

05 13

BOX:

395

FOLDER:

3680

DESCRIPTION:

Keegan, John

DATE:

05/21/90



3680

POOR QUALITY ORIGINAL

0514

210.

Counsel,
Filed *21* day of *May* 189*0*
Pleads,

John Keegan
vs.
THE PEOPLE

vs.
THE PEOPLE

Z

John Keegan

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

A TRUE BILL.

Chas. B. Richard

May 21/90
Foreman.
Leach (Rayoley)
Ed. R. J. J.

Witnesses;

William Coe

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

*Entered in the records of the
County of Cook, Illinois, on
the 21st day of May, 1890.*
[Section 49, 50, 51, 52 and 530.]

POOR QUALITY ORIGINAL

0515

Police Court Third District.
 City and County } ss.:
 of New York, }
 of No. 522 Delancy Street, aged 47 years,
 occupation Merchant being deponent sworn
 deposes and says, that the premises No 522 Delancy Street, 3 Ward
 in the City and County aforesaid the said being a four story
tenement house the store floor
 of which was occupied by deponent as a tailor store
 and in which there was at the time a human being, by name
William Wolfe
 were BURGLARIOUSLY entered by means of forcibly opening
the fan light over the front
store door

on the 10th day of May 1889 the night time, and the
 following property feloniously taken, stolen, and carried away, viz:

A quantity of wearing
apparel and cloth of the
value of fifty dollars

the property of William Wolfe
 and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
 BURGLARY was committed and the aforesaid property taken, stolen and carried away by
John Keegan (now
here,

for the reasons following, to wit: at eleven o'clock
on said night and date
deponent locked, bolted
and effectually closed said
premises; at about half
past two o'clock on said
night and date deponent
was aroused by a noise
and then and there saw

POOR QUALITY ORIGINAL

0516

said Defendant in said store, and found said goods gone. Therefore now Defendant charges said Defendant with Burglariously entering said premises and taking, stealing, and carrying away said property and says that he be dealt with as the Law directs.

I sworn to before me this 11th day of May 1890
Charles J. Smith
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 1890
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1890
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1890
Police Justice

Police Court, District, Office-BURGLARY.
THE PEOPLE, etc., on the complaint of
1. 2. 3. 4.
Dated 1890 Magistrate.
* Officer.
Clerk.
Witnesses, No. Street, No. Street, No. Street, \$ to answer General Sessions.

POOR QUALITY ORIGINAL

0517

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

3 District Police Court.

John Keegan 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 Keegan

Question. How old are you?

Answer.

17 Years of Age

Question. Where were you born?

Answer.

New York City

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

Answer.

I have no home

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty

John Keegan

Taken before me this

1/11/1920

Charles J. Santor
Police Justice.

POOR QUALITY ORIGINAL

0518

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

3 1/6 District

TEMPERANCE, &c.,

OF THE CITY OF NEW YORK

228 Broadway N.Y.

Wm. Hooper

Office

Date

May 11 1890

Sanitor Magistrate

Shanahan Officer

Witnesses

No.

Street

No.

Street

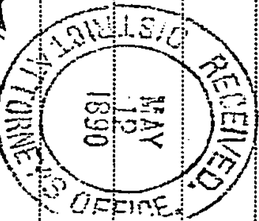
No.

Street

\$

to answer

Street



Wm

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

Leperant

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 11* 1890 *Charles K. Hunt* Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

POOR QUALITY ORIGINAL

05 19

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 Keegan

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

John Keegan

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

The said *John Keegan*,

late of the *Tenth* Ward of the City of New York, in the County of New York
aforesaid, on the *fourth* day of *May*, in the year
of our Lord one thousand eight hundred and *ninety*, with force and arms, about the
hour of *two* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *William Wadge*,

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *the said William Wadge*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods,
chattels and personal property of the said *William Wadge*,

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away;

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

POOR QUALITY ORIGINAL

0520

SECOND COUNT—

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

John Keegan
of the CRIME OF ~~Grand~~ LARCENY in the ~~first~~ degree, committed as follows:

The said John Keegan,

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

stole several articles of clothing and wearing apparel, to a number and description to the Grand Jury aforesaid unknown of the value of twenty five dollars, and twenty five yards of cloth of the value of two dollars each yard,

of the goods, chattels and personal property of one William Wolfe,

in the dwelling house of the said William Wolfe,

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

John Keegan
Attorney

P

0521

BOX:

395

FOLDER:

3680

DESCRIPTION:

Kelly, Joseph S.

DATE:

05/09/90



3680

POOR QUALITY ORIGINAL

0522

38- (1) JB 5

Counsel,
Filed *J. P. Gay* 1880
Pleads, *W. M. ...*

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

THE PEOPLE
vs.
Joseph S. Kelly
[2 cases]

JOHN R. FELLOWS,
Chas. H. ... District Attorney.
John Kelly

A True Bill.

Chas. B. ...
Foreman.

Chas. B. ...
~~...~~

Sentence ...

Witness:
Lincoln W. Morris

POOR QUALITY ORIGINAL

0523

Police Court 2 District. Affidavit—Larceny.

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

Yenbrook W Morris
of No. 1323 Broadway Street, aged 52 years,
occupation Superintendent being duly sworn

deposes and says, that on the 1st day of October 1894 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 lawfull
money of the United States issue to
the amount of two dollars
\$ 10.⁰⁰/₁₀₀

the property of Step New York Transfer Co and
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 Joseph S. Kelly

from the fact that on said date, the said defendant was in the employ of the said Company as Agent at Orabrosses Street Ferry and was in the habit of retaining the necessary expenses of the agency, ^{out of his receipts} that on said date the expenses was \$ 32.⁰⁰/₁₀₀ dollars and defendant charged the said Company the sum of \$ 32.⁰⁰/₁₀₀ dollars, therefore deponent charges the said defendant with having feloniously appropriated the said difference of two dollars to his own use and benefit

Yenbrook W Morris

Sworn to before me, this 1st day of October 1894
of Yenbrook W Morris
Police Justice.

POOR QUALITY ORIGINAL

0524

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph S. 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. *Joseph S. Kelly*

Question. How old are you?

Answer. *32 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *106 East 10th Street Brooklyn L.I.C.*

Question. What is your business or profession?

Answer. *Express*

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*

J. S. Kelly

Taken before me this 5th day of April 1912

Police Justice.

POOR QUALITY ORIGINAL

0525

Sec. 151.

Police Court 2 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 any Marshal or Policeman of the City of New York:*

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 Leubrook W. Murray of No. 1323 Broadway Street, that on the 1 day of October 1889 at the City of New York, in the County of New York, the following article to wit:

Good and Lawfull money
of the United States issue \$1
of the value of one Dollars,

the property of The New York Transfer Company w. no taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Joseph J. Kelly

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 bod. 7 of the said Defendant and forthwith bring him before me, at the 2 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 29 day of Sept 1889
[Signature] POLICE JUSTICE.

POOR QUALITY ORIGINAL

0526

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Timbrook M. Morris

vs.

Joseph S. Kelly

Warrant-Larceny.

Dated April 29 1880

Andrew P. White Magistrate

Garnard P. Connolly Officer.

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

Garnard P. Connolly Officer.

Dated April 30 1880

This Warrant may be executed on Sunday or at
night.

Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice.

The within named

POOR QUALITY ORIGINAL

0527

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, Ac.,

ON THE COMPLAINT OF

Leubrock St. Morris

Joseph S. Kelly

1

2

3

4

Offence

Larceny

Dated

April 29 1890

Magistrate

Witnesses

No.

[Signature]

Street

No.

[Signature]

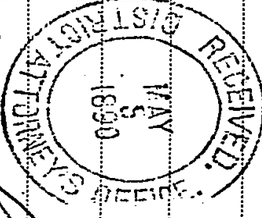
Street

No.

5711

TO HIS HONOR

By May 3, 1890



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

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

Dated *May 3* 1890 *[Signature]* Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

POOR QUALITY ORIGINAL

0528

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph S. Kelly

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

Joseph S. Kelly of the CRIME OF Petit LARCENY, committed as follows:

The said Joseph S. Kelly.

late of the City of New York, in the County of New York aforesaid, on the twenty eighth day of September, in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, being then and there the clerk and servant of

a corporation known as the New York Transfer Company

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

the true owner thereof, to wit: the sum of ten dollars in money, lawful money of the United States of America and of the value of ten dollars,

the said Joseph S. Kelly afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said sum of money

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

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

JOHN R. FELLOWS, District Attorney.

POOR QUALITY ORIGINAL

0529

38 (2) J.B. a

Counsel,
Filed
Pleads,
1889

THE PEOPLE
vs.
Joseph S. Kelly
[2 cases]

(Sections 528 and 537 of the Penal Code)
MISAPPROPRIATION,
Gross Larceny,

JOHN R. FELLOWS,
District Attorney.
May 14/90
Heads Jury

A True Bill.

Chas. S. DeLoach

Foreman.
Cham

Sept 14/90
G. S. A

Sentence suspended
J.P.

Witnesses:
Pemberton W. Morris

POOR QUALITY ORIGINAL

0530

Police Court - 2 - District.

Affidavit - Larceny.

City and County of New York, ss.

Jacob H. Morris

of No. 132 1/2 Broadway Street, aged 52 years,

occupation Superintendent being duly sworn

deposes and says, that on the 28 day of September 1899 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:

Gold and Silver

money of the United States Issue

to the amount of two dollars

10:00/100

the property of the New York Transfer Company and 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 Joseph J. Kelly.

from the fact that on said date the said defendant was in the employ of the said Company as Agent at 120 Broadway Street Agency and was in the habit of retaining the necessary expenses of the Agency out of the receipts that on said date the expenses were \$12.63/100 dollars and said defendant charged the said Company the sum of \$25.63/100 dollars therefore deponent charges the said defendant with having feloniously appropriated the said difference of two dollars to his own use and benefit

Jacob H. Morris

Sworn to before me this 28th day of September 1899 at New York City
Police Justice

POOR QUALITY ORIGINAL

0531

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Joseph S. 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. Joseph S. Kelly

Question. How old are you?

Answer. 32 Years

Question. Where were you born?

Answer. New York

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

Answer. 106 Partition Street Brooklyn N.Y.

Question. What is your business or profession?

Answer. Express

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

J. S. Kelly

Taken before me this 30 day of April 1887
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0532

Sec. 151.

Police Court 2 District.

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 in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Leubrock N. Morris of No. 1323 Broadway Street, that on the 28 day of September 1887 at the City of New York, in the County of New York, the following article to wit:

Gold and Law firm
money of the United States
of the value of Five Dollars,
the property of New York Transfer Company
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Joseph J. Kelly

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 2 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 29 day of April 1888
H. W. White POLICE JUSTICE.

POOR QUALITY ORIGINAL

0533

235th St. N. 32. W. N. S. Expressman A. No. 106. Partition of Brooklyn

The within named
[Signature]

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Emilio W. Morris
vs.
Joseph A. Kelly

Warrant-Larceny.

Dated April 28 1880

Andrew P. White Magistrate

Samuel J. Kennedy Officer.

The Defendant *Joseph A. Kelly* taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Samuel J. Kennedy Officer.

Dated April 30 1880

This Warrant may be executed on Sunday or at night.

Police Justice.

POOR QUALITY ORIGINAL

0534

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

Police Court... 2 681 District.

THE PEOPLE, etc.,
 ON THE COMPLAINT OF
 Substantive Warrant
 1323
 Joseph J. Kelly
 Offence: Larceny

Dated April 29 1890
 Magistrate

Witnesses _____
 No. _____
 Street _____
 Precinct _____

No. 5111
 MAY DISTRICT ATTORNEY'S OFFICE
 1890
 RECEIVED
 to Justice
 Street _____
 Precinct _____

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

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

Dated May 3 1890 Police Justice.

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

Dated 18 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 18 Police Justice.

POOR QUALITY ORIGINAL

0535

COURT OF GENERAL SESSIONS.

::::::::::::::::::::::::::::::::::::::))
 T h e P e o p l e e t c .))
 v .))
 J o s e p h S . K e l l y .))
 ::::::::::::::::::::::::::::::::::::::))

CITY AND COUNTY OF NEW YORK. S.S. :

W.
 TENBROOK MORRIS, being duly sworn, says : that he is
 the complainant in this criminal action, on behalf of the
 New York Transfer Company of which he is Superintendent ;that
 as such complainant he respectfully asks this Honorable
 Court to suspend sentence upon the defendant, Joseph S.
 Kelly upon the two indictments upon which he now stands
 charged of petty larceny, and that such request is based
 upon the following reasons :

That defendant has been in the employment of the New
 York Transfer Company and of its predecessor, Dodd's Express,
 for over twenty years, and has, up to the time of the
 commission of the offences of which he is accused, borne a
 perfectly good character, and has given satisfaction to his
 employers, the said Company.

That as deponent has found, upon examination of the
 accounts of said Company, and of the circumstances of the
 larcenies committed by the prisoner, and from statements
 made by the prisoner to him, the prisoner has only been a
 tool in the hands of much more accomplished criminal, one
 Thomas Cattell, a checking clerk in the office of the Company,
 and who not only tempted the prisoner, but several other
 employees of the Company to enter into a scheme of fraud by

POOR QUALITY ORIGINAL

0536

CONFIDENTIAL

which the Company should be defrauded of small sums; that deponent is informed by the prisoner, and believes that it was at the instigation of Cattell entirely that he took the money with the theft of which he is charged ; that he was in financial distress at the time, owing to sickness in his family, when the suggestion was made to him to take this money.

That prisoner has made a full statement to deponent, admitting his guilt in the matter, and also giving deponent valuable evidence against the said Cattell, whom deponent is very anxious, on behalf of said Company, to have arrested and tried, as he believes him to be the real culprit in these transactions. That papers are now being prepared to demand the extradition of said Cattell from the State of New Jersey, and that the evidence of said ^{Jelly} Cattell will be necessary to insure the conviction of said cattell upon his being apprehended and tried.

72.
A.C.

That deponent believes that if sentence is suspended upon the two indictments against the prisoner, that he will be immediately able to find employment at his business of driver of an express wagon, and so support his family, and that deponent further believes that the prisoner will commit no further offence of this character.

Wherefor deponent respectfully asks as complainant in these two cases of misdemeanor, to wit, petty larceny, that this Honorable Court suspend sentence upon the prisoner.

Sworn to before me this)
14th day of May, 1890.)

Frederick W. Morris

*Walter Bouslog
Notary Public
City of New York*

**POOR QUALITY
ORIGINAL**

0537

Courtland Sessions

The People

vs.

Joseph S. Kelly

Affidavit of T. W. Munn

2

POOR QUALITY ORIGINAL

0538

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph S. Kelly

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

Joseph S. Kelly
of the CRIME OF *Robbery* LARCENY, committed
as follows:

The said *Joseph S. Kelly*

late of the City of New York, in the County of New York aforesaid, on the
1st day of *October*, in the year of our Lord
one thousand eight hundred and eighty *nine*, at the City and County aforesaid, being
then and there the clerk and servant of

*a corporation known
as the New York Transfer Company*

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

the true owner thereof, to wit: *the sum of ten dollars*
in money, lawful money of the
United States of America, and of
the value of ten dollars.

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

to his own use, with intent to deprive and defraud the said *corporation*

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and
personal property of the said *corporation*

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

JOHN R. FELLOWS,
District Attorney.

0539

BOX:

395

FOLDER:

3680

DESCRIPTION:

Kenney, Joseph F.

DATE:

05/07/90



3680

0540

BOX:

395

FOLDER:

3680

DESCRIPTION:

Kerker, Adolph L.

DATE:

05/16/90



3680

POOR QUALITY ORIGINAL

0541

300

21.

Counsel,
Filed 7 day of May 1890
Pleads,

Grand Larceny Second degree.
[Sections 528, 531, Penal Code].

THE PEOPLE

vs.

I
Joseph J. Kenney

Wm. E. Smith
162 West

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Phob. B. Folsom
May 7/90 Foreman.
Wm. E. Smith
May 1, 1890

Witnesses:

William E. Smith

POOR QUALITY ORIGINAL

0542

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

William E Smith
of the Steamship Valencia ~~Street~~, aged 24 years,
occupation Steward being duly sworn

deposes and says, that on the 29 day of April 1890 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 overcoat of the value of Twenty-five dollars a quantity of Bedding of the value of Four dollars and one pair of gloves worth 200 dollars the whole together being of the value of Thirty-one dollars

\$ 31.

the property of the New York Steamship Co. ^{and one} Newcomb the General manager of the said Company in the care and custody of deponent as second steward of the said Steamship Valencia 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 Joseph L. Kenney (now here) for the reasons following to wit: The defendant Kenney after being informed of his rights admits and confesses in open court that he took the said property and that the deponent and Quartermaster Charles Lawson of the said boat found him Kenney with the said property in his Kenney's possession and had him Kenney arrested by officer Forers

Wm E Smith

Sworn to before me this 30th day of April 1890
Charles W. Remick Police Justice

POOR QUALITY ORIGINAL

0543

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Joseph F. Kenney

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

N. S.

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

Answer.

162 Bleeker St. 2 Weeks

Question. What is your business or profession?

Answer.

Waiter

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
Joseph F. Kenney

Taken before me this 29 day of April 1890
Charles W. Harriott
Police Justice.

0544

POOR QUALITY ORIGINAL

Police Court... 3 666 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William E. Smith

Joseph T. Kenna

Offence Grand Larceny

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Date

April 29 1890
Stanford Magistrate

Officer

Witnesses

No.

Street

No.

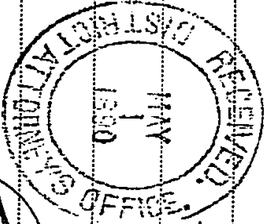
Street

No.

Street

\$ 1000. to answer

9.00



Com

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

Defendant

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

Dated April 29 1890 Charles A. Smith Police Justice.

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

Dated 18 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 18 Police Justice.

POOR QUALITY
ORIGINAL

0545

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Joseph F. Kenney

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

Joseph F. Kenney

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

The said

Joseph F. Kenney

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

one overcoat of the value of twenty-five dollars, a quantity of bedding, a more particular description whereof, is to the Grand Jury aforesaid unknown, of the value of four dollars, and two gloves of the value of one dollar each

of the goods, chattels and personal property of one

William E. Smith

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.

John R. Bellows,
District Attorney

0546

BOX:

395

FOLDER:

3680

DESCRIPTION:

Adolph , Kerker L.

DATE:

05/16/90



3680

POOR QUALITY ORIGINAL

0547

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, the same being within one quarter of a mile from a certain polling-place there, where the said election was then being held, 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.

John R. Fellows,
District Attorney.

19 # 124. 485

Counsel,
Filed 16 day of May 1890
Pleas, Chittenden vs.

The People vs.

Adolph L. Kerkner

179. 5. 179

Violation of License Law
(Billings on Election Day)
III R. S. (1884) + 1935 21 and
fr. 1987, 85)

John R. Fellows,
District Attorney

A True Bill

Charles B. Roberts

Foreman
SUPREME COURT PART 1,
INDICTMENT DISMISSED.

Jesse W. Bryant

INDICTED

Quoted by
Fred A. Steiner
331 E. 125 St.

POOR QUALITY ORIGINAL

0548

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, the same being within one quarter of a mile from a certain polling place there, where the said election was then being held, 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.

John R. Fellows,
District Attorney.

19 # 124. 485

Counsel,
Filed 16 day of May 1890
Pleas, Chappell, et al

The People vs.
Joseph L. Kerber
129 Broadway
Violations of License Law
(III R. S. (1881) + 1935 21 and
to 1939 86)

John R. Fellows,
District Attorney

A True Bill
Chas. B. Doxard

Foreman
SUPREME COURT PART 1,
November 22 1899
INDICTMENT DISMISSED.

James W. Dwyer

INDICTMENT

Robert L.
Fredt A. Kerber
331 E. 125 St

POOR QUALITY
ORIGINAL

0549

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

The People of the State of New York

— against —

Adolph L. Kerker

The Grand Jury of the City and County of New York, by this indictment accuse Adolph L. Kerker of the crime of Selling Intoxicating Liquors and Wines as a Beverage on Election Day, committed as follows:

The said Adolph L. Kerker late of the City of New York, in the County of New York aforesaid, on the 5th day of November, in the year of our Lord One thousand, eight hundred and eighty-nine the same being a day on which a general election was held throughout the State of New York and in the said City and County, of the City and County aforesaid, and within one-quarter of a mile from a certain polling-place there, where the said election was then being held, 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

~~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 Adolph L. Kerker of the crime of Keeping Open on Election Day, a place licensed for the Sale of Strong and Spirituous Liquors, Wines, Ale and Beer, committed as follows:

The said Adolph L. Kerker late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being a day on which a general election was held throughout the State of New York, and in the said City and County, being then and there in

0550

BOX:

395

FOLDER:

3680

DESCRIPTION:

Kerls, Hermann

DATE:

05/16/90



3680

POOR QUALITY ORIGINAL

0551

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, the same being within one quarter of a mile from a certain polling place there, where the said election was then being held, 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.

John R. Fellows,
District Attorney.

20 # 125. 489

Witness,
Filed 16 days of May 1890
Pleas, C. H. H. 16

~~Violation of Game Law
(III N. B. (1841) 4 1933 21 and
4 1939 8 5)~~

~~The People vs.~~

Hermann Herbe

358 600

John R. Fellows,
District Attorney

A True Bill

Charles D. Disbaird

Foreman
SUPREME COURT PART I,
November 22 1899
INDICTMENT DISMISSED.

Witnesses
Richard W. G. Wellen
Leonard E. Spynke

FILED DEC 16

Paired by
John A. Hochmann
238 E. 31st St

POOR QUALITY
ORIGINAL

0552

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

The People of the State of New York
— against —

Hermann Kerls

The Grand Jury of the City and County of New York, by this indictment accuse Hermann Kerls of the crime of Selling Intoxicating Liquors and Wines as a Beverage on Election Day, committed as follows:

The said Hermann Kerls late of the City of New York, in the County of New York aforesaid, on the 5th day of November, in the year of our Lord One thousand, eight hundred and Eighty-nine the same being a day on which a general election was held throughout the State of New York and in the said City and County, of the City and County aforesaid, and within one-quarter of a mile from a certain polling-place there, where the said election was then being held, 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 _____

_____ 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 Hermann Kerls of the crime of Keeping Open on Election Day, a place licensed for the Sale of Strong and Spirituous Liquors, Wines, Ale and Beer, committed as follows:

The said Hermann Kerls late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being a day on which a general election was held throughout the State of New York, and in the said City and County, being then and there in

0553

BOX:

395

FOLDER:

3680

DESCRIPTION:

Kessel, Charles L.

DATE:

05/26/90



3680

POOR QUALITY ORIGINAL

0554

250.

Counsel of
Filed 20 day of May 1880
Pleads, Chas B. Dowd

MISDEMEANOR.
(AMUSEMENT LAW.)
[Section 1998, Consolidation Act of 1882.]

THE PEOPLE

vs.

B

Charles E. Kessel

JOHN P. FELLOWS,

RANDOLPH B. MARFINE,

District Attorney.

A True Bill.

Chas B. Dowd

Dist 2 - May 20/80
Foreman.
On Motion of the District
Attorney Subscribed & sworn.

Witnesses:

Officer Conklin

after investigating
this case - I
found prisoner
had a license
it was out - he
made application
for renewal &
in the meantime
was arrested -

It is a great
case & I wish that
judgment be
dismissed G.P.D.
May 20th 80 and A

POOR QUALITY ORIGINAL

0555

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Charles L. Kessel*

Question. How old are you?

Answer. *30 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *155th St West of 6th Ave*

Question. What is your business or profession?

Answer. *Salon Owner*

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
Charles L. Kessel

Taken before me this

day of

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0556

3000 & over
He said that
1000
2000

BAILED
No. 1, by Frank P. Van Ryn
Residence 688 E. 144
Street

No. 2, by _____
Residence _____
Street

No. 3, by _____
Residence _____
Street

No. 4, by _____
Residence _____
Street

63
3-596
Police Court---
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Gumbel
Charles F. Lewis

Offence Un Theatrical Run

Dated April 14 1890

Henry Gumbel Magistrate
Gumbel Officer

Witnesses Frank P. Van Ryn
Charles F. Lewis
No. _____
Residence _____
Street

No. _____
Residence _____
Street
APR 17 1890
RECEIVED
CITY CLERK
CITY OF NEW YORK

Frank P. Van Ryn
Roa

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 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 April 14 1890 Henry Gumbel Police Justice.

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

Dated April 16 1890 Henry Gumbel 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..... 18..... Police Justice.

POOR QUALITY ORIGINAL

0557

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 5 DISTRICT.

Taylor Conklin

of No. 32nd Precinct Police Street, aged years, occupation Police Officer being duly sworn deposes and says

that on the 13th day of April 1890

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

situated on the South side of 155th Street 150 feet West of 8th Avenue, the said premises being commonly known as a Concert Garden Charles L. Kessel (nowhere) did unlawfully exhibit to the public in said premises an entertainment, to wit: playing a drum violin and several other pieces of music, and a woman singing from a stage or raised platform in said premises, without having a license from the Mayor, so to do, in violation of section

Subscribed before me this 13th day of April 1890

Police Justice

POOR QUALITY ORIGINAL

0558

1998. Chapter 410 Laws of 1882.

Wherefore defendant prays the said defendant may be dealt with according to Law.

Sworn to before me
this 14th day of April 1890 } Taylor Conklin

Police Justice

Police Court-- District.

AFFIDAVIT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated..... 188

Magistrate.

Officer.

Witness,

Disposition,

**POOR QUALITY
ORIGINAL**

0559

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 D. Kessel

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

Charles D. Kessel

of a MISDEMEANOR, committed as follows:

The said *Charles D. Kessel*,

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *April*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, at the Ward, City and County aforesaid, did unlawfully exhibit to the public, in a certain _____ building and place there situate, a certain entertainment of the stage,

no license for the said place of such exhibition for such purpose, having been first had and obtained as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

JOHN B. FELLOWS.

RANDOLPH B. MARTINE,

District Attorney.

0560

BOX:

395

FOLDER:

3680

DESCRIPTION:

Kinnane, Patrick

DATE:

05/19/90



3680

POOR QUALITY ORIGINAL

0561

176

Counsel,
Filed
Pleads,

19th day of May 1890

THE PEOPLE

vs.

P

Patrick Kinnane

H.D.

Grand Larceny, Second Degree.
[Sections 528, 531 Penal Code]

JOHN R. FELLOWS,
District Attorney.

By
Bennett

A True Bill.

Chas. B. Stewart

May 20 1890 Foreman.

Wm. L. Lacey

2405 Mrs. P. W. Lacey

Witness:

John Morris

POOR QUALITY ORIGINAL

0562

Police Court- 1st District. Affidavit-Larceny.

City and County }
of New York } ss.:

of No. House of Detention Street, aged 25 years,
occupation Miner being duly sworn

deposes and says, that on the 13th day of May 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the day time, the following property, viz:

Good and lawful money
of the United States of the amount
and value of Nine ⁸⁰/₁₀₀ Dollars
contained in a pocket book

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 Patrick Kinnane (now here)

for the reason to wit: Deponent was in the saloon, at 341 Pearl Street, and while in said saloon, deponent was approached by defendant with the request that deponent treat him to a drink, coupling said request with the remark "the deponent set 'em up". Deponent and defendant did drink together. Deponent further says, that after said drinks had been had, he rendered a ten dollar bill to the bartender for payment, and received the sum of Nine ⁸⁰/₁₀₀ Dollars

Sworn to before me, this 13th day of May 1889
Police Justice.

POOR QUALITY
ORIGINAL

0563

Charge.

Deponent further says, - he placed said sum of money in a pocketbook, and put said pocketbook in a pocket of his pants worn upon his person, at the time.

Deponent further says, - that defendant placed his hand in the said pocket and took therefrom the pocketbook containing said money, and went out of the saloon, into the street, to where, deponent followed him and caused his arrest.

Wherefore, deponent charges defendant, with taking, stealing and carrying away the said sum of money from his person, and possession.

Sworn to before me
this 13th day of May 1890

John X Morris
his
mark

~~P. J. W. W. W.~~
Police Justice.

POOR QUALITY ORIGINAL

0564

Police Court 102 District. Affidavit—Larceny.

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

of No. House of Detention Street, aged 25 years,
occupation Miner being duly sworn

deposes and says, that on the 13th day of May 1889 at the City of New

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

Good and lawful money
of the United States of the amount
and value of Nine ⁸⁰/₁₀₀ Dollars
contained in a pocket book

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 Patrick Kinnane (now here)

for the reason to wit: Deponent was
in the saloon, at 341 Pearl Street,
and while in said saloon, deponent
was approached by defendant with
the request that deponent treat him
to a drink, coupling said request
with the remark the deponent "set
'em up". Deponent and
defendant did drink together.

Deponent further says,
that after said drinks had been
had, he tendered a ten dollar
bill to the bartender for payment,
and received the sum of Nine ⁸⁰/₁₀₀ Dollars

Sworn to before me, this
1889 day of
Police Justice.

POOR QUALITY ORIGINAL

0565

Sec. 198-200.

122 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Kinnane 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.

Patrick Kinnane

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

44 Main Street Brooklyn - 3 years

Question. What is your business or profession?

Answer.

Fireman

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.

Patrick Kinnane

Taken before me this

13th

day of *May* 18*90*

H. P. Robinson

Police Justice.

POOR QUALITY ORIGINAL

0566

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

Police Court... 122 443
 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John Morris
 Henry Belmont
 Pauline Kimmann

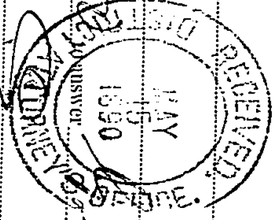
1 _____
 2 _____
 3 _____
 4 _____
 Offence
 Larceny from person

Dated May 13 1890

M. Mahon, Magistrate
 John P. Brown, Officer
 H. E. _____ Precinct

Witness
 Comptroller
 No. _____
 Not returning in default of bail,
 \$100 bail.

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 Two Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated May 12 1890. M. Mahon Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0567

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 102 DISTRICT.

John B. Cronin
of No. Fourth Precinct Street, aged years,
occupation Officer being duly sworn deposes and says
that on the 13th day of May 1894
at the City of New York, in the County of New York he arrested

Patrick Kinnane charged with committing a larceny from the person of one John Morris.

Deponent says, that said John Morris is a material witness for the people in said action.

Deponent further says, that said John Morris has no permanent residence, and asks that he be committed to the House of Detention in default of \$100 bail to testify. John B. Cronin

Sworn to before me, this 13th day

of May 1894

Wm. M. Jackson
Police Justice.

POOR QUALITY
ORIGINAL

0568

COURT OF GENERAL SESSIONS OF THE PEACE, OF THE CITY AND COUNTY
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Kinnane

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse

Patrick Kinnane

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

The said

Patrick Kinnane

late of the City of New York, in the County of New York aforesaid, on the *thirteenth*
day of *May* in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
day - time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *nine*

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of *nine*

dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *nine*

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *nine*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *nine dollars and eighty cents*

*and one pocketbook of the value
of twenty-five cents*

of the goods, chattels and personal property of one *John Morris* on the
person of the said *John Morris* then and there being found,
from the person of the said John Morris
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.

JOHN R. FELLOWS, District Attorney.

0569

BOX:

395

FOLDER:

3680

DESCRIPTION:

Kipp, William E.

DATE:

05/22/90



3680

POOR QUALITY ORIGINAL

0570

328.

Robert A. Johnson

Counsel, 137 Broadway

Filed 20 day of May 1880

Pleas, Chy with W. 1000

In case of non-payment or return
THE PEOPLE, 10 days

RECEIVING STOLEN GOODS. (Section 550, Penal Code.)

vs.

William E. Kipp

10.50

JOHN R. FELLOWS.

District Attorney.

A True Bill.

Chas. B. Roberts

Part III June 12/80 Foreman.

Richard Arguiter

Witnesses:

James V. Walsh

Officer Oates

Thomas Ireland

POOR QUALITY ORIGINAL

0571

Police Court, / District.

City and County of New York, ss.

of No. 18 William Street, aged 38 years,

occupation Merchants being duly sworn, deposes and says,

that on the 20 day of March 1889, at the City of New York, in the County of New York.

James G. Walsh

William Kipp (now deceased) duly solemnly buy and receive from one Thomas Hiland property of the value of nine-teen \$100 dollars the said Kipp well knowing at the time that said property had been stolen or wrongfully appropriated, said property being the property of defendant and Thomas Garnar.

Thomas Garnar further deposes that he is informed by Thomas Hiland that on said date he sold to the said Kipp for the sum of nine \$100 the said property which had been obtained from defendant by means of fraudulent representations said property consisting of twenty four silver pieces and one piece of cloth; being of the value of nineteen \$100 dollars. Dependent further says that the said Kipp admitted and confessed in dependent presence that he did purchase and buy said property from the said Hiland for the sum of nine \$100 dollars. Dependent further says that the said Kipp is a dealer in the said kind of merchandise and well knew at the time of buying said property that said property had been stolen or wrongfully appropriated and that the said Hiland could not honestly sell said property at less than half their real value. Dependent therefore prays that said Kipp may be dealt with as the law directs.

James G. Walsh

James G. Walsh
Deponent
March 20th 1889
City of New York

POOR QUALITY ORIGINAL

0572

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Filand

aged *20* years, occupation *bread boy* of No.

41 North Elliott St. Bldg Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *James V. Walsh*

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *9* day of *May* 18*90*

Thomas Filand

W. J. ...
Police Justice.

POOR QUALITY ORIGINAL

0573

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Kipp*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *148 Palmetto St Bklyn. 1 year*

Question. What is your business or profession?

Answer. *Leather cutter*

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 nor do I
w. any time* *William E. Kipp*

Taken before me this

day of *May* 188*9*

W. J. ...

Police Justice.

POOR QUALITY ORIGINAL

0574

No. 1, by Genomimus & Underhill
 Residence 185 1/2 1st Ave. N.Y.C.
 No. 2, by Paul Peter
 Residence 117 1/2 1st Ave. N.Y.C.
 No. 3, by James C. Wick
 Residence 117 1/2 1st Ave. N.Y.C.
 No. 4, by John J. Apple
 Residence 117 1/2 1st Ave. N.Y.C.

Police Court... 1
 District... 46

THE PEOPLE, Ec.,
 ON THE COMPLAINT OF
James W. Hallett
William Supp
 Offense Rec. Stealing

Dated May 9 1890

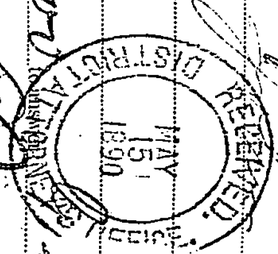
Magistrate
Carl M. Maguire

Witness
Thomas Ireland

Witness
Ed. Greene

Witness
Henry I. Blum

No. 151
 Street 151
 District 151



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 Twenty 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 1890 W. T. Mahon Police Justice.

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

Dated May 12 1890 W. T. Mahon Police Justice.

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

Dated.....18..... Police Justice.

POOR QUALITY
ORIGINAL

0577

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William E. Kipp

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

William E. Kipp

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

The said *William E. Kipp*

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

*twenty-four sheep-skins of the
kind commonly called skivers, of the
value of sixty-five cents each,
and one piece of cloth of the value
of four dollars and fifty cents*

of the goods, chattels and personal property of one *James V. Walsh*

by one *Thomas Gilaud* and

by certain *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said *James V. Walsh*

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

William E. Kipp

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

JOHN R. FELLOWS,
District Attorney.

0578

BOX:

395

FOLDER:

3680

DESCRIPTION:

Knopf, Paul

DATE:

05/09/90



3680

POOR QUALITY ORIGINAL

0579

40. 13, 34 June 19, 350, Case

Counsel,
Filed 9 May 18 90
Pleads J. H. Quillen

Grand Larceny Second degree. [Sections 528, 531 - Penal Code]

THE PEOPLE vs. Saul Knopf

Saul Knopf

W. H. H. Esq. June 190

JOHN R. FELLOWS,
District Attorney.

Part 2 May 21/90 to p. 5. at 7th
counsel at great W of
A TRUE BILL

Chas. D. Roberts

Part 2 - June 4/90 Foreman.
Hess Quillen & Peter Larceny
30 Jay City, Penna

Part June 10

Witnesses;

Charles E. Swinley

POOR QUALITY ORIGINAL

0580

Police Court - 2 District. Affidavit - Larceny.

City and County of New York, ss.: Charles O Buckley

of No. 31 Myron Square Street, aged 53 years, occupation Merchant

deposes and says, that on the 5th day of February 1894 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:

A number of solid silver forks and spoons of the full value of forty dollars

the property of The Whiting Manufacturing Company of which Conpany is the President

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 Paul Knopf (now here), from the fact that the deponent was in the employ of deponent's firm as a clerk having access to said property. That deponent was subsequently informed by William Doeharty of 251 West 38th Street that the deponent requested him to pawn a lot of forks and spoons that he Doeharty believing said Knopf came honestly by said property did pawn the same with J. Loy of 311 7th Avenue received eighteen dollars which amount of money he gave into possession

Sworn to before me, this 18th day of February 1894 Police Justice.

POOR QUALITY
ORIGINAL

0581

of said Knopf receiving two dollars
from Knopf for his services.
That he (Robert) gave the pawn
ticket received for said property
to James M. Fuller of 8th Broadway
that upon the receipt of the ticket
from said Fuller Depew
visited the Pawn Office of Levy
opened the property represented
by said ticket and fully identified
the same as that stolen from his
premises. Depew further says that
he discovered a quantity of other
articles in said Pawn Office which
said Knopf has subsequently
confessed to stealing.

C. E. Buckley

I agree to before you this
1st day of February 1898

C. E. Buckley

Police Justice

POOR QUALITY ORIGINAL

0582

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Paul Knapp

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.

Paul Knapp

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

NS

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

Answer.

1505 9th Avenue

Question. What is your business or profession?

Answer.

Stock 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 guilty of the charge

Paul Knapp

Taken before me this
day of February 1911

by

Police Justice

[Signature]

POOR QUALITY ORIGINAL

0583

BAILED

No. 1, by *J. M. Adams*
 Residence *1964-10, Ave.*, Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Police Court--- *2*, District *254*

THE PEOPLE, Ec.,
 ON THE COMPLAINT OF

Charles B. Beckley
31 Avenue B
Paul Knapp

1
 2
 3
 4
 Offence *Grand Larceny*

Dated *February 24*, 188*9*

Keegan Magistrate
Henry Officer

Witnesses *William Sheehy*
 No. *251* Street *138*

Jones - Mr. Fuller
 No. *844* Street *Grandway*

No. _____
 \$ *500* to answer

Burles

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 *Feb 24* 188*9* *A. H. Jones* Police Justice.

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

Dated *Feb 24* 188*9* *A. H. Jones* Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0584

29014	
F. LEVY,	
No. 311 Seventh Avenue, bet 27th & 28th Sts. N. Y.	
February 3 1910	
\$	Cts.
Spends for his	
Lunch 20 00	

Good for One Year Only.
Not accountable for loss or damage by fire, breakage, robbery or theft.

Rates of Interest.
On sums of One Hundred Dollars, or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over One Hundred Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter.

POOR QUALITY ORIGINAL

0585

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation William Dougherty
251 West 38th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles E. Buckley
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of July 1897

W Dougherty
[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 44 years, occupation James M. Fuller
24 Broadway Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles E. Buckley
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of August 1897

J M Fuller
[Signature]
Police Justice.

**POOR QUALITY
ORIGINAL**

0586

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 9th day of May

1890, in the Court of General Sessions of the Peace of the County of New York,
charging Paul Knopf

with the crime of Grand Larceny 2^d degree

You are therefore Commanded forthwith to arrest the above named Paul
Knopf and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the City
Prison of the City of New York.

New York City, the 21 day of May 1890.

By order of the Court,

[Signature]
Clerk of Court.

POOR QUALITY ORIGINAL

0587

Volume 112

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Paul Knopf
1505 9th Ave

BENCH WARRANT FOR FELONY.

Issued *May 21st* 1890.

The officer executing this process will make his return to the Court forthwith.

POOR QUALITY
ORIGINAL

0588

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

The People
vs
Paul Knopf }

City & County of New York, ss.

George Pleckhard + Barber
being duly sworn says: he
resides at No 115 West 30th Street in the
City of New York and has been
acquainted with the defendant
and his family for years
last past: that during that
time and up to the time of his
present offense he has led
an honest upright life.

Deponent prays that
the said defendant be dealt
with mercifully
Sworn to before me
this 3 days of ^{June} ~~May~~ 1890
J. Edmund Slawson
Notary Public (23)
N.Y. Co

POOR QUALITY ORIGINAL

0589

Court of General Session of the Peace
for the City and County of New York

The People }
vs }
Paul Knopf. }

City & County of New York
Jas H. Coyle Florist
deposed city being duly sworn
says: he resides at No. 112 West
36th St. in said city and has
been acquainted with the
defendant and his family
for the past 20 years: that
during that time he has
up to the time of the commis-
sion of his present offense
known him to be a good
honest boy: that defendant
knows if allowed his
freedom that he will be-
come a better boy owing
to the influence of the members
of his family. Deponent prays
that said defendant be dealt
with mercifully. Jas H. Coyle

sworn to before me this
3 day of ~~May~~ June 1890
J. Edmund Selge
notary public

POOR QUALITY
ORIGINAL

0590

Court of General Sessions

The People

Paul Knopp

Affidavit

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

The People

vs
Paul Knopf

City and County of New York as:

~~Witness~~ ~~Robert~~ ~~Knopf~~ Adam
Rohe of the firm of Rohe Brothers
doing business as Pork and
Beef packers at No 268 West
33rd Street in said city - being
 duly sworn, deposes and says:
that he is acquainted with the
family of the above named
defendant for the past six years
and know them to be very
respectable and worthy of trust:
that many of the persons in my
employ for the past six years
were members of the family
of the defendant: that the said
defendant is in my employ
at the present time and it
is my intention to employ
him in the future: that since
he has been in the employment
of our firm he has behaved

POOR QUALITY
ORIGINAL

0592

... in a manner becoming
an honest, sober and industrious
young man.

Presented before me { Notary Public
this ¹⁰ day of May 1890
Jas. P. Higgins
Notary Public
my Co.

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

The People
vs
Paul Knopf

City and County of New York ss:

James Hart, Juror, 117 W. 30th St
being duly sworn says: he has
known the defendant above
named for the past 19 years
and knows him to be previous
to this offence to be an honest
upright boy: that his parents
are very respectable and are
greatly pained by reason of
the trouble that has fallen
upon them: that deponent is
the surety on the bond of the
defendant and knows that
if he is mercifully dealt
with he will be encouraged
to lead a good straightforward
life in the future. James Hart

Subscribed before me
this 3 day of ~~May~~ June 1890
J. Emmet Hancock
Notary Public (No 3)
N.Y.C.

POOR QUALITY
ORIGINAL

0594

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Paul Knopf

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

Paul Knopf

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

The said

Paul Knopf

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

ten forks of the value of two dollars each and ten spoons of the value of two dollars each

of the goods, chattels and personal property of ~~one~~ a corporation called The Whiting Manufacturing Company

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.

John R. Fellows
District Attorney

0595

BOX:

395

FOLDER:

3680

DESCRIPTION:

Knopp, William

DATE:

05/07/90



3680

POOR QUALITY ORIGINAL

0596

#10 JB
Counsel,
Filed *May* 1888
Pleads, *Guilty*

THE PEOPLE vs. *William Knopp*
CONCEALED WEAPON. (Section 410, Penal Code).

JOHN R. FELLOWS,
District Attorney.

W. F. ...

A True Bill.

Chas. B. ...
Foreman.

Part III May 9/90
Fried and acquitted

410
Witnesses:
Officer ...

Carl ...

POOR QUALITY ORIGINAL

0597

Sec. 198-200.

G District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Joseph*

Question. How old are you?

Answer. *25 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *W. Division New York 17 Months*

Question. What is your business or profession?

Answer. *Barber*

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 carrying
the knife and pistol
William Joseph*

Taken before me this *22*
day of *April* 188*7*
W. J. McCann
Police Justice.

POOR QUALITY ORIGINAL

0598

BAILIED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court...
District...
68 St.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
1. *Mary Jane...*
2. *William J. ...*
3. *...*
4. *...*

Offence: *...*

Dated *April 20 1892*

John W. ...
Officer

Witnesses: *Charles M. ...*
No. *100-6* Street _____

No. _____ Street _____
No. *100-6* Street _____
\$ *100.00* TO HIS USE



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 *Dejennan*

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

Dated *April 20 1892* *John Patterson* Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0599

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

of No. 11 - Precinct Police Street, aged 38 years, occupation Police-officer being duly sworn deposes and says that on the 19th day of April 1890 at the City of New York, in the County of New York

William Knopp (now here) did feloniously carry concealed upon his person certain dangerous weapons to wit a dirk knife and loaded revolving pistol. From the fact that on said date deponent arrested the said Knopp in Bayard Street and found concealed upon his person the knife and pistol here shown - Deponent therefore charges that the said Knopp did did feloniously

Sworn to before me, this 19th day of April 1890

Police Justice

POOR QUALITY ORIGINAL

0600

and further carry execution upon
 his person. And Knipe and Pechel
 in violation of the statute in such case
 made and provided
 by and by the
 This 20th day of April 1840 } Monday
 J. M. Blunt
 Police Justice

Police Court-- District.

AFRIDAVID.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated..... 188

Magistrate.

Officer.

Witness,

Disposition,

POOR QUALITY ORIGINAL

0501

BAILED,

No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Police Court...
District...
6850

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. *William J. ...*
2. *...*
3. *...*
4. *...*

Offence *...*

Dated *April 20 1892*

Magistrate
...

Witnesses
No. *...*
Street *...*

No. _____ Street _____
No. *105.6* 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 *Regerman*

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

Dated *April 20 1892* *John Patterson* Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0602

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Knopp

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

William Knopp
of a FELONY, committed as follows:

The said *William Knopp*
late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *April* in the year of our Lord one thousand eight hundred and
~~eighty-ninety~~ at the City and County aforesaid, with force and arms, feloniously did
furtively carry, concealed on his person, a certain ~~instrument and weapon of the kind~~
~~commonly known as~~ *dark and dangerous knife*
with intent then and there feloniously to use the same against some person or persons 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

William Knopp
of a FELONY, committed as follows:

The said *William Knopp* 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, feloniously did possess a certain ~~instrument~~
~~and weapon of the kind commonly known as~~ *dark and dangerous*
knife by him then and there concealed, and furtively carried on his person,
with intent then and there feloniously to use the same against some person or persons 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.

JOHN R. FELLOWS,
District Attorney.

0603

BOX:

395

FOLDER:

3680

DESCRIPTION:

Koenigstein, Jacob

DATE:

05/15/90



3680

POOR QUALITY ORIGINAL

0604

95. 375. *Law*

Counsel,

Filed

15 day of May 1890

Pleads,

Chycully

THE PEOPLE

W. P. Seward

[Sections 528, 531, Penal Code.]
Grand Larceny second degree.

B

Jacob Moengstein

WAD

JOHN R. FELLOWS,

District Attorney.

H. D.

*Vol 2 - May 2 1890
Tried and convicted of Petit Larceny*

Pen 2 months May 26/90

A TRUE BILL.

Chas. B. Woodard

Foreman.

May 21/90

Witnesses;

Marion Doctor

Officer Gooden

**POOR QUALITY
ORIGINAL**

0605

1

THE PEOPLE
VS.
JACOB KOENIGSTEIN.

Tried May 23rd, 1890, before HON. RUFUS B. COWING,
and a Jury.

Indictment filed May 15th, 1890.

Indicted for grand larceny in the second degree.

A p p e a r a n c e s:

Assistant District Attorney Jerome for the People.
Oliver Keane, Esq., for the defense.

MARIANA DOKTOUR testified that she was a native of Galicia and that she arrived in the United States on May 3rd, 1890. Her brother accompanied her. When her brother and herself landed in New York they went to Pennsylvania and returned to New York on May 7th, 1890, and then when they reached New York they started to go to Castle Garden. On their way they met the defendant, who asked them where they were going and when they told him

**POOR QUALITY
ORIGINAL**

0505

2

that they were going to Castle Garden he said that Castle Garden was no longer in existence and that he would show them where the new Castle Garden was. Then the defendant took her bundle and her brother's bundle. She had clothing and bedding in her bundle. She asked for the return of her bundle, but the defendant would not return it to her. As soon as he got hold of the two bundles he threw them down into an office in the basement. The defendant spoke in the Polish language to her brother and herself. Then the defendant drove herself and her brother away, and a person took them to Castle Garden and they made a complaint. Her own bundle was worth about ten dollars and her brother's bundle about twenty-five dollars.

UNDER CROSS EXAMINATION, the witness testified that they left the Pennsylvania Railroad Depot at about two o'clock in the afternoon and started for Castle Garden. A man named Rice first spoke to them on the Street and then the prisoner came up and joined them. She and her brother did not ask Rice to take them to the place in the intelligence office at 4 Greenwich Street, where the defendant was employed as a clerk, to get employment. As soon as their bundles were thrown down into the basement

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they went down stairs and asked for their bundles, but they could not get them. It was not true that a Mr. Johnston entered their names and address on the book for employment--at least, to their knowledge. On the following day, they went to the defendant's place of business, at 4 Greenwich Street, accompanied by a man who kept an employment office at 3 Washington Street, and asked for their bundles again. They slept at 3 Washington Street on the night of May 7th. She and her brother did not leave the defendant's place of business because the defendant refused to permit her and her brother to sleep in the same bed.

VOICHECK MUTIKA testified that they returned from Pennsylvania intending to go to Ware, Mass., where they expected to get employment from a man named Ignatz Der Dorritz. The witness then corroborated the complainant as to what occurred between the man, Rice, the defendant and himself and the complainant.

UNDER CROSS EXAMINATION, the witness testified that Der Dorritz, of Ware, Mass., was a countryman of theirs and came from the same village. This man had revisited

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the village and remained there about a year and had told the witness and his sister that he would give them employment if they came to Massachusetts.

OFFICER PETER GRODEN testified that he was an officer of the Municipal Police attached to Castle Garden and had been stationed there for about 18 years. He arrested the defendant on the 9th or 10th of May in Greenwich Street on the sidewalk opposite No. 4. He, the witness, believed that the defendant was employed in Mr. Johnson's employment office. He, the witness, told the defendant what he was charged with and he said that he did not take anything from either the complainant or her brother. He, the witness, took the defendant to the Barge Office, and there the complainant and her brother identified him.

For the defense CHARLES RICE testified that he saw the complainant and her brother getting off a Belt Line Car near the corner of Greenwich Street and the Battery on the day in question. They showed him the card that they had from the man in Ware, Mass., and he told them to come with him to the office---to Mr. Johnson's office---and he

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would get them their tickets and aid them in every way to get to Massachusetts. Then the defendant met them near the door of Mr. Johnson's place and asked them if they wanted employment and they said that they would like to get a good place and they would like to get a place together, but were willing to be employed separately. Then they all went down into the office and the bundles were put into the baggage room and the names and addresses of the complainant and his sister were put upon the register. Then they went upstairs into the saloon next door and sat down to take some drinks.

UNDER CROSS EXAMINATION, the witness testified that he was not regularly employed at Johnson's place, but whenever he took a customer there he got his commission. He, the witness, was a licensed emigrant runner. The complainant and her brother did not ask for sleeping accommodations, but simply said that they wanted to buy tickets to Ware, Mass. He did not take the complainant and her brother to Castle Garden, because he did not think that they could get tickets there, as it was closed. His real reason was that he knew that if they went to Castle Garden and bought the tickets there he would not make any commission.

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MORITZ EPSTEIN testified that he worked in Johnson's employment office at 4 Greenwich Street, as a baggage man. He had worked for Mr. Johnson for about four years. He remembered seeing the complainant and her brother enter Mr. Johnson's place of business on the afternoon of May 7th between three and four o'clock in the afternoon. Rice brought them into the office and called Koenigstein and told Koenigstein that the complainant and her brother wanted work upon a farm. Then Johnson told him, the witness, to lock up the baggage of the complainant and her brother, and he put them in the wire enclosure used for baggage and locked the door. Then he saw the complainant and her brother go up into the saloon above the office. After they came out of the saloon, he, the witness, took them to his house at 75 Washington Street, where he kept ledgers, and in half an hour they left the house and would not remain all night. On the following day, the complainant and her brother came with a man that kept an employment office at 3 Washington Street and did not say what they wanted. The baggage of the complainant and her brother was still in the office of Mr. Johnson's place at 4 Greenwich Street. He, the witness, had never refused

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to give them their baggage.

UNDER CROSS EXAMINATION, the witness testified that it was not the custom of the office to give baggage checks, and, therefore, the complainant and her brother got no checks.

JACOB KOENIGSTEIN, the defendant, testified that he was employed by Johnson & Hiller as a clerk, at 4 Greenwich Street. He was employed principally as an interpreter of the Polish language. The firm was engaged in hiring out labor to farmers. He had been in their employ since the first of March 1890. The defendant then gave the same account of his meeting with the complainant and her brother as had been given by the witness, Rice. The baggage of the complainant and her brother was still in the office of the firm and they could have it for the asking for it. Neither he, the defendant, nor anyone else connected with the firm, had ever refused to give it up.

UNDER CROSS EXAMINATION, he testified that he had not said anything to officer Groden, or at the Barge Office, of what he had testified to. He had simply denied the charge against him. He had not taken anything from

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the complainant. He had been employed in St. Louis by a banker named Horner. He had left him because he preferred to live in New York. He did not know whether Mr. Horner dealt in lottery bonds altogether. He had not been engaged since he returned to New York in procuring women for a house of prostitution.

THE COMPLAINANT, being recalled, testified that she and her brother's mother were sisters and in her country they were auntish brother and sister.

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0613

U. S. Superintendent of Immigration, NEW YORK.

City and County of New York, ss: Woycech Motika aged 34 years and his wife Marianna Dostus aged 27 years being duly sworn deposes and says: That they are natives of Austria

and arrived at the Port of New York, May 3rd 1890

per S. S. Gulla from Bremen They went to Jeddah Pa. where their brother Jan Dostus resides. On their arrival at Jeddah they were told that their said brother Jan had left for New York. They then returned to New York arriving here at 2 o'clock p.m. on the 7th inst. As they could not find their said brother Jan they determined to go to Warren Mass. where they have friends. They intended to buy their tickets to Warren Mass at Castle Garden. On their way to Castle Garden they were met by some stranger who told them that the old Castle Garden was closed, but that he (said stranger) would take them to another Castle Garden. They went with said stranger a short distance when they met one Jacob Koenigstein of No 4 Greenwich St. and were told by said stranger that they (deponents) should go with said Koenigstein. Deponents refused to go when said Koenigstein took their baggage forcibly out of their hands and went away with said baggage. Said first mentioned stranger then went with deponents to No 4 Greenwich St. where they found said Koenigstein and their said baggage. They demanded their baggage from said Koenigstein, who refused to give them their baggage, telling them that he would find work for them.

Sworn to before me this 8th day of May 1890

Jerd Dreyer Notary Public, New York.

Marianna Dostus Mark

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0614

Police Court - District. Affidavit - Larceny.

City and County of New York, ss.:

of No. *Parage Office* Street, aged *27* years, occupation *Domestic* being duly sworn

deposes and says, that on the *7th* day of *May* 188*8* in 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:

Two bundles containing wearing apparel being together of the value of

Thirty five Dollars the property of *Complainant Andrew Bratten* *Waycech Motina*

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 *Jacob Koenigstein* (now *Levy*) for the reasons following to wit: *That on said day said complainant and said Motina were on their way to Castle Garden and had said property in their possession, when said deponent met them and insisted on complainant and said Motina going with him, when said deponent and said Motina refused said deponent to take said property out of their hands and went away with the same and refused to deliver the same to deponent and said Motina, whereupon therefore charge said deponent*

Sworn to before me, this *1888* day of *May* 188*8* Police Justice.

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with the loss of said property
lest he having the same in his
possession

I do hereby certify that
this 8th day of May 1890 }
W. T. W. W. W. }
W. T. W. W. W. }
W. T. W. W. W. }

Police Justice

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Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jacob Hoenigstein 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. *Jacob Hoenigstein*

Question. How old are you?

Answer. *43 years.*

Question. Where were you born?

Answer. *Austria*

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

Answer. *25 Second Street - 6 mos.*

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*
Jacob Hoenigstein

Taken before me this

day of *May* 188*9*

H. H. Johnston

Police Justice.

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Verbatim

Manami Doorn
Offici Brodm

BAILED,
 No. 1, by Frederick H. Mason
 Residence 199 West Street.
 No. 2, by _____
 Residence _____ Street.
 No. 3, by _____
 Residence _____ Street.
 No. 4, by _____
 Residence _____ Street.

#95. 1220
 Police Court... District.

THE PEOPLE, Ac.,
 vs.
 ON THE COMPLAINT OF

1 Frank H. Sturges
 2
 3
 4
 Offence _____

Dated May 8th 1890
Wm. W. W. W. Magistrate.

Witnesses:
George H. H. Precinct Officer.
Myers M. M.
H. H. Street.

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



Pauline
Pauline

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

Defendant

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

Dated May 8th 1890 W. W. W. Police Justice.

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

Dated May 9 1890 W. W. W. Police Justice.

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

Dated _____ 18 _____ Police Justice.

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05 18

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 Koempstein

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

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

The said *John Koempstein*,

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

several articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars, of the goods, chattels and personal property of one Wenceslaus Mollath, and several other articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars, —
of the goods, chattels and personal property of one *Wenceslaus Mollath*,

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.

John A. Fellows,
District Attorney