

0850

BOX:

314

FOLDER:

2990

DESCRIPTION:

Kay, George

DATE:

07/16/88



2990

0851

Witnesses:

Counsel,

Filed

day of

188

Pleads,

Chas. G. Kelly

THE PEOPLE

vs.

George Hay

H.D.

Robbery, *first degree.*
[Sections 224 and 228, Penal Code].

JOHN R. FELLOWS,

District Attorney.

Aug 7/88

Indict + acquitted

A True Bill.

Geo. R. Williams

Forfeiture

Aug 7/88

July 21/88

0852

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 88 Oliver Street, aged 40 years,
occupation Stevedore being duly sworndeposes and says, that on the 10 day of July 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possessionof deponent, in the night time, the following property viz:

Good and lawful money of
the United States consisting
of silver coins and being 16 other
of the denomination and value of
Four Dollars

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and two other persons who are not named and who
were carried away by force and violence

the report that on said 10th day
of July 1888 deponent had said
property in the right hand pocket
of the pants he then had on and was
standing in front of said premises
when said deponent told deponent
he knew where there were some nice
girls and asked deponent if he wished to
go along and deponent replied he did
that about the hour of a quarter to
12 o'clock on the night of the 9th day
of July 1888 deponent and deponent
left said premises, to go to where the
said girls were, and that deponent

Sworn to before me, this
1888 day

Police Justice.

0853

walked defendant through the streets without taking
him where said goods were until a quarter to
four o'clock in the morning of the aforeaid
day when defendant told him he wanted to go home
and gave defendant ten cents to take him home,
that in place of defendant taking said de-
fendant home, he took him to a public house
the locality of which is unknown to defendant
and told him to come in as he lived there, that
on defendants entering said premises found two
other persons there unknown to defendant, who
took hold of his hands while said defendant
caught him by the throat and placed his hand
in defendant's pocket and took said property
therefrom and running, that defendant
followed said defendant and caused him to be
arrested and charges him with having acted in
concert with said two other men and charges
him with the larceny aforeaid
from the foregoing
this 11th day of July 1888

Solomon S. Smith
Police Justice

J. H. Davis

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 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1

2

3

4

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer

Sessions.

0854

Sec. 193-200.

141 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Kay 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. *George Kay*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *299 Broome Street 5 months*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I am not guilty*

George Kay
his
mark

Subscribed before me this
11th
day of
June
188
at New York
Justice.

0855

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..... *July 11*..... 188..... *Olson R. Surin*..... *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.*

0856

Police Court---1060 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George R. [unclear]
88 Oliver St
George Kay
2
3
4
Offence *Robbery*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *July 11th* 188*8*

J. Smith Magistrate.

Shawmut Officer.

4 Precinct.

Witnesses _____

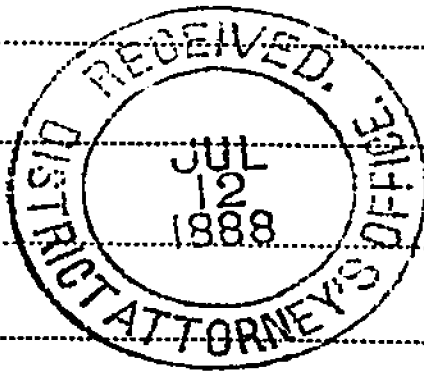
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *ES*

Com



0857

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Figoraz Xang

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

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

The said *Figoraz Xang*

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*eight*, in the *night* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *George A. Lewis*, in the peace of the said People, then and there being, feloniously did make an assault, and

from him took of the said called
dollars of the value of one dollar
each, six other silver coins of the said
called half dollars of the value of
fifty cents each, eight other silver coins
of the said called quarter dollars of
the value of twenty five cents each,
and ten other silver coins of the said called
dimes of the value of ten cents each,

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

said Figoraz Xang then and
there aided by two accomplices
actually present, whose names are
to the Grand Jury aforesaid as
yet 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.

John B. Xellows,

District Attorney

0858

BOX:

314

FOLDER:

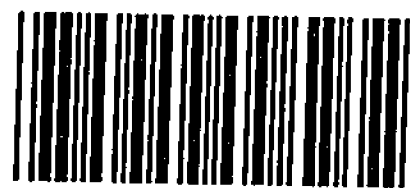
2990

DESCRIPTION:

Kearney, Percival

DATE:

07/18/88



2990

0859

Witnesses:

Wintrop Parker
Counsel,
206 Burgin
Filed *18* day of *July*, 188*8*
Pleads, *Not guilty. Not ad.*

THE PEOPLE

vs.

L. M.

Brenwal Kearney

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

John R. Fellows
JOHN R. FELLOWS,
District Attorney.

John R. Fellows

Spied & accepted
A True Bill.

Geo. H. Moore

Foreman.

7 July 26, 1888

0860

Police Court— 2 District.

