

0288

BOX:

266

FOLDER:

2554

DESCRIPTION:

Kechler, Hugo

DATE:

05/21/87



2554

POOR QUALITY
ORIGINAL

0289

Witnesses:

Maggie Schmidt
127 Norfolk St
Johanna Kechler
127 Norfolk St

Counsel:

Filed: 21 day of June 1887

Heads:

THE PEOPLE

ABDUCTION.
[Section 282, Sub. 1, Penal Code.]

Hugo Kechler
Jury.
Heads, Guilty

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

H. Kechler
Foreman.
S. P. Currier

POOR QUALITY
ORIGINAL

0290

Police Court
Third District

The People vs
Maggie Christ
Hugo Kechler

Examination Before Justice Ford.
June 16 1887.

For defendant, Mr. D. W. Carey.

Maggie Christ, the complaining witness
being duly sworn and ^{cross} examined by the
Defendants counsel deposes and says:-

Q How old are you?

A Going on fourteen years next
month - the 16th of July.

Q How long do you say the de-
fendant has interfered with you?

A Three years

Q What interference?

A He threw me on the bed, pulled
up my clothes. He took his hand
and he wiped it off. He said that
if I tell anything to mama he

is going to cut my throat. He said I was not to scream. He said "If your mama will not let me do it I will do it to you." He said "You must not tell; I am your father! I am your father and you must do what I say: it is right."

2 When was that?

A Three years he kept it on.

2 Every day for three years?

A Not every day; sometimes four times a week.

2 When was one time?

A Three years on Sunday morning I went on the roof with him.

2 The 9th of June was the last time?

A Yes.

2 Well what did he do?

A My mother was washing -

2 What did he do?

A In the evening I went to bed. My little sister lolled "Good

night papa" then he put his
hand under the bed clothes

Q What else?

A That is all - then mamma
saw it when he put his ~~hand~~ hand
under the clothes

Q What did he do after?

A He put it there

Q On you?

A Between my legs - Yes sir

Q And mamma asked you?

A Mamma asked me what papa
was doing under the bed clothes
and I told her.

Q What did you tell her?

A I told her just what I have
been telling you.

By the Court

Q On what day was the 9th of
June?

A On Thursday.

Q What was your mamma doing on
that day between 4 and 10 P.M.?

3 A She was washing by the tub.

Johann Kechler being duly

sworn depose and say, on cross-
examination by defendants counsel.

Q Do you remember the 9th of June

A Yes Sir

Q Between 9 and 10 o'clock
what were you doing?

A I was washing

Q Did you see this little girl
in bed?

A Yes

Q Did you see defendant there?

A Yes

Q What did you see him do?

A I saw him put his hand
under the clothes of the child

Q Where was you standing

A By the wash tub

Q You saw him put his hand
under the bedclothes

A Yes Sir

Q How long a time

A Just two minutes

Q Did you go into the bed room
where she was?

A Yes Sir.

Q What did he do?

A He went right back.

Q Did he go there very often?

A Sometimes the three little children
were in one bed.

Q Was it his habit to go there
frequently to adjust the clothing

A No.

Q Has he never done that?

A No.

The Court — That is the case for the
people.

O. M. Moerer, being duly sworn
and examined as a witness for
defendant, deposes and says:
I live at W 3 East 9th street.
I am not a practicing physician.
I practice dentistry.

Q How long have you known
defendant

A Fifteen years

Q Do you know anything about

the family of defendant?

A His mother died in an insane asylum

Q Do you know him?

A Oh yes

Q Tell what you know?

A I know that he is a man who is at times very odd, very peculiar: very eccentric.

Q Do you know whether he lives with his wife?

A At times he don't live with her. I know that at one time he paid her alimony.

Q Do you know anything about their circumstances

A They are very poor.

George Diegler being duly sworn and examined as a witness for the people Deposes and says:- I know the defendant as long as he is in America - 22 years I think.

Q. How long has he been married?

A. About four years.

Q. Does he live with his wife?

A. They lived a while together, then they were separated. Then a little while they lived together again -

Q. Are you familiar with the family enough to say whether they ^{lived} ~~are~~ friendly.

A. They always lived friendly enough when he earned ~~any~~ money. But when he did not do anything then there was always trouble amongst them.

By the Court

Q. How do you know that?

A. I heard it from him.

Hugh Keebler, the Defendant being duly sworn and examined as a witness in his own behalf deposes and says:-

POOR QUALITY
ORIGINAL

0297

Q Have you read the complaint?

A Yes

Q Is it true?

A No

Q It is untrue?

A I have not read it over again. My family did not bring my spectacles along. I cannot read it over.

I feel I love to answer.

POOR QUALITY
ORIGINAL

0298

DR. L. HAUPT.
63 RIVINGTON STREET.

New York, June 14 1887

This is to certify that I have
examined Maggie Christ of
no 127 Norfolk St., and although
some evidence of attempted
rape, cannot find
any evidence of rape or
sexual intercourse having
accomplished

L. Haupt

POOR QUALITY
ORIGINAL

0299

Garrison Hospital
Dear Captain June 13. 1887
This is to certify
that I have examined
the little girl you sent
to me. I find that
she has a hymen. I ~~do not~~
~~think~~. That the
child may have been
abused by the man
is evident solely from
her own statement.

Yours Sincerely,
Francis Skunkin M.D.
House Surgeon

POOR QUALITY
ORIGINAL

0300

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

POLICE COURT, 3 DISTRICT.

Maggie Christ against

of No. 127 Norfolk Street, being duly sworn, deposes and says,

that on the 9th day of June 1887

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

Hugo Trechler (now here)
not being her husband did willfully
take receive employ harbor and use
deponent who was then & there a
female under the age of sixteen
years to wit: of the age of 14 years,
at and within the House known as No.
127 Norfolk ^{Street} in said City - for the
purpose of sexual intercourse.

Deponent further says that in
the night time between the hours of 9 &
10 o'clock deponent was lying in
bed, when said defendant took
deponent and by force carried
deponent to a bed in the Room
occupied by her in said premises,
then threw deponent on said bed
and then & there ~~placed~~ lying
on deponent placed his penis
in the private parts of deponent
person. Deponent told said
defendant to let her alone, that
she would inform her mother
when said defendant told
deponent if she would tell her
mother he would cut deponent's
throat. Deponent charges that said
assault was committed by said
defendant in violation of the

POOR QUALITY
ORIGINAL

0301

Statute in such cases made
and provided,

In sworn to before me at *Staggie Christ.*
13th day of June 1887

J. H. Smith

Police Justice

POLICE COURT— DISTRICT—

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition

POOR QUALITY
ORIGINAL

0302

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Hugo Kechler 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. *Hugo Kechler.*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *127 Norfolk Street several months*

Question. What is your business or profession?

Answer. *Wool Engrover.*

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

Answer. *I am not guilty and demand an examination*
Hugo Kechler.

Taken before me this

day of *April* 188*9*

J. W. W. W. W.

Police Justice.

0303

BAILED,

No. 1, by _____

Residence _____ *Street* _____

No. 2, by _____

Residence _____ *Street* _____

No. 3, by _____

Residence _____ *Street* _____

No. 4, by _____

Residence _____ *Street* _____

THE PEOPLE, &c.,
ON RE-CAPTION

1/27 Spent at
Mago Healer

Offence _____

Dated

188


Magistrate

Shmidt
OFFICER

Precinct

Witnesses *[Signature]* J. C. & Clerk

No. 40223- Street 100

James M. Beck

No. 10 Street 10

129 McLaughlin

1000

0

Dear:

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

Dated June 15 1887 G. Merritt Police Justice.

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

Dated 188 *Police Justice.*

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

..... guilty of the offence within mentioned, I order he to be discharged.

Dated.....188.....*Police Justice.*

POOR QUALITY
ORIGINAL

0304

3 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINTOR
Maggie Christ
agst.
Hugo Kechler

Examination had June 16 1889
Before Henry Ford Police Justice.

I, Walter L. Ormsby Stenographer of the J District Police

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

Johanna Kechler, G M Mueser, Geo Siegler Hugo Kechler
as taken by me on the above examination before said Justice.

Dated June 17 1889.

W. L. Ormsby
Stenographer.

Henry Ford
Police Justice.

POOR QUALITY
ORIGINAL

0305

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Thos Hedden

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

— Thos Hedden —

of the CRIME OF ABDUCTION, committed as follows:

The said *Thos Hedden*, —

late of the City of New York, in the County of New York aforesaid, on the

ninth day of *June*, — in the year of our Lord one

thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid, did

feloniously take, receive, harbor, employ and use one *Maggie Smith*

who was then and there a female under the age of sixteen years, to-wit: of the age of

fifteen years, for the purpose of sexual intercourse, he, the
said *Thos Hedden* not being then and there

the husband of the said *Maggie Smith*, —

against the form of the Statute in such case made and provided, and against the peace

of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0306

BOX:

266

FOLDER:

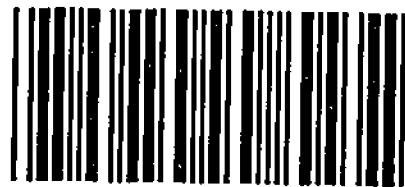
2554

DESCRIPTION:

Kehoe, Edward J.

DATE:

06/29/87



2554

POOR QUALITY
ORIGINAL

0307

Witnesses:

in court
8/26/1887

Counsel,

Filed, 29 day of June 1887

Pleads,

McQuinn Jr.

THE PEOPLE

vs.

Edward J. Kehoe

Grand Larceny [Section 528, 581 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

*Left in control of
Protection. May
A True Bill.*

H. Chandler

Foreman.

POOR QUALITY
ORIGINAL

0308

Police Court - 2 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 163 Avenue C Street, aged 31 years,
occupation Cigar Maker being duly sworn
deposes and says, that on the 22 day of June 1887 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
of Fifty 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 Edward J. Rehr (now here

from the fact that on said date
deponent missed said property
from said premises. That the said
Rehr admitted and confessed
in deponent's presence that he did
take said and carry away said
property from deponent's premises
and informed deponent that he
had sold said property to a
woman named Beatrix for the
sum of fifty cents.

Raymond DeLeon

Sworn to before me, this 22 day

1887

Police Justice.

POOR QUALITY
ORIGINAL

0309

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss

District Police Court.

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer

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

Answer

Question. What is your business or profession?

Answer

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

Answer

*I am guilty of the charge -
I gave the hatch to Mrs. Brennan
and she gave me fifty cents -*

Edward Kehoe

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0310

BAILED,
No. 1, by Thomas O'Donnell
Residence 134 West 123rd
Street.
No. 2, by _____
Residence _____
Street.
No. 3, by _____
Residence _____
Street.
No. 4, by _____
Residence _____
Street.

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Samuel L. Green
136 37th Ave. A. 1

Edward J. Green
136 37th Ave. A. 1

Offence
Larceny

Dated June 24 188

Magistrate

Officer

Precinct

Witness

No. 1637
Street

Witness

No. 100 223rd
Street

No. 100
Street

to answer

to answer

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

Edward J. Green
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 June 24 188 H. A. Bick Police Justice.

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

Dated June 24 188 H. A. Bick Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0311

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward J. Kehoe

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

Edward J. Kehoe —

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

The said *Edward J. Kehoe*,

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

one watch of the value of fifty
dollars,

of the goods, chattels and personal property of one

Raymond de Leon, —

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.

Richard W. Smith

District Attorney.

03 12

BOX:

266

FOLDER:

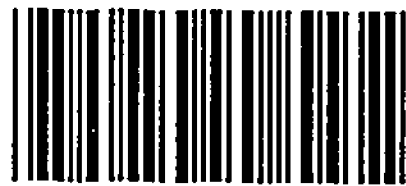
2554

DESCRIPTION:

Kelly, Edward

DATE:

06/22/87



2554

POOR QUALITY
ORIGINAL

0313

WITNESSES:

Counsel,

Filed 23 day of June 1887

Pleads

Nov 27

THE PEOPLE,

vs.

Violation of Excise Law.

(Selling on Sunday, etc.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
page 1989, Sec. 5.]

Edward Kelly

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

F. C. Mueller

Foreman.

Witness, "Gus" the owner of the
Society for trial and trial dis-
position.

Dated.....1887

POOR QUALITY
ORIGINAL

0314

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

Edward Kelly

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *19th* day of *June*, in the year of our Lord one thousand eight hundred and eighty *seven*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one *John J. Smith*.

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.

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

03 15

BOX:

266

FOLDER:

2554

DESCRIPTION:

Kelly, John

DATE:

06/13/86



2554

POOR QUALITY
ORIGINAL

0316

Witnesses:

off John C. Kearsley
Benjamin

120

Counsel,

Filed, 13 day of June 1887

Pleads, Wednesday 14.

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), page 1889, Sec. 6)

John Kelly
154-2010

RANDOLPH B. MARTINE,

District Attorney.

77 July 29 1887
A True Bill

7. Charles

to 24 June 87
ad. as requested at the
on condition that deft will
agree to go to the prison.

