

0840

BOX:

49

FOLDER:

576

DESCRIPTION:

Kane, Thomas

DATE:

10/10/81



576

0841

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

William L Cook

of No. *See Bond to appear* ^{Street} *as a witness*,
being duly sworn, deposes and says, that on the *9th* day of *October* 188*1*

at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent *and from his person in the day time*
the following property, viz:

*One gold watch with plated
chain and charm attached of the
value of Ninety dollars*

Sworn before me this

the property of *deponent* who is *55 years old* and is a *wholesale
dealer in dry goods*

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *Thomas Kane (now here)*

Deponent was walking along *Chatham Street*
when said *Kane* asked him what time it
was with his watch and at the same
time took a watch from his ^{Kane's} pocket. That
deponent took his watch out when he
said *Kane* snatched the same from
deponent's hand and ran away

W. L. Cook

9th day of October

Police Justice.

1881

0842

City and County
of New York

Patrick Kennedy of the 26 Precinct - Police
being duly sworn says that he saw
Thomas Olan running and the Compta-
nant - pursuing him that deponent joined
in pursuit and caught him and found
the property described in the within affidavit
of William L Cook in ^{said Olan's} possession

Sworn to before me

this 9 day of October 1881

Patrick Kennedy

Magistrate Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDAVID—Larceny

Dated

188

Magistrate

Officer

WITNESSES:

DISPOSITION

0843

Sec. 198-200.

First - DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas 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. Thomas Kane

Question. How old are you?

Answer. young 22 years

Question. Where were you born?

Answer. Brooklyn

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

Answer. Union Hotel Barry for one month

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 guilty

Taken before me, this 9 }
day of Oct 1881 }

Thomas Kane

B. W. Barry

Police Justice.

0844

Empleman
BAILED

By *Matta & Cook*
Residence *No 13 Union Square*
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Sec. 298, 299, 310 & 311

Police Court
District

THE PEOPLE, vs.
ON THE COMPLAINT OF

William & Cook

1 *Thomas Kane*

2 _____
3 _____
4 _____

Dated *October 9* 1881

R. H. Butler Magistrate
Almudy 26 Officer

Clerk

Witnesses *Catrell Almudy*

26's Bureau - Police

Empleman - \$100 to appear

as a witness *Tristed*

No. _____ Street

Offence, *Larceny from the person*

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 *Thomas Kane*

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

Dated *Oct 9* 1881

M. W. Murphy Police Justice.

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

Dated _____ 1881

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 _____ 1881

Police Justice.

5480

Secs. 808, 809, 210 & 211
Police Court
THE PEOPLE, &c.,
ON THE COMPLAINT OF

District.

Office, *London from the*

William L. Cook

Thomas Kane

Walker L. Cook

No. 13 Union Square Street,

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated *October 9* 188*1*

Magistrate

B. B. Busby

Officer

Kennedy 26

Clerk

Witnesses

Patrick Kennedy

26' Leonard - Police Street,

Complained - \$100 to appear

See a private British Street,

No.

street.

and be com- *mitted to the Warden or Keeper of the City Prison until he give such bail.* *Hold to answer the above named* *guilty thereof, I order that he be admitted to bail in the sum of* *Seven Hundred Dollars* *and be com-*

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

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

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.*

Dated 188 *Police Justice.*

Dated *Oct 9* 188*1* *Police Justice.*

0846

Court of General Sessions ~~of the Peace of~~
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Thomas Kane

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

Thomas Kane

of the crime of

Larceny from the person

committed as follows:

The said

Thomas Kane

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

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

One watch of the value of seventy-five dollars
One chain of the value of fifteen dollars

of the goods, chattels, and personal property of one *William D. Cook*
on the person of the said *William D. Cook* then and there being found,
from the person of the said *William D. Cook* 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.

~~DANIEL C. ROLLINS,~~

~~District Attorney.~~

0847

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

Thomas Kane
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

Thomas Kane

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

One watch of the value of seventy-five dollars
One chain of the value of fifty dollars.

of the goods, chattels and personal property of the said

William L. Cook

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

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

William L. Cook

Thomas Kane
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

DANIEL G. ROLLINS, District Attorney.

0848

BOX:

49

FOLDER:

576

DESCRIPTION:

Kelly, James

DATE:

10/06/81



576

0849

67
1887
Oct 26. 1887

Counsel,
Filed *Oct* 1887
Pleads *to*

James Kelly
vs.
THE PEOPLE
INDICTMENT
Larceny from the person.

DANIEL G. COLLINS,
BENJ. K. PHEEPS,
District Attorney.

A True Bill.

Wm. H. ...
Oct 26. 1887
Pleads attempt.
Pen. two years

0850

Just District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK

of No. *152 Elizabeth* Street,

Daniel J. Murphy

being duly sworn, deposes and says, that on the *first* day of *October* 188*7*

at the _____ City of New York,

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

of deponent.

the following property, viz:

night time
" "

And from his person in the

*one silver watch
of the value of six dollars*

Sworn before me this

[Signature]

day of

October

188*7*

Police Justice

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 now here
who while deponent was
standing among a crowd in
the Bowery put his hand in
deponent's vest pocket and
took the watch therefrom. That
deponent felt Kelly's hand in
his pocket and immediately discovered
that the watch was stolen. That
deponent knows the defendant
personally & pointed him out to the
officer who arrested him*

Daniel J. Murphy

0851

Sec. 198-200.
CITY AND COUNTY } ss.
OF NEW YORK,

Justice DISTRICT POLICE COURT.

James Kelly being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer

I am not guilty of the charge I was walking along the Bowery with two friends when the complainant caused my arrest

James Kelly

Taken before me, this *2*
day of *October* 188*8*

McMunday Police Justice.

0852

Sec. 209, 210 & 212.

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

James Kelly
James Kelly

Offence, *Armed Robbery*

Dated *October 2* 188

Wardell Magistrate.

McCormick Officer.

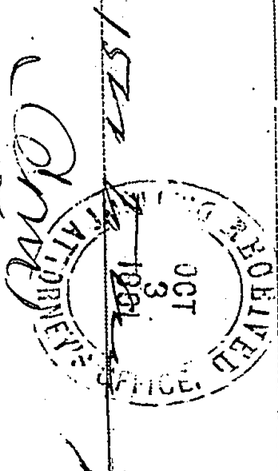
_____ Clerk.

Witnesses _____

No. _____ Street,

No. _____ Street,

No. _____ Street,



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

guilty thereof, I order that he be admitted to bail in the sum of *15* Hundred Dollars and be committed to the Warden or Keeper of the City Prison, *of the city of New York* until he give such bail.

Dated *Oct 2* 188

B. C. Munn 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.

0053

Sec. 209, 209, 210 & 212.

Police Court--

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Kelly
1552 Broadway
James Kelly

Offence, *Assault*

BAILED,

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

Dated *October 2* 188*8*
Wardell Magistrate.
McGuire Officer.
114 Clerk.

Witnesses _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____



1552
James Kelly

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

guilty thereof, I order that he be admitted to bail in the sum of *15* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

James Kelly
Dated *Oct 2* 188*8*
Police Justice

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

Dated _____ 188*8*
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*8*
Police Justice.

0854

Court of General Sessions of the Peace of
the City and County of New York

THE PEOPLE OF THE STATE OF
NEW YORK,

James Kelly ^{against}
The Grand Jury of the City and County of New York by this indictment accuse

James Kelly
of the crime of
committed as follows: *Received from the person*
The said *James Kelly*

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

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

One watch of the value of six dollars.

of the goods, chattels, and personal property of one *Samuel J. Murphy*
on the person of the said *Samuel J. Murphy* then and there being found,
from the person of the said *Samuel J. Murphy* 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.

DANIEL C ROLLINS,
~~DEPT. OF JUSTICE~~ District Attorney.

0855

BOX:

49

FOLDER:

576

DESCRIPTION:

Kelly, Margaret

DATE:

10/13/81



576

0856

Mr. Reed the
Compt. asks
them back
Sachet's - This
is first offence
FD

2L
11/1
Counsel,
Filed day of
Pleads
188
10/21

THE PEOPLE
vs.
Margaret Kelly
Larceny, and Receiving Stolen Goods.

DANIEL C ROLLINS,
District Attorney.

A True Bill.

Foreman.
11/20/81
J. J. Flender
J. J. Flender

0857

FORM 89.

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

Police Court—Second District.

William H. Smith.
of No. *1111 Broadway* Street, being duly sworn, deposes
and says, that on the *15th* day of *February*, 188*1*,
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit:

(27) *Two Table Spoons.*
(27) *Two Tea Spoons.*

of the value of *about one dollar & fifty cents.*
the property of *Cassius De Read* in
his care and charge of deponent.

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *Margaret Kelly.*

(Now here) from the fact that deponent is informed by Officers Thomas, Henckey of the Central Office that said Margaret Kelly acknowledged and confessed to him that she will take the aforesaid property and he said Henckey found the same in the possession of said Margaret Kelly. Deponent fully identifies the said property taken stolen and carried away aforesaid.

Sworn to before me, this *20th* day

William H. Smith
Police Justice.

0858

City & County of New York

Thomas Hickley
of the Central Office being duly
sworn says that the facts stated
in the foregoing complaint and
information given by deponent
are true of his ~~own~~
deponent's own knowledge

Sworn to before me this 27th day
of August 1881.
Thomas Hickley
A. J. Morgan
Magistrate

0859

Mr. R. S. ...
...
... (812)

Form 801.

Police Court-Second District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

William DeMott
Hoffman House 1111 Broadway

Margaret Kelly
Dated *August 20th* 188*1*.

