

0877

BOX:

521

FOLDER:

4751

DESCRIPTION:

Kaufmann, Max

DATE:

05/17/93



4751

POOR QUALITY ORIGINAL

0078

Witnesses:

Emile Moscher

*The complainant desiring to withdraw & stating that he does not believe defendant to cheat the watch & the market having been returned to him the division of the indictment. *Factor* *1876* *gda.* May 22. 93*

246
W. J. Allen

Counsel,

Filed

189

day of

Pleads,

May 22

THE PEOPLE

vs.

Max Kaufmann

Grand Larceny, Second Degree, [Sections 228, 229, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. J. Smith
Foreman.

Part 3, May 22, 193
Judges dismissed

POOR QUALITY ORIGINAL

0879

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 347 of Amsterdam Street, aged 34 years,
occupation Jeweler being duly sworn,

deposes and says, that on the 29 day of April 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

One Gold watch of the
value fifty two dollars.

4
62 ⁰⁰/₁₀₀

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Max Kaufmann

from the fact that on said date
said Kaufmann came to deponent's

place of business and stated that he wanted
a watch to show to his mother as she

was going to buy one for him. Said Kaufmann
was to return said watch or the money therefor

deponent relying on the statement of the
said Kaufmann gave said Kaufmann said

property. Said Kaufmann has failed to return
to deponent said property and deponent is informed

by said Kaufmann's mother that she did not send him
for said property. Wherefore deponent charges

the said Kaufmann with taking, stealing and carrying off
said property and asks that he may be apprehended and
brought to the law courts.

E. Bloeschler

Sworn to before me this

day

of May 1st 1893
Police Justice.

POOR QUALITY ORIGINAL

00000

Sec. 198-200.

1882

2 District Police Court.

City and County of New York, ss:

Max Kaufmann 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. Max Kaufmann

Question. How old are you?

Answer. 23 Years.

Question. Where were you born?

Answer. Ms.

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

Answer. 423 6th Avenue. 6 Months.

Question. What is your business or profession?

Answer. Clerk

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

Answer. I took the grip but intended to return them.

Max Kaufmann

Taken before me this

day of

May 19

1892

Police Justice.

POOR QUALITY ORIGINAL

0001

Emma M. ...

BAILED,

No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Police Court... *246*
District... *534*

THE PEOPLE, &c.,
ON THE COMPLAINT OF
David Marshall
317 1/2 Stuyvesant
Miss Humphreys

Offense... *Larceny*

Dated, *May 12* 189*3*

John Brady Magistrate
John ... Officer
Precinct...

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

OFFICE OF THE CLERK OF THE DISTRICT COURT
MAY 13 1893
OFFICE OF THE CLERK

No. _____ Street
to answer *David Marshall*
1500 2 Ave

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

Defendant
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *fifteen* Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated, *May 12* 189*3* _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0882

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

May Kaufmann

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. My reason for withdrawing the Complaint is that I am acquainted with the defendants family who are very respectable people. The defendant when arrested stated that he intended to return the watch and as he never was arrested before I wish to give him the benefit of the doubt.

Elleschler

POOR QUALITY ORIGINAL

0003

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Max Kaufmann

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

Max Kaufmann

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

The said Max Kaufmann

late of the City of New York, in the County of New York aforesaid, on the 29th day of April in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with force and arms,

one watch of the value of sixty-two dollars

[Large handwritten flourish]

of the goods, chattels and personal property of one Emil Moeschler

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

D. Laurey Nicoll
District Attorney

0884

BOX:

521

FOLDER:

4751

DESCRIPTION:

Keller, Charles

DATE:

05/16/93



4751

POOR QUALITY ORIGINAL

0005

Witnesses:

Lang

Counsel,

208

Filed,

16 day of May 1893

Pleads,

THE PEOPLE

vs.

B

Charles Keller

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, LAWS OF 1892, § 32.]

Myer

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Char. F. Drake

Foreman.

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

4380

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles Keller

The Grand Jury of the City and County of New York, by this indictment, accuse
Charles Keller
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *Charles Keller*

late of the City of New York, in the County of New York aforesaid, on the *30th*
day of *April* in the year of our Lord one thousand eight hundred and
ninety-*five*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Charles Keller
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Charles Keller*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

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

DE LANCEY NICOLL,
District Attorney.

0887

BOX:

521

FOLDER:

4751

DESCRIPTION:

Kelly, Michael J.

DATE:

05/05/93



4751

POOR QUALITY ORIGINAL

0000

Witnesses:

William Reynolds

Counsel,

Filed,

Pleads,

day of

1893

THE PEOPLE

vs.

Michael J. Kelly

INJURY TO PROPERTY.

[Section 654, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. Ambrose

Foreman.

Jay P. [unclear]

Plen. [unclear]

Pen 6 months

POOR QUALITY
ORIGINAL

0009

Police Court, 3 District.

City and County } ss.
of New York,

of No. 41 Bowers Street, aged 22 years,
occupation Cashier in Restaurant being duly sworn, deposes and says,
that on the 1st day of May 1893 at the City of New
York, in the County of New York, Michael J. Kelly, (now here)

did, wilfully and maliciously
break and destroy a pane of
window glass in premises 41
Bowers causing damage in the
sum of about Seventy five dollars
the property in deponents care.
Deponents saw the defendant upon
the street deliberately and
maliciously throw a large stone
at and against said glass
shattering and destroying it

Sworn to before me
this 2nd May, 1893 Wm Reynolds

Charles N. Linton
Police Justice

POOR QUALITY ORIGINAL

0090

(1885)

Sec. 198-200.

3

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Michael J. Kelly

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

Question. What is your name? -

Answer.

Michael J. Kelly

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

132 Cherry St. 10 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I am not guilty
Michael J. Kelly*

Taken before me this

day of *May* 1893

Charles W. ... Police Justice.

POOR QUALITY ORIGINAL

0891

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

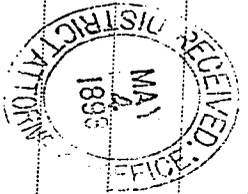
Police Court... District. 483

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Reynolds
411 Broadway
Michael J. Kelly
Offense: *Malicious
Felony*

Dated, *May 21* 189 *3*

James Magistrate.
Quitt Officer.



Witnesses

No.

Street

No.

Street

No.

Street

\$ *500* to answer

Street

John J. 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

defendant

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

Dated, *May 2* 189 *3* *Charles N. Linnits* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

POOR QUALITY
ORIGINAL

0892

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Michael J. Kelly

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

Michael J. Kelly
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said

Michael J. Kelly

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

one pane of plate glass

of the value of *seventy-five dollars*
of the goods, chattels and personal property of one *Robert J. Paine*
then and there being, then and there feloniously did unlawfully and wilfully

break
and destroy

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

**POOR QUALITY
ORIGINAL**

0093

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment further accuse the said
Michael J. Kelly
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows:

The said *Michael J. Kelly*
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the
City and County aforesaid, with force and arms,

one pane of plate glass -

of the value of *seventy-five dollars -*
in, and forming part and parcel of the realty of a certain building of one *Robert*
J. Paine there situate, of the real property of the said
Robert J. Paine
then and there feloniously did unlawfully and wilfully *break and*
destroy;

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

DE LANCEY NICOLL,
District Attorney.

0894

BOX:

521

FOLDER:

4751

DESCRIPTION:

Kelly, Thomas

DATE:

05/24/93



4751

POOR QUALITY ORIGINAL

0095

Witnesses:

Frank Long
Opp John

Counsel,

Filed 24th day of May 1893

Pleads,

Myrtle 20

THE PEOPLE

vs.

Shamps Kelly

Burglary in the Third Degree.
[Section 498, 506, 528, 532, 538, 542, 558, 562, 568, 572, 578, 582, 588, 592, 598, 602, 608, 612, 618, 622, 628, 632, 638, 642, 648, 652, 658, 662, 668, 672, 678, 682, 688, 692, 698, 702, 708, 712, 718, 722, 728, 732, 738, 742, 748, 752, 758, 762, 768, 772, 778, 782, 788, 792, 798, 802, 808, 812, 818, 822, 828, 832, 838, 842, 848, 852, 858, 862, 868, 872, 878, 882, 888, 892, 898, 902, 908, 912, 918, 922, 928, 932, 938, 942, 948, 952, 958, 962, 968, 972, 978, 982, 988, 992, 998]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Part 3. May 29/93 -
Pleads Petitionary
1/27
See next

POOR QUALITY ORIGINAL

0896

Police Court 3 District.

City and County of New York, ss.:

of No. 39 First Avenue Street, aged 23 years, occupation Dry Goods being duly sworn

deposes and says, that the premises No. 39 First Avenue Street, 17 Ward in the City and County aforesaid the said being a four story dwelling

store front and which was occupied by deponent as a Dry goods store and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly opening a window in the rear part of said premises and using his hands.

on the 18 day of May, 1883 in the light time, and the following property feloniously taken, stolen, and carried away, viz:

Four Bunks of Wool, parcel of table cloth and four parcels of dress goods. the whole valued at five dollars
\$5.00

the property of Group Brothers of which deponent is a partner and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Thomas Kelly (nowhere)

for the reasons following, to wit: Deponent is informed by James Goring that he securely locked the door and fastened the windows of said premises at

about 10 o'clock P.M. on the 17th

Deponent is informed by Officer James Lahn that at about 3 o'clock A.M. said date he arrested the defendant in Second street that the

POOR QUALITY ORIGINAL

0897

Defendant, had said property in
 his possession that Defendant
 subsequently ~~was~~ identified the
 property as his property and
 property feloniously taken stolen
 and carried away from the said
 premises as aforesaid
 Sworn to before me
 this 19th day of May 1893 by Frank King
 [Signature]
 Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
 committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
 of the City of New York, until he give such bail.
 Dated _____ 1893
 Police Justice

I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated _____ 1893
 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 _____ 1893
 Police Justice

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

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

Dated _____ 1893
 Magistrate.
 Officer.
 Clerk.
 Witness, _____
 No. _____ Street,
 No. _____ Street,
 No. _____ Street,
 \$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0090

Sec. 198-200.

3

District Police Court.

1882

City and County of New York, ss:

Thomas Kelly being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to a 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 Kelly

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. 52 Sheriff Street 5 years

Question. What is your business or profession?

Answer. Printer

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

Answer. I am not guilty of Thomas Kelly

Taken before me this

day of April 1892

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0899

1332

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 3rd DISTRICT.

