

0102

BOX:

239

FOLDER:

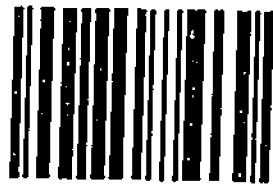
2328

DESCRIPTION:

Quesada, Lope Leopez

DATE:

11/10/86



2328

0 103

BOX:

239

FOLDER:

2328

DESCRIPTION:

Quesada, Gerardo

DATE:

11/10/86



2328

0104

BOX:

239

FOLDER:

2328

DESCRIPTION:

Williamson, Edward

DATE:

11/10/86



2328

0.105

BOX:

239

FOLDER:

2328

DESCRIPTION:

Miller, Charles

DATE:

11/10/86



2328

0105

I have examined the writ
and examined the complaint
and satisfied that justice does
require that deft. Miller be
held a young man and charged
reputable life since this indictment
the complt informs me that deft
Miller is the least guilty of
any and was the duped by many
other defts. Incomprehensible that
def. Miller be discharged report
over recognizing.
Per 2. Apr. 24th 1899

Reply - Arch.
B. M. Foreman

1886 - No 1.22 were
tried & acquitted - was
discharged - I ask that
Miller be discharged on
his own recognizance I.S.D.
Feb 29 1893 J. H. Bell J. C. Dea

243 "Mickety" 3
Pleads H da 244 ~~2~~

THE PEOPLE
P2 Apr 24 1889
No 4 Bail discharged

RANDOLPH B. MARTINE,
District Attorney.
P. O. Quincy 19/87
as to 2. Ind. & Ch. H. Quail Ch. 11/87
acquitted.

A True Bill.
Wm. H. Hunt
J. C. Smith
July 23/91
Foreman.
Sp. J. Beecher
and
Sp. J. Beecher
and
Sp. J. Beecher

POOR QUALITY
ORIGINAL

0 107

First District Police Court.

City, County and State of New York ss:

George H. Kendall being duly sworn, says:

That he resides at No. ~~221 Broadway~~ ^{87 Liberty} Street in the City of ~~New York~~ and is President of the "Kendall Bank Note Com-
pany of the City of New York, having its place of business at
No. 87 Liberty Street in said City; that ~~on the~~ ^{more about} the 15th day
of ~~July 1885~~ ^{December 1885} and the ~~16th day of August 1885~~ in said City

aforesaid, divers goods, chattels, bonds, stock certificates,
calendars, engravings and inks, the property of deponent and
of the Kendall Bank Note Co. aforesaid, of the kind, descrip-
tion and value as follows, to wit: a large bundle of bonds and
stock certificates in all at least ~~Two Hundred~~ ^{Two Hundred in number and}

some Mexican money of the value of at least ~~One Thousand~~ ^{four value and} Dollars
~~about three~~ thousand calendars of the Kendall Bank Note Co.

and ~~several~~ sets of printing blankets; a dozen engravings
called "res or No," and ~~several~~ cans of black, blue-black, green,
brown and blue inks were feloniously and with wrongful intent
taken and stolen and carried away from the possession of de-
ponent, and deponent's Company aforesaid from their factory,

87 Liberty Street, by Lope Lopez-Quesada and one Edward H.
Williamson of said City, at divers times ~~during and between~~ ^{on said 15th day of December 1885 and}
~~thereafter took other property of deponent's Company~~
~~the periods aforesaid~~, and that the same, as deponent is in-

formed and verily believes, are now stored at No. 121 Pearl
Street, and at No. ~~23 Henry~~ ^{New York} Street and at No. ~~235~~
~~East 89th~~ Street in said City. That Edward H. Williamson

aforesaid feloniously stole and carried away to 121 Pearl
Street and his residence No. ~~23 Henry~~ Street in
said City, of the property aforesaid the calendars and print-

POOR QUALITY
ORIGINAL

0108

ing blankets aforesaid of the value of at least *Four Hundred and Fifty* Dollars; and that the rest of the property above described of the value of at least *Three Hundred Fifty* Dollars, was feloniously stolen and carried away to 121 Pearl Street and to *235 East 89th* Street in the said City of New York, by said Lope Lopez-Quesada

Deponent further avers that said Lope Lopez-Quesada is one of the firm of Quesada & Co. doing business at No. 121 Pearl Street; and said firm is composed of one *Gerardo* Lopez-Quesada and Lope Lopez-Quesada; and that all of said partners are guilty of receiving the goods aforesaid feloniously stolen from the said Kendall Bank Note Co., and feloniously, unlawfully, unjustly and for the sake of wicked gain, receiving and retaining the aforesaid goods then and now well knowing the said goods and chattels to have been stolen feloniously stolen, and are using the same in their business; and the further facts upon which this affidavit is based will appear from the annexed affidavit of Joseph P. Pelletier *and H. E. Eggen*

That the total value of the property stolen and received as aforesaid, will exceed the sum of Eight Hundred ~~Dollars~~; that all of said property was stolen by said Quesada and Williamson during the time that the said persons were in the employ of the Kendall Bank Note Company aforesaid, and only during the ^{*two*} past days has deponent been fully informed and obtained evidence sufficient to apply for their arrest.

Deponent prays that warrants issue forthwith for the arrest of the aforesaid Lope Lopez-Quesada, *Gerardo* Lopez-Quesada and Edward H. Williamson; and further prays for ^{*a search*} ~~the~~ warrant to make immediate search of the three buildings and premises above mentioned for the aforesaid property.

POOR QUALITY
ORIGINAL

0109

Subscribed and sworn to before me this

day of August, 1886.

Wm. C. Buff
Police Justice,
New York City
George H. Kendall

POOR QUALITY
ORIGINAL

0110

City, County and State of New York ss:

Joseph F. Pellétier being duly sworn says, that he resides at No. 214 West ~~35th~~ 35th Street, New York, and is engaged in business at No. 4 *Cedar* Street in said City; that on or about the *10th* day of *January* 1886, one Lope Lopez-Quesada of 121 Pearl Street gave to deponent a large bundle of stock certificates and some Mexican money which said Lope Lopez-Quesada states to deponent that he had stolen from the Kendall Bank Note Co., and which deponent believes to be true; and that said property was given to him for the purpose of *retaining the same as samples and specimens of work*

That for a period of three months prior to the *27th* day of *March* 1886, deponent occupied a desk at the shop of Quesada & Co. at the place aforesaid, and that he has seen in their store a pile of at least *three* thousand calendars of the Kendall Bank Note Co. which one Edward H. Williamson declared to deponent that he (Williamson) had stolen from the said Company; and that said Quesada & Co. were using said calendars well knowing them to have been feloniously stolen from the said Company; and deponent verily believes that said calendars or *some* ~~some~~ portion thereof are still at No. 121 Pearl Street.

Furthermore and on or about the *15th* day of *January* 1886, and at various times subsequent thereto, said Lope Lopez-Quesada declared and admitted to deponent that during the period of said Quesada's employment at the Kendall Bank Note Co., he stole from said Company's factory several sets of printing blankets which he stored a portion in his residence and a portion in his store in the Safe at Pearl Street aforesaid; and deponent avers that he has seen said blankets in

**POOR QUALITY
ORIGINAL**

said place in Pearl Street so recently as about the ^{15th} day of *March* 1886, and verily believes that the same are there now. That said Quesada & Co. have a large stock of bonds, stock certificates and bank notes belonging to the Kendall Bank Note Co. stored in their Safe at Pearl Street aforesaid which deponent has seen and which said Lope Lopez-Quesada informed deponent that he (Quesada) had stolen from the Kendall Bank Note Co., and which deponent verily believes to be true. Deponent furthermore avers that on or about the ²⁰ day of *January* 1886 and at various times subsequent there to, said Lope Lopez-Quesada had admitted to deponent that he (Quesada) had stolen ~~2~~ certain large engravings from the factory of the Kendall Bank Note Co., notably one engraving called Yes or No; and that three of said engravings said Lope Lopez-Quesada had given to deponent, one of which was a proof. That said Edward H. Williamson who was employed by Quesada & Co. at the times aforesaid, has declared to deponent that he (Williamson) had stolen from said Company at least *fifteen* ~~sets~~ of blankets which said Williamson further stated that he had given to said Lope Lopez-Quesada to use and keep, and said Quesada & Co. well knowing that they had been feloniously stolen by said Williamson; that said Lope Lopez-Quesada further stated to deponent that he had stolen from said Kendall Bank Note Co. certain cases of ink which he showed to deponent at 121 Pearl Street. That all or nearly all the property aforesaid deponent has seen at said premises and verily believes to be still there or at the residences of said Williamson and said Lope Lopez Quesada, and which property he has seen used in the business of Quesada & Co.

**POOR QUALITY
ORIGINAL**

0112

Furthermore deponent avers that in or about the early part of February last, in deponent's presence, I saw both the Quesada brothers burn a large quantity of the calendars above mentioned and which were in their store at 121 Pearl Street, in a stove in their office. That subsequently and after I had severed my connection with the said firm, I saw Mr. Kendall and have placed in his possession his and the Company's property which was given to me, and have given him the information which voluntarily and as aforesaid came to me.

*Sworn to before me this
25th day of August 1886
R. A. Coffey
Police Justice*

Joseph P. Pelletier

**POOR QUALITY
ORIGINAL**

0113

City, County and State of New York ss :

Charles F. Miller being duly sworn, says:

That he resides at 529 Willoughby Avenue in the City of Brooklyn, and for the past six months has been in the employ of Quesada & Co. of No. 121 Pearl Street since in or about January last. That for six months or so previous to January last, I was in the employ of the Kendall Bank Note Co., and am familiar with the work done by them and their property. That shortly after, I discovered on said Quesada's Premises, property belonging to the Kendall Bank Note Co., and on asking Lope Lopez-Quesada about it, was informed by him that he had stolen the specimens of work as bonds, stock certificates, ~~xxxxxx~~ blankets, setting ring etc. from 87 Liberty Street, the factory of the Kendall Bank Note Co. He also informed me that Edward H. Williamson was in the habit of bringing inks and calendars from said Company to them; that so recently as yesterday I saw on said premises five cans of ink which I am informed and verily believe are the property of the Kendall Bank Note Co. That about two months ago, said Williamson as I was told by Lope Lopez-Quesada left a large can of ink of the value of about Thirty-five Dollars at 121 Pearl Street, and a day or two subsequent thereto I saw both the Quesada brothers and Williamson together, when the latter was paid some money by one of the Quesadas, the amount of which I do not know; and that thereafter said Lope Lopez-Quesada told me that said money was paid to Williamson for the ink that had been left there a day or two previous and which Williamson had stolen from the Kendall Bank Note Co. That among the property that I saw at No. 121 Pearl Street when I went there to work, were some four or five thousand calendars of the Kendall Bank

**POOR QUALITY
ORIGINAL**

0114

Note Co., which Lope Quesada informed me had been stolen by said Williamson from 87 Liberty Street and brought there; that said calendars were left there by said Williamson and that they remained there until about the First of June last when Williamson called there as he has been in the habit of calling at said place on an average about once in two weeks, and told Lope that he was afraid that Kendall (meaning Mr. George H. Kendall) would be on to them and that they had better destroy those calendars. Thereupon at the request of Williamson and by direction of Lope Quesada said Williamson and myself took some three thousand of them down to the foot of Wall Street, East River, and threw them into the slip. That upon throwing them into the water, the said calendars instead of sinking, floated, whereupon Williamson was very much alarmed and said "My God! If one of those Police Boats come up and gets them, they will be returned to Kendall and we will be in a hole." Thereupon we returned to 121 Pearl Street and told Lope Quesada what we had done. That shortly before said calendars were destroyed in the manner I have described, Gerardo Lopez-Quesada in my presence said to his brother "For God's sake don't bring more of those things here", meaning the calendars.