Morgan MAGISTRATE.

Decker OFFICER
Central Office

WITNESS:
Thomas Decker

Central Office
W. Decker

RECEIVED
AUG 22 1881
TO THE CLERK OF THE POLICE COURT

BAILED BY *W. Decker*
No. *29* *Charlton* STREET.

0860

New York Nov 21st 1881

Margret Callahan living
with her father and mother
have been tenants of house
78 Charlton St for two years
within such time never
heard or knew anything wrong
or dishonest in any respect.

Mrs James Mooney
78 Charlton St

0861

St. Anthony's Church
Nov. 21st 1881

To whom it may concern.

The Deaver of the present, Margaret Callaghan of N. 86 King Street, used to attend St. Anthony's School, and then was all along a good and diligent Girl. But as for some time past she has been living out, so the undersigned cannot say anything good or bad of the same Person, though her Parents are good and honest people.

Fr. Anacletus O. S. F.
106 Sullivan Street.

0862

NOV 21 1881
Nov 21/81
No how it may
concern Miss Callahan
has shown Miss Callahan
for a good term of years
also her parents and Mother
have always found her to
be Respectful good Girl.
J. H. Herrman
174 Bank St

0863

Court of General Sessions ~~of the State of~~
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Margaret Kelly
against

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

of the crime of

Larceny

committed as follows:

The said

Margaret Kelly

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

*four spoons of the value of thirty
seven cents each*

of the goods, chattels, and personal property of one

Cassius H. Read

then and

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

0864

And the Grand Jury aforesaid, by this indictment, further accuse the said
Margaret Kelly
of the CRIME OF *Receiving stolen goods*
committed as follows:
The said *Margaret Kelly*

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

*four spoons of the value of thirty
seven cents each*

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

Cassius H. Read

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

Cassius H. Read

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

Margaret Kelly

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

DANIEL G. ROLLINS,

~~BENJ. K. PHELPS~~, District Attorney.

0065

BOX:

49

FOLDER:

576

DESCRIPTION:

Key, John

DATE:

10/10/81



576

0067

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Key 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 Key

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

China

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

Answer.

104 Pearl St 49 months
1 1/2 year

Question. What is your business or profession?

Answer.

Opium Shop

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 a great many chunamen and other men in
come in my place to smoke

Taken before me, this 5
day of October 188

John Key
his mark

R. W. Reilly Police Justice

0868

Sec. 212.

First District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

It appearing to me by the within depositions and statement that the crime therein mentioned
to wit keeping and manufacturing a Druggery
Home at 104 Park Street in East City
County on the 4th October 1881,

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

John Key

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by

me, but bail not having been taken by me, I order that 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 at the City of New York, Oct 5 1881

[Signature] Police Justice

0869

Police Court, Halls of Justice.

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

Louis Cavagnaro
of No. 103 Park Street, in the City of New-York,
being sworn, doth depose and say, that on the 4 day of October in
the year 1881 the premises known as No. 104 Park Street,
in the City and County of New-York, were kept, maintained, conducted and occupied by
John Key

as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and a
resort for ~~pl~~plers, drunkards, common prostitutes ~~and reputed thieves~~, with other vile, wicked, idle,
dissolute and disorderly men and women, ~~and reputed thieves~~, who, or most of whom are in the practice
of drinking, ~~dancing~~, quarrelling and fighting, at almost all hours of the day and night, to the great
damage and common nuisance of the People of the State of New-York, residing in the neighborhood
and passing thereby.

Deponent therefore prays, that the said John Key
and ~~all vile, disorderly and improper persons found upon the premises, occupied by said~~

may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this 4 day }
of October 1881 }

Louis Cavagnaro

B. A. Ripley POLICE JUSTICE.

0870

Police Court—Halls of Justice.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Louis Savagnan
103 Park St

vs.

John Oley

AFFIDAVIT—Disorderly House.

JUL 6 1887

Dated

JUL 4 1887

B H B

Magistrate.

Brennan 14 Officer.

Witness,

[Handwritten signature]

[Handwritten signature]

0871

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

THE PEOPLE OF THE STATE OF NEW YORK,

John Key against

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

John Key

of the crime of *Keeping and maintaining a disorderly house*

committed as follows:

The said *John Key*

late of the *sixth* Ward of the City of New York, in the County of New York, on the *fourth* day of *October* in the year of our Lord one thousand eight hundred and eighty *one* and on divers other days and times, between that day and the day of the taking of this Inquisition, at the City and Ward, and in the County aforesaid, did keep and maintain, and yet continue to keep and maintain, a certain common, ill-governed and disorderly house, and in *his* said house, for *his* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *his* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, to the great damage and common nuisance of the People of the said Ward, there inhabiting and residing, and of all the people there passing, to the evil example of all others in the like case offending, and against the peace of the People of the State of New York, and their dignity.

DANIEL C. ROLLINS,

BENJ. K. PHELPS, District Attorney.

0872

BOX:

49

FOLDER:

576

DESCRIPTION:

King, Frank

DATE:

10/12/81



576

0873

#110

Counsel,
Filed *Ch* day of *Feb* 188*1*
Pleads

THE PEOPLE

'88.

Frank King

Wm. Henry
Rollins

DANIEL C ROLLINS,
DISTRICT ATTORNEY

District Attorney.

Larceny, and Receiving Stolen Goods.

A True Bill.

Wm. Henry Rollins
Esq.

Wm. Henry

Wm. Henry

Wm. Henry
Esq.

0074

Furat

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Henry G. Whiting

of No. *244* *William* Street,

being duly sworn, deposes and says, that on the *5* day of *October* 188*1*
at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and his copartners*
the following property, viz:

*36 3/4 yards of cloth of the value of
Eighty seven dollars and ten
cents*

Sworn before me this

the property of *deponent and his copartners Carl Whiting William
Busing deponent is 43 years old and is a dealer
in clothes by occupation*

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 *Frank King (or there)*

*That deponent found said cloth in
the possession of said King in
a yard in Rose Street in said
City*

H. G. Whiting

W. A. Murphy
May of *October*

1881
Police Justice.

0075

First - DISTRICT POLICE COURT.

Sec. 198-200.

CITY AND COUNTY } ss.
NEW YORK, }

Frank Olmg 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 Olmg*

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. *244 Cherry St for 7 mos*

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 have nothing to say at present*

Taken before me, this *6*
day of *Oct* 188*8*

Frank King

B. H. King

Police Justice.

0876

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Sec. 308, 309, 310 & 312.

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry G. Miller
at 244 Madison St.

1 *Frank King*

Offence, *Grand Larceny*

Dated

Oct 15 / 1881

73 04 Bowld
Magistrate.

Thos. H. H.
Officer.

_____ Clerk.

Witnesses *Amie Elshardt*

No. *41 Pearl* Street,

No. _____ Street,

No. _____ Street.

C

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 King*

guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison, until he give such bail.

Dated *Oct 6* 1881

A. S. Murphy 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.

7770

Sec. 208, 209, 210 & 212.

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry G. White
244 Millham St.

Frank King

Offence, *Armed Robbery*

RECEIVED
OCT 15 1887

Dated *Oct 15 1887*

B. A. B. B. B. Magistrate.

W. S. W. Officer.

Clerk.

Witnesses *Amie Eshardt*

No. *41* Street, *Leah*

No. _____ Street, _____

No. _____ Street, _____

BAILED,

No. 1, by _____

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

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

guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 6 1887*

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated *1887*

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 *1887*

Police Justice.

0078

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Frank King
against

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

of the crime of *Larceny*

committed as follows:
The said *Frank King*

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

*Thirty six and three quarter yards of
cloth of the value of two dollars and
sixteen cents each yard*

of the goods, chattels, and personal property of one

Henry S. Uhlig

then and

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

0879

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

Frank King

of the CRIME OF *receiving stolen goods*

committed as follows:

The said *Frank King*

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

Thirty six and three quarters yards of cloth of the value of two dollars and sixteen cent each yard

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

Henry S. Whlig

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

stolen ~~of the said~~ *taken and carried away from the said*

Henry S. Whlig

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

Frank King

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.

DANIEL G ROLLINS,

~~JOHN W. PHILLIPS~~, District Attorney.

0880

BOX:

49

FOLDER:

576

DESCRIPTION:

King, William

DATE:

10/25/81



576

0882

H District Police Court

CITY AND COUNTY OF NEW YORK } ss.

Store

979 - 3^d Avenue

Residence No. 353 East 72^d Street,

being duly sworn, deposes and saith, that on the 20 day of October 1881 at the

Ward of the City of New York,

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

the following property viz.:

A Quantity of Cloth of the value of ~~Eighty Dollars~~ ^{one hundred} \$100⁰⁰

the property of

Samuel Gleason and in charge of this 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

William King (now dead) from the fact, that this deponent saw the accused leaving the store with the above property and followed the accused who ran a way and disposed the said property

Louis Long

Sworn before me this 20 day of October 1881
Police Justice

0883

DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

James Dwyer
J. J. Richman

1500 to court

[Lined area for text entry]

1870-1871

0884

Sec. 198-200.

H DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William King 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 King*

Question. How old are you?

Answer. *Thirty*

Question. Where were you born?

Answer. *Germany*

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

Answer. *541 West 40th few weeks*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I have nothing to say*

William King

Taken before me, this *22*
day of *October* 188*8*

William King
Police Justice.

0005

Sec. 208, 209, 210 & 212.

Police Court - 11 District.

THE PEOPLE, vs.

