTING OFFICE:

RUE DE LOM, ANTWERP, BEL.

Philadelphia, Pa., April 19th 1886.

Hon Randolph B Martine.

District Attorney City & County of New York

My Dear Sir,— Yours of the 17th duly recd. to make my explanation I have done no injustice to any one in my former letters. I wrote to you I would try to get to your City the latter part of this month and the 23rd day was fixed for trial when I recd a letter from your Secy that it was an over-sight on your part as it is a Legal Holiday, On the 21st of this month I have a case in court and my lawyer told me it would not be reached before the 22nd so you see it is impossible for me to be in your City this week, I have made arrangements to go west next Sunday Night and will not return before June in fact if it were not for my Brother's Health I would have been away 6 weeks ago another fact I think my Evidence against Mrs Slink

0496

would not amount to much as I have
not seen the woman for over 9 years
so you see by the above it is impossible
for me to be in your City.

Accept my best wishes. I remain

Truly yours

S. R. Fridenberg

Per Mrs Fridenberg

0497

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 Klinda

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

Mary Klinda
of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said *Mary Klinda*,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~twenty seventh~~ day of *January*, in the year of our Lord
one thousand eight hundred and eighty *two*, — at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

Richard C. Perry

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said Richard C. Perry*, —

That there was then in the hands of the
Sheriff of the City of Philadelphia,
in the State of Pennsylvania, the
sum of ten thousand dollars, which
belonged to her the said *Mary Klinda*,
and that she the said *Mary Klinda*
could obtain the said sum of money
on demand, and that she then desired
in good faith to borrow the sum of
thirty five dollars to enable her to
go to the said Philadelphia for the
purpose of obtaining the same; —

0498

And the said Richard C. Perry —

then and their believing the said false pretences and representations
so made as aforesaid by the said Mary Shinda,

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

Mary Shinda, a sum of money,
to wit: the sum of thirty five
dollars in money, lawful money
of the United States of America,
and of the value of thirty five
dollars. —

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said Richard C. Perry; —

and the said Mary Shinda — did then
and there designedly receive and obtain the said sum of money,

of the said Richard C. Perry —

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said Richard C. Perry. —

by means
of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said Richard C. Perry. —

of the same. And Whereas, in truth and in fact, the said Mary Shinda was

not then in the hands of the
Sheriff at Philadelphia aforesaid,
the sum of ten thousand
dollars, or any other sum of
money whatever, which belonged
to her the said Mary Shinda,
and the said Mary Shinda could
not obtain the said sum of
money on demand; And whereas

0499

in truth and in fact she the
said Mary Linda did not
then desire in good faith to
borrow the said sum of thirty
five dollars to enable her to
go to said Philadelphia for
the purpose of obtaining the
said sum of money.

And Whereas, in truth and in fact, the pretences and representations so made as
aforesaid, by the said Mary Linda
to the said Richard C. Perry was and were
in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the
Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Mary Linda,
well knew the said pretences and representations so by her made as aforesaid to
the said Richard C. Perry
to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said Mary
Linda, by means of the false pretences
and representations aforesaid, on the day and year last aforesaid, at the Ward, City and
and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did
receive and obtain from the said Richard C. Perry the
said sum of thirty five dollars
in money.

of the proper moneys, valuable things, goods, chattels, personal property, and effects of
the said Richard C. Perry,
with intent feloniously to cheat and defraud him of the same, against the form
of the Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

Richard C. Perry
~~JOHN McKEON~~ District Attorney.

0500

#979 M. G. L. and
Filed 15 day of Feb 1886

Pleads Voluntary

THE PEOPLE

vs.

Mary Klink
(2 cases)

Obtaining Goods by False Pretences.

Randolph D. D. D. D. D.
District Attorney.

A True Bill.