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

of No. H 10, W, 33, ad Street, aged 32 years,

occupation Bookbinder being duly sworn

deposes and says, that on the 7th day of July, 1888 at the City of New

York, in the County of New York, in West 33^d St.

he was violently and feloniously ASSAULTED and BEATEN by Percival

Kearney (now here) who willfully and

maliciously cut and stabbed deponent in

the neck and the left hand with a

knife or infernal or some other sharp

instrument which he the said deponent

then and there held in his hand.

Deponent further says that such assault

was committed

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 ~~bound~~ bound to answer for the above assault, etc, and be dealt with according to law.

Sworn to before me, this 7th day
of July, 1888

George Ryan

Police Justice.

0861

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Perceval Kearney 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.

Perceval Kearney

Question. How old are you?

Answer.

34 years old

Question. Where were you born?

Answer.

New York

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

Answer.

410, W. 33rd St. 2 1/2 yrs

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

*I am not guilty and
demand an examination*

Perceval Kearney.

Taken before me this

day of

188

Police Justice.

0862

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.....

..... *Alfred Smith*
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 *July 8* 188..... *John J. Conner* Police Justice.

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

Dated *July 9* 188..... *John J. Conner* 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.

0863

\$1500 bond for Ex
2 P M July 9th 1888

Police Court--- 2nd District. 1050

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Ryan
vs
Perceval Kearney

Assault
Battery

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

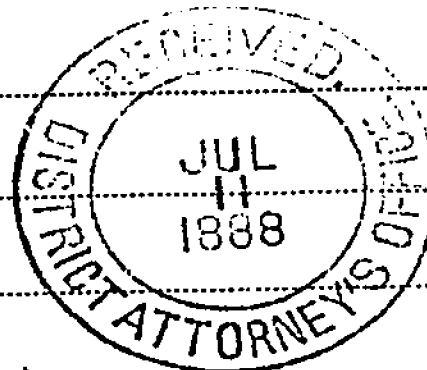
No.

Street.

\$

to answer

Bailed



0864

Gen Session

The People

vs
Michael Kearney

Nov 20/88

Patrick Solomon, No 340. 8832

Prisoner for Kearney.

Bail forfeited July 26, 1888.

Judgment entered for \$500

I surrendered Kearney thereupon

in August 88.

Clark had addum on papers at

340 west 39 st.

Kearney was tried on the 12th of

Nov. 1888. He acquitted of felonious

assault on one Mr. Ryan.

I want to have the judgment

(vacated) See Mr. Penney

0865

McLennan

0866

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before John J. Conner a Police Justice
of the City of New York, charging Perival Kearney Defendant with
the offence of Assault ~~the~~ felony

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

We Perival Kearney Defendant of No. 410
West 33 Street; by occupation a Clerk
and Patrick Salmon of No. 340 West 39th
Street, by occupation a House Painter Surety, hereby jointly and severally undertake that
the above named Perival Kearney Defendant
shall personally appear before the said Justice, at the 2 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 _____
Hundred Dollars.

Taken and acknowledged before me, this 2

day of July

188

John J. Conner POLICE JUSTICE.

0867

CITY AND COUNTY } ss.
OF NEW YORK, }

day of *July*
1881
Sworn to before me, this
Justice.

Patrick Salmon
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 *fifty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *house and lot of*

land situated and known as
410 West 33 Street and is worth
\$3000. above all legal encumbrances

Patrick Salmon

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Underlying to appear
during the Examination.

vs.

Taken the *188* day of *July*

Justice.

0068

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Percival Kearney

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

Percival Kearney —

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

The said Percival Kearney

late of the City of New York, in the County of New York aforesaid, on the
seventh day of July, — in the year of our Lord
one thousand eight hundred and eighty-eight, with force and arms, at the City and
County aforesaid, in and upon the body of one George Ryan, —
in the peace of the said People then and there being, feloniously did make an assault,
and with intent to kill the said George Ryan, —
with a certain sharp instrument to the Grand
Jury aforesaid unknown —

which the said Percival Kearney —
in his right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent to kill the said George Ryan, —
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

Percival Kearney —

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

The said Percival Kearney

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
the said George Ryan, —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and with intent to kill the said
George Ryan, —

with a certain sharp instrument to the Grand
Jury aforesaid unknown —
which the said Percival Kearney —

in his right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab 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.

John R. Kellogg,
District Attorney

0869

BOX:

314

FOLDER:

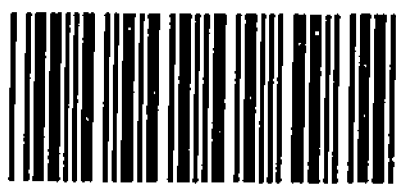
2990

DESCRIPTION:

Kelley, Mary

DATE:

07/18/88



2990

0870

Witnesses:

Counsel,

Filed

18 day of

1888

Pleads,

Chas. H. Kelly

THE PEOPLE

vs.

Mary Kelley

27 1 hr

11:09

Grand Larceny Second Degree [Sections 528, 529, 550 Penal Code]

JOHN R. FELLOWS,

Aug 13/88 District Attorney.

Shed & connected PT.

with army team to Mary. 15

A True Bill

Geo. H. Galt

Pen 6. mss

R.B.M.