June 29/87
V. W. Davis

POOR QUALITY
ORIGINAL

0317

Excise Violation—Keeping Open on Sunday.

POLICE COURT.

2 DISTRICT.

City and County } ss.
of New York, }

of No.

John G. Kessler
The 10th Precinct Police
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 8th day

of May 1888, in the City of New York, in the County of New York,

being then and there in lawful charge of the premises, No. 154th - 8th Avenue (now here)

Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said John Kelly
may be arrested and dealt with according to law.

Sworn to before me, this 8th day
of May 1888

John G. Kessler

Police Justice.

POOR QUALITY
ORIGINAL

0318

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

John 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty. The Officer forced in the door to effect an entrance. I demand a trial by Jury if held after examination.

John Kelly

Taken before me this

day of *July* 188*8*

Police Justice.

0319

Police Court- District. 27/4

THE PEOPLE, &c.,
ON THE COMPLAINT OF
The Receiver
vs.
John Kelly
1
2
3
4
Offence
EX CISE

Magistrate
Officer

Wichesees
No. _____
Street _____

RECEIVED. DISTRICT
1867

No. 10-2-10 Street, 10-2-10
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 _____

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

Dated May 9 1881 1011/12/13/14/15/16/17/18/19/20/21/22/23/24/25/26/27/28/29/30/31 Police Justice.

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

Dated May 1 1889 Police Justice.

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

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0320

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

John Shaul
Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant late of the City of New York, in the County of New York, aforesaid, on the *Nineteenth* day of *May* in the year of our Lord one thousand eight hundred and eighty*seven*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and permit, to be open, and to remain open; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0321

BOX:

266

FOLDER:

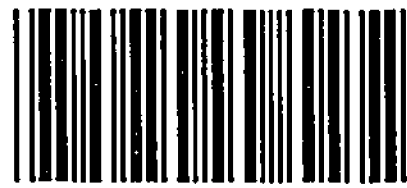
2554

DESCRIPTION:

Kelly, Patrick

DATE:

06/21/87



2554

0322

~~The Deek tria
neta. Chied
Deek. he has
Indigence a.
Sunder appear
I believe to rear
What kind of
prize will be best
on re-mov'ing acabin
a. the a of the long,
degar. as a p. sect
Carmichael, stood next
to the Mills appy. Apr. 1877~~

26. Puccin.

Foreman

Spring Mass. P.
Foreman.

[Signature]

**POOR QUALITY
ORIGINAL**

0323

VI

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

June 27, 1888.

Sir :

Application for Executive clemency having been made on behalf of Patrick Kelly..... who was convicted of Assault, 2nd. Degree in the county of New York.....and sentenced June 29, 1887, to imprisonment in the Sing Sing Prison..... for the term of three years, nine months..... I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

Hon. John R. Fellows,
District Attorney of New York County,
New York City.

William H. Rice
Private Secretary.

POOR QUALITY
ORIGINAL

0324

Received
July 14 1888
J. R. S.

POOR QUALITY
ORIGINAL

0325

VI

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

June 27, 1888.

Sir:

Application for Executive clemency having been made on behalf
of Patrick Kelly..... who was convicted of Assault, 2nd.
Degree in the county of New York.....and sentenced June 29, 1887,
to imprisonment in the Sing Sing Prison..... for the term of
three years, nine months..... I am directed by the Governor
respectfully to request that, in pursuance of Section 695 of the Code
of Criminal Procedure, as amended in 1884, you will forward to him a
concise statement of the facts and circumstances developed upon the
trial, or upon the preliminary examination, or before the coroner's
jury if no trial was had, together with your opinion of the merits of the
application. Will you also inform the Governor of any other matters
having a bearing upon this case which have come to your knowledge
since conviction?

It is particularly requested that each letter of inquiry from
the Executive Chamber should be separately answered.

I am,

very respectfully yours,

Hon. F. Smyth,
Recorder of the City of New York,
New York City.

Wm. J. Rice
Private Secretary.

POOR QUALITY
ORIGINAL

0326

Police Court—5th District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank J. O'Brien

of No. 1746 - Ninth Avenue + 101st Street,

being being duly sworn, deposes and says, that
on Saturday the 18th day of June

in the year 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Patrick Kelly

(now here) who struck deponent two
several blows upon the head and
face with a bar of iron which
he the said Patrick Kelly then
and then held in his hand, that
deponent was so violently and
feloniously assaulted and beaten

with the felonious intent to take the life of deponent, ~~to~~ to do him grievous bodily harm; and without
any justification on the part of the said assailant :

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

Sworn to before me, this 19th day
of June 1887

Frank J. O'Brien

Wm. H. H. H.

POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0327

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

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

Question What is your name?

Answer

Patrick Kelly

Question. How old are you?

Answer

27 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Union Hill New Jersey: 7 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 of the charge

Patrick X Kelly
mark

Taken before me this

19th

day of

August

188*7*

Police Justice.

POOR QUALITY
ORIGINAL

0328

BAILED,
No. 1, by James Earl
Residence 213 East 59th Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank J. Quinn
1746 9th Ave
Patrick Kelly

2 _____
3 _____
4 _____

Offence Assault
17th Ave

Dated June 19 1887

Waller Magistrate.

Edmund J. Lewis Precinct Officer.

26 Precinct.

Witnesses

No. 1 H. Quinn Street.

No. 2 Frank J. Quinn Street.

No. 3 Patrick Kelly Street.

No. 4 106 8 Ave Street.

No. 5 1000 1st Ave Street.

Waller

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 _____

Patrick Kelly
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 June 19 1887 W. J. Quinn Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0329

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

THE PEOPLE OF STATE OF NEW YORK,

against

Patricia Kelly

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

Patricia Kelly

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

The said

Patricia Kelly

late of the City of New York, in the County of New York aforesaid, on the
eighteenth day of *June*, in the year of our Lord
one thousand eight hundred and eighty*seven* with force and arms, at the City and
County aforesaid, in and upon the body of one *Frank J. O'Brien*,
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *Frank J. O'Brien*,
with a certain *iron bar* —
which the said *Patricia Kelly* —
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *him* the said *Frank J. O'Brien*,
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT;

And the Grand Jury aforesaid, by this indictment, further accuse the said
Patricia Kelly
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Patricia Kelly

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of the said *Frank J. O'Brien*,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said
Frank J. O'Brien, —

with a certain *iron bar* —
which the said *Patricia Kelly* —

in *his* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully cut, stab and wound, against the form of the
statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

Frank J. O'Brien

District Attorney.

0330

BOX:

266

FOLDER:

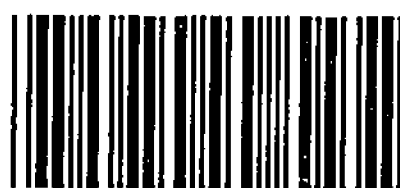
2554

DESCRIPTION:

Kerrigan, Thomas

DATE:

06/13/87



2554

POOR QUALITY
ORIGINAL

0331

WITNESSES:

off Clark Whitteck
8 precinct

Counsel,

Filed 13 day of June

1887

Pleads

July 14

THE PEOPLE,

vs.

B

Thomas Heringan

Violation of Excise Law.

[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
(Bellington Sunday, &c.)
page 1989, Sec. 5.]

RANDOLPH B. MARTINE,

~~District Attorney.~~

A True Bill.

Foreman.

Filed July 10, 1888.
on motion of depts and the clerk
of said city.
Complaint sent to Special Agents

POOR QUALITY
ORIGINAL

0332

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

Thomas Keenan

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *29th* day of *May* in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one *Blade P. Whitehead*.

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.

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0333

BOX:

266

FOLDER:

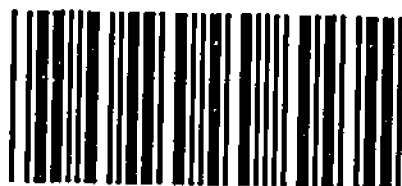
2554

DESCRIPTION:

Kiernan, Thomas

DATE:

06/24/87



2554

POOR QUALITY
ORIGINAL

0334

Counsel,
Filed, 24 day of June 1887
Pleads,

THE PEOPLE
60. vs. 10
274
Thomas Kiernan
MISDEMEANOR.
[Chap. 188, Laws of 1886, §§ 7 and 8, as amended by
Chap. 577, Laws of 1886, §§ 2 and 3; § 480, Penal
Code; Chap. 238, Laws of 1882, § 238;
Ibid., § 1; and Chap. 216, Ibid., § 238.]

RANDOLPH B. MARTINE,
P. & June 27/87 District Attorney.
Yours truly,

A True Bill.
F. Chandler
In Rec. of W. D. [unclear]
Just Insp. [unclear]

Witnesses:

POOR QUALITY
ORIGINAL

0335

OFFICIAL CHEMIST
— TO THE —
N. Y. MERCANTILE EXCHANGE.

Office, and Laboratory

JOSEPH F. GEISLER, Ph. C.,

Analytical and Consulting Chemist,

N. Y. Mercantile Exchange Building.

New Series, No. 1211

New York, Sept. 22nd 1886

Certificate of Analysis

of a sealed sample of "BUTTER"
marked #641-H, Thomas Boyle, 274 Tenth Avenue, September 10th 1886
received from Mr. B. F. Van Valkenburgh, Asst. State Dairy Com.
per Mr. W. W. Meeter on Sept. 11th 1886

This Sample contains
Animal and Butter Fat, - - - 85.18 %
Curd, - - - - - 1.33 %
Salt, [Ash] - - - - - 2.53 %
Water, at 100° C., - - - 10.96 %
100.00 %

Analysis of the Fat present in the sample:
Soluble Fatty Acids, [on a dry basis] - - - 10 %
Insoluble " " " " - - - 90 %
Specific Gravity of the dry Fat, at 100° F., - - - 0.939
Titre, - - - - -

This sample is composed mainly of Animal Fat and is not produced from unadulterated milk, or cream from the same. It contains coloring matter, whereby it is made to resemble butter—the product of the dairy, and is made in imitation and semblance of butter produced from unadulterated milk or cream from the same.

Very Respectfully,

J. F. Geisler

Mr. B. F. Van Valkenburgh

Asst. State Dairy Com.

State of NY
City of New York
County of NY

On the 22nd day of Sept in the year one thousand eight hundred
and Eighty six before me personally came J. F. Geisler
to me known, and known to me to be the individual described in, and who executed the foregoing instrument, and
acknowledged that he executed the same.

E. J. Davis

NOTARY PUBLIC No. 70,
CITY & COUNTY OF NEW YORK.

**POOR QUALITY
ORIGINAL**

0336

No. 691-A
Sept 20/40

POOR QUALITY
ORIGINAL

0337

STATE OF NEW YORK,
City and County of New York, } ss.:

William W. Meeteer, of No. 350 Washington Street,
being duly sworn, says: That he resides at No. 1648 Bathgate Avenue
Street, in the City of New York, County and State of New York, is 47
years of age, and an expert appointed by Hon. JOSIAH K. BROWN, the New York Dairy Com-
missioner; That at the times hereinafter mentioned one Thomas
Cagle was a Retail Grocery Dealer, and had his Grocery Store
in a room in No. 274 South Avenue Street, in the said City of New
York, and occupied and controlled such room; That on the 10th
day of September, 1886, deponent went into said
store and such room so occupied and controlled by
him, and said to Thomas Keirnan that he wanted to
buy some Butter; That the said Thomas Keirnan in
response thereto then and there sold and delivered to deponent 1/2
pounds of the manufactured substance hereinafter mentioned, for which he asked and deponent
then and there paid him 9 cents per pound; That it was so sold
and delivered to deponent by said Thomas Keirnan as
and for Butter, the product of the dairy; That thereafter and on 11th day of
September, 1886, deponent delivered a portion of such substance so sold to
him by said Keirnan to Joseph
F. Geisler, a Chemist of Corof Harrison & Hudson
Streets in said City of New York, and caused the same to be analyzed by such Chemist; That
the certificate thereof made by such Chemist is hereto annexed; That such substance so sold
and delivered to deponent by said Keirnan
was not Butter, the product of the dairy, and was not made from unadulterated milk or cream;
That it was a manufactured oleaginous substance not produced from milk or cream, and had been
made by mixing, compounding with and adding to natural milk, cream or Butter, some animal
fats or animal or vegetable oils; That on said 11th day of
September, 1886, deponent in said
store and room occupied and controlled by him saw a quantity of such manufactured substance
~~offered for sale as and for Butter made from unadulterated milk or cream, with intent to sell the~~
~~same as and for Butter made from unadulterated milk or cream in the ordinary course of said~~
~~Grocery business.~~
Deponent charges that the said Thomas Keirnan
against the peace and dignity of the people of the State of New York and the statutes in such
case made and provided, unlawfully, wilfully and knowingly so, had such manufactured substance
in his possession with intent to sell the same as and for Butter made from unadulterated milk or
cream, and so offered the same for sale with such intent, and so sold the said portion thereof to
this deponent as and for Butter the product of the dairy, and caused, procured, and suffered the
same to be so offered for sale and sold, and was thereby guilty of a misdemeanor.