W. H. K. K.

Foreman.

preft. as a sh

on her own

Recog Lee

Murphy

27

~~It being doubtful if a conviction could be had herein, I consent that deft. be discharged upon her own recognizance.~~
~~W. H. K. K.~~
~~Foreman.~~
~~preft. as a sh~~
~~on her own~~
~~Recog Lee~~
~~Murphy~~
~~27~~

It being doubtful if a conviction could be had herein, I consent that deft. be discharged upon her own recognizance.
W. H. K. K.
Foreman.
preft. as a sh
on her own
Recog Lee
Murphy
27

0501

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 Thinda

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

of the CRIME OF Grand LARCENY in the second degree,
committed as follows:

The said Mary Thinda, —

late of the City of New York, in the County of New York aforesaid, on the ~~sixteenth~~
day of ~~January~~, in the year of our Lord one thousand eight hundred and
eighty-~~five~~, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud one Annie Mesam, —

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the
use and benefit thereof, and to appropriate the same to her own use, did then and
there feloniously, fraudulently and falsely pretend and represent to the said

Annie Mesam, —

That the said Mary Thinda then
had a mortgage for seven thousand
dollars on property situated in the
City of Philadelphia in the State of
Pennsylvania, that the said
mortgage was then overdue and
liable to be paid any day, and was
at that time in the possession of
one Solomon G. Friedberg of 2908
Chestnut Street in the City of
Philadelphia aforesaid, who then
held the same as security for the
repayment of a loan of seven
hundred dollars by him advanced to
her the said Mary Thinda. —

0502

By color and by aid of which said false and fraudulent pretenses and representations, the said Mary Thiele did then and there feloniously obtain from the possession of the said Annina Messem, the sum of sixty dollars in money, lawful money of the United States of America, and of the value of sixty dollars,

of the proper moneys, goods, chattels and personal property of the said Annina Messem, with intent to deprive and defraud the said Annina Messem of the same, and of the use and benefit thereof, and to appropriate the same to her own use.

Whereas, in truth and in fact, the said Mary Thiele did not then have a mortgage for seven thousand dollars on any property situated in the City of Philadelphia aforesaid, and the said mortgage was not then overdue and liable to be paid any day, and was not at that time in the possession of the said Solomon R. Bridenbury, and the said Solomon R. Bridenbury did not then hold the same as security for the repayment of a loan of seven hundred dollars by him advanced to her the said Mary Thiele, and did not then and never had held any such mortgage for any purpose or in any capacity whatsoever.

0503

And Whereas, in truth and in fact, the pretenses and representations so made as
aforesaid by the said Mary Linda
to the said Amie Mesam was and were
then and there in all respects utterly false and untrue, as she the said
Mary Linda
at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say: That the said
Mary Linda
the day and year first aforesaid, at the City and County aforesaid, in the manner and form
aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,
chattels and personal property of the said Amie Mesam,
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said People.

RANDOLPH B. MARTINE,
District Attorney.

0504

BOX:

207

FOLDER:

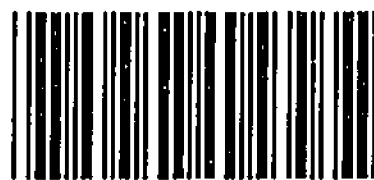
2068

DESCRIPTION:

Kreinig, Mary

DATE:

02/24/86



2068

0505

Witnesses :

1911
Counsel, *W. H. [unclear]*
Filed *24* day of *July* 1886
Pleads, *Not guilty*

THE PEOPLE
vs. *[initials]*
Mary Fleming
KEEPING A HOUSE OF ILL FAME, ETC.
(Sections 323 and 386, Penal Code.)

RANDOLPH B. MARTINE,

Charg 27/06 District Attorney.

Ready Guilty

A True Bill

[Signature]

Guilty of Encephalitis

Foreman

27th to 28th

[unclear]

0506

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

2 District Police Court.

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

Question What is your name?

Answer

Mary Kreinig

Question How old are you?

Answer

20 Years

Question Where were you born?

Answer

Germany

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

Answer

130 East Houston Street 6 Years

Question What is your business or profession?

Answer

Clerk in Legum Store

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 and demand a trial by jury

Mary Kreinig

Taken before me this

day of *August* 188*8*

Police Justice.

0507

Sec. 151.

Police Court—2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by George L. Leason

of the 1st Precinct Office, that on the 17 day of February, 1886 at the City of New York, in the County of New York, May. Reining

did keep and maintain at the premises known as Number 17 Great Jones Street, in said City, a House of Prostitution and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said Reining

and all vile, disorderly and improper persons found upon the premises occupied by said Reining and forthwith bring them before me, at the 25 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 18 day of February, 1886.

Wm. A. Smith POLICE JUSTICE.

0508

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated 188

Magistrate

Laph Progan Officer.
15 Precinct.

The Defendant

taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

W. A. Smith Police Justice.

Dated

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

The within named

Police Justice.

0509

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

Henry J. ...
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Twenty* 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 *February 19* 188 *6* . *H. J. ...* 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.

0510

BAILED,

No. 1, by Harry Aronson
Residence 264 West 17th Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court-- 2nd District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

George J. Leeson
15th Precinct
vs.
Mary Treining

2

3

4

Date February 19 1886

W. H. H. H. Magistrate.
Raymond H. Sullivan Officer.

15th Precinct

Witnesses Edward Armstrong
No. 15th Precinct Street.

No. _____ Street.

No. _____ Street.

\$ 700 to answer G. S.

Com

0511

Recd of

Mary Krenning

Thomas Reynolds
being duly sworn deposes
and says that he is an
officer attached to the 15th
Precinct Police in this
city Department executed the
warrant on which the
above named defendant
was arrested and that
Department knows said defendant
Mary Krenning that since the
arrest of said defendant
on the charge of keeping a
disorderly house at No 54
Great Jones Street the
said Mary Krenning has
removed from said
premises and wholly vacated
the same that to his own
knowledge the said Mary
Krenning has no control
over said premises and
defendant has been informed
that she the said Mary
Krenning resides in the
city of Newark State of

05 12

New Jersey that deposit
is positive that the
said Defendant is
not in control or in
any way connected
with said Premises
No 54 Jones Street

Thomas Reynolds

Sworn to before
me this 27th day
of May 1886

John W. Quinn
Notary Public.
N.J.

05 13

Leopold
opp

Mary Kennedy

Wm H

Wm Reynolds

15-16 West-Ohio

05 14

Sec. 322, Penal Code.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

George T. Leeson -
of No. 154 Pratt Street, in said City, being duly sworn says,
that at the premises known as Number 57 Great Jones Street,
in the City and County of New York, on the 1st day of February, 1886, and on divers
other days and times, between that day and the day of making this complaint

Mary Keenig
did unlawfully keep and maintain and yet continue to keep and maintain a house of
prostitution and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain ~~drinking, dancing, fighting~~, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided

Deponent therefore prays, that the said Mary Keenig
and all vile, disorderly and improper persons found upon the premises, occupied by said

Keenig
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 6th day of February, 1886
Wm. H. Hulse Police Justice.

George T. Leeson

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Police Court—2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Geo. C. Mason

vs.

Mary Treinig

Dated

Sept 18 1886

W. C. Wells

Justice.

Capt. Morgan Officer.

10 Precinct.

AFFIDAVIT—Keeping Disorderly House, &c.

WITNESSES :

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Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

many Drinnis

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

many Drinnis

(Section 322,
Penal Code.) of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND
HOUSE OF ILL FAME, committed as follows:

The said *many Drinnis*

late of the *15th* Ward of the City of New York, in the County of New York aforesaid,
on the *first* day of *February*, in the year of our Lord one
thousand eight hundred and eighty-*six*, and on divers other days and times as well
before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County
aforesaid, a certain common bawdy house and house of ill fame, unlawfully and wickedly did
keep and maintain; and in the said house divers evil-disposed persons, as well men as women,
and common prostitutes, on the days and times aforesaid, as well in the night as in the day,
there unlawfully and wickedly did receive and entertain; and in which said house the said evil-
disposed persons and common prostitutes, by the consent and procurement of the said

many Drinnis
on the days and times aforesaid, there did commit whoredom and fornication; whereby divers
unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in
the night as in the day, were there committed and perpetrated; to the great damage and
common nuisance of all the good people of the said State there inhabiting and residing, in
manifest destruction and subversion of, and against good morals and good manners, against the
form of the Statute in such case made and provided, and against the peace of the People of
the State of New York, and their dignity.

SECOND COUNT.—

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

many Drinnis

(Section 385,
Penal Code.) of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *many Drinnis*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *first*
day of *February*, in the year of our Lord one thousand eight hundred

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and eighty-~~six~~, — and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill governed house, and in ~~the~~ said house, for ~~the~~ own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—

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

— *many persons* —

(Section 822, Penal Code.) of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *many persons*

late of the Ward, City and County aforesaid, afterwards, to wit: on the ~~first~~ day of ~~January~~ in the year of our Lord one thousand eight hundred and eighty-~~six~~, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for ~~the~~ — own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in ~~the~~ — said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, 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.