Louis C. Sahn

of No. 14 Precinct Street, aged _____ years,
occupation officer being duly sworn, deposes and says
that on the 18th day of May 1893

at the City of New York, in the County of New York, at about 3.30
A.M. deponent arrested Thomas
Kelly on Second Street while he was
carrying a bundle. Defendant can
give no reasonable explanation
for being in possession of said property
and deponent asks that the defendant
be held a reasonable time to enable
deponent investigate if a crime
has been committed

Louis C. Sahn

Sworn to before me, this

18th day

of May

[Signature]

Police Justice

POOR QUALITY ORIGINAL

0900

Police Court, 563 District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

Thomas Kelly
us.

AFFIDAVIT.

Ex. adj. to 19 May at 9⁰⁰
upon def to respond

Dated May 18 1893

Koch Magistrate.

Sakun Officer.

Witness,

Disposition,

POOR QUALITY ORIGINAL

09001

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

PAID, by Frank Jones
 Residence _____ Street _____

Police Court... 3
 District... 523
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Frank Jones
39 First Avenue
Brooklyn

Offense Burglary
 Dated May 19th 1893
 Magistrate Kerr
 Officer Palmer

Witnesses
James Jones
39 First Avenue
 No. _____ Street _____
 No. _____ Street _____



\$ _____ to answer
 No. _____ Street _____
James Jones
39 First Avenue

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

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

Dated, May 19th 1893 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0902

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 14th Precinct years, occupation Police Officer of No. 14th Precinct Street, being duly sworn, deposes and

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

Sworn to before me, this 19 day Nov of 1893 } Geo. J. Sabin

Chas. H. [Signature] Police Justice.

POOR QUALITY ORIGINAL

0903

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 Kelly

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

Thomas Kelly

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

The said *Thomas Kelly*

late of the *17th* Ward of the City of New York, in the County of New York, aforesaid, on the
eighteenth day of *May* in the year of our Lord one
thousand eight hundred and ninety-*three* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one

Frank Going

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

Frank Going in the said *store*

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

POOR QUALITY
ORIGINAL

0904

SECOND COUNT—

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

Thomas Kelly

of the CRIME OF *Petty* LARCENY

committed as follows:

The said

Thomas Kelly

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

four hanks of wool of the value of fifty cents each, five pieces of cloth of the value of one dollar each piece

of the goods, chattels and personal property of one

Frank Young

in the

store

of the said

Frank Young

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

**POOR QUALITY
ORIGINAL**

0905

THIRD COUNT:

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

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

The said

Thomas 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 hanks of wool of the value
of fifty cents each, five pieces of
cloth of the value of one dollar
each piece*

of the goods, chattels and personal property of

Frank Goring
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said

Frank Goring
unlawfully and unjustly did feloniously receive and have: (the said

Thomas Kelly
then 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.

DE LANCEY NICOLL,
District Attorney.

0906

BOX:

521

FOLDER:

4751

DESCRIPTION:

Kennedy, Christopher

DATE:

05/02/93



4751

Witnesses:

St. Milens form
the statements of the officers
in this case that in a
conclusion had with the
defendant. It states that
he named three coats in
McKenna's. There is no
evidence that the coats
found were stolen
and there is no evidence
that the defendant court-
mited that crime
charged in this indictment
officer May states that
the affidavit of complaint
was made in the Police
Court was drawn up
in his absence and
that he verified the
arranging affidavit
without reading
complainant's affidavit.
Recommended a dis-
missal of the indict-
ment
May 27/93

James M. Osborne
Deputy

[Signature]
Counsel,
Filed
Plead
May 24 1893
May 29 1893

THE PEOPLE
vs.
Christopher Kennedy

DE LANCEY NICOLL,
District Attorney.

APR -
MAY 15

A TRUE BILL.

[Signature]
Foreman.

APR 3, May 24 93
Rat 3, May 29 93
Indictment dismissed

Burglary in the Third Degree.
Section 498, 496, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

Officer Allan Gray

20th Precinct.

On April 5th

I made exam. of premises 245 W. 29th St. and down cellar, the cleaning & repairing shop found a back window broken.

The Compt. told me he suspected the Dept. Dept. was brought in to St. House. by Officers Lee. and turned over to me. I said did you break into Munnickins Store He said so help me God I did not.

The next morning on the way to Court, I said to Dept. ~~you~~ you ^{know you} fanned three coats. He said well I fanned three coats at McAlernans on 8th av. The Compt & I went to McAlernans & searched for coats could not find any of Compt's coats.

did not find any ~~of~~ fanned tickets on Dept. Did not ask him for any. Dept did not confess to me that he stole the coats and other property of complainant. The affidavit in the Police Court was written in my absence.

POOR QUALITY
ORIGINAL

0909

Patrick Burns 21th Precinct
I was present during con-
versation between Dept &
Officer Hay. Dept did not
confess to stealing coats only
said he had pawned three
coats. at Mr. Allmans

Police Court 2 District.

City and County of New York, ss.:

of No. 245 West 29th Street, aged _____ years, occupation Dyer and Cleaner

deposes and says, that the premises No 245 West 29th Street, in the City and County aforesaid, the said being a four story and basement brick building.

and which was occupied by deponent as a in the basement, as a Dyeing and Cleaning Establishment.

were BURGLARIOUSLY entered by means of forcibly Breaking a pane of glass, in a window leading from the yard, into the basement of said premises.

on the 4th day of April 1883 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

One suit of clothes, consisting of Coat, Pants, and Vest, one pair of pantaloons, and two Coats. in all of the amount and value of sixty dollars (\$60⁰⁰/₁₀₀)

the property being in the care and custody of deponent and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and carried away by Christopher Kennedy (not here)

for the reasons following, to wit: that about the hour of 11 o'clock P.M. of said date, deponent securely closed and fastened said premises, and at that time the aforesaid window, was in a good and perfect condition, and at the time deponent closed, said premises - the aforesaid property was in the said premises. and that about the hour of six o'clock A.M. of the 5th day of April 1883. Deponent returned to said premises

POOR QUALITY ORIGINAL

0911

and discovered the said pane of glass broken, and that he immediately missed the aforesaid property from said premises. And that the deponent is informed by Detective Officer Allan Hoay of the 20th Precinct Police that said defendant admitted and confessed to him in presence of Detective Officer Patrick Curry of the 20th Precinct Police that he had taken stolen and carried away the aforesaid property and pawned and pledged the same in Mc. Aleenans Pawn Office on 8th Avenue near 20th Street. Deponent therefore asks that the defendant may be held to answer.

Worn to before me } Abraham Nemstern
the 29th day of April 1913 } Mark
John Boardman
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Burglary _____
Degree _____

Dated _____ 188 _____

Magistrate _____

Officer _____

Clerk _____

Witnesses: _____

Committed in default of \$ _____ Bail _____

Bailed by _____

No. _____ Street _____

POOR QUALITY ORIGINAL

0912

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged _____ years, occupation Allan Hays
Police officer of No. _____
20th Precinct Police Street, being duly sworn, deposes and

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

Sworn to before me, this 29 day }
of April 1893 } Allan Hays

John P. ... Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged _____ years, occupation Patrick Curry
Police Officer of No. _____
24th Precinct Police Street, being duly sworn, deposes and

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

Sworn to before me, this 29 day }
of April 1893 } Patrick Curry

John P. ... Police Justice.

POOR QUALITY ORIGINAL

0913

Sec. 198-200.

2 District Police Court. 1882

City and County of New York, ss:

Christopher Kennedy 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. *Christopher Kennedy*

Question. How old are you?

Answer. *19 years -*

Question. Where were you born?

Answer. *US,*

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

Answer. *411 West 37th Street; 4 Months -*

Question. What is your business or profession?

Answer. *Brass Works*

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 -*

Christopher Kennedy

Taken before me this 29th day of April 1893

James H. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0914

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--- District 466

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William W. ...
245 W. 23rd St.
Michael Kennedy

Offense: Burglary

Dated

April 29 1893

Residence

Magistrate: George T. ...

Witnesses

Frank ...

No. ...

Charles ...

No. ...

Call ...

No. ...

to answer

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

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

Dated, April 29 1893 John P. ... Police Justice.

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

Dated, ... 189 ... Police Justice.

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

Dated, ... 189 ... Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Christopher Kennedy

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

Christopher Kennedy

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

The said

Christopher Kennedy

late of the 20th Ward of the City of New York, in the County of New York, aforesaid, on the fourth day of April in the year of our Lord one thousand eight hundred and ninety-three in the night time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the building of one Abraham Weinstein

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

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

POOR QUALITY ORIGINAL

0916

SECOND COUNT—

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

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

The said

Christopher Kennedy

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

three coats of the value of fifteen dollars each, two pairs of trousers of the value of eight dollars each pair and one vest of the value of seven dollars each

of the goods, chattels and personal property of one

Abraham Weinstein

in the

building

of the said

Abraham Weinstein

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

De Lancey Nicoll
District Attorney

0917

BOX:

521

FOLDER:

4751

DESCRIPTION:

Kenny, James

DATE:

05/03/93



4751

POOR QUALITY ORIGINAL

0918

No 27

Counsel,

Filed

Pleads,

189

John Korman
John Korman
John Korman

THE PEOPLE

vs.

James Kenny

Robbery, second Degree, (Sections 224 and 229, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

Read P. G. 2 day
S.P. 14 of 1903

A TRUE BILL. *Wm 29/93*

Chas. J. Dubak
Foreman.

W. Hillman 11/93

Witnesses:

John Korman
John Korman

POOR QUALITY ORIGINAL

0919

No 27

Counsel,

Filed

Pleads,

189

W. H. [Signature]
day of May 3

THE PEOPLE

vs.

James Henry

Robbery, second Degree,
(Sections 224 and 229, Pennl Code.)

DE LANCEY NICOLL,
District Attorney.

H. D.

District Attorney.

[Signature]

S.P. 4 of 1908
A TRUE BILL. Witness 29/9/08

[Signature]

Foreman.

Official Name 4/12

Witnesses:

[Signature]
[Signature]

POOR QUALITY ORIGINAL

0920

1923

Police Court First District.

