

0742

BOX:

413

FOLDER:

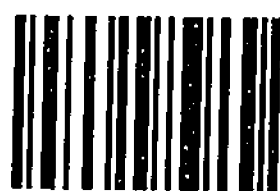
3822

DESCRIPTION:

Kenny, John

DATE:

10/23/90



3822

0743

Witnesses;

H. Volkman

236

Counsel,

Filed

23 Oct

day of

1890

Pleads,

THE PEOPLE

vs.

John Kenny

34/634

32/634

Grand Larceny Second degree.

[Sections 528, 531 — Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Foreman.

Sept 23/90
Pleasant H. G. 2109

Pen one yr

0744

Police Court—4—District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Henry Volkmar
of No. 216 West 42nd Street, aged 37 years,
occupation Keep driving stable being duly sworn
deposes and says, that on the 17th day of October 1890 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the right time, the following property, viz:

One overcoat of the value of
Forty five 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 Kenny (now here)

for the reasons that said coat
was in the above premises
and deponent saw the defendant
leaving with said coat in his
possession
Henry G. Volkmar

Sworn to before me, this 18th day
of October 1890

Charles W. H. H. H.
Police Justice.

0745

Sec. 198—200.

L District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Kenny 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 Kenny

Question. How old are you?

Answer. 34 years

Question. Where were you born?

Answer. Ireland

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

Answer. 342 E. 34th St. 6 months

Question. What is your business or profession?

Answer. Cook

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
John Kenny

Taken before me this 18

day of October

1890

Charles W. Darrington

Police Justice.

Dated.....18.....*Police Office.*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Kenny

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

John Kenny

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

The said

John Kenny

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

*one overcoat of the value
of forty-five dollars*

of the goods, chattels and personal property of one

Henry G. Volkmar

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

*John P. Fellows,
District Attorney*

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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 and 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 R. FELLOWS,
District Attorney.

0749

BOX:

413

FOLDER:

3822

DESCRIPTION:

Keohane, John F.

DATE:

10/30/90



3822

0750

Witnesses:

Martin Lynch

Counsel,

Filed

day of

188

Pleads,

THE PEOPLE

vs.

John F. Keohane

Assault in the Second Degree.
(Section 218, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Foreman.

Part 2 - Feb 10, 1891

Guilty and Acquitted

0751

Police Court—5 District.CITY AND COUNTY } ss,
OF NEW YORK,

Martin Lynch
 of No. *250 East 125th* Street, aged *25* years,
 occupation *Labourer* being duly sworn, deposes and says, that
 on the *28* day of *August* 18*98* at the City of New York,
 in the County of New York,

he was violently **ASSAULTED** and **BEATEN** by *John F. Steinhart (working)*
who struck deponent a number of
violent blows with his club on the
body and head injuring deponent's
head

without any justification on the part of the said assailant.

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

Sworn to before me, this *28* day of *August* 18*98* } *Martin Lynch*
deposing
 Police Justice.

0752

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John F. Keohane*

Question. How old are you?

Answer. *23 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *207 East 112 Street*

Question. What is your business or profession?

Answer. *Police Officer*

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

Answer. *I am not guilty**John F. Keohane*Taken before me this
day of *Aug*

1890

Police Justice.

0753

10 O'clock
Police
Office

BAILED
No. 1, by William J. McAdams
Residence 82 Canal 115 Street
No. 2, by
Residence Street
No. 3, by
Residence Street
No. 4, by
Residence Street

231 1893
Police Court-- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Maurice J. Smith
John F. Vermaut

Dated, Aug 28 1890

Offense Assault (In) 29 degree

Magistrate
Officer
Precinct

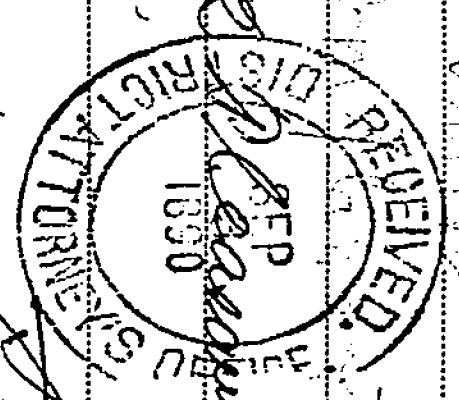
Witnesses
No. 1
Street

No. 2
Street

No. 3
Street

No. 4
Street

to answer
United



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

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

Dated, Aug 28 1890 Police Justice.

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

Dated, Aug. 31, 1890 Police Justice.

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

Dated, 189 Police Justice.

0754

Asst. Dist. Atty. Jerome
Judge Cowing
Part III

0755

Wm. Henry Knox,
Attorney and Counsellor at Law,
104 East 125 Street

New York ~~NY~~ DEC 1 1890

DEAR SIR

PEOPLE EX REL LYNCH VS KEOHANE

OFFICER KEOHANE MY CLIENT

WHOSE CASE IS ON YOUR CALENDAR THIS MORNING
IS STILL ON THE SICK LIST AND I AM COMPELLED
TO ASK FOR AN ADJOURNMENT FOR A FEW DAYS.

