

0686

BOX:

62

FOLDER:

703

DESCRIPTION:

Kaufman, Max

DATE:

03/20/82



703

0587

*Wm. H. G. G. G.*

128

Day of Trial,

Counsel,

Filed *20* day of *March* 188*2*

Plends

THE PEOPLE

*W. H. G. G. G.*  
*vs.*  
*Max Kaufmann*

LARGENT AND BROTHERS  
LAWYERS AND NOTARIES  
1000-1000

JOHN McKEON,

District Attorney.

*Filed 20 March 21 1882*

A True Bill.

*John C. G. G. G.*

Foreman.

*Filed 20 March 21 1882*

*W. H. G. G. G.*

*Cur. Div. cont.*

WITNESSES.

0588

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Max Kaufman*

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

*Max Kaufman*  
of the CRIME OF LARCENY

committed as follows:

The said

*Max Kaufman*

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

*Twenty nine yards of cloth  
of the value of two dollars  
Each yard*

*Fifty eight yards of cloth of  
the value of one dollar each  
yard*

of the goods, chattels and personal property of one

*Solomon J. Nathan*

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

*John W. Keon  
District Attorney*

0689

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

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

The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0590

2324

Police Court - 2nd District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Stephen Nathan  
78 Keeble St.  
Max Kaufman

Offence, Grand Larceny

Hotel March 14th 1882

Magistrate, Smith

Officer, \_\_\_\_\_

Clerk, \_\_\_\_\_

Witness, Gustave Goldhager

No. 78 Avenue B Street,  
Grand Jurisdiction  
in default of \$100

Signature

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

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

guilty thereof, I order that he <sup>be held to answer for same</sup> be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 14 1882

Signature Police Justice

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

Dated \_\_\_\_\_ 188

Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

1  
Signature

0591

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

*Solomon Nathan, aged 46 years*  
*merchant of No 78 Reade Street*

being duly sworn, deposes and says, that on the *20* day of *December* 188*1*

at the \_\_\_\_\_ City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent ~~at the premises No 78 Reade Street~~  
the following property, viz:

*A quantity of material known as woollens*  
*cut for the purpose of manufacturing into*  
*Gentlemen's Coats of the value of fifty eight*  
*dollars*

the property of *deponent and his copartners*

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by *Max Kaufman* from the

*fact that deponent was informed by Gustave*  
*Goldhagan deponent's business manager at said*  
*premises that on said day he said Goldhagan*  
*gave the aforesaid property to said deponent*  
*to manufacture into coats and which he failed*  
*to return subsequently deponent was informed*  
*by Frank M Diamond that said defendant*  
*gave him said Diamond the annexed pawn*  
*tickets, being a portion of the aforesaid property*

*S. Nathan*

*Sworn before me this*  
*Solomon Nathan*  
*1881*

POLICE JUSTICE

0692

City and County }  
of New York } ss

Gustave Goldhagan aged  
39 years, business manager for Nathan Pulverman  
& Co of No 78 Duane Street being duly sworn  
says that he has heard read the foregoing  
affidavit of Solomon Nathan and the statement  
therein contains on information received from  
deponent is true

Gustave Goldhagan

Sworn to before me this  
13 day of March 1882

Solomon Smith  
Police Justice

City and County }  
of New York } ss

Frank M Diamond aged  
24 years, a Tailor of No 80 West Street being duly  
sworn says that he has heard read the affidavit  
of Solomon Nathan and the statement  
therein contained on information received from  
deponent is true

F. M. Diamond

Sworn to before me this  
13 day of March 1882

Solomon Smith  
Police Justice

Manant  
District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Solomon Nathan  
vs.  
Nathan Kaufman

AFFIDAVIT - Larceny.

Dated 13 March 1882

S. Smith  
Magistrate.

Officer.

WITNESSES:

Frank M. Diamond  
House of Detention

DISPOSITION

0693

Sec. 108-200.

157 DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Max Traufman 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. Max Traufman

Question. How old are you ?

Answer. Twenty five years

Question. Where were you born ?

Answer. Poland

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

Answer. 80 Hester - 2 months

Question. What is your business or profession ?

Answer. Sailor

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 lost one coat and pawned the other seven

Max<sup>no</sup> Traufman  
max

Taken before me, this 14  
day of March 1881

Saloub B. Smith  
Police Justice.

0594

Sec. 151.

188

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 Solomon Nathan

of No. 78 Reade Street, that on the 30 day of December  
1881 at the City of New York, in the County of New York, the following article to wit:

a quantity of woollens cut for the purpose of  
manufacturing into coats

of the value of fifty eight Dollars,  
the property of Complainant and his copartners  
was taken, stolen, and carried away, and the said complainant has cause to suspect, and does suspect and  
believe, by Max Kaufman

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to  
answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said  
Sheriff, Marshals and Policemen, and every of you, to apprehend the body 4 of the said Defendant and forthwith  
bring him before me, at the First 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 13 day of March 1883  
Solomon Nathan  
Police Justice

POLICE COURT - DISTRICT

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated

188

Magistrate

James J. Mansfield  
Magistrate

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

Officer

Dated

188

This Warrant may be executed on Sunday or at  
night

Police Justice

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0695

BOX:

62

FOLDER:

703

DESCRIPTION:

Keating, Daniel

DATE:

03/10/82



703

0696

BOX:

62

FOLDER:

703

DESCRIPTION:

Griffin, Thomas

DATE:

03/10/82



703

0697

BOX:

62

FOLDER:

703

DESCRIPTION:

Brosnan, Joseph

DATE:

03/10/82



703

0598

66

Day of Trial, E. & P.  
Counsel, J. W. L. March 1882  
Filed 10 day of  
Pledge, 1st July 13

BURGLARY—Third Degree, and  
[Receiving Stolen Goods.]

THE PEOPLE

vs. P

Daniel Keating P  
Thomas Suffer P  
3 19 90  
Joseph Bussan

John W. Kern  
BENJ. K. PHIBBS

District Attorney.

Chas. S. Spring, York agent.

A True Bill.

Lamm A. Bode

1st. Chas. S. Spring Foreman

2nd. J. W. L. March

3rd. J. W. L. March

4th. J. W. L. March

0599

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Daniel Keating Thomas Griffin* vs *Joseph W. Brozman*  
The Grand Jury of the City and County of New York by this indictment accuse

*Daniel Keating Thomas Griffin and Joseph W. Brozman*  
of the crime of *Burglary*

committed as follows  
The said *Daniel Keating Thomas Griffin and Joseph W. Brozman*

late of the *fourth* Ward of the City of New York, in the County of New York,  
aforesaid, on the *fourth* day of *March* in the year of our Lord one  
thousand eight hundred and eighty *two* with force and arms, at the Ward,  
City and County aforesaid, the *store* of *John Murphy*

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

*John Murphy*  
then and there being, then and there

feloniously and burglariously to steal, take and carry away, and

*Seventy hundred cigars of the value of  
of five cents each  
Divers coins of a number kind and denomination  
to the Grand Jury aforesaid. unknown and a  
more accurate description of which cannot  
now be given and of the value of eight dollars*

of the goods, chattels, and personal property of the said *John Murphy*

so kept as aforesaid in the said *store* then and there being, then and  
there feloniously did steal, take and carry away, against the form of the Statute in  
such case made and provided, and against the peace of the People of the State of  
New York, and their dignity.

*John W. Stearns*  
District Attorney

0700

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

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

of the goods, chattels and personal property of

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

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

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

**BENJ. K. PHELPS, District Attorney.**

0701

Sec. 214, 209, 210 & 212.

Police Court District.

100 208

THE PEOPLE, &c.,  
OF THE COMPLAINT OF

John Murphy  
Daniel Keating  
Thomas Griffin  
Joseph Brulien  
Burglary

Offence, Burglary

Dated March 22 1882

James Brown Magistrate.

Carman Kelly Officer.

John Kelly Clerk.

Witnesses

No. Street

No. Street

No. Street

No. Street

Wm. J. ... S.S. ...

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 Daniel Keating and Thomas Griffin and Joseph Brulien guilty thereof, I order that they be admitted to bail in the sum of Ten Hundred Dollars each and be committed to the Warden or Keeper of the City Prison until they give such bail.  
Dated March 22 1882

I have admitted the above named \_\_\_\_\_ to bail to answer by the undertaking hereto annexed.  
Dated \_\_\_\_\_ 1882

There being no sufficient cause to believe the within named \_\_\_\_\_ guilty of the offence within mentioned, I order he to be discharged.  
Dated \_\_\_\_\_ 1882

Handwritten signatures and notes at the bottom of the page.

0702

BOX:

62

FOLDER:

703

DESCRIPTION:

Kelly, Christopher

DATE:

03/07/82



703

0703

Part # 12  
affidavit 14/82  
CJR

Day of Trial,  
Counsel *W. H. ...*  
Filed *7* day of *March* 188*2*  
Reads *For party (D)*

Selling Lottery Policies.

THE PEOPLE

vs.

*B*

*Christopher Kelly*

*John M. Neon*

~~John M. Neon~~

*District Attorney.*

*March 15, 1882*

*Friends & acquittes.*

*John L. ... Foreman.*

*March 10, 1882*

*David ...*

*J. L. ...*

Witnesses:

*Kerr*

0704

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Christopher Kelly*

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

*Christopher Kelly*  
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies" committed as follows:

The said *Christopher Kelly*

ate of the *thirteenth* \_\_\_\_\_ Ward, in the City and County aforesaid,  
on the *twentyfifth* day of *February* \_\_\_\_\_ in the year of our  
Lord one thousand eight hundred and eighty *two* \_\_\_\_\_ at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one

*Samuel Jenkins*

and did procure and cause to be procured for the said

*Samuel Jenkins*

a certain paper, instrument, and writing, commonly called a lottery policy, which said  
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is  
to say:

49-47 52

5 - 4 - 2

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Christopher Kelly* of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *Christopher Kelly*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and that he the said

*Christopher Kelly*

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

*six hundred Grand Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given).

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Christopher Kelly* of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *Christopher Kelly*

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

And that he the said *Christopher Kelly*

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

*six hundred Grand Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

*Samuel Jenkins*

and did procure and cause to be procured for the said

*Samuel Jenkins*

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

*49-47 52*  
*5-4-2*

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

## FOURTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Christopher Kelly*  
 of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for  
 gambling," committed as follows:

The said *Christopher Kelly*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year  
 aforesaid, and on divers other days and times between that day and the day of the taking of  
 this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and  
 unlawfully did keep a certain room in a certain building known as number

*six hundred Grand Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly per-  
 mit the said room to be used and occupied for gambling.

## FIFTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Christopher Kelly*  
 of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for  
 gambling," committed as follows:

The said *Christopher Kelly*

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year  
 aforesaid, and on divers other days and times between that day and the day of the taking of  
 this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and  
 unlawfully did keep a certain room in a certain building, known as number

*six hundred Grand Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit  
 the said room to be used and occupied for gambling, to wit, for selling and vending and disposing  
 of certain instruments and writings, commonly known as and called lottery policies (a more  
 particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be  
 given).

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

*John M. Keon*  
~~DANIEL G. ROBBINS,~~

District Attorney.

0707

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

Third District Police Court.

of No 12 Firegate  
Street,

Samuel Jenkins

being duly sworn, deposes and says,

that on the 25 day of February 1882  
at the City of New York, in the County of New York,

Christopher Kelly (now here) did unlawfully receive from this deponent the sum of twenty five cents good and lawful money which money was paid to him by deponent, in the nature of a bet or wager or insurance on the drawing or draw numbers of a certain lottery unauthorized by the laws of this State and the said deponent did thereupon sell said bet to deponent for said money an envelope containing policy enumerated 49, 47 52, 5, 4/2. Deponent further says that said Kelly did sell said numbers to deponent at the store of 600 Grand Street

Subscribed before me this  
26<sup>th</sup> day of Feb'y 1882 } Samuel Jenkins  
Merrill Cortis, Police Justice

0708

Police Court, Third District.

THE PEOPLE, &c.,  
OF THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated,

187

Magistrate.

Officer.

by Charles J. J. J. J.  
 of my own mind. I did  
 not see Mr. J. J. J. before last  
 night - He sold me the paper  
 entered to this complaint the  
 numbers written there - were  
 written by myself. I did  
 tell the truth when I swore  
 that he sold me the paper  
 with the numbers on. I mean  
 to say that I paid for the  
 numbers on the paper.  
 by the Court - I paid him  
 twenty five cents - he received  
 the money - I asked for the  
 numbers which are on the same  
 paper.

Samuel Jenkins

0709

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Christopher Kelly*

Question. How old are you?

Answer. *44 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Brooklyn, since May*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty of selling Lottery I am a Housepainter and employed every day by Hugh Nesbitt at 552 Grand Street*

*Christopher Kelly*

Taken before me, this *24*

day of *February* 188*7*

*McKen Arthur* Police Justice.

0710

Rec. 214, 219, 219 & 212

189

Police Court 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

1. *Samuel Perkins*  
2. *12 Foxglove St*  
3. *Christoph. Kelly*

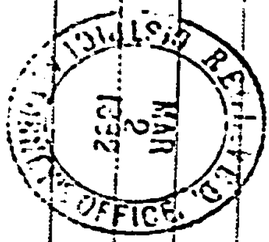
Offence *Violation*  
*Calling Law*

Dated *February 26* 1882

*Marshall Perkins* Magistrate.  
*Richard. Bishop* Clerk.

Witnesses:  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street.

*Alms*



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 *Christopher Kelly*

guilty thereof, I order that he <sup>*held to answer to same case to be*</sup> be admitted to bail in the sum of ~~Five~~ <sup>*Twenty*</sup> Hundred Dollars and be committed to the Warden or Keeper of the <sup>*of this City of New York*</sup> City Prison until he give such bail.

Dated *February 26* 1882 *Marshall Perkins* Police Justice.

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

Dated *Feb 27* 1882 *Marshall Perkins* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0711

POLICE COURT DISTRICT.

City and County of New York, } ss:

of No. 77 Roosevelt Street, being duly sworn,  
deposes and says, that the premises are aforesaid  
Street 4<sup>th</sup> Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a such for the Manufacture  
and sale of cigars. BURGLARIOUSLY  
entered by means of forcing open a  
window leading from a hallway  
into said store

on the night of the 4<sup>th</sup> day of March 1882  
and the following property feloniously taken, stolen, and carried away, viz:

Good and lawful money in  
bills and silver & nickel coins to  
the amount of eight dollars and  
about seventeen hundred cigars  
of the value of fifty dollars  
Collectively of the value of fifty-  
eight dollars

the property of deponent  
and deponent further says, that he has great cause to believe, and does believe, that  
the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and  
carried away by Thomas Guffin Daniel Keating

Now present one Preston not arrested  
for the reasons following, to wit: That the window  
in question, which was securely  
fastened when deponent left the store  
about midnight was on the morning  
following found broken open by deponent  
who at once discovered the loss of said  
property and the defendants now admit  
in Court that they were present when said  
Preston whom they assisted entered

0712

the store by forcing open the window and they further admit and avow that they did catch and severally receive from said Breslin part of the property stolen - to wit - boxes of the cigars thus stolen & which he Breslin passed to them from the store & through the window, and deponent believes the same to be true -

Sworn to before me this }  
6<sup>th</sup> day of March 1882 } John Murphy  
W. J. [unclear] }  
(Police Justice)

0713

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

POLICE COURT, 18<sup>th</sup> DISTRICT.

James J. Langan aged 25 years  
of the 4<sup>th</sup> Precinct Police ~~Station~~, being duly sworn, deposes and  
says that on the 5<sup>th</sup> day of March 1882

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

acknowledged and confessed to  
deponent that he said Griffin and Daniel  
Keating (now here) they lifted one Braslin who  
is not arrested to the window which was broken  
in premises 77 Roosevelt Street and broken by  
Braslin. Said Braslin entered and Keating  
follow him in said premises. Said Griffin  
remained out side and said Keating handed  
said Griffin three Boxes of cigars which he  
said Griffin sold for one dollar

*James J. Langan*

Sworn to before me, this  
of March 1882

*Wm. J. ...*  
Police Justice.

0714

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

POLICE COURT, 1<sup>st</sup> DISTRICT.

James J Langan aged 25 years  
of the 4<sup>th</sup> Precinct Police Street, being duly sworn, deposes and

says that on the 6 day of March 1882

at the City of New York, in the County of New York, Joseph Breslin (now here)

is the person name in the annexed  
affidavit of John Murphy who was deponent  
arrested about the hour of three P M on  
said day

James J Langan

Sworn to before me, this  
of March 1882 day

W. P. Smith  
Police Justice.

0715

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

DISTRICT POLICE COURT.

*Daniel Keating*

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.

*Daniel Keating*

Question. How old are you?

Answer.

*17 Years  
This City*

Question. Where were you born?

Answer.

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

Answer.

*77 Roosevelt Street about 2 Years*

Question. What is your business or profession?

Answer.

*Printer*

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

Answer.

*I did not go into the place  
I stood in the alley way and  
a person named Pleslin threw  
me down the cigars and afterwards  
took them from me*

Taken before me, this

*3<sup>rd</sup>*

day of *March* 188*8*

*Daniel Keating*

*W. J. Dow*

Police Justice.

0716

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss

First DISTRICT POLICE COURT.

Thomas Griffin

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.

Thomas Griffin

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

9 Duane Street & about 2 Years

Question. What is your business or profession?

Answer.

Ironsmith

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 did not go into the store a fellow named Reslin went in and threw out the cigars - I got three boxes of them and sold them for a dollar

Taken before me, this

6<sup>th</sup>

day of March 1888

Thomas Griffin

W. J. [Signature] Police Justice.

0717

Sec. 198-200.

1st DISTRICT POLICE COURT.

CITY AND COUNTY  
OF NEW YORK,

Joseph Breslin

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

Question. What is your name?

Answer. Joseph Breslin

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York

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

Answer. 88 Roosevelt St. 2 years

Question. What is your business or profession?

Answer. Button maker

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

Answer. I am not guilty I do not know anything about it

Taken before me, this 6  
day of March 1887

Joseph W. Brennan

J. M. White

Police Justice.

0718

BOX:

62

FOLDER:

703

DESCRIPTION:

Kelly, Colum

DATE:

03/07/82



703

#7-13A

WITNESSES.

Day of Trial,  
Counsel *E. H. Ruff*  
Filed *7* day of *March* 1982  
Pleads *Not Guilty*

THE PEOPLE  
vs. *John Kelly*  
1982  
*John Kelly*  
LARRY AND ROBERT  
STOLN GOODS  
*John Kelly*

JOHN McKEON,  
District Attorney.

A True Bill.  
*John Kelly*  
*John Kelly* Foreman.  
*John Kelly*  
A True Bill.

0720

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Colman Kelly*

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

*Colman Kelly*  
of the CRIME OF LARCENY *from the person*

committed as follows:

The said

*Colman Kelly*

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

*Divers coins of a number kind and denomination to the Grand Jury aforesaid unknown and a more accurate description of which cannot now be given of the value of ninety seven cents  
one pocket book of the value of one dollar*

of the goods, chattels and personal property of one *Jane Doe* whose real name is to the Grand Jury *unknown*

*on the person of the aforesaid Jane Doe then and there being found from the person of the aforesaid Jane Doe*

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

*John McKeon*  
*District Attorney*

0721

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

*Warrant for  
 arrest of  
 Henry Kelly*

REV. STAT. 207, 210 & 212.

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Jamie Gannery  
 126th St  
 Crown City*

Offence *Petit Larceny  
 from the person  
 of James Doe whose bond  
 is in the sum of \$1000*

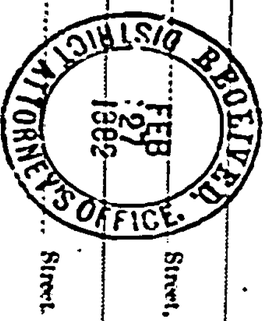
Dated *February 23* 1882

*McLanley* Magistrate.

*McLanley* Officer.

*McLanley* Clerk.

Witness *Henry McLanley*  
*25th Precinct Police*



*#1000. Ans. G.S.  
 Committee  
 Oct. 7th. 24th & 22nd St. N.*

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 *Colum Kelly*

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

Dated *February 23* 1882 *J. M. [Signature]* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0722

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Colum Kelly

Question. How old are you?

Answer. Eighteen years of age

Question. Where were you born?

Answer. New York City

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

Answer. 255 East 82 St. 18 months

Question. What is your business or profession?

Answer. I work in a store at 8 East 14 St.

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. I found old pocket-book in the gutter at 23<sup>rd</sup> Street and 6<sup>th</sup> Avenue. I want further examination here

Taken before me, this 24<sup>th</sup>  
day of February 1884

Colum Kelly

A. M. Patterson Police Justice.



0723

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss

near of No. 126 West 35 Street. *Fannie Garway, Servant, aged 27 years,*

being duly sworn, deposes and says, that on the 23 day of February 1882 at the \_\_\_\_\_ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent. *And person of a female whose*

~~the following property:~~

*Name or whereabouts is unknown to deponent, - a pocket book containing ninety-seven cents in United States silver and nickel coins, the property as deponent believes of said female whose name is unknown to deponent*

the property of \_\_\_\_\_

and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen, and carried away by *Column Kelly, now*

*here, from the fact that while said female was getting on board a 23<sup>rd</sup> Street car at 6<sup>th</sup> Avenue, she being a child in her arms, deponent saw said deponent reach one of his hands into a pocket in the outside garment worn by said female on her person and take said pocket book and money therefrom. *Fannie Garway**

Sworn before me this 23 day of February 1882

Police Justice

0724

BOX:

62

FOLDER:

703

DESCRIPTION:

Kelly, Daniel

DATE:

03/10/82



703

0725

15      46

WITNESSES.

Day of Trial,  
Counsel,  
Filed *10* day of *March* 188 *21*  
Pleads

THE PEOPLE  
vs.  
*Amiel Kelly*  
*for the People*  
*from the Prison*  
LARCENY AND RECEIVING  
STOLEN GOODS

*S*  
JOHN McKEON,  
District Attorney.

A True Bill,  
*John Long* *Richard*  
*W. L. 14/12* *Boysman.*  
*W. P. Pleasants* *D. C.*  
*Attorney of Refuge*

0726

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Daniel Kelly*

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

*Daniel Kelly*  
of the CRIME OF LARCENY *(from the person*

committed as follows:

The said

*Daniel Kelly*

late of the First Ward of the City of New York, in the County of New York,  
aforesaid, on the *Sixth* day of *March* in the year of our Lord  
one thousand eight hundred and eighty *two* <sup>*in the eighth time of said day*</sup> at the Ward, City and County  
aforesaid, with force and arms

*one watch of value of twenty five dollars*  
*one chain of the value of ten dollars*

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

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

*John McKeon*  
*District Attorney*

0727

3.9.82  
Not found - gone West

DIRECTIONS. N.

The Grand Jury Rooms are in the third story of the large brown stone building in Chambers Street, near the New Court-house in the Park.  
When you arrive at the witness-room, hand this Subpoena to the officer or clerk at the desk.

(SEE OTHER SIDE FOR OTHER DIRECTIONS.)

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

The People of the State of New York

To

James Murray  
of No. 30 Bowery - New England Hotel

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the Park, in the City of New York, on the 10th day of March inst. at the hour of 10 in the forenoon of the same day, to testify the truth, and to give evidence before the GRAND JURY, touching a certain complaint then and there pending against

Daniel Kelly

And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder, at the City Hall in our said City, the first Monday of March in the year of Lord 1882

JOHN McKEON, District Attorney.

0728

The Grand Jury calls witnesses in whatever order its Foreman pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's officer or clerk in the witness-room know this at an early moment

If you do not obey this Subpoena, or do not explain your absence, the Court can enforce your attendance and fine you.

If you are ill, when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire, mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire up stairs, in the District Attorney's Office if you are wanted again, and when.

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

*Geo. Wren*

being duly sworn, deposes and says he failed to  
serve a Subpoena, of which the within is a copy, upon *James Murray* on the *9th* day of

*March*, 188*7*, for having been informed at 30 Bowery (New England Hotel) that he had paid his bills, shown down baggage and sailed for Chicago

Sworn to before me, this *10* day of *March*, 188*7* } *Geo. Wren*  
*J. Roberts (S)*  
Notary Public,  
N. Y. Co.

0729

**ATLANTIC KNITTING MILLS,**

*S. Hanstein, Prop.*

*Cardigan Jackets & Mittens,*

WORSTED AND COTTON MEN'S HALF HOSE

**A SPECIALTY.**

No. 104 ELM STREET,

*Corner Canal Street,*

**NEW YORK.**

0730

**ATLANTIC KNITTING MILLS,**

*S. Hanstein, Prop.*

*Cardigan Jackets & Millens,*

WORSTED AND COTTON MEN'S HALF HOSE

**A SPECIALTY.**

No. 104 ELM STREET,

*Corner Canal Street,*

**NEW YORK.**

0731

St. Louis - St.

Dear Mother  
 I have your letter  
 to do, as usual as your  
 mother does. I would  
 like for both of you  
 to come to visit, you  
 had better come to see me  
 at once. St. Louis, Mo.

0732

REV. 2ND, 2ND, 5th & 11th

18

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mrs Murray  
35 1/2 Street  
Daniel Kelly

Offence, Larceny from person

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

March 7  
J. Kilbuck  
Magistrate

Officer

Clerk

Witness

No.

No.

No.

No.

Call the Officer



Done

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 Daniel Kelly

he held to answer the same that he guilty thereof, I order that he be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 7 1888 J. Kilbuck Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

0733

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, ss.

DISTRICT POLICE COURT.

*First*  
*Daniel Kelly*

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

Question. What is your name?

Answer.

*Daniel Kelly*

Question. How old are you?

Answer.

*16 Years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*28 Henry Street & about 3 months*

Question. What is your business or profession?

Answer.

*Knitting stockings*

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

Answer.

*I am guilty of the charge*

Taken before me, this

day of *March* 188*7*

*Daniel Kelly*

Police Justice.

0734

Just District Police Court.

Affidavit-Larceny.

CITY AND COUNTY OF NEW YORK

of No. 38 Bowery Street, James Mungy 42 Years Carpenter

being duly sworn, deposes and says, that on the 1st day of March 1882

at the City of New York,

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

of deponent from his person in the night time.

the following property, viz:

by force and violence and against deponent's will  
One Silver Watch with Gold chain attached collectively of the value of thirty five dollars

Sworn before me this

the property of deponent who was intricated at the time

and that this deponent has a probable cause to suspect, and does suspect, that the said property, was feloniously taken, stolen, and carried away by Daniel Kelly now present & two others not arrested

That about four o'clock A.M. on the night of said day as deponent was entering said premises where he is staying as a guest said others approached & took hold of deponent's arms while the defendant snatched the chain & yanked the watch from a pocket of deponent's vest & then ran away as deponent is informed & verily believed

Jas. Mungy

Sworn before me this 1st day of March 1882  
J. H. Munn  
Police Justice

0735

City and County  
of New York ss

Augustus Nowak of the 14 Precinct  
being duly sworn says that he  
saw the Defendants & said others  
following the Complainant along  
the Bowery & when he was entering  
said premises defendants saw said  
others take hold of Complainant's  
hands and saw the Defendant  
seize the chain & watch and  
drag them from Complainant's back  
and then run away - That defendant  
pursued the defendant and  
caught him in Bayard Street with  
the property in his possession  
Augustus Nowak

Sworn to before me this  
7<sup>th</sup> day of March 1882  
J. Hill  
Police Justice

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

AFIDAVIT - Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0736

BOX:

62

FOLDER:

703

DESCRIPTION:

Kelly, John

DATE:

03/10/82



703

0737

BOX:

62

FOLDER:

703

DESCRIPTION:

Darrell, Frank

DATE:

03/10/82



703

0738

52  
Day of Trial, 20th March

Counsel,  
Filed 2. day of March 1882  
Plends *McGully B*

THE PEOPLE  
vs.  
*John Kelly P*  
*Paul Carroll*  
*John McKeon*  
JOHN McKEON,  
District Attorney.

LAWRENCE AND ROBERTS  
STOLEN GOODS

A True Bill.  
*John L. ...*  
*Charles ...* Foreman.  
*John ...*  
Each \$1.00 one year.

WITNESSES.

0739

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against  
*John Kelly and Frank Danville*

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

*John Kelly and Frank Danville*  
of the CRIME OF LARCENY *from the person*

committed as follows:

The said

*John Kelly and Frank Danville*

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

*one watch of the value of twelve dollars*  
*one chain of the value of twenty dollars*

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

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

*John M. Glou*  
*District Attorney*

0740

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

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

The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0741

2 Indictments

N. Y. General Sessions of the Peace

THE PEOPLE  
OF THE STATE OF NEW YORK,

against

*Frank Parrell*

Bench Warrant for Misdemeanor.

Issued *Jan 23<sup>d</sup>* 188 *2*

*N. M. Rieber 476-2<sup>nd</sup> Ave*  
*Complainant*

*Thomas E. Adams - Officer*

The defendant is to be admitted to be bail  
in the sum of \_\_\_\_\_ dollars.

0742

2051

COUNTY OF NEW YORK, SS.

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

An indictment having been found on the 18 day of May 1881, in the Court of General Sessions of the Peace, of the County of

New York, charging Frank Darrell

with the crime of Petit Larceny goods to the value of \$234

You are therefore Comanded forthwith to arrest the above named Frank Darrell

and him bring him before that Court to answer the indictment; or if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the City Prison of the City of New York, or if he require it, that you take him before any Magistrate in that County, or in the County in which you arrest him, that he may give bail to answer the indictment.

City of New York, the 23 day of June 1882

By order of the Court,

  
Clerk.

0743



NOTHING BUT THE ADDRESS CAN BE PLACED ON THIS SIDE.

J. A. Wright - Ave  
452 Lexington

0744

**Loan Men & Pawn Brokers,**  
*PLEASE STOP IF OFFERED OR NOTIFY IF RECEIVED.*  
**STOLEN FEBRUARY 10, 1882.**  
Gold Open Face Watch, gold dial, letters "O. H. to J. A. W."  
in centre of back case, probably John Beesloy, Liverpool, maker,  
**No. 13,201.**  
Send information to  
Inspector BYRNES, Detective Office,  
300 Mulberry Street, N. Y.

*All Advances will be Paid by the owner.*

153-70  
153

0745

Police Department of the City of New York,  
No. 300 Mulberry Street,

New York, March 6 1882  
To Inspector Byrnes.

Frank Farrell arrested March  
2<sup>d</sup> 92 fr. L. from Bureau of  
Louis Graumann 392, 10<sup>th</sup> ave  
& by officer Monahan 18 Prec  
& held March 5<sup>th</sup> at the  
57<sup>th</sup> St. Court by Judge Morgan  
in \$1500. bail & in his  
return the warrant for  
Farrell's arrest

Joseph H. Winberg  
Jlee

0746

Act. 204, 205, 210 & 212.

Police Court - 11 District 201

THE PEOPLE, Etc.,  
OF THE COMPLAINT OF

John H. Williams  
382 10th Ave

John Killen  
Frank Danell

Offence, Lawfully from  
Personal

Dated March 13 1882

Wm. J. Morgan Magistrate.

Thomas B. ... 18  
Officer.

... 18  
Clerk.

James ...

18 ...

...

...

...

1500 ...

...

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 John Killen and Frank Danell

guilty thereof, I order that they be admitted to bail in the sum of 1000 Dollars and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated March 3 1882 Wm. J. Morgan Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0747

Sec. 156-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Frank Darrell 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. Frank Darrell

Question. How old are you?

Answer. 19 years of age

Question. Where were you born?

Answer. New York

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

Answer. East 23<sup>rd</sup> St. one year.

Question. What is your business or profession?

Answer. Taylor

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 of the charge

Frank Darrell

Taken before me, this 3<sup>rd</sup>  
day of March 1882

\_\_\_\_\_  
Police Justice.

0748

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

4 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. John Kelley

Question. How old are you?

Answer. 20 years age

Question. Where were you born?

Answer. New York

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

Answer. 404 East 44<sup>th</sup> 7 months

Question. What is your business or profession?

Answer. Horse dealer

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

Answer. not guilty of the charge  
John Kelley

Taken before me, this 5<sup>th</sup>

day of March 1882

\_\_\_\_\_  
Police Justice.

0749

4 District Police Court-

CITY AND COUNTY OF NEW YORK } ss. Louis Grammann, aged, 62 years -  
of No. 382 10 Avenue Street, Occupation. Druggist

being duly sworn, deposes and saith, that on the 2<sup>nd</sup> day of March 1882 at the 18<sup>th</sup> Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from the person of deponent in the night time

the following property viz.:

One Silver double case silver watch of the value of twelve dollars -  
One gold chain of the value of nineteen dollars -  
all of the value ~~jointly~~ thirty one dollars

Sworn to before me this

day of

1882

Police Inspector

The said watch being the property of Edward Schradar and in the care and custody of deponent and the said chain being the property of deponent

and that this deponent has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen and carried away by John Killey and Frank Darrell (both now here) from the fact that while deponent was getting off from the rear platform of car No. 27 of the Grand and Central Railroad Company at the corner of 14<sup>th</sup> Street & 1<sup>st</sup> Avenue, the said Killey was on the car and pushed against deponent and at the same time deponent felt a pull at deponent's watch chain which was attached to deponent's belt and also attached to said

0750

watch which was then and there in deponent's  
best pocket the said best being then on  
the person of deponent, and as soon as  
deponent felt the pull on said chain deponent  
immediately missed the said watch and  
chain and deponent immediately seized  
hold of said Killey and deponent saw  
the said Killey then and there hand  
the said Darrell the said watch  
something and the said Darrell  
then ran away, and said Killey and  
Darrell were then and there acting in concert and collusion,  
Sworn to before me this

3 day of March 1882 } Louis Grossman

*[Signature]*  
Police Justice

DISTRICT POLICE COURT.

AFFIDAVIT - Larceny.

THE PEOPLE, &c.,  
OF THE COMPLAINT OF

VS.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

Examination held this 4<sup>th</sup> day of  
March 1882 at Footlock Hall -  
at 4<sup>th</sup> District Police Court

Nathan Kibitz vs. Isaac Comulforth & Sons.

City & County of New York } ss.

Isaac Graumann - the Complainant  
Witness - being duly sworn says: The  
time my watch was taken was about  
at my lot at the corner of 14<sup>th</sup> Street and 4<sup>th</sup>  
Avenue - On the edge of the rear platform  
of the car and as I was about to  
alight from the car John Willey  
(now here) stood in my way and  
immediately in front of my person.  
I pushed him away and in doing  
so I felt a pull at my watch chain  
and saw Willey have my watch in  
his hand - I turned suddenly  
around and grabbed at Willey  
(in the meantime the car had started  
in motion) when I saw Frank  
Darrell (now here) coming from  
the direction of the other side of  
the platform and pass his -  
Darrell's hand behind his person



City & County { es.  
of New York {

Mary Shickler of No 64 East  
10th Street in the City of New York -  
a witness for the Defense - being  
duly sworn says: I am a widow.  
I think that Daniel (now here) was  
the man whom I saw on the night  
of the 2<sup>d</sup> of March last - and the night  
a man lost his watch on the car -  
left the car at 10th Street and Avenue  
D<sup>r</sup>. It was about 1/2 past 10 o'clock.  
I am positive - if this is the man -  
that he did not get off the car until  
it arrived at 10th Street. I saw a  
man get off at 14th Street - I think it  
was 14th Street - I do not know what  
street but it was where the man  
lost his watch -

Cross Examination.

I do not know what direction  
this man took on leaving the car.  
The man went towards 6th Avenue.  
I do not really know what direc-  
tion the man did go -

Sworn to before me

March 4<sup>th</sup> 1874

R. P. Hogan Notary Public.

Witness Mary Shickler

0754

City & County 2<sup>d</sup>.  
of New York 3<sup>d</sup>.

Public Number of No. 257 East 10<sup>th</sup>  
Street in the City of New York - within  
Fourth Defense - being July 20<sup>th</sup> 1940.  
I was on the car the time the prints  
were taken. The first I saw this man  
(Dunnell) was at the time the prints were taken.  
He came up to the last witness and  
myself - we were sitting down near  
the rear of the car. He got off the  
car with us at 10<sup>th</sup> Street and Avenue  
"B". I saw a man get off the car at  
14<sup>th</sup> Street the time the prints were  
taken. He was a slim man -  
taller than Dunnell.

Cross Examination

I did not know Dunnell until  
this night in question. He accompanied  
me after leaving the car to No. 257  
East 10<sup>th</sup> Street. He did it without  
our invitation. Dunnell asked  
me what I was thinking about  
who got the prints  
and I replied nothing. Then  
the last witness asked him (Dunnell)  
why he was interested - his reply  
was because he (Dunnell) was

a reporter - I am a married man.  
I have three children living -  
Yours faithfully

Sworn to before me  
March 15 1882  
P. L. Morgan  
Notary Public.

Frank Howard of No 423 East 9th St  
being duly sworn says: I was on the  
Car - the night the water was taken  
I saw the man who took the water  
from the Campblains - at least - it  
appeared to be the man - <sup>Tilly</sup> Russell  
(now here) is not the man who  
took the water - He was a tall  
man and taller than Tilly - I  
Crim. Prosecution

I am a bar-tender. I never  
saw these men (the defendants) before  
this night no question - I came up  
here to testify voluntarily, as I said  
I would do, to some person on the  
platform of the Car - so that this  
man was put on trial. I worked  
for W. M. Black for some months and a  
half. Frank Howard

Sworn to before me  
March 15 1882  
P. L. Morgan  
Notary Public.

West County  
of New York } 01.

Frank Darrell - the defendant  
being duly sworn says. I was on the day  
on the night in question and when  
the match was taken - I did not in  
concert with Killey - take - attempt to  
take or receive the match in question  
from Killey - I did not know the  
match was taken - I got into Court  
Union Square and left it at 10<sup>th</sup> Street  
and Avenue C.

Frank Darrell

I am a tailor in business  
and have worked from time to time  
with my brother in that business. When  
I left those persons at 10<sup>th</sup> Street - I worked  
up 1<sup>st</sup> Avenue to 14<sup>th</sup> Street - and I was  
there arrested. I know Killey - I did  
not see Killey when he was arrested  
and in custody until I saw him  
(Killey) at the Union Square the next  
morning.

Frank Darrell

I sworn to before me  
this 4<sup>th</sup> day of March  
1882. B. I. Morgan  
Justice

0757

City & County  
of New York

John Kelly, one of the defen-  
dants being duly sworn says - I was  
in the car at the time of the crash.  
The car was crowded. The Com-  
plainant was anxious to get  
out and desired one to move.  
When he pushed himself out  
there was a man behind me who  
pushed me against the Com-  
plainant, who was a stranger to  
me, but I felt his hand pass  
under my arm - he then pushed  
me up against the car and  
then I was seized by the Com-  
plainant - (The stranger jumped  
off the car) - who changed his words  
saying the match. I did not  
take the match

Cross Examination

I am a dealer in horses.  
I am 27 years old -

John Kelly  
Sworn to before me  
March 4, 1888  
A. L. Morgan Vice Justice

0758

BOX:

62

FOLDER:

703

DESCRIPTION:

Kelly, John

DATE:

03/28/82



703

0759

WITNESSES.

192

Counsel,  
Filed 28 day of March 1882  
Pleads

INDICTMENT.  
Larceny from the Person.

THE PEOPLE

vs.  
John Kelly  
Defendant

John M. Keen  
District Attorney

22 March 29. 1882

I plead guilty.  
A True Bill.

John Hamilton  
Foreman

Law: One year & 60 days

a/

0760

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Kelly*

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

*John Kelly*  
of the CRIME OF LARCENY (from the person)

committed as follows:

The said

*John Kelly*

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

*one watch of the value of ten dollars*

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

*John M. Keon*

~~DANIEL G. ROLLINS~~, District Attorney.

0761

Sec. 214, 209, 210 & 211.

Police Court - 5th District.

257

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Wm. Shickman*  
*182*  
*John Kelly*

Office, *Carson*  
*from prison*

BAILED,

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

Dated *March 20* 18*82*  
*Stover* Magistrate.  
*Barrett* Officer.  
*H* Clerk.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,



*Stover*  
*Barrett*

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 *John Kelly*

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

Dated *March 20* 188*2* *W. J. Over* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0762

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

*John Kelly* First

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?

*John Kelly*

Answer.

Question. How old are you?

*18 years*

Answer.

Question. Where were you born?

*New York City*

Answer.

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

*30 Hamilton Street & about 4 years*

Question. What is your business or profession?

Answer.

*Fireman*

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

Answer.

*I am not guilty. I found the watch on the street*

Taken before me, this

day of

*March 1888* *John Kelly*

*W. J. M. J.* Police Justice.

0763

*J. W. S.*

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK.

of No. *182 Madison* Street *41* years old *Cabman*  
being duly sworn, deposes and says, that on the *19<sup>th</sup>* day of *March* 188*2*  
at the \_\_\_\_\_ City of New York,

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

*One Silver Watch of  
the value of ten dollars*

the property of

*Deponent*

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

*John Kelly now present  
that deponent was standing among  
a crowd of people in Roosevelt  
Street at about three O'clock P.M.  
when the defendant passed  
suddenly by him and deponent  
instantly discovering that his watch  
was stolen followed the defendant  
who handed deponent back  
his watch which the defendant  
at the time had in his hand*

*Thomas Sheehan*

Sworn before me this

*20<sup>th</sup> day of March 1882*

*Henry Evans*

Police Justice

0764

BOX:

62

FOLDER:

703

DESCRIPTION:

Kelly, Thomas

DATE:

03/31/82



703

WITNESSES.

196 Bilbrook

Counsel,  
Filed 31 day of March 1882  
Pleads

THE PEOPLE  
vs.  
Thomas Kelly  
vs.  
352-577

INDICTMENT.  
Larceny from the Person.

John McLeod  
JANUARY G. ROLLINS,

District Attorney.  
P 2 March 31, 1882

A TRUE BILL  
pleads guilty.  
John L. ...  
Foreman.  
S.P. Two years.

aj

0766

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against  
*Thomas Kelly*

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

*Thomas Kelly*  
of the CRIME OF LARCENY (from the person)

committed as follows:

The said

*Thomas Kelly*

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

*Two promissory notes for the payment of money the same being three and three due and unsatisfied and of the kind known as United States Treasury notes of the denomination of five dollars and of the value of five dollars Each*  
*Two promissory notes for the payment of money the same being three and three due and unsatisfied and of the kind known as Bank notes of the denomination of five dollars and of the value of five dollars Each*  
*five promissory notes for the payment of money the same being three and three due and unsatisfied and of the kind known as United States Treasury notes of the denomination of two dollars and of value of two dollars Each*  
*five promissory notes for the payment of money the same being three and three due and unsatisfied and of the kind known as Bank notes of the denomination of two dollars and of the value of two dollars*  
*Various coins of a number kind and denomination to the Grand Jury aforesaid unknown and a more accurate description of which cannot now be given of the value of one dollar and fifty cents*

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

*John McGeer*  
DANIEL G. ROLLINS, District Attorney.

0767

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 5, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 6, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 7, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 8, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 9, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 10, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,

Billingsgate 2710

Police Court 4 District.

THE PEOPLE, &c.,  
 OF THE COMPLAINANT OF

Mary A. Barrett  
 by Eng. 57  
 Thomas Kelley

1  
 2  
 3  
 4

Offence, Larceny from person

Dated March 21 1882

John L. Lammie Magistrate.  
 Done 19<sup>th</sup>  
 Clerk.

Witness Francis Rodgers

No. 16 of 1882  
 No. 17 of 1882  
 No. 18 of 1882  
 No. 19 of 1882  
 No. 20 of 1882  
 No. 21 of 1882  
 No. 22 of 1882  
 No. 23 of 1882  
 No. 24 of 1882  
 No. 25 of 1882  
 No. 26 of 1882  
 No. 27 of 1882  
 No. 28 of 1882  
 No. 29 of 1882  
 No. 30 of 1882



Com without bail  
 for trial on 27<sup>th</sup>.

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 Thomas Kelley

held to answer at the Court of General Sessions  
 guilty thereof, I order that he be admitted to bail in the sum of 100 ~~Hundred~~ Dollars and be committed to the Warden or Keeper of the City Prison until he is legally discharged

Dated March 21 1882 Hugh Gardner Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0768

4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

of No. 67 East 54<sup>th</sup>

Mary A. Castle, aged 53 years  
occupating. Normal Keeper  
Street

being duly sworn, deposes and says, that on the 21<sup>st</sup> day of March 1882

at the 19<sup>th</sup> Ward of the City of New York,

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

of deponent, and from the person of deponent

the following property, viz:

One pocket book, containing good and  
lawful money of the United States, consisting  
of bills of various denominations and silver  
coin

All of the value of Eleven 99/100 dollars & 11/100<sup>ths</sup>

Sworn before me this

21<sup>st</sup> day of March

1882

Henry Gardner  
POLICE JUSTICE

the property of Deponent's <sup>and her</sup> husband Samuel A. Castle

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

Thomas Kelly (nowhere)  
from the fact that while deponent was walking  
on the north side of 53<sup>rd</sup> Street between 5<sup>th</sup> & 6<sup>th</sup> Avenues  
deponent had the said pocket book containing  
the said money in deponent's hand, and  
the said Kelly did then and there snatch  
the said pocket book containing the said money  
from deponent's hand

Mary A. Castle

0769

Sec. 195-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*4* DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *Thomas Kelly*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *I have no home*

Question. What is your business or profession?

Answer. *Hostler*

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 have nothing to say*

Taken before me, this *21*  
day of *March* 188*2*

*Thomas Kelly*

*Hugh Garrison* Police Justice.

0770

BOX:

62

FOLDER:

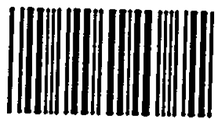
703

DESCRIPTION:

Kempf, Herman

DATE:

03/31/82



703

0771

223 Bill ordered

Day of Trial,

Counsel, *Henry*

Filed *31* day of *March* 1882

Pleas *Not Guilty* Apr-

THE PEOPLE

vs.

*B*

*Arman Kempf*

*J. M. G. Rollins*  
DANIEL G. ROLLINS

District Attorney.

*12* April 11. 1882.

*Bail discharged*

A TRUE BILL.

*John L. Phoads*

Foreman.

*af*

*Being satisfied from the*

*examination of certain matters*

*I am satisfied the evidence*

*is insufficient to procure*

*a conviction on written*

*Indictment.*

*April 11. 1882*

*Geo. Vincent*

*West. Dist. Ct.*

0772

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Herman Kaufz*

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

*Herman Kaufz*

of the CRIME OF

*Selling Spirituous Liquors on Sunday*

committed as follows:

The said

*Herman Kaufz*

*late of the tenth Ward of the City of New York in the County of New York aforesaid on the eighth day of January in the year of our Lord one thousand eight hundred and eighty two at the ward City and County aforesaid being the first day of the week*

commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

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

**JOHN McKEON, District Attorney.**

0773

Rec. 214, 215, 216 & 217

223

Police Court - 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

29  
Henry Bagert  
103 1/2 Street  
Herman Kaufert

Office, West 42nd St

Dated January 9 1882

Magistrate  
Attorney

Officer  
Parker 10

Clerk.

Witnesses

No. Street

No. Street  
1002

No. Street

100 to ansd AS  
Baird

BAILED,

No. 1, by William Amundson

Residence No. 3 Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

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

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

Dated January 9 1882

Police Justice.  
*McCrean*

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

0774

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Herman Kampff 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. Herman Kampff

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. Germany

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

Answer. 3 Forsyth Street. over one year

Question. What is your business or profession?

Answer. Keep a Saloon

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. The front door was closed, the officer came in from the rear, there were two men in the saloon at the time, but none of them had anything to drink

Taken before me, this 9  
day of January 1888

Herman Kampff

McConnell Police Justice.

0775

Third District Police Court.

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

of the 10 Precinct Police Etienne Beyer Street,  
of the City of New York, being duly sworn, deposes and says, that on the Sunday 9<sup>th</sup>  
day of January 1887, at the City of New York, in the County of New York,  
at No. 3 Forsyth Street,

Herman Kampff  
did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,  
strong or spirituous liquors or wines to be drunk in his house or premises aforesaid, in quantities less than  
five gallons at a time, to wit: 1/2 doz. Kelly Beer contrary to and in violation of the Excise Laws of the State of New York, entitled  
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 9<sup>th</sup>  
day of January 1887 }  
Mrs. M. H. [Signature] } Etienne Beyer  
POLICE JUSTICE