Foreman.

216

The People
 v. Mary Kelly
 Court of General Sessions. Part One.
 Before Judge Martine. August 13, 1888.
 Indictment for grand larceny in the second degree.
 Eliza Denzari, sworn and examined,
 I lived at 1157 First Avenue on the 21st floor;
 the defendant is my next door neighbor, lives
 opposite me on the same floor across the hall.
 On this day I missed twenty five dollars in cash,
 a black woollen cloak worth five dollars,
 three covers for a bureau worth about two
 dollars, a pair of sliding drawers worth two dollars,
 two covers with fringes, and two table covers.
 I missed them between 8 and 11 o'clock in
 the evening. I saw them before that in my
 bureau drawer in my room. The defendant
 came into my room on that day ^{after} and
 told me the fire escapes were in a bad
 condition; she borrowed ten cents of me and
 left the room. I did not say anything to
 her about missing the things, I only speak
 German. I could not. I afterwards saw some
 of my goods in Mary Kelly's room - one
 linen cloth and one small table cover
 worth about \$0.50. I was present with officer
 Campbell in her room when this sugar
 bowl was found; this apron was found in
 her bureau. I identify these two little bibs
 as my property and two towels which were
 found in the defendant's room. I went

0872

into her room and asked her what time it was and I noticed the things belonging to me in the room and then I went to the station house and notified them of what I saw. I went into the room several times in order to be sure. All the goods that I missed were worth fifteen dollars and what was found was worth about ten dollars. I never got any of the money back. Cross examined this sugar bowl was found in the bureau close to the wall. I received it from Germany. I did not buy it. The drawers also came from Germany and they ~~are~~ worth 75 cents; they were a present. It is true that immediately back of my windows there is a fire escape which connects with the windows of the person living in the adjoining rooms. There was a Swedish woman living there for two months; she went back to Sweden. I did not accuse her of taking any of my things. The clothes line was used in common by myself and the complainant. The twenty five dollars lost was between the linen. I missed all these articles on the same day - the 22nd of May. My husband went to the station house and notified it. It was four weeks ago last Thursday when I found those articles - about the middle of July - she was arrested that day.

0873

Samuel J. Campbell sworn. I arrested the defendant in July. I cannot state the date, the complainant was with me between twelve and one o'clock. I searched the premises and found the property described by the complainant which she identified. I asked the defendant if her husband had given her any of the property and she said, no. I asked her how she came in possession of it, and she said her mother had sent it all to her from Ireland with the exception of the sugar bowl. she said she got that at a tea store on the ~~Second~~ ^{Second} Avenue. She could not tell me exactly where the store was. I asked the complainant if she wanted to make a charge, and she said, "Certainly, I do, it is my property." I was sent on the 22nd of May to the house of the complainant to investigate the robbery, complaint having been made at the station house. I saw Mrs. Denzau and the housekeeper, but did not see the defendant at that time. I only examined the doors of the complainant's rooms to see if they had been pried open with a jimmy. I saw there were no marks on the doors or windows. On the day that I arrested the defendant I found a key on her which unlocked the complainant's door. I do not know that one key will unlock every door in that tenement house.

The Case for the Defence.

Martin Kennedy sworn. I resided then at 1157 First Avenue. I am a laborer and have been in this country five years. I am married to the defendant for six years. I have had three children and three dead and a little one that I expect is dead now. We bought the sugar bowl now shown me three years and a half ago at the Atlantic and Pacific Tea Co's in Avenue A; my wife was with me at the time. My wife has never been arrested before. I know nothing about the things that were found in her room except that my wife told me on the 6th of July that they did not belong to her; she asked me if I knew who they belonged to on account of the washwoman and the little girl who were employed in the house. She asked me if she had not better report it to the tenants in the house and I told her to wait until she was stronger.

Mary Kelly sworn. Kelly is my maiden name and my marriage name is Kennedy. I have been sick three months and under the care of the doctor. I had some of my washing done in the house and the pieces were hung on the complainant's clothes line. I thought these articles of the complainant's found in my room belonged to the complainant. I bought the sugar bowl three years and a half ago.

The jury rendered a verdict of guilty of petty larceny with a recommendation to mercy.

0875

Testimony in the
Case of
Mary Kelly
filed July 1888.

0876

Police Court—

4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 1157 1st Avenue Eliza Deegan Street, aged 33 years,
occupation Married being duly sworndeposes and says, that on the 21 day of May 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

One twenty dollar gold piece and one five
dollar bill together of the value of twenty
five dollars in good money and a
quantity of linen napkins, table covers
etc. together of the value of fifteen dollars
altogether of the value of forty dollars

the property of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Mary Kelly (read her) from

the fact that on said date deponent's
apartment was entered and said property
stolen and carried away and that
on this the 12th day of July 1888 deponent
entered the premises of said Mary Kelly
situated at the above number and
then discovered a quantity of linen
goods which she fully identified as
those stolen from her premises on the
said 21st day of May 1888.

Eliza Deegan.

S

Sworn to before me this
day of July 1888James P. Kelly
Police Justice.