That shortly after my employment at said place Lope Lopez-Quesada gave me specimens of Mexican Money, to wit, a Five, Ten, Twenty and One Hundred Dollar Mexican bill; from a pile of bills that he had there, and which he said that he had taken from the Kendall Bank Note Co. and which I know to be the property of the Kendall Bank Note Co. That subsequently I gave those bills to Mr. Kendall, the President of said Company, who I believe still has them, having first written my name on them

POOR QUALITY
ORIGINAL

0115

for identification. That about 11 O'clock yesterday morning Lope Quesada told me that he had reason to believe that a person who must have been a detective that Mr. Kendall had sent, had called at their office the day before and made inquiries about printing bonds for an Alabama Railroad; that he had shown him ~~the~~ Baltimore & Ohio bond belonging to the Kendall Bank Note Co. and that his suspicions were aroused when said person asked to be shown bill-heads, and that he said "I think that we had better put those things away"; referring to the property of said Company then in the place, together with about a thousand calendars which had not been destroyed, to which I replied "There will be no use anyhow, as he will get out a search warrant." Lope said "We will put them away anyhow", and thereupon under his direction and with him, we put away the ink, some four cans in all, together with one parcel of calendars, ^{in the attic} and the rest of the property consisting of six parcels in all in which were contained blankets, wetting rags, one bundle of calendars, a box of specimens and a bundle of bonds stocks and bank notes we secreted under some rags and rubbish in the back part of the shop. That about noon yesterday and shortly after this had been done, I met Mr. Peltier who told me to come with him as there was going to be some trouble about the property stolen from Mr. Kendall, and that I had better come and tell all I knew about it, which I did to Mr. Kendall that afternoon. That after the warrant to arrest had been obtained, I accompanied Mr. Kendall and the officers to 121 Pearl Street and pointed out the property which earlier in the day had been secreted in the premises as aforesaid.

Sworn to before me at St. Louis, Mo. this 11th day of May 1906
Wm. H. Miller

POOR QUALITY
ORIGINAL

0116

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question What is your name?

Answer *Lope Lopez Luesada*

Question. How old are you?

Answer *19 years*

Question. Where were you born?

Answer. *Havana Cuba*

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

Answer. *233 East 89th street about 6 months.*

Question What is your business or profession?

Answer *Engraver and Printer.*

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

Answer. *I am not guilty.*
Lope Lopez Luesada

Taken before me this

day of

October 1938

Police Justice.

POOR QUALITY
ORIGINAL

0117

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

41 District Police Court.

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

Question. What is your name?

Answer. *Gerardo R. Lusada*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Cardenas, Cuba*

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

Answer. *7232 First Avenue New York 3 months.*

Question. What is your business or profession?

Answer. *Engraver and Printer*

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

Answer. *I am not guilty.*

G. L. Lusada

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0118

Sec. 151.

District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by George H. Kinsella, President of the
Kinsella Bank Note Company or about 15 day of December
of No. 87 Liberty Street, that on the 15 day of December
1888 at the City of New York, in the County of New York, the following article to wit:

Bound and pink certificate, Mexican money of the face
Value of One Thousand Dollars, three thousand colored and
pink Company, one dozen engraving, fifteen printing blank
of the value of Eight Hundred Dollars,

the property of The Kinsella Bank Note Company
were taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Lopez Lopez - Quacada, Girardo Lopez, Rysadan, and Edward H. Williamson
and in the by them present and lived at 121 Pearl Street
Wherefore, the said Complainant has prayed that the said Defendant, may be apprehended and bound to
answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bodies of the said Defendants and forthwith
bring them before me, at the 15 DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 25th day of December 1888

POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George H. Kinsella

vs.

Lopez Lopez Quacada
Girardo Lopez Quacada
Edward H. Williamson

Warrant-Larceny.

Dated Aug 25 1888

Conrad Starnett Magistrate

Conrad Starnett Officer

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

Conrad Starnett Officer.

Dated Aug 25 1888

This Warrant may be executed on Sunday or at
night.

Police Justice

REMARKS.

Time of Arrest, 3 PM

Lopez Lopez Quacada

19.34. Quacada

Native of Quacada, S. Y.

233 East 89th Street

Age, 432 PM

Quacada Lopez Quacada

Sex 25.31. Quacada

Quacada, S. Y.

233.1st. Quacada

Complexion, Quacada, S. Y.

17.31. 91.3. 7 PM

Color Quacada, S. Y.

23. Henry Quacada

Profession, Quacada, S. Y.

Married Quacada, S. Y.

Single, Quacada, S. Y.

Read, Quacada, S. Y.

Write, Quacada, S. Y.

POOR QUALITY ORIGINAL

0119

How paid Aug 30
Sept 24. 9
" 13
" 16
" 28
Oct 11

10-2
George S. de Bunkin

BAILED,

No. 1, by Alfred Smith
Residence 35 Broadway

No. 2, by William Smith
Residence 100 West 10th St

No. 3, by William Smith
Residence 100 West 10th St

No. 4, by William Smith
Residence 100 West 10th St

No. 104 B
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George S. de Bunkin

Alfred Smith

William Smith

William Smith

William Smith

William Smith

William Smith

William Smith

William Smith

William Smith

William Smith

William Smith

Offence Grand Larceny

Dated October 25 188 6

Alfred Smith
Magistrate.

William Smith
Officer.

William Smith
Precinct.

William Smith
Precinct.

William Smith
Precinct.

William Smith
Precinct.

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

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

Dated Oct 25 188 6 Alfred Smith Police Justice.

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

Dated Oct 27 188 6 Alfred Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0120

Exhibit B
W. Cassie & Pelletier
Steel & Copper Plate
Engravers & Printers
4 Cedar Street, New York
Near Pearl St.

POOR QUALITY
ORIGINAL

0121

THE KENDALL BANK NOTE CO.
CAPITAL, \$250,000.



METROPOLITAN
TELEPHONE CONNECTION
"NASSAU 366"

BOARD OF DIRECTORS.
ALFRED M. HOYT, WM. H. WICKHAM, EX-MAYOR, NEW YORK, RICH. A. MC CURDY, VICE-PRES. MUTUAL LIFE INS. CO.
JAMES F. PIERCE, SEWELL & PIERCE, GEO. H. KENDALL, WM. R. GRACE, MAYOR, NEW YORK.
GEO. P. SHELDON, TREAS. JEWELL'S FLOUR MILLS.

87 LIBERTY ST. NEW YORK

Hon. *Jan 6/87.*
Randolph B. Martine
District Attorney, New York City.
My Dear Sir:

I pardon my trespassing further on your time, but I wish to put myself on record regarding the following statement of facts.

There is a firm in this city (Bussodato) who started their present business one year ago on materials stolen from our factory by them and their associates.

Subsequent to their arrest they un-
-proctedly came to our office and insultingly stated we could do nothing with them because of their po-
-litical influence.


I was two months harassed in the
Dombo police courts, and got a presentation to the
Grand Jury, only through your influence, although
there were other indictments outstanding for theft

POOR QUALITY
ORIGINAL

0122

2a

THE KENDALL BANK NOTE CO.
CAPITAL, \$250,000.



METROPOLITAN
TELEPHONE CONNECTION
"NASSAU 366"

BOARD OF DIRECTORS.
ALFRED M. HOYT, WM. H. WICKHAM, EX-MAYOR, NEW YORK, RICH. A. MCGURDY, VICE-PREST. MUTUAL LIFE INS. CO.
JAMES F. PIERCE, SEWELL & PIERCE, GEO. H. KENDALL, WM. R. GRACE, MAYOR, NEW YORK.
GEO. P. SHELDON, TREAS. JEWELL'S FLOUR MILLS.

87 LIBERTY ST. NEW YORK.

against the same parties, and (so one of the officers in your office informs me) a suspension of sentence on their plea of guilty for pocket-picking.

I know you are the friend of justice in this matter, that you will see that the case has a hearing on its merits, but one of the things has had the impudence to come here and announce that "in case he is convicted he will not be sent up" and from the performance in the lower court, the fear that I desire to express is, that the young man's boast will prove true.

Very respectfully - yours.
Geo. H. Kendall

POOR QUALITY
ORIGINAL


0123

The People
173
Lewards
Miller

**POOR QUALITY
ORIGINAL**

0124

THE KENDALL BANK NOTE CO.
CAPITAL, \$250,000.



METROPOLITAN
TELEPHONE CONNECTION
"NASSAU 366"

BOARD OF DIRECTORS.
ALFRED M. HOYT, WM. H. WICKHAM, EX-MAYOR, NEW YORK, RICH. A. MCGURDY, VICE-PRES. MUTUAL LIFE INS. CO.,
JAMES F. PIERCE, SEWELL & PIERCE, GEO. H. KENDALL, WM. R. GRACE, MAYOR, NEW YORK,
GEO. P. SHELDON, TREAS. JEWELL'S FLOUR MILLS.

~~NEW YORK~~
NO. 1 BROADWAY NEW YORK

January 6th. '88.

COL. FELLOWS.

District Att'y. City of New York

My Dear Sir:

I have a case against E. H. Williamson for theft of \$1200 worth of things from the office of this company, that under Mr. Martine I was never able to get tried, owing I believe to Williamsons political "pull" or influence. Can I do any better under you? I see you are "clearing out the pigeon-holes," and if you desire to do it by trying this case, I am ready. Myself and witnesses have been in court more that twenty times on this case, and I would not like to abuse them any farther by taking their time for anything but actual trial.

It is only fair to say that we did not succeed in convicting two of Williamsons accomplices tried under Mr. Martines regime.

Very cordially

George H. Kendall



Glas Kendall

vs.
Edward H. Williamson
Charles Miller
Lope Quisada
Gerardo Quisada

Witnesses to be summoned for Monday

Joseph Miller }
Geo. T. McCaskin } No. 4 Cedar St.
Thomas McCaskin }
James Smith } 2086 2nd Ave.

George Smith } 85 Liberty St. "H. Allen's"
James Smith Jr. } 18 New Church
J. W. Smith } Wt. Bank Note Co.
Morris Kline } Officer Kumb's police Court
Francis Sawcett } do
Jacob Jacobs } 223 or 323. Casual (up on duty)
Morris Kline } 87 Liberty St. Wt. Bank Note Co.

POOR QUALITY
ORIGINAL

0126

The People

vs.

Lopez Buesada
et al

List of
Witnesses

First District Police Court.

City, County and State of New York ss:

George H. Kendall being duly sworn, says:

That he resides at No. ~~221 Monticello~~ Street in the City of *Jerry City* and is President of the "Kendall Bank Note Company of the City of New York, having its place of business at No. 87 Liberty Street in said City; that between the *1st* day of *July 1885* and the *18th* day of *August* 1886 in said City aforesaid, divers goods, chattels, bonds, stock certificates, calendars, engravings and inks, the property of deponent and of the Kendall Bank Note Co. aforesaid, of the kind, description and value as follows, to wit: a large bundle of bonds and stock certificates in all at least *Two Hundred in number and* some Mexican money of the value of at least *One Thousand* Dollars *face value and* *about three* thousand calendars of the Kendall Bank Note Co. and *several* sets of printing blankets; *dozen* engravings called "Yes or No," and *several* cans of black, blue-black, green, brown and blue inks were feloniously and with wrongful intent taken and stolen and carried away from the possession of deponent, and deponent's Company aforesaid from their factory, 87 Liberty Street, by Lope Lopez-Quesada and one Edward H. Williamson of said City, at divers times during and between the periods aforesaid; and that the same, as deponent is informed and verily believes, are now stored at No. 121 Pearl Street, and at No. *23 Henry* ^{*New York*} Street, and at No. *235* *East 89th* Street in said City. That Edward H. Williamson aforesaid feloniously stole and carried away to 121 Pearl Street and his residence No. *23 Henry* Street in said City, of the property aforesaid the calendars and print-

POOR QUALITY
ORIGINAL

0128

ing blankets aforesaid of the value of at least *Four Hundred and Fifty* Dollars; and that the rest of the property above described of the value of at least *Three Hundred and Fifty* Dollars, was feloniously stolen and carried away to 121 Pearl Street and to *235 East 89th* Street in the said City of New York, by said Lope Lopez-Quesada

Deponent further avers that said Lope Lopez-Quesada is one of the firm of Quesada & Co. doing business at No. 121 Pearl Street; and said firm is composed of one *Gerardo* Lopez-Quesada and Lope Lopez-Quesada; and that all of said partners are guilty of receiving the goods aforesaid feloniously stolen from the said Kendall Bank Note Co., and feloniously, unlawfully, unjustly and for the sake of wicked gain, receiving and retaining the aforesaid goods then and now well knowing the said goods and chattels to have been ~~stolen~~ feloniously stolen, and are using the same in their business; and the further facts upon which this affidavit is based will appear from the annexed affidavit of Joseph F. Pellatier *and the* *H. C. L. L.*

That the total value of the property stolen and received as aforesaid, will exceed the sum of Eight Hundred ~~Dollars~~; that all of said property was stolen by said Quesada and Williamson during the time that the said persons were in the employ of the Kendall Bank Note Company aforesaid, and only during the *two* past days has deponent been fully informed and obtained evidence sufficient to apply for their arrest.

