

0047

BOX:

34

FOLDER:

404

DESCRIPTION:

Kain, John

DATE:

03/25/81



404

0048

306

Day of Trial

Counsel,

Filed *W* day of *March* 1881

Ploude.

Violation of Excise Law.

THE PEOPLE

vs.

B

John Ramm

James G. Phillips
DUNG. K. PHILLIPS

District Attorney.

Part No. *111* of *2-6-1881*

pleading guilty

A TRUE BILL.

William H. Phillips

Toreman.

John H. ...
W. H. ...

*since he seems
has been
of the same
frequency and*

FD

0049

Police Court, Fifth District.

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

of No. Bernard O'Brien
the 19th Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on the 12th day
of March 1887 in the City of New York, in the County of New York, at

No. 984 1st Avenue Street,

John Kain (mother)
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk
in the house or premises aforesaid, contrary to and in violation of law.

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

Sworn to before me, this 13th day
of March 1887

Bernard O'Brien
J. D. [Signature] POLICE JUSTICE.

0050

Police Court, Fifth District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Bernard O'Brien

vs. 1919

John Ram

Violation Exorise Law.

Dated 13th day of March 1899

J. J. Killbuck Magistrate.

O'Brien Officer. 19

Witness,

Bailed \$ 100 to Ans. J. J. S.

By Francis Eagan

318 East 54th Street.



0051

CITY AND COUNTY } ss.:
OF NEW YORK,

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

That *John Kain*

late of the *nineteenth* Ward, of the City of New York, in the County of
New York, aforesaid, on the *twelfth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, 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
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Bernard O'Brien

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

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

0052

BOX:

34

FOLDER:

404

DESCRIPTION:

Kassmier, Edward

DATE:

03/22/81



404

0053

265
A.M.
March 1881

Day of Trial

Counsel,

Filed 22 day of March 1881

Pleads

Violation of Excise Law.

THE PEOPLE

J. P. Sawyer
vs.
Edward Summer

DANIEL C. ROLLINS,
District Attorney.

District Attorney.

Part of March 15, 1881

pleads guilty 29

A True Bill.

William H. Phelps
Foreman.

J. M. [Signature]

April 4th

THE RIGHTS OF THE PEOPLE OF THE SLAVE OF NEW YORK

OF NEW YORK
GILK AND COMPANY

0054

Third District Police Court.

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

of No. the 13 French Police Patrick J. Stack
of the City of New York, being duly sworn, deposes and says, that on the 11th
day of March 1887, at the City of New York, in the County of New York,
at No. 315 Rivington Street
Edward Kassner

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 11th
day of March 1887
Salmon Smith Patrick J. Stack
Police Justice

0055

50. Germany 315 Rivington St

Police Court—Third District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick J. Stack
13
13

MISDEMEANOR,
Violation Excise Laws.

Edward Kassmier

Dated the 11th day of March 1881

Smith Magistrate.

Stack Officers.
13

Witness

Bailed \$ 100 to Ans.



By Henry Siegel
~~Edward Kassmier~~
319 Rivington

Sept. has been
Compe^d of us
Rephrasing
discovery of
=

0056

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

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

That *Edward Hassmire*

late of the *thirteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *eleventh* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, 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
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Patrick J. Stack

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

DANIEL C. ROLLINS,
~~HENRY C. ROLLINS,~~ **District Attorney.**

0057

BOX:

34

FOLDER:

404

DESCRIPTION:

Kearney, Thomas

DATE:

03/25/81



404

Filed 25 day of March 18 81
Pleads Not Guilty 28.

THE PEOPLE

Paper 12/81 vs.
40.
63. *meunier*

Thomas Kearney
B

Felonious Assault and Battery.

Daniel C. Collins
BENJ. K. PHELPS,

Part No. 2nd 6. 1881
District Attorney.
pleads Assault.

A True Bill.

William Phelps
Foreman.

J. M. Rev. & H. v. v.
June 20 75

0059

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

Form

POLICE COURT—FIRST DISTRICT.

of No. John Doyle Street being duly sworn, deposes and says,

that on the 14th day of March 1887

at the City of New York, in the County of New York, he was violently and feloniously assaulted and

beaten by

Thomas Kearney now present.

That said Kearney did wilfully and maliciously cut and wound the flesh of deponent's left arm with and by means of a certain cotton cloth and sharp dangerous weapon which he Kearney then and there held in his hand

Deponent believes that said injury, as above set forth, was inflicted by said

Thomas Kearney
with the felonious intent to take the life of deponent, or to do h^{im} bodily harm, and without any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with according to law.

John Doyle

Subscribed by the Deponent
14th March 1887
Police District

0060

Police Court—First District.

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

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

Question. What is your name?

Answer.

Thomas Kearney

Question. How old are you?

Answer.

37 Years

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

194 Washington Street

Question. What is your occupation?

Answer.

Cabman

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

Answer.

I am guilty of having struck him with the hook but it was after he caused the shaft of a truck which he was driving to strike and crush in some of my ribs and then laughed at me after he injured me
Thomas Kearney

Taken before me, this

14

day of March 1914

Police Justice

0061

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District.

AFIDAVIT—Felonious Assault & Battery

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Boyle
201 Broadway -
New York

BAILLED:
No. 1, by *James G. Kelly*
Residence, *243 Grand St.*

No. 2, by
Residence,

No. 3, by
Residence,

No. 4, by
Residence,

No. 5, by
Residence,

No. 6, by
Residence,

Mrs. McIntosh
M. K. Kelly

Dated, *March 14 1881*

W. W. Waddell Magistrate.

Samuel D. [unclear] Officer.

Clerk.

Witnesses, *George Blaw*
141 West St.