0877

Sec. 108—200.

V District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Mary Kelly*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Deland*

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

Answer. *1157. 1st Avenue. 1 year*

Question. What is your business or profession?

Answer. *Married*

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*
Mary Kelly

Taken before me this *12*
day of *July* 188*7*
Paul J. Kelly
Police Justice.

0878

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 July 12 1888 Do. Ye. Bush 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.

0879

84
Police Court---

1085
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Eliza Denigan
1157 1st Avenue
Mary Kelly

1

2

3

4

Office
Lance

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

1888

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

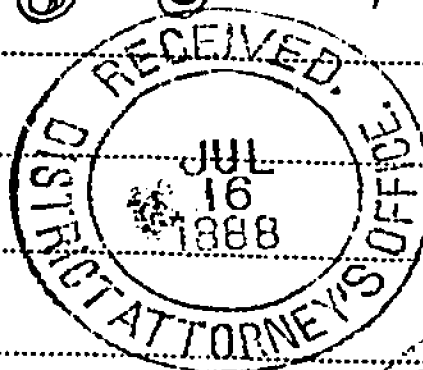
No.

Street.

No.

Street.

\$ 1000 to answer



0000

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Mary Kelley

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

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

The said *Mary Kelley*,

late of the City of New York, in the County of New York aforesaid, on the *21st*
day of *May*, in the year of our Lord one thousand eight hundred and
eighty-*eight*, at the City and County aforesaid, with force and arms,

one promissory note 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 and value of *five* dollars — ; *one*
promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes),
of the denomination and value of *five* dollars — ; *one* United States Silver
Certificate of the denomination and value of *five* dollars — ; *one* United States
Gold Certificate of the denomination and value of *five* dollars — ;

one gold coin of the United States, of
the kind called double-eagles, of the
value of twenty dollars, *five* gold
pieces of the value of two dollars each,
twenty nickels of the value of twenty
five cents each, and a quantity of linen
goods (a more particular description whereof
is to the Grand Jury aforesaid unknown), of
the value of *fifteen* dollars, —
of the goods, chattels and personal property of one *Miss Dempsey*.

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.

0001

SECOND COUNT—

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

Mary Kelly

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

The said *Mary 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, *Five Table.*

*covers of the value of two dollars
each, Twenty napkins of the value
of Twenty Five cents each, and a
quantity of linen goods (a more
particular description whereof is
to the Grand Jury aforesaid unknown)
of the value of fifteen dollars.*

of the goods, chattels and personal property of one *Elise Dungan.*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Elise Dungan.*

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

Mary Kelly

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

JOHN R. FELLOWS,
District Attorney.

0882

BOX:

314

FOLDER:

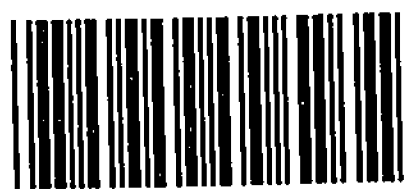
2990

DESCRIPTION:

Kelly, James

DATE:

07/09/88



2990

0003

Witnesses;

Deft has cleared
a Name in J.P.

Counsel,

Filed

188

Pleads,

THE PEOPLE

vs.

James Kelly

JOHN R. FELLOWS,

District Attorney.

Grand Larceny, Second Degree
(From the Person.)
[Sections 528, 537, 556 Penal Code].

A True Bill.

Griffith
July 10/1888 Foreman.
Clayton
Bryant
Foreman.

0884

Police Court—2nd District.

Affidavit—Larceny.

City and County } ss.:
of New York, }Elizabeth Kingof No. 142 E 26Street, aged 25 years,occupation Clerk

being duly sworn

deposes and says, that on the 29 day of June 1888 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession and
of deponent, in the daytime, the following property viz:

a Pocket Book containing
 Gold and silver money of the United
 States of the amount of one dollar and ⁵⁰/₁₀₀ Cents
 Key to the Value of Twenty five Cents
 and a Crucifix and two Medals of the Value of
 two dollars and ⁵⁰/₁₀₀ Cents In all of the Value of three dollars
 and ⁵⁰/₁₀₀ Cents 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 James Kelly (nowhere)

from the fact that on the day
 in question deponent had said
 property in her pocket book ~~and~~ then
 in a pocket of an older coat than
 now in the possession of deponent and
 while deponent was standing in
 the door way of 573 Broadway the said
 Kelly spoke to deponent and ask her
 about some body of that make in
 the Building and shortly after deponent
 missed her pocket book containing
 the above property and this deponent
 has been informed by Julia Benjamin
 of our 183 Prince Street that the

188

Police Justice.

0005

Quinn Kelly was in her apartment
and placed about her baby's neck
a crucifix and a medal that defendant
identified as her property and
the property that was in her pocket
book on the day her property was
stolen from her
Deponent before me was Elizabeth C. Knip
5th day of July 1888

John Hornum
Police Justice

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

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

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Offence—LARCENY.

Police Court, District.

THE PEOPLE, &c.,

on the complaint of

vs.

1

2

3

4

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street.