I HAVE AN IMPERATIVE ENGAGEMENT THIS
MORNING WHICH PREVENTS ME FROM ASKING IN
PERSON FOR THE POSTPONEMENT. EVEN IF MY
CLIENT WERE WELL IT WOULD BE IMPOSSIBLE TO
GO ON THIS MORNING FOR THE REASON THAT HIS
CAPTAIN AND SERGEANT ARE OCCUPIED WITH THE
PAY ROLL TO-DAY.

YOURS TRULY

Wm. Henry Knox

TO
John M. JEROME
ASSISTANT DIS'T ATTY

Genl Sessions Before the Records

People ex rel Lynch

vs.
John F. Keohane

City and county of New York vs.
John F. Keohane of
said city being being duly sworn
says

That he is a police officer
attached to 29th Precinct in the
city of New York & defendant herein

That deponent's counsel
Wm. Henry Knapp wrote a
letter to deponent concerning
the trial herein & deponent's
bondsmen notified deponent
of the trial herein last
night.

That deponent has fully
& fairly stated to his counsel
Wm. Henry Knapp who resides
at No 19 West 119th street
in said city of New York
what he expects to prove
by his witnesses Edward
Driscoll who resides at

314 East 126th Street
 in said city and Henry
 Jacobs whose residence
 department cannot ascertain
 but who is employed
 at Pulitzer's Harlem River
 Park. That their testimony
 was given in the Police
 Court below

That after such statement
 to said court he is
 advised and truly believes
 their and each of their
 testimony is material
 and necessary to depose
 for his defense in the
 trial herein ~~which~~ without
 the benefit of whose testi-
 mony it would not be
 safe for him to proceed
 to trial

That he diligently
 made efforts to find
 them since notified of
 his trial day & has been
 unable to find either of
 them in a day or so.

That deponent is

0758

informed that said Driscoll
has been away on a
steamboat for the past
few days & will return
to-night or to-morrow

wherefore respondent
asks that this trial
be postponed until
next Thursday
Even to begin on { John F. Keohane
the 11th November 1899 before me
W. H. O'Connell
Notary Public (44)
N.Y.C.

0759

Paul Lemmo

People ex rel
Martin Lynch

vs.

John F. Keohane

Affidavit for
possession of trial

Wm Henry Knox
Counsel for defn

0760

OFFICE HOURS: { Until 10 A. M.
1 to 3 P. M.
6.30 to 7.30 P. M.

DR. W. L. TUTTLE,
No. 165 EAST 124TH STREET,
Bet. 8d and Lexington Aves., NEW YORK.

New York, Feb 6th 1891
Mr. Delancey Nicoll
District Attorney
Dear Sir,
Mr. Martin Linch
sends me word
that he is sick
& will not be able
to go to court today.
I too am quite
indisposed myself
and not able to
go without great
discomfort but
would take the
risk if the trial
was coming off.
Very truly
Yours,
W. L. Tuttle (M.R.)

0761

OFFICE HOURS: (Until 10 A. M.
1 to 3 P. M.
6.30 to 7.30 P. M.)

DR. W. L. TUTTLE,
No. 165 EAST 124TH STREET,
Bet. 3d and Lexington Aves., NEW YORK.

New York, Dec. 3rd 1891.
Mr. Delaney Nicoll, District Attorney.
Dear Sir:

I received a summons in the name of the people of the State of New York in the case against John L. Herhain, for eleven this morning.

I have ~~patience~~ that I cannot leave without danger to life. If it is compulsory that I come a telegram will bring me. I do not desire to give you any trouble.

You have my sworn statement of all that I know in the case, and better than my memory could recall it at this time as I kept no copy.

Very truly W. L. Tuttle Esq.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John F. Keohane

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

John F. Keohane

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

The said

John F. Keohane

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

Martin Lynch
in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *John F. Keohane*

with a certain

club

which

he

the said

John F. Keohane
in *his* right hand then and there had and held, the same being then and there a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm, *him*, the said *Martin Lynch* then and there feloniously did wilfully and wrongfully strike, beat bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows
District Attorney

SECOND COUNT—

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

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

The said

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

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said

the said

with a certain

which

the said

in

right hand then and there had held, in and upon the
of the said

then and there feloniously did wilfully and wrongfully strike, beat
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said

to the great damage of the said

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

JOHN R. FELLOWS,

District Attorney.

0764

OFFICE HOURS: { Until 10 A. M.
1 to 3 P. M.
6.30 to 7.30 P. M.

DR. W. L. TUTTLE,

No. 165 EAST 124TH STREET,

Bet. 3d and Lexington Aves.,

NEW YORK.

New York, Aug 19th 1890
I find my patient
Mr. Martin Lynch
with high fever
cut head and
many bruises
on limbs jaw
and forehead
slight symptoms
of congestion of
brain as indicated
by condition
of eyes.
Very truly
W. L. Tuttle M.D.

0765

BOX:

413

FOLDER:

3822

DESCRIPTION:

King, Tom

DATE:

10/20/90



3822

0766

Witnesses :

Hum Kau

Counsel

Filed

day of

188

Pleads,

THE PEOPLE

vs.

B

Tom King

12. a.m.

JOHN R. FELLOWS,

Feb 18/91 District Attorney.

A True Bill.

Andrew Little

Foreman.

17/17

Grand LARCENY, 2nd degree
(False Pretenses).
[Section 538, and 531, Penal Code].