Deponent prays that warrants issue forthwith for the arrest of the aforesaid Lope Lopez-Quesada, *Gerardo* Lopez-Quesada and Edward H. Williamson; and further prays for such warrant to make immediate search of the three buildings and premises above mentioned for the aforesaid property.

**POOR QUALITY
ORIGINAL**

0129

Subscribed and sworn to before me this
day of August, 1886.

City, County and State of New York ss:

Joseph F. Pellétier being duly sworn says, that he resides at No. 214 West ¹³⁵~~224~~ 35th Street, New York, and is engaged in business at No. 4 *Cedar* Street in said City; that on or about the 10th day of *January* 1886, one Lope Lopez-Quesada of 121 Pearl Street gave to deponent a large bundle of stock certificates and some Mexican money which said Lope Lopez-Quesada stated to deponent that he had stolen from the Kendall Bank Note Co., and which deponent believes to be true; and that said property was given to him for the purpose of *retaining the same as samples and specimens of work.*

That for a period of three months prior to the 27th day of *March* 1886, deponent occupied a desk at the shop of Quesada & Co. at the place aforesaid, and that he has seen in their store a pile of at least *three* thousand calendars of the Kendall Bank Note Co. which one Edward H. Williamson declared to deponent that he (Williamson) had stolen from the said Company; and that said Quesada & Co. were using said calendars well knowing them to have been feloniously stolen from the said Company; and deponent verily believes that said calendars or *some* ~~a large~~ portion thereof are still at No. 121 Pearl Street.

Furthermore and on or about the 15th day of *January* 1886 and at various times subsequent thereto, said Lope Lopez-Quesada declared and admitted to deponent that during the period of said Quesada's employment at the Kendall Bank Note Co., he stole from said Company's factory several sets of printing blankets which he stored a portion in his residence and a portion in his store in the Safe at Pearl Street aforesaid; and deponent avers that he has seen said blankets in

**POOR QUALITY
ORIGINAL**

0131

said place in Pearl Street so recently as about the 15th day of *March* 1886, and verily believes that the same are there now. That said Quesada & Co. have a large stock of bonds, stock certificates and bank notes belonging to the Kendall Bank Note Co. stored in their Safe at Pearl Street aforesaid which deponent has seen and which said Lope Lopez-Quesada informed deponent that he (Quesada) had stolen from the Kendall Bank Note Co., and which deponent verily believed to be true. Deponent furthermore avers that on or about the 2^d day of *January* ¹⁸⁸⁶, and at various times subsequent there to, said Lope Lopez-Quesada had admitted to deponent that he (Quesada) had stolen a certain large engraving from the factory of the Kendall Bank Note Co., notably one engraving called "Yes or No"; and that three of said engravings said Lope Lopez-Quesada had given to deponent, one of which was a proof. That said Edward H. Williamson who was employed by Quesada & Co. at the times aforesaid, has declared to deponent that he (Williamson) had stolen from said Company at least *fifteen* sets of blankets which said Williamson further stated that he had given to said Lope Lopez-Quesada to use and keep, and said Quesada & Co. well knowing that they had been feloniously stolen by said Williamson; that said Lope Lopez-Quesada further stated to deponent that he had stolen from said Kendall Bank Note Co. certain cases of ink which he showed to deponent at 121 Pearl Street. That all or nearly all the property aforesaid deponent has seen at said premises and verily believes to be still there or at the residences of said Williamson and said Lope Lopez Quesada, and which property he has seen used in the business of Quesada & Co.

**POOR QUALITY
ORIGINAL**

0132

Furthermore deponent avers that in or about the early part of February last, in deponent's presence, I saw both the Quesada brothers burn a large quantity of the calendars above mentioned and which were in their store at 121 Pearl Street, in a stove in their office. That subsequently and after I had severed my connection with the said firm, I saw Mr. Kendall and have placed in his possession his and the Company's property which was given to me, and have given him the information which voluntarily and as aforesaid came to me.

City, County and State of New York ss:

Henry A. Cozzens being duly sworn, says;

I visited the office of Quesada & Co. 121 Pearl Street about
four o'clock yesterday afternoon for the ostensible purpose of getting
their estimate for the printing of twenty-eight hundred Rail-
road Bonds of an Alabama Rail Road. In the conversation I was
shown samples of work and observed others in the place bearing
the imprint of the Kendall Bank Note Co. in whose employment
at present I am. Also certain letter-heads and cards and
other property mentioned below. I readily recognized and
identified the property of said Company, as I am thoroughly
familiar with all their work. The same was shown to me by both
E. & H. Lopez-Quesada. I was also shown or observed in
said premises, bonds of the Baltimore & Ohio (Sterling), Oswego
& Syracuse and the Long Island Railroad Co. Also bonds of
the City of Montreal ~~the~~ the State of Virginia. Also vignettes
of New York and Denver Circles, a reclining figure and an eagle's
head, and a large quantity of letter-heads printed ~~as~~ as I truly
~~believe~~ ^{believe} by the Kendall Bank Note Co. and formerly their pro-
perty, and which I am informed and believed have been felon-
iously stolen, taken, carried away, and removed from their
premises, 87 Liberty Street, by one Lope Lopez-Quesada and one
Edward H. Williamson of this City.

Subscribed and sworn to
before me Aug. 25th 1886
William R. Mead
Notary Public
N.Y. Co.

Henry A. Cozzens

POOR QUALITY
ORIGINAL

0-134



87 & 89 Centre and 136, 138 & 140 Leonard Sts.

NEW YORK CITY

William F. Howe.

Abe. H. Hummel.

February 1st 1887.

Hon. James Fitzgerald
Asst. Dist. Atty.

My dear Senator.

This boy, who is the nephew of Charley Heidelberg of Detective Byrne's staff, and the son of Ex-detective Williamson, should be discharged as promised.

You will remember the Luedersados were acquitted and, originally Judge Duffy only held our boy Williamson in \$500. bail, as you will see by the papers.

The property which the boy had was for distribution, and there was clearly no larceny.

As this is the last of the term, will you please accept this as a notice of motion for the discharge of the boy on Thursday next.

Yours Faithfully,
W. F. Howe.

POOR QUALITY
ORIGINAL

0135

Quasada + with
hammer papers

New York Jan 17th 87

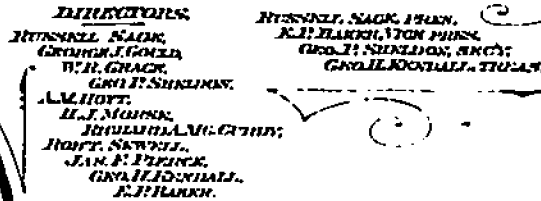
Friend Fitzgerald

The bearer Timothy
O'Connor is the person of whom I
spoke to you on Friday when you
told me to send him with a note
today. I hope you will be able to
settle the matter referred to for
which favor I will ever feel grateful

Very Truly Yours

Edward J. Rowe.

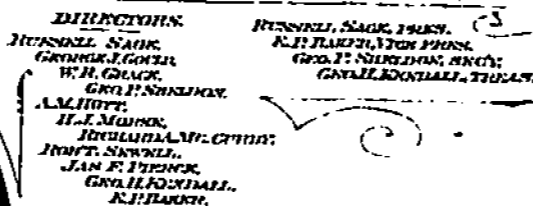
0137



Nº 1 BROADWAY.

It is fair to Williamson to state that finding ourselves utterly

0138



George H Kendall

POOR QUALITY
ORIGINAL

0139

du

RECEIVED,
JUL 2 1888
MAYOR'S OFFICE.

**POOR QUALITY
ORIGINAL**

0140

\$40,000 Recovered by a Bank Note Co.

The Kendall Bank Note Company of this city received \$40,000 on Monday in settlement of a judgment obtained by the company in a suit against the Sinking Fund Commissioners of Virginia. On Feb. 14, 1882, the Virginia Commissioners passed an act awarding the contract for printing "the Half-Century Issues" to the Kendall Bank Note Company. After they had been printed the same Commissioners, actuated by Mahone, had repudiated the contract and awarded it to the American Bank Note Company.

POOR QUALITY
ORIGINAL

0141



May 19-87

Hon Mr. Furdy
Asst. Dist Atty.

Dr Sir

Owing to the unavoidable de-
livery to-morrow in Richmond Va, of the ma-
terials for printing \$2,000,000. of Securities.
I am obliged to be absent from the William-
son trial to-morrow, presuming that the trial
would go on in obedience to the subpoena.

I hope under the circumstances
you will excuse my absence and fix
another day.

The Va Legislature passed
a resolution requesting the transaction of
the above mentioned business immediately as
they adjourn on ~~Friday~~ ^{to-morrow} day.

Very respectfully yours.
Wm H. Audell

POOR QUALITY
ORIGINAL

0142

William R. Wilder.

Law Offices,
Horse Building, 140 Nassau St.

New York, April 11th, 1887.

Hon. Randolph B. Martine;

My Dear Sir:—

Pardon me for reminding you of the case of the People on the relation of George H. Kendall vs Edwin H. Williamson and Charles Miller. My brother informs me that he met you a few days ago and you intimated that this case would be put on the Calendar and tried early in this month. I presume, of course, that under the pressure of other business the matter has escaped you. I would only suggest in view of the fact that Judge Gilder-^{case,} sleeve tried the Quesada, that it will be well to send this before the Recorder or Judge Cowing. That, however, is the only suggestion I would make, except to express a most earnest desire to have this matter tried and disposed of.

Believe me,

Very Sincerely Yours,

William R. Wilder

POOR QUALITY
ORIGINAL

0143

AS A PERSONAL MATTER

Believe me,

this matter is a personal one.

From I would make, except to express a most sincere desire to have
the recorder of the court. That, however, is the only subject
which I feel the necessity of that it will be well to send this before
you. I would only suggest in view of the fact that the subject
has been the business of other business the matter has been
the subject and after this month. I believe of course
you a few days ago and you indicated that this case would be out on
Wednesday and further matter. It should follow me that we are
of the people on the relation of George H. Russell as Edwin H.

Believe me for continuing you of the case

My dear Sir:--

How. Believing in the future:

Respectfully,
George H. Russell



Apl. 19/87

Hon. R. T. Martin
Dist. Atty. City of New York

Do Pr
I would be obliged if you will name
some time when it will be convenient to give
me an interview.

It is nearly one year now since I
undertook to bring detective Williamson on to
justice for that part of his misdeeds by which
I am suffering. If nothing is going to be
done in the matter I would like to get the
stuff I received from the property clerk and
I should hate at any time to see the dozen
working men who have already answered so
many subpoenas called again to court with-
out your assurance that it would be tried at
that time.

Thanking you for your many courtesies
to which I owe every attention received in the above
case I am.

Yours very respectfully
O. St. Rude

POOR QUALITY
ORIGINAL

0145

The People
as
Williamson
Lut

POOR QUALITY
ORIGINAL

0146



Hon. Randolph B. Martine
Dist. Atty. Etc.
My Dear Sir:

Feb 23/87

It is earnestly hoped that the
Williamson matter may be disposed of to-
morrow, as it is an unmitigated hardship
upon a dozen working people, who have to
lose a days occupation every time they
are subpoenaed.

Yours very truly
Geo. W. Hubbard

POOR QUALITY
ORIGINAL

0147

The People

of
Williamson

**POOR QUALITY
ORIGINAL**

0148

Without your assistance I can
never try this case.

George J. Kendall

**POOR QUALITY
ORIGINAL**

0149

Without your assistance I can
never try this case.

— George J. Kendall —

POOR QUALITY
ORIGINAL

0150



Kendall

vs.