No. Street.

No. Street.

to answer Sessions.

0006

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

of No. Arthur Street, aged years,
occupation Police Officer being duly sworn deposes and says,
that on the 5 day of July 1888

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

that Julia Kelly Benjamin
nowhere is a material and
important witness for the
people against one James Kelly
on the charge of larceny. And
deponent believes it ought to be
impossible to find the said
Benjamin when required for trial
and deponent ask that he be
here to answer as a witness
Stephen O'Brien

Sworn to before me, this 5 day

of July

1888

day

John J. McManus
Police Justice,

0887

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

of No. 113 Prince Street, aged 33 years,
occupation Washing & Ironing being duly sworn deposes and says,
that on the 29th day of March 1888

at the City of New York, in the County of New York, Defendant
says that on the day questioned
the ~~summarize~~ James Ray one James
Kelly place a woman her baby's
neck and put a crucifix in her hands
all connecting in a thing and the
said Kelly said that he
had bought it

Julia Benjamin

Sworn to before me, this 5 day

of

188

John J. Brennan Police Justice,

0000

Sec. 108-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

James 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 upon the trial.

Question. What is your name?

Answer.

James Kelly

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

New Orleans

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

Answer.

163 Bruce Street 1 Month

Question. What is your business or profession?

Answer.

Cook

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

Answer.

I am not guilty of the charge
Gas Ring

Taken before me this

day of

188

Police Justice.

0009

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

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

Dated *July 5* *188* *John Roman* *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.*

0890

Police Court--

1030

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Elizabeth A. King

142 E. 26th St.

James Kelly

2
3
4

Office of the District Attorney

from the Precinct

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated July 5, 1888

Gorman Magistrate.

O'Brien & McCauley Officer.

E. O. Precinct.

Witnesses Julia Benjamin

No. 1183 Pine Street.

Committed to her home

of residence in default

No. 771 Pine Street.

No. 6

1888

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

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No. Street.

No. Street.

0891

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Kelly

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

James Kelly of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said

James Kelly

late of the City of New York, in the County of New York aforesaid, on the twenty-ninth day of June in the year of our Lord one thousand eight hundred and eighty-eight, in the day time of the said day, at the City and County aforesaid, with force and arms,

one promissory note 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 and value of one dollar; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of two dollars; one United States Silver Certificate of the denomination and value of two dollars; one United States Gold Certificate of the denomination and value of two dollars; and divers coins

of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar and fifty cents, two keys of the value of fifteen cents each, one crucifix of the value of one dollar, two medals of the value of fifty cents each, and one pocket-book of the value of twenty-five cents.

of the goods, chattels and personal property of one Elizabeth A. King on the person of the said Elizabeth A. King then and there being found, from the person of the said Elizabeth A. King 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.

0892

SECOND COUNT—

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

James Kelly
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

James 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,

one crucifix of the value of one
dollar, and two medals of the
value of fifty cents each

of the goods, chattels and personal property of one

Elizabeth A. King

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

Elizabeth A. King

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

James Kelly

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

JOHN R. FELLOWS,

District Attorney.

0893

BOX:

314

FOLDER:

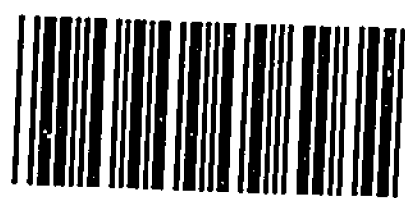
2990

DESCRIPTION:

Kirste, Frederick

DATE:

07/16/88



2990

0894

BOX:

314

FOLDER:

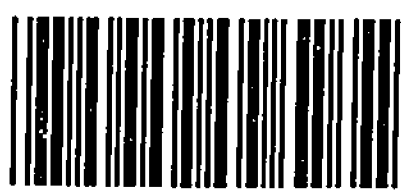
2990

DESCRIPTION:

Kirste, Frederick

DATE:

07/16/88



2990

0095

123

Witnesses:

Counsel,
Filed, 16 day of July 1888
Pleads, *Charged July 17*

THE PEOPLE

INJURY TO PROPERTY.
[Sec. 651, Penal Code.]

Frederick Kirste

JOHN R. FELLOWS,
RANDEPH B. MARINE,

District Attorney.

Put 1 July 23-7888 *Aug 10/88*

A True Bill.

Heard & Gravelly.
Geo. J. Moore

Sentence suspended
Aug 10/88
Foreman.
R.S.M.

*I have examined the
within charge and I
am of the opinion
that it is a proper one
in which to sentence
recommending that
sentence be suspended.
Put 1 Aug 20, 1888*

W. J. Verone
Deputy Coroner

0896

Sec. 103-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

Fredrick Kirste 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.

Fredrick Kirste

Question. How old are you?

Answer.

24 years.

Question. Where were you born?

Answer.

Germany.

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

Answer.

Jersey City. 3 months.

Question. What is your business or profession?

Answer.

Driver horse

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 -
Fredrick Kirste
man

Taken before me this
day of July 11
1898
at New York
Police Justice.