First District
Police Journal

New Kaw | Charged with
a 9th | Fencing
Tom King | Before Hon
John Gorman
Police Justice

June 25/1890

~~Examination of~~ Examined by
Mr Racey (though a chance witness)
If you say you live at 4 Matt St
Yes Sir

If and you are a laundry man's
Yes Sir

If do you keep a laundry your
self?

Answer not now

If you say you know Tom King
Yes Sir

If when did you form his a servant
and the first time?

About a week ago Wednesday

If you are sure of this?

Ayes si

Q What time of day was it that you went there?

A About 10 o'clock in the morning

Q How did you come to go there?

A I went to a friend of mine

Hung Chung, and he told me

there was a laundry for sale

and he would come with me there

Q Date here?

A Yes si

Q That is seven days ago?

A Yes si

Q Who did you see there?

A I saw King, he told me his name

was that (meaning dependant)

and an American lady

Q What was said and done there?

A I asked him how much he wanted

for the laundry and he said

500 dollars and I said I

could not pay that much

I went on the opposite side

and made some inquiries

about the laundry. I offered him \$900 dollars and he would not take it and I went home.

Q Did you pay him any money that day?

A No sir.

Q When did you see him again?
A On the next day I went back and heard the price was \$960 dollars. And that I would pay the money on Friday.

Q How much did you bring on Friday?

A \$130 dollars.

Q And the price was \$960 dollars?
A Yes sir because he made arrangements with me to pay half cash down and the balance on Friday.

Q Who was present when you paid the \$130 dollars?

A Joe (5) men, the American body was not there.

Q Did you make an agreement

4

mi writing on by word of mouth
 A In writing:

Q Where you got it?
 A Yes Sir (counsel producing paper)

Q What wrote it?
 A Tom King
 Q Did you see him write it?
 A Yes Sir

Q What does it read?
 A As I understand it reads "Tom
 King agrees to sell the land
 in New York City at 119 Houston
 Street the price is \$260 dollars
 an Chinese agent of the said
 One hundred and thirty dollars
 and the balance to be paid on
 next Monday in Chinese May
 1st according to Chinese custom
 June 13th

Paper offered for identification
 by depts. Counsel named Exa
 Q Did you get any receipt for
 that money?
 A That is the receipt.

Q Why didn't you give the money to ^{her} and what kind of money was it?

A In the defendant's, it was paper money.

Q When did you go there again?

A On Monday I went with the money again. Ed Tom King had a quarrel with the lady there. Ed said you come the next day. I cannot do anything with you now, and I came the next day and this woman took a broom and drove me out.

Q And you don't pay him the balance of the money?

A No sir.

Q This lady was there when you paid him the money, wasn't she?

A No sir.

Q Why didn't he give you the laundry when you brought the balance of the money?

A I don't know.

6

Q Did you ask for the \$130 dollars
back?

A Yes I did and he refused to
pay me he said he spent it
all.

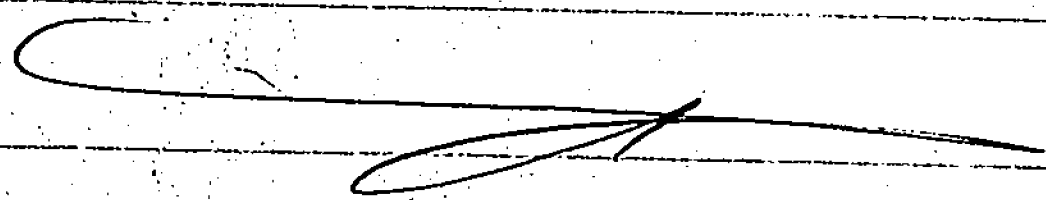
Q You have been in the habit of
going to this place to see this
lady there?

A Yes Sir I only went there on business
Q Did you go there for the
purpose of getting this woman
to increase the prices of the
laundry work done there and
didn't you want her to charge
ten cents for shirts and 20 cents
for collars?

A Yes Sir

Depts Counsel moved to
dismiss

By the Court Motion Denied



7

Paul King the defendant
being duly sworn deposes and
says

By Mr. Roney.

Q Now live at 119 Houston Street?
A Yes sir.

Q What is your business?
A I work in a laundry.
Q Do you keep a laundry?
A Yes sir.

Q Who keeps it?

A This lady (referring to lady)
Q How long has she kept it?
A About six months.

Q Do you know the man that
makes a complaint against
you?

A I saw him one day on Friday
two weeks ago.

Q Did he ever give you any money
to buy a laundry with?
A Yes sir.

Q You saw this paper here?
A Yes sir.

8

Q Can you ~~write~~ ^{read} it?

A No sir I cannot read it.

Q Had you wrote it?

A No sir give me a pencil and I will show you I cannot make any marks like it. I never was in any school in China.

Q Had you make any contract with him to see him a laundry in west Houston Street?

A No sir.

Q Did he ever pay you \$130 dollars?

A No sir.

Q No money at all?

A No sir.

Q Was the laundry belonging to you so that you could sell it?

A No sir it belongs to her.

Q Chap Examination by Judge Morgan?

Q This man called to see you on the 13th of June at 119 W Houston St.

A No sir.

Q When did you see him?