Zucinda Wmson et al.

Jan 11 1885

Ben Mr Fitzgerald.

My Dear Sir

As there seemed to be some dissatisfaction the last time among my witnesses, that I served them with subpoenas, or that they were served at all, I will let the regular officer deliver them this time.

Yours truly.

George H. Kendall

0151

Part Two

vs.

Life-Like-Land

Sat Jan 11

Let this case
be tried in Part
1, in month of
January R.B.M.
Dec 31/86

Jan 10/27

Do not achieve. Pres

**POOR QUALITY
ORIGINAL**

0152

William R. Wilder.

*Law Offices,
Morse Building, 140 Nassau St.*

New York, May 27th 1887

Dear Mr. Kendall,

I attended at General Sessions before Recorder Smyth on last Friday, and saw Mr. Hardy, who had received a communication from you, and he thereupon had the trial of Williamson postponed sine die; at the sametime asked me to let him know when you would be ready to go on with the case. Ofcourse you are by this time tolerably well familiar with the ~~mess~~ ^{mess} of business in the District Attorney's office, and the difficulty we will experience in getting that case back again on the calendar, so make up your mind just when you will be ready to try it, and if we ever succeed in getting it back on the calendar let nothing prevent your attendance at the trial of it.

~~Have you given up all idea of bringing that other suit~~ of which you spoke to me sometime ago? I read in the papers of the settlement and payment of your Virginia claim and most heartily congratulate you.

Very truly yours,

William R. Wilder

0153

The People
of
Holliston

~~Grand Jury Room.~~

Part Two
PEOPLE

vs.

Lopez Lopez Inesada
+ Gerardo L. Inesada

Jan. 17.

Issued Jan 11

at the court

Monday, Jan 29/12

Jan 1/12

P10.

GOFF & POLLOCK,
COUNSELLORS-AT-LAW,
229 BROADWAY,
NEW YORK.

JOHN W. GOFF, &
FRANCIS W. POLLOCK.

People

v.

Charles F. Miller, et al.

I hereby consent that F.
W. Pollock, act in my
stead as attorney for the
above named defendant Charles
F. Miller.

Dated Nov. 12th, 1876.

Jas. M. Brady
Attorney & Counsellor-at-Law.

POOR QUALITY
ORIGINAL

0156

William R. Wilder.

Law Offices,
Horse Building, 140 Nassau St.

New York, January 6th, 1887

Hon. Randolph B. Martine;

My Dear Sir:--

I have attempted twice recently to see you, but the process of waiting in line involved the expenditure of too much time for me to accomplish my errand, which I think can be done quite as well by letter. You may remember my speaking to you about the case of the People on the complaint of George H. Kendall against the Quesadas and Miller et al. The Kendall Bank Note Co. will esteem it a favor if that case can be pushed along as rapidly as it is entitled to, as they deem it necessary to make an example of some of the many boys and young men who for the last two or three years have been engaged in stealing from them. There are a number of witnesses in the case, and it will be a favor to them if you can let me have notice of some two or three days, before the ^{case} ~~same~~ is placed on the Calendar for trial. I sincerely hope for a speedy trial in the matter.

Very Truly Yours,

William R. Wilder

POOR QUALITY
ORIGINAL

0157

The People
vs
Inesada
Miller

[Faint handwritten text, possibly a signature or date]

District Attorney's Office.

Part B May 11
PEOPLE

vs.

Charles J. Miller

GL

2nd Wednesday of May 1963
Notify defts counsel on 1st
Wednesday of May - and from
witnesses on 2nd Monday of May
ADP

16 - 100 - 100 - 100 - 1

100 - 100 - 100 - 100 - 100

100 - 100 - 100 - 100 - 100

100 - 100 - 100 - 100 - 100

100 - 100 - 100 - 100 - 100

100 - 100 - 100 - 100 - 100

GOFF & POLLOCK,
COUNSELLORS-AT-LAW,
229 BROADWAY,
NEW YORK.
JOHN W. GOFF.
FRANCIS W. POLLOCK.

Jan. 8, '87

Dear Sir,

The notice received by
J. W. Goff that the case of
Charles Miller will be placed
on the calendar of Part Two of
Court of General Sessions is
evidently a mistake.

The Miller for whom he appeared
was Charles F. Miller jointly in-
dicted with one Williamson and
the Luesada Bros.

His representative may have
confounded the two persons.

He intends to move for a
~~separate~~ separate trial of Charles
F. Miller. He is however now
sick at Atlantic City.

Randolph B. Martine, Esq. J. W. Pollock
Sick. Atty.

POOR QUALITY
ORIGINAL

0 160

District Attorney's Office,

New York, January 7 1887

THE PEOPLE, &c.,

vs.

Chas. Miller

J. W. Goff
299 Broadway

Esq.,

Attorney and Counsellor at Law.

Dear Sir:

Please take notice that
the above-named defendant, for whom you are
Counsel, will be placed on the calendar of
Part Two Court of General Sessions,
for trial on January 10, 1887

Very respectfully,

RANDOLPH B. MARTINE,
District Attorney.

POOR QUALITY
ORIGINAL

0 16 1

Geo. W.
Charles Miller

87 Centre St.
Feb. 10th 1887.

Kendall to Williamson

Hon: R. B. Martine

Dear Sir,

When I left you just
now I was not aware that the boy
Williamson was locked up.

It appears that his Father was
so incensed at the delay that he
foolishly surrendered the boy, thinking
that would bring it to a speedy
issue.

Detective Serjt. Phil Ryley, & your
Clerk Wm R. Penny Esq: as well
as Senator Fitzgerald will tell
you this boy ought to be dis-
charged.

Yours faithfully

Wm. F. Howe

POOR QUALITY
ORIGINAL

0 163

Quessada Williams
papers

POOR QUALITY
ORIGINAL

0164

3

JOSE KENDALL BANK NOTE CO.
CAPITAL \$250,000.



METROPOLITAN
TELEPHONE CONNECTION
"NASSAU 366"

BOARD OF DIRECTORS.
ALFRED M. HOYT, WM. H. WICKHAM, EX-MAYOR, NEW YORK, RICH. A. MC CURDY, VICE-PRES. MUTUAL LIFE INS. CO.
JAMES F. PIERCE, SEWELL & PIERCE, GEO. H. KENDALL, WM. R. BRACE, MAYOR, NEW YORK.
GEO. P. SHELDON, TREAS. JEWELL'S FLOUR MILLS.

87 LIBERTY ST. NEW YORK

for pocket-picking. which we have ascertained to
be a fact should entitle us to a decision and
justice in this matter.

I have the honor to remain. My dear sir
Your humble servant

Geo. H. Kendall

New York Oct. 21-1886

POOR QUALITY
ORIGINAL

0165

The Temple
US
Lund
Sark

District Attorney's Office.

Part 2 Tuesday Jan 19/87

PEOPLE

vs.

See in and ^{Page} ~~10~~
Williamson
Bank

~~Change this case~~
~~to Part 2~~


Under no cir-
cumstances is
this case to be
adjourned - let
it have a preference
on calendar

Jan 7/87 R.B.M.
To Mr. Potter

POOR QUALITY
ORIGINAL

0167

THE KENDALL BANK NOTE CO.
CAPITAL \$250,000.



METROPOLITAN
TELEPHONE CONNECTION
"NASSAU 366"

BOARD OF DIRECTORS.
ALFRED M. HOYT, WM. H. WICKHAM, EX-MAYOR, NEW YORK, RICH. A. MCGURDY, VICE-PREST. MUTUAL LIFE INS. CO.
JAMES F. PIERCE, SEWELL & PIERCE, GEO. H. KENDALL, WM. R. GRACE, MAYOR, NEW YORK.
GEO. P. SHELDON, TREAS. JEWELL'S FLOUR MILLS.

87 LIBERTY ST. NEW YORK

The People
vs.
Lusada et al.

Hon. Randolph D. Martin
District Attorney N.Y. City
My Dear Sir:


I respectfully beg leave to in-
quire if I have any rights in the above matter
that Mr. Justice Duffy is bound to respect?
In round numbers it is now sixty days since
the arrest of the defendants, at which time
they publicly confessed the larceny, and one of
them is walking the streets without even the
formality of a bail bond, occasionally dropping
in to pay insulting messages through the speak-
ing tube to our office, and ending with the informa-
tion that we can do nothing with him in Mr.
Duffy's court. We are beginning to feel convinced

POOR QUALITY
ORIGINAL

0168

2a

THE KENDALL BANK NOTE CO.
CAPITAL, \$250,000.
METROPOLITAN
TELEPHONE CONNECTION
"NASSAU 366"



BOARD OF DIRECTORS.
ALFRED M. HOYT, WM. H. WICKHAM, EX-MAYOR, NEW YORK, RICH. A. MCGURDY, VICE-PRES. MUTUAL LIFE INS. CO.
JAMES F. PIERCE, SEWELL & PIERCE, GEO. H. KENDALL, WM. R. GRACE, MAYOR, NEW YORK,
GEO. P. SHELDON, TREAS. JEWELL'S FLOUR MILLS.

87 LIBERTY ST. NEW YORK.

That he speaks the truth in this particular.
Unless this section of the Department is scandal proof, we think such facts as that the Tomb holds two hundred dollars worth of our stolen property, recovered at the time of the arrest; that my counsel^{and} witnesses to the number of ten have at least a dozen times attended Mr Duff's appointments which he has successively broken; that at the last appointment he was at the hour indicated at the City Post Office and twenty minutes later closed the case without having heard any of the substantial points of the testimony - while my counsel^{and} witnesses were all in waiting - giving as a reason that we were not there on time; not to make mention of the man's condition when he did hear any of the evidence, I think, we think Mr District Attorney that these facts^{and} other aggravating details, such as the defendant - Williamson's boast of a pigeon-holed indictment



87 LIBERTY ST.

Hon R. B. Martin

May 19-87

Do for: Owing to the unavoidable
delivery to-morrow in Richmond Va. of the
materials for printing \$2,000,000.00 of securities
I am obliged to be absent from the William-
son trial to-morrow, presuming that the trial
would go on in obedience to the subpoena.
I hope under the circumstances you
will excuse my absence and fix another
date.

The Va. Legislature passed a resolu-
tion requesting the transaction of the
above mentioned business immediately as they
adjourn on Saturday. Very respectfully yours
Geo. H. Randall

POOR QUALITY
ORIGINAL

0170

The Purple

1957
Kellerman

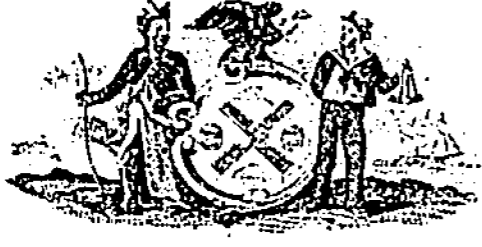
8/27

1957

with Mr. Harbo

POOR QUALITY
ORIGINAL

0171



MAYOR'S OFFICE

New York, July 3, 1888.

Col. John R. Fellows,
District Attorney.

Sir:

I transmit herewith a letter from Mr. George H. Kendall, of the New York Bank Note Company, in reference to a young man named Williamson, who is alleged to have such a "pull" upon the public authorities that his trial has been postponed and he is not brought to justice. I respectfully request that you will examine the facts, and if it should appear after investigation that the charge is well founded, that you will see that the offender is put upon his trial without delay.

Yours respectfully,

John A. Tilden
Mayor.

First District
Police Court.

The People ^{vs}
on the complaint,

of
George H. Russell

^{vs.}
Lope Lopez Guerrero
Gerardo L. Guerrero
Edward H. Williamson

Before Hon
J. L. Duffy
Police Justice
Sept 8th 1886.

James Pelitier a witness called
on the part of the people being
duly sworn deposes and says
By the Court,

Q Where do you reside?
A 214 West 135th Street

Q What is your age?
A 22 years.

Q What is your business?
A Engraver.

Direct Examination
By Mr. Brooke.

Q Mr. Pelitier do you know Charles F.
Miller who was called on the
stand as a witness here, on the

2

last occasion
A Yes.

Q Were you present at the last examination
A Yes.

Q Were you present during the time he
was on the stand, and the time
he gave his testimony?