0897

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 *July 11* 188

Solon B. Smith
Police Justice.

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

Dated.....188

Police Justice.

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

Dated.....188

Police Justice.

0898

Police Court---

1038 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James King
11th Mott St.
Fredrick Krole

2
3
4

Officer Mahoney
Michael Mahoney

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *July 11* 188

Smith Magistrate.

O'Brien Officer.

6 Precinct.

Witnesses *James King*

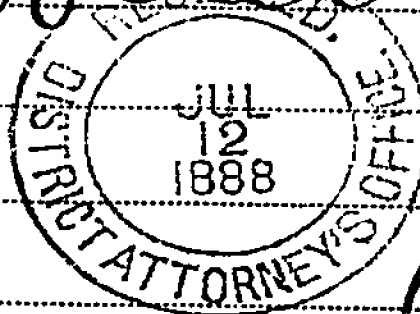
No. *11* Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *G.S.*

com



0899

appear with leave writ-
he keep till 13 o'clock.

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To

of No.

Off O'Brien on vacation
will return to duty Street, *this day 6 P.M.*

(FREETING :)

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 *23* day of *July* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Frederick Korte

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 *July* in the year of our Lord 1888.

JOHN R. FELLOWS, District Attorney.

6

0900

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 1 DISTRICT.

of No. 11 Mott Street, aged 25 years,
occupation. Seaman Store being duly sworn deposes and says,

that on the 11th day of July 1885
at the City of New York, in the County of New York, Frederick Kiste
who wilfully and maliciously
threw a stone at the plate glass
window in deponents store, breaking
the same and doing damage
to the amount of sixty dollars.

廣 菊

Sworn to before me this 11th day of July 1885

1885

Police Justice,

0901

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

Frederick Kintz

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

Frederick Kintz
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* —
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Frederick Kintz*, —
late of the *5th* Ward of the City of New York, in the County of New York
aforesaid, on the *10th* day of *July*, — in the year
of our Lord one thousand eight hundred and eighty-*eight*, at the Ward, City and
County aforesaid, with force and arms, *a certain piece of*
plate glass. —

of the value of *sixty dollars*. —
of the goods, chattels and personal property of one *James W. King*. —
then and there being, then and there feloniously did unlawfully and wilfully *break*
and destroy. —

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
Frederick Kintz —
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* —
REAL PROPERTY OF ANOTHER, committed as follows:

The said *Frederick Kintz*, —
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year

0902

aforesaid, at the Ward, City and County aforesaid, with force and arms, a certain

piece of real estate of value —

of the value of *sixty dollars.* —

in, and forming part and parcel of the realty of a certain building of one

James W. May. —
there situate, of the real property of the said

James W. May. —
then and there feloniously did unlawfully and wilfully *break and*

destroy. —

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.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

0903

BOX:

314

FOLDER:

2990

DESCRIPTION:

Kruger, Frieda

DATE:

07/18/88



2990

0904

Witnesses:

The affiant informs me that the
defendant was very much excited
in this affray - that she probably
did not know that he was
an officer - I do not
believe a conviction
could be had
Attest My hand
Sept 21/88

Counsel,
Filed 18 day of July 1888
Pleads, Chappell (19)

158
Hachaway

THE PEOPLE
vs.
B
Srieda Kruger
ASSAULT IN THE THIRD DEGREE
(Section 219, Penal Code).

JOHN R. FELLOWS,
District Attorney.

A True Bill.
Geo. H. Fellows
Foreman.

Part III September 21/88
Bail discharged.

0905

STENOGRAPHER'S MINUTES.

Third District Police Court.

THE PEOPLE, &c. IN COMPLAINT OF
McCormack
vs. *Freda Kruger*

BEFORE HON.

John J. Tracy
POLICE JUSTICE,
July 9th 188*8*

APPEARANCES:

{ For the People, _____
For the Defence, _____

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

McCormack

1

7

Flay

8

13

18

Freda Kruger

13

16

B Kruger

16

17

John J. Tracy

Official Stenographer.

0906

103

DISTRICT POLICE COURT.

THE PEOPLE,

COMPLAINT OF

McCormack *July 9th* 1888
Ringer *Henry Ford Esq.* Police Justice.

M. J. Treacy

Stenographer of the

District Police

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

McCormack and all herein

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

Dated

July 11th

1888

M. J. Treacy

Stenographer.

John H. Ford

Police Justice.

0907

New York May 9th 1888
Herald District Police
Court New York City
Residing }
Thomas P. McCormack }
Hindrich }
Kriger }

Officer Thomas P. McCormack
being duly sworn deposes
and says, I went into the
place 58 Hill St on May
8th at a quarter to nine
o'clock in the evening,
this place is a Saloon
and I arrested this woman
(defendants) husband.

2

Q The
took hold of me you?
A Yes Sir, she knew
I was an Officer she
wedged me in the door
and there were two
men besides and she
was on the outside

0908

(2)

Q You did not then
A arrest any one? I could
not then

Q She took hold
A of you when you went in
Gers. Div.

Q Were you ever there before
A No Sir.