Louis Scott
979 St. Paul
1887

William King

Offence, *Grand Larceny*

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Dated *October 21* 188*7*

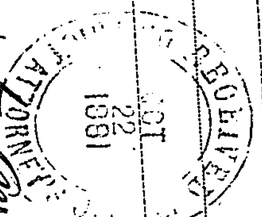
Narcis Magistrate.

Langley Officer.

Witnesses
James Smith
John Brown

No. _____ Street _____

No. _____ Street _____



\$1500 to bail
W. J. Green

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 King*

guilty thereof, I order that he be admitted to bail in the sum of *1500* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail

Dated *October 21* 188*7* *W. J. Green* 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.

9886

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Leary
979^{os} 3rd St
St. Louis

William King

2 _____
3 _____
4 _____

Offence *Shooting*

Dated *October 21* 188*1*

Manuel Magistrate.

Lungley Officer.

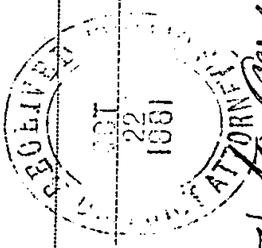
_____ Clerk.

Witnesses *James Dingler*
J. & William Moore

No. _____ Street,

No. _____ Street,

No. _____ Street.



\$1500 to one

G. S. Coon

BAILED, C

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ 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 *William King*

guilty thereof, I order that he be admitted to bail in the sum of *1000* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail

Dated *October 21* 188*1*

[Signature]
Police Justice

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

Dated _____ 188*1*

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*1*

Police Justice.

0007

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

THE PEOPLE OF THE STATE OF
NEW YORK,

William King
against

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

William King

of the crime of

Larceny

committed as follows

The said

William King

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

*One hundred yards of cloth of the
value of one dollar each yard.*

of the goods, chattels, and personal property of one

Samuel Heatner

then and

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

0000

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

William King
of the Crime of
Receiving Stolen Goods
committed as follows:
The said *William King*

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

One hundred yards of cloth of the value of one dollar each yard

of the goods, chattels, and personal property of the said *Samuel Glatner*

by a certain person or persons to the Jurors aforesaid unknown then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

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

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

DANIEL G. ROLLINS,
~~EDWARD K. PHELPS~~, District Attorney.

0889

BOX:

49

FOLDER:

576

DESCRIPTION:

Knight, Edward

DATE:

10/10/81



576

0890

The Minutes of
the Grand Jury
show nothing
as to the witnesses
who were sworn in
Mrs. Carr. and as
there is no proof
before me. that
the Jury did not
have other evidence
before them than
the evidence presented
to Judge Denison
and upon which
he acted. The motion
ought therefore to
be granted.

Paul Jones
184

66
P. Hitchcock
1875 D.F. deposed
to 688 Street
Oct 10/82
Filed 10 day of Oct 1887
Pleads Not Guilty (July 2/84)

THE PEOPLE
vs. ~~B. H.~~
Edward Knight
County Court
June 25/84
con'd by Ct. June 30/82
DANIEL C. ROLLINS,
~~BENJ. K. PETERS,~~

Obtaining Goods by False Pretences

District Attorney
Motion to set aside the verdict
denied by Recorder Smith
A True Bill.
Demurrer disallowed
by Court June 30 1884
W. M. King
Sept 17/82
Nov 24/84

0891

State of New York
City & County of New York ss:

James Wilson
being duly sworn says that he resides
at No 12 West 49th Street, New York City
and is engaged in business at No 18
Exchange Place in said City; that here-
tofore and on the 31st day of July 1887 deponent
read an advertisement which was printed
in the New York Herald newspaper of said
31st day of July 1887, which said advertisement
is hereto immediately attached and made a
part of this affidavit.

RARE CHANCE FOR SOME PERSON
A to get one of the biggest bargains that has ever been
offered in New York city, \$500 cash will buy the elegant
and high bred and fast trotting horse Young Bashaw
Jr. he by Grand Bashaw dam Lady Hunt by Starlight
son of Blood's Black Hawk out of a mare by Downing's
bay Messenger second dam by Mambrino Chief and sister
in blood to the great Lady Thorn. Bashaw Jr. is seven
years old, 15 1/2 hands high, very stylish and handsome;
has a full mane and tail, fine limbs and light, and in fact is
a perfect horse free from fault or blemish, color bay, and
he weighs somewhere near a thousand pounds, and he
cost the present owner's husband a little over a year ago
\$1200, and he is a much better horse than the best that
was there; he is a square level trotter, needs no boots
or too weights, will stay and trot all day; he is a very ex-
cellent polo horse, and will make a good and valuable
horse for road or track purposes; he is a horse of great ad-
vantage and his fast trot is worth \$2000 to \$2500; he is owned by
Mr. Simpson at Lexington, Ky. who can't trot a mile in
22 1/2; he has shown several heats in 22 at various places
and is warranted perfectly sound and kind; a lady
can drive him up to his full speed in perfect safety; he is
sold for \$500 cash, and the owner is anxious to sell him
at once; call on the undersigned at the office of the
undersigned at No 12 West 49th Street, New York City.
Call on the undersigned at the office of the
undersigned at No 12 West 49th Street, New York City.

that deponent relying upon the truth of
said advertisement went, on the 1st day of
August 1887 to the premises mentioned in said
advertisement to wit: No 110 West 47th Street, near

0892

that said premises consisted of a private dwellinghouse and stable
which appeared to be a private stable in the rear thereof
6th Avenue ^{where} there saw and held
a man who said his name was
conversation with ~~one~~ Edward Knight, but
whether or not that is his true name depo-
nent knoweth not, that said Edward
Knight but for the purpose of identify-
ing him in this affidavit deponent will
and has a competent who represented himself as a stableman
and is known to him by name but for the purpose of this affidavit will
designate him by that name, that said
Edward Knight represented to deponent
and told deponent that he was the
owner of the horse described in said
advertisement and that he had caused
said advertisement to be inserted in
said New York Herald newspaper and
said that his ^{mother} was the owner of the horse therein described
as a foal and that the horse which
he desired to sell, and which he did procure
and deliver to deponent into buying as
and that said horse
hereinafter appears, ~~was~~ fully answered the
description contained in said advertisement,
he thereupon told deponent that the reason
why he wished to sell said horse and
why he was was that it was had been the
favorite horse of his father who had recently died and
that his mother could not ^{retain} bear to see the
horse about as it reminded her of her
affliction.

0894

Knight then wrote and signed the guarantee and agreement hereto annexed and made a part hereof marked "A," and thereupon defendant paid to said Edward Knight the sum of Five hundred ^{in a check;} dollars, and ~~received said horse~~ thereupon said horse was delivered to defendant, that since the purchase of said horse as aforesaid defendant ~~has~~ made sundry trials with said horse and ascertained ~~that said horse does not~~ come up to the guarantee made by ~~said Edward Knight,~~ that in point of fact said horse is of very little value and does not come up to the guarantee made by said Edward Knight; that ~~said horse is not sound in every particular and is not free from ticks or vices in the flanks or havers and that~~ he will not trot in two minutes and twenty six seconds with any amount of handing whatever nor ~~is~~ anywhere near to such time; that on the said 1st day of August 1887 defendant and immediately after learning said facts defendant went to said Edward Knight ^{but did not see said Knight but saw said John Doe who had been galled by said Knight to was the agent of said Knight} and ~~received~~ ^{received} ~~him~~ ^{him} said horse in the same condition as when delivered to defendant.

0895

and demanded the return of ~~the~~
the sum of Five hundred dollars
which he had paid therefor; that
said Edward Knight ^{John Doe} positively
refused to return said money ~~and~~
~~and stated that said Knight had gone out of town and would~~
~~not return for one week two days but that on his return he~~
~~would send him on to before the Justice of Peace;~~
that since said purchase as aforesaid
deponent has been informed and
only believes that said Edward Knight
wilfully and ~~with malice aforethought~~
intentionally deceived deponent and
made false representations to him
to persuade him to purchase said horse
and so charges the fact to be; that
deponent has also been informed and
only believes that said Edward Knight
is a man of notoriously bad character
and makes his living by practicing just
such deceptions as before stated and that
he is known to the police of this City
and Brooklyn under various aliases to
~~not that of~~ and has been heretofore
arrested for practicing such deception
as hereinbefore stated; that when
on the expiration of the two days mentioned by said John Doe
deponent returned to said purchase
demanded his money as aforesaid he was
informed that said Knight was out of town
and would not return for a week; that

0096

defendant then suspecting that said Knight
might be lurking in the neighborhood entered
into a lager beer saloon ~~near~~ "Avenue in
said 4th" street and there found said Knight
that he then and there demanded the
return of his money which was refused

Done before me this
5th day of August 1884

~~Wm. H. H. H.~~
~~County of Deeds~~

~~W. H. Co~~
J. C. Murray
Police Justice

0897

"A"

New York August 1st 1881.

I, Edward Knight hereby sell and deliver to Mr James Wilson, One Bay Horse Seven Years Old and I hereby guarantee the said Horse to be perfectly sound in every particular and free from tricks or vices in the stable, and that he will trot in

in harness

Two Minutes and Twenty Six Seconds with a little Handing and I the said Mr James Wilson

In consideration of this said Guarantee agree to pay to the said Edward Knight the sum of Five Hundred dollars and in case said Horse does not come up to this agreement I, Edward Knight agree to refund to Mr James Wilson the amount paid \$500 at any time within one week.

Witness

Edward Knight

P.S. Providing he is returned in same condition as when delivered

Witness by *[Signature]* E. Knight
635 West 48th

0098

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Knight being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Edward Knight*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *99 Willett Street*

Question. What is your occupation?