9

A Two weeks Friday

Where

A at my house

919 West Houston Street

Ayesa

What was he doing there

A He stood and talked about
business, somebody wanted
to sell a laundry, I don't know
whether it was this one or not
and I said do you want to
buy one out and he said
yes and I said I would
ask the lady and this lady
said she wanted \$550 dollars
I never mind that. Run the
Ayesa

Have there been any sums
 covered by the people deposes ^{and}
 pays

Q Did you see the complainant
 pay any money to the de-
 pendant?

A Yes sir

Q Did you see the complainant
 and defendant at 119 E Houston
 Street on Friday June 13th?

A Yes sir

Q Did you see any money pass
 between the two?

A Yes sir

Q How much?

A One hundred and thirty dollars

Q Who paid it?

A The complainant

Q To whom?

A The defendant

Q What kind of money was it
 if you know?

A Paper money

Cop Examined

11

Q What part of the house was it you saw the money paid?

A In front of the Iron Church

Q What part of the house?

A The front of the store

Q And how many persons were there when you saw the money paid?

A Five persons altogether

Q Who were the five?

A The complainant defendant and myself and two others

Q Was this woman there (pointing)

A No Sir the woman was not there

Q When you saw him pay the money as you say you did, what else was done?

A I saw him sign this paper

Q Who wrote it?

A The defendant wrote it

Q How did you come to go there?

A I received at his place frequently

15

Annie Woodwell called as
a witness for the defendant
being duly sworn deposes and
says

Q Do you employ Tom King?
A Yes sir.

Q And who else?

A A lady and another Chinese man
the lady does the washing

Q What does he do there?

A They both iron

Q Do you remember seeing the
complaint in your place of
business?

A There were 2 there but neither
of them had been with him

Q How many he paid one hundred
and thirty dollars to buy that
place and what does it
mean about it?

A He never showed any money at
all in my house

Q What time do you get there in
the morning?

Q Don't go away I am there all the time.

Q Was he ever there when you were out?

A Don't go out, not even on Sunday.
Q Didn't come in there in regard to the sale of your place.

A Don't know whether he did or not.

Q Did he talk to you or any person there that you know about the purchase of your place?

A He was talking to him.

Q Did you understand him?

A Yes sir. He was standing in the doorway and looked around my entire place and he saw one bed in there and he said to him, how can you only get one bed, and he said yes and he said where do you sleep? and I said why tell him you sleep on the street and he said to me what here

you got to do with it & and I said
I will pretty quick show you
what I have to do with it. And
Tom says you get out of here
and I am you then live that
place and on Saturday he
came back again. And Tom
says to me this fellow wants
to buy you out, not on a
Monday or Friday, and he
would be offered you 400 dollars
for your place, and I said
I won't take less than 550
dollars and not a cent less
and Tom says he wants to come
back here and look over the
place and he came back and
he looked at me when he
came back and I said what
are you looking at me! and
he said no I am going to buy
the business. And just now they
stopped gambling in Matt
Sheep and I am going to

15

by abusing and teased for
the key and went out in the
closet, and remained there for
half an hour

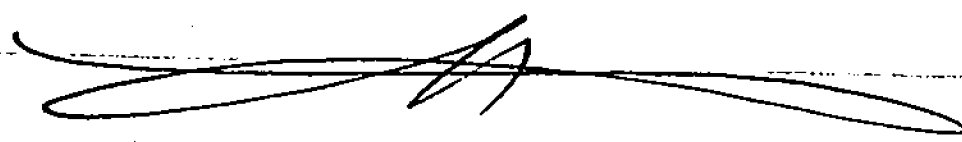
Q Who wrote that paper?
A I don't know

Q Did you ever see Jim write Chinese
letters?

A He cannot write

Q Did he ever pay any money to
your knowledge?

A No sir



Mrs Pighorn answers for
the defendant being away
from deposes and says

Q Where do you reside?
A 58th Street

Q How old are you?
A 54 years

Q Do you work at the laundry
on Houston Street?

A Yes Sir I work there

Q The defendant also works there
A Yes Sir and another Chinese

Q Do you know the complainant
A I saw him there

Q Were you there when he came in
A Yes Sir

Q Could you hear the conversation
A I heard him say he was a

gambler in "Mott Street" and he
would stop gambling and

he would take this evening in
hand, and she stopped and

looked at me and I walked
to the lady to put him out.

17

Q Did you see any money paid in the house?

A No sir.

Q Did you see him give any money to any one?

A No sir.

Q Who wrote that paper?

A I don't know I never saw it.

Q Who writes those characters for your store?

A Nobody but here.

Q Is there anybody who writes anything like that?

A He writes different altogether.

Q Did you ever see Tom see write those characters in your place?

A No sir he don't write at all, very little he writes.

Q How often have you seen him write?

A I have seen him write some times for the same clothes.

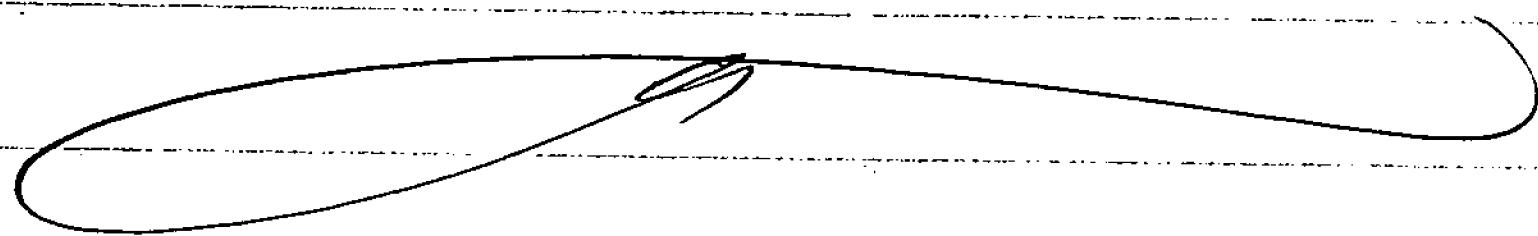
Q You saw him making characters?