City and County of New York, ss.

of No. New Nassau, Room 38 Street, aged 38 years, occupation Steamboat Fireman being duly sworn

deposes and says, that on the 20 day of April 1893 at the 5th Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the United States of the amount and value of about Twenty one ⁶⁵ dollars

Sworn to before me this 23 day of April 1893 at New York City
John J. Stewart
Deputy Justice

of the value of Twenty one ⁶⁵ DOLLARS, the property of deponent

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

James Kenney, known here for the following reasons That on said date a private and defendant were in the saloon to 286 West Street That the said sum of money was in the upper left hand pocket of deponent's vest That defendant went into the water closet in the back of the store That the defendant followed deponent into the closet and while in the closet the defendant caught hold of deponent by the throat with one hand and with his other hand took the said sum of money from the said pocket Therefore deponent says that the defendant be dealt with as the law directs
John Kenney

POOR QUALITY ORIGINAL

0921

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

James Kenney 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. *James Kenney*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *613 Broadway New York*

Question. What is your business or profession?

Answer. *Carpenter*

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. *James Kenney*

James Kenney

Taken before me this
1893
John J. Smith
Police Justice.

POOR QUALITY ORIGINAL

0923

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT.....DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas F. Kehae

of the 5 Precinct Police, being duly sworn, deposes
and says that *John Kerwin*

(now here) is a material witness for the people against
James Kenney charged
with *Robbery*.

As deponent has
cause to fear that the said *John Kerwin*
will not appear in court to testify when wanted, deponent prays
that the said *John Kerwin* be
committed to the House of Detention in default of bail for his
appearance.

Thomas F. Kehae

Sworn to before me this 15th day of April 1899
John A. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0924

483

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Kenney

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

James Kenney
of the CRIME OF ROBBERY in the *second* degree, committed as follows:

The said

James Kenney

late of the City of New York, in the County of New York aforesaid, on the *50th*
day of *April* in the year of our Lord one thousand eight hundred and
ninety-*three*, in the ~~time of the said day~~, at the City and County aforesaid,
with force and arms, in and upon one *John Kerwin*

in the peace of the said People then and there being, feloniously did make an assault; and
*the sum of twenty-one dollars and
sixty-five cents in money, lawful
money of the United States of
America, and of the value of
twenty-one dollars and sixty-five cents*

of the goods, chattels and personal property of the said *John Kerwin*
from the person of the said *John Kerwin* against the will
and by violence to the person of the said *John Kerwin*
then and there violently and feloniously did rob, 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.

De Lancey McCall
District Attorney.

0925

BOX:

521

FOLDER:

4751

DESCRIPTION:

Kenny, Robert

DATE:

05/05/93



4751

0926

BOX:

521

FOLDER:

4751

DESCRIPTION:

Parish, Ignatius

DATE:

05/05/93



4751

POOR QUALITY ORIGINAL

0927

W. S. G. - 12
Chandler

Counsel,
Filed *J. T. May* 1893
Pleads, *J. T. May*

Burglary in the 1st degree.
Section 486.

THE PEOPLE

vs.
Robert Henry
and

J. Gustav Danish

DE LANCEY NICOLL,
District Attorney.
May 31 1893
M. J. DeLoach on *return*
by J. T. May *recog.*
A TRUE BILL.
DeLoach

Chas. J. DeLoach
Foreman.

ordered in for Part I
May 18 1893
J. T. May

Witnesses:
J. T. May
James Roche

After inquiry made of the
police officer in this case
and upon within within
al made by complainant
who I am satisfied has
made it honestly I am
satisfied that the defendant
could not be convicted, I
therefore respectfully recom-
mend that the defendant
be discharged upon their
own recognizances
Part I *James Roche*
May 31 1893 Dep. Sec. Dublitt

POOR QUALITY
ORIGINAL

0928

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Robert Kenny and
Ignatius Parish

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

As complainant in the above case, I desire to withdraw the complaint, and ask that the defendants be discharged.

Geo Corbitt

POOR QUALITY ORIGINAL

0929

Police Court District 3rd

City and County of New York ss.:

George Corbett, of No. 67 East Broadway Street, aged 46 years, occupation Broker being duly sworn

deposes and says, that the premises No. 67 East Broadway Street, 7th Ward in the City and County aforesaid the said being a three story brick building

and which was occupied by deponent as a dwelling and in which there was at the time a human being, by name Helen J. Corbett

attempted to be were BURGLARIOUSLY entered by means of forcibly opening the sky light.

on the 31st day of April 1893 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Wearing apparel and Jewellery of the value of one thousand dollars.

the property of Deponent.

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

Robert Henry & Ignatius Pass (both now here)

for the reasons following, to wit: That at about 11.30.

o'clock P.M. deponent discovered that some persons were on the roof of the said premises, attempting to enter as aforesaid that deponent then notified the police. Deponent further says that about an hour later he found the defendants together and in

POOR QUALITY ORIGINAL

0930

company of such other secrets in
 the premises No 11. Market Street
 that he then caused the arrest of
 the defendants. ~~and also caused~~
~~and caused that they had~~
~~attempted to buy liquor and~~
~~the good furniture at defendant~~
 I am to refer me
 the 1st day of May 1893 + Geo. Corbett
 Charles N. Smith
 Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
 committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
 of the City of New York, until he give such bail.
 Dated _____ 188__ Police Justice.

I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated _____ 188__ Police Justice.

There being no sufficient cause to believe the within named
 guilty of the offence within mentioned, I order he to be discharged.
 Dated _____ 188__ Police Justice.

Police Court, District,

THE PEOPLE, &c.,
 on the complaint of

vs.

1 _____
 2 _____
 3 _____
 4 _____

Offence—BURGLARY.

Dated _____ 188__

Magistrate.

Officer.

Clerk.

Witnesses, _____
 No. _____ Street,

 No. _____ Street,

 No. _____ Street,

\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0931

(1885)

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court

Ignatius Paris

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. *Ignatius Paris*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *W. Sheriff St. N. Y. 24 years*

Question. What is your business or profession?

Answer. *Peddler*

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. I went in the yard to get figs that were lost.*
Signature Paris.

Taken before me this *11th* day of *March* 188*5* at *New York* Police Justice.

POOR QUALITY ORIGINAL

0932

(1235)

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

3 District Police Court

Robert Kenny

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.

Robert Kenny

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York.

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

Answer.

40 Bayard St. of 5 years.

Question. What is your business or profession?

Answer.

Truck Driver

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

Answer.

I am not guilty. I went on the roof to get pigeons I had lost.
Robert Kenny

Taken before me this *11th* day of *March* 1939
Charles J. Santini
Police Justice.

POOR QUALITY
ORIGINAL

0934

463

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert Kenny
and
Ignatius Parish

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

Robert Kenny and Ignatius Parish
of the crime of attempting to commit
of the CRIME OF BURGLARY in the first degree, committed as follows:

The said

Robert Kenny and
Ignatius Parish, both

late of the 7th Ward of the City of New York, in the County of New York aforesaid, on the
thirtieth day of April in the year of our Lord one
thousand eight hundred and thirty three in the night-time of the same day, at the
Ward, City and County aforesaid, the dwelling house of one

George Corbett
attempt to
there situate, feloniously and burglariously did break into and enter, there being then and there a
human being within the said dwelling house, with intent to commit some crime therein, to wit: the
goods, chattels and personal property of the said George Corbett

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away, (the said Robert Kenny
and Ignatius Parish and each of
them, being then and there
aided by an accomplice actually
present, to wit: each by the other

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.

We Lancelotti Nicoll,
District Attorney.

0935

BOX:

521

FOLDER:

4751

DESCRIPTION:

Keyes, Nicholas

DATE:

05/31/93



4751

0936

BOX:

521

FOLDER:

4751

DESCRIPTION:

Brophy, Andrew

DATE:

05/31/93



4751

POOR QUALITY ORIGINAL

0937

Witnesses:

Offr. Radegon
Edward F. ...

S. F. ...

Capt. Schmitz

...
...
...
...

Counsel, *...*
Filed *...* day of *...* 189*...*
Pleads, *...*

THE PEOPLE
...

Nicholas Keyes
...

...
...
DE LANCEY NICOLL,
District Attorney.

...
A TRUE BILL.

Chas. J. ...

...
Foreman.
...

...
Sept 3 - Sept 4, 1893
...
S. d. 2nd Degree

Burglary in the Third Degree,
Section 498, ...

**POOR QUALITY
ORIGINAL**

0938

Michael Kepp
vs
Michael Kepp
vs

*Letter referring
to above case*

RECORDERS CHAMBERS



SEAL OF THE COUNTY OF NEW YORK

POOR QUALITY
ORIGINAL

0939

Church of St. Paul, the Apostle,
PAULIST FATHERS,
415 West Fifty-Ninth Street.

New York Sept 8th 1893

To Recorder Smythe:

Dear Sir:

I have just learned from a friend that you have suspended judgment in the case of Nicholas Keyes. I understand fully the responsible position you are in & I would not for the world interfere with your decisions which I have often had occasion to admire. I only write to you to say that I know there is not a tint of viciousness in the make up of Nick Keyes. He has been known to us for many years - his family is most esteemed & his only fault is that he drinks. I feel assured that this thing will be for him a warning he shall never

POOR QUALITY
ORIGINAL

0940

forget. His whole family are heartbroken especially his three sisters who hold positions of trust. They promise me that they will watch over him with more than ordinary care & if he ever drinks again they will place him where drink will never be the occasion of any similar offense.

I beg of you therefore to use your own good judgment in this case & you may believe me to be grateful

Respectfully yours

John S. Hughes C.E.P.

Father Minister & Treasurer
of Pentecost Fathers.

