

0401

BOX:

219

FOLDER:

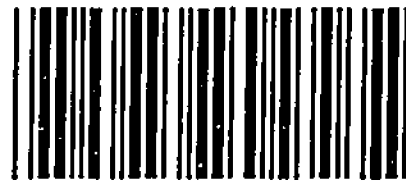
2158

DESCRIPTION:

Kane, Frank

DATE:

05/12/86



2158

Witnesses:

John O'Longhin
Opp B. Schiller

1414

102

Counsel,

Filed

1886

Pleads

Not guilty (13)

THE PEOPLE

vs.

R

Frank Kane

Assault in the Second Degree.
(Section 218, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

William K. Pennington

Foreman.

May 19/86

Lead 200 bauley 2 deg
Pen one year

0402

0403

Sec. 108-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Frank Kane 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.

Frank Kane

Question. How old are you?

Answer.

16 years 9 age

Question. Where were you born?

Answer.

Philadelphia, Pa.

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

Answer.

239 Elizabeth St. 7 months

Question. What is your business or profession?

Answer.

Offici Boy

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 cut him after he struck me.**Frank Kane*

Taken before me this

day of

May

188

John J. McClellan

Police Justice.

0404

Police Court—1st District.City and County } ss.:
of New York, }of No. 239 Elizabeth Street, aged 19 years,occupation Butcher being duly sworndeposes and says, that on the 5th day of May 1886 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Sam^l H. Harnes, now here, who
 cut, stabbed and wounded deponent
 on the left hand and left hip
 with the blade of a knife which
 knife Mr. Harnes then held in
 his hands and with which Mr.
 Harnes did so assault deponent

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 dealt with according to law.

Sworn to before me, this 6th day

of

May1886

John O'Loughlin
John O'Loughlin Police Justice.

0405

Police Court, 1st District, 679

THE PEOPLE, &c.,
on the complaint of

John C. Longchelin
vs
Frank Kane

Offence—Felonious Assault & Battery

Dated May 6th 1886

John C. Patterson
Magistrate
J. J. Schepker
Officer
14 West St.

Witnesses,

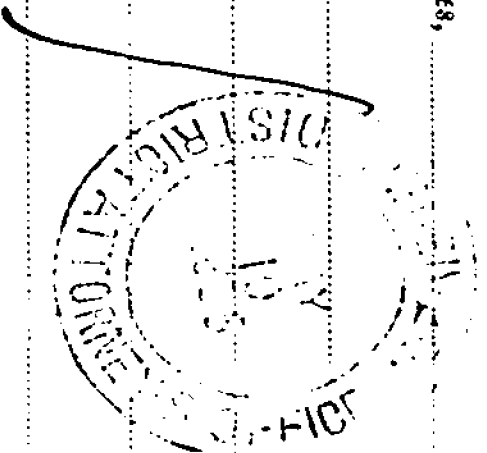
No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

No. 10000 to answer General Sessions.

C. J. Schepker



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

Frank Kane
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Twenty 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 May 6th 1886 J. C. Patterson 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.

0406

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Franka Kane

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

Franka Kane

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Franka Kane*,

late of the City and County of New York, on the *23rd* day of *May*, in the year of our Lord one thousand eight hundred and eighty*six*, with force and arms, at the City and County aforesaid, in and upon one

John O'Sullivan,

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said

Franka Kane,

with a certain *knife* which *she* the said

Franka Kane,

in *his* right hand then and there had and held, the same being then and there an *instrument* likely to produce grievous bodily harm, *him*, the said *John O'Sullivan*, then and there feloniously did wilfully and wrongfully strike, beat, *slap*, *cut*, bruise and wound, 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. Martin,

District Attorney

0407

BOX:

219

FOLDER:

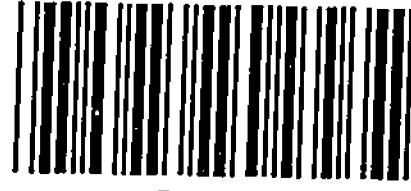
2158

DESCRIPTION:

Kane, William

DATE:

05/11/86



2158

Witnesses:

Peter J. Schultz
Off. John F. Lawrence
of Kansas
Eugene Burgess

95
Peters

Counsel,
Filed 11 day of May 1886
Pleads, Not guilty (12)

THE PEOPLE

vs. R

William Kane
Dr. Kneenewelt
613 Kneenewelt

Indictment in the Third Degree.
Sections 498, 506, 528 & 532

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

William Van-Clancker
Foreman
May 17/86.
Pleads G. L.
Pen 9 months.

0408

0409

Police Court 2 District.City and County } ss.:
of New York,of No. 649 Washington Street, aged 70 years,
occupation Grocer being duly sworndeposes and says, that the premises No 649 Washington Street,
in the City and County aforesaid, the said being a three story frame
building in the 9th Ward.
and which was occupied by deponent as a grocery store
and in which there was at the time ^{no} human being, by name:were BURGLARIOUSLY entered by means of forcibly prying open
the shutters of the rear window and pushing
in an inside shutter of said window.on the 7th day of May 1886 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:Good and lawful money of the
United States consisting of silver and
Nickel coins of the value of about one
dollar. (\$1.00)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
William Kane. (now here) and a man whose name
is unknown and not yet arrested.for the reasons following, to wit: That at about the hour of
9 O'clock P.M. on said date deponent
locked and securely fastened the doors
and windows of said premises, and left
them. And at about the hour of 12 O'clock
Mid night on the same date deponent was
informed by Officer John F. Sweeney of the 9th
Precinct Police, that said premises had been
broken open. And deponent is further informed

0410

by Eugene Bourgeois. of No 647 Washington Street.
 and John P. Oberst of No 647 Washington Street.
 that at about the hour of 10.30 O'clock P.M. on
 said ^{date} they were awakened by Mrs. Oberst. and
 informed that some body was trying to get in
 to the house and on going into the rear yard of
 their house which is also the yard of premises No
 648. Washington St. they the said Eugene Bourgeois
 and John P. Oberst. saw the defendant Kane
 and the said unknown man. sneak through
 the hallway. leading from the yard of said
 premises. into the street. They Bourgeois and
 Oberst followed them. and caught the defendant
 Kane. and held him until the arrival of Officer
 Avery who arrested him. Wherefore deponent charges
 the said defendant and said unknown man
 with burglariously entering said premises and
 feloniously taking stealing and carrying away
 the aforesaid property. *D. J. Smith*

Sworn to before me. }
 this 8th day of May 1886 }

W. J. Conner
 Police Justice

Police Court	District.
THE PEOPLE, &c., ON THE COMPLAINT OF	
vs.	
Burglary	
Dated	188
Magistrate.	
Officer.	
Clerk.	
Witnesses:	
Committed in default of \$	
Bailed by	Bail.
No.	Street.

0411

CITY AND COUNTY }
OF NEW YORK, } ss.

Eugene Bourgeois
aged 29 years, occupation Harness Maker of No.
647 Washington Street, being duly sworn deposes and

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

Sworn to before me, this

day of May

1885

at New York

Police Justice.

Eugene A. Bourgeois

CITY AND COUNTY }
OF NEW YORK, } ss.

John P. Oberst
aged 22 years, occupation Harness Maker of No.
647 Washington Street, being duly sworn deposes and

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

Sworn to before me, this

day of May

1885

at New York

Police Justice.

John P. Oberst

04.12

CITY AND COUNTY }
OF NEW YORK, } ss.

John. F. Sweeney
aged 25 years, occupation Police Officer of No.
9th Precinct Police Street, being duly sworn deposes and

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

Sworn to before me, this

day of May

188

John. F. Sweeney.

ay Omer

Police Justice.

0413

Sec. 193-200.

CITY AND COUNTY OF NEW YORK, { ss

District Police Court.

William Kane

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

Question What is your name?

Answer *William Kane*

Question. How old are you?

Answer *20 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *615 Greenwich St. about 4 months*

Question What is your business or profession?

Answer *Laborer.*

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

Answer.

I am not guilty

William Kane

Taken before me this

day of *July*

188

W. J. Dwyer

Police Justice.

0414

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

Police Court District.

671

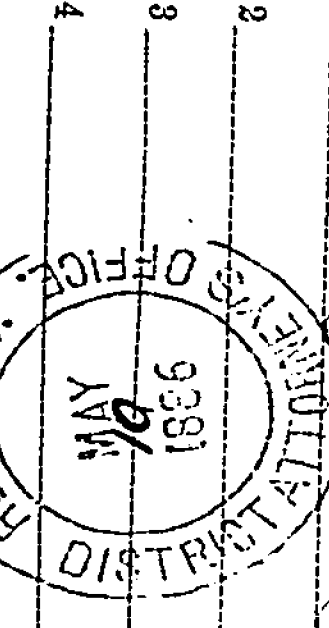
THE PEOPLE, &c.,

ON THE COMPLAINT OF

Peter J. Schuch

649 Washington St.

William H. ...



Offence Burglary

Dated May 8 1886

John T. ... Magistrate

Witness Eugene ...

No. 647 Washington Street

John P. ...

No. 647 Washington Street

John V. ...

No. 9 St. Paul Street

Committee to answer ...

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

guilty thereof, I order that he be held to answer the same and he be ~~admitted to bail in the sum of~~ be legally discharged

Dated May 8 1886 W. 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.

0415

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Kane

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

William Kane

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

The said *William Kane*,

late of the *Third* Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *May*, 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 *store* of one

Peter J. S. Doolittle

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

Peter J. S. Doolittle

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

04 16

SECOND COUNT—

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

— William Stone —

of the CRIME OF *Petit* LARCENY,—

committed as follows :

The said *William Stone*,

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,

did enter *peace*, *of* *a* *number*, *kind*
and denomination *to* *the* *ward*
and *county* *aforesaid* *intention*, *of* *the*
value *of* *one* *dollar*.

of the goods, chattels and personal property of one

Peter J. O'Donoghue

in the *ward* of the said

Peter J. O'Donoghue—

there situate, then and there being found, *in* the *ward* 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.

Charles B. Martin,
District Attorney

04 17

BOX:

219

FOLDER:

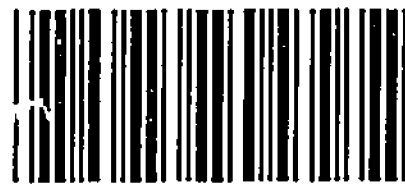
2158

DESCRIPTION:

Keenan, Patrick

DATE:

05/07/86



2158

04:10

McKean.

Foreman.

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**POOR QUALITY
ORIGINAL**

0419

POLICE COURT— 2 DISTRICT.
CITY AND COUNTY }
OF NEW YORK, } ss.

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on
the 3rd day of May in the year of our Lord 188 6

Edward Donding
of No. 114 6th Avenue Street, in the City of New York,

and Herman Meyer
of No. 114 6th Avenue Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and
acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Edward Donding
the sum of one Hundred Dollars,

and the said Herman Meyer
the sum of one Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective
goods and chattels, lands and tenements, to the use of said People, if default shall be made in the con-
dition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally
appear at the next COURT OF General SESSIONS of the Peace, to be holden in and
for the City and County of New York, and then and there Testify and give such evidence, in behalf of
the People of the State of New York, as he may know concerning an Offence or
said to have been lately committed in the City of New York aforesaid by

Patrick Keenan

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to
remain in full force and virtue.

and acknowledged before me, the }
day and year first above written. }

Edward Donding
Herman Meyer
W. J. C. O'Connell Police Justice.

POOR QUALITY
ORIGINAL

0420

CITY AND COUNTY } ss.
OF NEW YORK, }

John J. [Signature]
188
Police Justice

Herman Meyer
the within-named Bail, being duly sworn, says that he is a *House* holder in
said City, and is worth *Two* Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of

*Stock and fixtures of Hotel No 114
6th Avenue in said City worth over
two thousand dollars*

Frederick [Signature]

New York Sessions.

THE PEOPLE, &c.

Recognition to Testify.

ss.

Magistrate

Filed

day of

1881

POOR QUALITY
ORIGINAL

0421

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT 2^d DISTRICT.