Q How do you know that
it is a Lager Beer Saloon
A By the sign out
side

Q You do not know
whether there is Beer or
Liquor sold there?

A I tasted the Beer
in the Keg

Q You were in Citizens
Clothes?

A I was.

Q When you first went to
the door, what did you
first say or do?

0909

(3)

A The door was opened
Q And I walked in

When
Q You first went to the
door what did you
say

A I said nothing
Q What

A did you do?
Q The door was
open half way

A Was she
coming out?

Q She was, and
she rushed at me, she
was in the saloon

Q Was
she coming out of the
saloon?

A She was in the
saloon and the door was
half way open

Q Did any one go
in or out

0910

(4)

Q Her husband was on the inside.

Q Did you try to get in?

A I walked in, and the two inside pressed the door against me.

Q Did you see them?

A Yes Sir, they were not there before.

Q No Sir, Did you have a warrant?

Q No Sir, When you got inside what did you say or do?

A I told her I was an officer, then she grabbed me by the collar and one of the men disappeared through the back room.

Q What did you say to this woman?

A I told

0911

(5)

her I was an Officer,
and then she grabbed
me

Q.

Did you see anyone
drinking there?

A No, but I saw a
glass of Beer on the
counter, it was half
full.

Q.

Was there anyone
behind the Bar

A Her husband, when
I got in the Saloon

Q.

The woman had grab-
bed you by the throat
A Yes sir and he
ran from behind the
Bar

Q.

When you told her
you were an Officer, what
did she say?

A She shouted
to her husband "get the
Club and hit the son
of a Bitch"

0912

(C)

Court You say when you got in he grabbed you?

Q When I went in he made a rush at me and grabbed me by the collar, and then they wedged me against the door.

Q

Q After you got in?
A Yes Sir, they then forced me out, the people who were inside and then the other Officer and myself had to get in.

Q

Q Who pushed you out?
A The people who were behind the door.

Q

Q All this occurred at the door?

Q

Q After the got you out what then occurred?

0913

(7)

Q I told her the second time that I was an Officer and she then called to her husband "Get a Club and hit the Son of a Bitch", then the other Officer came to my assistance, he was outside and then he ran in and pulled the woman away then we got in, and her husband we told to come from behind the Bar

Counsel. When he came from behind the Bar, had he anything in his hand?

A I did not see anything,

Sworn to before me

This 9th day of May 1888

J. Humphreys Police Justice

7

0914

Officer Flay of the 12th
Precinct Police being
duly sworn deposes and
says,

Q Were you present when
this occurred?

A Yes Sir.

Q Where were you?

A In the hallway
not more than three feet
from Officer McCormack in
Citizens clothes, first I
went to the rear door and
found the shutter open,
and saw men drinking
Beer and the Boss was
behind the Bar. Officer
McCormack was then in
the door and the woman
had him with her hands
pressing him against the
door, and she "hollered"
for her husband and the
husband came running

0915

9

and then the door
clapped against Mr.
Cormack; then I went
and pressed the door in
and said let go of the
Officer, and she called
to her husband "get a
club and hit the son
of a Bitch"

Q Were you ever
there before?

A Never.
Q You were in Citizens
clothes?

A Yes Sir.
Q Did this woman ever
see you before?

A Not that I know

Q of. When you got there you
went in the yard and saw
men drinking Beer through
the rear window?

A Yes Sir.
9

0916

9

and then the door
clapped against Mr.
Cormack; then I went
and pressed the door in
and said let go of the
Officer, and she called
to her husband "get a
club and hit the son
of a Bitch"

Q Were you ever
there before?

A Never.
Q You were in Citizens
clothes?

A Yes Sir.
Q Did this woman ever
see you before?

A Not that I know

Q of. When you got there you
went in the yard and saw
men drinking Beer through
the rear window?

A Yes Sir.
9

(10)

Q Will you swear it was
Beer they were drinking
? I saw him drinking
something.

Q How many
windows are there there?

Q Two (2)
Which one did you
look through?

Q The one
nearest the hallway
Did you see her with
her hands on the throat
of McCormack?

Q She had
him pressed against
the door.

Q Is it true that
the door was "clapped" on
him, as you say? and that
she had her hands on his
throat,
A Every bit of it, is
true

0918

(11)

Q Did you see two other people there?

A Yes Sir.
Q Did one of them go out through the rear

A He went through the back.

Q Did you know that they live in the place

A I do I saw a bedroom I followed him in while he got his coat and hat

Q Did the woman have Officer McCormack by the throat

A Yes Sir.
Q Did she take her hands off before you took her away?

A No Sir.
Q How did the watch and chain become broken?

A I do not know.

11

0919

(12)

Q Did her husband come to her rescue from behind the Bar?

Q Did you see her husband come from behind the Bar?

A Someone came and the door was pressed against us.

Q Did her husband put a hand on you or the other Officer?

Q No Sir. Did he interfere in the matter?

Q No one could interfere but the husband kept When you told her you were an Officer did she stop?