Sworn to before me this 8th
day of October, 1886.

Wm Patterson

William W. Meeteer

Justice.

POOR QUALITY
ORIGINAL

0330

Second District Police
Court of the City and

County of New York
Municipal

THE PEOPLE, &C.,

vs.

Thomas Keirnan

October 8th 1886

Patterson

Affiant:

William W. McKeen

350 Washington St

Witnesses:

Samuel White

Residence 350 Washington St

Joseph A. Gracie

Residence 350 Washington St

Residence

POOR QUALITY
ORIGINAL

0339

Sec. 151.

Police Court 2nd District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } of New York, or to any Marshal or Policeman of the City of New York, GREETING :

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by William W. Meeter
of No. 1648 Bathgate Avenue Street, that on the 10th day of September
1886 at the City of New York, in the County of New York,

over Thomas Stearns did offer
for sale and sell to said Meeter
1/2 pound of oleomargarine as
and for butter made from
unadulterated milk or cream
from the same against the statutes
in such cases made and provided

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him
forthwith before me, at the 2nd District Police Court, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 8th day of October 1886

W. W. Meeter POLICE JUSTICE.

Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William W. Meeter

vs

Thomas Stearns
274 South Ave

Warrant-General.

Dated October 8th 1886

Callahan Magistrate.

W. W. Meeter Officer.

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

W. W. Meeter Officer.

Dated October 11 1886

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, Oct: 11: 1886

Native of Albany

Age, 57

Sex, Male

Complexion, White

Color, White

Profession, Washer

Married, No

Single, Yes

Read, Yes

Write, Yes

274 - 10 - 27th Ave

POOR QUALITY
ORIGINAL

0340

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK. } ss.

2 District Police Court.

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

Question. What is your name?

Answer.

Thomas Kuman

Question. How old are you?

Answer.

Fifty-seven years

Question. Where were you born?

Answer,

Ireland

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

Answer.

No 195-10 Ave. One and a half years

Question. What is your business or profession?

Answer,

None

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

Answer.

I am not guilty and demand a trial by jury
Thomas Kuman

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0341

BAILED,
No. 1, by Michael Condon
Residence 391 & 392 1st Ave.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court 154 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. Thomas Herman
2. _____
3. _____
4. _____
Offence Adultery

Dated Oct 11 1886

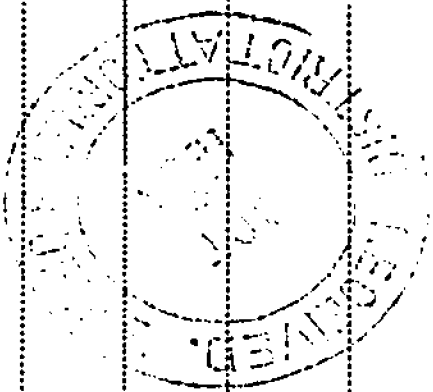
James J. Sullivan Magistrate.
William Campbell Officer.

Quart. Precinct.

Witnesses

No. _____ Street.

No. _____ Street.



No. _____ Street.
John J. Sullivan to answer
called

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

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

Dated Oct 11 1886 J. M. Patterson Police Justice.

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

Dated Oct 11 1886 J. M. Patterson Police Justice.

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

Dated _____ 1886 _____ Police Justice.

POOR QUALITY
ORIGINAL

0342

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 Keenan

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

Thomas Keenan

(Chap. 188, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 8.) of a Misdemeanor, committed as follows:

The said *Thomas Keenan*,

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, *one half pound* of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), unlawfully did intentionally sell, and cause and procure to be sold to one *William W. Meeker*, as and for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SECOND COUNT: (Chap. 188, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 8.)

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

Thomas Keenan

of a Misdemeanor, committed as follows:

The said *Thomas Keenan*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, unlawfully did unintentionally sell and cause and procure to be sold to one *William W. Meeker*, *one half pound*

of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), as and for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

**POOR QUALITY
ORIGINAL**

0343

THIRD COUNT: (Chap. 246, Laws of 1882, § 1).

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

Thomas Sherman —

of a Misdemeanor committed as follows:

The said

Thomas Sherman.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold, at retail, to one

William W. Meeker, one half pound

of a certain substance, not being butter, and commonly called oleomargarine, and did then and there falsely represent the same to the said *William W. Meeker,*

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of said people.

FOURTH COUNT: (Section 480, Penal Code)

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

Thomas Sherman —

of a Misdemeanor, committed as follows:

The said

Thomas Sherman.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one

William W. Meeker one half pound

as an article of food, *one half pound* of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FIFTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

Thomas Sherman —

of a Misdemeanor, committed as follows:

The said

Thomas Sherman.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing *one half pound*

of a certain article and substance in semblance of butter, not the legitimate product of the dairy,

**POOR QUALITY
ORIGINAL**

0344

and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint, in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law in such case, to deliver to the purchaser thereof, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail, to one

William W. Meeker —
from a certain *box* which was not then and there stamped, branded or marked as aforesaid, and unlawfully did not then and there deliver therewith to the said

William W. Meeker —
such purchaser as aforesaid, a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SIXTH COUNT: (Chap. 215, Laws 1892, § 2.)

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

Thomas Sherman —
of a Misdemeanor, committed as follows:

The said *Thomas Sherman*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

William W. Meeker, one half pound
of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SEVENTH COUNT: (Chap. 183, Laws of 1885, § 7, as amended by Chap. 577, Laws of 1886, § 2.)

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

Thomas Sherman —
of a Misdemeanor, committed as follows:

The said *Thomas Sherman*,

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

**POOR QUALITY
ORIGINAL**

0345

at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

William W. Meeker one half pound
of a certain article, substance and compound in imitation and semblance of natural butter produced from pure, unadulterated milk, or cream of the same, the said article, substance and compound, so sold as aforesaid, being rendered, manufactured and produced out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article substance and compound not having been manufactured prior to, and not being in process of manufacture, on the first day of August, in the year of our Lord one thousand eight hundred and eighty six, (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

EIGHTH COUNT: (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3.)

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

Thomas Herman
of a Misdemeanor, committed as follows:

The said

Thomas Herman
late of the City and County aforesaid, afterwards, to wit: on the said *fourth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one *William W. Meeker one half pound*

of a certain compound product and manufacture made in whole from animal fats and animal and vegetable oils, not produced from unadulterated milk or cream, which said compound product and manufacture had been before then, and was then and there colored with coloring matter, whereby the same did then and there resemble butter, the product of the dairy (a more particular description of which said compound, product and manufacture, and of the fats and oils from which the same was so made as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

NINTH COUNT: (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3.)

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

Thomas Herman
of a Misdemeanor, committed as follows:

The said

Thomas Herman
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold to one

William W. Meeker, one

0346

BOX:

266

FOLDER:

2554

DESCRIPTION:

King, John

DATE:

06/06/87



2554

0347

BOX:

266

FOLDER:

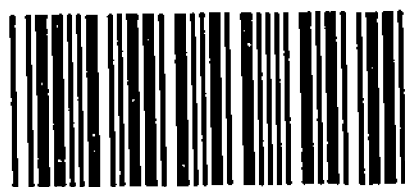
2554

DESCRIPTION:

King, John

DATE:

06/06/87



2554

Witnesses:

Felix Livingston

John O'Kenny

#1.

Counsel,

Filed day of

1887

Pleads

THE PEOPLE

vs.

John King

Grand Larceny in the
(MONEY)
degree.
(Sec. 528 and 537, Penal Code.)

RANDOLPH B. MARTINE,

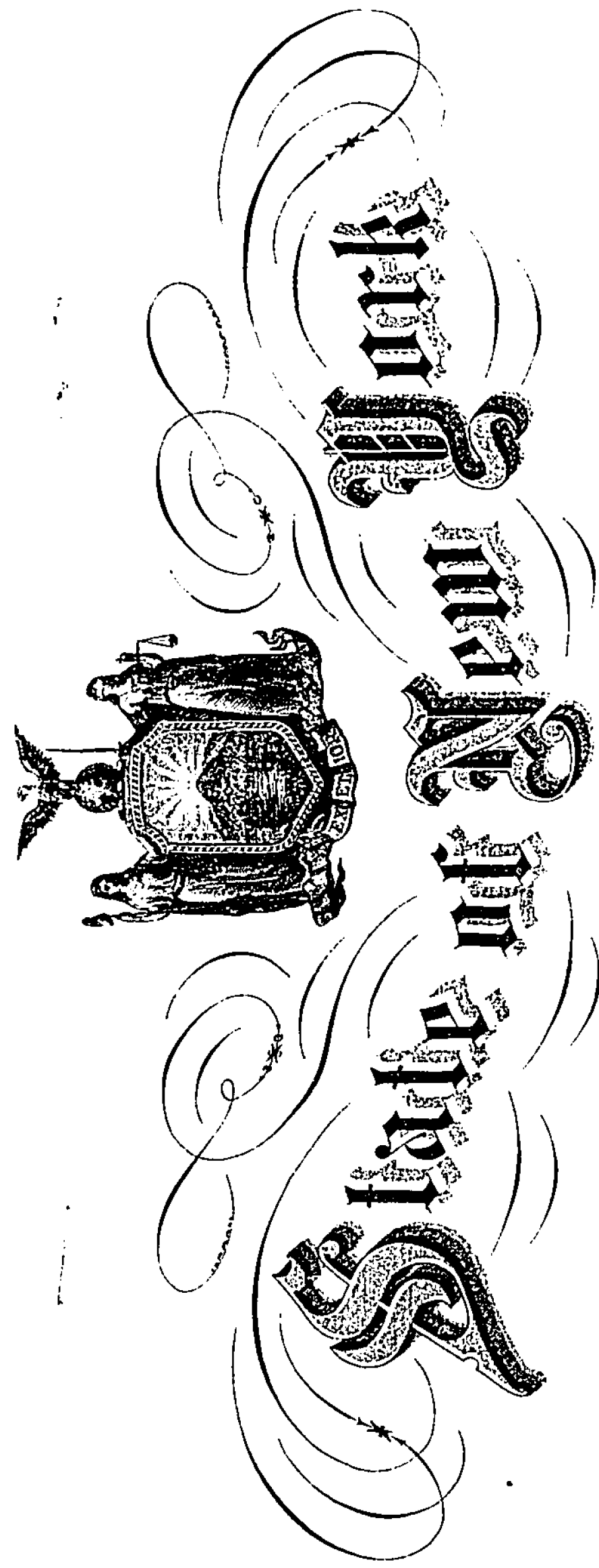
District Attorney.

A True Bill.

F. Gaudet
Served by Foreman.
Officer, County
Reformatory, Elmira.

POOR QUALITY
ORIGINAL

0348

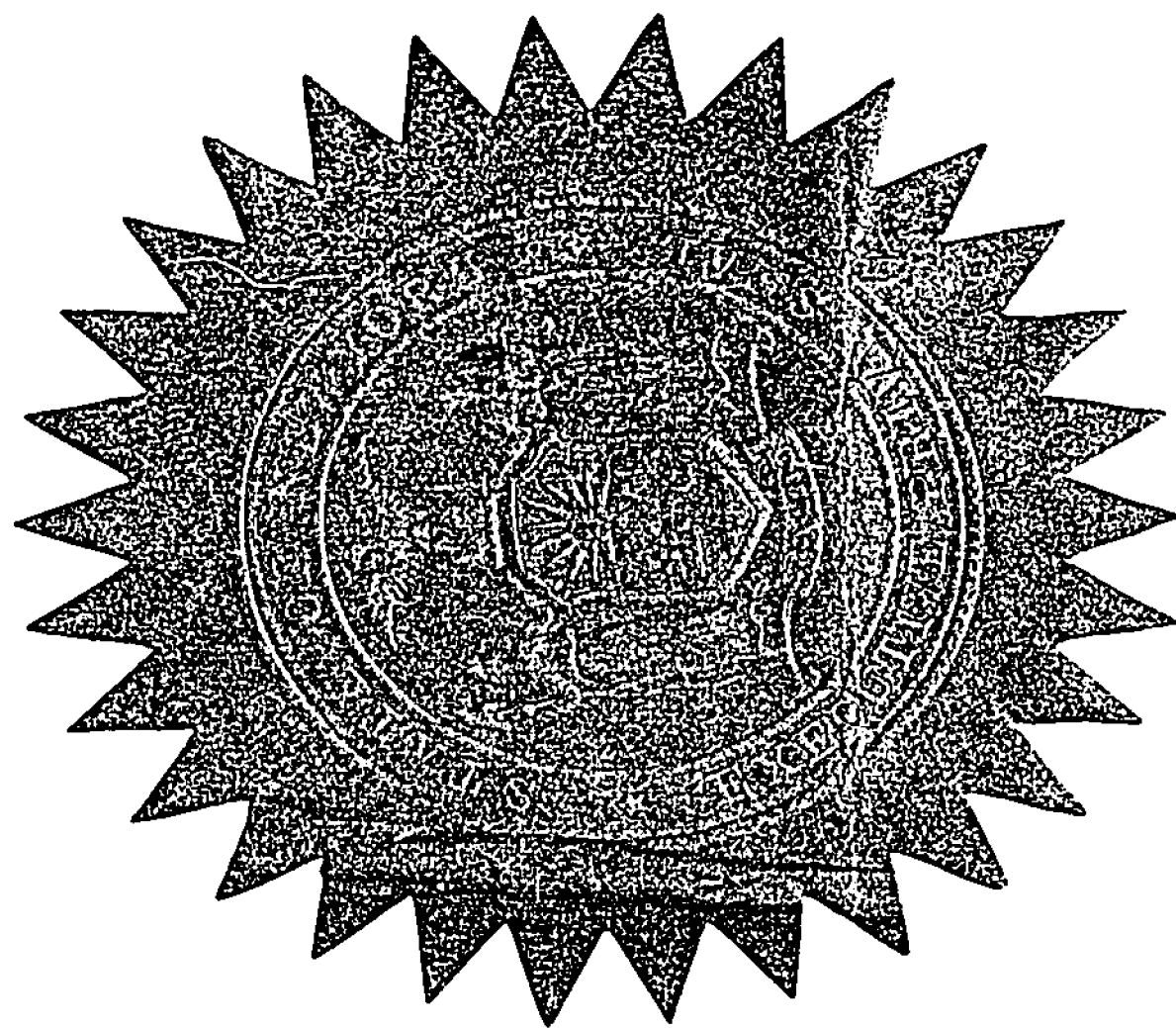


State of New York

EXECUTIVE CHAMBER

The Governor of the State of New York
To All to whom these Presents shall Come:

I know Ye, That I have authorized and empowered
and by these Presents do authorize and empower
William Hogan
to take and receive from the proper authorities of the State
of Pennsylvania, John King, a
fugitive from justice and company, at the exclusive cost
of the County of New York to the State of New
York, there to be dealt with according to Law.



On Witness Whereof I have
hereunto signed my name and affixed the
Great Seal of the State, at the Capitol, in
the City of Albany, this twentieth
day of June, in the year of our
Lord one thousand eight hundred and eighty
seven.

David B. Rice

By the Governor:

Wm. Rice
Private Secretary.

POOR QUALITY
ORIGINAL

0349

**POOR QUALITY
ORIGINAL**

0350

A Fugitive Caught.

John King, who said he lived at 1528 Winter street, was arrested by Detective Crawford yesterday afternoon, charged with being a fugitive from New York, where he is wanted for grand larceny of \$153. Magistrate Pole committed him to await a requisition.

—John King was committed to prison by Magistrate Pole, to-day, to await a requisition from the New York police authorities on the charge of grand larceny.

John King, who was arrested yesterday for the larceny of \$152 from Felix Livingston, of New York, was committed by Magistrate Pole this morning to await a requisition from the New York authorities.

POOR QUALITY
ORIGINAL

0351

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been accepted to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message. This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER	SENT BY	REC'D BY	CHECK
121	Am	20	36 paid Max.

Received at the WESTERN UNION BUILDING, 195 Broadway, N. Y. June 14 1887

Dated Philadelphia 14

To Randolph B. Martine Esq atty WY

John King has been detained in our County prison since May 31/87 awaiting requisition from your City. If you want him you will have to come soon or he may be discharged.
Chas W Wood. Chief of detection

POOR QUALITY
ORIGINAL

0352

In the matter)
)
 of)
)
 John King, a fugitive from the)
)
 justice of the State of New)
)
 York.)
)
 -----)

City and County of New York. ss:

Felix Livingston, being duly sworn, deposes and says: I reside at No. 165 East 60th Street in the City of New York, and am a member of the firm of Morris Livingston & Company carrying on the wholesale and retail liquor business at No. 121 Liberty Street, No. 493 Broadway, and also at No. 589 Broadway in the said City.

For the period of about two years prior to and including the 3rd day of May, 1887, the above-named John King was in my employ as cigar boy at our store No. 493 Broadway. It was a part of his duty whilst so in our employ to take to the bank from time to time such deposits as we desired to make.

On the said 3rd day of May, 1887, the said John King received from the cashier of the firm of which I am a member, John Kinney, whose affidavit is hereto annexed, the firm's bank book together with \$153.50 in money and \$127.83 in bank checks with directions to take the same to the Pacific Bank at No. 470 Broadway in said City of New York where my firm then kept its account, and deposit them to the credit of my firm.

The said King, as I am informed, left our store with the said bank book, money and checks and since that time he

POOR QUALITY
ORIGINAL

0353

2

has not returned to my store, nor has he communicated with me any in way.

The said John Kinney, the cashier of my firm, subsequently went to the said bank and made inquiries as to the said deposit, and was there informed that the said King had not made any deposit on said day on account of my firm.

Deponent therefore charges that the said John King did feloniously take, steal and carry away the said property belonging to deponent's firm.

Since the said John King left my firm's employ I have ascertained through telegrams sent to Inspector Byrnes in this City by the Chief of Police of Philadelphia that the said King was arrested in the said City of Philadelphia on the 31st day of May, 1887, and has been and is now confined in the County jail of Philadelphia awaiting the action of the authorities of this State upon this charge.

I further state that my firm desires that the said John King be brought back to this State for trial upon this charge, and our object herein is solely that the said John King may be punished for the crime which he has committed. My firm does not desire nor expect to use the prosecution herein for the purpose of collecting a debt, or for any private purpose, and will not directly or indirectly use the same for any of such purposes.

During the time when the said John King was in my firm's employ as aforesaid he was not married, but I am informed that the day after he stole the property hereinabove described he married a girl named A. Monahan, the daughter of a policeman of this City, and he and his wife were together in Philadelphia when arrested.

**POOR QUALITY
ORIGINAL**

0354

3

I have been informed that prior to the time when the said John King first came into our employ he resided in the City of Philadelphia and ran away therefrom to this City on account of being charged with the seduction of a girl in that City. Further than as is herein stated I have no knowledge of the previous history of the said John King.

Sworn to before me this
18th day of June, 1887.

Edw. Livingston

Henry W. Winger
Notary Public for
NY 6

POOR QUALITY
ORIGINAL

0355

In the matter)

of)

John King, a fugitive from the)

justice of the State of New)

York.)

City and County of New York. ss:

John Kinney, being duly sworn, deposes

and says. I am now and for the past six months, or there-
abouts, have been in the employ of Morris Livingston & Com-
pany, at their place of business at No. 493 Broadway in this
City, as cashier.

On the 3rd day of May, 1887, I gave to John King,
who was employed as cigar boy at the said store the firm's
bank book together with the property mentioned in the forego-
ing affidavit, with directions to take the same to the Pacific
Bank and deposit the same to the firm's credit, since which
time I have not seen nor heard from the said John King. I
am informed and verily believe that the said John King did
not make such deposit but kept and retained the same to his
own use.

Sworn to before me this

15th day of June, 1887.

Henry W. Winger
Notary Public C. to C.
my C.

POOR QUALITY
ORIGINAL

0356

In the matter)
of)
John King, a fugitive from the)
justice of the State of New)
York.)

City and County of New York. ss:

Charles T. Hunt , being duly sworn,
deposes and says, that he resides at No. *247 N 5th St*
and is the *Bookkeeper* in the Pacific
Bank at No. 470 Broadway in the said City of New York.

No deposit was made on the 3rd day of May, 1887, in
said bank to the credit of Morris Livingston & Company, nor
has any deposit in the amount mentioned in the foregoing affi-
davits of Felix Livingston and John Kinney been made to their
credit since said time.

Sworn to before me this
15th day of June, 1887.

John Danvers
Notary Public
W. H. A.

POOR QUALITY
ORIGINAL

0357

In the matter)

of)

John King, a fugitive from the)

justice of the State of New)

York.)

City and County of New York. ss:

William Hogan, being duly sworn, deposes

and says, that he is a Detective ~~Sergeant~~ of the Municipal

Police of the City of New York. That as he is informed and

verily believes John King herein mentioned was on the 31st day

of May, 1887, arrested in the City of Philadelphia, Pennsylv-

ania, charged with the commission of the crime set forth in the

foregoing affidavit of Felix Livingston, and was taken before

a Magistrate in the said City of Philadelphia and by said Mag-

istrate committed to the County jail of Philadelphia to await

a requisition from the Executive of this State.

That the sources of his information as to the mat-

ters herein stated are telegraphic despatches received by

Thomas Byrnes, the Inspector of Police of this City, from

Charles W. Wood, Chief of Detectives of Philadelphia, and

items published in divers newspapers published in the City of

Philadelphia.

Sworn to before me this

16th day of June, 1887.

William Hogan

Henry C. Canger

Notary Public

m. C.

a 186

POOR QUALITY
ORIGINAL

0358

General Denard

THE PEOPLE OF THE STATE OF
NEW YORK

against

Wm. J. Linn

*Defendant's Application
returned on application
for requisition.*

RANDOLPH B. MARTINE,
DISTRICT ATTORNEY,
No. 32 CHAMBERS STREET,
NEW YORK CITY.

POOR QUALITY
ORIGINAL

0359

District Attorney's Office.

PEOPLE

vs.

John Smith
=
application for
requisition upon
Governor of Penn.
prepared and
forwarded

June 16/87

J. W. Lindsay

Ch. Scharf
Bump left down
at once to R. 1.

ASD

POOR QUALITY
ORIGINAL

0360

Police Court—14 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 493 Broadway Street, aged 37 years,
occupation Cashier being duly sworn

deposes and says, that on the 3 day of May 1887 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 Hundred and fifty-three
dollars and fifty cents.

the property of

Felix Lingelbach but in
deponent's charge and custody

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John King from the

fact that on said date
deponent entrusted said amount
of money into the possession of
said King with the understanding
that said King was to deposit
said money in the Pacific Bank
deponent now says that he has
learned from the Cashier of said
Bank that said King did not
deposit said money and that
said King has reported with
said money John D. Kenney

Sworn to before me, this

day

Police Justice.

POOR QUALITY
ORIGINAL

0361

Sec. 198—200.

District Police Court.

CITY AND COUNTY
OF NEW YORK ss.

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

Question. What is your name?

Answer. *John King*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer, *W.*

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

Answer. *1558. Manhattan St. Phila*

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 have nothing to say*

John J. King

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0362

Sec. 151.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Whereas, Complaint on oath has been made before the undersigned, one of the Police
Justices in and for the said City, by John D. Henry

of No. 493 Broadway Street, that on the 5 day of May
1887 at the City of New York, in the County of New York, the following article to wit :

One hundred and fifty-three
50.00 dollars
of the value of 153.50 Dollars,
the property of Felix Kungsten
was stolen, taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by John Henry

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

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

Dated at the City of New York, this 9th day of May 1887
John Henry POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John D. Henry
vs. #493 Broadway, N.Y.

John Henry

Warrant-Larceny.

Dated May 9th 1887

Andrew J. White Magistrate

Officer.

The Defendant

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

Officer.

Dated 1887

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest,

Native, of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

POOR QUALITY
ORIGINAL

0363

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John D. Henry

vs.

John D. Henry

Offence

Grand Larceny

Dated

188

Magistrate

Officer

Precinct

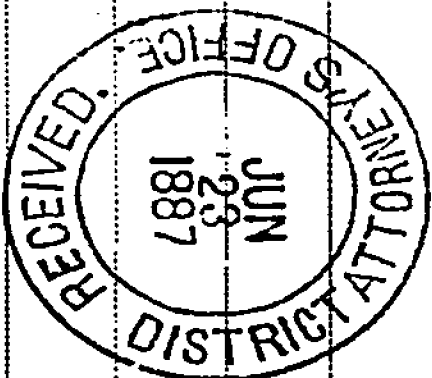
Witnesses

No.

Street

No.

Street



No.

Street

No.

Street

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named 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 June 21 188 A. J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0364

-----X
The People on the complaint
of Felix Livingston

Against

J o h n K i n g
-----X

City and County of New York SS:

Felix Livingston, being duly sworn deposes and says, as follows :- I reside at No. 165 E. 60th street, and am engaged in the wholesale liquor business in the City of New York, at No. 121 Liberty Street and at 493 Broadway and also at 589 Broadway. On or about May, 3rd, 1887, the above named defendant was in my employ as segar-boy at my store No. 493 Broadway. While said King was in my employ it was part of his duty to take to the bank such deposits as I desired to make. On said third day of May, King received from the Cashier of my concern, Mr. John Kinney, my bank-book and \$153, 50 in cash and \$127, 83 in checks, with directions to take the same to my bank and deposit them to my account. Said King, as I am informed, left my store with the said bankbook and money for the purpose of making the deposit, as aforesaid, since that time the above named defendant has not returned to my store, nor has he communicated with me in any way. I am informed and believe that the said King did not make any deposit of the said money, but has kept the same and appropriated it to his own use .

**POOR QUALITY
ORIGINAL**

0365

The name of the bank and its address is the Pacific Bank at 470 Broadway. Since said King left my employ, I have ascertained through telegram sent to Inspector Byrnes in this City by the Chief of Police of Philadelphia, that King has been arrested at said City and is now held in custody there awaiting the action of the authorities of this State, upon this charge. Therefore, I ask that the said King may be indicted and dealt with according to law. My purpose in making this complaint is not to collect a debt or to serve any private end whatever, but simply to punish the accused.

Sworn to this 31st day of May

1887, before me

Rudolph L. Schauf
Commissioner of Deeds
N. Y. City & Co.

John Livingston

POOR QUALITY
ORIGINAL

0366

W. H. H. H. H.

165 East 60 St

John B. H. H. H.

643 Avenue St

THE PEOPLE OF THE STATE OF
NEW YORK,

against

John B. H. H.

Opposition

RANDOLPH B. MARTINE,
DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,
NEW YORK CITY.

Put this on Grand
jury calendar for
1st Monday in June 87

Wm. Parker

POOR QUALITY
ORIGINAL

0367

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

John King

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 *John King*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *third* day of *January* in the year of our Lord one thousand eight hundred and eighty-*seven* at the Ward, City and County aforesaid, with force and arras, in the *day* time of the same day, *two*

(*\$153.50*) promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *eight* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *—*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *—*; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *eight* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *ten* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *—* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *Twenty two dollars and fifty cents*, and certain written instruments and evidences of debt, to wit: orders for the payment of money, as follows: *one* bank cheque for the payment of *2* and of the value of *Twenty five dollars*, one other bank cheque for the payment of *2* and of the value of *Twenty one dollar and twenty five cents*, one other bank cheque for the payment of *2* and of the value of *seven dollars*, one other bank cheque for the payment of *2* and of the value of *six dollars*, and one other bank cheque for the payment of *2* and of the value of *three dollars and fifty cents*, of the proper moneys, goods, chattels, and personal property of one *John King* on the person of the said *John King*, then and there being found, from the person of the said *John King* then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0368

BOX:

266

FOLDER:

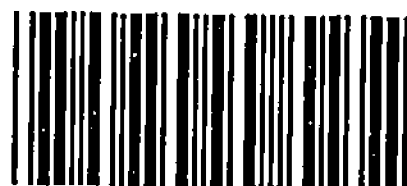
2554

DESCRIPTION:

Kinget, Theodore R.

DATE:

06/29/87



2554

0369

BOX:

266

FOLDER:

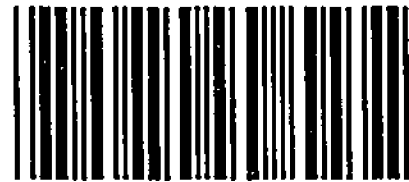
2554

DESCRIPTION:

Smith, Edward

DATE:

06/29/87



2554

POOR QUALITY
ORIGINAL

0370

LOS. 102 NW 22

Witnesses:

Edw. Smith

H. D.

Edw. Smith

It appears to me, from an examination of the evidence in which this indictment rests, that it is insufficient to establish a case for the people. There is no testimony for the prosecution save that of the prosecutive, which is considerably discredited by its own which seems to indicate that the indictment was made solely because she had never been refunded the money paid to left Kingst. The nature of the agreement executed by complainant also appears to me to weaken the case of the people beyond repair.

In these reasons, I recommend the discharge of defendant on his own recognizance.

August 14, 1887

H. H. M. M. M.

Counsel, *Edw. Smith*
Filed, *20* day of *June* 1887
Pleads, *1. Not guilty (not)*

THE PEOPLE

vs.

Theodore R. Kingst

NA
Edward Smith

H. D.

RANDOLPH B. MARTINE,

District Attorney.

Aug 4/87
Disch'd by the Court on
(his own recognizance)
A True Bill.

J. R. Kauder

Foreman.

A. R. M. M. M.

[Section 294, Penal Code]

Second Dist. Police Court

City^{and} County
of New York } ss

Maggie Smith of No 106 West 52^d Street aged 23 years occupation Servant being duly sworn says that on the First day of June 1887 at the City of New York in the County of New York she went to the office No 396 Sixth Avenue in said City which is occupied and conducted by Theodore R. Knight (now here) who represented himself to her as a physician. That deponent then and there informed said defendant that she was pregnant and had been in that condition for the past three months and that she desired an operation to be performed to produce a miscarriage and asked said defendant if he would perform said operation. That said defendant replied that he would perform said operation and produce the miscarriage of said child of which she was pregnant. That said defendant requested deponent to lay down on a sofa in said office and he said defendant

2

then and there raised her clothes and placed his fingers and Speculum in the orifice of her private parts and made an Examination. That said defendant immediately after said Examination as aforesaid informed deponent that she ^{should} return to his office in the night time, and as she was ^{about} leaving said office said defendant informed her that he desired his fee and demanded \$5, which was paid by a man named Edward Smith who accompanied her to defendant's office and who had gotten her with said child, ~~and~~ ^{That} said defendant informed her and said Edward Smith that he would charge \$40 to perform said abortion. Deponent says that on the 6th day of June 1887 thereafter she again visited said defendant's office in company with said Edward Smith and she gave said defendant the further sum of \$35, and he said defendant then and there requested deponent to lay on the Sofa and he said defendant raised her clothes and placed some instrument

POOR QUALITY
ORIGINAL

0373

3

to the office of her room which was attached to an Electric Battery and said defendant made deponent catch hold of a handle which was attached to a rope and said Electric Battery and made her remain in that position for about ten minutes causing her great bodily pain and suffering. That said defendant took the aforesaid articles from her and raised her up and placed her in a sitting posture on the sofa where she remained for three hours thereafter. That said defendant took her to an adjoining room where he left her and she said deponent went to bed and remained there all night and ^{she} got up the following morning at 9 1/2 a M. Deponent says that she was about leaving said place when said defendant desired to perform another operation as aforesaid described and she said deponent refused to permit it being done and she left said office. Deponent

POOR QUALITY
ORIGINAL

0374

41

further says that she is now pregnant
and that Edward Smith is the
Father of said child when born
and that he induced her to
visit said defendant and have
said operation performed

Wherefore deponent charges
said Edward Smith with unlawfully
causing and advising deponent to
go to said defendant, ^{Theodore R. Olmsted} to have
said unlawful act committed
and she said deponent further
charges said Theodore R. Olmsted
with unlawfully and feloniously
using instruments upon her with
intent thereby to procure a miscarriage
as aforesaid in violation of
Section 294 of the Penal Code

Subscribed before me
this 8 day of June 1887
Maggie Smith
Samuel A. Kelly, Police Justice

POOR QUALITY
ORIGINAL

0375

Sec. 198—200

Second District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Theodore R. Kinget 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. Theodore R. Kinget

Question. How old are you?

Answer. 65 years

Question. Where were you born?

Answer, England

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

Answer. 395 Smith Ave 3 years

Question. What is your business or profession?

Answer, Physician

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. R. Kinget

Taken before me this

day of June 1887

Samuel C. H. H. H.
Police Justice.

POOR QUALITY
ORIGINAL

0376

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT,

John Kuzinger
of the 19 Greenwich Police Street, aged _____ years,
occupation _____ being duly sworn deposes and says,

that on the 7 day of June 1887

at the City of New York, in the County of New York, he arrested

Theodore R. Olinget (now here) on
a charge of attempt at abortion
on complaint of Maggie Smith

Whereupon deponent asks
that said defendant be committed
for Examination to give him
an opportunity to procure further
Evidence

John Kuzinger

Sworn to before me, this

of June

1887

day

Samuel C. Smith Police Justice.

POOR QUALITY
ORIGINAL

0377

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Frederic R. King

AFFIDAVIT.

Dated

June 7 1887

D. O. Reilly Magistrate.

Officer.

Witness,

Disposition,

\$5000 &

June 8. 9 1/2 a.m.

POOR QUALITY
ORIGINAL

0370

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

203 130
Police Court- 22 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maggie Smith

Theodore R. Kinget
Edward Smith

8
4

Offence Abortion

Dated June 8 1887

Daniel O. Kelly Magistrate.

John Klingner Officer.

79 Precinct.

Complainant committed to

the House of Detention sure

amount of \$500 to appear

No. 1 of 100 Police Justice

John Klingner 1887

John Thomas 108 for 500 \$/-

\$5000 to answer

Committed

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

Kinget

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifty 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 June 8 1887 Daniel O. Kelly 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.

This is to certify that I the undersigned have introduced my wife Mrs M. Smith to Dr. Ringet for medical treatment, and that I am aware that she has resorted to such means as she could obtain to restore her courses; and I further state that if it should be discovered that Mrs M. Smith is pregnant, and a miscarriage should occur while under Dr. Ringet's treatment, or subsequent thereto, I pledge myself that I will not take any steps or consent to any steps being taken, legal or otherwise against the doctor, but will exonerate him from all blame.

The above statement is made by me of my own free will

POOR QUALITY
ORIGINAL

0380

uninfluenced by any person.

June 6th 1874
J. Edward ~~Smith~~
Smith

POOR QUALITY
ORIGINAL

0381

This is to certify, that I
the undersigned have placed
myself under Dr. Kinget's care
for medical treatment, and
have agreed to reside in his
house as long as he considers
necessary. As I do not desire
to involve the doctor in
any trouble through acts of
my own, I deem it proper
to state, that I have resorted
to such means as I could
obtain to bring on my
couses. I therefore pledge
myself that in the event of
a miscarriage occurring
from what I have done, or
any other complaint result-
ing therefrom while under

POOR QUALITY
ORIGINAL

0382

Dr. Kinget's treatment or sub-
sequent thereto, that I will
not on ~~or~~ my own account
or through the influence
of friends take any steps,
or allow any steps being taken,
legal or otherwise against
the doctor, but exempt him
from all blame, and take
upon myself the entire res-
ponsibility of my own
actions.

I make the above
statement of my own free-
will and influenced by
any person.

In Smith
June 6th
1889 No 128 Est 5th

**POOR QUALITY
ORIGINAL**

0383

Mr Smith

POOR QUALITY
ORIGINAL

0384

New York

June 1/87

\$5

Received of Edward Smith
the sum of five dollars
in part payment. Due \$35
balance.

J. P. Kinget M^d

POOR QUALITY
ORIGINAL

0385

\$35

New York
June 6/84

Received of Edward
Smith the sum of thirty-five
dollars in full for medical
treatment

J. P. Kinget M.D.

POOR QUALITY
ORIGINAL

0386

4/18/72

Smith }
W. }
Kinger }

Exhibits

1. 2. 3. 4.

POOR QUALITY
ORIGINAL

0387

STENOGRAPHER'S MINUTES.

Second District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

BEFORE HON.

POLICE JUSTICE,

188

APPEARANCES:

For the People,

For the Defence,

188

I N D E X .

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Maggie Smith
Dr. Ringer

1 10
10 14

W. J. Cheney
Official Stenographer.

POOR QUALITY
ORIGINAL

0300

2nd DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Maggie Smith
The R. Ringer
Edward Smith
Examination held before Daniel O'Reilly Esq. 1887
Police Justice.

I, M. J. O'Reacy Stenographer of the 2nd District Police

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

Smith and The R. Ringer
as taken by me on the above examination before said Justice.

Dated June 8th 1887

M. J. O'Reacy
Stenographer.

Daniel O'Reilly
Police Justice.

June 8th 1884
Second District Police Court
Hon Daniel O'Reilly - Presiding
Maggie Smith
vs.
Thos R Kinger } Abortion.
Emma Smith.

Maggie Smith being duly
sworn deposes and says
Where do you live?
No 106 West 52nd St.
With whom?

Mr Thomas
How long have you
lived there?

Three months
What kind of a house
is it?

She is a kept woman
What was your duty
there?

Maid to her
How long has you
known Mr Smith

Q
Q
Q
Q
Q
Q
Q
Q

(2)

Q Four months
Has he a frequenter of the
house

Q He did not come
to the House at all, I
met him at friends

Q What was the first day
you went to the Doctor

Q It is in the receipt
June 1st 1884

Q What did the Dr
do?

Q I told him to
find out if I was in
the family way; he made
an examination and
told me I was, another
Doctor told me I was
not.

Q What further then
did he say?

Q He told me to
come back, and not
delay.

Q

(3)

Q

Did he tell you your
parts were inflamed

Q

Yes Sir.
Did he not give you
medicine to take away
inflammation?

A

No Sir, I went
away and went back
last Monday.

Q

With the same man
Gesari.

Q

What is his name?

Q

Edward Smith.

Q

Did he pay the money
or you?

A

He gave the money
but the last money
was mine, the first
was his.

Q

What did the Dr
do on the second visit?

A

He used an Electric
Battery.

Q

He put it in your
hand?

(H.)

Q

Yes Sir; put it inside
he laid me on the sofa
and put a long tube
inside and kept me
lying there ten minutes,
then put something in my
~~xxxx~~ hand, I had to
change it from hand to
hand, Mr Smith had
gone away. I do not know
where he is now.

Q

After this operation was
performed what did you
do?

A

I sat in the office
it was after six o'clock
when I left there, he
said there was a patient
going out of the room;
he took me into the room
afterwards.

Q

What did he
do then?

A

I went to bed
in his house and slept

(5)

Q

There all night
Was anything done by you
or Smith about Boonring
at the Dr house?

Q

No Sir.
Did anything pass
from you after the Oper-
ation.

A

No Sir, but I have
been very sore since.

Q

Were you not sore when
you went there.

A

No Sir, there was
nothing wrong with me
when I went there.

Q

Did you sign your
name to that letter.

A

That is my name,
he insisted on my
writing my name.

Q

Why did he tell you
to sign that?

A

I do not know.
You signed it on June
the 6th.

Q

(b)

Q

Yes Sir, he did not read it to me, Smith did not read it to me either. The Doctor insisted on my signing it.

Q

Was the affidavit read to you?

Q

Yes Sir
Yes Mr. Smith in the room when you signed that paper.

Q

Yes Sir.
How long was the Doctor drawing it up? Did he draw it up?

Q

He had it in the Office, he had it already. Did you see Mr. Smith sign the paper?

Q

Yes Sir
Do you know his signature is that?

Q

I do not know his right name, he only signed, I saw

Q

(1/1)

Q I'm given that paper
(Exhibit 4)

Q Did you
visit any other Doctor?
A Yes Sir, to see if I
was in the family way
and the other Dr told me
No.

Q Who recommended you
to go to Dr. Singer?

A I saw it in "The
World" & just went
there to find out if they
did so, he told me
he did.

Q Did you ever take
any medicine to bring
out your course?

A I did, the first
week, the Doctor did not
tell me my parts were
inflamed.

Q Was it the first
week after your course
would not come

(8.)

Q

Yes Sir.
Did not the Doctor tell
you your wound was
displaced?

A

He said I
must be more than three
and a half months gone
that was the last visit
I have been examined
since by any Physician

Q

No Sir.

Q

Is the child alive in your
body now?

A

Not so soon
three months

Q

Has any miscarriage
been produced or you

Q

No Sir.

You left on the morn-
-ing of the Seventh of June
1874

Q

Yes Sir.
What did you tell the
Doctor?

A

He asked me to

9

go into the Office to
perform another exami-
-ation, and I said no,
that I might return,
I demanded my money
Because he did not
perform the Operation, he
did not perform a mis-
-carriage, but it may
come, I demanded my
money back when I could
not stay in the place,
what I saw there was
enough to frighten me,
I heard so much from
two girls. He did not
give me medicine at all
Q And he apply any
medicine to your parts
No Sir.

Q When you went to Capt
William what did you
tell him?

9

(10)
Q I said if I got my
money back I did not
want to make any
trouble. She or would
not return the money.

Sworn to before me
this 1st day of May 1884
Alice Justice

Motion to Dismiss
Denied

Doctor Kinget being
duly sworn deposes and
says, that he is the defend-
ant.

Q A Where do you live
396 - 6th W. I saw the
Complainant before. She
came to me with a man
who called himself Edward
Smith and represented this
woman to be his wife, he
said he believed that she

11,

was pregnant, that she
had taken medicine and
everything she could to pro-
-duce a miscarriage.
She complained of pain,
and wanted me to
make an examination.
I did so. I found the
mouth and neck of the
Womb greatly swollen,
the cervix she had no
place to go, and want-
-ed to remain with me.
I told her I could give
her accommodation till
she was well. She meant
to remain a week or two,
I could not say but, if
might be a month, but
I would not charge her
any more. I stated to her
at the time when I have
stated now, that her
womb was inflamed
and displaced, I said

(12)

I was afraid some
thing else had been done,
then she confessed that
she had taken medicine.
I did not make any
application at that time,
or any other time. She
wanted to know what
the instrument was
I told her to take it
in her hand, she took
one handle in her hand
and I took one handle
in the other, connecting
it with a very gentle
current, that she might
feel it. It was not
applied to her.

Q

When you discovered
her condition did you
say any thing about her
signing a paper

A

I did. I told
her, I could not allow
her to come into the

(1.3)

house except she signed a statement as to her condition, holding me free from blame, in the event of miscarriage, she signed the paper and read it for two or three minutes and gave it to Mr Smith and he read it, he said he was her husband.

Q

Did you do anything towards attempting an Abortion?

Q

No Sir, by no means. I did not apply anything but make an examination.

Q

You never attempted an Abortion on her

Q

No Sir.

You never used any instrument

Q

No Sir. When she got up, she asked

14

is that all, I said I
can attend you another
time, she said she
thought she could go
away, she wanted the
money back and I did
not agree to perform an
abortion on her, I never
do.

Sworn to before me
this 8th day of June 1884

Police Justice

Filed in Five thousand
Dollars (\$ 5000) & answer

M. J. Treacy

Stenographer

2nd Dis. P. Court

14

POOR QUALITY
ORIGINAL

0403

Deputy District Police Court.

Maggie Smith

vs.
Geo. C. Ringer

Adoption

STENOGRAPHER'S TRANSCRIPT.

Done. J. H. 1887

BEFORE HON.

Samuel C. Bailey
Police Justice.

W. J. Draney
Official Stenographer.

POOR QUALITY
ORIGINAL

0404

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

John Kuzinger
of the 19th Precinct Police Street, aged years,
being duly sworn deposes and says,
that on the day of 188
at the City of New York, in the County of New York, Maggie Smith

The within named Complainant is a
necessary and material witness against
Theodore R. Klinget. the within named
defendant Dependent says that said
Complainant has expressed a desire not
to prosecute and is an unwilling witness
and believes that she will not appear
to prosecute and prays that she give
oath for her appearance to testify

John Kuzinger

Sworn to before me, this day

19 June 188

at

Paul J. McNeill Police Justice.

POOR QUALITY
ORIGINAL

0405

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Theodore R. Kinagh
and Edward Smith

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

Theodore R. Kinagh and Edward Smith
of the CRIME of Abortion, —

committed as follows:

The said Theodore R. Kinagh and Edward
Smith, both

late of the First Ward of the City of New York, in the County of New York afore-
said, on the sixth day of June, in the year of our Lord
one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

did feloniously use and employ, and
cause to be used and employed, in and
upon the womb and body of one Maggie
Smith, who was then and there a
woman pregnant with child, a certain
instrument to the purpose of procuring
abortion, with intent thereby to
procure the miscarriage of the said
Maggie Smith, the said use of the
instrument aforesaid not being then
and there necessary to preserve the
life of the said Maggie Smith or
of the child in the womb she was so
pregnant as aforesaid; against the
provisions of the Statute in such case made

and granted, and against the peace
of the People of the State of New
York, and their dignity.

Second Count.

And the Grand Jury of record,
by this indictment further accuse the
said Theodore R. Vinson and Edward
Smith of the same crime of Abortion,
committed as follows:

The said Theodore R. Vinson, late
of the Ward, City and County of record,
afterwards, to wit: on the day and in
the year of record, at the Ward, City
and County of record, did unlawfully
use and employ in and upon the body
and body of the said Maggie Smith,
as being then and there a woman, great
with child, a certain other instrument
to the said Grand Jury of record, and
with intent thereby to produce the
miscarriage of the said Maggie Smith,
the said use of the instrument of record
not being then and there necessary to
preserve the life of the said Maggie
Smith or of the child in the womb she
was so great as aforesaid. And the
said Edward Smith, late of the Ward,
City and County of record, on the day
and in the year of record, at the Ward

POOR QUALITY
ORIGINAL

0407

By and County of said, in the intent
by the same means of said to produce
the punishment of the said Maggie
Smith, did then and there feloniously
cause the said Theodore B. Wright, in
manner and form of said, then and
there the said instrument, in and upon
the words and tenor of then the said
Maggie Smith, so to use and employ
against the form of the Statute in
such case made and provided, and
against the peace of the People of the
State of New York, and their dignity

Third COUNT.

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

Theodore R. Kinney and Edward Smith
of the CRIME of Abduction, —

committed as follows:

The said Theodore R. Kinney and Edward Smith, both

Ward,
late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid,
Ward,
at the City and County aforesaid, did unlawfully use, and
cause to be used, in and upon the person
and body of the said Maggie Smith,
residing then and there a woman of legal
age and of sound mind, certain means
to the end, of procuring and obtaining,
with intent thereby to produce the mis-
carriage of the said Maggie Smith,
the said use of the said means and doing
then and there necessary to procure the life
of the said Maggie Smith, and the said
with which she was so treated, as aforesaid,
against the form of the Statute in such
case made and provided, and against the
peace of the People of the State of

Went up to, and their inquiry

Fourth Count.

And the Grand Jury of said, my said
Indictment further accuse the said Theodore R.
King and Edward Smith of the same crime
of Abortion, committed as follows:

The said Theodore R. King, late of
the Ward, City and County of said, did
to wit: on the day and in the year of said,
at the Ward, City and County of said, did
feloniously use in and upon the womb and
body of the said Maggie Smith, so being
then and there a woman pregnant with
child, certain then means to the Grand Jury
of said, unknown, with intent thereby to
produce the miscarriage of the said Maggie
Smith, the said use of the said means not
being then and there necessary to preserve the
life of the said Maggie Smith, or of the
child in which she was so pregnant as
of said. And the said Edward Smith late of
the Ward, City and County of said, on the day
and in the year of said, at the Ward, City
and County of said, with intent thereby to
produce the miscarriage of the
said Maggie Smith, did then and there
feloniously cause the said Theodore R. King
in manner and form of said, then and
there the said means in and upon the womb
and body of the said Maggie Smith,
so to use and employ, against the form of
the Statute in such case made and provided,
and against the peace of the People of the
State of New York, and their dignity

Charles B. Smith

District Attorney.

04 10

BOX:

266

FOLDER:

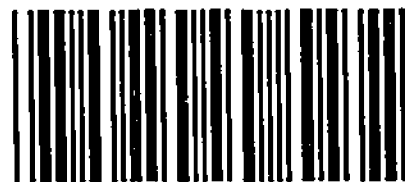
2554

DESCRIPTION:

Koenig, Adolph

DATE:

06/22/87



2554

POOR QUALITY
ORIGINAL

0411

Witnesses:

Counsel, *Edw. A. Martin*

Filed, *23* day of *April* 188*7*

Pleads, *Not guilty*

THE PEOPLE

vs. May 29 1889

PETIT LARCENY.
[Sections 528, 532. Penal Code.]

Adolph Schoenig

July 26 Part I

EDWARD B. MARTINE,

District Attorney.

Quincy May 14 1889
at dep. regt. Wm. D.

A True Bill.

F. J. Hurd

Subpoena Property of Robert
to bring money for May 14/89

Wm. D. and

of New York

POOR QUALITY
ORIGINAL

04 12

District Attorney's Office.

Part One
PEOPLE
vs.

Adolph Kuring

May 14th 1919

Served Personal
Except Hooker
May 10th 1919

POOR QUALITY
ORIGINAL

0413

Sec. 192.

J. D.
District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before *Jacob M. Patterson* a Police Justice
of the City of New York, charging *Adolph Koenig* Defendant with
the offence of *Larceny*

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

We, *Adolph Koenig* Defendant of No. *404*
East 53rd Street; by occupation a *Clack*
and *John Byrne* of No. *623 Lexington Avenue*
Street, by occupation a *Manufacturer* Surety, hereby jointly and severally undertake that
the above named *Adolph Koenig* Defendant
shall personally appear before the said Justice. at the *6th* District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of *Ten*
Hundred Dollars.

Taken and acknowledged before me, this *14th*
day of *May* 188*7*

J. M. Patterson POLICE JUSTICE.

John Byrne

POOR QUALITY
ORIGINAL

0414

CITY AND COUNTY } ss.
NEW YORK, }

John Byrne
day
188
14th
May
Justice

Sworn to before me, this

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

land known as premises No. 415 East
54th Street in said City and of the
value of forty thousand dollars now all
incumbered as therein of which deposit
is made of one day interest therein

John Byrne

5 District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Adolph Koenig

Taken the 14th day of May 188

Patterson Justice.

POOR QUALITY
ORIGINAL

0415

Police Court—

5th District.

Affidavit—Larceny.

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

Wendelin J. Nauss
of No. 219 East 10th Street, aged 37 years,
occupation Butcher being duly sworn

deposes and says, that on the 12th day of May 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

Good and lawful money of the
United States, consisting of three
silver dollars and two silver
half dollars, said money being now
here shown and being in all
of the value of four (4) dollars

the property of deponent and Charles E. Nauss and
Herman Appmans, Co-partners, doing business
under the firm name of "Nauss Bros"
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 Adolph Koenig, now here,

for the reasons following, to wit: That
said defendant is an employee of
Nauss Bros. and has access to the
money drawer containing said money.
That for a year past, and since the
time said defendant has had
charge of the cash, the cash has
been short to the amount of about
ten dollars per day.