Dr. Charles Jackson
100 St. Chambers Street



8 *100* to answer

at General Sessions, 1881

Received at Dist. Atty's Office
[Signature]

0062

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Thomas Kearney*

late of the City of New York, in the County of New York, aforesaid, on the
fourteenth day of *March* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of *John Coyle*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *John Coyle*
with a certain *hook*
which the said *Thomas Kearney*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *John Coyle*
then and there, feloniously and willfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on *the* day and in the year aforesaid, at the City and County
aforesaid, the said *Thomas Kearney*
with force and arms, in and upon the body of the said *John Coyle*
then and there being, willfully and feloniously did make an
assault and *him* the said *John Coyle*
with a certain *hook* which the said *Thomas Kearney*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there willfully and feloniously
do bodily harm unto *him* the said *John Coyle*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

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

with force and arms, in and upon the body of *John Coyle*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *John Coyle*
with a certain *hook*
which the said *Thomas Kearney*.

in *his* right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *John Coyle* with intent *him* the

0063

said *John Coyle* then and there feloniously and willfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

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

with force and arms, in and upon the body of the said *John Coyle* then and there being, willfully and feloniously, did make another assault and the said *John Coyle* with a certain *knife* which the said *Thomas Kearney* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *him* the said *John Coyle* 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.

~~BENJ. K. PHELPS, District Attorney.~~

A True Bill.

Foreman

District Attorney.

BENJ. K. PHELPS,

THE PEOPLE

Felonious Assault and Battery.

Filed day of 188
Pleads

~~CITY AND COUNTY OF NEW YORK,~~

Fifth Count

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

That afterwards, to wit, on the day and in the year aforsaid,
at the City and County aforsaid, the said Thomas Kearney
~~late of the City of New York, in the County of New York, aforsaid, on the~~
~~day of~~ *aforsaid,* ~~in the year of our Lord~~

~~one thousand eight hundred and~~ *with force and arms, at the City and*
~~County aforsaid, in and upon the body of~~ *the said John Coyle*
~~in the peace of the said people then and there being, feloniously did make an assault~~
~~and~~ *him* ~~the said~~ *John Coyle*
~~with a certain instrument and weapon, a description of which is to the jurors aforsaid~~
~~unknown and cannot now be given, which the said~~ *Thomas Kearney*

in his ~~right hand then and there had and held, the same being a deadly and~~
~~dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound~~
~~with intent~~ *him* ~~the said~~ *John Coyle*
~~then and there, feloniously and wilfully to kill, against the form of the Statute~~
~~in such case made and provided, and against the peace of the People of the State of~~
~~New York and their dignity.~~

Sixth ~~Second~~ *COUNT.*

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

with force and arms, in and upon the body of the said *John Coyle*
then and there being, wilfully and feloniously did make an
assault and *him* ~~the said~~ *John Coyle*
with a certain instrument and weapon, a description of which is to the jurors aforsaid
said unknown and cannot now be given, which the said *Thomas Kearney*

in his ~~right hand, then and there~~
~~had and held, the same being then and there a sharp, dangerous weapon, wilfully~~
~~and feloniously, and without justifiable and excusable cause, did then and there beat,~~
~~strike, stab, cut, and wound, with intent to then and there wilfully and feloniously~~
~~do bodily harm unto~~ *him* ~~the said~~ *John Coyle*
~~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.~~

Seventh ~~Third~~ *COUNT*

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

with force and arms, in and upon the body of *John Coyle*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* ~~the said~~ *John Coyle*
with a certain instrument and weapon, a description
of which is to the jurors aforsaid unknown and cannot now be given, which the said

Thomas Kearney *in his* ~~right~~
~~hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,~~

0065

and wound, the same being such ~~man~~ and force as was likely to produce the death of ~~him~~ the said John Coyle with intent ~~him~~ the said John Coyle then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

Eighth ~~Case~~ CASE

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

with force and arms, in and upon the body of the said John Coyle then and there being, wilfully and feloniously did make another assault and the said John Coyle with a certain instrument and weapon, a description of which is to the jurors unknown and cannot now be given, which the said Thomas Kearney

in his right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, cut and wound, with intent to then and there wilfully and feloniously maim ~~him~~ the said John Coyle against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

Daniel G. Rollins

BENJ. E. PHELPS, District Attorney.

Filed 25 day of March 1881
Procks of the City of N.Y.

THE PEOPLE

John Kearney

Thomas Kearney

Daniel G. Rollins

Procks Attorney
City of New York
April 10th 1881

A True Bill.

William H. H. H.

Procks

John B. H. H.
John B. H. H.

Felony Assault and Battery.

0066

BOX:

34

FOLDER:

404

DESCRIPTION:

Keating, Joseph

DATE:

03/11/81



404

0067

Def't Lee. Stand
in Penn. in C.P.
for Burglary.

10
1887
1887

Day of Trial
Counsel, *Wentland*
Filed *11* day of *March* 188*7*
Pleads *Not Guilty* 14.

BURGLARY—Third Degree, and
Receiving Stolen Goods.

THE PEOPLE

17
marks
the
charges

Z.
Joseph Keating

DANIEL C ROLLINS,
ATTORNEY AT LAW,
BENJAMIN FRANKLIN BUILDING,
PHILADELPHIA.

District Attorney.
Part No March 15, 1887
Pleads *Not Guilty*.

A True Bill.

William H. Phillips

Foreman
4.4.6 m. d. r.
75

0068

Police Office, First District.

City and County } ss.: Charles M^e Michael
of New York, }

of No. 34 Washington Street, being duly sworn,

deposes and says, that the premises No. 34 Washington

Street, First Ward, in the City and County aforesaid, the said being a brick building

and which was occupied by ~~deponent~~ Frank M^e Michael as a

Storage Warehouse were **BURGLARIOUSLY**

entered by means of forcing open an Iron shutter

from a window in the rear of said warehouse

and entering therein at about the hour of one o'clock

on the Morning of the 3rd day of March 1881

and the following property feloniously taken, stolen and carried away, viz.:

One hundred and forty Boxes containing
One hundred and forty dozen spools
of silk thread of the value of eleven
hundred and twenty dollars

the property of John D. Cutter and Edward P. Cutter

partners and in deponents care and charge

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

Joseph Keating and James O'Hara

both now present

for the reasons following, to wit: that deponent is informed

by officer Connelin that at about the

hour aforesaid he discovered said

Keating coming out of the Cellar of

premises No 21 West street and that

said Keating at once ran away

and was pursued to the roof of

said No 21 West street and arrested

0069

by said officer. subsequent examination
of said cellar resulted in discovery of
said property therein concealed and also
the fact that said Burglary had been
committed said ~~stealing~~ afterwards
acknowledged ^{in the presence of officer Mulvey} that in company with
said O'Hara he had Burglariously
entered aforesaid ~~premises~~ Warehouse
and did take steal and carry away
the aforesaid property

Sworn to before me this

3 day of March 1881

John M. Michael

Police Justice

0070

Police Court—First District.

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

Thomas Coughlin
of No. 27th Precinct ^{Street}
being duly sworn, deposes and says, that on the 3
day of March 1887, at the City and County of
New York, he arrested the
person now known as Joseph
Piatling as set forth
in the foregoing affidavit
which deponent has heard
read and the facts
therein stated are the
information of deponent
he knows to be true

Thomas Coughlin

Sworn to before me
this 3rd day of
March 1887

Police Justice

0071

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Joseph Keating

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

45 Washington St

Question. What is your occupation?

Answer.

Chainmaker

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

Answer.

*I have nothing to say
I am not guilty
Joseph Keating*

Taken before me, this

3 day of March 1881

POLICE JUSTICE.

0072

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK

James O'Hara

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

Question. What is your name?

Answer.

James O. Hara

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

145 Washington

Question. What is your occupation?

Answer.

Long Shore

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

Answer.

I know nothing about it and am not guilty

James O. Hara
New York

Taken before me, this

25 day of *March* 1887

POLICE JUSTICE.

0073

Form 66

Police Court—First District

THE PEOPLE, &c.

ON THE COMPLAINT OF

Charles McMichael
34 Washington St.
Joseph Leavins
James Ward

Offence

PAID

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *March 3* 18*97*

Magistrate

Officer

Clerk

Wardell
James Conplan

Witnesses



Sessions

Received in Dist. Atty's Office

M. Com

COUNSEL FOR COMPLAINANT

Name

Address

COUNSEL FOR DEFENDANT

Name

Address

0074

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

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

That

Joseph Keating

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *first* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County
aforesaid, in and upon the body of *Richard Cannon*
in the peace of the said people then and there being, with force and arms unlawfully
did make an assault and *kill* the said *Richard Cannon*
did then and there unlawfully beat, wound, and ill-treat, to the great damage of the
said *Richard Cannon* and against the peace of the
People of the State of New York and their dignity.

Daniel S. Rollins

BENJ. K. PHELPS, District Attorney.

0075

90th *Sept 1871*
Filed *11* day of *March* 1871
Pleads *at* *Guilty* 14.

Assault and Battery.

THE PEOPLE

vs.

Joseph Keating
2 Cases

David S. Collins
~~B. K. FIELDS~~

District Attorney.

A True Bill.

William H. Stebbins
Foreman.

Mar 17/81 *de la* *keed* *in* *another*
Indictment *L.P.H. Co.*

1871

COPIED FROM ORIGINAL
FILED IN COURT

0076

Form 11.

Police Court—First District, Halls of Justice.

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

of No.

Richard Cannon
39 Washington Street.

being duly sworn, deposes and says, that
on *Tuesday* the *1st* day of *March*
in the year 188*7*, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

Joseph Reating
Now here who struck deponent
a violent blow upon the head and
knocked him down — That after
deponent had fallen said Reating kicked
him upon the Mouth & stomach in a brutal manner
without any justification on the part of the said assailant.

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

Sworn to before me, this *1st*
day of *March* 188*7*

[Signature]
POLICE JUSTICE

Richard Cannon

0077

229

Form 11.

Police Court, Halls of Justice.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Cannon
59 Washington St.
vs.
Joseph Keating

AFFIDAVIT—A. & B.

Dated *March 4* 1881

Updell Justice.

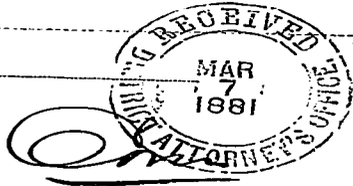
Coughlan Officer.

Witness *Dy*

§ *104* to Ans. Sess.

Bailed by

No.



0078

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Joseph Keating

late of the *first* Ward of the City of New York, in the County of New York,
aforesaid, on the *third* day of *March* in the year of our Lord one
thousand eight hundred and eighty *one* with force and arms, at the Ward,
City and County aforesaid, the *warehouse* of

Frank McMichael there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of ~~the said~~

John D. Cutter then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Sixty-eight hundred spools of thread (of
the kind commonly called silk thread) of
the value of seventeen cents each spool.*

68000
+ 17000

85000

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

John D. Cutter

so kept as aforesaid in the said *warehouse* then and there being, 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.

0079

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

Joseph Keating

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

*Sixty eight hundred spools of thread
(of the kind commonly called silk thread)
of the value of seventeen cents each spool.*

of the goods, chattels and personal property of

John D. Lutter

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

the said

John D. Lutter

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

Joseph Keating

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

DANIEL C. ROLLINS,
~~BY~~ **PENJICK PIECEPS**, District Attorney.

0080

BOX:

34

FOLDER:

404

DESCRIPTION:

Keegan, John

DATE:

03/08/81



404

0081

15
311
Chas. C. ...

Counsel, *Wm. ...*
Filed day of *March*, 188*7*.
Plends *vs. ...*

INDICTMENT - Larceny from
THE PEOPLE
vs.
John Morgan.

Wm. ...
HENRY W. WHEELER,
District Attorney,
East No. ...
Filed & entered, 21A.
A TRUE BILL.
William ...
Foreman.

Received
J. G. ...
J. G. ...

0082

4th District Police Court

CITY AND COUNTY OF NEW YORK

ss. William P. M. Grath

of No. 731 3 Avenue Street,

being duly sworn, deposes and saith, that on the

22nd day of February 1877

at the

Ward of the City of New York,

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

the following property viz.:

One double case Gold watch of the value of
 forty dollars \$40.00
 One gold plated chain of the value of six dollars 6.00
 all of the value of forty six dollars \$46.00

Sworn before me this

day of

the property of Deponent

Police Justice

1877

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 Keegan (nowhere)

from the fact that on the morning of said 22nd day of February the said Keegan was in company with deponent in the room 703 3rd Avenue where deponent is employed as a bar tender, and deponent had the said watch in his vest pocket attached to said chain the said vest being then and there on the person of deponent and deponent fell asleep and when deponent awoke deponent found

0083

that the said watch and chain had been feloniously taken and stolen from the person of defendant and that the said Keegan had left the said store and defendant had not seen the said Keegan from said time until the 25th day of February 1887 when he was arrested, the said Keegan having previously been a daily visitor to said store.

Wm. P. McElharts

Sworn to before me this
26th day of February 1887

J. J. Millard
Police Justice

DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

DATED

1887

MAGISTRATE.

OFFICER.

WITNESSES:

0084

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Keegan*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *214 East 42nd St*

Question. What is your occupation?

Answer. *Sailor*

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

Answer. *I am not guilty of the charge -
preferred against me -*

John Keegan

Taken before me this 26th day of February 1877

D. Kilbuck
Police Justice.

0085

Police Court, Fourth District.

THE PEOPLE, vs.

William C. ...
1871 ...

John ...

BAILED

No. 1, by

Realization

No. 2, by

Realization

No. 3, by

Realization

No. 4, by

Realization

No. 5, by

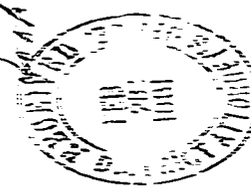
Realization

No. 6, by

Realization

John ...

John ...



Witnesses,

John ...

John ...

Received in District Attorney's Office,

0086

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

John Keegan

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

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

One watch of the value of forty dollars
One chain of the value of six dollars

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

Daniel G. Rollins

DANIEL G. ROLLINS, District Attorney.

0087

BOX:

34

FOLDER:

404

DESCRIPTION:

Keerl, Albert

DATE:

03/09/81



404

0088

40

Counsel,
Filed
Pleads,

Wm. H. P. *W. H. P.*

THE PEOPLE

vs.

W. H. P.
and of Franz
Emberstempel
Larceny.

F.
Albert Heerl.

(2 cases)
David S. Collins
Wm. H. PIERCE,
District Attorney.

A True Bill.

William H. P.
Foreman.

W. H. P.
S. P. Two years.

0089

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Albert Keerl

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *eleventh*
day of *February* in the year of our Lord one thousand eight hundred
and ~~seventy-eight~~ *eighty-one* was employed in the capacity of a clerk and servant to one

Christian Ackermann
and as such clerk and servant, was entrusted to receive *a certain sum*
of money to wit: *the sum of thirteen*
dollars in money and of the value of
thirteen dollars

and being so employed and entrusted as aforesaid, the said *Albert Keerl*
by virtue of such employment,
then and there did receive and take into his possession *the said sum of*
money to wit: the sum of thirteen dollars
in money and of the value of thirteen
dollars

for and on account of *said Christian Ackermann*

his said master and employer; and that the said *Albert Keerl*
on the day and year last aforesaid,
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently and
feloniously embezzle and convert to his own use, without the consent of his said master and em-
ployer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said *sum of money*
to wit: *the sum of thirteen dollars in*
money and of the value of thirteen dollars

of the goods, chattels, personal property and money of the said Christian Ackermann which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Jurors aforesaid, upon their Oath aforesaid, do further Present, That the said

Albert Keerl

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

\$127100

0091

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

Daniel G. Rollins

~~WEND. W. PHILLIPS~~, District Attorney.

0092

6/16
4

Counsel,
Filed
Pleads,
9 dky
J. H. S. S. S.
1877.

THE PEOPLE
vs.
I.
Albert Reed.
(2 cases)
Daniel G. Collins
Wm. K. PERRY,
District Attorney.

A True Bill.
William H. S. S. S.
Foreman.

0093

Police Court—First District.

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

Christian Ackerman,
of No. 16 West 35th Street,
being duly sworn, deposes and says, that on the 30th
day of November 1880, at the City and County of
New York, Albert Keenl, now
present, aged 44 years, who
was in the employment of depo-
nent for wages, collected
and converted to his own use
without the knowledge or consent
of deponent and of his deponent's
property a sum of money of the
value of Thirty Dollars.
From before me
this 17 Feb. 1881. Christ Ackerman
Police Justice

Christ Ackerman
of New York City,
above named, being sworn, says
that on the 4 Jan. 1881, the fore-
said Albert Keenl, then in the
employment of deponent, collected
and converted to his own use
the sum of Thirty three Dollars,
without the knowledge or consent
of deponent, said money being
the property of deponent.
From before me
this 17 Feb. 1881. Christ Ackerman
Police Justice

0094

City of Cambridge
of New York
I, Wilhelmus Kern
of No 57 Sullivan Street being
sworn says that on the 30th of
December 1880 in said City, she
said Albert Kern now present
the sum of thirty dollars, and
on the 4th of Jan'y 1881 the sum of
thirty three dollars, said amounts
being due to A Kernan
for flour delivered to her by
said A Kernan
Done before me W. Kern
this 17th Feb'y 1881
Justice of the Peace

0095

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Albert Keers

Question. How old are you?

Answer.

Forty four years.

Question. Where were you born?

Answer.

In Germany

Question. Where do you live?

Answer.

165 Broadway St.

Question. What is your occupation?

Answer.

Clerk.

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

Answer.

*I am guilty.
Keers*

Taken before me this

1st day of

July

1881

POLICE JUSTICE.

0096

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District.

THE PEOPLE, &c.,

ON THIS COMPLAINT OF

Christian Ackman
16 Westover St
Albert Keen

Charles Campbell
Offense,

155

BAILED,

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated *17 Feb* 188*7*

J. G. Nandy
Magistrate
Office
Clerk

Witness,



\$ *1.00* to MASTER
General

Received in Dist. Atty's Office.

0097

Police Court—First District.

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

Christian Ackermann
of No. 10 Desbrosses Street,
being duly sworn, deposes and says, that on the 11th
day of February 1881, at the City and County of
New York,

Albert Keel now present
aged about forty years and was
being an apprentice was in the
employment of defendant as a
Salesman or clerk and by virtue
of his employment did collect
thirteen dollars for goods delivered
to John Gallagher and did
not return said money or
any portion thereof to this
defendant but unlawfully
employed and converted the
same to his own use and
profit

Subscribed before me
this 16th day of July 1881
Christ Ackermann

Subscribed before me
this 16th day of July 1881
City and County of New York

John Gallagher of No 65
Gallivan Street being duly
sworn says that he paid to
said Albert Keel on the 11th
day of February thirteen dollars
in part payment of flour
received from the defendant
Christian Ackermann John Gallagher

Subscribed before me this 16th day of July 1881
John Gallagher
The other

0098

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

44 Gen 16 dechman St.
Police Court - First District

THE PEOPLE, &c.,

(IN THE COURT OF)

Matthew Ackerman
16 Westwood
Albert Keele

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

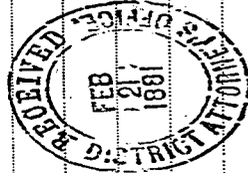
Residence

Offence, *Crimes Against Person*

156 / *17*

Dated *Feb 16* 1881
W. C. Bell Magistrate.
Josiah P. [unclear] Officer.
Clerk.

Witnesses,



\$ *500* to answer

at

Received in Dist. Atty's Office,

John

0099

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Albert Keerl

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *thirtieth*
day of *December* in the year of our Lord one thousand eight hundred
and ~~seventy~~ *eighty* was employed in the capacity of a clerk and servant to one

Christian Ackermann
and as such clerk and servant, was entrusted to receive *a certain sum*
of money to wit: the sum of thirty
dollars in money and of the value
of thirty dollars

and being so employed and entrusted as aforesaid, the said *Albert Keerl*
by virtue of such employment,
then and there did receive and take into his possession *the said sum*
of money to wit: the sum of thirty
dollars in money and of the value
of thirty dollars

for and on account of *said Christian Ackermann*

his said master and employer; and that the said *Albert Keerl*
on the day and year last aforesaid,
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently and
feloniously embezzle and convert to his own use, without the consent of his said master and em-
ployer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said *sum of money*
to wit: the sum of thirty dollars in
money and of the value of thirty
dollars

(Over.)

0100

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

Christian Ackermann

which said goods,

chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Jurors aforesaid, upon their Oath aforesaid, do further Present, That the

said

Albert Keerl

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

5
\$30100

0101

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

Daniel G. Rollins

BENJ. H. PHILIPS, District Attorney.

0102

BOX:

34

FOLDER:

404

DESCRIPTION:

Kelly, James

DATE:

03/22/81



404

0103

266

Day of Trial

Counsel,

Filed 22 day of March 1881

Pleads

THE PEOPLE

Violation of Excise Law.

vs.
The Attorney
B

James Kelly

David G. Collins
BENJ. K. PHILLIPS

District Attorney.

For on March 20, 1881

pleads guilty.

A TRUE BILL.

William H. Phelps

Foreman.

Students

Warrant for Jury

App. de. de. de. de. de.

W.

App. de. de. de. de. de.
Warrant for Jury
App. de. de. de. de. de.
W.

0104

General Dennois.

People vs
James Kelly

City and County of New York ss: James Kelly being duly sworn deposes and says: That he is 29 years of age and resides at No: 165 Delancey St. in the city of New York, that deponent came here from California on or about the 19th of January 1881, with his family, and on or about the 2^d day of February deponent purchased the liquor store and appurtenances at said 165 Delancey Street from one James M^e Donald, that said M^e Donald holds a license to sell liquors &c in said premises, which does not expire until September 1881; that deponent came to New York entirely unacquainted and unfamiliar with the laws of this State, and said M^e Donald told deponent at the time he so purchased said store, that the license thereon is good and he (deponent) could sell under the same, that deponent opened said store on or about the 4th day of February 1881, and sold under said license, in good faith & without any intent or design to act contrary to law, until about the 16th of February 1881, when deponent

was arrested & held to bail; that deponent applied for a license on or about the 20th of February 1881, that deponent has not as yet received his license from the Excise Board; although he has received a notice to procure the same, that deponent has not sold any liquors, wines or beers or drinks of any kind or description since ^{such} ~~which time~~ the store has been closed, about 3 weeks ago; he not having money enough to pay for his license, being without means of his own, and that deponent bought said store on borrowed money, that there is hardly any stock in the place, and deponent does not believe he will be able to continue this business.

Sworn to before me this }
 25th day of March 1881 }
 Robert B. Rorer,
 Notary Public,
 New York Co.

James Kelly

0 106

Third District Police Court.

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

of No. 13th Precinct Police James Maguire Street,
of the City of New York, being duly sworn, deposes and says, that on the 25th
day of March 1887, at the City of New York, in the County of New York,
at No. 165 Delaney Street,

James Kelly
did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 10th
day of Mar 1887

Solou B. Smith

POLICE JUSTICE.

James Maguire

0 107

263

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

10th

218.

James Kelly

MISDEMEANOR,
Violation Excise Laws.

Dated the 10 day of Mar 1887

Smith Magistrate.

Maguire Officer 13

Witness.....

Bailed \$ 100 to Ans., G. S.

By ~~James Kelly~~

112 Centre Street.

04



0108

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

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

That *James Kelly*

late of the *tenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *tenth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, 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
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

James Maguire

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count. And the Jurors aforesaid, upon their Oath aforesaid, do further
present. THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

Samuel G. Rollins

BENJ. K. PHELPS, District Attorney.

0109

BOX:

34

FOLDER:

404

DESCRIPTION:

Kelly, William

DATE:

03/15/81



404

0110

164
Day of Trial
Counsel,
Filed 16 day of March 1887
Pleads *Attorney*

Violation of Excise Law.
THE PEOPLE
vs.
B
William Kelly

DANIEL C ROLLINS
District Attorney.
Part in March 16. 1887
pleading guilty
A True Bill.

William Kelly
Foreman.

Suspended & kept
w/nd. f.S

The officer says
that says was only
temporarily acting
as Barkeeper; may
immunity answer
f.S

0111

First District Police Court.

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

of No. the 14 Precinct John Thoden Street,

of the City of New York, being duly sworn, deposes and says, that on the 10th
day of March 1887, at the City of New York, in the County of New York,

at No. 110 Mulberry Street,
William Kelly

did sell, or caused, suffered or permitted to be sold, under his direction & authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Subscribed before me, this 10th
day of March 1887 }

[Signature]
POLICE JUSTICE.

John Thoden

0112

✓ 248
Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Hoden

14th vs. 14th
William Kelly

MISDEMEANOR
Selling Liquor, &c. without License.

Dated the 10th day of March 1881

Morgan Magistrate.

Hoden Officers.
14

Witness

Bailed \$ 100 to Ans. [Signature]

By Thomas Smith

124 Mulberry



0113

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

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

That *William Kelly*

late of the *fourteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *fourth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, 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
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one *John Thoden*

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present. THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

**DANIEL C ROLLINS,
BENTLEY PHILLIPS, District Attorney.**

0114

BOX:

34

FOLDER:

404

DESCRIPTION:

Kennedy, James

DATE:

03/30/81



404

0115

411

Day of Trial,

C. Mitchell

Counsel,

Filed 30 day of March 1881

Pleas Admittedly April 6

Violation of Gambling Laws.

THE PEOPLE

vs.

B.

James Kennedy

(2 cases)

DANIEL C ROLLINS,

District Attorney.

Was recd on Dec 10
of Quincy Mass
A True Bill.
Dec 30/81

William J. Murphy

Off for Green.

André Rollins

Order 11/6

Apr 25/81

1881

2 cases

This record is out
of binding. as I understand
- returns from Mr. Rollins.
I think bail may
with property be
discharged in the
proper files in the
Clk. office.

W. J. Murphy

Adm.

Dec 10/81

0116

Police Court—Third District.

CITY AND COUNTY
OF NEW YORK,

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

Question.—What is your name?

Answer.—James Kennedy

Question.—How old are you?

Answer.—34 years

Question.—Where were you born?

Answer.—Ireland

Question.—Where do you live?

Answer.—168 South 3rd St Brooklyn

Question.—What is your occupation?

Answer.—Seaman

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

Answer.—I am not guilty

James Kennedy

When before me this
John Smith
1891
Police Justice

0117

#51

Police Court--First District.

John Stephenson

of 47 Nassau St

upon his oath complains that a person called James Kennedy, being a large heavy man, with fair hair + dark mustache and wearing a wig at premises No. 98 Nassau Street, in the City

and County of New York, unlawfully keeps and maintains a Gambling House, and knowingly permits divers idle, disorderly and evil disposed persons to resort there, to gamble and play at cards and games of chance for money, in violation of the law, and to the common nuisance of the People of the State of New York.

Deponent further says that in said premises on the twelfth day of January 1881 said ^{James} person called Kennedy did unlawfully (and feloniously deal the game called Faro, and did) then and there within the space of twenty-four hours win from deponent one dollar and fifty cents at said game, and that within said premises are exhibited, kept and used by

said Kennedy or the person so called faro and other gambling tables, checks, cards, devices and apparatus, for the purpose of gambling, the discovery of which would tend to establish the truth of the charge herein made.

Sworn to before me this 21st day of January 1881 } John Stephenson

[Signature]
POLICE JUSTICE.

0118

Police Court 1st District.

THE PEOPLE, & c.
ON THE COMPLAINT OF

Ann Stephens
402 W. E 19 St.

James Kennedy

Office *Kennedy*



COUNSEL FOR DEFENDANT.

Name

Address

Date *February 21 1881*

Magistrate

Officer

Clerk

\$500 for Exp.

Witnesses

Feb 21 9 AM

Feb 23 - 3 PM

\$ ~~250~~ *250* to answer
at *11 AM* Sessions, *Bailed*

Received in Dist. Atty's Office,

Bailed for

BAILED.
No. 1, by *Martin E Doyle*
Residence, *292 - North 6th Avenue*

No. 2, by _____
Residence, _____

No. 3, by _____
Residence, _____

No. 4, by _____
Residence, _____

No. 5, by _____
Residence, _____

No. 6, by _____
Residence, _____

0119

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—*James Kennedy*

Question.—How old are you?

Answer.—*34 years*

Question.—Where were you born?

Answer.—*Ireland*

Question.—Where do you live?

Answer.—*168 South 3rd St Brooklyn*

Question.—What is your occupation?

Answer.—*Carver*

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

Answer.—*I am not guilty*

James Kennedy

Taken before me, this

Arthur Smith

day of

Police Justice

189

0120

#4

Police Court--First District.

John Stephenson

of 47 Nassau St

upon his oath complains that a person called James Kennedy an Irishman being a large man on an, quite tall wearing a dark wig and dark mustache at premises No. 98 Nassau Street, in the City

and County of New York, unlawfully keeps and maintains a Gambling House, and knowingly permits divers idle, disorderly and evil disposed persons to resort there, to gamble and play at cards and games of chance for money, in violation of the law, and to the common nuisance of the People of the State of New York.

Deponent further says that in said premises on the thirtieth day of January 1881 said person called James Kennedy did unlawfully (and feloniously deal the game called Faro, and did) then and there within the space of twenty-four hours win from deponent one dollar and seventy five cents at said game, and that within said premises are exhibited, kept and used by

said James Kennedy with person or called faro and other gambling tables, checks, cards, devices and apparatus, for the purpose of gambling, the discovery of which would tend to establish the truth of the charge herein made.

Sworn to before me this 21st day of January 1881. John Stephenson

[Signature] POLICE JUSTICE.

0121

Police Court 1st District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

James Stephenson
402 W. E. 19th St.

James Kennedy

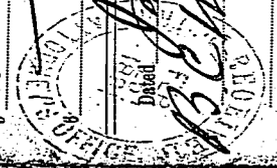
1) *W. E. 19th St.*

2) *W. E. 19th St.*

3) *W. E. 19th St.*

4) *W. E. 19th St.*

5) *W. E. 19th St.*



W. E. 19th St.
Magistrate.

W. E. 19th St.
Officer.

COUNSEL FOR DEFENDANT.

Name

Address

BAILED.
No. 1, by *Martin E. Doyle*
Residence, *29 Qu. St. Boston*

No. 2, by _____
Residence, _____

No. 3, by _____
Residence, _____

No. 4, by _____
Residence, _____

No. 5, by _____
Residence, _____

No. 6, by _____
Residence, _____

No. 7, by _____
Residence, _____

Witnesses

Sworn in the Complaint

to make a full report of

the facts & report by me

250
at *General* Sessions, *Bailed*
to answer

Received in Dist. Atty's Office,

0122

CITY AND COUNTY OF NEW YORK

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

That James Kennedy

late of the second Ward of the City of New York in the County of New York aforesaid, on the twelfth day of January, in the year of our Lord one thousand eight hundred and twenty-eight, the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number

§ 40, 2 Banks, 920.

Ninety-eight Nassau Street in said Ward, City, and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

Second Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said James Kennedy

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the Ward, City, and County aforesaid, being then and there the owner of a certain room in a certain building, known as number

§ 40, 2 Banks, 920.

ninety-eight Nassau Street, in said Ward, City, and County, did rent the same to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

Third Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said James Kennedy

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the Ward, City, and County aforesaid, being then and there agent for the renting of a certain room in a certain building, known as number

§ 40, 2 Banks, 920.

ninety-eight Nassau Street in said Ward, City, and County, did rent the same to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

Fourth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said James Kennedy

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

James Kennedy at the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did keep and exhibit in a certain building known as number

§ 41, 2 Banks, 921.

ninety-eight Nassau Street in said Ward, City, and County, a certain gambling table, and certain cards, chips, devices, and apparatus, a more particular description of which is to the jurors aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, and which were then and there intended to be used for gambling purposes.

0123

Fifth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said James Kennedy

§ 41.
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

James Kennedy

on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Ninety-eight Nassau Street

in said Ward, City, and County, wilfully and feloniously did deal and did act as dealer for a certain banking game commonly known as

faro

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

Sixth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said James Kennedy

§ 41.
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

James Kennedy

on the day and in the year aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Ninety-eight Nassau Street

in said Ward, City, and County, wilfully and feloniously did act as "look-out" for a certain banking game commonly known as

faro

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game, upon the result whereof money was then and there dependent.

Seventh Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said James Kennedy

§ 41.
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

James Kennedy

on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Ninety-eight Nassau Street

in said Ward, City, and County, wilfully and feloniously did act as game-keeper for a certain banking game commonly known as

faro

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

0124

Eighth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said James Kennedy

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and year aforesaid, at the Ward, City, and County aforesaid, knowingly and feloniously did persuade and prevail on one

John Stephenson

§ 44,
2 Banks, 921.

through invitation and through device, to visit a certain room in a certain building, known as number Ninety-eight Nassau Street in said Ward, City, and County, the same being a room in the aforesaid building then and there kept for the purpose of gambling therein; and that the said

John Stephenson

then and there whilst so visiting the said room, in the aforesaid building, after being persuaded and prevailed upon so as aforesaid, did gamble therein, and did lose by gambling therein a certain sum of money to wit: the sum of One dollar and fifty cents against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DANIEL C. ROLLINS,

District Attorney.

0125

412

Day of Trial,

Counsel, *P. M. M. M. M.*

Filed *30* day of *March* 1881

Pleas *for M. M. M. M.*

Violation of Gambling Laws.

THE PEOPLE

vs.

B.
James Kennedy
(J. M. M.)

DANIEL C ROLLINS,

~~Attorney at Law~~

District Attorney.

A True Bill.

M. M. M. M.

Foreman.

Apr. 21. P. M.

0126

CITY AND COUNTY OF NEW YORK

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

That

James Kennedy

late of the second Ward of the City of New York in the County of New York aforesaid, on the thirteenth day of January, in the year of our Lord one thousand eight hundred and eighty

§ 40, 2 Banks, 920.

Ninety-eight Nassau Street in said Ward, City, and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

Second Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said

James Kennedy

late of the Ward, City, and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City, and County aforesaid, being then and there the owner of a certain room in a certain building, known as number

§ 40, 2 Banks, 920.

Ninety-eight Nassau Street, in said Ward, City, and County, did rent the same to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

Third Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said

James Kennedy

late of the Ward, City, and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City, and County aforesaid, being then and there agent for the renting of a certain room in a certain building, known as number

§ 40, 2 Banks, 920.

Ninety-eight Nassau Street in said Ward, City, and County, did rent the same to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

Fourth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said

James Kennedy

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler ; and that he the said

James Kennedy at the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did keep and exhibit in a certain building known as number

§ 41, 2 Banks, 921.

Ninety-eight Nassau Street in said Ward, City, and County, a certain gambling table, and certain cards, chips, devices, and appartus, a more particular description of which is to the jurors aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, and which were then and there intended to be used for gambling purposes.

0127

Fifth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said James Kennedy

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler: and that he the said

James Kennedy

on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Ninety-eight Nassau Street

in said Ward, City, and County, wilfully and feloniously did deal and did act as dealer for a certain banking game commonly known as

fare

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

Sixth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said James Kennedy

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler: and that he the said

James Kennedy

on the day and in the year aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Ninety-eight Nassau Street

in said Ward, City, and County, wilfully and feloniously did act as "look-out" for a certain banking game commonly known as

fare

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game, upon the result whereof money was then and there dependent.

Seventh Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said James Kennedy

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler: and that he the said

James Kennedy

on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Ninety-eight Nassau Street

in said Ward, City, and County, wilfully and feloniously did act as game-keeper for a certain banking game commonly known as

fare

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

0128

Eighth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said

James Kennedy

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and year aforesaid, at the Ward, City, and County aforesaid, knowingly and feloniously did persuade and prevail on one

John Stephenson

⁴⁴
2 Banks, 921.

through invitation and through device, to visit a certain room in a certain building, known as number *ninety-eight Nassau Street* in said Ward, City, and County, the same being a room in the aforesaid building then and there kept for the purpose of gambling therein; and that the said

John Stephenson

then and there whilst so visiting the said room, in the aforesaid building, after being persuaded and prevailed upon so as aforesaid, did gamble therein, and did lose by gambling therein a certain sum of money to wit: the sum of *one dollar and seventy-five cents* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DANIEL C ROLLINS,
~~RECEIVED~~

District Attorney.

0 129

BOX:

34

FOLDER:

404

DESCRIPTION:

Kennedy, William

DATE:

03/30/81



404

0130

467.
Counsel, *W. C. Henne*
Filed 30 day of March 1881
Pleads *Not Guilty* &c.

INDICTMENT—Larceny from
the Person.

THE PEOPLE

24
526
vs.

William Kennedy

James S. Collins
DENEY K. PHILLIPS,

District Attorney,
Part for March 21, 1881
Made guilty.

A True BILL.

William H. Phelps

Foreman.

W. C. Henne
24.6. 9m. 18.
April.

0131

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Kennedy being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *William Kennedy*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *526. East 13th St*

Question. What is your occupation?

Answer. *Laborer*

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

Answer.

*I am guilty of the charge preferred against me
W. Kennedy*

Taken before me this

27

day of *March* 18*97*

J. J. McManis
Police Justice.

0132

4th District Police Court

CITY AND COUNTY OF NEW YORK } ss. Emily Warrners

of No. 232 Avenue A, Street, being duly sworn, deposes and saith, that on the 26th day of March 1891 at the 18th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent, and from the person of deponent

the following property viz.:

One pocket book. Containing good and lawful money of the United States consisting of three bills of the denomination of one one dollar each, and one silver coin of the value of two cents.

All of the value of three dollars two cents -

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 William Kennedy (now here) from the fact that previous to said larceny deponent was standing at the door of the premises aforesaid and did then and there have said pocket book containing said money in deponent's hand and the said Kennedy snatched the said pocket book containing said money from deponent's hand and ran away

Emily Warrners

Sworn before me this 27th day of March 1891

J. J. McLaughlin
POLICE JUSTICE

0133

[Lined area for text entry]

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Emily Warrers
1232 ave a

VS.

William Kennedy

DATED March 24th 1887

J. W. McLaughlin
MAGISTRATE.

Benham 18

WITNESSES:



Wm. H. ...

William H. ...
2nd Ave. Co.

Wm. H. ...
G. D. ...

0134

CITY AND COUNTY)
OF NEW YORK,) ss.

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

That *Milina Kennedy*

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

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

Two Promissory Note *5* for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Note *5* of the
denomination of *one* dollar and of the value of *one* dollar each

three Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Note *5* of the denomination of
one dollars and of the value of *one* dollar each

*One coin of the kind commonly called
a dime of the value of ten cents
One pocket book of the value of fifty
cents*

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

Daniel S. Rollins

BENJ. K. PHELPS, District Attorney.

0135

BOX:

34

FOLDER:

404

DESCRIPTION:

Kleinschmidt, Edward

DATE:

03/15/81



404

0136

Nov 130

Day of Trial

Courtroom,

Filed

Pleads

City of New York 1887

THE PEOPLE

vs.

No. 134 B

Edward J. McDonald

DANIEL C ROLLINS,

Attorney at Law

District Attorney,

City of New York, N.Y.

pleads guilty.

A TRUE BILL.

William H. H. H.

Foreman.

Bill H. H. H.

City of New York

Fine \$5.00

Sept 13 1887

J. J.

0137

Police Court, Fifth District.

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

of No. 35th Precinct Police James H. Riley Street,

of the City of New York, being duly sworn, deposes and says, that on the Ninth day
of March 1887 in the City of New York, in the County of New York, at

No. South west corner of 139th Street and 3rd Avenue
Edward Kleinschmidt

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous ~~liquors~~ ^{liquors}, ~~wines~~, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk
in the house or premises aforesaid, contrary to and in violation of law. having no license

~~authorizing such sale~~ WHEREFORE, deponent prays that said Edward Kleinschmidt
may be arrested and dealt with according to law.

Sworn to before me, this 9th day
of March 1887

James H. Riley
Morison O. O'Steen POLICE JUSTICE.

0138

Police Court, Fifth District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

James H. Riley
237th vs. 33

Edward Reinschmidt
No. - *Germany*

Violation Exolise Law.

Dated 9 day of March 1877

Montgomery Magistrate.

Riley 33 Officer.

Witness, *said officer*

Bailed \$ *no.* to Ans. *S. S.*

By *Henry Gieschen*
South East Corner
121 Throott and Street.



0139

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

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

That *Edward Kleinschmidt*

late of the *twenty third* Ward of the City of New York, in the County of
New York, aforesaid, on the *ninth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, 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
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one *James H. Riley*

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

DANIEL C ROLLINS,
~~BENJ. K. PHELPS~~, District Attorney.

0140

BOX:

34

FOLDER:

404

DESCRIPTION:

Knehers, John

DATE:

03/25/81



404

Def. appears on the
day of arrest. For
license application
made before arrest
Now license

Ed

Day of Trial *375*
Counsel,
Filed *25* day of *March* 1881
Pleads

Violation of Excise Law.

THE PEOPLE

33 Orchard B
John Traders

DANIEL C ROLLINS,

Attorney at Law

District Attorney.

100 March 28. 1881
pleads guilty.

A TRUE BILL.

William H. Phelps
Foreman.

Impunct.
Subscribed. *F.S.*

0141

0142

Third District Police Court.

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

of the 10. Precinct Police Joseph Miller Street,

of the City of New York, being duly sworn, deposes and says, that on the 12

day of March 1881 at the City of New York, in the County of New York,

at No. 98 Orchard Street,

John Kneher
did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me this 12th
day of March 1881 }

Solou B. Smith

Joseph Miller

POLICE JUSTICE.

0 143

33, Germany. 98 Onchapel St

Police Court—Third District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Miller
vs. 10th

MISDEMEANOR,
Violation Excise Laws.

John Kuehlers

Dated the 12th day of March 1887

Smith
Magistrate.

Miller
Officers.
10 Precinct

Witness

Bailed \$ 100 to Ans., G.S.

By Charles D. Sherman

98 Essex
or 109



0 144

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

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

That *John Knekers*

late of the *tenth* Ward, of the City of New York, in the County of
New York, aforesaid, on the *twelfth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, 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
jurors aforesaid *unknown*, unlawfully did sell, in quantity less than five gallons at one
time, to one *Joseph Miller*

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

**DANIEL C ROLLINS,
~~BENJ. K. PHILLIPS,~~ District Attorney.**