**POOR QUALITY
ORIGINAL**

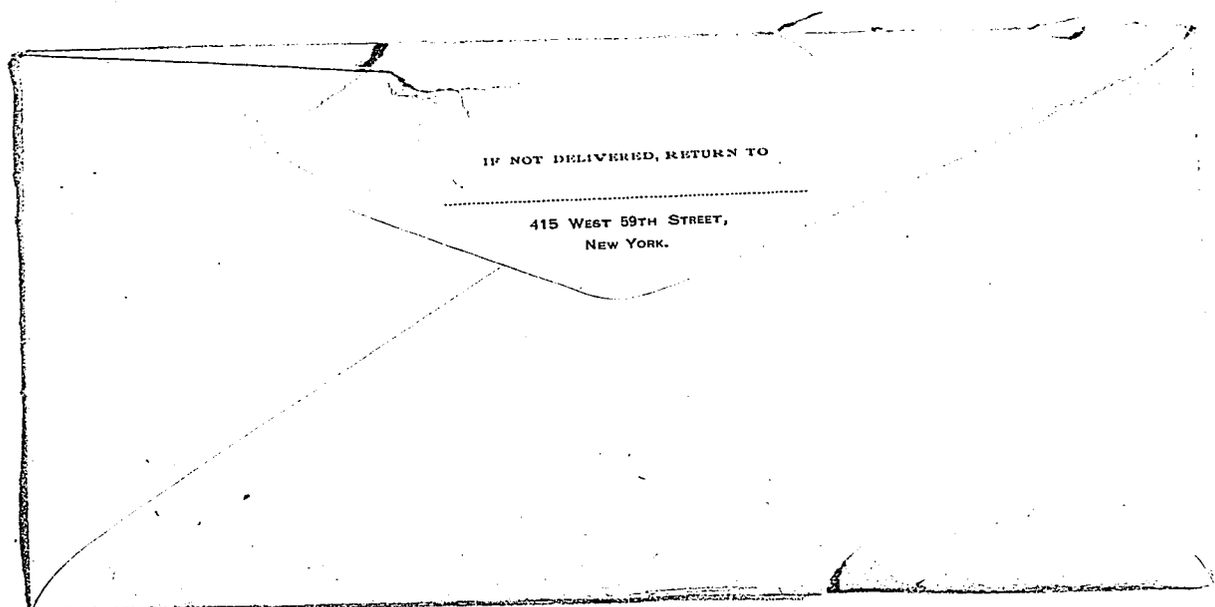
0941

To

The Hon. Recorder Smythe.

**POOR QUALITY
ORIGINAL**

0942



POOR QUALITY
ORIGINAL

0943

Sept. 10/93

Reverend Smythes

Dear Sir

Forgive me for
intending on you, but
if you know I am
terribly heart-broken
in all you I know
would sympathize
with us. My brother
Nicholas Reyes has
been a very unfortunate
victim of circumstance
oh! Judge I know he
is innocent; he swears
by our dear dead
mother's memory
that he was innocent
of the crime he is
accused of. I believe

POOR QUALITY ORIGINAL

0944

Father who has always been much
 been a good true citizen he loved his mother
 every one up from her - and her passed, they
 tell you of our family memory is to him. He
 please spare us, in was the kindest - and
 mercy spare me. My best of brothers - his
 Father has taught a character has always
 been in Conn. we been irreproachable
 will send my brother only that he got in
 up there - You I know complicated at times
 will never have cause this is the only thing
 to regret your clemency he ever did - and he
 God bless and protect is dismissed if he
 you for sparing us never drink again
 God grant you will I know he will keep
 never need a kind his word, this has
 friend and that you been a terrible blow
 will never have a to him. He fully real
 dark hour. We are izes the terrible
 his two sisters in degradation - and
 hold my high oh Judge please
 responsible position spare us and my

POOR QUALITY
ORIGINAL

0945

one a designer and
full charge of R F
Mau's dressmaking
department and the
other a buyer in a
wholesale house, this
would be awful for
me - what can I say
to you to prove my
brother's innocence.
You can inquire of any
of the Paullier Sisters
of Judge Mc Mahon
Walter Grant Senator
Plunkitt - they all
know our parents know
us since we were babies
or you see they know
who and what we are
I am sure you will
dismiss my brother
with the heartfelt cry of
his sisters. Respectfully
Aunt Katie Hayes

POOR QUALITY
ORIGINAL

0946

Church of St. Paul, the Apostle,
PAULIST FATHERS,
416 West Fifty-Ninth Street.

New York September 29th 1893

To Recorder Smythe:

My dear Sir:

I called upon Miss Mary Malone who made the charge against Nicholas Keyes. She informed me that his sisters had called upon her, and that for their sake, and because of the punishment already undergone, she had written a letter to you withdrawing her charges. She therefore appeals to your clemency for the reasons above stated, and I trust you will in your good judgment grant her petition. With very great respect
I am gratefully yours
John J. Hughes C.S.P.

POOR QUALITY ORIGINAL

0947

Police Court _____ District 4

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

of No. 75 West 87 Street, aged 32 years,
occupation Time Dealer being duly sworn

deposes and says, that the premises No. 811 W 46 Street, 22 Ward

in the City and County aforesaid the said being a stone story and

basement apartment house

and which was occupied by deponent as it being unoccupied

and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the
chain on the lid of a coal chute which
coal chute led into said premises

on the 19 day of May 1883 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of plumbing
work valued at one thousand
dollars

\$1000.00

the property of Repayment

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Richard [unclear] and [unclear] Bishop

both of whom were acting in concert

for the reasons following, to wit: on the said date the
said premises were securely locked
and fastened the said chain
being fastened to said lid and
the said lid being intact and
the said plumbing work being
in perfect condition in said premises,
Repayment having found the said
chain broken and the plumbing

POOR QUALITY ORIGINAL

0948

were removed from the different apartments of rooms in said premises and ready to be carried away he was informed by Officer William Radigan that he / Radigan found the said defendants in said premises. Defendants says they had no authority to enter said premises.

Subscribed to before me this 2nd day of May 1893

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail. 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 he to be discharged. Dated 1893 Police Justice.

Police Court, District, OFFENCE—BURGLARY. THE PEOPLE, &c., on the complaint of 1 2 3 4 Dated 1893 Magistrate. Officer. Clerk. Witness, No. Street, No. Street, No. Street, \$ to answer General Sessions.

POOR QUALITY ORIGINAL

0949

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

aged 31 years, occupation William Radigan of No. 22nd Avenue

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Samuel P. Malone and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me this 21 day of May 1893 } William Radigan

W. Malone
Police Justice.

01

POOR QUALITY ORIGINAL

0950

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss:

Nicholas Keys 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 sees 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. *Nicholas Keys*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *256 - W. 55th St. 3 years*

Question. What is your business or profession?

Answer. *Teamster*

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.*

Nicholas Keys

Taken before me this
day of *May*
1893

Police Justice.

POOR QUALITY ORIGINAL

0951

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

4 District Police Court.

Andrew Brophy 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 sees 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.

Andrew Brophy

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.

530 W. 39th St. 6 years

Question. What is your business or profession?

Answer.

Room Sweeper

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

Andrew Brophy.

Taken before me this

day of

1893

W. M. ...

Police Justice.

POOR QUALITY ORIGINAL

0952

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

Police Court---
 District, 562

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Edmond J. McKeown
Richard Key
Samuel Brodsky

Offence *Burglary*

Dated *May 21 1883*

McKeown Magistrate.

Watson Officer.

22 Precinct.

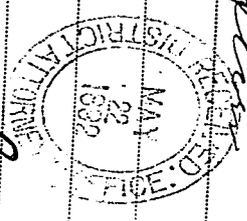
Witness *John McKeown*

No. *22* Street _____

No. _____ Street _____

No. *2500* Street _____

G. J. to answer.



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

Defendants

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

Dated *May 21 1883* *W. M. Mahon* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0953

328 West 46th
September 28th/93

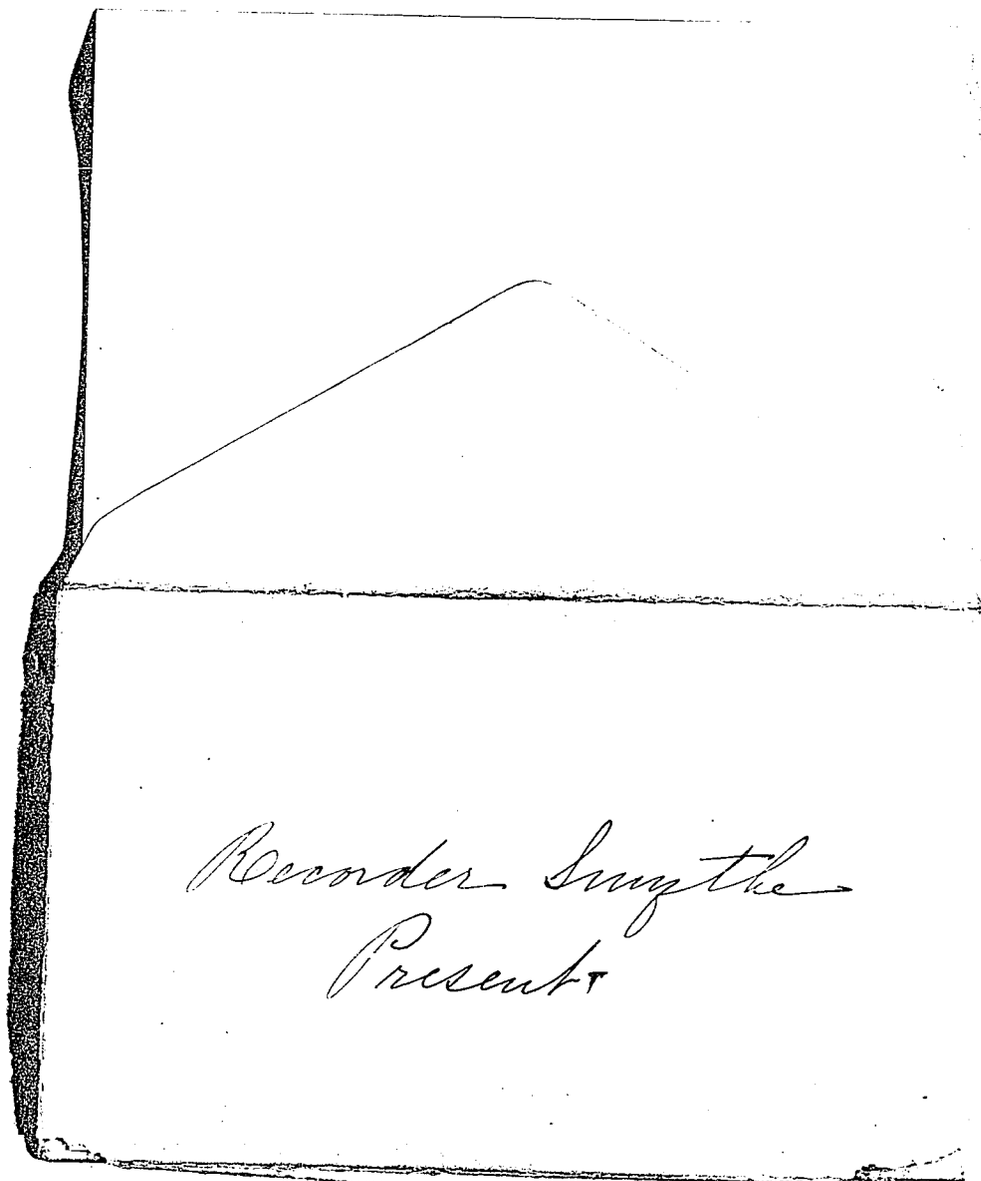
Recorder Smythe,
Dear Sir,

My family + myself
are willing to withdraw
the charge against
Nicholas Keyes for
entering the unoccupied
house of 318 West 46th

Yours respectfully
Mary Malone

**POOR QUALITY
ORIGINAL**

0954



*Recorder Smythe
Presents*

**POOR QUALITY
ORIGINAL**

0955

*Miss ^{Mary} Malone
320 W 46 St*

COURT OF GENERAL SESSIONS---PART III.