Answer. *Horse Dealer*

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

Answer. *I am not guilty*
Edward Knight

Taken before me this

20th August 1887

Police Justice.

0899

Police Court - Fourth District

#764

THE PEOPLE, & c.,
ON THE COMPLAINT OF

James Wilson
12 W 49 St
Edward King
No. 1
No. 2
No. 3
No. 4
No. 5
No. 6

Office, *Channing Market*

Dated August 5 1881

Magistrate
Clerk

Witnesses,

Gilbert A Peck
410 W 43 St
\$1000 to am G.S.
Carr

Received in District Att'y's Office,

R.W.

Bail fixed by Judge *Gibbs*
\$1000#

BAILED:

No. 1, by James H. Wagner
Residence 36 West 5th Street

No. 2, by
Residence

No. 3, by
Residence

No. 4, by
Residence

No. 5, by
Residence

No. 6, by
Residence

0900

Ward

PART 2.

THE COURT ROOM IS IN THE THIRD 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.

18

The People of the State of New York,

To

of No.

Officer Oliver Steward Deal
William J. Coffey Secpt 1811 Street

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York at the Sessions Building, in the Park of the said City, on the *20th* day of *Sept* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Edward Knight

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 *Sept* in the year of our Lord 188 *4*

PETER B. OLNEY, District Attorney.

0901

District Attorney's Office.
City & County of
New York.

In this case no complainant can
be found. See affidavits within.
Bail should be discharged
especially as the People are
satisfied that the Defendant can
always be had for trial when the
People are ready.

J. K. Williams
Apt Dist Ct.

0902

my Grand Boshaw died
about 1830.

There is no house by
the name of Myung Boshaw
with a record of 2.7.92.

End Roberts

0903

In the Case of People v. Blanchard
90 N.Y. p. p. 324, 325.

"The complainant was cheated not by any false statement of facts, but by reliance upon a promise and intention not meant to be fulfilled."

Held. "Here may have been a fraud but certainly no false pretense."

To constitute the offense of obtaining money by false pretenses, two things are essential, to wit: a false representation as to an existing fact, and a reliance upon that representation as true

People v. Tompkins, 1 Park, 224.

People v. Miller, 2 Ib. 197.

See also Ranney v. The People, 22 N.Y. 413.

The mere statement of the defendant M^r. Knight, that the horse (if worked a little) would trot in 22, is not a false representation as to an existing fact, nor is it a false pretense within the provisions of the Statute, for the reason that it is a statement in the nature of an opinion, of a trial of speed, to be exhibited or tested.

0904

in the future.

The demurrer should be sustained
and defendant should be discharged.

Peter Mitchell
of Counsel
Stewart Building
New York.

0905

The People
— art —
No. 1 Knight.

Brief on Democracy.

Peter Mitchell
of course
Stewart Building.

0906

Court of General Sessions

The People vs

vs

Edward Knight

Sir:

Please take notice that a motion will be made before one of the justices of the above named Court at Part One thereof, at the Court Room, in the City of New York, on the 3rd day of April 1852, at 11 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard that the indictment against the above named Edward Knight be quashed, upon the ground that the defendant has been discharged of the ~~compl.~~ offense set forth in the complaint herein by one of the justices of the supreme Court upon a writ of Habeas corpus, and for such other and further relief as may be just

Dated April 1st 1852

Peter Mitchell

Counsel

To

John McKim
Dist. Atty.

0907

Propoh

v

Edward Knight

Notice of motion

Peter Mitchell

Journal



John M. Flynn
Deputy

0908

PART 2.

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

SUBPCNA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Gilbert A Peck*

of No. *410 W 43rd* Street,

GREETING

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *23* day of *Dec* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf against

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Dec* in the year of our Lord 188 *8*.

PETER B. OLNEY, *District Attorney.*

not bound to appear
to appear
Moved away

0909

THE PEOPLE

vs.

Edward Knight

City and County of New York, ss.:

Patrick H. McKim

being duly

sworn, deposes and says: I reside at No. 526 W. 42^d

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 22^d day of December 1884, I called at No. 410 West 43^d Street

the alleged residence of Gilbert A. Peck

the complainant herein, to serve him with the annexed subpoena, and was informed by the landlord that said Peck had moved from there about 2 years ago and did not know where to and had heard nothing of him since. I called there about a year ago with the same result.

Sworn to before me, this

23^d day

of December 1884

Rudolph L. Schauf
Clerk of Deeds
n. y. city & co

Patrick H. McKim
Subpoena Server

0910

COURT OF GENERAL SESSIONS,

The People, &c.

VS.
Edward Knight

OFFENCE

PETER B. OLNEY,
District Attorney.

0911

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Edward Knight

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

Edward Knight

of the crime of

Obtaining property by false pretenses

committed as follows:

The said

Edward Knight

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *first* day of *August* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City, and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent
feloniously to cheat and defraud one

James Wilson

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *Said*

James Wilson

That *a certain horse then*
and then shown by him to the
Said Edward Knight to the
Said James Wilson was
then and then a horse
of great speed and capa-
ble of trotting a mile
in two minutes and twenty
six seconds, and also
that he the Said Edward
Knight was then and
then possessed of large
means and property
and was then ^{and these} a safe and
sufficient guarantor of
the qualities of the Said
horse

0912

And the said *James Wilson*

then and there believing the said false pretences and representations so made as aforesaid by the said

Edward Knight

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

Edward Knight
a good and valid bank
cheque for the sum of
five hundred dollars and
of the value of five hundred dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

and the said *James Wilson* *Edward Knight* did then

and there designedly receive and obtain the said bank cheque for the sum and of the value aforesaid

of the said *James Wilson*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

James Wilson

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

James Wilson by means

of the same.

0913

And Whereas, in truth and in fact, the said *Edward Knight* horse was not true and true or horse of great speed and was not true and true capable of trotting a mile in two minutes and twenty seconds;

And whereas in truth and in fact the said *Edward Knight* was not true and true purport of large man and property and was not true and true as safe and sufficient guarantor of the quality of the said horse

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Edward Knight* to the said *James Wilson* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Edward Knight* well knew the said pretences and representations so by him made as aforesaid to the said *James Wilson* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Edward Knight* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *James Wilson* the bank cheque aforesaid of the value of five hundred dollars.

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

DANIEL C ROLLINS,
~~_____~~ District Attorney.

0914

Edward Knight Bailed by James St. Wagon
36 Great Jones Street

66
Pickett
D.F.F.
Filed 10 day of
Pleads Not Guilty (July 2, 1874)

Obtaining Goods by False Pretences.

THE PEOPLE

vs.

Edward Knight

Comby Court B

Com by Ct June 20, 1874

Mich 30/82
balew

DANIEL C. ROLLINS,

~~Attorney at Law~~

District Attorney

After he had been bailed by James St. Wagon

by Charles Knight

A True Bill.

Dismissed disallowed

by Court June 30, 1874

1874

1874

1874

1874

1874

1874

1874

1874

1874

1874

1874

1874

1874

The names of
the Green Jersey
when working
as to the returns
the names of
the Cur. as
then is in point
before me. That
the jury did not
have a full sentence
before them. Then
the sentence. Then
to have a sentence
before them which
is the sentence
which they do

09 15

BOX:

49

FOLDER:

576

DESCRIPTION:

Kolisky, Louis

DATE:

10/11/81



576

0916

5 B. W. added
#11 10/16/87
B. W. added
10/16/87
as was

Filed 11 day of Oct. 1887

Pleas *Not guilty* (12)

THE PEOPLE,
vs.
B
Louis Kolsky

Indictment for Receiving Stolen Goods.

and *arrived* *oct 12/87*
~~BENJ. H. PHILLIPS~~
Samuel S. Collins
District Attorney.

Bail fixed at \$1,000.
Oct 14

A True Bill

Indictment
10/16/87

Foreman

There seems to be no copy
evidence against Kolsky
and after communication with
officer I think the prison
out society. I think
Oct 27, 1887.

Witness
Thomas Lively

Rail
Gustav White

319 E 55th St
and Arm Ampack
64 E 95th St

0917

The People
age -
The Lirly + Wm McGrane }
}

William McGrane 419 West-36th
St. from New Lins 230 West-41st
St. I have been employ of Michael
Fitz-Simons his address 224 West-
36th St. a couple of days before
I commenced stealing Francis
Cavanaugh who we had known
for some time asked Lirly me
if we did not want to make
some money He took us down
to Mr. Myers place and told us
how to do. to keep down low as
men were in back of store

as we walked past - he said
to Lirly there is a store and
Lirly went in and got a
piece of cloth. and we then
started a way. Cavanaugh
with the cloth wrapped it up
in a paper. and all time of
us went down to ~~the~~ Louis
Koliski's between 26 & 28th St -
on 7th Ave. Cavanaugh made
the bargain with Koliski and

0918

and got 5 or 6 dollars for it which
we divided between us - it
was between 5 & 6 o'clock when
the cloth was taken -

about two days after this on
Friday afternoon about half past
five o'clock I was going by Myers
alone. I saw my chance and
I went in and got a roll of
cloth. This I took up to Max
Knapp on 7th ave between 39th
& 40th st. I had been in
his place about a week before
Lirly was with me then and
I sold a coat I had from my
brother I sold it for 75 cents
and Knapp then told us if we
had anything wanted to bring
to him and he would buy it,
so I took up the cloth I got
from Myers - it was a large
roll of dark blue cloth. I sold
it to Knapp for a suit of clothes
& four dollars - after I sold
it I saw Lirly & Cavanaugh
& told them about it.
and then Lirly and Cavanaugh
started around Myers.