That deponent, believing the said
defendant was stealing daily from
said firm, caused the money ap-
proprate to be marked, and saw said
marked money placed in the cash
drawer box of said firm on the

POOR QUALITY ORIGINAL

0416

night of the 11th instant, and the same
contents and placed in the hands of
Jacob Grimm, the manager of said
firm. That said defendant called
at the residence of said Grimm, at
East 119th Street, and was his daily
Custom and duty to do, for said box
and money and received the same
from said Grimm. That it was then
the duty of said defendant to carry said
box and money to the store and open
the same and place the money in
the cash drawer. That after said
defendant had done so, and about
one or two hours after he had so
opened the box and taken out the
money, defendant carried his trunk, and
at the Station house defendant saw
the said defendant searched and then
and there found said marked money
in his pocket and in his possession.

Hendrick J. Staveland.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888
Police Justice.

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

There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
1. 2. 3. 4.	
Dated 1888	Magistrate.
Witnesses,	Officer.
No.	Clerk.
No.	Street.
No.	Street.
No.	Street.
No.	Sessions.
No.	to answer

Given & before me this
10th day of May 1888
J. M. Durston
Notary Public

POOR QUALITY
ORIGINAL

0417

Subscribed and sworn to before me this _____ day of _____ 1887
at _____
Notary Public

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5th DISTRICT.

Jacob Grimm
of No. *136 East 119th* Street, aged *28* years,
occupation *Butcher* being duly sworn deposes and says
that on the *night of the 11th* day of *May* 1887
at the City of New York, in the County of New York, *deponent, who*
is Manager for Nauss Bros., took
seven marked silver dollars and eight
marked half dollars in the Cash Box
of said firm, and counted the money
therein which amounted forty eight
dollars and seventy eight Cents. That
on the morning following deponent
delivered said Box and money to
the defendant Adolph Koenig, now
here. That thereafter deponent counted
the money in the Cash drawer

POOR QUALITY
ORIGINAL

04 18

Deponed before me this
13th day of May 1887
J. McClellan
Judge

and found it about six or seven
dollars, and after the arrest of said
defendant defendant saw him
searched at the Station House and
found on his person and in his possession
three of said marked dollars and 2
said marked half dollars, being a portion
of the marked money defendant placed in
the box and delivered to said defendant.
Jacob Grimm

Police Court, District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

POOR QUALITY
ORIGINAL

0419

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name?

Answer

Adolph Koenig

Question. How old are you?

Answer

20 years of age

Question. Where were you born?

Answer.

Germany

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

Answer.

404 East 53rd St. five 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 am not guilty & demand a
jury trial
A. Koenig

Taken before me this

12th

day of March 1887

Police Justice.

POOR QUALITY
ORIGINAL

0420

BAILED,
No. 1, by John Bagnel
Residence 623 Lexington Ave.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Adopted June 10th 1887
at 9th P. M. Court
Pending at 10th P. M.
Adopted June 12th 1887
10. a. m.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adopted June 10th 1887
219 E. 10th
Adolph Koenig

Offence Larceny
Misdemeanor

Dated June 12th 1887

William Magistrate.

William Officer.

William Precinct.

Witnesses William Street.

William Street.

William Street.

William Street.

William Street.

William Street.

William Street.

William Street.

William Street.

William 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

Adolph Koenig
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 June 12th 1887 J. M. Patterson Police Justice.

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

Dated June 12th 1887 J. M. Patterson Police Justice.

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

Dated _____ 1887 _____ Police Justice.

POOR QUALITY
ORIGINAL

0421

Grand Jury Room.

PEOPLE

vs.

May 9-89

This case the
Col directs to be
tried to day, as the
case is an old
one and the principal
witness is to leave the
city

JML

POOR QUALITY
ORIGINAL

0422

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 Hering

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

Charles Hering

of the CRIME OF PETIT LARCENY, committed as follows:

The said

Charles Hering

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

*Three silver coins of the United
States, of the kind called
dollars, of the value of one
dollar each, and two other
silver coins of the United
States, of the kind called half
dollars, of the value of fifty
cents each, —*

of the goods, chattels and personal property of one

Wendell J. Haver,

then and there being found, then and there unlawfully 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.

Richard J. B. Smith

District Attorney.

0423

BOX:

266

FOLDER:

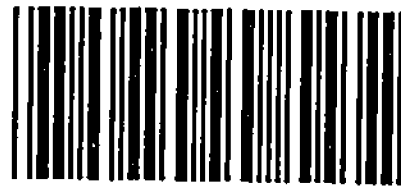
2554

DESCRIPTION:

Kruger, Julius

DATE:

06/28/87



2554

POOR QUALITY
ORIGINAL

0424

Witnesses:

Counsel,

Filed, *28* day of *June* 188*7*

Pleads,

THE PEOPLE

vs.

BIGAMY.
[Section 298, Penal Code].

Julius Kruger

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

F. J. Cavell

Foreman.

June 29/87

Guilty
S. P. Mc Gear.

0425

THE CITY OF NEW YORK
DEPARTMENT OF RECORDS AND INFORMATION SERVICES
MUNICIPAL ARCHIVES

SEPARATION SHEET

INSTRUCTIONS: For each item or unified group of items separated, complete two exactly duplicate forms. Place one form within the collection at the exact place the separated item would occupy if it could remain in the collection. File the other form with the separated item in its new location.

DESCRIBE ORIGINAL LOCATION OF ITEM (S):

1. Record Group:
COURT OF GENERAL SESSIONS
INDICTMENTS

2. Subgroup:

3. Series:
COURT OF GENERAL SESSIONS
INDICTMENTS

4. File Unit & Box No.

Kruger, J. "K" 6/87
Box 266 Folder 2554

5. BRIEF DESCRIPTION OF ITEM (S):

#10

① Marriage Certificate
JULIUS KRUGER AND MARGARETHA
ROSENBLUM

① MARRIAGE CERTIFICATE
JULIUS KRUGER AND LIZZIE STRUCK

Both documents in GERMAN

SEPARATED TO:

6. New Location:

Oversize box

7. Room:

8. Date Separated:

1-15-98

9. Separated By:

M. L.

An Adressen bei: Geo. Topp, J. Gortler, 238 West 40. Str., New York, und bei Geo. S. S. Green, 82 Avenue C, New York.

0426

Vom Trau- stein

Es wird hiermit bezeugt, dass

am 26. September d. J. 1886 der

Bund der heiligen Ehe

zwischen Mr. Julius Krüger

aus Germany

und Mr. Lizzie Struck

aus New York City

durch der Unterzeichneten geschlossen wurde.

Zeugen

waren: Gustav Johnson

Mary Jeppe

John Messy

am 26. September d. J. 1886

in New York City

Grommer Eheleute Lösung:

Ich und mein Haus, wir sind bereit, Dir, Herr, die ganze Lebenszeit,
Mit Herz und Leib zu dienen.

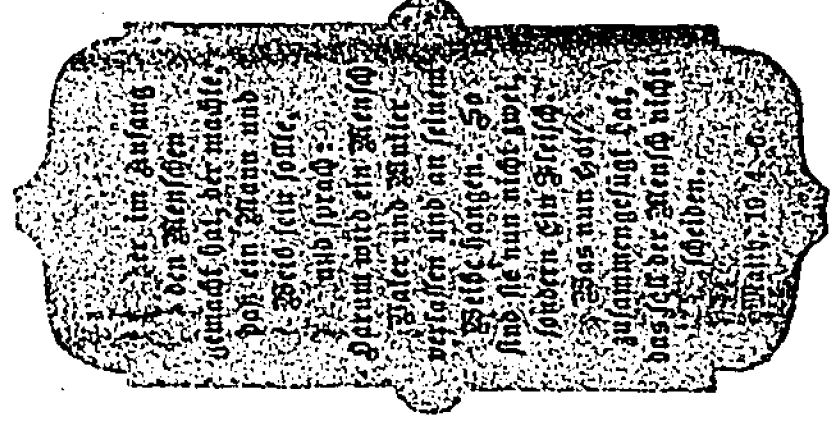
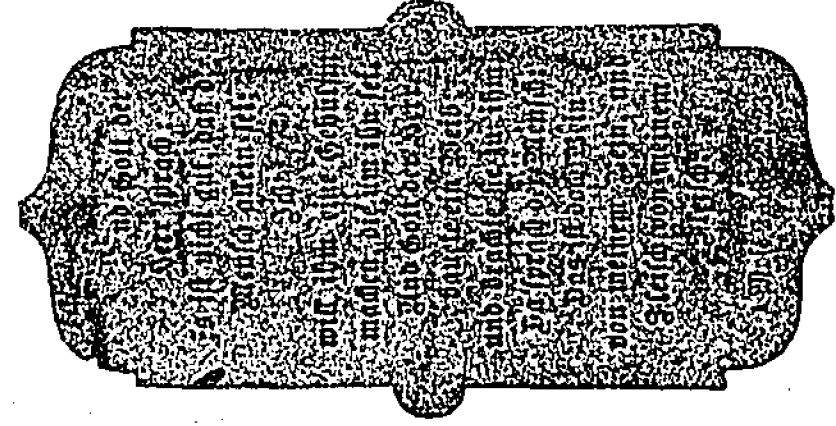
Du sollst der Herr im Hause sein; Gib Deinen Segen mir darzu,
Dass wir Dir willig dienen!

Eine kleine, fromme, reine Hausgemeinde nach' aus Allen!

Dir nur soll sie wohlgefallen.



van Rhein



s wird hiermit bezeugt, dass

am 21 September A. I. 1866 der

Bund der heiligen Ehe

zwischen Hr. Julius Niere

aus Gernsheim

und Hr. Lizzie Struck

aus New-York City

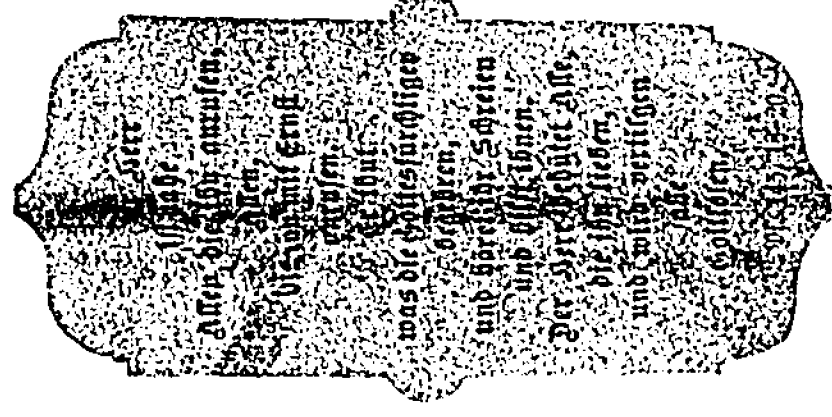
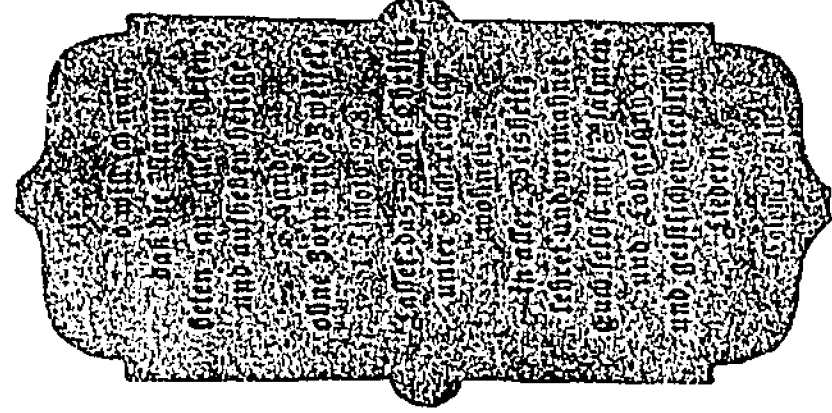
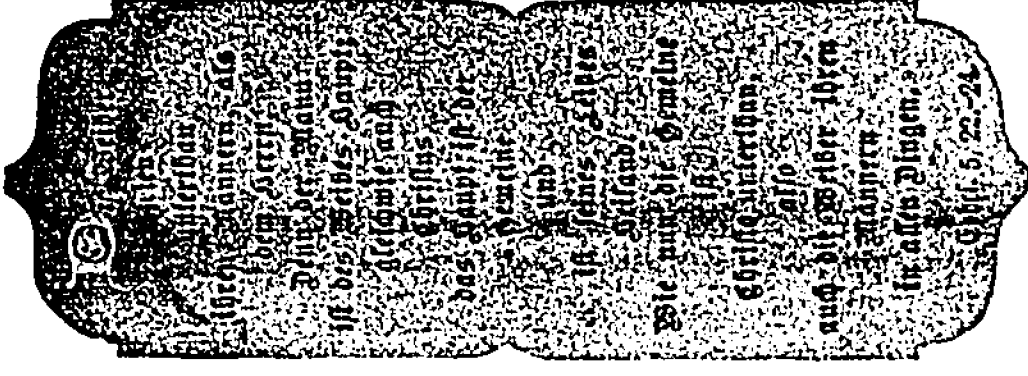
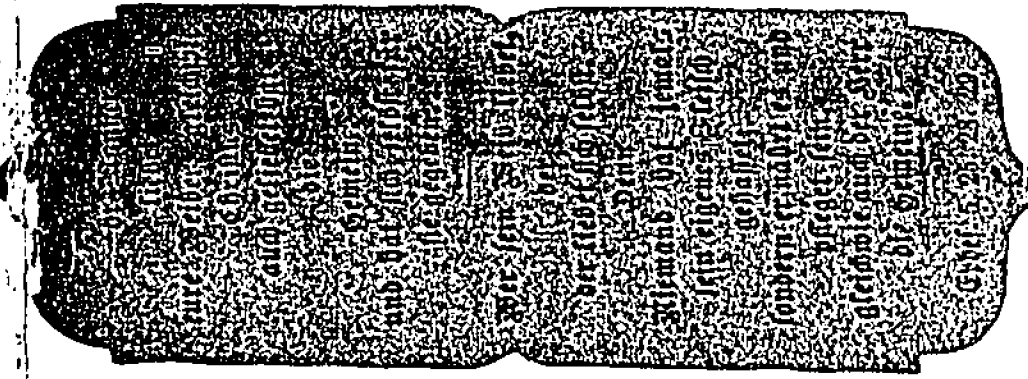
durch den Unterzeichneten geschlossen wurde.