-----X
 :
 The People of the State of New York: :
 :
 against :
 :
 Nicholas Keyes, impleaded with : Before
 Andrew Brophy. : Hon. Frederick Smyth
 : and a Jury.
 :
 Indictment filed, May 31st, 1893; :
 indicted for burglary in the :
 third degree. :
 :
 -----X

New York, September 7th, 1893.

A P P E A R A N C E S:

For the People, Assistant District Attorney S. J. O'Hare.

For the Defendant, T. M. Canton.

EDWARD P. MALONE, a witness for the People, sworn and testified:

I live at No. 75 West 87th Street, and am in the lime business. I am the owner of the premises No. 318 West 46th Street in this City. I was the owner of those premises on the 19th of May last. On the 19th of May an officer arrested the defendant Nicholas Keyes about half past eight o'clock in the evening. When I got to the premises I saw that all the plumbing work had been torn out and gas fixtures had been torn down from the walls and were all smashed to pieces in the middle of the floor. The boiler in the kitchen had been taken down and the plastering had been torn out. Previ-

ous to that date these premises had been in good condition. The house is a three-story and basement private house. I do not know how the men got in that ~~door~~ tore all this stuff out. When I reached there with the officer I found the defendant there.

C R O S S E X A M I N A T I O N .

I had not been at those premises from the second to the ninth of May.

JOHN M^CGINLEY, a witness for the People, sworn, testified:

I am a police officer attached to the Twenty-second Precinct in this city. I never saw the prisoner at the bar before the date of his arrest. I arrested the prisoner a little after five o'clock on the evening of the 19th of May at 318 West 46th Street. I was standing on Eighth Avenue between 46th and 47th Streets when a boy ran around the corner and told me that Officer Redmond wanted me at 318 West 46th Street; that somebody had broken into a house there. I went around and tried to get into the front door, but could not get in. I met the other officer then. We tried to get in the front door, but the key-hole had evidently been plugged from the inside. I went in through the first story window and walked through the house. I found the man Brophy in the house, carrying lead pipe. I found the defendant standing in the back room of the house on the second floor. He was just after coming downstairs and had had dropped some lead pipe on the floor. There was

lead pipe on the floor directly at his feet. I told the defendant that he was under arrest. I asked him what he was doing in there and he said he came in there in company with other people, that he did not know what they were doing; that he was going to cart some lead away for them, and did not know it had been stolen. The chain was off the scuttle on the roof. I could not tell from an examination of the premises how the men got into that house.

C R O S S E X A M I N A T I O N .

I found the defendant standing on the second floor in the back room. I did not see anybody else there at that time. Brophy was arrested by another officer. The defendant told me that he got into that house through the front door and knew nothing of the purpose of the men with whom he entered the place.

D E F E N S E .

NICHOLAS KEYES, the defendant, sworn, testified: I am thirty-two years of age and live at 256 West 55th Street. I have been living in New York all my life. I have been engaged in moving furniture for the last couple of years. Previous to that time I was employed for eighteen months in the post-office. I was discharged because I reported intoxicated on one morning. On the 19th of May I was found in this house by the officer. I had been brought there by two men to look at some lead pipe, to give an estimate as to how much it would cost to remove it from those premises. I went

into the house in company with a man named Brophy. I looked first at the old lead pipe in the basement and then went up on the second floor. It was while I was looking at the pipe on the second floor that the officer came in through the window and arrested me. When I saw the officer I did not run, but stood just where I was. The lead pipe was right at my feet. I had not been carrying that lead pipe. I did not know any of the men who asked me to go to this place, and I only went there for the purpose of securing the work of carting the lead away from the house.

C R O S S E X A M I N A T I O N .

I am in the express business with my uncle, who is also a dealer in coal and wood. I did not have any wagon at this house at the time of my arrest. My intention was to look at the amount of lead th there was in the house, and come with the wagon afterwards and take it away. I have never been arrested before ~~xxxg~~ charged with any crime. It is true that I had known Brophy about six or seven months. He was a piano-maker by occupation. I did not know that he had any right in this building, but believed that some of the other man who went in there with me had. The boiler was torn away in the kitchen, and nearly all the gas fixtures in the house had been taken down. I did not ask the men for any explanation of their possession of this property.

ANDREW BROPHY, a witness for the Defendant, sworn,
Testified:

**POOR QUALITY
ORIGINAL**

0960

I am at present confined in the City Prison. I have pleaded guilty to the indictment charging me with this offense. I was guilty of committing burglary at this house in 46th Street. The defendant Keyes was not concerned in the commission of that burglary. There were two other parties connected with me, and we simply hired Keyes to cart the lead away. He did not know that we had stolen it. When he came to the house he came with me. We rang the bell and were admitted by two other men who were in the house. We first went into the basement and he looked at the lead pipe there, and while we were looking at the lead pipe on the second floor the officer came in through the window and arrested Keyes. I have known Keyes since last November and always knew that he was in the express business. I never knew of his having arrested before.

The Jury returned a verdict convicting the defendant of burglary in the third degree.

dependent of burglary in the third degree.

The jury returned a verdict convicting the

never knew of his hearing arrested before.

always knew that he was in the express business. I

keyes. I have known keyes since last November and

floor the officer came in through the window and arrested

and while we were looking at the lead pipe on the second

the police and he looked at the lead pipe there

two other men who were in the house. We first went

came with me. We left the party and we submitted by

the we had stolen it. When he came to the house he

killed keyes to save the lead pipe. He did not know

were two of parties connected with it and we simply

not concerned in the commission of that burglary. There

this house in 44th street. The defendant keyes was

this offense. I was guilty of committing burglary and

have pleaded guilty to the indictment charging me with

I am at present confined in the city prison. I

Indictment filed May 31st 1893

Com of General Records

Part III

The New York Times
Nicholas Keyes
sampled with
Andrew Brophy
Abraham
testimony
1893

20

POOR QUALITY
ORIGINAL

0962

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Nicholas Keyes
and
Andrew Brophy

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

Nicholas Keyes and Andrew Brophy

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

The said *Nicholas Keyes and Andrew Brophy, both*

late of the *2nd* Ward of the City of New York, in the County of New York, aforesaid, on the
nineteenth day of *May* in the year of our Lord one
thousand eight hundred and ninety-*three*, in the *day* - time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one *Edward P. Malone*

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said
Edward P. Malone in the said *building*
then and there being, then and there feloniously and burglariously to steal, take and carry *away*,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

Nicholas Keyes and Andrew Brophy

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

The said Nicholas Keyes, and
Andrew Brophy, both —

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

five hundred pounds of lead pipe of the value of fifteen cents each pound, a quantity of gas-fittings (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of ~~seven~~ two hundred dollars, and divers other goods, chattels and personal property, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of one hundred dollars —

of the goods, chattels and personal property of one Edward P. Malone

in the — building — of the said Edward P. Malone

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

W. Lacey Nicoll
District Attorney

0964

BOX:

521

FOLDER:

4751

DESCRIPTION:

Kiley, Timothy

DATE:

05/02/93



4751

POOR QUALITY ORIGINAL

0965

No. 19

Counsel, *J. J. May*
Filed *May 3* 189
Pleads, *May 3*

THE PEOPLE
vs.
P
Timothy Kiley

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

079746
14
DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. J. Smith
J. J. May Foreman.
Henry Kiley
Assault Kelly
Pen 6 months

Witnesses:

.....
.....
.....
.....

POOR QUALITY ORIGINAL

0966

Sec. 198-200.

4 District Police Court. 1882

City and County of New York, ss:

Timothy Kelly

being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to a 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.

Timothy Kelly

Question. How old are you?

Answer.

21 years.

Question. Where were you born?

Answer.

England

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

Answer.

344 - E - 63rd St. 12 years.

Question. What is your business or profession?

Answer.

Teamster

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.
T. Kelly

Taken before me this

26

day of *June* 189*3*

M. J. Justice

Police Justice.

POOR QUALITY ORIGINAL

0967

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District... 468

THE PEOPLE &c., ON THE COMPLAINT OF

Carroll J. ...
James H. ...

1
2
3
4

Assault
Offense

Dated, *April 26* 189*3*

Magistrate

Officer

Precinct

Witnesses

No. Street

No. Street



No. Street
1875 to answer *[Signature]*

DM

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

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

Dated, *April 26* 189*3* *[Signature]* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

**POOR QUALITY
ORIGINAL**

0968

Wm. CRONIN,
— Dealer in —
Broken Stone & Gravel,
Excavating a Specialty,
1139 Second Ave., New York.

New York May 28/93

To whom it may concern
this is to certify that

Timothy Kiley have
worked for me for some
time and I have found
to be a very good boy and
strictly honest

Yours Truly

William Cronin

**POOR QUALITY
ORIGINAL**

0969

RESIDENCE:
1026 AVENUE A.
Near 56th St.

New York, May 1895

OFFICE:
506 EAST 56th ST.

Mr. Thomas Fitzgerald

THOMAS FITZGERALD,

CONTRACTOR.

DEALER IN BASE, BUILDING AND CONCRETE STONE.

Mr. Timothy Kelley

While working for
me the past year and during said time
I have found him faithful, honest and industrious
workman and willing to hire him again if he
wants to return.

Respectfully yours,

Thomas Fitzgerald

POOR QUALITY
ORIGINAL

0970

New York
May 11th 1893

To whom it may concern.
Timothy A.ley has been in
my employ for about two years
and in that time I have found
him to be honest, capable and
industrious and a first class
man to anyone needing his
services.

Yours truly
Jeremiah Cronin
343 East 64th
City

POOR QUALITY ORIGINAL

0971

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 4th DISTRICT. 1893

of No. 371-E-162nd Street, aged 28 years,
occupation legum dealer being duly sworn, deposes and says
that on the 26 day of April 1893
at the City of New York, in the County of New York,

Timothy Wiley (now here) did
wilfully and maliciously
throw a stone the said stone
striking a barrel containing
whisky, which whisky was
destroyed, doing damage to
the amount of sixty-four
dollars, said whisky being the
property of defendant Jacob Bernstein

Sworn to before me this

of 3rd day

1893

26

Adm. Justice
Police Justice.