0919

they afterwards told me they got
a roll from Myers and took it
to Koloski's and sold it for
six dollars -

Cavanaugh was living at 30th St
between 6th & 7th Ave.

0920

The frame in regard to Kehoe

~~~~~  
About a week after the leaving  
from Myers on Saturday morning  
we three went to Joseph Kehoe's  
store between 47 & 48th st - on  
7th av - Cavanaugh and Lirly  
own case of them was any other  
than all three of us went over  
Cavanaugh walked up to 48th  
corner and I asked a boy at  
the door of paint shop to go  
down and get some putty -  
and Lirly went into the store  
and got two rolls of cloth,  
the three of us went down on  
6th av car & got off at  
34th st - Cavanaugh went  
down Broadway, and Lirly  
& I went to Koloski's with cloth  
and sold two pieces for \$5 -  
we went down to the car of 36th  
street and divided the money  
with Cavanaugh

0921

Thomas Livly - 123 West 24th St,  
Francis Cavanaugh first suggested  
to McGrane and I that we ~~would~~  
make some money - we were walking  
by the Meyer's place, and he  
raised his hat and told me there  
was a chance and I went in  
and got a piece of cloth it  
was about 5' x 10'. Cavanaugh  
and I wrapped it up in a piece of  
paper and took the board out,  
and we took it down to  
Kotok's store. all three of us went  
we sold it for \$4.50 or 5, and  
divided the money between  
us.

McGrane told me that he after-  
wards took another large piece  
from the Meyer's which he took  
to Max Knuffe, and he said  
he got \$4 a a suit of clothes,  
about a week before this I  
was in Knuffe with McGrane  
who was selling a coat that  
belonged to his brother he sold  
it for 75 cents,  
Knuffe then asked us if we were

0922

checked and we said yes, and he  
said if we brought him any  
checked stuff he would buy it.  
Then Mr. Grane told us that  
he had got the cloths from Myers,  
and sold it. Cavanaugh & I  
started up to Myers store this  
was late in the afternoon and  
I went in and took another  
piece. I gave this to Cavanaugh  
and the two of us went down to  
Koloshis, and went in and  
sold it for \$6.

Silly statement in regard to  
Kelovis.

In going by Kelovis, Cavanaugh  
walked along Cortis corner. Mr  
Grane asked a boy at door of  
paint shop to go for some putty,  
and then I went in to  
Kelovis store and got two pieces  
of cloths. We all went down  
on 6<sup>th</sup> ave car - Cavanaugh

0923

went down Broadway -  
and Mc Grace and I took the  
clothing & sold it - to Koloski -  
and then went down to  
36<sup>th</sup> ~~st~~ 7<sup>th</sup> ave and met  
Cavanaugh and divided the  
money ~~\$500~~<sup>\$500</sup> which we got for  
it.

Samuel Meyers

The cloth mentioned  
as taken from me by Mc Grace  
was blue diagonal worsted good  
about 24 yards and worth  
from \$3 $\frac{1}{2}$  to \$4 per yard, worth  
upwards of \$60 (this amount to Kniff)

There was nearly a full piece  
of single width Cashmere 18 or 20  
yards. \$1 $\frac{1}{2}$  a yard say \$36 -  
(went to Koloski's)

I can't state positively the value of last  
piece taken I should say 12 to 14 yds  
worth about \$3 $\frac{1}{2}$  per yard say \$40 -

0924

to  
Louis Kreisk

Thomas Smith  
William McEneaney

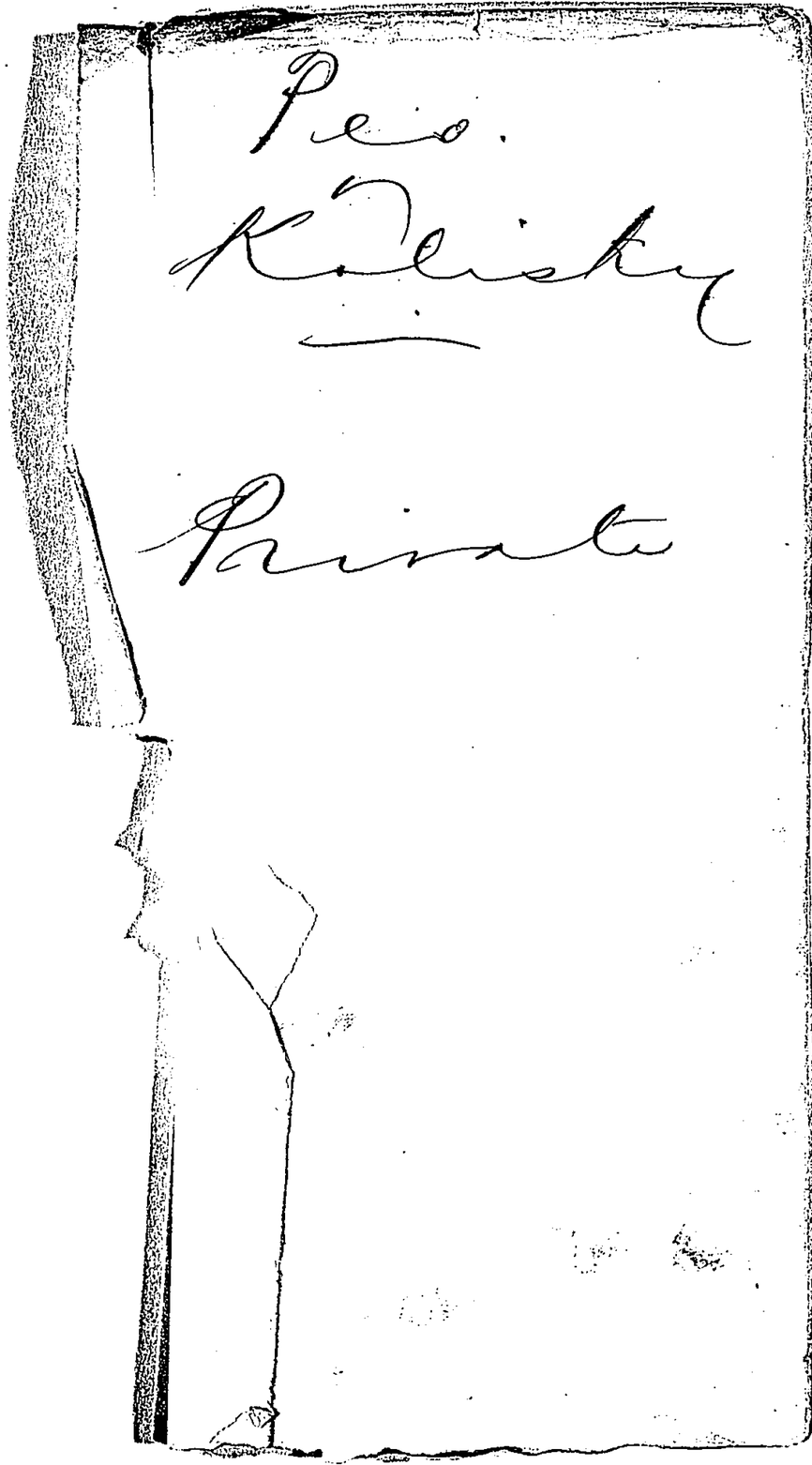
Officer Mc Ardle =  
22 precinct

of. Schindler  
29 1111  
Hehos -

The pretty boy

see case again  
Thomas Swickly  
Wm McEneaney

0925



0926

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*against*  
*Louis Koliskij*

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

of the crime of *receiving stolen*  
*goods*  
committed as follows:  
The said *Louis Koliskij*

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

*Fifteen yards of cloth (of the kind*  
*commonly called cademere) of the*  
*value of three doll as each yard*

of the goods, Chattels and personal property of

by *Thomas Lively and William McGrane*

and certain other persons, to the Jurors aforesaid unknown, then lately before feloniously  
*taken and carried away from*  
stolen of the said *Joseph Kehoe*

unlawfully, unjustly, ~~and for the sake of wicked gain,~~  
(the said *Louis Koliskij*

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 pro-  
vided, and against the peace of the People of the State of New York, and their dignity.

*Daniel B. Rollin*  
~~BENJ. K. PHELPS~~, District Attorney.

0927

BOX:

49

FOLDER:

576

DESCRIPTION:

Koshofski, Mark

DATE:

10/17/81



576

0928

*12* Petrolaw - De l'unes  
15th St. W. enclosed Oct 17/81  
H. K. J. Oct 17 1881  
Filed, 17 day of Oct. 1881  
Pleeds Not guilty - 19

Obtaining Goods by False Pretences.

THE PEOPLE

vs.

Mark Koskofski

DANIEL C ROLLINS,

District Attorney.

22, Oct 17, 1881.  
Arrested & committed  
sentenced by another indictment  
filed Sep. 15 - 1881.  
A TRUE BILL.

*W. H. K. J.*  
Foreman.  
*(Signed)*

*new indictment  
for machine  
manufacture  
by the firm on*

0929

POLICE COURT—SECOND DISTRICT.

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

Henry W. Redfield  
40 yrs. Superintendent  
of 141 Centre - Street, being duly sworn, deposes  
and says that on the <sup>or about</sup> 16<sup>th</sup> day of September 1891  
at the City of New York, in the County of New York,

one Marks Koshkofski did feloniously with  
intent to cheat and defraud the firm  
of John B Cornell and John M Cornell  
doing business under the firm name of  
J B and J M Cornell, by a certain false  
and fraudulent token in writing to wit  
a ~~chee~~ check or draft ~~just~~ annexed and  
by certain false and fraudulent representations  
obtains from deponent the Superintendent of  
said Cornell's the sum of ten dollars by the  
following means to wit. On the above date  
said Koshkofski came to deponent at the  
above number in Centre St and falsely  
represented himself to be the agent of one  
J. P. Langan of Wilkesbarre Penn. and said  
he wanted to buy some iron work - deponent  
believing such representations to be true sold  
to said defendant iron to the amount of  
Forty dollars and received in payment  
therefor the annexed <sup>for fifty dollars</sup> draft which deponent's  
superior by the Cashier of the Wilkesbarre Penn  
National Bank is false fraudulent and of no  
value - deponent believing said draft to be  
good and that the representation of said  
Koshkofski to be true gave him ten dollars  
in change as balance on the amount of  
Forty dollars due deponent for the iron sold him

0930

Deponent is informed by the Cashier of the  
Second National Bank <sup>of Collierville</sup> that he knows no such  
person as J P Langman and that such  
name does not appear on the books of said  
bank as the name of any depositor there in -  
whereupon deponent charges said Koshkoff  
with making the described false and fraudulent  
representations to him with the felonious intent  
to cheat and defraud the firm of J P +  
J M Cornell of the said sum of ten  
dollars.

Sworn to before me W. P. Puffer  
this 8th day of Oct 1871

Maxim O. Stenberg  
Police Justice

POLICE COURT - SECOND DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Offence,

Dated \_\_\_\_\_ 187

Witnesses,

Committed in default of \$ \_\_\_\_\_ surety.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street.

0931

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Mark Koski Koskiski*

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~~ waiven cannot be used  
against ~~him~~ on the trial,

Question. What is your name?

Answer. *Mark Koski Koskiski*

Question. How old are you?

Answer. *Thirty years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *No where at present*

Question. What is your business or profession?

Answer. *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 have nothing to say - I am  
not guilty*

Taken before me, this *8th*

day of *Oct* 188*1*

*Mark Koskiski*

*Maven Orosburg*  
Police Justice.

0932

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Sec. 208, 209, 210 & 211  
 Police Court - 2  
 District.

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

*James W. Packfield*  
 1141 No. Centre St.  
*James W. Packfield*  
 1141 No. Centre St.  
 Offence, *Faree putner*

*John W. Packfield*  
 1141 No. Centre St.  
 Magistrate

*John W. Packfield*  
 1141 No. Centre St.  
 Witnesses

No. 83 + 85 *Worster* Street  
*Joseph M. Hyde*  
 No. 996 - 6 *Sumner* Street  
*St. Ann's*  
 No. 34 - *North Avenue* Street  
*Geo. B. Robinson*  
 302 No. 136 St.  
*James*

*Let this case be read before this board any & every time*

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 *Markes*

*Koshkopi* guilty thereof, I order that he <sup>*held to answer the same in the*</sup> be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he <sup>*of said City of New York*</sup> give such bail.

Dated *Oct 8* 188 *James W. Packfield* 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.

0960

Sec. 208, 209, 210 & 212

Police Court - 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Henny W. Peckels*  
1141 Centre St.  
*Wanda Stosh*