Zeugen waren:

Guider Johannsen
Hans J. Jepsen

Gegeben Düsselndorf
am 26 September 1866

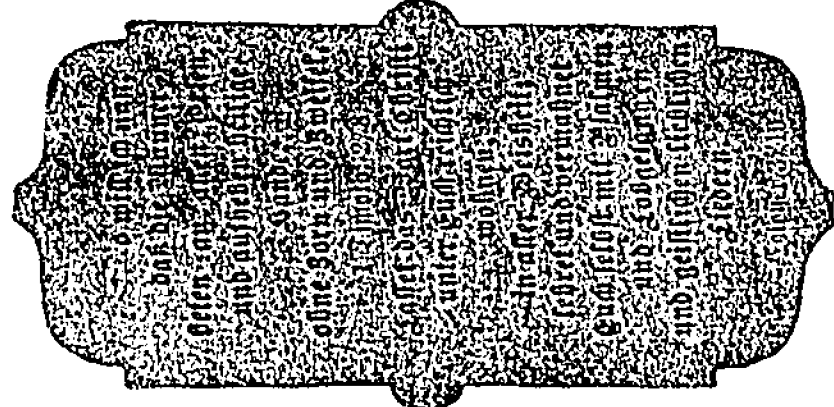
John Meyer
De Wico Gernsheim
in Doppelkrone



Frommer Eheleute Lösung:

Ich und mein Haus, wir sind bereit, Dir, Herr, die ganze Lebenszeit,
Mit Seel' und Leib zu dienen.
Du sollst der Herr im Hause sein; Gib Deinen Segen mir durch,
Daß wir Dir willig dienen!
Eine kleine, fromme, reine Hausgemeinde mach' aus Allen!
Dir nur soll sie wohlgefallen.

0429



Ich hab' den Pfand
 Von mir genommen
 Und hab' ihn fortgeschickt
 Nach im Himmel.
 Dort ist der Pfand
 In Gottes Hand.
 Ich hab' den Pfand
 Von mir genommen
 Und hab' ihn fortgeschickt
 Nach im Himmel.
 Dort ist der Pfand
 In Gottes Hand.
 Ich hab' den Pfand
 Von mir genommen
 Und hab' ihn fortgeschickt
 Nach im Himmel.
 Dort ist der Pfand
 In Gottes Hand.

[illegible][illegible]

Gronimer Eheleute Lösung :

Mit Herz und Leib zu dienen.

Mit Herz und Leib zu dienen.

Du sollst der Herr im Hause sein; Sieb Deine Segen nur herein,

Daß wir Sie willig dienen!

(Eine kleine, fromme, reine Hausgenosse nach) aus Offen,

Dir nur soll sie wohlgefallen.

ch und mein Haus, wir sind bereit, Dir, Herr, die ganze Lebenszeit,

John Murray
Esq. Miss. General
in London

ch und mein Haus, wir sind bereit, Dir, Herr, die ganze Lebenszeit,

Du sollst der Herr im Hause sein; Sieb Deine Segen nur herein,

Daß wir Sie willig dienen!

(Eine kleine, fromme, reine Hausgenosse nach) aus Offen,

Dir nur soll sie wohlgefallen.

POOR QUALITY
ORIGINAL

0430

Friede
sei mit Euch.

Ich will nicht
lassen wollen dem Herrn dienen

Glorie an den Herrn
Jesus Christum

So wirst du und
dein Haus selig

Habt ihr je Mangel gehabt
und sie sprachen Herr nie kennen

Es ist nicht gut das der Mensch
sich nicht an Gott hält



Erbschaft

Dass Jesus das Beispiel willigen Krieger

aus
Stettin Preussen

und
Margarethe Rosenblum

am 21. im Mai 1884

durch den Unterzeichneten in Gegenwart der Zeugen:

Johann Jung - Bertha Arnoldt

Hattie Arnoldt - Jacob Jung

Ehelich verbunden
worden sind, wird hierdurch glaubwürdig bezeugt.

Neu York, 2 Juni

A.D. Eintausendachtundachtzigund 84

J. W. W. W.

Pastor

Ps. 128.

1. Wohl dem, der den Herrn fürchtet und auf seinen Wegen gehet.
2. Du wirst dich nähren deiner Hände Arbeit, wohl dir, du hast es gut.
3. Dein Weib wird sein wie ein fruchtbarer Weinstock um dein Haus herum, deine Kinder wie die Ölzwäige um deinen Tisch her.
4. Siehe, also wird gesegnet der Mann, der den Herrn fürchtet.
5. Der Herr wird dich segnen aus Zion, dass du sehest das Glück Jerusalems dein Lebenlang.
6. Und sehest deiner Kinder Kinder Friede über Jerusalem.

No. 20.

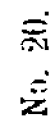
und wenn es köstlich gewesen ist, so ist es Mühe und Arbeit gewesen. Ps. 90 v 10.

Spr. Sal. 31,
10, 11, 12, 20.

Wenn ein tugendhaftes Weib beschert ist, die ist viel edler, denn die köstlichsten Perlen. Ihres Mannes Herz darf sich auf sie verlassen, und Nahrung wird ihm nicht mangeln. Sie hat ihm Liebes u. kein Leids sein Lebenlang. Sie breitet ihre Hände aus zu den Armen, und reicht ihre Hand dem Dürftigen.

Verlag von Ernst Kaufmann, 65 & 66 Fulton Street New York.

0431



POOR QUALITY
ORIGINAL

0432

Thy

Hopson Street Church

Lizze Street

601 Franklin St

Brooklyn E. I

January 1, 1886

This is Certify that I Maggie Rosenblohm
Will Part and saprate from Julius W. Kruger
on the account of that we can not agree with
With each other as Man and Wife fore we had
truble as long as we are married and that is nearly
2 years and now I am tired of living with
Julius W. Kruger fore I know that if we would
live with each other any longer it would give
a Bad end with each other I now agree to part
and saprate for ever as long as I live I divorce
my Self in a quiet way I do not want to go to
Court to get a Divorce beause I do not want to be
Disgraced all over So I will Write this agreement this
is to prove that I do not want to live with
Julius W. Kruger The way do as he please and I
will Do the same I part my self so that we will
never regnice each other as Man and Wife but as
strangers I allso agree to Keep the Child Bertha Kruger
as long as I live and also forfit all claims
on Julius W. Kruger

Written by Maggie Rosenblohm

Witness. Wife Annie Bastian.

Brooklyn E.H.

January 1st 1886

This is to certify.

That I Julius William
Krugger have chalenged you "Maggie"
Rosenblum for a Lawfull Divorce, on your
own bad conduct and unfaithfulness to mee
as my Wife; against which ^{you} greatly protest on
account of exposure of your ^{bad} character which has
already been partly exposed; I therefore deem it
nessesary to take legal proceedings against you
Maggie Rosenblum if nessesary, against your
will; so that you can not play some shley
trick or Blackmail me as you have done
before or that you can not go back on your
own agreement and separation from me, I ask
in the name of the Law, to signify this
agreement with your own Name!

As Witness there of. Mennie Rosenblum.

0435

POLICE COURT, 3 DISTRICT.

of No. 526 5th Street, being duly sworn, deposes and says,

that on the 26 day of September 1886

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

Julius Kruger (nowhere) did feloniously interfere with deponents and did take deponents to wife he said Julius well knowing at the time that Margaret Kruger who is the lawful wife of said Julius was then living and in full life.

That the Ceremony of Marriage
between deponent and Sara Julius was
duly performed and solemnized
by the Reverend John Meury, a Minister
of the Christian Gospel

That from and after the said marriage said Inten and deponent did live and cohabit together as man & wife

Sworn to before me this
19th day of June 1889 Lizzie Struck
J. H. H. H. H. H.
B. H. H. H. H.

City & County of New York

Margaret Kruger
aged 25 years residing at No. 20
Manger Street in the City of Brooklyn
being duly sworn deposes & says
that deponent is the lawful wife
of Julius Kruger (nowhere) That

POOR QUALITY
ORIGINAL

0436

deponent was duly married to said
Julius at the City of New York on the
31st day of May 1884, and that the
ceremony of said marriage was
performed by the Reverend J. Werner
a Minister of the Christian Gospel
That said Julius and deponent
did from and after said marriage
live and cohabit together as man
and wife

Sworn to before me this } Margaret Kruger
19th day of June 1889 }

J. Merriford
Police Justice

POLICE COURT—

DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition

POOR QUALITY
ORIGINAL

0437

Sec. 108-200

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Julius Kruger 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.

Julius Kruger

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer,

Germany

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

Answer.

526 5th Street 3 months

Question. What is your business or profession?

Answer,

Painter

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

Answer.

I am not guilty and I waive Examination of W. Kruger.

Taken before me this

day of

June 1887

Police Justice.

POOR QUALITY
ORIGINAL

0430

4100 bail amount
3. P. 11/12

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

310 411/2 925
Police Court District.

THE PEOPLE, &c.,
OF THE COMPLAINANT OF

1. *Josephine Hanger*
2. *Josephine Hanger*
3. *Josephine Hanger*
4. *Josephine Hanger*
Offence *Bribery*

Dated *June 19* 188*9*

David Platt Magistrate
Officer.

Witnesses *Margaret Hanger* 14 Precinct.

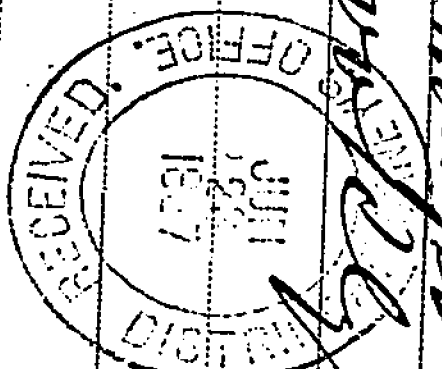
No. 20 *Margaret Hanger* Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *Q.S.* Street.

David Platt



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 *June 19* 188*9* *John J. Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

Furniture belongs
to Miss Rosenblum

3. Baby's chair & 1 Cradle
1 Bedstead & 1 Feather
Bed 2 Pillows 1 bedspread
2 Bed covers, 2 bed sheets
4 Pillow Cases, 3 Towels
1 Oil stove 2 Trunks
1 Lamp 1 night Lamp
blue wall - Board 1 Lamp
bracket - 1 Looking Glass
1 Picture & wall Cup
1 Hat - Stand 3 Table Covers
This includes all my
belongings. and with this
I forfeit all claims on
my Hanger.

Haggie Rosenblum

POOR QUALITY
ORIGINAL

0440

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Julius Kruger

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

of the CRIME OF BIGAMY, committed as follows:

The said *Julius Kruger*,

late of the City of New York, in the County of New York aforesaid, on the *thirtieth*

day of *May*, in the year of our Lord one thousand eight hundred

and *eighty-four*, at the *City and County*

did marry one *Margaretta Rosebldm*, and then

the said *Margaretta Rosebldm*, did then and there have for

his wife; and the said *Julius Kruger*,

afterwards, to wit, on the *twenty-first* day of *September*, in the year

of our Lord one thousand eight hundred and eighty- *six*, at the *City of*

Brooklyn, in the *County of Kings*,

in this State, did feloniously marry and take as *his wife*, one *Suzette*

Standa, and to the said *Suzette Standa*

was then and there married, the said *Margaretta Rosebldm*

being then living and in full life, 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.

And charged the Court, on the twenty-first day of June, in the year of our Lord one thousand eight hundred and eighty-six, for the said Julius Kruger, was arrested for the purpose of the said indictment, in the County of New York.

RANDOLPH B. MARTINE,

District Attorney.