POOR QUALITY ORIGINAL

0972

430

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Timothy Kilany

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

Timothy Kilany

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

The said *Timothy Kilany*,

late of the City and County of New York, on the *twenty sixth* day of *April*, in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, in and upon one

Isaac Bernstein

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

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

Timothy Kilany.

in *his* right hand then and there had and held, the same being then and there a weapon and an instrument likely to produce grievous bodily harm, *to*, at *the* against the said *Isaac Bernstein*, then and there feloniously did wilfully and wrongfully ~~strike, beat, cast and throw; bruise and wound~~, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Isaac Bernstein
Prosecutor

0973

BOX:

521

FOLDER:

4751

DESCRIPTION:

Knoss, Charles

DATE:

05/09/93



4751

POOR QUALITY ORIGINAL

0974

Witnesses:

Officer Lahn
Philip Leichter

Counsel,

Filed

day of May

189

Pleaded

THE PEOPLE

vs.

Charles Xmas

Grand Larceny, (From the Person),
Degree 1st (Sections 698, 699, 697 - Penal Code)

DE LANCEY NICOLL,

District Attorney.

May 16 1893
Henry D. J. Zday

A TRUE BILL.

Chas. F. Smith
Foreman.

On this 16th day of May 1893
Emory R. Felley 31/93

**POOR QUALITY
ORIGINAL**

0975

Court of General Sessions.

-----o
: The People :
: vs :
: Charles Knoss :
: :
-----a

City and County of New York, ss:-

FREDERICK BUSCHHORN being duly sworn deposes and says, that he is a grocer doing business at No. 435 West 45th. Street in the City of New York.

I have known the above named defendant for the past four years, and I always knew him to be a decent, respectable, honest and industrious young man.

All the people in the neighborhood in which he resides speak of him in the highest terms. I have never known him to be arrested charged with any offense before. He is hard working and is the only support of his mother. *His reputation for honesty is good.*

Sworn to before me this:

22nd. day of May 1893 :

Fredrick Buschhorn
J. C. Lamb
Notary Public
NY Co.

**POOR QUALITY
ORIGINAL**

0976

COURT OF GENERAL SESSIONS.

Court of General Sessions.

-----o
The People :
vs :
Charles Knoss :
-----o

City and County of New York, ss:-

T.J. MANSER being duly sworn deposes and says, he is in the plastering business at No. 769 9th. Avenue, in the City of New York.

That he has known the above named for near lt two years. He has been in my employ since December 1891, continuously with the exception of six weeks He was in my employ on the day of his arrest.

While in my employ he at times acted as foreman and had charge of places of trust. I had full confidence in him in the conduct of my business. At places where we were at work he had many opportunities to steal, and not a single complaint was made during the time he was in my employ. The very day of this offense he could have taken property more than the value of the watch.

Notwithstanding this charge and plea, I am willing to give him another chance, and am glad

POOR QUALITY ORIGINAL

0977

to have the opportunity to take him back into my employ, as he is an excellent workman.

Sworn to before me this : *T. J. Mander*
: :
: :
22nd day of May 1893

Jacob Mander
Notary Public
N.Y.C.

**POOR QUALITY
ORIGINAL**

0978

COURT OF GENERAL SESSIONS.

THE PEOPLE
vs.
CHARLES KNOSS.

City and County of New York ss:-

DAVID MANSER be ing duly sworn deposes and says. I am a Plasterer by occupation, and am employed by my father as Foreman. I reside at No. 769 Ninth Avenue, in the City of New York for the past four years. I know the defendant Charles Knoss for the past three years, he having been un er my charge during that period and I always found him to be a good, peacable and law abiding citizen. *This reputation for honesty is good*

Sworn to before me this :
20th day of May 1893. :

David Manser

*Jacob Manser
Notary Public
N.Y.C.*

POOR QUALITY ORIGINAL

0979

COURT OF GENERAL SESSIONS.

The People

vs.

Charles Knoss.

City and County of New York ss:-

Joseph McIlveen being duly sworn deposes and says.
I reside at No. 316 W. 37th Street, in the City of New York and have resided there for the past four years. I know the defendant for the past year and one half having been employed with him during that time and I always knew him to be a good, peaceable and law abiding citizen.

his reputation for honesty in good.
Sworn to before me this : *J. McIlveen*
:

20th day of May 1893.

Jacob ...
Notary Public
N.Y.C.

POOR QUALITY ORIGINAL

0980

COURT OF GENERAL SESSIONS.

THE PEOPLE

vs.

CHARLES KNOSS.

City and County of New York ss:-

James Greely being duly sworn deposes and says. I am a Plasterer by occupation and have resided at No. 526 W. 45th Street, in the City of New York for the past 2 years and in that immediate neighborhood for the past 10 years. I know the defendant, Charles Knoss for the past ten years and resided in the same house with him at No. 522 W. 45th Street, City for five years and always knew him to be a good, law abiding citizen. I know his character for peace and quietness in the neighborhood in which he resides, and it is very good.

This reputation for honesty is good.
Sworn to before me this:

20th day of May 1893.

James Greely

*Jacob ...
Notary Public
N.Y.C.*

**POOR QUALITY
ORIGINAL**

0981

COURT OF GENERAL SESSIONS.

THE PEOPLE

vs.

CHARLES KNOSS.

City and County of New York ss:-

DAVID MANSER being duly sworn deposes and says. I am a Plasterer by occupation, and am employed by my father as Foreman. I reside at No. 769 Ninth Avenue, in the City of New York for the past four years. I know the defendant Charles Knoss for the past three years, he having been under my charge during that period and I always found him to be a good, peaceable and law abiding citizen.

His reputation for honesty is good.

Sworn to before me this :

20th day of May 1893.

David Manser

*Jacob Mankin
Notary Public
New York*

**POOR QUALITY
ORIGINAL**

0982

COURT OF GENERAL SESSIONS.

THE PEOPLE
vs.
CHARLES KNOSS.

City and County of New York ss:-

James Greely being duly sworn deposes and says. I am a Plasterer by occupation and have resided at No. 526 W. 45th Street, in the City of New York for the past 2 years and in that immediate neighborhood for the past 10 years. I know the defendant, Charles Knoss for the past ten years and resided in the same house with him at No. 522 W. 45th Street, City for five years and always knew him to be a good, law abiding citizen. I know his character for peace and quietness in the neighborhood in which he resides, and it is very good.

His reputation for honesty is good.
Sworn to before me this:

20th day of May 1893.

James Greely
Jacob Mankin
Notary Public
City

POOR QUALITY ORIGINAL

0983

COURT OF GENERAL SESSIONS.

The People

vs.

Charles Knoss.

City and County of New York ss:-

Joseph McIlveen being duly sworn deposes and says.
I reside at No. 316 W. 37th Street, in the City of New York and have resided there for the past four years. I know the defendant for the past year and one half having been employed with him during that time and I always knew him to be a good, peacable and law abiding citizen.

His reputation for honesty is good.
Sworn to before me this : J. McIlveen

20th day of May 1893.

Jacob Manheim
Notary Public
N.Y.C.

POOR QUALITY ORIGINAL

0984

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

..... being duly sworn, says that he resides at No. Street, in the City of New York; that he is years of age; that on the day of 18, at Number in the City of New York, he served the within on the by leaving a copy thereof with

Sworn to before me this
day of 189

J. J. Genferous

The People

Plaintiff

against

Charles H. Jones

Defendant

Alfidanti

J. P. McLaughlin
Attorneys for Defs-

No. 280 BROADWAY, New York City

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

Attorney.

To

POOR QUALITY ORIGINAL

0985

L SESSIONS--Part 1
19 *Canning*
Bradley for the People.
May 11 1887²
Philip. Schottelkopf
Off. Lahm

Paul Schmidt
Off. Hook 24

POOR QUALITY
ORIGINAL

0986

Charles Krass
Born New York
Adept
Single
Residence 435 W 75
Parents Mother

POOR QUALITY ORIGINAL

0987

Police Court— 4 District.

1012

Affidavit—Larceny.

City and County of New York, ss.

Philip Lechtthaler of No. 165th Street and Ridge Road Street, aged 24 years, occupation Lumber Handler

deposes and says, that on the 23 day of April 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

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

One silver watch and one gold chain and charm together of the value of thirty five dollars

Sworn to before me, this 23 day of April 1893

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 Charles Knoss (now here) for the reason

that on said date the said watch was in the lower left hand pocket of deponents vest then on his person and attached to said chain - Deponent lost said watch from his person by some person taking the same from his said vest. Deponent is informed by Officer George Lahn of the 22nd Precinct that he saw the defendant swimming through West 52nd Street he followed defendant and caught him in West 57th Street at 9th Avenue and found a watch, chain and charm in the pocket of defendants over coat. Deponent has seen the watch found on the person of defendant by Officer Lahn and identifies it as the watch, chain and charm stolen from his person and charges the defendant with larceny from the person.

Philip Lechtthaler

POOR QUALITY ORIGINAL

0988

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 38 years, occupation Policeman of No. 22nd Precinct Street, being duly sworn, deposes and

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

Sworn to before me, this 23 day of April 1893 } George S. ...

[Signature] Police Justice.

[Lined area for additional text]

POOR QUALITY ORIGINAL

0989

Sec. 198—200.

4 District Police Court. 1882

City and County of New York, ss:

Charles Knoss 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. Charles Knoss

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. New York

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

Answer. 435 West 45th Street. 3 years

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 am not guilty

Charles. Knoss.

Taken before me this

day

1892

Police Justice.

POOR QUALITY ORIGINAL

0990

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

Police Court... 4
 District... 1449

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Willie Steelhelly
 163 West 143rd Street
 Charles Shiner
 1
 2
 3
 4
 Offense Larceny from the Person

Date, April 23 1893
 Magistrate G. E. M.
 Officer Robinson

Witnesses George Quinn
 23
 No. 2nd Street
 No. 2nd Street



No. 1577
 to answer G. J.
 Street

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

Defendant

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

09991

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Knass

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

Charles Knass

of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Charles Knass

late of the City of New York, in the County of New York aforesaid, on the twenty-third day of April in the year of our Lord one thousand eight hundred and ninety-three, in the eighth time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of fifteen dollars, one chain of the value of ten dollars and one charm of the value of ten dollars

of the goods, chattels and personal property of one Philip Lechthaler on the person of the said Philip Lechthaler then and there being found, from the person of the said Philip Lechthaler then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0992

SECOND COUNT—

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

Charles Knass

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

The said *Charles Knass*

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

one watch of the value of fifteen dollars, one chain of the value of ten dollars and one charm of the value of ten dollars

of the goods, chattels and personal property of one *Philip Lechthaler*

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

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

Charles Knass

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.