*John J. ...*  
*John J. ...*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 *names*

guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars. and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 8* 188*8* Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

*Let this case be sent to the Grand Jury for trial*

0934

**TORN PAGE(S)**

09-35

Blank No. 1.

**THE WESTERN UNION TELEGRAPH COMPANY.**

This Company TRANSMITS and DELIVERS messages only on conditions, limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages.

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

A. R. DEKWER, Sec'y.

NORVIN GREEN, President.

*940*  
*W. W. Westbarre Pa 22* 1881.

Received at 407 BROADWAY.

*Sept 22*

*J. B. and J. M. Cornell*  
*141 Centre*

READ THE NOTICE AT THE TOP.

*Langman has no account*  
*Not known here*

*E. S. Spalding*  
*Cashier*

*Collect non*

THIS TELEGRAM HAS JUST BEEN RECEIVED AT THE OFFICE IN  
407 BROADWAY, 9th Floor, N.Y. Wires  
WHERE ANY

0936

UNITED STATES OF AMERICA:

STATE OF PENNSYLVANIA, }  
LUZERNE COUNTY, } SR:

\$50<sup>00</sup>

Wilkes Barre Pa Sept 14th 1881

At Sight Pay to the order of M Koschowski.

Fifty Dollars  
Valid Received with current rate of exchange  
To Second National Bank

No 51. Wilkes Barre Pa T. P. Langman

ENDORSED:

M Koschowski  
# 228 East 49th St

**Be it Known,** That on the day of the date hereof, at the request of E. A. SPALDING, Cashier, the holder of the original draft of which a true copy is above written, I, E. L. MULLIGAN, Notary Public for the Commonwealth of Pennsylvania, by lawful authority duly commissioned and sworn, residing in the City of Wilkes-Barre, Luzerne County, presented the same at Second National Bank, to Mrs Spalding the Cashier and demanded payment thereof, which was refused and answer made no funds, no account

**Whereupon,** I, the said Notary, at the request aforesaid, have protested and do hereby solemnly protest against all persons, and every party concerned therein, whether as Maker, Drawer, Drawee, Acceptor, Payer, Endorser, Guarantee, Surety, or otherwise, howsoever, against whom it is proper to Protest, for all Exchanges, Costs, Damages and Interests, suffered and to be suffered, for want of payment thereof, of all of which I notified the Endorser

Thus Done and Protested, at the City of Wilkes-Barre, aforesaid,  
the Twenty Second day of Sept A. D. 1881

E. L. Mulligan

Notary Public.

0937

Note, - - \$ \_\_\_\_\_  
Check, - - \$ \_\_\_\_\_  
Draft, - - \$ 50.

Payer, H. Langman  
Protested September 1881

ENDORSED.

M. Koschowski

Protest, - - - - \$2.06  
Postage, - - - - 13  
                  06  
\$ 225

0938



\$50.00 — Wilkes Barre Pa Sept 14<sup>th</sup> 1881  
At sight — Pay to  
the order of — Mr. Koschofski —  
— Fifty <sup>00</sup> — Dollars

Value received with Current rate of Exchange  
To Second National Bank  
No 321 — Wilkes Barre Pa — W. P. Langman

Barcalow & Lyle, Stationers & Printers

0939

Mr. Koslofski  
#228 E. 49<sup>th</sup> St

0940

Court of General Sessions  
County of New York

The People & c  
against  
Mark Koschowski

Sir

Take notice that upon the annual affidavits of the defendant - Mark Koschowski vs. Miss Moore before the Court of General Sessions County of New York Before the Hon. Judge covering one of the Judges of the Court at the Court House in the City of New York on the 16th day of November 1881 at 11 o'clock for a Commission to be issued to Isaac P. Hand Esq. Attorney at Law McKeesbarre State of Pennsylvania to examine one J. P. Langman residing in McKeesbarre State of Pennsylvania as a witness on behalf of the defendant upon the annexed interrogatories and that the People of the State of New York join in said Commission upon Cross interrogatories to be annexed thereto according to the rules and practice of this Court.

You will please to take notice that Miss Moore upon the charges preferred

0941

against the defendant the indictment  
herein and the proceedings taken for an order  
admitting the defendant to such Bail as  
will be offered pending the Commission and  
the return thereof to this Honorable Court -

Dated New York November 3<sup>rd</sup> 1881

For Respect  
Peterson & Delmonico  
Attorneys for Defendant,  
254 Broadway  
N. Y. City

to

Daniel G. Robins Esq  
District Attorney  
County of Suffolk

0942

Court of General Sessions  
County of New York

The People &c,  
- against -  
Mark Koskofski.

City & County of New York.

Mark Koskofski  
being duly sworn says that he is the defend-  
ant and now in the City-Prison on a  
charge of false pretences for obtaining  
Money to wit the sum of \$10.00 from  
John B. & John M. Cornell by false  
pretence

That he has been indicted by  
the Grand Jury of this County and had  
pleaded not guilty to the same

That one J. P. Langman is a  
material witness for the defence of this action  
and that his testimony is necessary to  
establish his defence herein

That the said J. P. Langman  
does not reside in the City of New York and  
is not now in the State of New York but  
resides in the State of Pennsylvania

Wherefore deponent Prays that

0943

a Commission issued to examine the  
said P. P. Langman as a witness  
in his behalf upon interrogatories to  
be submitted according to the rules  
and practice of this Court

Sworn to before me }  
this 3<sup>rd</sup> day of November 1887 } Mark Rakofski  
James H. Egino  
Notary Public  
N. Y. Co.

0944

Court of General Sessions  
County of New York

The People of the State of New York  
against  
Mark Koszowski

Interrogatories to be put to  
J. P. Langman of Pitts-  
burg State of Pennsylvania  
a Witness on the part of the  
defendant herein.

1<sup>st</sup> State your full Name, age, residence  
and occupation and if you know Mark  
Koszowski and if so how long you have  
known him and what business transactions  
if any you have had with him.

2<sup>nd</sup> State if some time in the month of September  
in the year 1881 you instructed David Mark  
Koszowski to make any purchases for you  
or to order certain articles for you in the  
city of New York. If you state what the  
articles were that you ordered.

3<sup>rd</sup> Did you receive by Express or otherwise  
five or six Iron Banet Lights from

0945

Messrs J. B. & J. M. Cornell in the  
City of New York I of the State of same  
Here to sent to you in consequence of  
an order given by Mark Kishofski to  
Said Cornell & Co

4<sup>th</sup> Did you accept Said articles sent you  
by Messrs Cornell and if May what did  
you do with same

Did you write to Messrs Cornell in the  
City of New York, in reference to same

5<sup>th</sup> Did you make or execute a draft  
payable to the order of Mark Kishofski  
for the sum of Fifty Dollars and if you  
did you deliver the same to said  
Kishofski for the purpose of obtaining  
the articles in the City of New York and  
paying for same

6<sup>th</sup> (I shew Witness the draft hereto attached)  
Is this the draft you gave to Mark  
Kishofski

7<sup>th</sup> State any other matter or thing to  
your knowledge concerning same  
which may be of benefit or advantage  
to the Defendant as fully as if you

0946

More particularly interrogated therein.

Petshaw & DeVries  
Attorneys for Defendant  
257 Broadway  
New York City

More for defendant May 10 1946

0947

General Sessions  
Caus. of Infants  
The People &c

Book  
Mark Rochester  
Copy  
Notice of Motion  
Interrogatory

do  
Hon Daniel F. Collins  
District Attorney

0948

**GEO. B. ROBBINS,**  
AGENT FOR  
WARREN'S FELT, CEMENT AND GRAVEL  
**ROOFING,**  
CEMENT & VITRIFIED DRAIN, SEWER & WELL PIPE,  
*Chimney Flue Pipe, Chimney Tops, Garden  
Curbing, Coping,*  
ARTIFICIAL STONE FLAGGING,  
FLOORS, CELLARS, VAULTS, &c., MADE WATER TIGHT.  
Office, **THIRD AVE.,** near 136th St., **MOTT HAVEN, N. Y.**  
Yonkers Yard on Frazier's Dock.

0949

## PRICE LIST.

| Cement Pipe.        |                   | Glazed Pipe.    |                 |                  |  |
|---------------------|-------------------|-----------------|-----------------|------------------|--|
| PER FOOT            | Flues.            | PER FOOT        | Bends.          | Traps.           |  |
| 3 in. Bore, .15     |                   | 2 In. Bore, .13 | 2 In. Bore, .40 | 2 In. Bore, 1.00 |  |
| 4 " " .19           | 6 In. Chimney     | 3 " " .16       | 3 " " .50       | 3 " " 1.25       |  |
| 5 " " .23           | Pipe. .40         | 4 " " .20       | 4 " " .65       | 4 " " 1.75       |  |
| 6 " " .30           | 8 In. do. .50     | 5 " " .25       | 5 " " .85       | 5 " " 2.50       |  |
| 9 " " .40           | Bends or Branchs. | 6 " " .30       | 6 " " 1.15      | 6 " " 3.50       |  |
| 12 " " .65          | 3 In. Bore, .40   | 8 " " .45       | Branches.       |                  |  |
| 15 " " 1.00         | 4 " " .45         | 10 " " .70      | 2 Inch, .48     |                  |  |
| 18 " " 1.25         | 5 " " .50         | 12 " " .80      | 3 " .61         |                  |  |