William Eastwood

of the 9th Precinct Police Street, aged 47 years,
occupation Police officer - being duly sworn deposes and says.

that on the 1st day of May 1886
at the City of New York, in the County of New York, he arrested

the within defendant who was charged with
Robbery on the complaint of Edward Rounding the
within complainant who is a necessary and
material witness for the people in said case.
Deponent further says that said Edward is
a non resident and not likely to appear at
the Court of Sessions when notified, he deponent
therefore asks that he be committed to the House
of Detention in default of bail to appear as a
witness.

William Eastwood

Sworn to before me, this
1st day of May 1886

John J. Sullivan
Police Justice.

POOR QUALITY
ORIGINAL

0422

Police Court-- 2 District.

CITY AND COUNTY
OF NEW YORK,

Edward Jounding
of No. 114 81st St Street, Aged 38 Years
Occupation Barber being duly sworn, deposes and says, that on the
1 day of May 1886, at the 9th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and Lawful money of
the United States Consisting of Eight
Dollars in Silver Coin and Currency
and Three one Dollar Bills, and
one Silver Watch and chain attached

of the value of Twenty Three \$23. - DOLLARS,
the property of Dependent

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

Patrick Keenan (now here)
in the manner following: I wit-
at the hour 1:30 A.M. on the date
above, Officer Eastwood saw said
defendant and an unknown man
chapping, with force and violence
said deponent, and when deponent
was prostrate on the sidewalk,
said defendant, held deponent, while
the said unknown man, had
his hand near the pocket of
said deponent, who shouted and
made an outcry which attracted

day of

Sworn to before me this

188

Police Justice.

POOR QUALITY
ORIGINAL

0423

Miss Cammwood's attention; therefore
depones that Miss Cammwood
be dealt with as the Law directs

Given to before me }
this 1 day of May 1856 } Edward Pounding
Henry Hurray } 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 1856
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1856
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1856
Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.

1.
2.
3.
4.

Offence—ROBBERY.

Dated 1856

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0424

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 47 years, occupation

William Eastwood
Policeman of No.

The 9th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Edward Lanning

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

Sworn to before me, this

day of

May

188

William Eastwood

Wm. Lanning
Police Justice.

0425

Carroll County, Tenn.

7 July 1890
Report
J. T. Kirkham
Lester B. Allen of first class

Am - * - b - i - t - e - r

in - c - u - b - a - t - o - r

1886

Re-Cross.

[illegible]

**POOR QUALITY
ORIGINAL**

0426

1

Court of General Sessions, Part 2.

THE PEOPLE &c.

-against-

Patrick Keenan, Indicted for: Robbery in the First Degree.

Before Hon. Frederick Smyth,
Recorder, and a jury.

Tried May 24th, 1886.

A P P E A R A N C E S.

Assistant Attorney John R. Fellows, for the people; Mr. McFeeters,
for the defence.

----- (000) -----

EDWARD POUNDING, the complainant, being duly sworn ,
testified that he lived at 114 sixth Avenue, and that he was a
couchman and gardener. On the 1st of May, 1886, he had 11 dollars
in his pocket and a watch and chain. The watch and chain were in
his vest pocket and were valued at twelve dollars. He was at the
corner ^{of} Carmine and Bleecker Street, about twelve o'clock at night,
when he was knocked down. He did not see the person who knocked
him down. He had just been in a saloon near there to have

**POOR QUALITY
ORIGINAL**

0427

2

a drink, and he did not know anything after he took the glass of beer. He remembered walking out to the sidewalk. The first thing that he knew after he left the saloon was that he received a blow and fell to the sidewalk. He uttered a cry and a police officer came to his assistance. He was not drunk, and he had not been drinking; he went into a drug store just before he entered the saloon; he had a cankered mouth. The saloon was at Carmine and Bleecker Street. He did not miss his money until he got into the station house. It was then about daylight.

-----000-----

Officer WILLIAM EASTWOOD, of the ninth precinct, being duly sworn, testified that on the morning of May 1st, at about 1.30 A. M., at the corner of Bleecker and Carmine Streets, he saw the prisoner and another man drag the complainant out of Carmine Street. He, the officer, saw the men stoop over the complainant who was on his back over the sidewalk. He saw the other man who was with the defendant, put his hand into the complainant's pocket. Just then this man saw him, the officer, and ran away. The defendant was stooping over the complainant, when he, the officer, got up to him. The complainant's watch was in his vest pocket, but the chain was broken. The complainant appeared to be stupefied. In the station house the complainant said, that he remembered that he had had 11 dollars in his pocket, but he had no money in his

**POOR QUALITY
ORIGINAL**

0428

3

pocket in the station house. The defendant had nothing upon his person. The defendant said that he was taking the complainant home, but that he did not know him.

-----000-----

For the defence, PATRICK KEENAN, being duly sworn, testified, that he entered the saloon on the night in question at about half past 11 o'clock. It was number 36 Carmine Street. He was chucking dice with four young men, and the proprietor, when the complainant entered; the complainant's face was cut, and the cut was bleeding. As he was about to leave the saloon to go home, the complainant took hold of him and asked him to have a drink; then the complainant asked him where he lived, and he said he ^{lived in} West Street, near Bleecker. The complainant said that he was going that way, and asked the defendant to take him home. They started out of the saloon, and he started to go up sixth Avenue, and he, the defendant, gave the complainant a sort of pull to make him go down Bleecker Street; the complainant staggered, and fell to the sidewalk. A young man who was passing, said that he would help to get the complainant on his feet. The young man did help and then he went away about his business. Just then the officer came up and accused him, the defendant, of robbing the complainant. The complainant was very drunk. He, the defendant, was not under the

**POOR QUALITY
ORIGINAL**

0429

4

influence of liquor.

-----000-----

Under cross examination the defendant testified that he had been arrested three times; twice for drunkenness, and once for larceny.

-----000-----

Paul F. O'Neil, of 181 Franklin street, being duly sworn, testified that he was a manufacturer of mineral waters. The defendant had worked for him for about four years. He worked on the last day of April. His character was excellent.

-----000-----.

Under cross examination the witness testified that he did not know that Keenan had served a term in State Prison for larceny.

-----000-----

Richard Cantwell, being duly sworn, testified that he was a liquor dealer. The defendant's character was good.

-----000-----

**POOR QUALITY
ORIGINAL**

0430

5

Frank Kilt, being duly sworn, testified to the same
effect.

-----000-----

**POOR QUALITY
ORIGINAL**

0431

Investment / Fred May / 16

Investment / Fred May / 16

Investment / Fred May / 16

Investment / Fred May / 16

STENOGRAPHERS' TRANSCRIPT.

1886

POOR QUALITY
ORIGINAL

0432

Sec. 108-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Patrick Keenan 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

Patrick Keenan

Question How old are you?

Answer

24 Years of age

Question Where were you born?

Answer

United States

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

Answer

206 Hooster St (4 Years)

Question What is your business or profession?

Answer

Driver

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

*Am not guilty,
his
Patrick Keenan
mark*

I taken before me this

day

188

John J. Brown
Police Justice

POOR QUALITY
ORIGINAL

0433

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

Police Court

District

2-654

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Bennett
John J. Bennett
John J. Bennett

Robbery

No. _____

Dated _____

188

Magistrate

Officer

Precinct

Witnesses

No. _____

John J. Bennett
John J. Bennett

Street

No. _____

Street

No. _____

Street

No. _____

Street

Complaint submitted to the Hon. J. J. Bennett in absence of John J. Bennett.

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 *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 *May 1* 188 *6 Henry Murray* 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

0434

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Saluda Herman

The Grand Jury of the City and County of New York, by this indictment, accuse *Saluda Herman* -

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

The said

Saluda Herman

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

three United States Treasury notes, of the denomination and value of one dollar each, three coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of eight dollars, one watch of the value of ten dollars, and one chain of the value of two dollars, -

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

Saluda Herman being then and there aided by an accomplice actually present whose names are to the Grand Jury aforesaid unknown) -

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

Randolph B. Martin,
District Attorney

0435

BOX:

219

FOLDER:

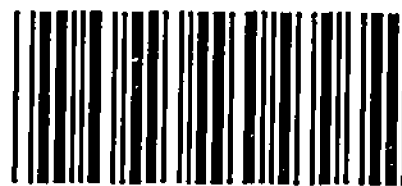
2158

DESCRIPTION:

Kelly, Charles

DATE:

05/12/86



2158

POOR QUALITY ORIGINAL

0436

103

Counsel, 12th May 1886
Filed day of
Pleads

Grand Larceny, 2nd degree
[Sections 628, 63, Penal Code]

THE PEOPLE
vs.
Charles Kelly

RANDOLPH B. MARTINE,
District Attorney.
Filed May 14th 1886
Filed gully P.C. 7th.
A True Bill.

William Van Kester
Foreman.
J. B. M. 71

Witnesses:
J. L. Brown

Sworn
Lambert H. O.
Franklin H. O.
Gene. Manufacturing

J. B. M.
as Larceny
He says that
his car was
gone while
with him
J. B. M.

POOR QUALITY
ORIGINAL

0437

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 5-9 Broadway Street, aged 31 years,
occupation Clerk on Adams Express Co being duly sworn
deposes and says, that on the 6th day of May 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 :

A package containing a
suit of clothes valued at
Thirty Two Dollars
\$32.00

the property of The Adams Express Company
and in the care and custody of

Deponent as Clerk 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 Charles Kelly (now here)

from the fact that deponent having
placed said package on the
Express-wagon of which he was
in charge and having missed
the said property saw the said
defendant running away with
the said property in his possession.
He dropped the said package on
the sidewalk and continued to move.
Deponent's assistant picked up
the said package and deponent
caused said defendant's arrest.
Whereupon deponent charges the said
defendant with taking, stealing, and
carrying away the aforesaid property
Julius L. Brown

Sworn to before me, this
day of May 1882

John McManus Police Justice.

POOR QUALITY
ORIGINAL

0438

Sec. 198—200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Charles Kelly 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.

Charles Kelly

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

Franklin House on Pearl. About 3 months

Question. What is your business or profession?

Answer.

Stein mason

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
Chas. Kelly.

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0439

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

Police Court

District

1475

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Julius C. Brown

vs

Charles Kelly

2
3
4

Offence

Grand Larceny

Dated

1886

Magistrate

Officer

Precinct

Witnesses

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

\$ 1000 to answer

to answer

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 Charles Kelly

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 1000 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 May 7 1886 John H. Munroe 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

0440

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Kelly

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

Charles Kelly

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

The said

Charles Kelly

late of the First Ward of the City of New York, in the County of New York aforesaid on the ~~ninth~~ day of ~~May~~ 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 package, containing one coat
of the value of twenty five dollars,
one pair of trousers of the value
of ten dollars, and one vest of
the value of five dollars.*

of the goods, chattels and personal property of ~~one~~ a corporation

called The Adams Express Company

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. Martin,
District Attorney.*

0441

BOX:

219

FOLDER:

2158

DESCRIPTION:

Kelly, John J.

DATE:

05/07/86



2158

POOR QUALITY ORIGINAL

0442

54

Counsel,
Filed 7 day of May 1886
Pleads

Assault in the First Degree, Etc.
(Weapons)
(Sections 217 and 218, Penal Code).

THE PEOPLE

vs.

John J. Kelly
30 E. 4th St.
N.Y.C.

RANDOLPH B. MARTINE,

Att. Gen. 10/86 District Attorney.
Filed for Trial 4 of 11

A True Bill.

William Van Ness
Foreman

By J. J. Kelly

Witnesses:

Patrick Lane
Off. John J. Kelly
J. J. Kelly

and
Wm. Webster
241 York St. N.Y.C.
Mr. Webb
283 3rd St.
Mr. Murphy
Ch. Brown & Church

POOR QUALITY
ORIGINAL

0443

Police Court— 3 District.

CITY AND COUNTY
OF NEW YORK, { ss.

of No. 9 Rutgers Place Street,

New York City

being duly sworn, deposes and says, that

on Monday the 12th day of April

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

he was violently and feloniously ASSAULTED and ~~BEATEN~~ ^{shot} by John J.