A He writes in English, ~~to the south~~

0784

18

g. He does not write in Chinese &
Adams saw him.



0785

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

Hoon Kan

of No. *4* *Matt* Street, being duly sworn, deposes and says,

that *Tom King* (now present) is the person of the name of

Sung Ah Kaw mentioned in deponent's affidavit of the *13th*

day of *June* 18*90*, hereunto annexed.

Sworn to before me, this *25th*
day of *June* 18*90* }

王啓九

John H. H. H. H. POLICE JUSTICE.

0786

Police Court First District.

Affidavit—Larceny.

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

of No. 4 Mott Street, aged 32 years,
 occupation Laundry being duly sworn
 deposes and says, that on the 13th day of June 1893 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property, viz:

United States Bank Notes and
currency to the amount and
value of One hundred and
thirty ⁰⁰/₁₀₀ 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 Sung Ah Han from the fact

that said defendant took said money
 from this deponent upon the representa-
 tion that he said Sung Ah Han owned
 a certain laundry business at No.
119 West Houston Street in the City of
New York: and said Sung Ah Han would
 part with the same upon the proposal
 by this deponent to send Sung Ah
 Han of said above described
 amount of money: that this deponent
 paid to said Sung Ah Han said
 money upon the representations
 aforesaid: that when deponent
 requested and demanded of said

Sworn to before me, this
 day
 188

Police Justice.

Sung Ah Tan the laundry upon
said premises Sung Ah Tan refused
to part with said laundry and
also refused to return said money
which this defendant had given to
Sung Ah Tan as aforementioned.

Therefore this defendant charges said
Sung Ah Tan with having feloniously
taken said money from this de-
fendant and converted the same
to his own use with the felonious
intent to cheat and defraud this
defendant: and this defendant therefore
prays that said Sung Ah Tan may be
arrested and dealt with as the
law directs.

譚九

Sworn to before us this
24 day of June 1890.

John H. Mann
Notary Public.

0788

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *Tom King*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *China*

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

Answer. *119 West Houston - 5 months*

Question. What is your business or profession?

Answer. *Laundryman*

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*

TOM KING

Taken before me this

day of

1892

Police Justice.

0789

Sec. 151.

Police Court First District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the *Police*
Justices for the City of New York, by *Huan Han*
 of No. *41 West* Street, that on the *13th* day of *June*
 18*90* at the City of New York, in the County of New York, the following article to wit:

United States Bank Notes and Currency
to the amount and
 of the value of *One hundred and thirty* Dollars,
 the property of *Complainant*
 w *as* taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
 believe, by *Sung Ah Han*

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bod*y* 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 *June* day of *June* 18*90*.

John J. Moran POLICE JUSTICE

0791

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

English Magistrate

Officer.

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

Patrick English Officer.

Dated *June 15* 188

This Warrant may be executed on Sunday or at
night.

..... Police Justice.

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

Dated 188

..... Police Justice.

The within named

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

Court of General Sessions.

----- x
 The People &c. an complaint of
 Ham Kau

against

Tom King.

Violation of Sections
 528 and 531 Penal Code

----- x
 1st. Witness:

The complainant Ham Kau who will testify to meeting defendant on Wednesday 11th of June, 1890, at his place of business, which was a Chinese Laundry No. ¹¹⁹~~140~~ East Houston Street, where defendant promised to sell the Laundry--¹¹⁹~~140~~ East Houston Street--after some conversation as to the price. The sum finally agreed upon was \$260. On Friday the 13th of June, 1890, --two days after--the complainant paid \$130. --on account--obtained a receipt therefor from defendant Tom King. At the time of the payment of this money there were present in the laundry ¹¹⁹~~140~~ East Houston Street, Soo Shom and a Chinese man employed in the laundry, whose name the complainant does not know and Ku Chok. On the Monday following--the complainant called to pay the balance of the money and take possession. Tom King the defendant, told complainant to come back on Tuesday--the next day-- On Tuesday, the complainant came back and a woman who was there ran him out with a broom.

On Friday the day the complainant went to the Laundry to pay the \$130. he went in alone, and found there

~~these~~ persons--Tom King the defendant--a woman--^{Chok}Ku Chok--and a Chinaman employed there. Tom King--the defendant--said to complainant, wait until I fix these shirts, some shirts the defendant was then working at. The complainant went out and across the street to another Chinese Laundry and brought Soo Shom a friend of complainant's to witness the payment of the \$130. by complainant to defendant. When the complainant came back to Tom King's Laundry, he found only Tom King, Ku Chok and the Chinaman employed there.

2nd Witness:

Soo Shom who will testify to the payment of the money by complainant to defendant, and to the further fact that Tom King, the defendant, told the witness that he owned the laundry, ¹¹⁹~~130~~ East Houston Street.