| 24 " Well Pipe 1.60 | 6 " " .55         | 15 " " 1.25     | 4 " .75         |                  |  |
| 30 " " 2.00         | 9 " " 1.00        | 18 " " 1.60     | 5 " .90         |                  |  |
| Chimney Tops.       | 12 " " 1.50       |                 | 6 " 1.05        |                  |  |
| 5 Inch, - \$4.00    |                   |                 |                 |                  |  |
| 8 " - 5.00          |                   |                 |                 |                  |  |

[OVER]

0950

New York Oct 14<sup>th</sup> 1887

Hon Judge Smith

Dear Sir

I see by the papers  
that Mr Koschitzki is  
held for swindling.

I am one of his victims  
holding a draft on the  
First National Bank Wilkesbarre  
Pa. for fifty dollars on  
which he succeeded in  
getting eight and 8/10 dollars  
He ordered a quantity of  
pipe to be sent to  
Henry P. Langman and paid  
his draft. I telegraphed  
the Bank - answer came back  
"no account." The goods  
were not shipped since then

0951

I have received a postcard  
from him directing me to send  
him my bill of expenses to  
# 164 So Clark St. Chicago Ill.  
I did so stating he could  
have his draft by sending  
a P.O. Money order. I still  
hold his paper and am  
willing to do all that justice  
demands.

Yours Respectfully

Geo. D. Adams

2<sup>d</sup> Nov 4 1864 St. City

0952

Les.  
Kochanski

0953

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Mark Koshofski* <sup>against</sup>  
The Grand Jury of the City and County of New York by this indictment accuse

*Mark Koshofski*  
of the crime of  
*Obtaining money by false pretenses*  
committed as follows:  
The said

*Mark Koshofski*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *fifteenth* day of *September* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty one*, at the Ward, City, and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent  
feloniously to cheat and defraud one *John B. Cornell*

*and one John M. Cornell*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to

*Henry W. Redfield*

That he the said *Mark Ko-*

*shofski* was then and  
then the agent of one  
*J. P. Languan* of *Strickes-*  
*bane* in the State of  
*Pennsylvania*, and that  
a certain false writing  
which he the said *Mark*  
*Koshofski* then and then  
*produced* and exhibited, which  
said writing was in the words and  
figures following, to wit:  
\$10000. *Strickes Bane Pa. Sept. 14. 1881*  
*Let eight pay to the order of M. Ko-*  
*shofski fifty % Dollars value re-*  
*ceived with current rate of ex-*  
*change. J. P. Languan*  
*Trust National Bank, No. 321*  
*Strickes Bane, Pa.*  
was then and then a good and  
valid order for the payment of  
money on deposit to the credit of  
*J. P. Languan* in the *Trust National*  
*Bank of Strickes Bane, Pennsylvania*

0954

And the said *Henry W. Redfield*

then and there believing the said false pretences and representations so made as aforesaid by the said

*Mark Koschofski*

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

*Mark Koschofski*  
the sum of ten dollars  
in money

of the proper moneys, valuable things, goods, chattels, personal property and effects

of the said *John B. Cornell and John M. Cornell*

and the said *Mark Koschofski* did then and there designedly receive and obtain the said

*sum of money*

of the said *Henry W. Redfield*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

*John B. Cornell and John M. Cornell* by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

*John B. Cornell and John M. Cornell*  
of the same.

0955

And Whereas, in truth and in fact, the said *Mark Koschofski* was not then and then the agent of one J. P. Langman of Wilkesbarre in the State of Pennsylvania, and whereas, in truth and in fact the writing so as aforesaid produced and exhibited by the said *Mark Koschofski* was not then and then a true and valid order for the payment of money on deposit to the credit of J. P. Langman in the Second National Bank of Wilkesbarre, Pennsylvania

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Mark Koschofski* to the said *Henry W. Redfield* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Mark Koschofski* well knew the said pretences and representations so by him made as aforesaid to the said *Henry W. Redfield* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Mark Koschofski* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Henry W. Redfield* the sum of ten dollars in money and of the value of ten dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *John B. Cornell* and *John M. Cornell* with intent feloniously to cheat and defraud them of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

**DANIEL C. ROLLINS,**

**BENJ. R. PHELPS, District Attorney.**

0957

BOX:

49

FOLDER:

577

DESCRIPTION:

Larney, Charles

DATE:

10/26/81



577

0958

Dec 28 1881  
Counsel  
Filed 20 day of Oct 1881  
Pleads *Not guilty* (27)

INDICTMENT.  
Grand Larceny of Money, &c.

THE PEOPLE  
vs.  
*Charles Larney*

DANIEL G. ROLLINS,  
District Attorney.

Part No. 10115. 1881  
Discharged in his verbal  
A True Bill. *McGowan*

*Wm. M. King*  
Foreman.

Sent Subp. to  
Dept. of Prisons for  
Tuesday 1881

It is impossible to  
put the complain-  
ant in the case.  
Every effort has been  
made by production  
and by offering that  
evidence. This is my  
evidence when  
I wish to ask for a  
verdict.  
D. G. Rollins  
Dec 15 1881 A. P. O.

0959

FORM 89.

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

Police Court--Second District.

*dry watchman* Samuel D. Singleton 43 years, Janitor  
of No 264, 8th Avenue Street, being duly sworn, deposes  
and says, that on the 20th day of August 1881  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, at the green room in the

Grand Opera House

the following property, to wit: three coats, and one pair of pantaloons,  
all

of the value of forty five Dollars,  
the property of Louis Aldrich in the care and charge  
of deponent as janitor and watchman

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 Laughlin

(now here) for the reason that the accused acknowledged  
and confessed to this deponent that he had received  
the aforementioned clothing from one Edward Moran  
and that he had pawned the same at a pawnshop  
in 8th Avenue and in 39th Street,

S. D. Singleton

Sworn to before me this 10th day  
Edw. J. Stewart  
Justice

0960

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James Laughlin* 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 waiven cannot be used  
against him on the trial,

Question. What is your name?

Answer. *James Laughlin*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *450, W. 35th Street, 2 months*

Question. What is your business or profession?

Answer. *Plasterer*

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

Answer. *I have nothing to say!*

Taken before me, this

*10th*

*James Laughlin*

day of

*October*

188*8*

*Salvatore Smith*  
Police Justice.

0961

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

Sec. 208, 209, 210 & 211  
**Police Court**  
 District.

THE PEOPLE  
 ON THE COMPLAINT OF

*James Dougherty*  
*209 and 8th Ave*  
*James Dougherty*  
*Offence, Hotel Parson*

Dated *October 10* 188*1*

*Smith* Magistrate.  
*Campbell* Officer.  
*16th* Clerk.

Witnesses *Campbell*  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
*16th*

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_  
*[Signature]*

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *James Dougherty* guilty thereof, I order that he <sup>*held to answer the same and he*</sup> be admitted to bail in the sum of *five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.  
 Dated *Oct 10* 188*1* *Salou 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.

*[Faint signature]*

2962

Sec. 208, 209, 210 & 211  
Police Court District,

THE PEOPLE, vs.  
ON THE COMPLAINT OF

*Samuel Singleton*  
269 2nd St. N.W.

*Anna Campbell*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated *October 10* 188*1*

*Smith* Magistrate.

*Campbell* Officer.

*165* Clerk.

Witnesses: *Campbell*

No. *165* Street,

No. \_\_\_\_\_ Street,

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ 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 admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 10* 188*1* \_\_\_\_\_ 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.

0963

Court of General Sessions of the ~~Justices~~ of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

*James Loughran* against  
The Grand Jury of the City and County of New York by this indictment accuse  
*James Loughran*  
of the crime of *Larceny*  
committed as follows:  
The said *James Loughran*

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

*Three coats of the value of ten dollars  
each  
One pair of pantaloons of the  
value of fifteen dollars*

of the goods, chattels, and personal property of one

*Louis Aldrich*

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

DANIEL C ROLLINS,  