Kelly (nowhere). He said Kelly
on said date walked into the
Kitchen of No 9 Rutgers Place
New York City where deponent then
was, between 8 and 9 P. M. and
he said Kelly did then and there
deliberately and intentionally point
a loaded pistol at deponent
and discharge the same at
deponent, shooting deponent
in the right breast, causing an
injury from which deponent has
since been suffering. Deponent
charges that the said shooting
was done by the said Kelly

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 4 day
of May 188 6

Patrick Lane

POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0444

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John J. 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.

John J. Kelly

Question. How old are you?

Answer

30 years

Question. Where were you born?

Answer.

England

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

Answer.

442 East 23d Street - 19 days

Question. What is your business or profession?

Answer.

Cook and Waiter

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 had no quarrel with the complainant. I did not intend to kill him. I did intend to I was intoxicated at the time.

John J. Kelly

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0445

Gowerman Hospital
April 28, 1886

This is to certify that
Pat Lane - suffering from
pistol shot wound of lung -
He is out of immediate danger,
& steadily improving -

CJ Stokes M.D.
House Surgeon.

POOR QUALITY
ORIGINAL

0446

Dr. CHARLES F. STOKES,
GOUVERNEUR HOSPITAL,
GOUVERNEUR SLIP.

NEW YORK, *Apr. 14* 1886

This is to certify
that Pat. Lane was
admitted to this hospital
April 12, 1886 suffering
from a pistol shot wound
of the chest penetrating
the right lung. He
is in a critical condition.

C. F. Stokes, M.D.
House Surgeon

POOR QUALITY
ORIGINAL

0447

Dr. CHARLES F. STOKES,
GOUVERNEUR HOSPITAL,
GOUVERNEUR SLIP.

NEW YORK, Apr. 16 1886

This is to certify
that Pat^r Lane
who is suffering from
penetrating pistol shot
wound of the chest is
still in a critical
condition although slightly
improved.

C F Stokes, M.D.

Hoare Surg

POOR QUALITY
ORIGINAL

0448

Dr. CHARLES F. STOKES,
GOUVERNEUR HOSPITAL,
GOUVERNEUR SLIP.

NEW YORK,

Apr. 19 1886

This is to certify that
Pat^r Lane who is suffering
from penetrating pistol
shot wound of the left
lung, is steadily improving
but is not yet out of
danger.

C. F. Stokes, M.D.
House Surg.

**POOR QUALITY
ORIGINAL**

0449

Creed
v
John J. Kelly

April 12 1988

POOR QUALITY
ORIGINAL

0450

Dr. CHARLES F. STOKES,
GOUVERNEUR HOSPITAL,
GOUVERNEUR SLIP.

NEW YORK,

Apr. 22 1886

This is to certify that
Patr Lane, who is suffering
from penetrating wound
of left lung (pistol shot),
is steadily improving but
is not yet considered
out of danger.

C. F. Stokes, M.D.
House Surgeon

POOR QUALITY
ORIGINAL

0451

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

POLICE COURT, 3^d DISTRICT.

John J. Lored

of the 10th Precinct Police

that on the 12th day of April 1886

at the City of New York, in the County of New York, he arrested John J. Kelly
(now here) on information given by Patrick Lane
of 9 Rutgers Street in said city who stated to
deponent that he was feloniously assaulted and
beaten by said John J. Kelly who did willfully
and feloniously shoot deponent with a shot
from a pistol then and there held in the
hand of him said defendant thereby causing
said bullet to enter the body of him Lane
and injuring him said defendant so badly
that he is unable to come to court and make
a complaint. Deponent asks that defendant be committed to
await the result of the injuries.

John J. Lored

Sworn to before me, this

188

John J. Lored
Police Justice

POOR QUALITY
ORIGINAL

0452

4/24/3d
POLICE COURT DISTRICT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John J. O'Neil

John J. Kelly

Dated

April 13th

188

W. J. O'Neil

Magistrate.

O'Neil

Officer.

Witness,

Disposition

AFFIDAVIT.
Assault on Patrick Lane

Committed to await
the result of inquiry
to P. Lane

POOR QUALITY ORIGINAL

0453

BAILED,

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

4/24 3 652
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Patrick Lane
of Ridge Place
John J. Kelly
Offence Deliberate Assault

Dated May 4 1886

Magistrate
Creed
Precinct.

Witnesses
Mr. O. G. Atkins
Gouverneur Ship Street.

No. _____
Street,

No. _____
to answer G.S.
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 _____

Defendant

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 May 4 1886 _____ 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

0454

PART 2.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpena is disobeyed, an attachment will immediately issue
Bring this Subpena 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.]

To see Recorder Smyth

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York,

To *Wm. Webster*

of No. *241 York* Street, *Bklyn*

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 Sessions Building, in the Park of the said City, on the *14* day of *May* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

John J. Kelly
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 *May* in the year of our Lord, 188*8*.

RANDOLPH B. MARTINE, District Attorney.

POOR QUALITY
ORIGINAL

0455

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 J. Kelly

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

John J. Kelly

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

John J. Kelly

late of the City of New York, in the County of New York aforesaid, on the
Twenty day of *April*, - in the year of our Lord
one thousand eight hundred and eighty-*five*, with force of arms, at the City and
County aforesaid, in and upon the body of one *Patricia Kane*, -
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Patricia*, -
a certain *revolver* then and there loaded and charged with gunpowder and one
lead bullet, which the said *John* -
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,
with intent *him* the said *Patricia*, -
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT:

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

John J. Kelly

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

John J. Kelly

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of one *Patricia Kane*, -
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and to at and against *him* - the said

Patricia Kane

a certain *revolver* then and there charged and loaded with gunpowder
and one leaden bullet, which the said *John* -

in *his* right hand then and there had and held, the same being
an instrument likely to produce grievous bodily harm, then and there feloniously
did wilfully and wrongfully shoot off and discharge, 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.

0456

BOX:

219

FOLDER:

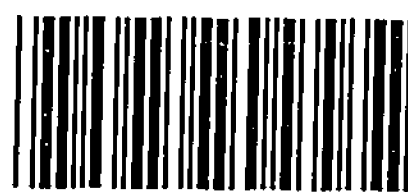
2158

DESCRIPTION:

Kelly, John

DATE:

05/21/86



2158

POOR QUALITY
ORIGINAL

0457

241

Counsel, *Wm. H. ...*
Filed 21 day of May 1886
Pleads *Not guilty*

THE PEOPLE
vs.
John Kelly
R
Grand Larceny in the second degree.
(MONEY)
(Sec. 528 and 53 / Penal Code.)

RANDOLPH B. MARTINE,
By *Wm. H. ...* District Attorney.
Read & accepted.
A True Bill.

William H. ...
June 3rd
9.5.83
Foreman.

Witnesses:

Wm. H. ...
Joseph H. ...

POOR QUALITY
ORIGINAL

0458

Police Court—

District

Affidavit—Larceny.

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

of No. 241 West 41st Street, aged 56 years,
occupation Boarding house keeper being duly sworn
deposes and says, that on the 17 day of May 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 :

Good and lawful money of
the United States to the amount
and of the value of about one
hundred and thirty 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 John Kelly. (Now here)

from the fact that the defendant
was in deponent's saloon at the above
address. When a man doing business
next door came in and cashed a
check for deponent of the sum of one
hundred dollars. Deponent put the
money in two bags along with some
other money and put the bags in his
money drawer behind the bar. And
went next door. Leaving the defendant
and deponent's wife in the saloon alone.
And shortly thereafter when deponent
returned the defendant had left, and
when deponent looked for his money he

Sworn to before me this
17 day of May 1886

Police Justice

POOR QUALITY
ORIGINAL

0459

found that it was gone. And deponent
is informed by his wife that shortly
after deponent went out deponent's
wife had occasion to leave the saloon
for a few minutes leaving the defendant
alone in said saloon. And when she
returned he was gone. Wherefore deponent
charges the said defendant with feloniously
taking stealing and carrying away the
aforesaid money and prays he may
be held and dealt with according
to law.

Joseph Strappo

Sworn to before me
this 18th day of May 1886

W. H. H. H.

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 undertaking hereto annexed.
Dated 1886 Police Justice
There being no sufficient cause to believe the within named
guilty of the offense within mentioned, I order he to be discharged.
Dated 1886 Police Justice

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offense—LARCENY.

1
2
3
4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Sessions.

POOR QUALITY
ORIGINAL

0460

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

John Kelly

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

Question What is your name?

Answer

John Kelly

Question How old are you?

Answer

30 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

241, W. 41st St about 2 mos

Question What is your business or profession?

Answer

Plumber & Gasfitter

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

John Kelly

Taken before me this
day of

1888

Police Justice.

0461

No. 1, by

Residence

No. 2, by -

Residence

No. 3, by -

Residence

ivo 4, by

Resilience

THE PEOPLE, &c,

ON THE COMPLAINT OF

ON THE COMPLAINT OF
Joseph Straub

John Kelly

Offence Drunk
Larceny

Darell

188

Weld

Magistrate.

John D. McLaughlin
Inspector.

Wines

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.. Street.

Yes.

...

Street,

70

...

Wynne

...

.....

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
 \$100 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 10 May 1901 1889. A. H. H. H. Police Justice.

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

Dated 188 *Police Justice.*

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

Dated 188 . *Police Justice*

POOR QUALITY
ORIGINAL

0462

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 Kelly

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

John Kelly

of the crime of GRAND LARCENY IN THE *second* — DEGREE, committed as follows:

The said

John Kelly

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *seventeenth* day of *May*, — in the year of our Lord one thousand eight hundred and eighty- *six*, at the Ward, City and County aforesaid, with force and arms, in the — *day* — time of the same day, *three* — promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *seven* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *thirty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *seven* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *ten* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *thirty five*

dollars.

of the proper moneys, goods, chattels, and personal property of one —

~~on the person of the said~~

~~found, from the person of the said~~

Joseph S. Thompson, then and there being

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

RANDOLPH B. MARTINE,

District Attorney.

0463

BOX:

219

FOLDER:

2158

DESCRIPTION:

Kent, John

DATE:

05/03/86



2158

Witnesses:

John Brown

Off. L. M. M. Fay.

20th Decmber

Let this officer
be personally
served with Subp
for Friday of next
week.

May 5th 1886

Counsel, *Carlyle*
Filed *2* day of *May* 1886
Pleads *Not guilty*

THE PEOPLE

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

4th 3rd
4th 3rd vs. *P*

John Kent

sub. rec'd
22 May 1886

RANDOLPH B. MARTINE,

District Attorney.

Pr May 5, 1886
Filed & convicted under

A True Bill.

John P. Munsie
Foreman.

May 7th
24th Dec 86

0464

0465

Police Court District.

City and County of New York, ss.:

James Burns
 of No. 109 Broadway Street, aged 25 years,
 occupation Coachman being duly sworn

deposes and says, that on the 18 day of April 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John Kent (now here), who, stabbed and plunged the blade of a pocket knife in the left side of deponent's neck, inflicting a severe and dangerous wound thereon; that said wound, stab and cut was caused by the blade of said knife held by said John Kent

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

day

of

1888

James Burns

Police Justice.

POOR QUALITY
ORIGINAL

0466

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK

2 District Police Court.

John Kew 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

Taken before me this

day of

Police Justice.

0467

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 Albino

Date March 20 1888 Police Justice.

Dated April 28 1886 Police Justice.

Dated _____ 188 _____ *Police Justice.*

POOR QUALITY
ORIGINAL

0468

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

of No. 20th Street Street, aged 24 years,
occupation Solicitor being duly sworn deposes and says,
that on the 18th day of April 1888

at the City of New York, in the County of New York, he arrested John Vent
(nowhere) on complaint of James Barnes, who
charged the said John Vent with having cut
and stabbed him once on the side of the neck with
a knife which the said John Vent then and there
held in his hand inflicting such serious injury
that the said James Barnes is confined in the
Roosevelt Hospital for treatment and unable to appear
in Court.