A She "hollered" for a club

(13)

2

You say that when you
told them you were an
Officer they went along
quietly

Sworn to before me }
This 9th day of May 1888 }
J. Humphord Police Justice

Frieda Kuger being
duly sworn deposes and
says, I was going toward
the door to go in the
Gard, and then the Officers
rushed against the door
and threw me backward
and this Officer (McComack)
caught me by the wrist
and gave me a violent
push, and as I thought
I was about to fall I
grabbed him to save my
self then he turned me
around and got in the

14

Q Door, I did not say anything about a club.
 Q Did you call for a club to hit the "Son of a Bitch"?

A No Sir, I do not use ~~for~~ such language.
 Q Was there any drinking there? Or did you sell any liquor or beer that day or did you give any away?

A No Sir.
 Q Do you live in the rear?

A Yes Sir.
 Q Is there any door leading in or out of the place except that one?

A That is the only one.

Q How about the door in the back room?
 A That door is nailed

10

Q And there is a Ward-
robe against it, in
front of it.

Q How long
is it since your place
was robbed?

A A week ago
our place was robbed
and they stole every-
thing out of it, and I
thought these men were
thieves.

Q When they told you
they were Officers why
did you resist them?

A I did not know they were
Officers, when he told
me, I let go of him.

Q Was
your door open or not?
A It was closed, and
as I was going out, I
opened the door and

13

16

They pushed me back
 Sworn to before me
 this 9th day July, 1888
 Police Justice

Motion to Dismiss
 denied

Balthasar Tenger being
 duly sworn deposes and
 says, I am the husband
 of the last witness, and
 the proprietor of the place
 in question.

Q

Has any liquor
 sold or given away in
 your place on the day
 in question?

Q

A No Sir.
 Do you live in the rear?

Q

A Yes Sir.
 Did your wife call
 you to hit the "son of a

(17)

"Bitch"?

Q Up Sir, I was sick and lying on the Lamage and my Wife went to go out. I was in my undershirt and then I jumped up when I heard my Wife holler, and call to me, then I went up and they pushed in the door as it was not quite closed, she called to her sister too.

Q

Was any one there but your Wifes sister

A Yes two men, but nothing was sold or did we give anything away

Sworn to before me }
 this 9th day of May 1888 }

J. Humphord Police Justice

18

Q Re-call of Officer Day
 When you looked
 through the window, as
 you say, did you see
 any one drinking, who
 was behind the bar?

A The defendant
 was behind the bar.

Sworn to before me }
 this 9th day of May 1888 }

Court - You are held to answer
 in three hundred dollars.

W. J. Peacy
 Stenographer

18

0926

District Police Court.

McComack

vs.

Charles Kruger

assault

STENOGRAPHER'S TRANSCRIPT.

July 9th 1888

BEFORE HON.

Jessie Bond

Police Justice.

A. J. Greaney

Official Stenographer.

0927

Sec. 109-200

3

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not Guilty and
demand an Examination
I demand a trial by Jury
Frieda Kruger*

Taken before me this

day of

188

Police Justice

0928

POOR QUALITY
ORIGINAL

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
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 *July 9th* *1888* *J. J. Bennett* *Police Justice.*

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

Dated *July 9th* *1888* *J. J. Bennett* *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.*

0929

POOR QUALITY
ORIGINAL

Police Court---

1086
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas. McCormack
vs
Frank Kruger

Offence

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

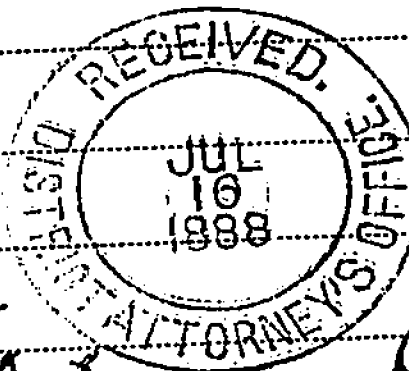
Street.

No.

Street.

\$

to answer



Paid

ansd 3

0930

Police Court—

Dist. Ct.

CITY AND COUNTY } ss,
OF NEW YORK,

32
of No. 12 Bremer Street, aged 26 years,
occupation Policeman being duly sworn, deposes and says, that
on the 8 day of May 1888 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Heida Kruger
now here; who grabbed weapon by and
tore his shirt and collar, broke his
watch, and chain and called "get the club
and hit the son of a bitch"

without any justification on the part of the said assailant.

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

Sworn to before me, this

day of

188

Thomas P. McCormack

Police Justice.

0931

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frieda Kruger

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

— *Frieda Kruger* —

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

The said

Frieda Kruger

late of the City of New York, in the County of New York aforesaid, on the *eightth*
day of *July* in the year of our Lord one thousand eight hundred and
eighty-eight at the City and County aforesaid, in and upon the body of one *Thomas*
P. Mc Cormack in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *him* the said *Thomas P.*
Mc Cormack did then and there unlawfully beat, wound and ill-treat, to the great damage of
of the said *Thomas P. Mc Cormack* 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.

JOHN R. FELLOWS,

District Attorney

0932

END OF
BOX