~~PENNY C. PHILLIPS~~ District Attorney.

0964

11/11  
Counsel,  
Filed *12* day of *Oct* 188*1*  
Pleads

THE PEOPLE  
vs.  
INDICTMENT.  
L A R C H E N Y .

*James Laughren*  
*James Laughren*

DANIEL C ROLLINS,  
~~Attorney~~

District Attorney.

A True Bill.

*M. H. Thompson* Foreperson.  
*Oct 13. 1881.*  
*Pleads guilty*  
*Pen. five year.*

0965

**CORRECTION**

0966

BOX:

49

FOLDER:

577

DESCRIPTION:

Larney, Charles

DATE:

10/26/81



577

0967

Sent Subp. to  
Dept. of Kings Co. for  
Tuesday 18<sup>th</sup>

It is impossible to  
put the Complain-  
ant in this case  
Even effort has been  
made by District At-  
torney and by Officer  
Sperry. There is no  
evidence when  
which to ask for a  
summons

David M. A.P.D.

Dec 28 1881  
Counsel  
Filed 20 day of Oct 1881  
Pleads Not guilty (27)

THE PEOPLE  
vs.  
Charles Lamy.

DANIEL G. ROLLINS,  
BENJ. K. PHILLIPS  
District Attorney.

Part. Pro: Nov 15. 1881  
Discharged on his verbal  
A True Bill. Recognizance.

M. M. Shing  
Foreman.

CLERK OF THE COURT  
IN SENATE CHAMBERS  
NOV 15 1881  
NEW YORK

0968

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK } ss

of No. 93 Atlantic Avenue Street, in the City of Brooklyn

being duly sworn, deposes and says, that on the 18<sup>th</sup> day of October 1881

at the \_\_\_\_\_ City of New York,

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

of deponent, and from the person in the day time

the following property, viz:

a pocketbook containing  
good & lawful money in bills  
& silver coins all currency of  
the United States & of the value  
of twenty eight dollars

Sworn before me this

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 Charles J. Jones now present

and about the age of nineteen

years who, as deponent was

passing along West Street at

about the hour of four o'clock

o'clock on the day in question

suddenly approached her and

grasped from her hand the

pocketbook containing said

property & ran away

by the house

*[Signature]*

Police Justice.

188

0969

*Charles Correy*

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

DISTRICT POLICE COURT.

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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer.

*Charles Correy*

Question. How old are you?

Answer.

*19 Years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*167 Mulberry Street about 2 months*

Question. What is your business or profession?

Answer.

*I am in the express business*

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

Answer

*I am not guilty of the charge. I ran across the street to escape being run over by a passing wagon & that account being the reason I suppose I became suspected of this larceny*

Taken before me, this *19* day of *Oct* 188

*Charles Correy*

*M. W. Murphy*

Police Justice.

0970

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 \_\_\_\_\_  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 \_\_\_\_\_

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c  
ON THE COMPLAINT OF

984

*Realistic Cunningham*  
*93 Attorney Ave - Brooklyn*  
*found by*  
*Charles Lorney*

1 \_\_\_\_\_  
 2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offence, *Larceny from person*

Dated *Oct-19* 188*1*

*Riply* Magistrate.

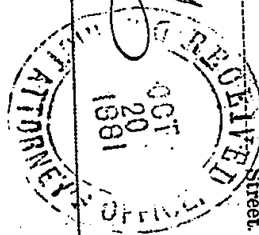
*Staggerty* Officer.  
*27 1/2 Avenue* Clerk.

Witnesses *Peter Rofs*

No. *276* *Warren* Street,  
*Sorey City*

*New York State* Street,  
*the property*

No. \_\_\_\_\_ Street,  
*committed*



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 Lorney*

guilty thereof, I order that he <sup>*held to answer the same and he be*</sup> be admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars and be committed to the Warden or Keeper of the <sup>*of the city of New York*</sup> City Prison until he give such bail.

Dated *Oct 19* 188*1* *Riply* 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.

*Charles Lorney*

11971

Sec. 208, 209, 210 & 212.

Police Court, District, *1st*

THE PEOPLE, &c  
ON THE COMPLAINT OF

*786.*  
*Geroldine Cunningham*  
*93 Atlantic Ave. Boston*  
*found by*  
*Charles Lorney*

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *Oct-19* 188*1*

*Roghy* Magistrate.

*Haggerty* Officer.  
*27th Precinct* Clerk.

Witnesses *Peter Rofs*

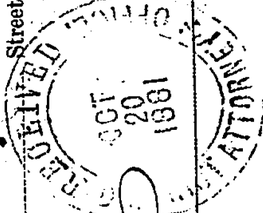
No. *276 Warren* Street,

*Wesley City* Street,

*Sawdust* Street,

*the property* Street,

No. *Committed* 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 *Charles Lorney*

guilty thereof, I order that he be admitted to bail in the sum of ~~Hundred Dollars~~ *of the City of New York* and he com-  
mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 19* 188*1* *Roghy* 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 \_\_\_\_\_

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0972

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Charles Larney* against

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

*Charles Larney*

of the crime of

*Larceny from the person*

committed as follows

The said

*Charles Larney*

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

\$ 28,100.00

*One pocket book of the value of fifty cents.*

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

**DANIEL G. ROLLINS,**  
~~DEPUTY DISTRICT ATTORNEY~~, District Attorney.

0973

BOX:

49

FOLDER:

577

DESCRIPTION:

Laughran, James

DATE:

10/12/81



577

0974

1111  
Counsel,  
Filed 12 day of Oct 1881  
Pleads

THE PEOPLE  
vs.  
James Laughran  
INDICTMENT  
LAWRENCE

Daniel C Rollins,  
District Attorney.

A True Bill.

M. H. Foreman  
Oct 13 1881.  
Pleads guilty  
Pen: Five year.

0975

FORM 89½.

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

Police Court--Second District.

*Henry Walchman* *Samuel D. Singleton 43 years Janitor*  
of No *269* *8th Avenue* Street, being duly sworn, deposes  
and says, that on the *20th* day of *August* 188*1*

at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, *at the green room in the*  
*Grand Opera House*

the following property, to wit: *three coats, and one pair of pantaloons,*  
*all*

of the value of *forty five* Dollars,  
the property of *Louis Alrich in the care and charge*  
*of deponent as janitor and watchman*

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 Laughlin*

*et al*  
*(now here)* for the reason that the accused acknowledged  
and confessed to this deponent that he had received  
the aforementioned clothing from one Edward Moran  
and that he had pawned the same at a pawnshop  
in 8th Avenue and in 39th Street.

*S D Singleton*

Sworn to before me, this *10th* day  
*John J. Kelly*  
Police Justice.

0976

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Laughlin*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *450 W. 35th Street, 2 months*

Question. What is your business or profession?

Answer. *Plasterer*

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

Answer. *I have nothing to say.*

Taken before me, this *10th* day of *October*, 188*8* } *James Loughran*

*Salvatore Smith*  
Police Justice.

0977

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, vs. \_\_\_\_\_  
ON THE COMPLAINT OF \_\_\_\_\_

*James Dougherty*  
*269 1/2 N. 1st*  
*James Dougherty*  
 Offence, \_\_\_\_\_

Dated *October 10* 188*1*

*Salou Smith* Magistrate.

*Amelia Smith* Clerk.

Witnesses *Charles Smith*

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

*[Signature]*

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

\_\_\_\_\_ *James Dougherty* guilty thereof, I order that he <sup>held to answer the same and be</sup> be admitted to bail in the sum of *five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 10* 188*1* *Salou 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.

*[Large handwritten signature]*

0978

Sec. 203, 209, 210 & 212

Police Court, District,

THE PEOPLE, &c.  
ON THE COMPLAINT OF

Samuel Supton  
269 8th Ave

Henry Langhorne

2  
3  
4

Dated October 10 1881

Smith Magistrate.

Campbell Officer.  
165 Clerk.

Witnesses Campbell

No. 165th Street,

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street.

*[Signature]*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ 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 admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated Oct 10 1881 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.

*[Handwritten signature]*

0979

Court of General Sessions of the ~~Justices~~ of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

against

*James Loughran*

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

*James Loughran*

of the crime of

*Larceny*

committed as follows:

The said

*James Loughran*

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

*Three coats of the value of ten dollars  
each*

*One pair of pantaloons of the  
value of fifteen dollars*

of the goods, chattels, and personal property of one

*Louis Aldrich*

then and

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

DANIEL C. ROLLINS,

~~BENJ. C. PHELPS~~ District Attorney.