Therefore deponent prays that the said John Vent
may be committed for examination until the said
James Barnes can appear in Court and make complaint
Laurence May

Sworn to before me, this

188

day

Police Justice.

POOR QUALITY
ORIGINAL

0469

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
John Hunt

AFFIDAVIT.

Dated Sept 19 1886

[Signature] Magistrate.

[Signature] Officer.

Witness, [Signature]

Disposition, _____

\$300 per lat
B.P.M. 4th 2d.

POOR QUALITY
ORIGINAL

0470

1

Court of General Sessions, Part 2.

THE PEOPLE &c. :
- against - : Before Hon. Frederick Smyth,
John Kent, Indicted for As- : Recorder, and a Jury.
sault in the 1st. Degree. : -----000-----

Tried May 5, 1886.

APPEARANCES.

Assistant District Attorney, John R. Fellows, for the People;
Mr. Gebhart, for the Defence.

-----000-----

JAMES BYRNES, the complainant, testified that he was
a coachman. On the 18th day of April, 1886 he was in the
City of New York. He had been in the City two days, having
come down from Connecticut. On the evening of the 18th of
April, at about 12 o'clock, at 8th Avenue and 42nd Street,
the defendant stopped him. He had known the defendant in
Orange, New Jersey, the previous summer. The defendant was
also a coachman. They were out together on that evening and
had a quarrel. The defendant ran across the street and
stabbed him in the neck with a pocket knife. He was con

**POOR QUALITY
ORIGINAL**

0471

2

fined to the hospital nine days. He did not strike the defendant and he had no weapon with him.

Under cross examination he testified that he was not drunk. He, the complainant, the defendant and two other men named Fitzsimmons and Cavanagh had been in Kerrigan's saloon in 42nd Street. They had also been in other places, and had drunk a number of glasses of beer. He, the complainant, had perhaps drank about eight glasses of beer. He, the complainant had never had any trouble with any one before.

-----000-----

OFFICER LAWRENCE FAY, of the 20th Precinct, testified that he saw a crowd in 42nd. Street, between 7th and 8th Avenues, on the night of the 18th of April, and walked towards the crowd. He saw the defendant running across the street, and he followed. The prisoner ran away from him, but he overtook him. He found the knife in the prisoner's pocket. It was full of blood. The prisoner said that the knife did not belong to him and that somebody else put it in his pocket. The knife was closed.

-----000-----

**POOR QUALITY
ORIGINAL**

0472

3

To the defence JOHN KENT, the defendant, testified that the party including himself and the complainant were drinking from 10 o'clock in the morning all during the day. Kent wanted to go to Kerrigan's dance hall, in 42nd Street, and in there he tried to start a row and a fight. Outside Kent, wanted him, the defendant, to fight, and struck him, the defendant. — He, the defendant did not stab the complainant, and never saw the knife produced in court before. He never had a knife in his pocket.

-----000-----

Under cross examination, the defendant testified that he had been in the United States two years, and had worked for Mr. Sedgwick of this City, and Mr. Rogers of the Locomotive works.

-----000-----

POOR QUALITY
ORIGINAL

0473

ROOSEVELT HOSPITAL,

59th STREET & NINTH AVENUE.

New York, Apr. 19th 1886.

This is to certify that
James Turner is a patient in
this hospital suffering from
an excised wound of the neck.
The injury is not a serious
one & his condition is good.

George Woolson,
Acting House Surgeon

POOR QUALITY
ORIGINAL

0474

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 Kent

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

John Kent -

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *John Kent*,

late of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *April*, - in the year of our Lord one thousand eight hundred and eighty-*six*, with force of arms, at the City and County aforesaid, in and upon the body of one *James Burns*, - in the peace of the said People then and there being, feloniously did make an assault and *in* the said *James Burns*, - with a certain *knife* -

which the said *John Kent* - in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound,

with intent *in* the said *James Burns*, - thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

John Kent -

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John Kent*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one *James Burns*, - in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *in* the said *James Burns*, - with a certain *knife* -

which *he* the said *John Kent* - in *his* - right hand then and there had and held, the same being an *instrument* likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound, 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**

0475

THIRD COUNT--

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

John Hunt -
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John Hunt*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
afore said, at the City and County aforesaid, with force and arms, in and upon the body
of *James Brown* -

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and *him* the said

John Hunt, -

in and upon the *head* of *him* the
said *James Brown*, - did then and there
feloniously, wilfully and wrongfully strike, beat, *stab*, *cut*, bruise and wound,
and did thereby then and there feloniously, wilfully and wrongfully inflict
upon *him* the said *James Brown*, -

grievous bodily harm, to the great damage of the said *James Brown*, -
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.

0476

BOX:

219

FOLDER:

2158

DESCRIPTION:

King, David H.

DATE:

05/21/86



2158

0477

BOX:

219

FOLDER:

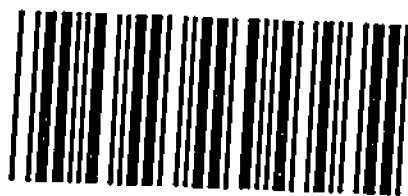
2158

DESCRIPTION:

King, David H.

DATE:

05/21/86



2158

POOR QUALITY
ORIGINAL

0478

Witnesses:

In my opinion it was
impossible to convict the
defendant in this case,
I recommend the dismissal
of this indictment,
May 18/90

Vernon H. Davis,
Clerk

Counsel, *W. F. W. Glab*
Filed, *21* day of *May* 188*6*.
Pleads, *Unlawfully*

THE PEOPLE
vs.
David H. King
(Prisoner)
Violation of Sanitary Code,
[Section N. Y. City Consolidation Act of 1882].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Victim Van Housen
Part 2 - May 18, 1892
for return of District Attorney
Indictment dismissed

POOR QUALITY
ORIGINAL

0479

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

POLICE COURT, DISTRICT.

Patrick M. Coughlin

of No 301 Mott Street, being duly sworn, deposes and says,

that on the 4th day of May 1886
~~and at divers times prior thereto~~
at the City of New York, in the County of New York, one David M.

King of No 233 W. 52^d Street
did wilfully violate the sanitary
Code then & at all the times herein
mentioned in full force and operative
in said City, in this that having
then and there the management
and control of ~~the~~ houses
and premises known as
Nos 182 and 184 Madison Street
New York City, the same being
tenement houses, each occupied
by many persons living therein,
he did cause the cellars, yards
privy houses to be filthy with
offensive matter, the waste pipes
therein to be defective and leak
the leaders and balustrades and
ceilings to be broken, the yards
not properly graded, having
filth, garbage, human ex-
crement and liquid filth
remaining thereon, the hall
walls and ceilings of No 182
and No. 184 Madison St. to be
dirty, the wooden platform
on roof to be broken and
dangerous and roof filthy,
the valve in the pump & for-
crop on water to be leaking

POOR QUALITY
ORIGINAL

0480

and the cellar stairs of
No 182 Madison Street
to be broken and dangerous
thereby rendering said
houses and premises a
nuisance and of ob noxious

so as to be dangerous and prejudicial to life and health, all of which was particularly in
violation of Section 92 of said Sanitary Code, which is as follows, to wit:

SECTION 92. That neither the contents of any such tub, or any receptacle, cesspool, privy, vault, sink, or
water-closet, cistern, nor anything in any room, excavation, vat, building, premises, or place, shall be allowed to be-
come a nuisance, or offensive, so as to be dangerous or prejudicial to life or health.

Sworn to before me, this 14th day

of May 1886
P. H. Duffy
Police Justice

POLICE COURT - 3rd DISTRICT.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Patrick A. Longhini

vs.

David M. King

Dated

May 14th 1886

Magistrate.

Officer:

Witness,

Mr. Joseph

Patrick 182 Madison

St. 101 Monroe

Mr. Longhini

182 Madison

Disposition

POOR QUALITY
ORIGINAL

0481

Sec. 198-200.

74 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

David H. King 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 H. King

Question. How old are you?

Answer.

64 years

Question. Where were you born?

Answer.

Ireland.

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

Answer.

233 West 52 Street 15 years

Question. What is your business or profession?

Answer.

None

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 and
demand a trial by Jury*

David H. King

Taken before me this

day of

Police Justice.

POOR QUALITY
ORIGINAL

0482

BAILED,
No. 1, by Matthew Meltrick
Residence 219 W. 4th 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

John H. Campbell
301 - 12th St.

Robert H. King



Dated May 4 1886

Buff Magistrate.

Officer _____

Witnesses _____ Precinct _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 300 to answer 9 A

Bailed

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

Dependant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Three 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 May 4 1886 Police Justice.

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

Dated May 4 1886 Police Justice.

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

Dated _____ 1886 Police Justice.

POOR QUALITY
ORIGINAL

0483

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

POLICE COURT, DISTRICT.

Nicholas K. Coughlin

of No 301 E 11th Street, being duly sworn, deposes and says,

that on the 11th day of May 1886
and at divers times prior thereto
at the City of New York, in the County of New York, one David

K. King of 233 W. 52nd Street
did willfully violate the San-
itary Code then and at all the
times herein mentioned in
full force and operative in
this, that having the man-
agement and control of
the house and premises
known as No. 21 Bell
Street in said City, he
did fill up and cause
to be filled up ^{with dirt, gravel and stone} the privy
vault ~~at~~ in the yard of
said premises ~~and~~
without ^{having} first emptied
the filthy contents thereof
which consisted of human
manure and offensive
matter and the said King
did cover and cause to be
covered the said human
manure and filthy contents
of the said vault without
first removing the said con-
tents therefrom; that the
said house is a tenement
house occupied by many
persons and the said vault
so filled in as aforesaid is

POOR QUALITY
ORIGINAL

0484

within ten feet of the
said tenement house, all
of which is in violation
of section No. 90 of the
said Sanitary Code
which is as follows, to wit:

SEC. 90. That no person shall draw off, or allow to
run off into any ground, street or place of said city, the
contents (or any part thereof) of any vault, privy cistern,
cesspool, or sink; nor shall any owner, tenant, or occu-
pant of any building to which any vault, sink, privy, or
cesspool shall appertain, or be attached, permit the con-
tents or any part thereof, to flow therefrom, or to
rise within two feet of any part of the top, or
permit said contents to become offensive; nor
shall any privy or other erection in this section
mentioned be filled with or covered with dirt till its
filthy contents shall be emptied.

Sworn to before Patrick H. Loughlin
me this 4th day of
May 1886

[Signature]
Police Justice

POLICE COURT— 3rd DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick H. Loughlin

vs.
David H. King

Dated *May 4* 188*6*

Magistrate.

Officer.

Witness.

Disposition

POOR QUALITY
ORIGINAL

0485

Sec. 198-200.

34

District Police Court.

CITY AND COUNTY {
OF NEW YORK, {ss

David H. King 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 H. King*

Question. How old are you?

Answer *64 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *233 West 52 Street 15 years*

Question. What is your business or profession?

Answer. *None*

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 and
demand a trial by Jury*
David H. King

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0486

BAILED,
No. 1, by Matthew Scott
Residence 29 West 48 Street
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court 248
District 3

THE PEOPLE, &c,
ON THE COMPLAINT OF

Victor H. Caplin
301 West



Offence Via of
Sanitary Code

Dated May 4 1886

Guilty
Magistrate.

Officer.

Preced.

Witness

No. _____
Street.

No. _____
Street.

No. _____
Street.

No. _____
Street.

Filed

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 H. King

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 May 4 1886 David H. King Police Justice.

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

Dated May 4 1886 David H. King 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

0487

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David H. King

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

David H. King

of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said David H. King, —

late of the *Seventh* Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *February*, — in the year of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and County aforesaid, *having then and there the management and care of certain adjoining buildings, there situate, known as numbers 186 and 188 Madison Street respectively, did unlawfully and injuriously allow the contents of certain receptacles, privies, vaults, and sinks in the yard adjacent to and within the curtilage of the said buildings, and divers substances and things in the said building, to become a nuisance and offensive, so as to be dangerous and prejudicial to the lives and health of divers persons then inhabiting and residing in the said buildings,*

against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said

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Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of the *Ninety-second* section of said code, which is as follows, to wit:

That neither the contents of any
cistern, tub, or any receptacle, cesspool,
spring, vault, sink, or water-closet,
system, nor any thing in any room,
excavation, lot, building, premises,
or place, shall be allowed to
become a nuisance, or offensive, so
as to be dangerous or prejudicial to
life or health.

and which said Sanitary Code was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, 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.

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Witnesses:

I recommend the dismissal
of the indictment,

May 18/92

N. M. Davis

and

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W. M. A. L.
Counsel,
Filed, 21 day of May 1892
Pleads, *Not guilty*

THE PEOPLE

vs.

David H. King

(Prisoner)

Violation of Sanitary Code,
[Section of the N. Y. City Consolidation Act of 1882]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

William Van Kesteren

Part 2 - May 18, 1892
Foreman.
On motion of Dist Attorney
Indictment dismissed.

In the matter of the
Indictment of
J. H. King
for nuisances at 182, 184
186 and 188 Madison St.

City & County of New York. ss. David H. King of said
City being duly sworn saith that an Indict-
ment was had May 20. 1886 against defendant
for violating the Sanitary Code for that he
allowed the privy sinks in the yards of said ^{houses}
to be full - and the yards, cellars, halls
roofs & he covered with offal & other matters
so as to create a nuisance - in the houses 182
and 184 Madison Street

That another Indictment was made
the same day against defendant for the
same cause in relation to houses no 186
and 188 Madison Street.

That another Indictment was obtained
against defendant, in relation to a house
no 21 Pell Street - that the alleged grounds
were that defendant filled in a vault with-
out emptying the same

And defendant says that at the time
of the alleged nuisance at 182 & 184 Madison
Street he was not nor is he now the owner of
said premises - that he once had a life Estate
in the premises which he disposed of about five
years since; That no 186 was not owned by de-
fendant at the time of said alleged nuisance
and that no 188 never belonged to defendant

That defendant did not own no 21 Pell
Street but only had a life Estate therein which
he disposed of about 5 years ago.

That defendant used to collect the
rents of said premises and was familiar
with tenement houses and was frequently at
the Madison Street at the time of the alleged
nuisances - but was not in the Pell Street
houses for two years prior to the alleged
nuisance there to his knowledge and did not
collect the rents

That as to the nuisances at 182, 184, 186

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and 188 Madison deponent says that they were never in the condition alleged - that there never was any liquid filth or garbage or human excrement in the yards nor the privy houses to be filthy and that broken ceilings, bolsters and other things destroyed usually in tenement houses were repaired and replaced as soon as possible.

That deponent is well acquainted with said houses and is a builder conversant with tenement houses in general and that said houses 182, 184, 186, 188 Madison Street and 30 & 31 Pell Street are in as good state and condition as any tenement house in the city of its class and were so at the time of the alleged nuisance and deponent further says that all statements made to the contrary are false.

And deponent further says that he was arrested first in the matter of 186 and Madison Street and that Mr. Baucker Attorney for the Board of Health then said to deponent that if deponent would see that the water closet of 31 Pell Street was cleaned out by a sewerer and filled in with fresh earth - (that that would be an end of the matter; and deponent thereupon caused the same to be done - but that deponent nor the owners ever knew that there was any nuisance of the kind alleged, but had the work done in conformity with the direction of said Attorney.

That many repairs and alterations have been made in all said houses since said indictment and that everything thing that seemed to be needed had since been done and that no nuisance of any kind existed or exists thereon.

That the sinks complained of in 186 & 188, 184 & 182 Madison Street are what are called "School Sinks" and as is well known are only cleaned out every day by the house-keepers and were no doubt full when an inspector not attended to on the day the Inspector came. These very school sinks were put in by order of Board of Health. They are not fit for tenement houses.

That the sink complained of in 31 Pell St. is also a School Sink - and that at the time the same was put in by order of the Board the deponent had nothing to do with the building and did not know how the sink was filled in and does not now know whether it was capped or not before building the school sink.

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Sworn before me

David H. King

This 14th day of Oct 1886

Geo. Corbett

Notary Public
N.Y.C.

City & County of New York. ss. Melbaire Giff of said
City being duly sworn saith that he is an
attorney-at-law of the Supreme Court
of the State of New York

That he has known David H. King
the affiant in the above affidavit named
for the last twenty years - That he is an
old gentleman of the strictest probity
and of unusual kindness of heart
That he has known of his business
transactions through all that period
and is acquainted with many persons
with whom he deals and that he
never knew of any instance in which
the character of Mr. King was assailed
and that deponent would rely on any
statement made by him is sub-
stantiated in above affidavit and deponent
Verily believes the same to be true that
said King is now infirm and out of health
Sworn to before me

This 15th day of October 1886

J. Augustus Burgess -

M. Giff

NEW YORK COUNTY.

POOR QUALITY
ORIGINAL

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In the matter of the
Indictments against
David H. King

in

182. 184. 186. & 188 called David H.
and El. P. H. H.

City of County of New York. in Daniel S. King of
said City being duly sworn doth depose
and say that he is well acquainted with
the above houses and was in them many
times during the week for the last year
and found to the Indictments above men-
tioned - that he has examined the school
buildings, yards, roofs and walls & ceilings
of said Buildings

That he never saw any filth in
any of the yards or closets - or cellars of
any of the Buildings and that when
he did notice anything out of repair
he would afterwards find they were
put in order - and he deposes that
any of said Buildings or any part thereof
contained anything offensive or un-
healthy - but on the contrary were at
the time of the indictments and ever
since have been in as good state and
condition and are as cleanly and healthy
as any other tenements of their kind
in the City - and that no nuisance of
any kind has existed in said premises
since Nov 1. 1885 nor at any other time
to applicant's knowledge and that all
statements to the contrary are false.

Given under my hand
this 7th day of Oct 1886.

Sworn to before me
Notary Public
N. Y. C.

Daniel S. King

POOR QUALITY
ORIGINAL

0494

In the matter of the charges
against David H. King
of keeping
Street in an unhealthy condition

City & County of New York, ss. I, ^{saith} ~~Levee~~ Gilfoil
of said City being duly sworn, that he has
lived in the house No 182 Madison
Street since four years last with his family
consisting of himself, wife & four children.
Statement
of
Tenant

That during this period there has never
been any nuisance upon the premises, - that
the water closets, sinks and yard have always
been in good ^{order} condition and whenever out of
order have been properly attended to at once,
that no bad order or smell has ever been noticed
by him around or about the premises and he
has never known of any complaint from any
of the tenants, as to any bad condition of the
premises, that he has never heard of any case
of sickness in the house attributed to bad odors
or sewer gas.

I Guilfoyle
Subscribed and Sworn to
before me this 13th day of October 1886

Geo. Corbitt Notary Public
N.Y.Co.

POOR QUALITY
ORIGINAL

0495

In the matter of the charges
against David H. King
of keeping
Street in an unhealthy condition

City & County of New York ss. Francis Caranagh
of said City being duly sworn saith that
he has lived in the house No. 182 Madison
Street since Nov. 1. 1854 with his family
consisting of himself, and wife.

Statement
of
Deputy

That during this period there has
never been any nuisance upon the premises
that the water closets, sinks and yard have
always been in good order and condition and
whenever out of order have been properly
attended to at once; that no bad odor or
smell has ever been noticed by him around
or upon the premises and he has never
heard of any complaint from any of the
tenants as to any bad condition of the pre-
mises that he has never heard of any case
of sickness in the house attributed to
bad odor and sewer gas.

F. Caranagh
Subscribed and sworn to
before me this 13th day of October 1886
Geo. Corbett
Notary Public N.Y.Co.

POOR QUALITY
ORIGINAL

0496

In the matter of the charges
against David H. King
of keeping
Street in an unhealthy condition

City & County of New York, ss. ^{Thomas} ~~Thomas~~ Scanlon
of said City being duly sworn saith that
he has lived in the house N^o 182 E. 10th Street since 7 or 8 years, with his family
consisting of himself, wife and five children

That during this period there has never
been any nuisance upon the premises, — that
the water closets, sinks and yard have always
Statement been in good order and condition and whenever
of out of order have been properly attended to at once
Scanlon that no bad order or smell has ever been noticed
by him around or about the premises, and he
has never known of any complaint from any
of the tenants, as to any bad condition of the pre-
mises, that he had never heard of any case of
sickness in the house attributed to bad orders
or sewer gas.

Thomas Scanlon
Subscribed and sworn to before me
this 13th day of October 1886
Geo. Corbitt
Notary Public
N.Y.C.

In the Matter of the charge
against David H. King
of keeping 182 x 184 Madison
Street in an unhealthy condition

City & County of New York ss. John Curran
of said City being duly sworn saith
he has lived in the house N^o 184 Madison
Street since May 1884, with his fami-
ly consisting of himself, wife and 8 Children

That during this period there has
never been any nuisance upon the prem-
ises, - that the water closets sinks and
Statement of Tenant - Yard have always been in good order
and condition and whenever out of or-
der have been properly attended to at
once, - that no bad odor or smell has
ever been noticed by him around or
upon the premises and he has never heard
of any complaint from any of the tenants
as to any bad condition of the premises
that he has never heard of any case
of sickness in the house attributed to
bad odor or sewer gas.

Subscribed and
John Curran Sworn to before me this
13th day of October 1886
New York City
Notary Public N.Y. Co.

In the matter of the charges
against David H. King
of keeping
Street in an unhealthy condition

City of New York, ss. James Green
of said City being duly sworn saith that he
has lived in house No. 184 Madison
Street since Nov. 1. 1884 with his family
consisting of himself, wife and four children

That during this period there has
never been any nuisance upon the pre-
mises, that the water closets, sinks and
Statement of yard have always been in good order and
of condition and whenever out of order have
been properly attended to at once, - that
no bad odor or smell has ever been noticed
by him around or upon the premises
and he has never heard of any complaint
from any of the tenants as to the bad con-
dition of the premises. that he has never heard
of any case of sickness in the house attrib-
uted to any bad odor or sewer gas.

James Green
Subscribed and sworn to before me this
13th day of October 1886
Geo. C. Coffey
Notary Public, N.Y. Co.

In the matter of the charges
against David H. King
of keeping
Street in an unhealthy condition

City & County of New York is William Kruse
of said City being duly sworn saith that he
has lived in house No. 201 84th Avenue Street
since Nov 1. 1883 with his family
consisting of himself, wife and three children

That during this period there has
never been any nuisance upon the pre-
mises, - that the water closets, sinks and
yards have always been in good order and
condition and whenever out of order have
been properly attended to at once, - that
no bad odor or smell has ever been not-
iced by him around or upon the prem-
ises, - and he has never heard of any complaint
from any of the tenants as to the bad condi-
tion of the premises, that he had never
heard of any case of sickness in the house
attributed to bad odor or sewer gas.

Wm Kruse

Subscribed and Sworn to
before me this 13th day of October 1886

Geo. C. Witt

Notary Public
N.Y. Co.

Statement
of
Servant

POOR QUALITY
ORIGINAL

0500

In the matter of the charges
against David H. King
of keeping
Street in an unhealthy condition

City & County of New York, ss. Adolph Marzly
of said City, being duly sworn saith that
he has lived in the house 1178 Madison
Street since May 1, 1885 with his family
consisting of himself, wife &

That during this period there
has never been any nuisance upon the
premises, - that the water, closets, sinks
and yards have always been in good
condition and order, and whenever out
of order have been properly attended to
at once -, that no bad smell or odor has
ever been noticed by him around or upon
the premises and he has never heard
of any complaint from any of the tenants
as to any bad condition of the premises
that he had never heard of any case of
sickness in the house attributed to bad
odor or sewer gas.

Marzly
Subscribed and sworn to before me
this 13th day of October 1886
Geo. Corbitt Notary Public N.Y. Co.

Deputy
of
Deputy

In the matter of the charges
against David H. King
of keeping
Street in an unhealthy condition.

City & County of New York ss. Patrick O'Hearn
David King being duly sworn saith that he
has lived in the house 401 86 Clarkson
Street since May 1885 with his family
consisting of himself, wife & 3 children

Statement of
of
David
That during this period there has
never been any nuisance upon the pre-
mises, that the water closets, sinks and
yards have always been in good order and
condition and whenever out of order have
been properly attended to at once, that
no bad odor or smell has ever been
noticed by him around or ^{upon} ~~about~~ the
premises and he has never heard of any
complaint from any of the tenants as to
any bad condition of the premises. that
he had never heard of any case of sick-
ness in the house attributed to bad odor
or sewer gas.

Patrick O'Hearn
Subscribed and sworn to before me
this 13th day of October 1886
Geo. Corbitt Notary Public N.Y. Co.

POOR QUALITY
ORIGINAL

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In the matter of the charges
against David H. King
of keeping
Street in an unhealthy condition

City & County of New York s.s. Cornelius Hayes
of said City being duly sworn saith that he
has lived in the house No 186 Madison
Street since May 1. 1885 with his family
consisting of himself, wife & two children

That during this period there has never
been ^{any} nuisance upon the premises - that
~~Statement~~ the water closets, sinks and yards have always
of been in good order and condition and when
~~accident~~ ever out of order have always been properly
attended to once - that no bad odor or smell
has ever been noticed by him around or
upon the premises, and he has never heard
of any complaint from any of the tenants
as to any bad condition of the premises,
that he has never heard of any case of sick-
ness in the house attributed to bad odor or
sewer gas.

C Hayes 186 Madison St
Subscribed And Sworn to before me
this 13th day of October 1886
Geo. Corbitt Notary Public N.Y. Co.

In the matter of the charges
against David H. King
by keeping
Street in an unhealthy condition.

City & County of New York, ss. William Dittelmach
of said City being duly sworn saith that he
has lived in the house No. 188 Madison
Street since May 1885 with his family
consisting of himself, wife & 6 children

Statement
of
Tenant

That during this period there
has never been any nuisance upon the
premises, - that the water closets, sinks
and yard have always been in good order
and condition and whenever out of order
have been properly attended to at once, -
that no bad odor or smell has ever been
noticed by him around or upon the pre-
mises and he has never heard of any
complaint from any of the tenants
any bad condition of the premises, that he
has never heard of any case of sickness in
the house attributed to bad odor and sewer
gas.

W: Dittelmach
Subscribed and sworn to before me this 13th
day of October, 1886.
Geo. C. Abbott (Notary Public)
N. Y. Co.

In the matter of the charges
against David H. King
of keeping
Street in an unhealthy condition

City & County of New York, ss. Marcus Strosberg
deposes & being duly sworn saith that he
has lived in the house No. 188 Madison
Street since May 1885 with his family
consisting of himself, wife & 4 children.

Statement
of
Deputy

That during this period there has
never been any nuisance upon the
premises, - that the water closets, sinks
and yards have always been in good or-
der and condition and whenever out of
order have always been properly attended to.
- at once, - that no bad smell has ever been
noticed by him around or upon the pre-
mises, - and he has never heard of any
complaint from any of the tenants as
to any bad condition of the premises
that he has never heard of any case of
sickness in the house attributed to
bad odor or sewer gas.

Marcus Strosberg
Subscribed and sworn to before me this 18th day
of October 1886
Geo. C. Abbott Notary Public
N. Y. Co.

In the matter of the charges
against David H. King
of keeping
street in an unhealthy condition

City & County of New York, ss. May Nelson
of said City being duly sworn saith that she has
lived in the house No. 21 Pell
Street since May 1884, with her family
consisting of herself.

Statement
of
Deputy
That during this period there has
never been any nuisance upon the premises,
that the water closets, sinks, and yards have
always been in good order and condition
and whenever out of order have been pro-
perly attended to at once, that no bad
odor or smell has ever been noticed by him
around or upon the premises and he has
never heard of any complaint from any of
the tenants as to the bad condition of the
premises. that she has never heard of any
case of sickness in the house attributed
to bad odor or sewer gas.

May Nelson
Subscribed and sworn to before me this 13th
day of October 1886
Geo. Corbitt
Notary Public N.Y. Co.

In the matter of the charges
against David H. King
of keeping
Street in an unhealthy condition

City & County of New York, ss. John Kenelley
of said City being duly sworn saith that he
has lived in the house No 71 Bell
Street since May 1885 with his family
consisting of himself, wife & 6 children

Statement
of
Deputy

That during this period there has
never been any nuisance upon the pre-
mises, - that the water closets, sinks and
yards have always been in good order
and whenever out of order have been
properly attended to at once, that no bad
odor or smell has ever been noticed by him
around or upon the premises, - and he has
never heard of any complaint from any
of the tenants as to the bad condition
of the premises, that he has never heard
of any case of sickness in the house at-
tributed to bad odor or sewer gas.

His
John ^{Kenelley} Subscribed and
mark Sworn to before me
this 13th day of October 1886
Geo. Corbett Notary Public N.Y.C.

In the matter of the charges
against David H. King
of keeping

Street in an unhealthy condition

City & County of New York. ss. John Haor
of said City being duly sworn saith that he has
lived in the house No. 21 Pell

Street since May 1, 1885 with his family
consisting of himself. and

Statement
of
Deauch

That during this period there has
never been any nuisance upon the premises;
that the water closets, sinks and yard have
always been in good order and condition and
whenever out of order have been properly attend-
ed to at once, that no bad odor or smell has
ever been noticed by him upon or around
the premises and he has never heard of any
complaint from any of the tenants as to the
bad condition of the premises, that he has
never heard of any case of sickness in the
house attributed to bad odor or sewer gas.

His
John Haor
Mark

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

Geo. C. Abbott Attorney Public N.Y. Co.

POOR QUALITY
ORIGINAL

0500

Matter

of

David H. King

conducted

May 10/86

W. Briggs atty.
175 E 125th St

**POOR QUALITY
ORIGINAL**

0509



Office of
Attorney & Counsel.
ROOMS 46 & 47.

New York

188

Witnesses in cases vs David H. Fing.

John Bailey, Plumber 125 Worth Street was hired by Fing to do plumbing at 188 186 Madison St. and has been paid personally by Fing. He has worked in 21 Pell

J.J. Deady Plumber 146 E. 16th St. Fing told Deady he owned the houses 182 to 188 Madison St. but he had the Departments after him and he had to use method, &c. He put School sinks in 186 and 188 Madison and Fing made him turn the sink around to save pipe. Fing was down watching the work about every day.. In 184 Madison, the Housekeeper told Fing in Deady's presence, which of the tenants paid and how, and which were slow in paying rent.

Patrick Nelligan is Fing's man of all work, is an unwilling witness has himself been arrested for filling up Privy at 21 Pell without first emptying the night soil by Scavenger. Nelligan's trial at Special Sessions has been adjourned, in order that Fing might be tried first and if possible, use Nelligan as a witness against Fing. Nelligan is inclined still to shield Fing and deny that he paid over any of the rents of these houses to Fing. Mr. Racey, the

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ORIGINAL

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Office of
Attorney & Counsel.
ROOMS 46 & 47.

New York _____ 188_____
(2)

Counsel for Nelligan said that Nelligan would tell all he knew; but it may be necessary to bring some pressure to, before he will open his mouth as to his connection with King, respecting these houses. It is said Nelligan made an affidavit before the Clerk at the Tombs, when he was arraigned there, that King was the owner of all these houses. That affidavit is probably still in existence.

Sergeant P. H. Coughlin, the principal Complainant and who made the arrest and Officer James E. Cannon are familiar with the condition of the houses, with the habits of King, and also what Witnesses can be depended on and which of them are unwiibling.

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Office of
Attorney & Counsel.
ROOMS 46 & 47.

New York May 19th 1886

Honorable Randolph B. Martine

District Attorney

Dear Sir

I inclose a memoranda which may be of use in the examination in the Cases against David H. King, before the Grand Jury, on Thursday, the 20th instant.

Very respectfully

W. J. Martine

POOR QUALITY
ORIGINAL

05 12

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David H. King

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

David H. King

of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said David H. King

late of the *Seventh* Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *May*, ——— in the year of our Lord one thousand eight hundred and eighty- *six*, at the Ward, City and County aforesaid, *having then and there the management and care of certain adjoining buildings, there situate, known as numbers 182 and 184 Madison Street respectively, did unlawfully and injuriously allow the contents of certain receptacles, privies, vaults and sinks in the yard adjacent to and within the curtilage of the said buildings, to be and remain filled with divers offensive, fetid and filthy substances and matters; the waste-pipes, in the said buildings to be and remain defective and insufficient, the leaders and gutters therein to be and remain broken and in ill repair; the ceilings and walls thereof to be and remain broken, and dirty and covered with filth; the roofs and other portions thereof to be and remain in a dangerous condition; whereby the said building then and there became and was a nuisance and offensive, so as to be dangerous and prejudicial to the lives and health of divers persons then inhabiting and residing in the said buildings;* against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said

**POOR QUALITY
ORIGINAL**

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Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of the *Twenty-second* section of said code, which is as follows, to wit:

*That neither the contents of any
such tub, or any receptacle, cesspool,
spring, vault, sink or water-closet,
cistern, nor any thing in any room,
excavation, vat, building, premises,
or place, shall be allowed to
become a nuisance, or offensive, so
as to be dangerous or prejudicial
to life or health.*

and which said Sanitary Code was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, 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.

POOR QUALITY
ORIGINAL

0514

Witnesses:

I recommend dismissal of
this indictment,

May 18/92

N. W. Davis
Clerk

Counsel,

Filed, 21 day of May 1886

Pleads, *Not guilty*

THE PEOPLE

vs.

David H. King

(Breast)

Violation of Sanitary Code,
[Section of the N. Y. City Consolidation Act of 1882].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

William H. Conacher

Foreman.

Sept 2 - May 18, 1892

for Brothers & Sister Attorney
Indictment dismissed

POOR QUALITY
ORIGINAL

05 15

City and County of New York, ss.:

James E. Cannon of No. 3010 Hall Street
in said City, being duly sworn deposes, that on the 19th
day of February 1886 at No. 186 & 188 Madison St.,
said City, one David H. King did wilfully violate the
Sanitary Code, then in full force and operative, in this, that ~~being~~ then and there the owner
of said premises known as Nos. 186 & 188 Madison St.,
and being a tenement house and occupied by more than three families, he did allow the
privy sink in yard, ~~thereat to be full of human ex-~~
~~crement not flushed, the yard to be covered with~~
~~refuse and other filthy matter, the roof of the light~~
~~chimney to be full of refuse, and in a dangerous condition,~~
~~and in all of which the said premises~~
~~have~~ become and are a nuisance and offensive,
so as to be dangerous and prejudicial to life and health, all of which was particularly in
violation of Section 92 of said Sanitary Code, which is as follows, to wit:

SECTION 92. That neither the contents of any such tub, or any receptacle, cesspool, privy, vault, sink, or
water-closet, cistern, nor anything in any room, excavation, vat, building, premises, or place, shall be allowed to be-
come a nuisance, or offensive, so as to be dangerous or prejudicial to life or health.

Sworn to before me, this 19th day James E. Cannon
of February 1886
John Duffy Police Justice.

POOR QUALITY
ORIGINAL

05 16

J. A. Dent Police W. Court
The People vs. an Am.
Plaintiff vs. James
E. Cunningham
vs.
David H. King
Affidavit violation
Section 72 San. Code.

Police Court District.
THE PEOPLE, &c.,
—ON THE COMPLAINT OF—
vs.
AFFIDAVIT
VIOLATION OF SANITARY CODE.
Dated, 188
Justice.
Officer.

POOR QUALITY
ORIGINAL

05 17

Sec. 198-200.

2d

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question. What is your name?

Answer.

David H. King

Question. How old are you?

Answer.

64 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

233 West 56 street 15 years

Question. What is your business or profession?

Answer.

None

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 and
demand a trial by Jury*

David H. King

Taken before me this

day of

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

05 18

Sec. 151.

Police Court District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } 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 James E. Cannon
of No. 301 Mott Street, that on the 19 day of February
1886 at the City of New York, in the County of New York,

David H. King did
wilfully violate the sanitary code, section
92

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, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him
forthwith before me, at the 3 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 19 day of February 1886
David H. King POLICE JUSTICE.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James E. Cannon
vs

David H. King

Warrant-General.

Dated February 19 th 1886

David H. King Magistrate.

James E. Cannon Officer.

The Defendant David H. King
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.

David H. King
Police Justice.

REMARKS

Time of Arrest, May 4 th 1886

Naive of Ireland

Age, 64

Sex, Male

Complexion,

Color, White

Profession, Builder

Married, yes

Single,

Read,

Write,

233 West 52 St

POOR QUALITY
ORIGINAL

0519

BAILED,
No. 1, by Matthew Hecht
Residence 219 Second St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

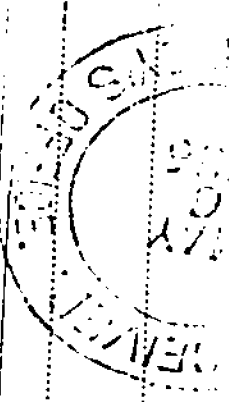
Police Court

District

THE PEOPLE, &c,
ON THE COMPLAINT OF

Charles J. Lawrence
306 West

John A. Hecht



Offence

Dated May 4 1886

George H. Ruff Magistrate.

Lawrence Officer.
A. J. Precinct

Witnesses

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
to answer

23

Bailed

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 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 May 4 1886 George H. Ruff Police Justice.

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

Dated May 4 1886 George H. Ruff 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

0520

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David M. King

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

David M. King

of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said David M. King,

late of the Sixth Ward of the City of New York, in the County of New York aforesaid, on the fourth day of May in the year of our Lord one thousand eight hundred and eighty-six, at the Ward, City and County aforesaid, with force and arms, did unlawfully and injuriously fill with and cover, and cause and procure to be filled with and covered, with dirt, a certain privy and house of office, there situate, which ~~was~~ then and there contained a great quantity of filth, dung, human excrement, and other filthy matter, without having first ~~first~~ emptied or caused to be emptied the said filthy contents thereof;

against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said

**POOR QUALITY
ORIGINAL**

0521

Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of the *Xth* section of said code, which is as follows, to wit:

That no person shall draw off, or allow to run off into any ground, street or place of said city. the contents (or any part thereof) of any vault, privy, cistern, cesspool, or sink; nor shall any owner, tenant or occupant of any building to which any vault, sink, privy, or cesspool shall appertain, or be attached, permit the contents or any part thereof, to flow therefrom, or to rise within two feet of any part of the way, or permit said contents to become offensive; nor shall any privy or other erection in this section mentioned be filled within or covered with dirt till its filthy contents shall be emptied.

and which said Sanitary Code was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, 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.

0522

BOX:

219

FOLDER:

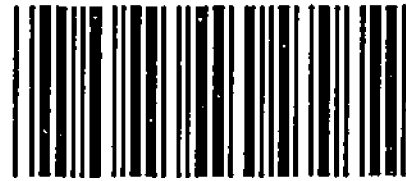
2158

DESCRIPTION:

Kletcka, Martin

DATE:

05/13/86



2158

Witnesses:

Louis Brown
Henry Brockhoff

122

Counsel, *S. M. Curtis*
Filed *13* day of *May* 188*6*
Pleads *Not guilty* 14

THE PEOPLE

vs.

W. H. H. H.
Martin Metchka

July 21/87
Peace & Goodwill
Assault & Battery

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

William Van Lamscheur

Foreman.

30 days C.P. 12/20/87
J. D. H.

0523

0524

Police Court— District.

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

Louis Brown

of No. 67 Barclay Street, aged 30 years,
 occupation Dealer in Poultry being duly sworn
 deposes and says, that on 6th day of May 1886 at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by ^{James}
 Martin Ketchkar, now here,
 and another man whose name
 is unknown to deponent, both
 of whom attacked deponent in
 front of said premises. That
 deponent was then and there
 cut on the nose with a knife
 and deponent is informed by
 Henry Bischoff and William
 Jordan, both here present, that
 said Ketchkar was the one
 who struck deponent across the
 nose with a large poultry
 knife. That deponent was so
 beaten

with the felonious intent ~~to take the life of deponent~~ 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 dealt with according to law.

Sworn to before me, this 6th day
 of May 1886

Louis Brown

A. M. Patterson Police Justice.

0525

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 10 years, occupation School Boy of No. 236 Greenwich Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Louis Brown and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 6th day of May 1888

Henry Bischoff

J. M. Patterson
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 10 years, occupation School Boy of No. 123 Washington Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Louis Brown and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 6th day of May 1888

William J. Foran

J. M. Patterson
Police Justice.

0526

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Martin Ketchwa 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. *Martin Ketchwa, Junior*

Question. How old are you?

Answer. *20 years of age*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *92 Vesey St. 2 1/2 years.*

Question. What is your business or profession?

Answer. *Penalty Salesman*

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
Martin Ketchwa

Taken before me this

day of

188

John J. Sullivan

Police Justice.

0527

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before
of the City of New York, charging
the offence of

Jacob M. Patterson Police Justice
Martin Ketchikan Defendant with

Felony Assault

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 hearing thereof having been adjourned,

We, *Martin Ketchikan* Defendant of No. *92*
John L. Whitten of No. *399* *Washington Street*
Street, by occupation a *Dealer in Poultry* Surety, hereby jointly and severally undertake that
the above named *Martin Ketchikan* Defendant
shall personally appear before the said Justice, at the 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 *ten*
Hundred Dollars.

Taken and acknowledged before me, this *6th* *Martin Ketchikan*
day of *May* 188*6* *John L. Whitten*
J. M. Patterson POLICE JUSTICE.

0528

CITY AND COUNTY } ss.
NEW YORK, }

Sworn to before me this
day of May 1886
John L. Whitton
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 the ownership of a stand situated at and known as 399 Washington Master and valued at Two Thousand Dollars for and clear.

John L. Whitton

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 188

Justice.

0529

BAILED.
No. 1, by John A. Wilton
Residence 309 Washington Street.
No. 2, by W. Marshall
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court District. 678

THE PEOPLE, &c
ON THE COMPLAINT OF

Samuel J. Brown
67 Barclay

Martin Kletchka

James

Offence felony is
assault

Dated May 6 1886

Paterson Magistrate.

Samuel Knack Officer.

Henry Black Precinct.

Witnesses Henry Black

No. 236 Greenwich Street.

Frank Allen Street.

No. 123 Washington Street.

B. A. L.

No. 236 Greenwich Street.

1000 Street.

1000 Street.

1000 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

Martin Kletchka

guilty thereof, I order that he be held to answer the same and 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 May 9th 1886 Martin Kletchka Police Justice.

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

Dated May 9th 1886 Samuel Knack 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.

The People
Martin Ketchka } Court General Sessions. Part I
February 21. 1887. Indictment for assault
in the second degree.

Louis Brown, sworn and examined.
I am a poultry dealer in Washington Market.
I had a difficulty with the defendant on the 6
of May in front of my own stand, which is
next to his. On that morning a gentleman
bought a barrel of poultry of me, and after
buying it he stepped to the other stand and
the defendant's father, who keeps the stand,
told the customer something about my stuff.
I got cut in the nose with a knife by this
boy, the defendant; he said to me, "I under-
stand you want to lick my father." I said,
I did not want to do anything of the kind. I
am here to make a living and I don't
want anybody to interfere with my business.
He said, "I can lick you, big as you are."
I said, "get away from the front of the stand,
I want to try to sell something." I pushed
him away from the front of the stand;
he clinched me and he halloed for the
rest of them; he halloed, "hey Mike," and Mike
came and another man and the three
were at me. I was trying to get away
from them and they were too many for

POOR QUALITY
ORIGINAL

0531

me and in the conflict I was cut in the nose I did not see a knife in the defendant's hand, but I was told he was laying for me with a knife. I have a couple of witnesses here who saw him use the knife. Cross-examined. I was not on very good terms with the defendant and his father; they were trying to do me in my business. I did not make a remark that I could lick the whole of them. This assault happened at about five o'clock in the morning. I did not then threaten to fight them. It is not true that at the time I say the defendant hit me on the nose that it was the man who was with him knocked me down by striking me with his fist. The fight may have lasted two or three minutes. When I came back from the hospital the father started to renew the quarrel; his father struck at me and I struck him back. There is a counter charge against me for that: I did not say in the Police Court that I did it for satisfaction, but I did say I did it for self defence. I felt the instrument going through me when I was cut. I went to the Chamber Street hospital and had my wounds dressed there. It was after I came back from the hospital that the father renewed the quarrel.

POOR QUALITY
ORIGINAL

0532

Henry Bischoff sworn. I live 236 Greenwich St. and sell papers. I know the defendant and Mr. Brown. I saw three men at him fighting and I saw the defendant run behind a stand and get something and hit him, but I did not see what it was; it looked like a knife. I saw him strike Brown in the nose. I saw blood come from him after he was cut.

Cross Examined. I don't know a man named Kemp. I did not see the beginning of the quarrel. Nobody has given me any money in this case. I did not say in the police court that a man named Kemp had given me money.

William Brown sworn. I sell papers for a living. I know the defendant. I recollect seeing a fight last May between him and Brown. I saw three men at him, and then this young fellow the defendant while two men were at him went behind the counter and took a knife out and struck him with it in the nose and I saw the blood coming from it.

Cross Examined. Charles Brown asked me to go to court that day. I don't know a man named Kemp. I know where Flanigan's store 100 Vesey St. is. Nobody gave me and the other boy ten cents that morning. I saw Brown shove the defendant and heard him tell him to get away from the

stand, he shoved him against the railing and the boy came back and commenced punching at him; then he halloed for his father and the man who was working at his stand.

George H. Carmelie, sworn and examined for the defence testified. I live 317 East Ninth St. and am a poultry dealer. On the morning of the 6th of May I was in my place of business, I looked out and I saw the defendant and Brown clinched and he (the defendant) shoved Brown into a barrel, and then the defendant's cousin, Mike Kenney came up and struck Brown with his hand on the nose and the blood commenced to flow the defendant did not have a knife in his hand. I was in a position to have seen it if he had. The blood came from his nose. Cross Examined. I did not see the beginning of the fight. The defendant halloed for Mike and Mike came and struck Brown in the nose, and then all was over. Mike had to get his hand fixed the next day in the Hospital, for he cut it in striking Brown. I am not particularly friendly with the defendant and his father. I was regularly subpoenaed to come as a witness. I am a poultry dealer also. Mr. Brown had to get his nose fixed also.

POOR QUALITY
ORIGINAL

0534

Eddie McCloy sworn and examined. testified. I work for the father of the defendant and I did on the day this happened. Did you see this difficulty? Yes sir, from the beginning to the end. Did this young man use a knife on the complainant Brown? No sir, he did not. This morning of the fight they were standing together at the stand waiting for customers, Mr. Kenney, Mr. Kletchka and his son Martie. Brown got talking to Martie Kletchka and the two of them got clinched, you would think they were going to wrestle, and the first thing I knew I seen Brown shove Kletchka back. Then they got running around there and Martie hollered out, "Heh, Mike." Mr. Brown says, "Then Mike hit him." "never mind, Mike Kenney, I'll get square for this for hitting me." that ended it. Brown was sitting on the edge of the barrel, halfway in it. There was it that Mike struck him? On the nose; it cut Mr. Kenney's hand. I did not notice the two newsboys until the thing was all over. After the thing was all over Mr. Brown asked those two newsboys did they see anything of the fight and tried to get the boys to say, 'yes'; he took their names and they went up to Court. I worked for Mr. Kletchka and do now.

POOR QUALITY
ORIGINAL

0535

Michael J. Kenney sworn and examined, testified
You are a cousin of the defendant? Yes sir.
Are you the Mike that was called for? Yes sir.
And you responded? Yes sir. State to the Court
and jury what you did? Brown walked up
and took hold of Kletchka and Brownie
shoved him back and they both clinched.
Brown was getting the best of Kletchka and
he halloed for Mike (that was me) and I
went up; they were holding on to each other.
So I kind of motioned back my cousin, I
went to take his part. I struck him with my
hand, and the moment I struck him I
burst his nose and burst my finger
at the same time. I struck him once after
that, it went on for a minute and it was
all over. Brown says, "Kenney, I will rem-
ember this to you, I will get square with you."
Was any knife used? No sir, no knife at
all. I will swear to it. Cross Examined.
When I struck Brown I could not tell whether
he was sitting on the edge of the barrel or
not. Kletchka was standing up and they were
clinched; Brown was not half down in the
barrel, but he was on the edge of it; he was
getting all the best of it. because he was a
much heavier and stronger man. Did

POOR QUALITY
ORIGINAL

0536

you see him strike Kletchka? I did; they struck when they got hold of each other. I did not see the two newsboys at the fight, not until after I went out.

John O'Neill sworn. I live 126 West St. and work for Henry Harris at Washington Market. I saw Brown and the defendant when this difficulty occurred; they were clinched. I saw Martin push Brown one side and he laid up against a barrel at Henry Harris' stand. Martin halloed for Mike and Mike tried to stop Brown by pushing one away from the other, tried to get between them. Brown said he would lick any one of the family. Martin halloed again and Mike came up and hit him on the nose and cut him, the blood came flowing out and Mike cut his own hand too; he went up to the hospital. After Brown came back from the hospital his father (Mr. Kletchka) was all alone and Brown hit him and knocked him down and Mr. Kletchka halloed and ran away. Goss Examined. Mike Kearney struck Brown, the defendant was then five feet away from Brown when Kearney struck him; the defendant did not have a knife in his hand. I did not see the newsboys at all; they might have been there and I not see them.

John Tooley sworn and examined. Live 126 West St; on the 6th of May I worked for Martin Kletchka in the Market. I saw this differently. I saw Brown and the defendant have hold of each other. Brown was standing alongside the stand, he made a remark after hitting Martin Kletchka's father, he can lick the whole family. Mike went over and hit Brown and knocked him against a barrel.

Martin Kletchka sworn. I work for my father. Brown struck my father before I came to the stand that morning and my father told me about it. I went to Brown and said, "Did you say that you could lick me and the whole family? We have never done anything" He said, yes, I can lick you and he grabbed hold of the butcher fork I had and I grabbed him at the same time, he pulled me towards him. I followed him up and shoved him on the edge of the barrel. I halloed for Mike. My cousin came and struck Brown on the nose and cut his nose open. I had no knife and did not cut him with a knife. Mike Kenney struck him with his clinched fist; he went to the Chamber St. hospital the next day and had his knuckle dressed.

The jury rendered a verdict of guilty of assault in the third degree

POOR QUALITY
ORIGINAL

0538

Testimony in the
Case of
Martin Ketchka

pled May
1886.

POOR QUALITY
ORIGINAL

0539

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Alexander

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

- Martin Alexander -

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Martin Alexander,*

late of the City and County of New York, on the *twelfth* day of
- May -, in the year of our Lord one thousand eight hundred and
eighty*two*, with force and arms, at the City and County aforesaid, in and upon one

- Louis Brown, -

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault; and the said

Martin Alexander, -

with a certain *knife* which *he* the said

Martin Alexander, -

in *his* right hand then and there had and held, the same being then and there an
instrument likely to produce grievous bodily harm, *him*,
the said *Louis Brown* - then and there feloniously
did wilfully and wrongfully strike, beat, *stab*, bruise and wound,
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. Martin,
District Attorney

0540

BOX:

219

FOLDER:

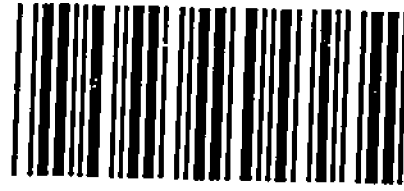
2158

DESCRIPTION:

Krentz, Charles

DATE:

05/04/86



2158

0541

BOX:

219

FOLDER:

2158

DESCRIPTION:

Brakeman, Henry

DATE:

05/04/86



2158

POOR QUALITY
ORIGINAL

0542

Witnesses:

Len Parker

W. Patrick J. Lane
10th District

14

Counsel, H. S. W. Sheehan
Filed 4th day of May 1886.
Plead, Not Guilty (51)

THE PEOPLE
vs.
Charles Krantz
and
Henry Brakenman
[Sections 416, 506, 528 and 532]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

William Van Buren

Foreman
May 12th

May 12th

May 12th

14

POOR QUALITY
ORIGINAL

0543

Police Court—3^d District.

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

of No. 56 Forsyth Street, aged 27 years,
occupation Packer being duly sworn

deposes and says, that the premises No 56 Forsyth Street,
in the City and County aforesaid, the said being a dwellings house

and which was occupied by deponent as a dwellings on the first floor
and in which there was at the time a human being, by name Lucie

Kuriski and the deponent
were BURGLARIOUSLY entered by means of forcibly climbing

up the fire escape and opening
the window shutter with an iron

on the 29 day of April 1886 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One suit of clothes consisting
of coat vest and pants and
Wert of the value of fourteen dollars

(714.00)

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 Brokerman and Charles Kreutz
(both named here)

for the reasons following, to wit: that the deponent was

informed by George H. Reimer
who saw the defendants in said
yard attempting to climb upon
the fire escape and went to inform
the police and Officer Patrick
of the 10th Precinct Police
saw George Reimer back to said
premises and then used them

POOR QUALITY
ORIGINAL

0544

arrested the defendants in
the yard of said premises
with the above stated property
in their possession and on
their person.

Leon Taskal
Subscribed before me
this 29 day of April 1886
John J. Conroy
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

POOR QUALITY
ORIGINAL

0545

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 42 years, occupation Teacher of No.

106 Hester Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Leone Fiskal

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

Sworn to before me, this 29

day of April

1885)

George M. Benson.

John J. Morrison
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 43 years, occupation Police Officer of No.

147 Broome Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Leone Fiskal

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

Sworn to before me, this 29

day of April

1886)

Patrick J. Lane

John J. Morrison
Police Justice.

POOR QUALITY
ORIGINAL

0546

Sec. 193-700.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Charles Kreutz 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.

Gale Kreutz

Taken before me this

day of April 1888

Police Justice.

POOR QUALITY
ORIGINAL

0547

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

Charles Rautz

Henry B. Rakeman

Offence _____

Date April 29 188

Magistrate.

Officer.

Witnesses

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ 1500 to answer

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

Charles Rautz & Henry B. Rakeman guilty thereof, I order that they be held to answer the same and 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 they give such bail.

Dated April 29 188 _____ 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 within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0548

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Henry Brademan
and Charles Henry*

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

Henry Brademan and Charles Henry
of the CRIME OF BURGLARY IN THE *first* DEGREE, committed as follows:

The said *Henry Brademan and Charles
Henry, Trade* —

late of the *South* — Ward of the City of New York, in the County of New York
aforesaid, on the *ninth* day of *April* —, in the year
of our Lord one thousand eight hundred and eighty-*six*, with force and arms, about the
hour of *twelve* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Seon Cardad*. —

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit: *the said Seon Cardad*. —

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

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away. *(each of them the said*

*Henry Brademan and Charles Henry
Henry, then and there assisted by a
confederate actually present)* —

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

0549

SECOND COUNT—

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

Denny Brademan and Charles Henry
of the CRIME OF ~~GRAND~~ LARCENY IN THE ~~SECOND~~ DEGREE, committed as follows:

The said *Denny Brademan and Charles Henry*, each —

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,

*one pair of trousers of the value
of five dollars, one coat of the
value of seven dollars, and one
pair of shoes of the value of two dollars.*

of the goods, chattels and personal property of one *Sean Parnell*, —

in the dwelling house of the said *Sean Parnell*, —

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.

Charles Henry
Denny Brademan

0550

BOX:

219

FOLDER:

2158

DESCRIPTION:

Krony, Ralph

DATE:

05/11/86



2158

Witnesses:

James Krentler

Les officier profet

McGones.

R.S.

sq.

Counsel, _____
Filed *11* day of *May* 188*6*
Pleads _____

THE PEOPLE

*No matter who
64 find*

Ralph Strong

Grand Larceny, 2nd degree
[Sections 628, 58 & Penal Code].

RANDOLPH B. MARTINE,
In May 1886 District Attorney.
pleads guilty. P.R.
A True Bill.

William F. Krentler

Foreman.

James, May
F.R.

0551

POOR QUALITY
ORIGINAL

0552

34

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

Isaac Rosenthal

of No. *62 Hart St* Street,

being duly sworn, deposes and says, that on the *8* day of *May* 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 day time*

the following property, viz :

*One overcoat and a
suit of clothes consisting of
coat and vest and a pair of pants
of the value of forty dollars
\$40.00*

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 *Ralph Kroeber*

*(more here) from the fact that
that the deponent was informed
by *Isaac Rosenthal* that he saw the
defendant take and carry
away the above described property
and for the further reason that the
passenger ticket representing said
overcoat was found in the defendant's
possession when arrested*

*Isaac Rosenthal
work*

Sworn before me this

day of *May* 188*6*

188*5*

Police Justice,

POOR QUALITY
ORIGINAL

0553

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 10 years, occupation Harry Rosenthal
goes to school of No.

62 Waverlet Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Isaac Rosenthal

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

Sworn to before me, this 9 }
day of May 1886 } Harry Rosenthal

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0554

Sec. 198-200.

94

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

Ralph Kronig 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. *Ralph Kronig*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Germantown*

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

Answer. *62 Market Street one week*

Question. What is your business or profession?

Answer. *Tailor*

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 taking
the over coat but not the suit*

Ralph Kronig

Taken before me this

day of

1886

Police Justice.

POOR QUALITY
ORIGINAL

0555

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

Police Court

3- District

THE PEOPLE, &c.,

ON THE COMPLAINT OF



Offence

Dated

1886

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$

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 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 May 9 1886 Wm. Duffy 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

0556

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ralph Thorne

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

Ralph Thorne

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

The said

Ralph Thorne

late of the First Ward of the City of New York, in the County of New York aforesaid on the *eleventh* — day of *May*, — 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 overcoat of the value of
Twenty dollars, one coat of the
value of Ten dollars, one vest of
the value of Four dollars, and one
pair of trousers of the value
of six dollars; —

of the goods, chattels and personal property of one

Isaac Rosenthal, —

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,
St. John's

0557

BOX:

219

FOLDER:

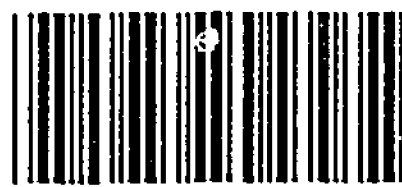
2158

DESCRIPTION:

Krunsick, William

DATE:

05/13/86



2158

POOR QUALITY
ORIGINAL

0558

127

Counsel, *R. H. R.*
Filed *13* day of *May* 188*6*
Pleads *Wednesday 17*

Violation of Excise Law,
(Sunday)
[III Rev. Stat., 7th Edition, page 1983 Sec. 21, and
page 1989, Sec. 51.]

THE PEOPLE

vs. *B*

William Hunsicker
5 Washington
Dec 28 - 1884

RANDOLPH B. MARTINE,

Pr for 3/2 District Attorney,
and to Court Official
appearing for trial by
A TRUE BILL. Counsel

William Van Hornes

Foreman.

Witnesses:

Wm. L. Leonard
19th Precinct Sub

POOR QUALITY
ORIGINAL

0559

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Shumida

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

William Shumida —

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE
ON SUNDAY, committed as follows :

The said

William Shumida —

Twenty-fifth day of *December*, in the year of our Lord one thousand
eight hundred and eighty-*four* at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with force and arms,
certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one
gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill
of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain
intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

certain — persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People
of the State of New York, and their dignity.

SECOND COUNT:

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

William Shumida —

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY,
committed as follows :

The said

William Shumida —

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, the same being the first day of the week

**POOR QUALITY
ORIGINAL**

0560

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

certain — persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

THIRD COUNT:

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

— William Hunsicker —

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

William Hunsicker.

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

5 Rivington Street, —

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.