3rd Witness:

Ku Chok will corroborate the first two witnesses as to the payment of money to wit: \$130.

Please ^{read}~~record~~ the Stenographer's notes taken at Police Court.

The defendant denies having sold the laundry--denies ownership--denies receiving the \$130.--denies giving a receipt therefor. *The Complainant made a demand of the defendant for the laundry on Tuesday, but defendant refused to let him have it. Then he demanded back his money, which was refused & then the woman drove him out of the laundry: -*

0794

SS 528-531.

Pending 19th of Dec/90
Part 2.

which is completed so completely, and so completely, by

the same way, and so completely, and so completely, by

the same way, and so completely, and so completely, by

the same way, and so completely, and so completely, by

the same way, and so completely, and so completely, by

the same way, and so completely, and so completely, by

the same way, and so completely, and so completely, by

the same way, and so completely, and so completely, by

the same way, and so completely, and so completely, by

the same way, and so completely, and so completely, by

the same way, and so completely, and so completely, by

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Sam King

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

Sam King

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

The said *Sam King*,

late of the City of New York, in the County of New York aforesaid, on the *fourteenth*
day of *June*, in the year of our Lord one thousand eight hundred and
eighty-ninth, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Sam Han*

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
Sam Han,

That *he the said Sam King was then the*
owner and proprietor of a certain laundry
business then being carried on and conducted
at the premises known as number one
hundred and nineteen West Houston Street
which said laundry business he then and there
offered to sell to the said Sam Han for
the price and consideration of two hundred
and sixty dollars, and was then lawfully

entitled to sell and dispose of the same.

And the said Sam Han —

then and ~~there~~^{there} believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Sam King —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to ^{agree to purchase the said laundry business and} deliver, and did then and there deliver to the said

Sam King, in full payment of the said price and consideration, the sum of one hundred and thirty dollars in money lawful money of the United States of America, and of the value of one hundred and thirty dollars.

of the proper moneys, goods, chattels and personal property of the said Sam Han. —

And the said Sam King — did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Sam Han, —

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Sam Han —

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said Sam King was not then the owner or proprietor of the said laundry business, and was not then lawfully entitled to sell or dispose of the same. —

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Sam King to the said Sam King was and were then and there in all respects utterly false and untrue, as he the said Sam King at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said Sam King in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Sam King then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

0798

BOX:

413

FOLDER:

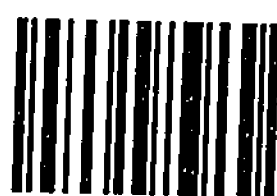
3822

DESCRIPTION:

Klimpl, Emil

DATE:

10/23/90



3822

0799

Bail fixed at \$2000
R.B.M.

Witnesses:

Margaret Reilly

Mary Delaney

263 Do W

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

Emil Klump

Pt. 3, Oct 3/90

Surrendered & committed

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Nov 7, 1890 - W.M.D.

Andrew Little

Foreman.

Pat 2 - Nov. 7, 1890
Trial and Acquitted.

Induction
Sec. 284, Penal Code

00000

Police Court, 1st District.

City and County } ss.
of New York,

of No.

629 West 131st

Street, aged

20

years,

occupation

Domestic

being duly sworn, deposes and says,

that on the

first

day of

June

1887

at the City of New

York in the County of New York.

Margaret Reilly

Said Klump did feloniously and under a previous promise of Marriage seduce deponents and have carnal knowledge of her body that deponents and said Klump have been acquainted and on terms of friendship for the term of one year last past and during said period of time the said Klump has made many declarations of love and affection for deponents that during the year last past said Klump has been constant in his attentions to deponents and has regularly and frequently visited deponents at the residence of Mary Delaney at No. 629 West 131st Street in the character of an avower and accepted suitor for the hand of deponents in marriage that deponents reciprocating the love so professed by said Klump and relying having full faith and confidence in the promises made by the said Klump and relying on the mutual betrothal of each to the other and believing that said Klump would marry deponents and take deponents to wife did yield to the solicitations of said Klump and permit said Klump to seduce deponents and have carnal knowledge of her body that deponents was of previous chaste character and never had ~~any~~ sexual intercourse with any man other than said Klump

Margaret Reilly

I solemnly depose that this is the true and correct statement of the facts as above stated
Margaret Reilly

Police Court, District.

City and County } ss.
of New York,of No. 629 West 131st Street, aged 23 years,
occupation Housekeeper being duly sworn, deposes and says,
that on the 12th day of August 1890, at the City of New
York, in the County of New York,

Mary Delaney
 acquainted with Margaret Kelly
 and Emil Kimpel in the annexed
 Complaints. That during the period
 of one year last past, said Kimpel
 has been the chosen and only
 male companion of said Margaret
 Kelly, and during said time said
 Kimpel has steadily visited the
 said Margaret at deponent's residence
 with the knowledge and consent of
 deponent, and has been received
 and regarded by deponent and said
 Margaret as the officious future
 husband of said Margaret.

That deponent knows the character
 of said ^{Margaret} ~~Mary~~ for chastity and virtue
 and that up to the time of seducing
 said Margaret, as in the foregoing
 Complaints related said Margaret
 was of virtuous character.

Sworn to before me
 this 12th day of August 1890 } Mary Delaney
Henry Murray
Justice

0002

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Emil Klimpel 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this

day of *August* 189*0*

John J. Brown

Police Justice.

0003

Sec. 151.

Police Court.....District.

CITY AND COUNTY }
OF NEW YORK, } ss.

*In the name of the People of the State of New York ; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING :*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by *Margaret A. Kelly*
of No. *629 West 131st* Street, that on the *First* day of *June*
18*90* at the City of New York, in the County of New York,

Emil Klumpke

Seduction under promise of marriage

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 each and every of you, to apprehend the said Defendant and bring *him*
forthwith before me, at theDISTRICT 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 *12th* day of *August* 18*90*

William J. Murphy
POLICE JUSTICE.

0004

430 W. 125th St

POLICE COURT.....DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated.....188

Magistrate.

Blass

Officer.

The Defendant.....

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

Phillip Blass Officer.

Dated *Aug 12* 188*70*

This Warrant may be executed on Sunday or at
night.

Henry Blass Police Justice.

430 W. 125th St

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

Dated.....

188

Police Justice.

The within named

20 *William* 430 W. 125th St

0005

2500, Park Ave
34 Ave, 15th
9 a m

BAILED,

No. 1, by John A. Bittenger
Residence 143 E. 74th St.

No. 1, by John A. Bittenger
Residence 143 E. 74th St.

No. 3, by John A. Bittenger
Residence 143 E. 74th St.

No. 4, by John A. Bittenger
Residence 143 E. 74th St.

My wife, John A. Bittenger
resides with her in the
City of New York, and
she is the mother of my
children.

John A. Bittenger
Attorney at Law

Police Court... District... 1262

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John A. Bittenger
Complainant
vs.
John A. Bittenger
Defendant

1
2
3
4
Offense Seduction

Dated, August 13 1890

John A. Bittenger Magistrate.

John A. Bittenger Officer.

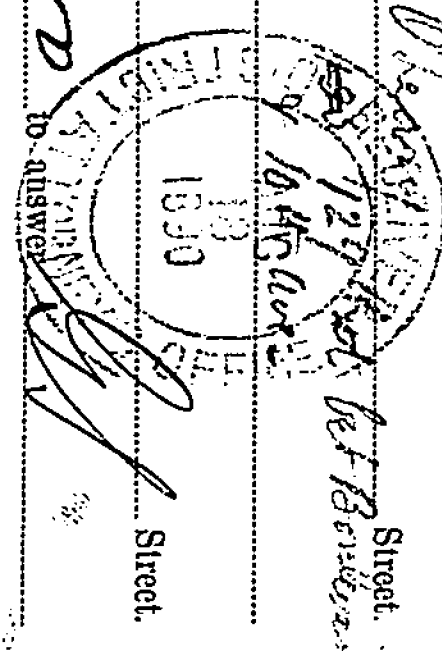
John A. Bittenger Precinct.

Witnesses John A. Bittenger

No. 629 Street W 131

No. 12 Street 127

No. 2000 Street 10th



John A. Bittenger

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

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

Dated, Aug 15 1890 John A. Bittenger Police Justice.

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

Dated, Aug 15 1890 John A. Bittenger Police Justice.

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

Dated,.....189.....John A. Bittenger Police Justice.

0806

I, JOHN SPARKS, Clerk of the Courts of General Sessions of the Peace,
and of the Oyer and Terminer in and for the City and County of New York, do
certify that the annexed is a copy of

An Undertaking to answer

now on file in the Clerk's Office, and that the same has been compared by me with the
original, and is a correct transcript therefrom, and of the whole of such original.

GIVEN UNDER my hand and attested by the seal
of the said Court this *thirty first* day
of *October* in the year of our Lord one
thousand eight hundred and seventy *nine*

[Signature]

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

An order having been made on the 15th day of August 1890, by Hon. Charles Welder Police Justice of the City of New York that Emil Klimpf, be held to answer upon a charge of Seduction, upon which he has been duly admitted to bail in the sum of _____ hundred dollars:

We Emil Klimpf defendant, residing at No. 430 101st Street, in the said City of New York, occupation, Sugar Maker and Isaac Ditterman residing at No. 131 East 95th Street, in said City, occupation, Real Estate, surety, hereby jointly and severally undertake that the above-named Emil Klimpf shall appear and answer the charge above mentioned, in whatever Court it may be prosecuted, and shall at all times render himself amenable to the orders and process of the Court; and, if convicted, shall appear for judgment, and render himself in execution thereof; or if he fail to perform either of these conditions, that we will pay to the people of the State of New York the sum of twenty hundred dollars.

Taken and acknowledged before me,

this 15 day of Aug 1890.

Emil Klimpf Principal.

Isaac Ditterman Surety.

Chs. Welder

Police Justice

Certified Copy

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

US.

Emil Kimpf

Recognizance to Answer:

Taken the 15 day of Aug 1886

~~Approved as to Form and Sufficiency.~~

Dated.....188

~~District Attorney.~~

~~Identified by~~

Filed 19 day of Aug 1880

Sw. & committed Oct 31/97

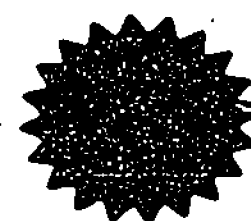
0009

State of New York,
CITY AND COUNTY OF NEW YORK, } ss.

I, Isaac Bitterman the surety mentioned
in the annexed undertaking to answer, do hereby authorize and empower any
Policeman of the City of New York, or _____
or either of them, in my name, place, and stead, to take, seize and
surrender the said Emil Kumpf, (in the said
undertaking held as defendant,) to the Court wherein he is bound to
appear for trial, or deliver him to the custody of the authorities of said city
and county, in my exoneration as surety therein.

Dated October 31 1890

Isaac Bitterman Surety.



08 10

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Erin Keim

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

indictment, accuse Erin Keim —

of the crime of Seduction, —

committed as follows:

The said Erin Keim, —

late of the City of New York, in the County of New York aforesaid, on the

First day of June, in the year of our Lord one thousand
eight hundred and ninety , at the City and County aforesaid,

under and by means of a promise of marriage
by him made to one Margaret Kelly, who
was then and there an unmarried female
of previous chaste character, did feloniously

0011

seduce and have sexual intercourse with her the
said Margaret Kelly, 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 B. Fellows,

~~District Attorney~~

08 12

BOX:

413

FOLDER:

3822

DESCRIPTION:

Kline, Michael

DATE:

10/09/90



3822

0813

BOX:

413

FOLDER:

3822

DESCRIPTION:

Lynn, Thomas G.

DATE:

10/09/90



3822

08 14

BOX:

413

FOLDER:

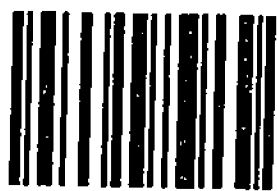
3822

DESCRIPTION:

Conway, Thomas, W.

DATE:

10/09/90



3822

08 15

Witnesses;

43.

Counsel,

Filed

day of

1890

Pleas

THE PEOPLE

vs.

Michael Kline

Thomas G. Lynn

Thomas W. Conway

Defendant in the second degree.
Grand larceny, second degree,
and receiving stolen goods.
[Section 487, 506, 528, 531 & 532.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Oct 10/90

Foreman.

all
Gladys L. Lee

Each

Lucia Ref.

0016

Police Court— 2 District.City and County } ss.:
of New York,

Barbara Wilbur
 of No. 468 Sixth Avenue Street, aged 34 years,
 occupation Boarding House Keeper being duly sworn
 deposes and says, that the premises No 468 Sixth Avenue
 in the City and County aforesaid, the said being a Boarding House

and which was occupied by deponent as a Boarding House
~~James Stone, and his others~~
 and in which there was at the time a human being, by name

James Stone, deponent and his others
 were BURGLARIOUSLY entered by means of forcibly opening a

fall door leading from the street
with a false key

on the First day of October 1890 in the day time, and the
 following property feloniously taken, stolen, and carried away, viz:

Three wooden frames containing
pictures of the value of thirty
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

Michael O'Line, Thomas Lynn & William
Wray and Thomas Connolly (master)

for the reasons following, to wit:

That deponent is informed
by Edward J. Armstrong that he saw
said defendants walking and talking
together with said property in their
possession. & that said defendants
were offering the same for sale

SWORN TO BEFORE ME

THIS 3 DAY OF October 1890

Doyle
 POLICE JUSTICE.

Barbara Wilbur

0017

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Police officer of No. Central office Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Barbara Wilbur

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

Sworn to before me, this

3

day of

Oct

1889

Edward Armstrong

Police Justice.

08 18

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Michael Helms*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *6 Irish Street 2 months*

Question. What is your business or profession?

Answer. *Alum*

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.

Michael Helms

Taken before me this

day of

October 1889

J. C. Smith
Police Justice.

0019

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Leyman*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *U S*

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

Answer. *143 Broadway City 2 years*

Question. What is your business or profession?

Answer. *Writer*

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

Thomas Leyman

Taken before me this

day of

October

1887

So J. C. H. Justice
Police Justice.

0820

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Wray

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. MS

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

Answer. 75 West 9th Street 1 year

Question. What is your business or profession?

Answer. Office Boy

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

William Wray

Taken before me this

day of

October 1890

Police Justice.

0821

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Connolly*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *6 Irving Street 3 weeks*

Question. What is your business or profession?

Answer. *Upsholder*

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
Thos W. Conway

Taken before me this
day of *October* 189*8*

J. J. Connelley
Police Justice

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

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Klein, Thomas G. Lynn and, Thomas W. Conway

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

Michael Klein, Thomas G. Lynn and Thomas W. Conway.

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

The said *Michael Klein, Thomas G. Lynn, and Thomas W. Conway*

late of the *Twenty-first* Ward of the City of New York, in the County of New York aforesaid, on the *first* day of *October*, in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, about the hour of *twelve* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Barbara Wilbur*—

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit:

The said Barbara Wilbur

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

Barbara Wilbur.—

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

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

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
Michael Klein, Thomas G. Ryan and Thomas W. Conway
 of the CRIME OF *Grand* LARCENY in the second degree committed as follows:

The said *Michael Klein, Thomas G. Ryan, and Thomas W. Conway*
 late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
 at the Ward, City and County aforesaid, in the time of the said day, with force and arms,

*three framed pictures of the value of ten
 dollars each*

of the goods, chattels and personal property of one *Barbara Wilbur,*

in the dwelling house of the said *Barbara Wilbur.*

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

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Michael Klein, Thomas G. Lynn and Thomas W. Conway
 of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Michael Klein, