

0008

BOX:

502

FOLDER:

4576

DESCRIPTION:

Kallern, Louis

DATE:

11/11/92



4576

Witnesses:

Mrs. Cook

Off. Place 11th St.

Counsel,

Filed

189

Plends,

THE PEOPLE

24 West
1111
Louis Hallam

Grand Larceny, Degree, Penal Code, Sections 222, 223

DE LANCEY NICOLL,

District Attorney.

J. Mrs. Cook
Nov 22 1892

A TRUE BILL.

John E. Forcins

Toreman.

Part 3. Nov 18/92

True and Corrected.

Petitionary
22

0010

(1365)

Police Court—32 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Moses Beck

of No. 392 Broadway Street, aged 36 years,

occupation Manufacturer being duly sworn,

deposes and says, that on the 2 day of November 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

one steel plate and clamp of the value of Twenty dollars

\$30

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 Louis Kallern (nonresident)

Deponent says that said defendant went to No. 387^{and} 389 Broadway where said property was and stated that deponent sent him for the same. That deponent went in search of said defendant in company with officer Charles A.

Sworn to before me, this 1892 day of November
Police Justice.

Place and found him in a
sublet No 15 1/2 Rivington Street
and demanded the aforesaid
property that was stolen as
aforesaid and he said
defendant returned the
same in the presence of the
aforesaid officer

Brown to before me
this 4th day of January 1894
Thomas Beck
Police Officer

0012

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 30 years, occupation Officer of No. 114
Pavement Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Moore Beck

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

Sworn to before me, this 4 day of Nov 1921 } Charles A. Place

[Signature] Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. Louis Kallern

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. Austria

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

Answer. 111 Ridge St 6 weeks

Question. What is your business or profession?

Answer. Button hole maker

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

Louis Kallern

Taken before me this 5 day of Jan 1891

[Signature]
Police Justice.

0014

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 100 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, *Jan 1* 189 *189* *[Signature]* Police Justice.

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

Dated, *Jan 1* 189 *189* *[Signature]* Police Justice.

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

Dated, *Jan 1* 189 *189* *[Signature]* Police Justice.

00 19

1886

Police Court, 3d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Moses Beck
392 Broadway
Sams Kalkem

Offense,

BAILED,

No. 1, by.....
Residence..... Street.

No. 2, by.....
Residence..... Street.

No. 3, by.....
Residence..... Street.

No. 4, by.....
Residence..... Street.

Dated, Nov 4 1894

E. Hogan Magistrate.
Place Officer.

Witnesses Chas A Place Precinct.
Wm H. Freund Street.
George W. Bryant Street.
Wm H. Freund Street.

No. 500 Street L.S.
§ 500 to answer

Committed

COURT OF GENERAL SESSIONS, PART III.

----- x
 :
 The People of the State of New York :
 :
 against : Before
 : Hon. James Fitzgerald
 Pierre Kennelly. : and a jury.
 :
 ----- x

Indictment filed Nov. 16, 1892.

Indicted for burglary in the third degree.

New York, May 5, 1893.

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

For the People,

Asst. District-Atty. E. S. Weeks;

For the Defendant,

Mr. Frederick E. House.

EMILE FRANK, a witness for the People, being duly sworn,
testified as follows:

I am a shoe-maker doing business at 1533
 Broadway between 45th. and 46th. Streets. On the 13th. of
 October 1892 I was in business at that number. I had a
 stock in my store valued at about \$500. On the night of
 the 13th. of October I closed my store at about half past
 eight o'clock. Nobody was left in the store. I returned
 to my store in the morning at seven o'clock. I found that
 the side light in the window had been broken and I missed
 about \$190 worth of shoes. I afterwards saw two pairs of
 shoes belonging to my stock in the Station House. I posi-
 tively identified them as part of the shoes which were in my

2.

place on the night I locked it up. The shoes were manufactured for me specially by William Douglas. The shoes now shown me are shoes that were in my store on the night of the 13th. of October when I locked it up.

Cross-examination:

I have been in the shoe business for about 9 months since I bought out this store. There are no shoes similar to the ones just shown me sold by any dealer other than myself in the City of New York.

ADAM F. RAY, a witness for the People, being duly sworn, testified as follows:

I sold the shoe store at 1533 Broadway to Mr. Emile Frank. At the time I sold the stock to him the shoes now shown me were part of that stock. They were made specially for my trade by the W. L. Douglas Shoe Company.

Cross-examination:

I have no interest in the business now. I occasionally stop in the store on my way uptown. I am positive that the shoes produced here in court were part of the stock which I sold to Mr. Frank.

WILLIAM G. MARSHALL, a witness for the People, sworn, testified:

I am a salesman for the W. L. Douglas Shoe Co. The shoes now shown me are a part of a lot specially made by that company for the business of Mr. Emile Frank, 1533 Broadway, New York. I am able to identify the shoes posi-

3.

tively by the special lacing in front and the number of the lot.

CHARLES W. THOMPSON, a witness for the People, sworn, testified:

I am a police officer attached to the 22nd. Precinct. I first learned of the burglary at Mr. Frank's store on the morning of the 14th. of October. James Wilson is the person who gave that information. He came into the Station House and had a conversation with Captain Devery. In consequence of that conversation I went to the defendant's house. I told him that Wilson had been to the Station House and said that he knew who committed the burglary in Mr. Frank's store. I asked him to come to the Station House and tell what he knew about it. He came around to the Station House with me. Mr. Frank was there and identified a pair of shoes taken from Kennelly's foot as part of his property. Those are the shoes which I have produced in court this morning. Kennelly denied all knowledge of the crime.

Cross-examination:

When we got to the Station House the Sergeant ordered me to take the shoes off Kennelly's feet. I did so and then Mr. Frank identified them. The defendant said he had bought the shoes in Third Avenue near 24th. Street. I went over to Third Avenue near that street and could not find any person who sold the shoes to him.

4.

D E F E N S E:

JAMES BRADY, a witness for the defendant, sworn, testified:

I live at 326 West 41st. Street and have lived there about nine months. I am a car-driver by occupation. I have known Kennelly going on three years. I recollect the fact of his arrest in November of last year. One evening some few weeks before that he came home intoxicated. He had a package cone up in a newspaper. I saw his wife open the package and in it we found a pair of shoes. That pair of shoes was the same as the pair now produced in court.

Cross-examination by Mr. Weeks:

I am positive this was a couple of weeks before the arrest of the defendant. I have been employed as conductor on the Broadway Road. I was discharged on an accusation of knocking down fares. I am positive that the shoes now shown me are the same shoes which Kennelly brought home on the night I have spoken of, wrapped up in a newspaper.

ANNIE KENNELLY, a witness for the defense, sworn, testified:

I am the wife of the defendant. I have kept house for him since we were married.. I know Brady, the last witness. On the night he speaks of I remember my husband coming into the house with a package. Brady and I opened the package and we found in it a pair of shoes. The pair of shoes was the same pair which my husband had on when

TORN PAGE

0020

5.

he was arrested.

Cross-examination:

I can tell that these are the shoes by their general appearance. I have been married three years and a half, and my husband has always supported me.

The jury returned a verdict of guilty of burglary in the third degree.

TORN PAGE

0021

which was filed Nov. 16/1892

Count of General Cassinis
Parrish III

The Proprietors,

vs.

Pierre Kennedy

A plea of testimony
on trial, New York, N.Y.,

May 5th 1893.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Kallern

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

Louis Kallern

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

The said Louis Kallern

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

one steel plate of the value of thirty dollars, and one clamp of the value of thirty dollars

of the goods, chattels and personal property of one

Moses Beck

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.

DeLaney Nicoll
District Attorney

0023

BOX:

502

FOLDER:

4576

DESCRIPTION:

Kamman, Frederick

DATE:

11/28/92



4576

359

Counsel,

Filed, 28 day of May 1893

Pleas, Guilty Des

THE PEOPLE

vs.

B

Frederick Hamman

May 13 93

VIOLATION OF THE EXCISE LAW.
(Illegal Sales Without License)
[Chap. 401, Laws of 1892, § 31.]

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

John E. Fulton

Foreman.

Witnesses:

Officer Smith
11 n 206

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frederick Kamman

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

Frederick Kamman

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

Frederick Kamman

late of the City of New York, in the County of New York aforesaid, on the *21st* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, 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.

DE LANCEY NICOLL,

District Attorney.

0026

BOX:

502

FOLDER:

4576

DESCRIPTION:

Kann, Hermann

DATE:

11/02/92



4576

0027

BOX:

502

FOLDER:

4576

DESCRIPTION:

Smith, John

DATE:

11/02/92



4576

Witnesses:

John A. ...

Counsel,

Filed

day of

189

Plends,

1. April 3

THE PEOPLE

*20 sub 3
16 sub 16*

Hermann Kamm
and

John Smith

DE LANCEY NICOLL,

District Attorney.

*Part 3. Nov. 14. 1892.
#1 ...*

A TRUE BILL.
John A. ...
B. ...

Foreman.

John A. ...
John A. ...
John A. ...

Grand Larceny, second Degree. [Sections 825, 827, Penal Code.]

Police Court 2nd District.

Affidavit—Larceny.

City and County of New York, ss:

John Quinn

of No. 94-67 Avenue Street, aged 32 years.

occupation Liquor being duly sworn,

deposes and says, that on the 27 day of October 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One Overcoat and three Sack Coats and a Hat, in all of the amount and value of Thirty five dollars (\$35.00)

the property of deponent and in deponents care and custody -

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Herman Renn and John Smith (both now here) and while

acting in concert with each other, from the following facts to wit: That about the hour of 11.45 o'clock P.M. of the aforesaid date, while deponent was in his place of business, at the above mentioned address, he saw the defendants Renn taking and removing the aforesaid property from a closet in deponents place of business, and at the same time passing and handing the said property to the defendant Smith, who was in said premises, and deponent further says that he found the aforesaid Overcoat and a Sack Coat and Hat in the possession of the

Subscribed before me, this 27 day

189

Police Justice.

0030

Defendant Smith - and that the aforesaid
two sack coats were lying on the floor
of the Water Closet, where the said defendant
were acting in concert with each other,
I do hereby depose that the defendant
may be held to answer

Sworn to before me }
this 28 day of October 1892 }
John Ryan }
Police Justice

0031

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Berman Kern 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. *Berman Kern*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *16 East 3rd Street - 1 year*

Question. What is your business or profession?

Answer. *Musician*

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 -
Herman Kern*

Taken before me this _____ day of _____ 1935
[Signature]
Police Justice.

0032

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

John Smith 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 Smith*

Question. How old are you?
Answer. *19 years*

Question. Where were you born?
Answer. *New York*

Question. Where do you live, and how long have you resided there?
Answer. *212 West 12th Street - 3 months*

Question. What is your business or profession?
Answer. *Drug 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 -
John Smith*

Taken before me this
day of *April*
1921
John Smith
1921

Police Justice.

0033

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 Mindant

guilty thereof. I order that he be held to answer the same, and he be admitted to bail in the sum of 200 Hundred Dollars. each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Oct 11 1891 [Signature] Police Justice.

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

Dated, _____ 1891 _____ Police Justice.

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

Dated, _____ 1891 _____ Police Justice.

0034

Police Court---

2

District.

1907

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Quinn
John Quinn
John Quinn

Quinn
Offense

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

3

4

Dated,

October 21

189

Magistrate.

Officer.

Precinct.

Witnesses

J. M. Callamore

No.

33

Street.

No.

Street.

No.

Street.

1000

to answer.

[Signature]

COURT OF GENERAL SESSIONS-Part III.

-----x
 The People of the State of New York, : Before Hon. Fred'k.
 : SMYTH, and a Jury.
 : SMYTH, and a Jury.
 against :
 HERMAN KANN, impleaded with John :
 Smith. :
 -----x

Indictment filed November 2nd 1892.

Indicted for grand larceny in the 2nd degree.

New York, November 14th 1892.

APPEARANCES: For the People Assistant District Attorney Vernon M. Davis.

For the defendant Mr. Jacob Berlinger.

JOHN QUINN, a witness for the People, sworn, testified:

I live at 40 morton street in this city. I am in the liquor business at 94 6th avenue. I was in my liquor store on the 27th of October at about half past eleven o'clock at night. My bartender was there. I saw this defendant and John Smith in my place. I saw this man stand on top of some railings in the water closet and reach over across the partition into an office where we have clothes; he was handing over the clothes to Smith who was there also. I had three sack coats and an overcoat in this little private office. It was my bartender drew my attention to these men. We caught them right at it. We locked the two men in the water closet and kept them there until an officer came. Smith said he did not do it; and if he did do it I could not have seen him. He has since pleaded guilty of this charge.

I said I saw him over the partition.

CROSS EXAMINATION:

I had never seen the defendant before. I saw his

hat over the partition. The four coats I had in there were worth about sixty dollars. Smith said to the officer "I dont know this man I just came into the water closet.

WILLIAM W. COLLAMORE, a witness for the People, sworn, testified:

I am the bartender in the employ of the last witness . InI was in his place on the 27th day of September. I saw these two men come in the side door and a few minutes afterwards I saw a head and shoulders over the partition that separates the store from the water closet. I called Mr. Quinn's attention ot it; he went and locked the door of the water closet and held it while I went for an officer. When the officer came h e found the two defendants in the water closet and arrested them. The defendant Smith said that even if he did come in there the boss could not see him.

CROSS EXAMINATION:

I was at the other end of the store at the time I saw the head and shoulders of the defendant . When the officer came he found some of the coats hidden in the water closet . They had been removed by some one out of the little private offi ce where we keep our good clothes.

D E F E N C E .

HERMAN KAHN, the defendant sworn, testified:

I am the defendant . I went into that saloon spoken of on that night . I went into th urinal in the water closet . Id did not go in there with any intention of stealing anything . Id did not know the man Smith who was in there; I had never seen him before that time . it

3

is not true that I was on top of any railing and reached over to get these clothes . I did not know anything about the presence of the clothes in the water closet. I am positive that I never saw Smith.

CROSS EXAMINATION:

When I tried to get out of the water closet I found the door closed. I had no conversation with MH Quinn about this matter. I live at 13 East 31st street. I am a waiter. I have been working at No. 252 Fulton street Brooklyn in a restaurant and have also worked in a restaurant in the Bowery. I have never been arrested charged with any crime before . I have no acquaintances here as I have not been long in the country. I have not been working lately.

The jury returned a verdict of guilty of grand larceny in the second degree.

Indictment filed Nov. 2-1892.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

HERMAN KANN, impleaded with

John Smith.

Abstract of testimony on

trial, New York November

14th 1892.

0038

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 Kamm
and
John Smith*

The Grand Jury of the City and County of New York, by this indictment, accuse
Hermann Kamm and John Smith
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Hermann Kamm and John Smith*, both

late of the City of New York, in the County of New York aforesaid, on the *27th*
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*one overcoat of the value of
fifteen dollars, and three coats
of the value of ten dollars
each*

of the goods, chattels and personal property of one *John Sumner*

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

*D. C. Lacey Nicoll,
District Attorney*

0040

BOX:

502

FOLDER:

4576

DESCRIPTION:

Keenan, John

DATE:

11/28/92



4576

346

Counsel,

Witnesses:
Officer Meyer
14 to 10/1

189

Day of

Filed,

Reads, *Magulby Dact*

THE PEOPLE

vs. *B*

John Brennan

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 33.]

May 6 75 1007

DE LANCEY NICOLL

District Attorney.

Nicoll

A TRUE BILL.

John E. Fallon

Foreman.

11c See 20 93

0042

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 Keenan

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

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

The said *John Keenan*

late of the City of New York, in the County of New York aforesaid, on the *4th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

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

The said *John Keenan*

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

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

DE LANCEY NICOLL
District Attorney.

0043

BOX:

502

FOLDER:

4576

DESCRIPTION:

Keenan, Thomas

DATE:

11/11/92



4576

0044

Witness:

Mary Greehy
Offr. Roberty & Co.

John Goughan
F. J. West D.

From an Examination
made by me in
this case - and from
the written statement
signed by the Complainant
I am convinced that
the Police cannot
make out a case
against the Defendant
I am therefore desisting
his discharge - upon
his own recognizance

Robert Jameson
May 1st 1893

61

Counsel, M. J. Sharkey 325 O'Connell
Filed (day of Nov 1893)
Pleads Myself 14

THE PEOPLE

vs.

P

Thomas Keenan

DE LANCEY NICOLL,

District Attorney.

Part III, 20th July 1893

A TRUE BILL,

Part III, July 20th 1893

John E. Sullivan

Foreman.

Part - 3. amount 20/3
Defendant discharged on his
natural acquittal.

RAPED in the 1st Degree,
(Sections 278 and 279, Penal Code.)

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

The People
vs
Thomas Steeman

City and County of New York ss
M. J. Shanley being duly sworn
says that he is the attorney for the
defendant herein and that Rose
Steeman who resides at Number 203
Spring Street New York City is ill
and unable to leave her room
as appears by the certificate of
John P. Nolan M. D. hereto annexed
That said Rose Steeman is a
material witness for the defence
and that from conversations had
with her deponent expects to
prove by her evidence as follows
That the room occupied by the
complaining witness Mary Sheedy
was the one usually occupied by
the defendant and was not more
than eight feet away from that
occupied by said Rose Steeman
on the night of the alleged assault
That said Rose Steeman heard

no outcry though immediately
 after the arrest the said
 Mary Sheedy tapped at the
 door of the said Rose Keenan
 and said Rose Keenan heard
 her and opened the door. That
 said Mary Sheedy told said
 Rose Keenan that the defendant
 did not do her any harm and
 that she would not have made
 the charge she did but because
 one Margaret Keenan defendant's
 Aunt refused to give her said
 Mary Sheedy a room
 That deponent is of the opinion
 that the said evidence is very
 material to the defence and that
 it would not be safe to proceed to
 trial without it

Sworn to before me

this January 26th 1893

J. H. O. McGuire

Comptroller of the Court

(Signature)

M. P. Shanley

County General Session

The People etc

vs

Thomas Keenan

Applicant of
defendants, commade
on motion to set from

M. J. Flankey
Atty for defndt
330 Broadway
N. Y. C.

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

The People etc }
vs }
Thomas Keenan }

City and County of New York ss

Mary Shedy being duly sworn says that she resides at Number 45 James Street New York and is the complaining witness herein that at the time the assault mentioned in her complaining affidavit was alleged by her to have taken place defendant was asleep and hurriedly rose and left the room that she was excited and although the defendant called after her and tried to obtain his presence in the room where deponent was sleeping she hurried away. That deponent has since learned that the room she occupied on the said time was the one usually occupied by this defendant and that he had no knowledge of deponent's presence

there until he entered her room.
 That deponent's room was easy
 of access through a window looking
 into an adjoining room and that
 deponent engaged said room
 from deponent's mother. That
 since the time of said occurrence
 and after carefully considering
 all the facts and circumstances
 connected herewith deponent is
 of the opinion that the defendant
 entered deponent's room with no
 criminal intent and at no time while
 there intended to rape or injure
 this deponent. That this affidavit
 is taken not because of any fear of
 punishment or hope of reward by
 deponent but simply to withdraw
 a charge rashly and excitedly
 made and to release from prison
 one innocent of crime.

Given to before me *Mary Shuekey*
 this January 21st 1893

Antonio C. Martiny
 Notary Public # 221
 County of ...

**POOR QUALITY
ORIGINAL**

0050

This is to say that I have
received of you a bill for
the amount of \$100.00 (the
amount of a check for \$100.00)
which I have in my possession
and will be glad to appear in
court for several days

Wm. H. Baker to do
at Charleston W. Va.

May 15/93

Officer James Doherty.

I was at cor of Washington & Spring at about 12³⁰ A.M. when — Gaughan, of 55 Wattle St, came and said "Officer there's a woman in front of 303 Spring who says a man got in her rooms and attempted to assault her" I went right to 303 Spring St she was in front of the house, very much excited, she had on only a night dress and a siver: she was on her bare feet and her hair hanging down. She said "Tom Keenan assaulted her". They lived in the rear house I started into the hallway, the door closed after me, I met him in the hallway, and said "where does Tom Keenan live" and he said "In the rear, go ahead and I'll show you" I took him to the light, and said "I'll see who you are" I asked the complainant and she said "he was the man".

His mother and sister followed us to the Station House; we had to put the mother out.

He said in the Station House that was his room before he went to Island and he afterwards admitted going through the ^{would} door

0052

The Pro-
vs-
Keenan-

Trips at Rape,

Stadium of

POLICE COURT— 2nd DISTRICT.
CITY AND COUNTY }
OF NEW YORK, } ss.

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on
the 8 day of November in the year of our Lord 1892

Nathan Strawn
of No. 45 James Street, in the City of New York,
and Mary Sheehy
of No. 303 Spring Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Nathan Strawn
the sum of One hundred Hundred Dollars,
and the said

the sum of _____ Hundred Dollars,
separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person ^{second} ~~first~~ above recognized shall personally appear at the next COURT OF General SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence or charge said to have been lately committed in the City of New York aforesaid by

Thomas Keenan

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

Nathan Strawn
Mary Sheehy

[Signature] Police Justice.

0054

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn before me
1881
Police Justice

Nathan Stone
the within-named Bail, being duly sworn, says that he is a house holder in
said City, and is worth Twenty five Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of
Furniture at store 45 James St
and 54 Catharine Business Street the
places of business carried on by delonch
Nathan Stone

New York Sessions,

THE PEOPLE, vs.
Mary Sheehy
James Keenan

Magistrate

Filed _____ day of _____ 1881

0055

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

I, John J. [unclear] Mag. Clerk, aged 25 years, occupation Police Officer do hereby swear and say, that on the 7 day of May 1885 at the City of New York, in the County of New York, Mary Kehrig

(a woman) who is a material witness in a case attempted case against Thomas Kenan Almont do satisfy that said witness will not appear at the next Court of General Sessions in and for the City and County of New York whereat her name is on the list of witnesses may be ordered to enter into recognizance for her appearance as such witness James J. Roberts

Sworn to before me, this 7 day of May 1885 at New York City, New York. John J. Roberts Police Justice.

0056

Police Court, 2 District.

City and County } ss.
of New York, }

of No. 309 Spring Street, aged 21 years,
Mary Sheehy
occupation Married woman being duly sworn, deposes and says,

that on the 4 day of November 1887 at the City of New York, in the County of New York.

Thomas Keenan (now here) did feloniously attempt to commit the crime of rape upon the person of Deponent, and did attempt to ravish Deponent under the following circumstances. Deponent retired to bed with her child who is six years old, in a bed room on the second floor of the rear building No. 309 Spring Street, and Deponent locked the door of her room securely about the hour of 9.30 O' clock P. M. Deponent slept alone with her child in said room as her husband was absent on business. Deponent went to sleep soon after retiring, and Deponent was awakened about the hour of 12.30 O' clock A. M. by the defendant who was fumbling about Deponent's private parts. Deponent thought for a moment that it was her husband who had entered the room. The defendant did not at first say anything but attempted by force to have sexual intercourse with Deponent. Then Deponent became suspicious and turned up the light and rebuffed defendant's advances. Then the defendant held Deponent in bed by force and violence and Deponent told defendant to leave the room, and Deponent resisted with all her force and called for assistance and make an outcry. The defendant said "I'll be damned if I go out of this room until I get some of you" Then Deponent got away from the defendant grasp and Deponent unlocked the door started to go to the street and the defendant followed Deponent

to the hall and attempted by force to drag
 deponent back, but deponent escaped in her
 bare feet and went to the street and called
 upon some citizens to secure the arrest of the
 defendant, and the defendant was arrested by Police
 Officer of the 8th Precinct, now here. The defendant
 knew that deponent was a married woman, and he
 knew that deponent's husband was absent, and on
 said occasion when deponent asked defendant how
 he got in the room defendant said he got in through
 the window, referring to a window which opened from
 deponent's bed room to the room occupied by the
 defendant adjoining.

Done before me this 5th day
 of November 1882
John Ryan
 Police Justice

Wm. J. ...

It appearing to me by the within depositions and statements that the crime therein mentioned has been
 committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 Hundred Dollars, I order that he be committed to the Warden and Keeper of the City
 Prison of the City of New York, until he give such bail.
 Dated 1882
 Police Justice.

I have admitted the above named
 to bail to answer by the undertaking hereunto annexed.
 Dated 1882
 Police Justice.

There being no sufficient cause to believe the within named
 guilty of the offense therein mentioned, I order he to be discharged.
 Dated 1882
 Police Justice.

Police Court-- District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

vs.

- 1
- 2
- 3
- 4

Offence,

Dated 1882

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street.

\$ to answer Sessions

0058

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Keenan 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. Thomas Keenan

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. A. S. Scotland

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

Answer. 309 Murray St. 5 years

Question. What is your business or profession?

Answer. Painter

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

Answer.

Taken before me this
day of Sept 1931
J. M. Brown
J.S.S.

Police Justice.

0059

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

Dated, Nov 7 189..... J. M. Ryan Police Justice.

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

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

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

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

0050

Police Court--- District. ¹⁴⁰¹

THE PEOPLE &c.,
ON THE COMPLAINT OF

Mary Sheehy
303 Spring St
HOUSE OF DETENTION CASE
Thomas Keenan

Offense
[Handwritten signature]

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

2.....
3.....
4.....
Dated, *Nov 4* 189*2*
Ryan Magistrate.
Doherty Officer.
Precinct.

Witness *J. J. [unclear]*
No. *Committee to the* Street.
James C. [unclear]
No. *James C. [unclear]* Street.
Robert [unclear] Street.
Bailed by Nathan Strom
47 James St.
No. *John Laughan* Street.
557 [unclear] Street.

5000 to answer
5000 [unclear]

J. P. WILSON,
41 CHARLTON ST.,
NEW YORK

My dear Mr. [unclear]
I have received
of 303 [unclear] [unclear]
concerned to be [unclear]
from [unclear] [unclear]
[unclear] [unclear] [unclear]
it is by [unclear] that the [unclear]
not be [unclear] to appear in
[unclear] [unclear] [unclear] [unclear]
[unclear]

Yours truly,
J. P. Wilson

August 24
January 16/1977

0062

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

2046

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Keenan

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

indictment, accuse *Thomas Keenan* of the CRIME OF RAPE IN THE FIRST DEGREE, committed as follows:

The said *Thomas Keenan*, late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *November*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the city and County aforesaid, in and upon a certain female not his wife, to wit: one *Mary Blaney* feloniously did make an assault, and an act of sexual intercourse with her the said *Mary Blaney*. then and there feloniously did, ~~perpetrate~~ *perpetrate*, against the will of the said *Mary Blaney*; and without her consent; 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 *Thomas Keenan* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Thomas Keenan*, late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid at the City and County aforesaid, in and upon a certain female not his wife, to wit: her the said *Mary Blaney*, feloniously did make an assault, with intent an act of sexual intercourse with her the said *Mary Blaney* against her will, and without her consent, then and there feloniously to perpetrate; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0063

BOX:

502

FOLDER:

4576

DESCRIPTION:

Kelly, James

DATE:

11/10/92



4576

Witnesses:

Catherine M. Mictor

Off Lockwood

27

Counsel,

Filed

(day of Nov - 1892

Pleads,

W. W. Kelly

THE PEOPLE

vs.

James Kelly

Burglary in the Third Degree
Section 498, and 499, of the Penal Code

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Farrell

Foreman.

[Signature]

[Signature]

I was paid by

0065

Police Court - 4 District.

City and County } ss.:
of New York,

of No. 3214 East 30 Street, aged 38 years,
occupation Keep House being duly sworn

deposes and says, that the premises No. 3217 East 30 Street, 31 Ward
in the City and County aforesaid the said being a four story brick

dwelling in part
and which was occupied by deponent as living apartments on the west
side of the ground floor
and in which there were at the time a kitchen being

were BURGLARIOUSLY entered by means of forcibly opening the
door leading from the hallway into the
kitchen of deponent's apartments

on the 11 day of November 1892 in the day-time, and the
following property feloniously taken, stolen, and carried away, viz:

One coat and vest, one overcoat, and
one alarm clock, together of the value
of about thirty seven dollars

the property of deponent and in deponent's care
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
James Kelly, (worn here)

for the reasons following, to wit: That at about the hour of
2 O'clock P.M. said deponent locked
and securely fastened the doors and
windows leading into the premises. That
deponent returned about the hour of 2:30
O'clock P.M. and found that the premises
had been entered as aforesaid and the
said property taken. That deponent suspected
the defendant and cursed his arrest and

0066

The defendant admitted to deposit in presence of Police Officer William J. Lockwood of the 21st Precinct that he the defendant had entered the premises taken the property and removed the same that the defendant took defendant to the pawn office and took the property out and gave it back to defendant. Therefore defendant charged the defendant with Burglariously entering the premises as a felon and feloniously stealing, stealing and carrying away the said property and things that he dealt with according to law.

Sporn before me this 5th day of March 1892 State of New York

Charles N. Fenton
Clerk of the Court

Dated _____ 1892 Police Justice

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

Dated _____ 1892 Police Justice

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

Dated _____ 1892 Police Justice

of the City of New York, until he give such bail.

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____ Dollars and be committed to the Warden and Keeper of the City Prison

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

Police Court, _____ District.

THE PEOPLE, &c.,
on the complaint of
vs.
1 _____
2 _____
3 _____
4 _____

Offence—BURGLARY.

Dated _____ 1892

Magistrate.

Officer.

Clerk.

Witness, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer General Sessions.

0067

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

James 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *James Kelly*

Question. How old are you?

Answer. *39 yrs*

Question. Where were you born?

Answer. *New York City*

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

Answer. *10 330 East 14 St. 5 yrs*

Question. What is your business or profession?

Answer. *Shoe dealer*

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.
James Kelly

Taken before me this *5* day of *Sept* 189*7*
Charles H. ...
Police Justice.

0068

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.....188 *Charles M. Linton* Police Justice.

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

Dated.....188 Police Justice.

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

Dated.....188 Police Justice.

1385

Police Court--- H District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Catherine Honecker
347 & 30
James Keller

[Signature]
Officer

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Apr 5 1894

[Signature] Magistrate.

Lockwood Officer.

21 Precinct.

Witnesses Call the officers

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer [Signature]

[Signature]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Kelly

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

James Kelly

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

The said

James Kelly

late of the *21st* Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, in the *day* - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Catherine Monckton

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

SECOND COUNT—

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

James Kelly

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

The said

James Kelly

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

*one coat of the value of ten dollars,
one vest of the value of five dollars,
one overcoat of the value of twelve
dollars, one clock of the value
of three dollars*

of the goods, chattels and personal property of one *Catherine Monckton*

in the dwelling house of the said

Catherine Monckton

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.

*Wm. Laucey Nicoll,
District Attorney*

0072

BOX:

502

FOLDER:

4576

DESCRIPTION:

Kelly, Thomas J.

DATE:

11/21/92



4576

Witnesses:

Geo R Lohr

211

Counsel,

Filed, *21* day of *Nov* 1892

Pleads,

Magally vs

THE PEOPLE

vs.

B

Thomas J. Kelly

VIOLATION OF THE EXCISE LAW.
(Selling to minor.)
[Chap. 401, Laws of 1892, § 22.]

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

John E. Poirer

De S Foreman

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas J. Kelly

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

Thomas J. Kelly

of the crime of SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER TO A CHILD actually and apparently under the age of sixteen years, committed as follows:

The said *Thomas J. Kelly*

late of the City of New York, in the County of New York aforesaid, on the *fifth* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to one *John Jay* who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of *Seven* years, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0075

BOX:

502

FOLDER:

4576

DESCRIPTION:

Kennedy, Edward

DATE:

11/25/92



4576

Witnesses:

Mered Gannon

[Signature]

Counsel

Filed, 25 day of Nov 1892

Pleads, *Guilty*

THE PEOPLE

vs.

B

Edward Kennedy

Mag 9 93

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 33].

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

John E. Parsons

Foreman.

0077

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Kennedy

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

of the CRIME OF ^{*Edward Kennedy*} SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Edward Kennedy

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

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

SECOND COUNT—

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

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY ^{*Edward Kennedy*} STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Edward Kennedy

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

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

DE LANCEY NICOLL

District Attorney.

0078

BOX:

502

FOLDER:

4576

DESCRIPTION:

Killeen, Roger S.

DATE:

11/21/92



4576

Witnesses:

Geo R Clark

197

Counsel,

Filed, *21st* day of *Nov* 189*2*

Pleads, *Magally w*

THE PEOPLE

vs.

B
Rogers, Ailcock

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

DE LANCEY NICOLL.

District attorney.

A TRUE BILL.

John E Fallon

Foreman.

Dec 8 '92

0080

1897

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Roger S. Killean

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

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

The said

Roger S. Killean

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

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

SECOND COUNT—

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

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

The said

Roger S. Killean

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

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

DE LANCEY NICOLL

District Attorney.

0081

BOX:

502

FOLDER:

4576

DESCRIPTION:

Klein, John

DATE:

11/25/92



4576

0082

Witnesses:

Benny Klein

Mr. Wm. Strauss

Christman & J

278

Counsel,

Filed

25th day of Nov

1895

Plends

11th July 1895

THE PEOPLE

*36 Charles St
217 New York*

Grand Larceny, Second Degree
[Sections 225, 52, 53, Penal Code.]

John Klein

De LANGEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Farrell

Par. 3. Dec 8/92 Foreman.

Tried and Convicted

S. F. Reddy

J. H. D.

S. P. & Mrs.

COURT OF GENERAL SESSIONS-Part III.

-----x
The People of the State of New York, : Before Hon. RUFUS
 : B. COWING, and
 : a Jury.
J O H N A. K L E I N . :
-----x

Indictment filed November 25th 1892 .

Indicted for grand larceny in the 2nd degree.

N e w Y o r k , December 8th 1892.

APPEARANCES: For the People Asst. Dist. Atty. Gunning S . Bedford.

For the defendant Mr. J. Berlinger.

HENRY KLINE, a witness for the People, sworn, testified:

I am a salesman for the Eastman Co. Their place of business is foot of east 59th street. On the 15th of November I left my horse and wagon in which I drive around the city in front of a store on Spring street. I went into a store to collect a bill. When I came out I found that the horse and wagon were gone. I next saw them in Jamaica. Their value was \$250. and they were the property of Eastman and company in my possession at the time.

WILLIAM STRUMPFER, a witness for the People sworn, testified:

I am a constable in the village of Jamaica. I know this defendant. He came to the hotel which my son keeps one night--about the 17th of November with a horse and wagon. He stayed at the hotel for the night, putting up the horse in the stable . I suspected that the property did not belong to him . The following morning I

asked him to come with me to Jamaica and have a good time.

The place where my son keeps a hotel is called Creedmoor a few miles from Jamaica. He came with me and when I got near the town hall I placed him under arrest. I took him before the Judge and he was committed charged with this larceny. He told me that the wagon belonged to an advertising company in Howard street; then he told me that the wagon belonged to an advertising company in Walker street; then he told me that the horse and wagon belonged to a man named Anderson and that he received it from him at South Seventh street in Williamsburgh. The complainant came over to Jamaica and identified the horse wagon and harness as the same property he had left outside of the store on Spring street on the 15th of November.

CROSS EXAMINATION:

A blanket belonging to another man was found in the wagon which the defendant was driving. I have known the defendant for some time. I asked him to go to Jamaica with me to have a good time. It was my intention to arrest him when we got there. He told me these different stories while we were driving along the road. After we got out of the wagons and were on the way to the town hall, he no doubt saw my purpose, and started away. He was held by myself and another man and placed under arrest.

SAMUEL SCHWEISELHEIMER, A witness for the People, sworn, testified:

I am a butcher at No. 318 East Houston street. On November 15th Mr. Kline the witness came into my place to collect a bill. He left. Afterwards I saw the

defendant passing by driving Eastman's wagon . I took particular notice of him because I knew he did not belong in that horse and wagon. I am positive I saw him driving the wagon . He passed close by me and I had a good look at his face. It was about twelve o'clock in the day I saw him. I had never seen him before . I have frequently seen Mr. Kline, the witness, driving the wagon. I afterwards told MR. Kline that I had seen this and he sent me a subpoena in response to which I am here.

NATHAN PARTINGTON, a witness for the People, sworn, testified:

I am in charge of all the horses and wagons owned by the Eastman Company . I know the horse which Mr. Kline drove on the 15th of September. I saw that horse in a stable in Jamaica in custody of the constable about the 18th of November . I identified the horse and wagon as the property of Eastman and Company and brought it back to this city.

JACOB TOOKER, a witness for the People, sworn, testified:

I am a police officer attached to the 4th district Court. I arrested this defendant. He told me that an advertising man gave him this horse and wagon to drive out on Long Island. I do not remember what name he told me . I never knew the defendant before his arrest.

D E F E N S E .

JOHN A. KLEIN, the defendant, sworn, testified:

On the 15th of November I was in Williamsburgh. I went into a saloon near the ferry. I there met a man named NAnderson whom I had known before . He had a

0086

conversation with me . . . he told me that he was employed by an advertsing agency in Howard street New York to put signs all over Long Island . . . he said that he had a wagon outside belonging to the company and asked me if I would drive it to Garden City and put it up there for the night and he would meet me the following morning and would employ me putting up these signs. I went outside and got into the wagon. It was raining . . . I drove in the rain as far as Creedmoor and I th-ught I would put up there for the night. I went to the place of this man Strumpfer' son and they let me put up the horse for the night. The next morning the constable asked me to drive to Jamaica with him and I did so . . . When we got there he had me arrested . . . I only told him one story and that was the true one that this horse and wagon had been given to me by this man Anderson, who told me it belonged to an advertising agency . . . I did not steal the horse and wagon . I was not in the neighborhood of Spring and Houston streets on that day . I dont think that I was in New York City that day.

CROSS EXAMINATION:

I was sent to prison for fifteen days in Hoboken for being drunk . . . I have never been charged with any dishonest act in my life . I have never been in the penitentiary for larceny.

The jury returned a verdict of guilty of grand larceny in the 2nde degree.

Indictment filed Nov. 25-1892

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

JOHN A. KLEIN.

Abstract of testimony on

trial, New York, December

8th 1892.

[Faint, illegible text, likely bleed-through from the reverse side of the page]

0088

Police Court— 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 349 East 58th Street, aged 57 years,
occupation Agent for Eastmans Co of New York being duly sworn,
deposes and says, that on the 15th day of November 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One Horse, Wagon, and Harness
of the value of Two hundred
and fifty dollars

\$
250.00
100

of the property of Eastmans Company of New York
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 John A. Klein

from the fact that on said
date at about the hour 11 A.M.
deponent left said Horse & Wagon at
the corner of Spring and Elizabeth Streets
for a few moments and on deponent's
return deponent missed said property.
Deponent was informed that the said defendant
John A. Klein was arrested in Jamaica Bay
Island with a horse and wagon in
his possession. Deponent has since seen
the property found in the possession of
said John A. Klein and fully and positively
identified the property taken, stolen and
carried away from deponent's possession.

Henry Klein

Sworn to before me this 18th day of November 1893
of John A. Klein
Deputy Justice.

0009

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Klein 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 Klein*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 217 Christs St 7 years*

Question. What is your business or profession?

Answer. *Straw*

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 Klein

Taken before me this *21* day of *July* 188*7*

Police Justice.

[Signature]

State of New York,

COUNTY OF

Jacob Looker being duly sworn, says that he resides in the ~~Town of Jamaica~~ ^{*Jamaica*} that the name.....

.....purporting to be signed to the within Warrant is the handwriting of *Dobson B. Smith*..... who is one of the Justices of the Peace of the ~~Town of Jamaica~~ ^{*City of New York*} in the County of ~~Queens~~ ^{*New York*} by whom the within Warrant was issued.

Sworn before me this *21st* day of *November* 189 *4*

The within Warrant may be executed in the County of *Queens*

Dated at *Brooklyn* this *21st* day of *Nov* 189 *4*

Heenanik Heenanik
I do hereby order and direct that the arrest on the within Warrant may be made on Sunday or at night.

Heenanik Heenanik
Justice of the Peace, Town of Jamaica.

0091

Sec. 151.

Police Court ✓ 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 Henry Klein of No. 349 East 580 Street, that on the 15 day of November 1892 at the City of New York, in the County of New York, the following article to wit:

One Horse, Wagon and Harness

of the value of two hundred & fifty Dollars the property of Protman Company of New York was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by John A. Klein

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 4 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 25 day of Nov 1892

John A. Klein
POLICE JUSTICE

0092

age 30 188. Res 217 Christer St

The within named

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.

Partington
 Police Court *601* District.
 Warrant—Larceny.
 THE PEOPLE, &c.,
 OF THE COMPLAINT OF
 vs.

Dated _____ 188

Magistrate

Officer.

The Defendant *John R. Collins*
 taken, and brought before the Magistrate, to answer
 the within charge, pursuant to the command con-
 tained in this Warrant.

Officer.

Dated *November 27* 1892

This Warrant may be executed on Sunday or at
 night.

Police Justice.

0093

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.....

Ch. J. ...
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated *1893* 18 *...* 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.

1000 for Ex
Nov 22 9 am.
Nov 22^d 1892.

[Signature]

BAILED,

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

The Justice presiding
in my absence will please
hear and determine the
within case.
Solon B. ...
Police Justice

MP
Police Court--- District. 1453

THE PEOPLE, &c.
ON THE COMPLAINT OF
Henry Klein
3109. E 58 St

John A. Klein
1
2
3
4

Dated *Nov 22* 1892
Smith Magistrate.
Wester Officer.
Cham Precinct.

Witnesses
H. E. Strumpfer
No. *Creedmore 22* Street.
Mattam Partington
No. *446 West 58* Street.
Louis S. ...
No. *273 E. 58* Street.
\$ *100* to answer *ES*

[Vertical signature]
Offence *[Signature]*
[Signature]

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 Klein

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

John Klein

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

The said

John Klein

late of the City of New York, in the County of New York aforesaid, on the 15th day of November in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one horse of the value of one hundred dollars, one wagon of the value of one hundred dollars, and one set of harness of the value of fifty dollars

[Handwritten flourish]

of the goods, chattels and personal property of ~~one~~ a certain corporation

known as the Eastman's Company of New York

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.

SECOND COUNT—

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

John Klein
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

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

one horse of the value of one hundred dollars, one wagon of the value of one hundred dollars, and one set of harness of the value of fifty dollars

of the goods, chattels and personal property of ~~one~~ *a certain corporation known as the Eastman Company of New York* by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *corporation*

unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,

District Attorney.

0097

BOX:

502

FOLDER:

4576

DESCRIPTION:

Klembe, Louis

DATE:

11/21/92



4576

Witnesses:

*Marie M...
off. Coyle 6th*

174
[Signature]

Counsel,
Filed *21st* day of *Nov* 189*2*

Plea(s) *Guilty* in a

THE PEOPLE

vs.

Louis Klenda

Grand Larceny, 2nd Degree,
(From the Person),
[Sections 528, 537, Penal Code]

add page

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

John E. P...

Foreman.

*Paul S. ...
True and legit*

Police Court 1 District. Affidavit—Larceny.

City and County of New York, } ss: Michael Mastodama
of No. 196 Mott Street, aged 33 years,
occupation Laborer being duly sworn,
deposes and says, that on the 13 day of November 1892 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 silver watch and brass
chain valued at twelve
dollars (\$12.00)

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Louis Klembe ^(now living)
for the following reasons on said date
deponent was standing on the corner of
Bayard and Mulberry streets and he had
the said watch and chain in the lower
left hand pocket of the vest that he then
wore - the defendant approached deponent
and snatched the said watch and chain from
deponent's pocket and passed said property
to another person who ran away with it
deponent seized hold of the defendant
and held him until the officers arrived
and arrested him (defendant) deponent
further says that he fully identifies the defendant
as the person who snatched said watch and chain

Michael X Mastodama
his mark

Sworn to before me this 13 day of November 1892
of Michael Mastodama
Police Justice.

0100

City and County of New York, ss:

Louis Klumbe being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is in 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. *Louis Klumbe*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *137 Norfolk St - 3 months*

Question. What is your business or profession?

Answer. *Hair Dresser*

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
Louis Klumbe
man

Taken before me this *13* day of *July* 189*7*
Charles J. Brady
Police Justice.

0 10 1

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.....

Debaudant

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

Dated, 189 *Police Justice.*

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

Dated, 189 *Police Justice.*

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

Dated, 189 *Police Justice.*

0102

1439
1884

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Mastodano
196 vs. 220 H
Loris Klenbe

Offense of Arce...
Prison the person

2
3
4

Dated, 720V 13 189 2
Grady
Coyle
Magistrate.
Officer.
Precinct.

Witnesses
No. Street.

No. Street.

No. Street.
\$ 1000 to answer

\$ 1000
" 18/92 2 P.M.

BATLED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Louis Klembe

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

late of the City of New York, in the County of New York aforesaid, on the *13th*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *day* time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the value
of eleven dollars, and one chain
of the value of one dollar*

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

De Lancey Nicoll,
District Attorney.

0104

BOX:

502

FOLDER:

4576

DESCRIPTION:

Kley, Ludwig

DATE:

11/14/92



4576

Witnesses:

Jo J Prince
J. J. Eaton, Esq.
W. J. Brown
456
Henry Hill
61
Raphy

89
Counsel,
Filed 11 day of
Pleads, *August 10*

Grand Larceny, *Grand*
(From the Person)
Degree.
(Sections 533, 534, Penal Code.)

THE PEOPLE

vs.

Erving Kley

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

John S. ...
Sept 25th 1892 Foreman.
True and Accepted.

0106

Police Court / District. Affidavit—Larceny.

City and County of New York, ss:

Joseph J. Prisco of No. 28 Cheever place Brooklyn, aged 19 years, occupation messenger being duly sworn, deposes and says, that on the 9th day of November 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of a person, in the following property, viz:

One gold watch and platinum chain being of the value of Thirty Dollars

the property of a person entitled to a 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 Ferdinand Key (now here) for the reason that on the 9th day of November 1892 at the morning of said day deponent saw an unknown person to him leaning against a railing in front of the premises 40 Broadway. Deponent stated that he saw said deponent come up to said unknown person and grab about his person, and take something from the vest pocket of the vest said unknown person had on, and ran away and deponent pursued him and caused him to be arrested and deponent further says when said deponent

Subscribed and sworn to before me this 10th day of November 1892
Police Justice

was running away he dropped the
said water and when in Whitehall Street
and another person who was also
chasing defendant picked up the
said property and defendant therefor
charges said defendant with the
taking of the property aforesaid

Subscribed to before me by Geo. J. Prince
this 9th day of November 1892

Wm. H. May
Police Justice

0108

Sec. 198-200.

District Police Court.

City and County of New York, ss:

Fredwing Steeg 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. *Fredwing Steeg*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Port Richmond N. Jersey.*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I am not guilty
Fredwing Steeg*

Taken before me this *9* day of *November* 19*11* at *92nd St N.Y.C.*
Police Justice.

0109

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.....

W. J. ...

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, Nov 9 189 Nov 9 1897 Police Justice.

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

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

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

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

0111

1407

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph P. ...
28 ... Brooklyn
Lawrence ...

Offense ...
...

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, *Nov 9* 189 *2*

Gandy
Caton

Magistrate.
Officer.
Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *1000* to answer *...*

C *AT-1*

01111

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Ludwig Kley

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

Ludwig Kley

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

The said Ludwig Kley

late of the City of New York, in the County of New York aforesaid, on the 9th day of November in the year of our Lord one thousand eight hundred and ninety-two, in the night time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of twenty five dollars and one chain of the value of five dollars

of the goods, chattels and personal property of ~~one~~ a certain man whose name is to the Grand Jury aforesaid unknown, on the person of the said man, then and there being found, from the person of the said man 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.

He Laurey Nicoll,
District Attorney

0112

BOX:

502

FOLDER:

4576

DESCRIPTION:

Klinker, Henry

DATE:

11/28/92



4576

321

Witnesses:

Officer Morris
2nd Precinct

Counsel,
Filed, 28th day of Nov 1892

Pleas, *Magnally Deal*

THE PEOPLE

vs.

A

Henry Klunker

Placed and to the Court of S. ...

... 1892

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 33.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL,

John E. Jordan

Foreman.

0114

Court of General Sessions of the Peace

1997

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Klunker

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

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

The said *Henry Klunker*

late of the City of New York, in the County of New York aforesaid, on the day of *September 11th* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

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

The said

Henry Klunker

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

Frank J. Morris

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

DE LANCEY NICOLL

District Attorney.

0115

BOX:

502

FOLDER:

4576

DESCRIPTION:

Kluhsmeier, Henry

DATE:

11/28/92



4576

354

Witnesses:

Wm. Smith
11th Feb

Counsel,

28
Filed, day of *March* 189*3*
Pleads, *Guilty Deed*

THE PEOPLE

vs.

B
Henry Bludman

I hereby consent and desire that this case against me be sent to Court of Special Sessions for trial and final disposition.

Dated *April 7 1893*

DE LANCEY NICOLL

District Attorney.

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 33].
Selling, etc., on Sunday.

A TRUE BILL.

John E. Fallon

Foreman.

0117

Court of General Sessions of the Peace

1907

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Henry Klusman

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

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

The said *Henry Klusman*

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

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

SECOND COUNT—

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

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

The said *Henry Klusman*

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

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

DE LANCEY NICOLL

District Attorney.

0118

BOX:

502

FOLDER:

4576

DESCRIPTION:

Kovar, Alice

DATE:

11/21/92



4576

190

Witnesses:

Geo. P. Clarke

Counsel,

1897

day of Nov

Filed,

Myself - W

Pleads,

THE PEOPLE

vs.

B

Alice Annan

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 23.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Fallon

Foreman.

Nov 8 1897

0120

Court of General Sessions of the Peace

1997

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Alice Koran

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

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

The said

Alice Koran

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

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

SECOND COUNT—

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

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

The said

Alice Koran

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

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

DE LANCEY NICOLL

District Attorney.

0121

BOX:

502

FOLDER:

4576

DESCRIPTION:

Kuttner, John

DATE:

11/03/92



4576

0122

Dr. DeLungier

Counsel,
Filed, *[Signature]* day of *[Signature]* 189

Pleads, *[Signature]*

THE PEOPLE

vs.

B
John Kitchin

VIOLATION OF THE EXCISE LAW.
(Selling to minor.)
[Chap. 401, Laws of 1892, § 22.]

DE LANCEY NICOLL

District Attorney.

A TRUE BILL

[Signature]
[Signature]
[Signature]
Foreman.

Witnesses:
[Signature]

0123

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 Kuttner

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

John Kuttner

of the crime of SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER TO A CHILD actually and apparently under the age of sixteen years, committed as follows :

The said

John Kuttner

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to one *Anna Harris* who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of *seven* years, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0 124

BOX:

502

FOLDER:

4576

DESCRIPTION:

Kyle, Richard D.

DATE:

11/29/92



4576

0 125

39267A May 16/98

Counsel,

Filed

Pleaded

29 day of Nov 1892
Merrill, So

THE PEOPLE

vs.

Richard D. Kyle
(Accused)

Forgery in the Second Degree.
[Sections 511 and 531, Penal Code.]

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

John E. Pearson

Foreman.

W.C.P.

Dec 1 1892

Witnesses:

Edmund Washburn

Henry Pearson

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Richard D. Kufe,

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

The said Richard D. Kufe,
late of the City of New York, in the County of New York aforesaid, on the 29th
day of October, in the year of our Lord one thousand eight hundred and
ninety-two, at the City and County aforesaid, being then and there the
agent and servant of Diognund Wadswoman and Nathan Federagen,
merchants, then and there doing business in and for the firm,
name and style of Wadswoman and Federagen,
and as such agent and servant then and there having in his
possession, custody and control certain goods, chattels and personal property of the said

Diognund Wadswoman and Nathan Federagen
the true owners thereof, to wit: one written instrument and
evidence of debt, bearing an order for the payment
of money of the said Diognund Wadswoman,
for the payment of and of the value of
three hundred and sixty-four dollars
and fifty-six cents,

the said Richard D. Kufe, 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 order of payment

to his own use, with intent to deprive and defraud the said Diognund Wadswoman and Nathan Federagen
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said Diognund Wadswoman and Nathan Federagen

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

DE LANCEY NICOLL,
District Attorney.

0127

Witness:

James Buchanan

393
W. B. Barber
Counsel.

Filed, *29* day of *Nov* 189*8*

Pleas, *Guilty*

THE PEOPLE

vs.

Richard D. Kyle

L Texas

Richard D. Kyle
(MISAPPROPRIATION)
(Sections 528 and 537 of the Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Freeman

Foreman.

0128

Police Court

1st District.

A. B. Davitt - Larceny.

City and County of New York, ss:

Sigmond Mackman

of No. 9 Wagner Street, aged 33 years,

occupation Merchant Manufacturer being duly sworn,

deposes and says, that on the 29th day of October 1892 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 & lawful money of the United States consisting of a check, the being of the value of Three hundred & sixty four 50/100 Dollars \$364 50/100

the property of Deponent Ed. Nathan, Esq. Green Capatree, in business Ed. Nathan & Co. at 9 Wagner Street, 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 Richard Kyle (now here) for the reasons following to wit, On said day deponent was in the employ of deponent as a bookkeeper, Ed. Nathan & Co. Rauber of West Virginia were indebted to deponent in the amount of money for merchandise and deponent is informed by said Rauber & Co. that on the said day of said they intended to deponent Ed. Nathan & Co. the amount check which has since

Sworn to before me this

1892

Notary Justice

been returned to said Haupt Ed Rosenberg
 through the Cashier Ohio Valley as having
 been paid. And that said check so returned
 was end of a check "Wachsmann, C. K." also
 "Lyman, H. H. Pearson" "Lamprecht
 Brothers" and "Sea Board National Bank"
 and dependent further says that the said
 check is entered in his department and
 known as having been received on said
 day in the handwriting of defendant
 and that he has failed to find any entry
 of credit in the check or bank book
 with the said ^{in name of} defendant from his
 account. And that he never saw said
 check and never saw said the same. And
 give no person authority to end use
 for each said check. Defendant further
 says that he caused said defendant to
 be arrested and that he is now informed
 by Thomas Kehoe a police officer of the
 5th precinct police when he arrested
 defendant that he defendant
 admitted and confessed to him that he
 had received the said check and
 had the same cashed and appropriated
 the money to his own use, and
 defendant therefore charges said defendant
 with the conspiracy aforesaid.

Sworn to before me 1892 }
 this 6th day of November } Bernard Wachsmann

J. W. [Signature]
 Police Justice

0130

CITY AND COUNTY }
OF NEW YORK, } ss.

aged *34* years, occupation *Thomas Kehoe* Police officer of No. *5th Precinct Police* Street, being duly sworn deposes and

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

Sworn to before me, this *6th* day of *November* 188*8* by *Thomas Kehoe*

[Signature]
Police Justice.

0131

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

Richard Kyle being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him, if he 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. *Richard Kyle*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *156 West 35th Street 1 1/2 years.*

Question. What is your business or profession?

Answer. *Doorman*

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*

R. Kyle

Taken before me this

Day of *May* 189*7*

[Signature]

Police Justice.

0132

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

Robert J. ...

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, *189* 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

\$5000 by writ 9th 11th 1892
Nov 14 - 2 P.M.
Nov 17, 2 P.M.

Police Court--- District.

1448
1892

THE PEOPLE, &c.,
OF THE COMPLAINT OF

Richard Walker
Richard Myle
1
2
3
4
Offense *W. A. C.*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, *Nov 16* 1892

Grady Magistrate.

Richard Myle Officer.

25 Precinct.

Witnesses

No. Street.

.....

No. Street.

.....

No. Street.

\$ *5000* to answer *JS*

\$5000 by writ 7th 11th 1892

0134

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

21,000 OFFICES IN AMERICA. CABLE SERVICE TO ALL THE WORLD.

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

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER	SENT BY	REC'D BY	CHECK
32	J. G. Morris	W. H. Pearson	

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y. 1892

Wheeler & Washburn & Co

of Walker St N.Y.

Check three hundred sixty four

fifty six bank Ohio Valley

Nov 5 1892 Endorsed Washburn & Co

K. Also J. G. Morris, W. H. Pearson Lamprecht Brothers and Lehigh Valley National Bank, Knott & Rosenberg

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard D. Kyle

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

Richard D. Kyle

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

The said Richard D. Kyle

late of the City of New York, in the County of New York aforesaid, on the eighth day of October in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 64 Brooklyn, N.Y. Oct 8 1892
The National City Bank
of Brooklyn
Pay to the order of A. Wachsmann
Seventy five Dollars
\$75.00
Wachsmann & Co

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

Richard D. Kyle

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

The said *Richard D. Kyle*,

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 64 Brooklyn, N.Y. Oct 8 1892

*the National City Bank
of Brooklyn*

Pay to the order of A. Wacherman

Seventy five Dollars

\$75.00

Wacherman & Co

the said *Richard D. Kyle*

then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

Witnesses:

James Mahan
Benny Pearson

29 1/2

Counsel,
Filed 19 day of Nov 1892
Plends Monday 20

[Sections 511 and 512, Penal Code.]
Forgery in the Second Degree.

THE PEOPLE

vs.

Richard D. Kyle
(Defendant)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

John E. Finson

Foreman.

0138

District Attorney's Office,
City and County of New York.

City and County } ss.
of New York, }

of No. G Walker Nathan Federgreen Street, aged 47 years,
occupation Shirt Manufacturer being duly sworn, deposes and says,
that on the eighth day of October 1892 at the City of New
York, in the County of New York,

one Richard D. Kyle, did feloniously forge and knowingly utter the annexed bank cheque, that said forgery and uttering was committed under the following circumstances to wit:

The said Richard D. Kyle was in the employ of deponent and his copartner as bookskeeper. He had no authority to sign any of the firm cheques, the signature to the cheque here annexed was not signed by deponent, and deponent's copartner informs him that he did not sign the same, nor had he authorized any person to sign the same.

Deponent is further informed by one N. W. Pearson, proprietor of the Colman House, on Broadway, between 27th and 28th Streets that the said Richard D. Kyle presented the said cheque to him, representing that the signature thereto was genuine, and the said Pearson thereupon accepted the same and put it through his bank, and upon its being honored by the bank upon which it purported to be drawn, paid the amount of said cheque to said Richard D. Kyle. Deponent has been informed by Aaron

Deponent has Wechsman, to whose order the said cheque was drawn, that he had never received the same.

Nathan Federgreen

Sworn to before me this }
23rd day of Nov. 1892 }

John S. ...
Comm. of Deeds

City Clerk of New York

0139

DISTRICT ATTORNEY'S OFFICE.
City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nathan Federgreen

vs.

Richard D. Kyle

*Offence (Fugitive in the
State of New York)*

Dated *November 23 1892*

Witnesses, *N. H. Pearson*

No. *Columbian House*
Brooklyn bet. 27th & 28th Streets

J. Washburn

No. *7 Walker* Street,

No. _____ Street,

0140

Wachsman & Pollak

No. 4668

New York, Oct. 21 1892

COLUMBIA BANK

501 FIFTH AVE. COR. 42ND ST.

Pay to the order of *Wachsman & Pollak*
Seven hundred and no/100
\$700.⁰⁰/₁₀₀
Wachsman & Pollak

0141

J. G. Morris
H. H. Hanson

FOR DEPOSIT,
To the Credit of
AMPRECHT BROS. & CO.

Per. *Chas. ...*



District Attorney's Office,
City and County of New York.

City and County } ss.
of New York, }

of No. 9 Walker Street, aged 49 years,
occupation Shoe Manufacturer being duly sworn, deposes and says,
that on the 24th day of October 1897, at the City of New
York, in the County of New York,

Nathan Federgruen

one Richard D. Kyle did feloniously forge and knowingly utter the certain bank cheques hereto annexed.

That the said forgery and uttering was committed under the following circumstances to wit:

The said Richard D. Kyle was in the employ of deponent and his copartner, Sigmund Wachsmann as book-keeper, he had no authority whatsoever to sign any of the firm cheques, Deponent is informed that by his copartner that he had not signed said cheque, nor had he authorized anyone to sign the firm name thereto. Deponent also says that that the firm name signed on the said check was not signed by him.

Deponent has been informed by one H. H. Pearson, proprietor of the Coleman House, on Broadway between 27th & 28th Streets that the said Richard D. Kyle presented the said cheque to him, representing that the signature thereto was genuine, and the said Pearson thereupon accepted the same, and put it through his bank, and upon its being honored by the bank upon which it was drawn, paid the sum of seven hundred dollars to said Richard D. Kyle.

Sworn to before me
this 23rd day of Nov. 1897

Nathan Federgruen

John Lindsay
Com. of Deeds,
City & Co. of N.Y.

0143

DISTRICT ATTORNEY'S OFFICE.

City and County of New York.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Nathan Federgreen

vs. Walker

Richard K. Kyle

Offence

Dated Nov. 23rd 1892

Witnesses, H. N. Pearson

Boleyn House

No. Bway bet. 27th & 28th Street

S. Wacherman

No. 9 Walker Street,

Opp Kehoe & McDermott

No. 5th Street,

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard D. Kyle

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

Richard D. Kyle

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

The said Richard D. Kyle

late of the City of New York, in the County of New York aforesaid, on the 24th day of October in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 4668 New York Oct 24 1892

Columbia Bank
501 Fifth Ave. Cor. 42nd St.

Pay to the order of J. G. Morris
Seven hundred and 50/100 dollars

\$700.50

Wacheman & Co

Wacheman & Co

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

Richard D. Kyle

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

The said *Richard D. Kyle*

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 4668 New York Oct 24 1892

Columbia Bank
501 Fifth Ave. Cor. #29 St.

Wachsmann & Co.

Pay to the order of J. G. Morris
Seven hundred ⁰⁰/₁₀₀ Dollars

\$700.⁰⁰/₁₀₀

Wachsmann & Co.

the said *Richard D. Kyle*

then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.