

0832

BOX:

31

FOLDER:

378

DESCRIPTION:

Kennedy, John

DATE:

02/08/81



378

0833

BOX:

31

FOLDER:

378

DESCRIPTION:

Baudin, Henry

DATE:

02/08/81



378

0034

7019

Counsel,
Filed 8 day of Feb 1881
Plends

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

15
67
John Kennedy,
P.
Henry Baden,
D.

David S. Collins
WMAK. WELLES

District Attorney.

Part no Feb 9. 1881
No 1 plend. P.
A Tuto Bill. C.P. 10 days

Henry Baden

Part no: Feb 11. 1881.

No 2. Jried + enclosed P.
with a copy of the same to Henry
C.P. 10 days

0835

POLICE COURT—SECOND DISTRICT.

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

of 243 Broadway Street, being duly sworn, deposes
and says, that on the about 8^o day of January 1881
at the City of New York, in the County of New York,

Fredrick Keppel

Henry Baudin, now here, did knowingly and feloniously purchase and receive the following described articles, viz: a train ticket representing an opera glass, two engravings, one ruler, two pocket-knives, one pocket-book and two three cent postage stamps, the said Henry, well knowing at the time that said property was stolen.

That one John Kennedy, now here present, who has been in the employment of deponent as an errand boy, admitted and confessed to stealing said articles, which are the property of deponent and of the value in all of thirty dollars, and selling and delivering the same to said Henry who keeps a cigar store at 534 Baronne Street; and said John Kennedy further informed deponent that for the three cent postage stamps aforesaid (which are identified by deponent by a private mark thereon as being deponent's property) the said Henry paid him the sum of one cent each. That all of the property aforesaid was found in the possession of said Henry.

Fred. Keppel

*Henry B. Baudin now here
at City of New York 1881
The Honorable District Justice*

0836

City and County of New York, N.Y.
John Kennedy being duly sworn says -
I reside at 65 Fulton Street and am
now confined in the Tombs on a charge
of Petit Larceny. I have heard read the
Verdict of the Grand Jury of Frederick Heppel
and I do swear that so much of
the same as relates to the defendant is
true of defendant even to the
above to the best of my knowledge
31st day of June 1881 John Kennedy
Anti-Hammer Police Justice

Receiving Money from

Police Court - Second District

THE PEOPLE, &c.

ON THE COMPLAINT OF

Frederick Heppel

Henry Barden

Dated June 31st 1881

John Kennedy

Witnesses,
John Kennedy, 25th Street,
John Kennedy, in Tombs
On Charge of Petit Larceny

Committed in default of \$

Bailed by

No. Street

Ex 31st June 31st

0837

POLICE COURT—SECOND DISTRICT.

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

J. Kennedy

of 65 Sullivan Street, being duly sworn, deposes

and says, that on the _____ day of _____ 188__
at the City of New York, in the County of New York,

about twelve days ago I left the two scarfs neck ties with the defendant Henry Baudin at about half past six in the evening at the store at no 59 of Broome Street I told him keep them for me & he bought the light ties from me he paid me fifteen cent for it that was all that was said & done on that occasion. The supranings rolled up separately, the pocket took the rule & the pawn ticket for the opera glass & the two three cent stamps I think I bought to his place last Friday in the night time at half past six o'clock I told the defendant to mind these for me & he gave me two cents for the stamps. He wanted me to get a nice picture for him I told him I could not get one. Nothing was said after that I never told him that any of this property was stolen. I took the property there for him to keep till I should call for it. About three weeks ago a boy came into defendant's store & gave him some three cent stamps & got some cigars for the stamps, the boy told him he found the stamps up town in some theatre & when the boy went out, the defendant said he didn't find them he got them out of the office I never told him at any time. I was stealing I pawned the opera glass & left the ticket

0030

with the other property with the defendant. I hadn't any mind made up whether I intended to leave the things there or not. I expected at some time to go back & get them.

Re-direct: - I told him I was working at 243 Broadway at a picture store. I told him that in a month, he kept a cigar store. I told him I was around there. He put the engraving in a little box & told me to get him a nice picture. He gave me nothing in return for the pictures. I told him I couldn't get him a nice picture. He didn't say anything after that.

By the court. I went in that store for cigarettes a couple of months ago. I paid for them. I never left anything else there but the things I have spoken of. The neck ties were not done up. I didn't tell him where I got them. He didn't ask me. I asked him for twenty five cents for the tie he bought. I live right around the corner from him. He didn't know where I lived. I asked him if he would buy the neck tie he liked that the best. He said he said he wanted to wear it. He looked at me & asked me if he wanted to try it.

Police Court - Second District.

THE PEOPLE, &c.

On the last Friday I sold him more than the two stamps, about four or five. He bought many before that, fifty or a hundred. He gave me a cent for three cent stamps, & two cents for two ten cent stamps, sometimes, sometimes I would buy about twenty cents worth of three cent stamps & get ten cent & some cigarettes for him. On election day I went in there with another boy, the boy sold the defendant a ten cent stamp & the defendant said I would send him picture books. I told him that I would

ON THE COMPLAINT OF

188

Justice

Officer

surely

Street

Committee of the City of New York

Police Court

0839

POLICE COURT—SECOND DISTRICT.

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

of _____ Street, being duly sworn, deposes
and says, that on the _____ day of _____ 188____
at the City of New York, in the County of New York,

and sold some stamps. I asked him
did he want to buy them & he bought
them from time to time I brought
other stamps & postal cards, too
I would buy five or so and get
two or three cents. I never told him
at any time that any of these stamps
were stolen. The prisoner keeps a
stationery store & sells postage stamps
they are in the show case in a little
box I used to buy them there
right. I don't think he has paid
me the full value of the stamps
Sometimes he gave me more and some
times he gave me less.

Sworn to before me this }
30th day of January 1881 } John Kennedy

John Kennedy
Police Justice

The defendant waived his
own examination, & asked to be sworn
which deposition is as follows:

0840

POLICE COURT—SECOND DISTRICT.

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

of Henry Bandin
534 Brown Street, being duly sworn, deposes

and says, that on the _____ day of _____ 188

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

that he never knew that any of the
property Kennedy bought was held
as stated.

Sworn to before me this
7th day of January 1881

Henry Bandin

Alfred H. Hume Justice

0041

100

Police Court - Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Patrick Steppel

243 Greenwich

Henry G. Hayden



Dated *January 31* 1881

J. Hammer Justice

Wm. S. Wines Officer

Wm. S. Wines
John W. Murphy 25th Street.
John Kennedy, ex. Combs Run

On charge of Libel & Sarcasm

Wm. Kennedy
65 Madison St.

Committed in default of \$ *1000* surety.

Bailed by *Combs*

No. *1* Street.

Offence occurring at New York

0842

OFFICE OF HORACE BARNARD,

Attorney and Counsellor at Law,

98 Broadway,

New-York, July: 10th 1881.

George Lyon Esq.

W. Lyon,

The above named Henri Baudin, was for some time a waiter in my family - and if there ever was a place in which a dishonest man could easily steal - it is in my house. My wife leaves her watch, money pocket book &c &c all over the house - but she never has suffered.

I mention this to show why I never doubted the honesty of Baudin - As I have taken some pains to get up his history, I will give it - as I have got it - His mother was a woman of respectable position in Paris - and he was a clerk there in the breaking out of the Franco Prussian War - Entering the French

0843

Army he fought through the War and at the end, found that his mother had left Paris - and ^{he} went to London - where he lived three years - as a clerk, part of the time in a wholesale grocery store -

Coming thence to this Country, he could not find a situation in a store - and was forced to go out as a waiter - Came & was sent to us, and served us faithfully - until he left because of his dissatisfaction with his position as a menial -

As a Frenchman I cannot suppose him familiar with our ways or laws - But as a man I cannot believe he would descend to petty trafficking in postage stamps for unlawful gain - knowingly - I should consider him too proud for such petty performances -

0844

OFFICE OF HORACE BARNARD,

Attorney and Counsellor at Law,

98 Broadway,

New-York, _____ 188

His wife tells me that he did not like his neighborhood and had been trying since last July to sell ~~off~~ his store in Broome St. This does not look like the plan of a man seeking to make money guiltily - and should tell against the charges of the boy - Baudin claims only to have known him, from his coming to his store to buy cigars ~~habitually~~.

The only dealings that ~~the~~ boy alleges that he personally had with Baudin - were the sale of a necktie for 15 cents - the deposit of a bundle to "be minded" and the sale of "two" or "ten" (I could not make out which) 3 cent stamps for a cent apiece -

Baudin was arrested on Sunday Jan'y 30th - and the bundle was found where he had put it on the Friday.

0845

before - on the shelf back of his
Counter - as I am told - in open
sight - It was not concealed by
him - so he would hardly have
any guilty intent about that.

As to the boys' allegations about
the postage stamps - if they were
true - I could not believe that
Baudin would buy them with
any guilty intent - It seems to me
almost absurd to think that he
would descend to such petty tricks.

As a Frenchman, I suppose, him
~~ignorant of much both of our Laws~~
and ways - but I would hardly
suppose him stupid enough to do
such a thing as this - with guilty
knowledge -

Even if he should be guilty - he
has been in prison twice - his
shop has been shut up - save
when his wife could be there, and
he has a wife and baby dependent
on him -

Under all the circumstances I
would give more weight to his

0846

wood stem to that of the thieving
boy - and give him a chance to
remove the blot which his wretch
much have put on his reputation -

Please excuse this scrawl
but I am "crowded" - The
pow devil's wife is just here
and I shall take the liberty
of sending this to you by her -

Yours truly

Frank Bannard

Feby 10/81 2 P.M.

0847

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

of No. 243 Broadway Frederick Keppel Street, being duly sworn, deposes
and says, that on the 29 day of January 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,

the following property, to wit: eight postage stamps of the value
of three cents each, seven postage stamps of the value
of two cents each,

of the value of thirty eight cents Dollars,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by John Kennedy (unknown)
for the reason that the accused acknowledged and
confessed to deponent that he had taken and stolen
the aforesaid property and that he delivered into the
possession of ^{deponent} the aforesaid property.

Fred. Keppel

Sworn to before me, this

of January

1887

day

9 P M

[Signature]
Police Justice

0048

10/1/81

Form 694
POLICE COURT—SECOND DISTRICT
Affidavit—Larceny

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Samuel Lopez
243 Broadway
Alan Kowalski



DATED *May* 1981

Pelluso RATE
Drusky OFFICER

WITNESS
John Drusky
2nd

BAILED BY *J.M. G.S. Cond*
TO ANS. _____
No. _____ STREET.

0849

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

John Kennedy and Henry Baudin
each

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

eight stamps (of the kind commonly called
postage stamps) of the value of three cents each -
seven other stamps (of the kind commonly called
postage stamps) of the value of two cents each -
One ticket (of the kind commonly called a pawn-
ticket) of the value of ten dollars, the said ticket
being an instrument and writing whereby the
right and title to a certain opera glass of
the value of ten dollars is secured and evidenced -
Three stamps (of the kind commonly called postage
stamps) of the value of three cents each -
Two engravings of the value of five dollars each
One riddle of the value of two dollars
Two ties (of the kind commonly called neckties)
of the value of one dollar each -
One pocket book of the value of one dollar

of the goods, chattels, and personal property of one

Frederick Keppel

then and

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

0850

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

John Kennedy and Henry Baudin each

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

Eight stamps (of the kind commonly called postage stamps) of the value of three cents each
Seven other stamps (of the kind commonly called postage stamps) of the value of two cents each
One ticket (of the kind commonly called a pawn ticket), ^{of the value of ten dollars} the said ticket being an instrument and writing whereby the right and title to a certain opera glass of the value of ten dollars is secured and evidenced.

Three stamps (of the kind commonly called postage stamps) of the value of three cents each
Two engravings of the value of five dollars each
One rule of the value of two dollars
Two ties (of the kind commonly called neckties) of the value of one dollar each.
One pocket-book of the value of one dollar.

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

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

Frederick Keppel

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

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

Daniel G. Rollins
District Attorney.

0851

BOX:

31

FOLDER:

378

DESCRIPTION:

Kennedy, John C.

DATE:

02/28/81



378

0852

BOX:

31

FOLDER:

378

DESCRIPTION:

Rogan, Michael

DATE:

02/28/81



378

0053

BOX:

31

FOLDER:

378

DESCRIPTION:

Dormar, John

DATE:

02/28/81



378

0854

BOX:

31

FOLDER:

378

DESCRIPTION:

Neudeck, Charles

DATE:

02/28/81



378

0855

BOX:

31

FOLDER:

378

DESCRIPTION:

Hart, James D.

DATE:

02/28/81



378

0056

2, 3 & 4 C.C.P. 1887

March 10

Counsel,

Filed day of July 1887

Pleas *Not Guilty* *Alford*

THE PEOPLE

20. Phyl. in Hobbs
107

vs.

John C. Kennedy 1
Micahel Logan 2
John D. Doherty 2
Charles Neudeck
James J. Hart 2

Samuel S. Rollins
~~IRVING K. THIBBS~~

District Attorney

Part of No. March 10, 1887.

No. 1, 2, 3 & 4 tried & not convicted

A True Bill of Assault and Battery

and No. 2, 3 & 4 *not*

Henry C. Kelly

Toroman

W. E. C. P. 1887

John D. Doherty

James J. Hart

W. E. C. P. 1887

ROBBERY—First Degree.

0857

Form 123.

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

Police Court—Second District.

Martin John Pool

of No. Bloomington Place S. W. 6th Street, being duly sworn, deposes and says,

that on the 19th day of February 1881,

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of

deponent, the following property, viz.: three bills of the denomination and value of two dollars each four bills of the denomination and value of one dollar each One bill of the denomination and value of five dollars each.

of the value of fifteen dollars good and lawful money currency of the United States Government, the property of this deponent Dollars

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

his will, by John C. Kennedy, Michael Rogan,

William Dolmar, Charles Nudick (now here)

for and James D. Hart whom this deponent

has not been able to arrest, for the reason

that on the night of the 19th inst. deponent was

in the premises N° 615 Greenwich st in company

with the accused, that at about twelve

o'clock on the night aforesaid deponent left the

said premises with the accused that when deponent

reached the door the said John C. Kennedy struck

this deponent a violent blow on the face, that he took

Sworn to before me this 19th day of February 1881

[Signature]
Police Justice

0858

Seized by the said Michael Rogan, William Dolan,
Charles Nudack and James D. Hart and the said
John C. Kennedy by force and violence took from de-
-ponent's pantalon pocket the aforesaid sum of money, and
the said John C. Kennedy, Michael Rogan, William Dolan,
Charles Nudack, and James D. Hart ran away,
Sworn to before me this

22nd day of February 1884 Martin John Fogel
John Hannon
Police Justice

0859

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

John C. Kennedy

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*John C. Kennedy*

QUESTION.—How old are you?

ANSWER.—*Twenty one years*

QUESTION.—Where were you born?

ANSWER.—*Hoboken N.J.*

QUESTION.—Where do you live?

ANSWER.—*615 Greenwich St*

QUESTION.—What is your occupation?

ANSWER.—*Longshoreman*

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

ANSWER.—*I am not guilty*

John C. Kennedy

John C. Kennedy
Taken before me, this 7th day of *December* 1887
Police Justice.

0860

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK, ss.

Michael Rogan being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.— *Michael Rogan*

QUESTION.—How old are you?

ANSWER.— *Twenty two years*

QUESTION.—Where were you born?

ANSWER.— *New York*

QUESTION.—Where do you live?

ANSWER.— *615 Greenwich st*

QUESTION.—What is your occupation?

ANSWER.— *Stowman*

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

ANSWER.— *I know nothing of it, I am not guilty*

M. Rogan

Taken before me, this

James Stewart
day of *February*
1889
Police Justice

0861

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. ss.

William Dolman being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*William Dolman*

QUESTION.—How old are you?

ANSWER.—*Twenty two years*

QUESTION.—Where were you born?

ANSWER.—*New York*

QUESTION.—Where do you live?

ANSWER.—*307 Washington Street*

QUESTION.—What is your occupation?

ANSWER.—*Laundry man*

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

ANSWER.—*I am innocent. I am not guilty*

John Larmon

Taken before me this
John Larmon
day of *July*
1881
Police Justice.

0062

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

Charley Stender being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Charley Stender*

QUESTION.—How old are you?

ANSWER.—*Twenty one years*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*28 S. 5th Avenue*

QUESTION.—What is your occupation?

ANSWER.—*Laindyman*

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

ANSWER.—*I know nothing about the robbery. I was at the top of the stairs at the time of the assault & did not see it.*

Chas Stender.

James J. Sullivan
Judge before me
77
City of New York
Police Justice
1887

0863

Form 123

POUCE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,

Abdavit—Robbery.

ON THE COMPLAINT OF

William S. Cole

Blomington, Ind. Assure Co

1. John C. Kennedy

2. William Brown

3. William Deane

4. Charles H. Deane

5. James D. Hart (Hypnotized)

Dated February 22-1881

Patterson Magistrate

Thurgood Dick Officer

of the Post Office

Witness,

Complainant in Person

Resting, in default of

\$200 Bail to keep



Chas. I. 2.

\$1000 to ans. Court.

Bailed by Court.

No. Street

Sealed

0064

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *John C. Kennedy, Michael Logan, John Dorman, Charles Neudeck and James D. Hart* each late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *February* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid, with force and arms, in and upon one *Martin John Pose* in the peace of the said People, then and there being, feloniously did make an assault and _____ 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: _____ 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: *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 five dollars, and of the value of five dollars each: *seven* promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes) of the denomination of two dollars and of the value of two dollars each: _____ and unsatisfied, (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: _____ coins, (of the kind known as cents), of the value of one cent each: _____ coins, (of the kind known as two cents), of the value of two cents each: _____ coins, (of the kind known as five-cent pieces), of the value of five cents each: _____ due bills of the United States of America, the same being then and there due and unsatisfied, (and of the kind known as fractional currency), of the denomination of fifty cents each and of the marketable value of fifty cents each: _____ due bills of the United States of America, the same being then and there due and unsatisfied, (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: _____ due bills of the United States of America, the same being then and there due and unsatisfied, (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each:

1/5 1881

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

Martin John Pose

from the person of said *Martin John Pose* and against the will, and by violence to the person of the said *Martin John Pose* then and there violently and feloniously did rob, steal, take, and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

David B. Phillips
BENJ. R. PHELPS, District Attorney.

0865

BOX:

31

FOLDER:

378

DESCRIPTION:

Kennell, John J.

DATE:

02/16/81



378

0866

Counsel,
Filed *to day of July* 188*4*
Pleads

THE PEOPLE

vs.

*29. Edward
13 Edward
Cott*

Z.

John J. Kennell

J. Joseph Kennell

Charles P. Bell
WILLIAM W. WHEELER,

District Attorney.

*Part no Feb 17, 1881
quinto p.k.*

A TRUE BILL.

Lloyd Craig

Foreman.

Ben S. M. A.

Fin p. 17

Larceny and Receiving Stolen Goods.

0867

FORM 112.

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

Police Court—Third District.

Michael Madigan

of No. *120 1/2* *Barter* Street, being duly sworn, deposes

and says that on the *10* day of *February* 188*9*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent. *and from the person of*
deponent

the following property viz: *good and lawful money of the issue*
of the United States consisting of one Note of
the denomination and value of two dollars,
and one note of the denomination and value
of one dollar — in all

of the value of *Three* Dollars

the property of *deponent*

and that this deponent has a probable cause to suspect; and does suspect, that the said property was feloniously taken, stolen, and carried away by *John Kennell (nowhere)*

from the fact that deponent was in a Saloon
at No. 48 Chrystie Street Antioch. That
deponent is informed by Walter Green of
No. 48 Chrystie Street who is the proprietor of said
Saloon, that he gave deponent the aforesaid
two dollar note (here shown) in charge of
a five dollar note, and that deponent
is further informed by Charles Cook
of No. 110 Chrystie Street that he saw
said Kennell placing his hand in the right
hand pocket of the pants worn upon
deponent's person, and take counting therefrom

Sum of value in this

of

Returns

0869

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question.—What is your name?

Answer.—*John J. Kennell*

Question.—How old are you?

Answer.—*29 years*

Question.—Where were you born?

Answer.—*Germany*

Question.—Where do you live?

Answer.—*58 Eldridge St.*

Question.—What is your occupation?

Answer.—*Seaman*

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

Answer.—*I was with the complainant
all night drinking. He was with woman
I am not guilty I did not take the
money*

J. J. Kennell

Taken before me this
John J. Kennell
11th
City of New York
Police Justice
1871

0870

City & County of New York 356

Walter Green of No 48 Chryste's
Street being duly sworn deposes and says he heard
and read the within affidavit of Michael Madigan
and knows the contents thereof, that the portions
therein stated and referring to deponent is true
& deponents own knowledge.

Sworn to before me this 3rd
11th day of February 1881 } Walter Green.

Solon Smith Police Justice

City & County of New York 355

Charles Cook of No 110 Chryste's St
being duly sworn deposes and says he heard and
read the within affidavit of Michael Madigan and
knows the contents thereof that the portions therein
stated and referring to deponent is true
& deponents own knowledge

Sworn to before me this 3rd Charles Cook
11th day of Feb 1881 } ^{his} _{mark}

Solon Smith Police Justice

City & County of New York 3

Frank J. Fuchs of No 10
West Palace being duly sworn deposes and
says he heard and read the within affidavit of Michael
Madigan and knows the contents thereof
that the portions therein stated and referring
to deponent is true to deponents own knowledge

Sworn to before me this 3rd Frank J. Fuchs
11th day of Feb 1881 }

Solon Smith Police Justice

0071

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Charles Madrym
170 1/2 Baxter St*

John J. Wren



AFFIDAVIT—LARCENY.

Dated *February 11* 1891

Smith Magistrate.

Smith 10 Officer.

Clerk.

Witnesses *Walter Green*

44 Langston Street

Charles Cook

110 Lexington St

Frank Fuchs

120 1/2 Park Place

500

Green

to answer

Sessions

Received at Dist. Attys Office,

Wren

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0872

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That

*John J. Kennell otherwise called
Joseph Kennell*

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

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the
denomination of *Two* dollars and of the value of *Two* dollars

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of
Two dollars and of the value of *Two* dollars

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the
denomination of *One* dollar and of the value of *One* dollar

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of
One dollar and of the value of *One* dollar

*of the goods, chattels and personal property of one
Michael Chadigan on the person of the said
Michael Chadigan then and there being found
from the person of the said Michael Chadigan*

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

0873

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

John J. Kennell otherwise called
J. Joseph Kennell

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

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as a United States Treasury Note of the
denomination of Two dollars and of the value of Two dollar

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as a Bank Note of the denomination of
Two dollars and of the value of Two dollar

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as a United States Treasury Note of the
denomination of One dollar and of the value of One dollar

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as a Bank Note of the denomination of
One dollars and of the value of One dollar

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

Michael Madigan

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

Michael Madigan

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

John J. Kennell otherwise called J. Joseph Kennell

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

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

Daniel G. Rollins
BY DANIEL G. ROLLINS, District Attorney.

0874

BOX:

31

FOLDER:

378

DESCRIPTION:

Kenney, James C,

DATE:

02/21/81



378

0075

11/11

Filed 21 day of Feb 1881

Pleas

Assault and Battery - Felonious. Fraternity.

THE PEOPLE

vs.

P

M. C. Church
1910
and
John
Parker

James C. [Signature]
Daniel G. [Signature]
BENJ. K. PHELPS

District Attorney,
Court No. 23, 1st P.P.
State of [Signature]
A TRUE BILL.

[Signature]
[Signature]
[Signature]

0076

Form

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

POLICE COURT—FIRST DISTRICT.

Edward Grace
of No. the 24th Precinct Street, being duly sworn, deposes and says,
that on the 14th day of February, 1881
at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by James C. Kenny

who armed pointed now present.
& discharged two
shots from a pistol
at the person of
deponent. Said pistol
being at the time
loaded with powder
& ball & that said
pistol was so aimed

deponent believes that said injury, as above set forth, was inflicted by said
& discharged by said
Kenny

with the felonious intent to take the life of deponent, or to do h 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 dealt with accord-
ing to law.

Edward Grace

Sworn to before me, this

15th

day of February 1881

Police Justice.

0877

Police Court—First District.

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

James B. Kenny being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

James B. Kenny

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

United States

Question. Where do you live?

Answer.

49 Church St

Question. What is your occupation?

Answer.

Telephone office

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

here preferred against you?

Answer.

*I am not guilty
James B. Kenny*

Taken before me, this

16 day of

July

1888

Police Justice

John J. [Signature]

0078

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court - First District.

AF FIDAVIT - Felonious Assault & Battery

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edward Grace
27th Precinct
James P. Henry

2
3
4
5
6

Dated *July 15 1881*
Grace Magistrate.

Grace Clerk.

Witnesses,



157 to answer
at General Sessions

Received at Dist. Atty's Office,

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0879

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

James C. Kenney

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

on the *fourteenth* day of *February* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of *Edward Grace*
in the peace of the said People then and there being, feloniously ~~did~~ make an assault
and to, at and against *him* the said *Edward Grace*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *James C. Kenney*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon wilfully and feloniously ~~did~~ then and there shoot ~~at~~ and discharge,
with intent *him* the said ~~Edward Grace~~
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 Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said

James C. Kenney
with force and arms, in and upon the body of the said *Edward Grace*
in the peace of the said people then and there being, wilfully and feloniously ~~did~~ make
an assault and to, at and against *him* the said *Edward Grace*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *James C. Kenney*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said *Edward Grace*
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.

0000

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

James C. Kenney
with force and arms, in and upon the body of the said *Edward Grace*
then and there being, wilfully and feloniously did make an
assault and to, at and against *him* the said *Edward Grace*
a certain *pistol* then and there loaded and
charged with gunpowder and one *lead* bullet, which *pistol* the said

James C. Kenney
in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said *Edward Grace*

wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

James C. Kenney
with force and arms, in and upon the body of the said *Edward Grace*
then and there being, wilfully and feloniously, did make an
assault and to, at and against *him* the said *Edward Grace*
a certain *pistol* then and there loaded and
charged with gunpowder and one *lead* bullet, which *pistol* the said

James C. Kenney
in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *Edward Grace*

wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel G. Rollins
~~BENJ. K. PHELPS~~, District Attorney.

0881

BOX:

31

FOLDER:

378

DESCRIPTION:

Klein, Julius

DATE:

02/14/81



378

0002

Counsel,
Filed *14* day of *July*, 188*6*
Pleas *for Emily (16)*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*16 pleases
79 found*

F.
Julius Klein

Amel S. Pollard
BOND IN FIDELITY

District Attorney,
Part in *1886*
pleas *A. S. L.*

A TRUE BILL.

Wm. C. C. C.

Foreman.

Sen. One year.

D. J. J.

Impeach

John A. C. C.

John A. C. C.

0003

Form 112.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

ss:

Police Court—First District.

Felix Pelz

of No. *339 Canal* Street, being duly sworn, deposes
and says, that on the *21st* day of *February* 18*89*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent,

the following property, viz: *One piece of colored silk*

of the value of *One hundred* Dollars,

the property of *William E. Iselin, John G. Neesen and Alfred
Vonder Muhl doing business under the firm name
of Iselin Neesen and Company and then in the
care and custody 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 *Julius Kline (now here)*
*from the fact that deponent saw said Kline
take the above named piece of silk from
a counter in said store and put it under
his coat.*

Felix Pelz

Sworn to before me this

21st

day

Alfred J. [Signature]
Police Justice

0884

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK.

Julius Klein being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to h , states as follows,
viz:

Question. What is your name?

Answer. Julius Klein

Question. How old are you?

Answer. Twenty years

Question. Where were you born?

Answer. Germany

Question. Where do you live?

Answer. 79 Delancy Street

Question. What is your occupation?

Answer. Trimmer

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

Answer. I am not guilty
Julius Klein

Taken before me this
10th day of July
1887
Police Justice.

0005

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District.

THE PEOPLE, &c.,

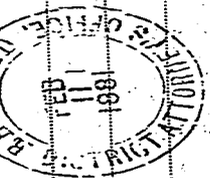
ON THE COMPLAINT OF

Helena Poloy
339 Canal

A Hildavit—Larceny.

vs.

Julius Klump



BAILABLE
No. 1, by
Residence,
No. 2, by
Residence,
No. 3, by
Residence,
No. 4, by
Residence,
No. 5, by
Residence,
No. 6, by
Residence,

Dated *February 10* 18*81*

Smith Magistrate.

Dyckman 25 Officer.

Clerk.

Witness: *George B. Bennett*
389 Canal

\$ *1000* to answer

at *9th* Sessions

Received at Dist. Atty's office

lmm

0886

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Julius Klein —

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

*Fifty yards of cloth (of the kind commonly
called silk) of the value of two dollars each yard.*

of the goods, chattels, and personal property of one

William E. Seelin

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

0007

And the Jurors aforesaid, upon their oath aforesaid, do further present.
That the said

Julius Klein

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

Fifty yards of cloth (of the kind commonly called silk) of the value of two dollars each yard.

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

William E. Jellin

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

William E. Jellin

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

Julius Klein

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

Samuel G. Rollins
BENJAMIN RICHARDS, District Attorney.

0888

BOX:

31

FOLDER:

378

DESCRIPTION:

Krengel, Louis

DATE:

02/08/81



378

0009

No 16

Counsel,
Filed 8 day of Feb 1881
Pleads *Not Guilty?*

INDICTMENT Larceny from
the Person.

THE PEOPLE

vs.

H. B. ...

Louis ...

Amuel G. ...
NEW YORK

District Attorney.

A True Bill.

Amuel G. ...

Foreman.

I find guilty of ...

3 ...

0890

STATE OF NEW YORK, FORM 89 1/2
CITY AND COUNTY OF NEW YORK, ss. POLICE COURT—SECOND DISTRICT.

of No. Charlotte M. Cortis
336 East 19th Street, being duly sworn, deposes
and says, that on the 2^d day of February, 1880

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

the following property, to wit: One pocket-book containing
good and lawful money of the United States
silver and copper coin, and being
in all of the amount and

of the value of fifty-three cents Dollars,
the property of deponent and her husband,
Augustine Cortis

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

Louis Mengler, now here, from
the fact that said property was then
contained in the right side pocket
of the sacker then worn upon
the person of deponent as a portion
of deponent's bodily clothing. That
deponent while in the act of entering
Allen and Dry Goods Store at 6th Avenue
felt a hand inserted in her said
pocket and said pocket book taken
therefrom and turning about deponent
saw the defendant standing close to
her. That deponent caused this work
(over)

Subscribed by the deponent

Police Court

0891

and while he was being taken to
the station the same department saw
him give the said stolen pocket
book to the officer Murray in
charge.

Given to before me this
21st day of January 1881 Charles H. Smith
Notary Public

[Faint, illegible handwriting]

0092

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK.

Louis Krengle being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Louis Krengle*

QUESTION.—How old are you?

ANSWER.—*Eighteen years of age*

QUESTION.—Where were you born?

ANSWER.—*Germany*

QUESTION.—Where do you live?

ANSWER.—*No. 42 Essex St.*

QUESTION.—What is your occupation?

ANSWER.—*Vendor*

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

ANSWER.—*I am not guilty of the charge. I saw a boy throwing it away and I picked it up. I did not know it was the property of the Complainant*

Louis Krengle.

Taken before me, this

30
day of *May*

1881

John J. ...
Police Justice

0893

*St. Police Office
Says that L. F.
Mumms, working
at the prison*



99/

Form 864.
POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,
ON THE COMPLAINT OF

*Charlotte M. Quarts
336 E 19th St*

Louis Truex



DATED *Feb 19 1861*

MAGISTRATE.

McGint 29 OFFICER.

James M. Lynch

29 West 10th

Matthew Wells

#56-7th Avenue

500 TO ANS. *S. A. Cloud*

BAILED BY

NO. STREET

Affidavit—Larceny

0894

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Louis Krenzel

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

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

*One pocket-book of the value of twenty-five cents
Divers coins of a number, kind and
denomination to the jurors aforesaid
unknown and a more accurate description
of which cannot now be given of the value
of sixty three cents*

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

Daniel G. Rollins

~~BENJAMIN F. FULTON~~ District Attorney.