A Yes.

Q Did you hear him interrogated as to
a certain affidavit made in the
office of Mr. Widen?

A I did.

Defendants Counsel

Objected to; on the ground
that it is not material, the affida-
vit itself is the best proof.

By the Court

Objection Overruled.

Counsel Exception.

Q Do you know the signature of Chas.
J. Miller, when you see it?

Objected to

By the Court

Objection Overruled, question
admitted.

Counsel Exception.

Answer

Q Have you seen him write?

A Yes.

Q Is that his signature (showing witness
a paper)?

3
Ayee sin
Q That is his handwriting?
Ayee sin

Complainant's Counsel.

Must I offer the
affidavit in evidence?

Defendant's Counsel.

Objection

By the Court.

Paper Admitted & Marked Ex A.

Q You have already testified that you
are in some way connected with the
premises of the Guesada brothers, who
are the defendants here?

A I have.

Q That you had a back room there?
Ayee sin

Q When did you first go in there in
the company of the back room
that you had with them?

A About the 27th or 28th of November

Q And how long did you continue in
the company of that back room
A Three months.

Q Who else besides the two defendants
Guesadas did you see there during
the time, or who else did you
see during that time having
anything to do with the business
of the Guesadas while you were
there?

4

A Charles Miller

Q Was he in the employ of the Guasada's
A He was.

Q And in what capacity?
A As printer.

Q Was he there every day during the time
that you were there?

A He came there about a week or so
after I came there.

Q And remained there up to the time
of your leaving?

A Yes sir.

Q And were you engaged in business
before you took desk room with
the Guasada's brothers?

A In the same shop,

Q And with?

A Alone.

Q Were you ever in any capacity in the
employ of the Kendall bank note
company?

A Never until recently.

Q How recently?

A Within a few days.

Q Did you ever at that time do any
work for them, or any engraving,
as an engraver?

A Never.

Q Did you ever see any property in the
Guasada's brother's place of the
Kendall bank note company?

5.

A I saw some ink, caucanders, ^{and} caucanders
which I had been told by young
Williamson were the property of
the Kendall manufacturing bank
note company.

Q What kind of ink?

A Bank note ink

Q And in what quantities?

A Several tin cans.

Q What did you see done with it if
any thing?

A Printing with it?

Q Did you see the guesodas bratters
use it personally, or have any thing
to do with it?

A They used it for printing.

Q Did you ever see any thing done by
either of the guesodas bratters
with relation to the cans that
contained the ink?

A Yes sir

Q What?

A They took it out of some cans. And
put them in others?

Q They took them out of their original
packages and put them in other cans
of their own?

A Yes sir

Q Who did you see do that?

A The younger guesoda.

Q What is his name?

6

A Lopez Guasada.

Q Was present when you saw him?

A I believe the elder Guasada and young Williamson?

Q Then both of these defendants were present while the younger Guasada changed the cans?

A Yes sir

Q And how often did you see that done?

A Only once with the quantity they had,

Q with all that they had there?

A Yes sir

Q What quantity was there?

A Several tin cans, and about twenty pounds of ink into it.

Q Do you know what the value of that was?

objected to

By the Court: question allowed.

Counsel Exception

A about 90 cents a pound.

Q So there were five cans of twenty pounds each?

A Yes sir

Q You spoke about blankets, what are the blankets used for that you referred to?

A Several printing blankets. they are used for printing bank notes.

Q. How many of those did you see?

A. I saw about half a dozen, but I understood there were more being told so.

Q. Who told you so?

A. Young Guasada.

Q. And any present when he told you so?

A. Not that I know of.

Q. What did he tell you in referring to the blankets where they came from?

A. Kendall bank note company.

Q. Did he say how they came there?

A. That he had taken them himself and brought them there.

Q. Were you at any time present when both of the Guasada brothers were present and those blankets were used?

A. I was.

Q. Did you hear any remark made or anything said by the older Guasada or anything said in his presence?

A. They were laughing and said this was some of Kendall's stuff and laughed over it.

Q. Both of them?

A. Yes sir.

8

Q you spoke of the Calendars?

A Yes sir

Q what were they?

A A lot of Calendars I understood that John Williamson had to distribute for instead of which he brought them up to the Guasada's?

Q Printed by the Standard Bank company?

A Yes sir

Q what kind of Calendars were they?

A Large Calendars 1886.

Q By the Court.

Q Almanacs?

A No sir large steel plate calendars.

Q How many of those did you see there?

A About 2 to three thousand.

Q who brought them there, do you know?

A young Williamson

Q did you see him bring them there?

A I did

Q who did he deliver them to when he brought them there?

A To the Guasada's both of them then being there.

Q was there any conversation between them as to where they came from or how they came there?

A Nothing more than he wanted bring some more tomorrow.

Q what did they reply to that, either

9

after them or both of them?

A They did not answer anything but laughed.

Q Were you ever heard any other conversation in relation to the property of the Henderson bank or its manufacturing company on the part of the Guasada brothers, except to that which you referred to?

A I have heard Charles Miller say that they bought silk from young William Fox.

Q Were the Guasada's present at the time?
Answer

Defendants Counsel.

I move to strike out the answer.
By the Court

Strike it out.

Q Did you see any of those calendars disposed of at any time?

A I saw a lot of them burned there?

Q By whom?

A The older Guasada and also the younger Guasada.

Q About how many of them did you see burned?

A It lasted a whole day.

Q The burning of the calendars lasted a whole day?

10

Answer.

Q And the bulk of the Guasaco took part?

Answer.

Q Was Miller there?

Answer I believe so.

Q Did he take any part in it?

A I don't think he did.

Q Do you know what other disposition was made of the other property?

A There was a quantity taken and thrown over board, that I was told.

Q Who told you that?

A Back of Titus.

Q You refer main to every instance of evidence to the Calendars that were brought there from the Kendall bank note company?

A I do.

Q Were you there at the time the officers came to make the arrest and make search for any property that might be due of the Kendall bank note company?

Answer.

Case Examined.

Q Before going to work, for Guasaco what were you engaged in?

A Engraving.

Q How long?

A A year before that,

Q From what place did you go directly
to Guadalupe?
A I did.

Q About what day was it?
A 27th or 28th.

Q You swear it was either one of those
days?
A Yes sir.

Q Are you a married man?
A I am.

Q When were you married?
A Before I went there.

Q What date?
A I don't know.

Q What day were you married?
A Around that time.

Q What month?
A I do remember.

Q 1886?

A No sir 1885.

Q How many days were you at the
office of the Guadalupe before you
were married?

A One day.

Q Did you leave the store after your
marriage at any time?

A Of course I did.

Q How long were you away?
A About a day. About.

Q And at the end of that time where
did you go?

A To work

Q So you only took a half a day away
A That was all I had a great deal of
work and had to do it

Q Do you know what day the Guesada's
moved in their office?

A About the 27th; It may be within
a few days of that.

Q You have known that the outlanders were
brought in I think the 27th?

A Around that.

Q Was it before or after?

A Around that.

Q You would not be surprised to learn
that the Guesada's moved in there
on the 29th?

A Yes.

Q And you would not be surprised to know
that the 27th was on a Sunday?

A I saw it was about that time, with
in a day or two.

Q You don't know anything positively
about the 27th or 28th?

A Yes; within a week or so.

Q When did you leave the Guesada's?

A Toward the latter part of March.

Q Did you ever go to the Kearsall bank
with company before you left?

A I did not

Q Did you see their series after you left?

A I don't know.

18.

I went there several times but I could not succeed in seeing them.

Q When did you see them?
A After a young man named William son got out of there.

Q And still you say it was all good feeling and every thing on good terms when you were there, after you left the Guards?
A Yes.

Q Did you see them here you received work to do for the General Bank note company?

A Very recently, a day or so.

Q Up to that time you never received any work to do for them?

A I was never able to see him, I was deprived of the work.

Q Had you ever sent any telegram to Holmes & Miller?

A I did,

Q Do you know what that telegram contained?

A I do.

Q Did you pay for that telegram?

A I did.

Q Has anybody been accused you for that telegram?

A I think not.

Q Have you ever missed any ink your self?

14

A I love.

Q How you done any sort work printing?
A I don't understand it

Q you don't understand it?
A I don't understand what work printing
I ^{never} saw it done but I saw blankets-
used.

Q How you know how blankets are used
and for what purpose?

A They are put around rollers to make
it easier.

Q What is your business?
A Simply engraving

Q of your own knowledge you know
nothing of the use of blankets?

A I have seen them used, I am an
printer I am an engraver.

Q are you in the same line of printing
business that the Guasada's are?
Answer different society etc.

Q How you any cords of your business
A I have not upon me at present.

Q Do that one of your cords (showing the
witness a cord)?

Answer

Q would you know one of the Guasada
brothers cords if you saw it?

Answer

Defendants Counsel Offers two Cords
for identification and which are
admitted by the Court and marked

15

Q And marked Exhibits - 2 & 3. for identification.
Q Are you willing to correct your statement
insofar as to do about your answering the
question as to money?

A I gave them a sample of dollars a
dollar and a half or two dollars.

Q You have increased it fifty cents?

A Yes sir.

Q Is that statement also correct that the
cans you saw contained about twenty
pounds of ink?

A As far as I can judge by the weight
of holding them in my hands.

Q You held them in your hands?

A Yes sir.

Q After they came in?

A Yes sir.

Q The cans that were seized by the officers
contained about 20 pounds each?

A Those cans came in later?

Q I am not asking you about those cans?

A I don't know anything about them.

Q Those cans you say contained twenty
pounds?

A I cannot say that, I cannot say if
they were five pound cans or not,
except if I had weighed them, but I only
judge the weight by holding them
in my hands.

Q Do you swear now that you won't
retract the day that you were

married?

A I do not.

Q About what day was it?

A The latter days in December between
Christmas & New Years.

Q Was it the 28th, 29th or 30th?

A It is between Christmas & New Years.

Q Did you marry before or after
you went into the office of the
Judge?

A On the same day, that I moved in, or
arrived that.

Q On the same day that you moved
in?

A I think it was.

Q Notwithstanding the noise & trouble
in moving, and the fact of your getting
married you say you recall at
that time all the conversation that
occurred there?

A I don't say that.

Q After you were married you remained
away the whole day?

A I did not, only half a day.
Respect Examination.

Q Did you see any Mexican money
about the time you were there?

A I don't I had several given to me.

Q By whom?

A Young Guasada.

Q Did you ever have a conversation

17.

about what it was required for?

A young Guasada. —

Q I saw given a hundred dollar bill, a five dollar bill and a ten dollar bill.

Q It was Mexican money, printed by the Kendall bank note company you referred to?

A Yes sir.

Q How often did you see it there?

A At least four times.

Q Did you see any quantity of it?

A I saw a package containing three thousand or so.

Q Wasn't one of the Guasadas told you that it came from the Kendall Bank note company?

A Young Guasada.

Q Wasn't it after one person when he told you that?

A I don't remember.

Q Did you see any certificate prepared from the place?

A I did.

Q What were they?

A From the Baltimore & Ohio rail road, the different bonds.

Q Was in what quantities did you see them?

A In about two thousand, three thousand.

Q Did you have any conversation

18

with the Guadalupe's unless they came from?

A From the Kendall bank note company
of which one?

A Young Guadalupe

Was the older one present at that
time of the subject of the conversation
between you?

A Yes sir

Q Was the name of the Kendall bank
note company on them?

A They were on the bottom

Q The name of the Kendall manufacturing
bank note company was on the
Mexican bank notes that you saw.

A Yes sir

Q And on the stones that you saw?
A Yes sir they were.

Q Do you know anything about some
large steel engraving, some initials
yes and no. W. A. then entitled roughly
boy?

A Yes sir

Q Where did you see them?

A In Guadalupe's.

Q How many did you see of the yes
and no?

A I saw of the yes or no fifteen.

Q What was the value of the
engravings?

A Five dollars, about.

19

Q A piece ?
A Yes sir

Q How many of the naughty boy ?
A Around the same quantity.

Q About 15 or 20 ?
A Yes sir

Q What was their value ?
A One dollar a piece

Q Did you have any conversation with
either of the Guasada's in relation
to where the engravings came from
A They told me they came from
the Kendall Bank Note Company

Q Who told you so ?
A Young Guasada, the nephew
was in the pictures

Q Was the elder Guasada present
when he told you so ?
A I don't believe so.

Q Did you come in possession of
any of them at any time ?

A Yes I got three of them ?

Q Who gave them to you ?

A Young Guasada.

Q Was anybody present when he
gave them to you ?

A I believe the elder was there.

Q Were they of the yes or no
series ?

A Yes sir

Q Did they give you also any bonds

or stores that came from the
Kendall Bank note company.
A He gave me a bundle of stock cer-
tificates and bonds.

Q What did you do with them?
A I sealed them up in an envelope
and turned them over to the Kendall
Bank note company.

Re-examination

Q What do you base your opinion on
as to the value of the pictures?

A From picture I bought of the same
kind.

Q Where did you buy them?

A Ister Allen and Son.

Q How did you buy them, at retail
prices?

A I was going in there and buying
them for trade prices.

Q Did you believe when you saw
all those things at Gun. ada's and
brother they were the property?

A I believed they were the prop-
erty.

Q And yet you made no complaint
until after you left Gun. ada's
and company?

Answer

Q And you made no complaint for
some months after that to the
Kendall manufacturing bank

POOR QUALITY
ORIGINAL

0 1922

21

note company.

Ayesii

Why not?

Admitted this several times but tried
to see Mr. Kendall. We could not do
so.

Done on to before we
this 8th day of Sept 1880

P. G. H. H. H.
P. G. H. H. H.

0193

22
1

Isaac J. Jacobs being duly sworn
deposes ^{that} says.

By the Court.

Q Where do you reside?

A 168 Fourth Street Brooklyn

Q What is your business?

A Engineer and printer

Q Do you know the Quasada brothers?

A Yes

Q Were you present at any time when
the Quasada's paid Williamson
any money?

A Yes

Q What was it for?

A It was understood to be for ink
money was paid to Williamson ^{and}
prior to the money being paid
to him I had been told by Quasada
that ink had been given to the
Quasada's by Williamson

Q And where did they say it came from
if at all?

A From the Kendall Bank note
company.

Q Which one of the Quasada's did
you see pay Williamson the
money?

A Both were in the office at the
same time

0194

23

Q Which one paid him the money?
A The man who is the elder of the
two?

Q Guaido?
A Yes sir

Q Did you see any of those clauders
there (showing witnesses a calendar)?

A Yes sir

Q Did you know how they came there?
A Well, from what I was told that
Williamson brought them there?

Q Who told you?

A One of the Guasaca's?

Q Which one?

A I am not positive, I believe it was
the younger Guasaca in the
presence of Pelutier.

Q Was anybody present at the time
he told you?

A I don't know, I believe there was
there might be, but I don't believe
there was.

Q Did you see any of these calendars
in the bundle or anything of
the sort?

A In the work room.

Q Just describe how they were done
up?

A I don't know, they were wrapped
up, but I don't know just
how.

24

Q How many about?

A I cannot state the quantity there was a lot.

Q Did you hear any conversation as to the reason of their having been done up in bundles at that time?

A They were to be destroyed to be thrown overboard.

Q And told you that,

A I heard them speaking of it.

Q And did you hear speaking of it dozen or more the guasada?

A Guasada.

Q Was Wilkerson

A Not he was not present.

Q And did you hear if any thing Guasada said in relation to the risk what it cost them or any thing of the sort.

A I saw some risk there and they told me it came from of the Kendall Bank note company.

Q Did they say any thing in relation having paid for it or not.

Answer

Once Examined.

Q How long have you known Mr Kendall?

A I guess since Saturday.

Q What was the occasion of your meeting Mr Kendall

25

A I don't remember
Q How you ever meet him before?
A No sir

Q What occasion did you have of meet-
ing him?

A He heard that I knew something about
this case.

Q Did he come to your office?
A Yes sir

Q What did he say?

A He came to my office and asked
me if I knew anything about the
case and I told him I saw some
Calendars and was there?

Q Are you an expert on ink?
A I understand it

Q Do you think there is any difference
between first class ink and the
other ink used?

A Yes sir

Q What is the difference?

A There is a difference in the bank
note ink and the ink used.

Q What is the difference?

A It is mixed entirely different from
the bank note ink, I don't think
they can print a bond with wet
ink.

Q Are you acquainted with both of the
Guasada brothers?

A Yes sir

26

Q Are you acquainted with the line
of their business?

A Yes sir

Q Was there a certain class of ink
papers?

A There did Mr Kendall call on you
at 323 Canal St

Q How did Mr Kendall know that
you were aware of their having any
of this property in their place?
A I don't know that was none of
my business to question him.

In regard to Penner the day that
Penner was married, on the
same day they moved to Huron
square.

Q You mean positively that Penner
was married on the same day they
moved in their office.

A Yes sir

Q Did you see any wet blankets in
their possession?

A No sir

Q Did you ever see any Mexican money
in there?

A No sir

Q Did you ever see any stocks or bonds?

A No sir

Sworn to before me
this 8th day of Sept 1880

27

James Smith called as a witness
on the part of the people being duly
sworn and sworn by says
By the Court.

Q Where do you reside?
A 5066 Second Avenue.

Q What is your age?
A 53 years.

Q What is your business?
A Free Press engraving.

Direct Examination.

Q Do you know Charles J. Miller?
Answer

Q Do you know the fact that he was
in the employ of the Guasada's
Depto. Council

It is in evidence that he
is in their employ.

By the Court

Q Do you know anything about this alleged
breach?

Answer He does not.

Q Did you see Miller and did you
have any conversation with him?
in reference to this alleged breach?

Answer Last Saturday was a
week ago that we had our
picnic in the East River park
and Miller told me that he
was going to stick to the Guasadas
that he could make more out

28

the Kendall bank note company

known to be false and
this 8th day of sept 1880

P. A. Duffy

Prosecutor

For the hearing adjourned to
sept 9th 1880. 3 P.M.

Sept 9th For the hearing adjourned
to sept 13th 2 P.M.

POOR QUALITY
ORIGINAL

0200

What are the chances
of trying Williamson
Et Kendall

POOR QUALITY
ORIGINAL

0201

Law Office of WILLIAM R. WILDER,

MORSE BUILDING, 140 NASSAU STREET,

NEW YORK,

May 7/1889.

Hon. Randolph B. Martin

Dear Sir:

I herewith en-

close my latest reminder from
Mr. Kendall in re People
vs. Williamson. I fervently
hope that it will move you
to action.

Very Truly
Yours
Wm R. Wilder

POOR QUALITY
ORIGINAL

0202

The People
vs
Williamson

POOR QUALITY
ORIGINAL

0203

Part One
TO THE CHIEF CLERK.

~~PLEASE SEND ME THE PAPERS IN THE CASE OF~~

PEOPLE
P 157 May 20 1878
vs. P 120 P

Edward K. Williamson
G.L. May 18

Received May 18
Case ayst code
District Attorney
Miller is notified
for 11th inst. It is
not proposed to try
Miller let case ayst
Williamson be tried
in Part 1. on 18th inst.
Notify Counsel
May 9/87
J. H. Parker B.K.

Aug 30th / 1886.
First District }
Police Court. }

Before Hon. P. G. Duffy, Justice.

The people of the
State of New York.

George H. Kendall
Agt.
Sofe Lopez
and Gerald Lopez Luesada
Edward H. Williamson. }

The Case as against
Williamson is taken up separately,
the evidence confined to him only,
by stipulation.

Mr Alfred Stockler for
Agt., Williamson.

Charles L. Peliten - Sworn.

By Mr. Wilder, for the people.

Q Where do you reside.

A 214 Co. 35th St.

Q Where is your place of business.

A South Street.

Q What is your business.

A Engraving.

Q How long in the business.

A A Year and a half.

Q For yourself.

A Yes, sir.

Q Did you know Mr. Kendall of the Kendall Bank Note Company.

A Yes, sir.

Q Do you know the Kendall Bank Note Company.

A Yes sir.

Q And also Edward H. Williamson.

A I do.

Q Where did you make the acquaintance of Edward H. Williamson.

A At Ivesados place 121 Pearl St.

Q Did you who was in business there all the parties.

A Oh two Ivesados, and two other young men.

Q You had a desk room in their place.

A Yes, sir.

Q For how long.

A For three months.

Q And you were there what, three months.

A January, February, and March.

Q When did you go then.

A About the last day of December, or the 1st of January.

Q Within the last year.

A Yes, sir.

2/ Q And you there met Edward H.

Williamson.

A Yes, sir.

Q When did you first meet Edward H. Williamson.

A Originally at my place, but nothing occurred till I met him in the Leesados.

Q How often did Williamson come to that place.

A Almost every day.

Q Did you ever have any conversation with him.

A Yes, sir.

Q Please state what the first conversation was.

A He was joking over the Calendars, and the Kendall Bank Note Co.

Q Did they (the Calendars) have the name of the Kendall Bank Note Co.

A Yes, sir.

Q How many did you see.

A Between two and three thousand, any how.

Q Did you have any conversation with Williamson with reference to it, any more than joking.

A Yes, sir.

Q What did Williamson say about that.

Q He said about the Calendars they came from Kendall's and he brought them there to avoid delivering them, and ~~then~~ left them.

Q Did Williamson bring them all there.

A I saw him bring them there.

Q How many times did you see him bring Calendars.

A Five or six different times.

Q How many would he have each time, - how much of a bundle.

A I think about four or five hundred.

Objected to.

Q Do you know what was the value of these Calendars, at the lowest value, assuming they were valueless for any other purpose than card board.

A They were worth about three cents a piece.

Q Did you have any conversation with Williamson.

A He passed a word here and there almost every time he came in.

Objected to

Q You often conversed with him.

A I often conversed, but I can't say every time, we had an every day talk.

Q Did you ever have any

Conversation with Williamson in
relation to blankets.

Q No, I never did.

Q Did he ever declare to you
he had —

Objected to.

Q Did you ever see any
blankets at this place.

Q Yes.

Q Do you know where these
blankets came from.

Q Yes, I do.

Q Where did they come from.

Q The Kendall Bk. Note Co.

Q Who told you that.

Objected to.

Question modified by
the Justice; — How did he
learn the blankets were
there?"

Q I saw them there.

Q How did you know they
came from the Kendall
Bank Note Company.

Q Young Inesada told me he
brought them at different
times. They were talking.
Williamson was in the room.

Q Who do you mean by "he?" brought
them there.

Q They were talking about
what they got there, and

they brought them between them,
as I understood.

Motion made to strike
out what he "understood."

Q Now, to recur to the joking
remark made, one of the
times Williamson brought them
Calendars, did you hear what
Williamson said, can you state
all he said.

A He just told me he brought
them in because he didn't
care to deliver them. That
he might say one day
and on another day another
thing.

Q What did he say on
any other occasion when
he brought more of them, if
you remember.

A He said that Kendall would
have him arrested if he knew
of him doing these things, -
or something to that effect.

Q Now, did you ever see
any other property in
these premises belonging
to the Kendall Bank Note
Company, beside the blankets
and calendars.

A The bill.

Q How many times of it, how.

many cans or cases.

Q Five cans.

Q Do you know where these cans or cases came from.

A From Kendalls Bank note Co.

Q How do you know that these cans came from the Kendall Bank Note Co.

A I was told by the Luesados.

Q Which.

A The younger.

Q Did the younger tell you how they came there.

Objected to.

A Yes, sir

Q Who was present when he told you this.

A If not mistaken, Luesado and young Williamson.

Q What did Luesado say, — who brought them there.

A They brought them together, Young Williamson and the younger Luesado.

By Mr. Steckler cross examined —

Q What is your business.

A Engraving.

Q Did you ever work for Mr. Kendall.

A Yes, sir.

Q In the same line of business.

A Yes sir, no sir, not the same, but some branches the same as his.

Q You do work the same kind that they do.

A I have it before them. I have the first branch. I do work that is given out.

Q Do you do the same kind of work they do.

A Yes, sir.

Q Have you any feeling against the Jesuados.

A No.

Q How often did you see Melanson bring calendars.

A Four or five times.

Q When was the first time he brought any calendars, how long ago.

A Well around the 27th of Dec.

Q The 27th of Dec was the first time.

A Within a day or two.

Q Do you swear that about the 27th of Dec was the first time.

A Yes, sir.

Q Sure it was about that time.

A Yes, sir.

Q Within a day or two.

A Yes, sir.

Q Were you in Jesuados store at the time.

A Yes, sir.

Q What doing.

A Engraving.

- Q Looking for them.
- A No, myself. I paid rent for a little room off them.
- Q And how many Calendars did he bring in Dec.
- A Between two and three thousand
- Q I am speaking of the 27th of December.
- A Four hundred.
- Q Packed up.
- A They were packed up. Unpacked them when he got in, I believe.
- Q Will you swear to that.
- A I won't swear they were packed, or unpacked. I saw them unpacked in his hand.
- Q How close were you.
- A As close as to you. (3 feet)
- Q Did you examine any of these Calendars at the time.
- A Of course.
- Q And saw where they were from.
- A Yes, Sir; Kendall Bank Note Co. Large brown letters, and black letters.
- Q And who did he hand them to, those Calendars.
- A He brought them in and laid them down.
- Q Was anybody in the store.
- A They were all there, he sat a little while.

2 Nothing said when he did this,
just laid them down and went
away.

A They might have said something
he will bring more to-morrow.

2 Can you swear to that.

A Yes, Sir.

2 Who did he say that to.

A One of the Insasados.

2 Could the whole store hear.

A I was one that heard.

2 He made no secret of it.

A No.

2 Every body could hear it.

A I was close, three or four feet.

2 Were there others in the store
at the time.

A I don't remember.

2 The next day did he come
with some more.

A Yes, Sir.

2 How many more did he bring.

A About the same amount. I
never counted.

2 Did you count the first or
second day.

A No.

2 The third day did he bring some
more.

A You are too quick. That might
have been Sunday, or New Year's

2 When was the third time.

It might have been a day or
so after New Year's;

Q He brought in the same number.

A Yes, sir, about the same number.

Q Did he come again after that?

A He used to come about four
or five a - no, four or five
days.

Q He came on the 2nd of Dec.,
until when do you think, the
last time.

A In the, then, the first week
of January.

Q They were all delivered
between the 2nd of Dec and
the first of January. They were
all delivered then.

A Yes, sir.

Q Did you ever see Williamson
get any money for these calendars?

A No.

Q Did you hear Williamson say
that he got ~~any money~~ ^{tired} ~~any money~~
carrying these calendars around,
so he thought he would
carry them then.

A Yes, sir.

Q How many times did he
say that.

A Words to that effect, almost
every time.

111/ Q You saw some ink in that place.

Q Yes, Sir.

Q About how many cans.

A Five or Six.

Q What kind of ink was this.

A Regular steel plate printing
ink.

Q In cans.

A Yes, Sir.

Q About what size cans.

A Size of about that. (Ordinary
black high hat.) They
might be half an inch smaller.

Q Was there any name
on these cans.

A No.

Q Was there any mark on
these cans that you saw.

A The can was brought in, and
the ink put in different
cans.

Q The cans you don't remember.

A These I don't remember. I saw
cans full of ink.

Q What was the ink you saw in.

A In tin pails.

Q Did you see them put the
ink in these tin pails.

A I saw them put it in
another one.

Q Out of what did they put it in.

A From another tin pail.

Q Did you ever see that tin

- 1
- 1
- Q fail before.
- A I never paid attention to it.
- Q The only reason that you know it was from the Kendall Bk Note Co, is, that Inesado told you he got it from them.
- A Yes, sir.
- Q That is the only means you have of knowing it.
- A Yes, sir.
- Q Did he tell you how much ink he got there, or that he got ink from the company.
- A He said he got it there. I could not recollect that he said he got it from the Kendall Bank Note Co.
- Q In words to that effect he got it there.
- A Yes, sir.
- Q That is as near as you can remember.
- A Yes, sir.
- Q What day was that.
- A The middle of January.
- Q Will you swear there was any one present when that was said, no one but Young Inesado, when he told you that.
- A Young Williamson was there.
- Q Are you positive young

Williamson was there. Will you be positive he was there when that was said.

A I am very nearly certain but I could not say positively.

Q And what young Quintero said you have just told, he got it from the Kendall Bk. Note Co.

A Yes, sir.

Q Is that all. Who else was present that you know.

A I don't know as any one else was present.

Q When was this.

A The middle of last January.

Q Did you owe the Quinteros any money.

A A dollar and a half or so, They never sent me the bill.

Q You have left their place.

A Yes, sir.

Q When.

A Last March.

Q Did you ever go to the Kendall Bank note company and tell them about these calendars.

A Yes, Sir, several times right after leaving there, and was never able to see Mr. Kendall.

2 When did you go to their place

A March.

2 And you went several times to
tell them.

A Yes, first in the beginning of
March, and in the latter
part of March.

2 How often did you go there.

A Well, I went two or three times
after that.

2 And it was out of perfect good
feeling to Ivesada you went
to them.

A Yes, sir.

2 And you were the best of
friends when you lived with
Ivesada.

A Yes, sir.

2 When you went to the Kendall
Bank Note Company, and told
them he stole that.

A Yes, sir.

2 It was with a pure motive
you went there and told them.

A Yes, sir.

2 Why didn't you go and tell
him in December, or in
January, or February; why
didn't you tell them about
one of their employees bringing
two thousand calendars to them.

15 A I was in there at the time,

- And it would not have been
good policy to do that. I tried
to see Mr. Kendall, but it
did not bother me ^{very} much.
- Q If you had not left their
place in the month of March,
you never would have told
Mr. Kendall.
- A The chances are I would.
- Q How many blankets did
you see there.
- A I saw several, the number I
could not say.
- Q How many printed blankets
did you see in Querados.
- A Several.
- Q When did you see them.
- A In January.
- Q Was any names on these
blankets.
- A No.
- Q Did you see them brought in
place.
- A No.
- Q You saw them in the place.
- A Yes sir.
- Q When was the first time you
saw them.
- A About the middle of January.
- Q You did not know who brought them there.
- A I understand —
- Q Did you see any body bring

them there.

A No.

Q Did anybody tell you they were brought there.

A Yes, sir.

Q Who

A Inesada.

Q Which one.

A The youngest.

Q Who was present.

A Young Williamson, I believe.

Q At the time.

A I believe.

Q Will you swear he was there.

A I believe he was there, I won't be positive.

Q What was Inesada's language. What did he say to you.

A Laughing he said I got this from Kendall.

Q That is all

A Yes, sir.

Q You are not positive Young Williamson was there.

A No, sir.

By Mr. Keller - redirect.

Q You say the latter part of March. you called on Mr. Kendall to tell him about that and failed to see him.

A Yes, Sir.

Q What was the reason you did not see him.

A I went several times, but I could never see him. I always saw Ed. Williamson, and he told me he was not there. I would leave my card and that would be the end of it.

Q Was Williamson in the employ of the Kendall, Bank note Co

A Yes, sir.

Q Did you know he was in the employ of the Kendall, Bank note company when he came to Pearl street.

A Yes, sir.

Q Did you ever have any conversation with Williamson why your presence was not announced to Mr. Kendall.

A I never asked that directly, I still had the idea.

Q Did you ever solicit work from the bank note company, through Williamson.

A No.

Q Did you ever have a conversation with Williamson.

A I went to the office on the day he was there and asked for work and left my card, but I don't know whether it

- 1
- Reached him, (Kendall.)
- 2 Did Williamson ever ask a Commission for work if he might get it.
- Objected to.
- 2 You are familiar with the printing ink.
- A Yes, sir.
- 2 What is the value of ^{the} material, the character of the kind you you saw there, brought by Williamson.
- A Ninety cents a pound.
- 2 How much does a can, such as you saw — how many pounds to a can.
- A Twenty-five pounds to a can.
- 2 Was this the best quality of ink.
- A It was bank note ink, that is all I can say.
- 2 There has been talk about blankets what is the value of these blankets.
- A Eight dollars on an average.
- 2 They are used between the rollers.
- A Yes, sir.

George H. Kendall sworn.

By Mr. Wilder. direct

Q When do you live.

A 221 Montecello Av. Jersey City.

Q When do you do business.

A 87 Liberty Street.

Q What is your business.

A President of the Kendall Bank
Note Company.

Q Do you know the prisoners
before you.

A I do.

Q Were either of them in your employ.

A Yes sir, Williamson and Lucado.

Q Which one.

A Lope, Lopez Lucado.

Q When.

A For perhaps two years previous to
December 1885. He then left.

Q About the boy Williamson. How
long.

A He was twice, two years and
left, and came back, the last
time till two weeks ago. His
business was to carry the keys of
the shop. He carried the keys, - both
carried the keys, Lope and him,
and opened in the morning.

Q How long have you missed
articles from your establishment

Objected to.

Q You applied for a warrant for the arrest of these persons last Wednesday.

A Yes, sir.

Q What did you do, what place did you go to.

A I first went to 121 Pearl Street, to Quasados, to their place of business.

Q Who went with you.

A Two police officers of this Court.

Q When you got there what did you find.

A I went with the police officers and Charles J. Fisher.

Q What did you find.

A This place, this Quasado family, and my property.

Q How much of your property did you find.

A Goods to the amount of one \$200. Some in the attic, some in the rubbish on the floor.

Q What did you find in the attic.

A Five cans of ink piled under the rubbish.

Q Were you able to identify the ink.

A Yes, sir.

Q Where did it come from.

A Kendall's Bank Note Company.

- Q Ever sold.
- A Never, stolen.
- Q Any Calendars.
- A About a thousand. I have an inventory.
- Q This was in the attic. What did you find on the ground floor.
- A Nothing. I found in a collar box specimens of our work, three steel plates engravings which were in one bundle of wetted rags; one large package of bonds and stock notes and one package of blank bank notes. All these were found secreted under rubbish in their loft two flights up.
- Q What did the rubbish consist of.
- A All this was hid in different places. Some under rags, some on shelves behind curtains, and some secreted in paper boxes. Each parcel was found in a different place.
- Q What was the value of the ink found there.
- A Not very much. fifty or forty-five dollars.
- Q What was the character of the Calendars.

A We found two hundred, four times that have been taken.

Q What was the value of the blankets.

A We have recovered a small amount.

Q What was the value you recovered.

A I have not seen it opened.

Q What was about the value.

A Twenty or twenty-five dollars was recovered.

By Mr. Steckles - Cross Examined.

Q These calendars were then for the purpose of hanging them up in the office, where you had sent them.

A Yes, sir.

Q They were not for sale.

A No.

By Mr. Wilder - re direct -

Q What was the value of the calendars, the market value,

A Fifteen cents, they cost us ten cents.

Q What would they realize on them

A To apply them to their own use as card boards this young man might get three cents a piece.

POOR QUALITY
ORIGINAL

0227

that this examination is
is held to find if there
is probable cause to
hold the accused
Williamson.

Charles D. Meller, sworn.

Q ~~By~~ Mr. Wilder — direct.

Q When do live.

A 529 Willoughby Av. Brooklyn.

Q Do you know the Luesado brothers.

A Yes, Sir.

Q And Edward H. Williamson.

A I do.

Q Have you been in the employ of
the Luesado brothers.

A I have.

Q For how long.

A Six months.

Q Are you still in their employ.

A I am.

Q Do you know Mr. Kendall.

A Yes, Sir.

Q Kendall of the bank note Company.

A Yes, Sir.

Q Did you ever work for them.

A Yes, Sir.

Q Do you know their property when
you see it.

A Yes, Sir.

Q Have you ever seen any of their
property?

A Yes, Sir.

Q Where did you see it.

A In the Kendall bank note
company.

25 Q Any where else.

~~George H. Steckler~~

Q Not that I am aware of.

Q Did you ever make affidavit that you saw it somewhere else.

A I don't know that I have.

Q When did you last see me.

A A couple of days ago.

Q Whereabouts.

A I think it was over in your office.

Q Did you then and then make an affidavit.

A I made a statement.

Q Is that your signature. (paper shown witness)

Objected to.

A Yes, Sir.

Q Was the affidavit you then made sworn to true.

A No, Sir.

By Mr. Steckler Cross examined.

Q How did you come to make that affidavit.

A I walked out of the shop where working now, and met Mr. Pelletier on the way.

Adopted Sept. 8th
at 2 P.M.

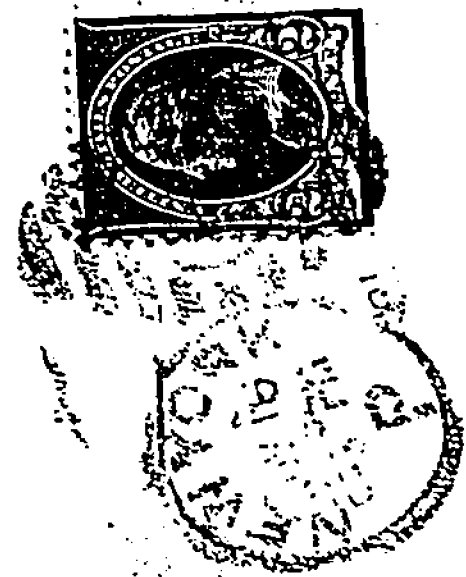
0230

1. Ch. 1 Ch. 2 Ch. 3 Ch. 4 Ch. 5 Ch. 6 Ch. 7 Ch. 8 Ch. 9 Ch. 10 Ch. 11 Ch. 12 Ch. 13 Ch. 14 Ch. 15 Ch. 16 Ch. 17 Ch. 18 Ch. 19 Ch. 20 Ch. 21 Ch. 22 Ch. 23 Ch. 24 Ch. 25 Ch. 26 Ch. 27 Ch. 28 Ch. 29 Ch. 30 Ch. 31 Ch. 32 Ch. 33 Ch. 34 Ch. 35 Ch. 36 Ch. 37 Ch. 38 Ch. 39 Ch. 40 Ch. 41 Ch. 42 Ch. 43 Ch. 44 Ch. 45 Ch. 46 Ch. 47 Ch. 48 Ch. 49 Ch. 50 Ch. 51 Ch. 52 Ch. 53 Ch. 54 Ch. 55 Ch. 56 Ch. 57 Ch. 58 Ch. 59 Ch. 60 Ch. 61 Ch. 62 Ch. 63 Ch. 64 Ch. 65 Ch. 66 Ch. 67 Ch. 68 Ch. 69 Ch. 70 Ch. 71 Ch. 72 Ch. 73 Ch. 74 Ch. 75 Ch. 76 Ch. 77 Ch. 78 Ch. 79 Ch. 80 Ch. 81 Ch. 82 Ch. 83 Ch. 84 Ch. 85 Ch. 86 Ch. 87 Ch. 88 Ch. 89 Ch. 90 Ch. 91 Ch. 92 Ch. 93 Ch. 94 Ch. 95 Ch. 96 Ch. 97 Ch. 98 Ch. 99 Ch. 100

A C C
 No H. Kendal
 & 13 Aug 1870
 Dated. Quasado
 Quasado Quasado
 Edward H. Williams
 Henry Aug 30
 Aug 30 Sept 1st
 at P. M.
 (The year)

POOR QUALITY
ORIGINAL

0231



Please address all communications to the Company.

SECURITIES ENGRAVED BY THIS COMPANY ARE ACCEPTED
NEW YORK LONDON FRANKFORT BERLIN STOCK
EXCHANGES THE PARIS BOURSE.



HON. DELANCY NICOL,

DISTRICT ATTORNEY,

NEW YORK.

SUCCESSOR TO THE TENDALL BANK NOTE CO.
No. 1 BROADWAY.

John J. McCornick - son was killed
and I had the key - never received
anything from that room - Could you
tell the brands of ink?

Mr. Desrosiers - known often. This place
of business was in Portland. There
was a young Desrosiers met with -
was a partner of Desrosiers. My
experience in ink. No special
chemicals education - applied at
several places for samples of Bank
notes - Found 6 & 8 different Bank
notes - Bought of Desrosiers in 1900

Mr. Emmett - Buyer in Commission House
Buy goods to be sent to South
America -

Desrosiers - Had interview with Randall
Mr. Randall asked me to know what
papers were made

Thos. Phillips - Venezuelan
Credit - Character good -
Elder - was principal of
Yonkers school -

Rope today measured -
Member of firm of Dussan & Co
121 Pearl St. Never state anything.
Calendar brought to my place by
Williamson. Once he brought a big
package. Next day he brought another
package. One day I asked him
what they were. Said Williamson
you must take these calendar
away - don't know whether he
gave them away - my brother
burned the lots. The ink I
made myself. Learned how to
make them in the Kendall
Bank note Co. I took a copy of
that receipt - I used to go
and buy the stuff to make
inks.

by you never arrested you
said George was Kendall -

Arrived 12th Jan a man
came to me - Blanket
by

Took Specimen - Thought it was
harm - Mr Kendall gave me
those - George N. Street -

Yes & No! Made ink for a
customer - Took the ink
the same -

Cherissa Jucunda
wylers -

John in the journal

My brother bought them when
flew home -

Angie
F. Pinner

**POOR QUALITY
ORIGINAL**

0235

Briesen & Steele,

Counselors at Law,

229 BROADWAY,

ARTHUR V. BRIESEN,
SANFORD H. STEELE,
ANTONIO KNAUTH.

NEW YORK.

POOR QUALITY
ORIGINAL

0236

Police Department of the City of New York,

No. 300 MULBERRY STREET,

New York, Aug 26 1886

7052
4 Cans Ink / Blank Bond Pkg
Lot Calendars & cards. Prints
& engravings. Blankets
Pkg 20 cloth

Tri L. L. Lueder

Comp Geo Randall

7111 Farrell Court Square

Delivered for evidence
to District Atty. of fine
Jan 17/87 to J. F. Brennan
on order of Mr Parker
retained in his charge

Now in DA office

POOR QUALITY
ORIGINAL

0237



Please address all communications to the Company.

SECURITIES ENGRAVED BY THIS COMPANY ARE ACCEPTED BY THE
NEW YORK, LONDON, FRANKFORT, BERLIN STOCK
EXCHANGES, AND THE PARIS BOURSE.

Nov. 16 '91.

SUCCESSOR TO THE KENDALL BANK NOTE CO.
No. 1 BROADWAY.

HON. DELANCY NICOLL,
DISTRICT ATTORNEY,
NEW YORK.

MY DEAR SIR:-

I WOULD LIKE TO OBTAIN THE ARTICLES WHICH HAVE BEEN HELD BY YOUR
DEPARTMENT AS EVIDENCE IN THE CASE OF THE PEOPLE AGAINST QUESADA AND WILLIAMSON,
UPON MY COMPLAINT.

I GOT THE MEMORANDUM INCLOSED FROM MR. HARRIOTT, PROPERTY CLERK AT
POLICE HEADQUARTERS, WHICH WILL ENABLE YOU TO TRACE THE CASE IN YOUR OFFICE.

YOURS VERY TRULY,

George A. Kendall
M.

INCLOSURE 1.

POOR QUALITY
ORIGINAL

0238

TO THE CHIEF CLERK.

Look up
Please ~~send me the Papers~~ in the Case of

PEOPLE

vs.

L. L. Quesada,

*as by annexed memo,
it appears certain
articles were left
at this office,*

*Will you please
return these papers
with any infor-
mation you may
have as to the
articles inquired
about. *H. W. Rogers*
District Attorney.*

Nov 21/91

POOR QUALITY
ORIGINAL

0239

Lybelle & Co.
Duesenberg & Co.
Steel & Copper Plate
Engravers and Printers.
121 Pearl St.
(HANOVER SQUARE) *New York.*

**POOR QUALITY
ORIGINAL**

0240

Edward P. Wilder.

People vs
Williamson.

*Law Offices,
Morse Building, 140 Nassau St.*

New York, Feb. 23rd, 1887.

Ambrose H. Purdy Esq;

My Dear Sir:--

I see from the Register that the above entitled case, that of the People against Edward H. Williamson and Charles Müller is on the Calendar before the Recorder in your part. I am engaged in the trial of a case before Judge Donohue and will be occupied all day to-morrow. I have seen Mr. Kendall, the complainant ~~today~~. He is re. prepared to go on to-morrow, and besides I should like to have an interview with you prior to the trial of this case, and therefore suggest and request that you put it off for two or three days as a favor to me if for no other reason. I think it is quite likely that Kendall has been a little injudicious but I am convinced and am altogether positive that Williamson and the Quesadas (who have been acquitted) have robbed and plundered him right and left.

Believe me

Yours Very Truly,

William R. Wilder

POOR QUALITY
ORIGINAL

0241

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jose Lopez Duran
Agustado S. Duran
Edward M. Williamson
and Charles S. Miller

The Grand Jury of the City and County of New York, by this indictment, accuse
Jose Lopez Duran, Agustado S. Duran,
Edward M. Williamson *and Charles S. Miller*
of the CRIME OF GRAND LARCENY IN THE *First* DEGREE, committed
as follows:

The said *Jose Lopez Duran, Agustado S. Duran,*
Edward M. Williamson
and Charles S. Miller, all

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

three thousand printed calendars
of the value of fifteen cents each,
two printing labels of the value
of eight dollars each,
three engravings of the value of
five dollars each,
six cans of printing ink of the value of
twenty two dollars and fifty cents each can,
one hundred and fifty pounds of
printing ink of the value of twenty
cents each pound,
of the
piece of the
each

of the goods, chattels and personal property of *one certain corporation*

called The Kendall Brand Note
Company of the City of New York,

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

George S. Durrada
COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
George S. Durrada, George S. Durrada
Durrada and Charles E. Miller
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *George S. Durrada,*
George S. Durrada and
Charles E. Miller

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, with force and arms,

Three thousand printed calendars
of the value of fifteen cents each,
ten printing labels of the value
of eight dollars each, the due
engravings of the value of five
dollars each, six cans of printing
ink of the value of twenty-two
dollars and fifty cents each can,
one hundred and fifty pounds of
printing ink of the value of twenty
cents each pound, and ten thousand
pieces of engraved paper of the
value of ten cents each piece,

of the goods, chattels and personal property of one *George S. Durrada,*

by one *Edward H. Williamson* and

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

George S. Durrada

unlawfully and

Durrada,
and Charles E. Miller,

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

~~RANDOLPH J. MARINE,~~

~~Richard J. Marney~~

0243

SECOND COUNT—

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

Jose Lopez Durasada, Fernando L. Durasada and Charles E. Miller
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows

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

The said

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, with force and arms,

Three thousand printed cards each
of the value of fifteen cents each,
ten printing plants of the value
of eight dollars each, twelve
engravings of the value of five
dollars each, six sets of printing
of the value of ten dollars each
and fifty sets each
of one hundred and fifty
sets of ten printing of the
value of printing, each year,
and ten thousand sets of
engravings of the value of
ten cents each year, —

of the goods, chattels and personal property of ~~me~~ *a certain corporation*
called *The Kendall & Bate*
Company of the City of New York
by ~~one Edward W. Williamson~~ *and*
by ~~certain~~ *other* persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *corporation*.

~~unlawfully and~~

Boyer, Harold D.
Innsbruck and Knappler F. Müller

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

RANDOLPH B. MARTINE.

District Attorney.

Third

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

*George Sayer Durada, Fernando S.
Durada, Edward M. Williamson
and Charles E. Miller —*

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

The said *George Sayer Durada, Fernando S.
S. Durada, Edward M. Williamson
and Charles E. Miller, all —*

late of the First Ward of the City of New York, in the County of New York aforesaid
on the *17th* day of *December*, in the year of our Lord
one thousand eight hundred and eighty-*five* — , at the Ward, City and County
aforesaid, with force and arms, —

*three thousand printed
calendars of the value of 15 cents
each, ten printing blocks
of the value of 10 dollars each,
three engraving of the value of
50 cents each, six cases of
printing ink of the value of twenty
two dollars and 50 cents each
can, one hundred and fifty pounds
of printing ink of the value of
twenty cents each pound, and ten
thousand pieces of engraved paper
and ten
pieces of the
piece.*

of the goods, chattels and personal property of one

George M. Kendall, —

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