DE LANCEY NICOLL,
District Attorney.

0993

BOX:

521

FOLDER:

4751

DESCRIPTION:

Kraemer, Henry

DATE:

05/08/93



4751

POOR QUALITY ORIGINAL

0994

Jul 2000

Witnesses:

Wm. James Rayton

Julia May 24/93

Jacob Steelbrock

66 Grosvenor St. W.

appears from the evidence of...
evidents that William James Rayton
and John Henry, two of the witnesses
in this case cannot be
found. I am informed that
they are both now out of the
jurisdiction of the Court. I
have seen all the other witnesses
and their testimony would not
be sufficient to make even a
prima facie case. I therefore
respectfully recommend that the
defendant Henry Kramer be
discharged on his own recognizance
of the Court.
Thomas Bradley
District Attorney

196
Counsel
J. J. Blason

Filed,
day of May 1893
Pleads
Myself 48

THE PEOPLE

vs.

Henry Kramer

Sept 2 - March 26, 1895
one brother indicted
deft. discharged on his
verbal recognizance
BY LANSEY NICOLL,
District Attorney.

April 13, 94 - U.S.D.

March 26, 1895
A TRUE BILL.

Chas. J. Smith
Foreman.

(Sections 528 and 539 of the Penal Code.)
LARCENY,
MISAPPROPRIATION.

**POOR QUALITY
ORIGINAL**

0995

C A S E I.

Frank B. McLaughlin, *vs Great Jones St.*
~~37 West 3rd Street.~~

I know Henry Kraemer. I have since December 1st, 1892. He was agent until 9th day of March, when he left the employ of the Company. I saw him in the morning of the 31st of March, 1893. I left the office of the Company between 9 and 10 P. M. I got back from supper about 10 and I there saw the paper on my desk lying open on top of some papers. I know Kraemer's handwriting.

On Saturday April 1st, defendant came into the office. I showed him the yellow paper and said "Did you take the money marked on the paper?" He said "Yes, you were not here and I took the money and will settle with you personally." I said "all right" and notified Mr. Gall right away. I kept this sheet down stairs about two weeks until about 16th of April. I said "I have this sheet down stairs." He said "I will see you when I come back." I was assisting the cashier at that time and had been prior to Mch. 9th a driver. From March 9th to 31st I was assisting the cashier.

**POOR QUALITY
ORIGINAL**

0996

C A S E I.

Gustave Gall, 37 West 3rd Street.

Mr. Gall did not get the money.

John Storry,

37 West 3rd St.

I never did get the money.

David Payton,

37 West 3rd St.

Treasurer. I never got the money.

Wm. Agnew Payton,

37 West 3rd Street.

About Tuesday or Wednesday April 4th or 5th, I saw Kraemer on the sidewalk. I said "I see you have taken money for a C. O. D. and you have not accounted for it." "I did take it and I intend to account for it and will account for it. I am sorry and if you will give me a little time I will explain all those things and settle.

**POOR QUALITY
ORIGINAL**

0997

C A S E I.

John J. Gorman, 37 West 3rd Street.

Clerk in the office of New York Terminal Express Company. I know Kraemer. I came into the office of the Company between 9 and 10 P. M. and paid him \$11.75. I handed him the yellow paper and saw him sign his name.

I said "Whose place is it to take this money". "I will take it." I handed him the yellow paper, the C.O.D. wrapper and the money.

**POOR QUALITY
ORIGINAL**

0998

CASE I.

S T A T E M E N T S

of

John J. Gorman, Wm. Agnew Pay-
ton and others.

*Mark 3/1/93
7/11/98*

POOR QUALITY ORIGINAL

0999

CASE I.

S T A T E M E N T S

of

John J. Gorman, Wm. Agnew Pay-
ton and others.

*McK 3/1/93
F. H. H. 7*

POOR QUALITY ORIGINAL

10000

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

538

THE PEOPLE OF THE STATE OF NEW YORK
against
Henry Kraemer

The Grand Jury of the City and County of New York, by this indictment, accuse
Henry Kraemer
of the CRIME OF *Petit* LARCENY, committed
as follows:

The said *Henry Kraemer*,
late of the City of New York, in the County of New York aforesaid, on the *Twenty first*
day of *March*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, being then and there the *steward*
and servant of a certain corporation called
The New York Terminal Express Company

and as such *steward and servant* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said
corporation,

the true owner thereof, to wit: *The sum of seven dollars*
and seventy five cents in money, lawful
money of the United States of America,
and of the value of seven dollars
and seventy five cents,

the said *Henry Kraemer*, afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *corporation*
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *corporation*,

did then and there and thereby feloniously steal, 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.

DE LANCEY NICOLL,
District Attorney.

Witnesses:

Wm. L. ...

Filed on ...

July 1896

It appears from the evidence ...

Counsel,

Filed,

Pleas,

THE PEOPLE

vs.

Henry Kraemer

Defendant

Dist. discharged on ...

of LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. ...

Foreman.

(MISAPPROPRIATION), (Sections 528 and 532 of the Penal Code.)

1896

1896

196

**POOR QUALITY
ORIGINAL**

1002

C A S E I I.

John Storry, 37 West 3rd Street.

I met Henry Kraemer at corner 3rd and Green Sts. in company of Mr. Gall on the 13th day of March, 1893. Gall left and Kraemer stopped and spoke to me. He said I am going to tell you something which will surprise you.

I am short in my accounts about (\$200) Two hundred dollars. I said "What did you do with the money". He said "When I went to work for The N. Y. Terminal Company I was under a cloud and took the greater part of that money to remove that cloud" and he did not know what he had done with the rest of the money. "I do not know what I could have been thinking of to have done such a thing. If I had not been ill it never would have been found out. I said "You had better come and see Mr. Payton" and he and I went in to see Mr. Payton. He said that he was short between two and three hundred dollars, but that he had come there to do what was right and straighten the thing out. "If you had not found me out when you did you never would have known it because I would have fixed it all right"; that he would have gotten the money from a relative and fixed it.

About ten minutes after I left Mr. Patton and him together he came to see me. He said I have come to locate the missing C. O. D's. I showed the C. O. D., in the C. O. D. register which had not been paid to the consignors. He then produced the sheets marked in blue pencil, 1, 2, 3, 4, 5, 6 and said these will locate a great many of them.

**POOR QUALITY
ORIGINAL**

1003

-2-

Mr. Payton said "I am now going down to see the District Attorney." Kraemer then said "If I thought Mr. Paton was going down on my case I would get right out. He and I together looked over the C. O. D. register and checked off on the sheets numbered above the packages received and the money for which had not been paid. I said to him let us look over these sheets and locate the packages received the money for which has not been paid to the consignors. He and I then looked over all the sheets and I checked them off in his presence. About the 14th of March, 1893, he signed the writing at the foot of the sheets 1, 2 and 3. About the 15th he signed the sheet No. 4.

He said after he had signed 1, 2, 3 and 4 that that was about all of his shortage except an item or two that would not amount to much. I found a great many more and wrote them down on A. B. C. D. and went over the book in his presence. He said that they were correct, that he got the money marked on them and in my presence signed the writing at the bottom.

I in his presence drew a check for \$358.12 and showed it to him and he said it was correct. I told him I was going to draw a check for the amount of the money he had taken and make good to the parties from whom the company had received the packages.

He said he had vouchers in his pocket equivalent to about \$60.00 dollars representing money he had spent for the Company.

I told him if he would give me those vouchers and

**POOR QUALITY
ORIGINAL**

1004

-3-

they were authentic I would give him credit for them, if they had been authorized by Mr. Paton. He never produced the vouchers. He said I will get the money and make good the deficit in two days. At the end of the two days, about the 25th of March, he produced a letter and said it was from a relative who was going to let him have the money. He would have to go to College Point to get it. He did not show up for a day and I was called up on the telephone and he said he found his father-in-law dying and that he had been delayed. I said "I will come up to see you ."

I found him at 83rd Street near 2nd Avenue. He produced a letter and said he could not get the money. I said "Will you go down with me and explain some matters on the books. On the car he said "If I thought these gentlemen would do anything to me I would get right off the car." I said "Don't do that."

**POOR QUALITY
ORIGINAL**

1005

C A S E I I.

Wm. Agnew Paton,

37 N. 3rd Street.

President N. Y. T. Express Co. The defendant Henry Kraemer was the Cashier and Agent of the Company from Dec. 1st, to March 9th, 1893.

The defendant did not appear at the office on March 10th, 11th and 12th. I had a talk with Mr. Gall on the 8th March in consequence of that and his continued absence I opened the safe by breaking by a locksmith on Saturday the 11th of March. I found 2.20 in premises and no other cash. He alone had the key to the safe; he had charge of the safe and the cash. The safe was used to keep his cash and memoranda. Mr. Gall on the 13th of March had a talk with me in which he told me that Mr. Kraemer had telephoned to meet him at a saloon. I told Gall and Storry to go and see him. He (Storry) came back with Kraemer. Kraemer said I am short in my accounts between two and three hundred dollars, if you will give me time I will explain hot the shortage occurred and where it will appear on your books. I will try to straighten things out and will make a settlement with the Company. After Storry went away he remained and he said I would not have fallen short in this way if I had not been drinking and if you had not found it out I would have straightened it out anyhow in a few days.

I said you were highly recommended to me and I had believed in your honesty and I am very sorry that you have put yourself in such a position; if you will honestly work to show us where these defects are so that we can pay the

**POOR QUALITY
ORIGINAL**

1006

-2-

people who intrusted us with their goods and money as I believe this is your first offense, and if you will give up drinking and prove hereafter honest, I will give you a chance to lead a sober and honest life.

He said I thank you very much, I will try and do as you say. A day or two after I saw him and he said Will you give me a chance to go to work. I said, if you do all you promised and though I cannot give you a place of trust I will give you some employment and help you get on your feet.

He came to me on the 24th day of March and said he would like to draw some money. I said I cannot as President of the Company, permit you to draw any money as you are not in the employ of the company. He said he wanted the money for his family.

I gave him \$10. out of my pocket. Several times after that I saw he was drinking. After he took the \$11.75 I met him on the side-walk in front of our office. I said, you have taken the money for a C. O. D. He said I have but I will account for it. I said you had better do so at once. I am sorry for it, and if you will give me a little time I will explain all those things and settle. After that I met him in my office and he said will you take a note indorsed for the amount of my shortage. I said No, I won't do it. He said Will you see me again and I said come tomorrow at 12. I wrote him a note and told him I would wait till noon Monday. A few days afterwards I had him arrested.

**POOR QUALITY
ORIGINAL**

1007

C A S E I I.

Gustave Gall, 37 W. 3rd Street.

Acting agent until April 15, 1893, and since fore-
man. I took in the money in the absence of defendant. I
suspected him prior to March 9th, 1893. Every morning he
used to send out the money received from C. O. D. packages
and he would ask me for various sums to make up the C. O. D.
Then I would turn in the wrappers. I saw him on the evening
of March 9th, 1893. He then left. I next saw him about
the 13th or 14th. He telephoned for me to meet him in a
saloon corner Mercer and West 8th St. I invited him into
a restaurant. He said I am short in my accounts, about
\$230. or \$240. ~~I said I will~~ see if I can get it for you.
I said you had better come over and see Mr. Paton, he
won't be hard on you. He started to come and met Mr.
Storry. This was the whole conversation. Saw he left the
safe opened and an envelope and some pennies \$2.20. There
were a lot of C. O. D. envelopes, one receipt book and
some papers.

POOR QUALITY ORIGINAL

1000

196

CASE II.

S T A T E M E N T S

of

John Storry, Wm. Agnew Paton
and Gustave Gall.

\$30.-

GLUED PAGE

POOR QUALITY ORIGINAL

1009

PART II.

THE COURT ROOM IS IN THE SECOND STORY.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Wm Agnew Paton
of No. 37 West 3rd Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the day of MARCH 1895, at the hour of 10 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Henry Kraemer

Dated at the City of New York, the first Monday of MARCH in the year of our Lord 189

JOHN R. FELLOWS, *District Attorney.*

POOR QUALITY ORIGINAL

10 10

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Wm Agnew Paton
of No. 37 West 3rd Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the day of MARCH 1895, at the hour of 10 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Henry Haamer

Dated at the City of New York, the first Monday of MARCH in the year of our Lord 1895

JOHN R. FELLOWS, *District Attorney.*

POOR QUALITY ORIGINAL

10111

GLUED PAGE

of General Sessions.

THE PEOPLE

vs.

Henry Kraemer

City and County of New York, ss:

David Sheerin

being duly

sworn, deposes and says: I reside at No.

3 Patchin Place

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 13th day of March 1895,

& on several other occasions
I called at 37 West 3rd Str.

the alleged place of business of Mr. Agnew Paton
the complainant herein, to serve him with the annexed subpoena, and was informed by

the occupants of the building, that the firm, by whom the said Mr. Agnew Paton was employed, had gone out of business about a year ago. I could not find out where Mr. Agnew Paton is now employed or where he could be found

Sworn to before me, this 18th day
of March 1895

David Sheerin
Subpoena Server.

David B. Sheerin
Subpoena Server.

David Sheerin
Subpoena Server.

**POOR QUALITY
ORIGINAL**

1012

Court of General Sessions.

THE PEOPLE, on the Complaint of
New York Terminal
Express Company
vs.
Henry Kraemer
Offence:

~~BE-LANGSEY-WIGGEL,~~
John R. Fellows District Attorney.

Affidavit of
David Sheerin
Subpoena Server.

Failure to Find Witness.

GLUED PAGE

POOR QUALITY ORIGINAL

1013

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To John Storry
of No. 37 West 3rd Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the day of MARCH 1890, at the hour of 10 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Henry Kraemer

Dated at the City of New York, the first Monday of MARCH in the year of our Lord 1890

JOHN R. FELLOWS, *District Attorney.*

POOR QUALITY ORIGINAL

1014

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To John Story
of No. 37 West 3rd Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the day of MARCH 1898, at the hour of 10 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Henry Kraemer

Dated at the City of New York, the first Monday of MARCH
in the year of our Lord 1898

JOHN R. FELLOWS, *District Attorney.*

GLUED PAGE

10 15

POOR QUALITY ORIGINAL

Part of General Sessions.

THE PEOPLE

vs.

Henry Kraemer

City and County of New York, ss:

David Sherin being duly sworn, deposes and says: I reside at No. *3 Patchen Place* 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 *13th* day of *March* 189*5*, I called at *37 West 3rd Str.* *& on several other occasions*

the alleged *place of business* of *John Story* the complainant herein, to serve him with the annexed subpoena, and was informed by

the occupants of the building, that the firm of by whom the said John Story was employed, had gone out of business about a year ago. I could not find out where John Story is now employed or where he could be found

Sworn to before me, this *18th* day of *March* 189*5*.

Louis Ravitt
Notary Public N.Y. Co

David H. Sherin
Subpoena Server.

POOR QUALITY ORIGINAL

1016

Court of General Sessions.

THE PEOPLE, on the Complaint of
New York Terminal
Express Company

vs.

Henry Kraemer

~~DE LANCEY WOOD~~
John R. Feltlow District Attorney.

Affiant of
David Sheerin
Subpoena Server.

Failure to Find Witness.

POOR QUALITY ORIGINAL

1017

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

538

THE PEOPLE OF THE STATE OF NEW YORK
against
Henry Kraemer

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF *Grand* LARCENY, in the *second degree*, committed
as follows:

The said *Henry Kraemer*,

late of the City of New York, in the County of New York aforesaid, on the *ninth*
day of *March*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, being then and there the *deba*
and servant of a certain corporation called
the New York Terminal Express
Company.

and as such *deba and servant*, then and there having in his
possession, custody and control certain goods, chattels and personal property of the said
corporation,

the true owner thereof, to wit: *the sum of thirty*
thousand in money and money
of the United States of America,
and of the value of thirty
thousand.

the said *Henry Kraemer*, afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *corporation*
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *corporation,*

did then and there and thereby feloniously steal, 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.

DE LANCEY NICOLL,
District Attorney.

10 18

BOX:

521

FOLDER:

4751

DESCRIPTION:

Kron, Charles A.

DATE:

05/11/93



4751

POOR QUALITY ORIGINAL

1019

164

Counsel,

Filed,

11 / day of May 1893

Pleads,

M. G. ...

THE PEOPLE

vs.

B

Charles A. Snow

Transferred to the Court of Sessions for trial and final disposition

Part 2. P.M. 24. 1893.

VIOLATED THE EXCISE LAW, selling etc., on Sunday. [Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. ...

Foreman.

Witnesses:

Oppo ...

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles A. Kron

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

Charles A. Kron

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said Charles A. Kron

late of the City of New York, in the County of New York aforesaid, on the - 23rd - day of April in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

Charles A. Kron

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said Charles A. Kron

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Thomas W. Walsh

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

DE LANCEY NICOLL,

District Attorney.

1021

BOX:

521

FOLDER:

4751

DESCRIPTION:

Kyle, William

DATE:

05/03/93



4751

POOR QUALITY ORIGINAL

1022

Witnesses:

Matthew Kyle

W. J. [Signature]
Counsel,
Filed *2 day of May 1893*
Pleads, *W. J. [Signature]*

THE PEOPLE

vs.

William Kyle

Grand Larceny, *Second Degree.*
(Sections 828, 837, Penal Code.)

H. [Signature]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. H. [Signature] Foreman.
Jay [Signature]
Heath [Signature]
Elmer [Signature]

POOR QUALITY ORIGINAL

1023

Police Court 5th District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Matthew Kyle

of No. High Bridge Street, aged 56 years,

Occupation Hotel Keeper being duly sworn,
between Nov 1st 1892 and April 1st 1893
deposes and says, that on the 1st day of April 1893

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

Four Thousand cigars and about a barrel of whiskey two Cases of Martell Brandy and about one hundred fancy bottles containing liquor and some two Cases of Rhein Wine four chairs and two Rifles and a fancy Banjo all of the value of about Three Hundred Dollars
the property of Deponens

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 Kyle (now here)

from the fact that on or about the 1st day of April 1893 deponent missed said property from the hotel at High Bridge and deponent deponens my admitted and confessed to deponent that he deponent had taken stolen and carried away said property at diverse times and that deponent had sold Peter Trone of No 1100 Adler Wenue a quantity of cigars and deponent also sold said Peter Trone two Remington rifles one for seventy five cents and the other rifle for fifty cents. Deponens says that said deponent may be dealt with according to law

Matthew Kyle

Sworn to before me this 2nd day of April 1893
John J. Conroy
Police Justice.

POOR QUALITY ORIGINAL

1024

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

William Kyle

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 sees 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 Kyle*

Question. How old are you?

Answer. *20 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *High Bridge all my life*

Question. What is your business or profession?

Answer. *Deck Hand*

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 -
William Kyle*

Taken before me this *28* day of *April* 188*3*
John W. Drake
Police Justice.

POOR QUALITY ORIGINAL

1025

BAILED,

No. 1, by _____
Residence: _____
Street: _____

No. 2, by _____
Residence: _____
Street: _____

No. 3, by _____
Residence: _____
Street: _____

No. 4, by _____
Residence: _____
Street: _____

P. No. 476
Police Court 5
District _____

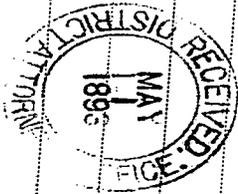
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matthew Tyle
Deputy Sheriff
William Tyle

Offense, Larceny
felony

Dated, April 24 1893

Ed. Holahan Magistrate.
31st Precinct.



No. _____
Street: _____
\$ 1000 to answer *900*

Ex. April 28 2 PM
W. H. H.

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

defendant
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 1000 Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, April 28 1893 *W. H. H.* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Kyle

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

of the CRIME OF GRAND LARCENY IN THE

DEGREE, committed

as follows:

The said

William Kyle

late of the City of New York, in the County of New York aforesaid, on the
day of *April* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

four thousand cigars of the value of four cents each, twenty four bottles of brandy of the value of one dollar each bottle, one barrel of whiskey of the value of fifty dollars, fifty bottles of liquor of the value of one dollar each bottle, fifty bottles of wine of the value of one dollar each bottle, two cases twenty four bottles of Rhine wine of the value of one dollar each bottle, two guns of the value of ten dollars each, and one banjo of the value of ten dollars
of the goods, chattels and personal property of one *Matthew Kyle*

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

De Lancey Nicoll
District Attorney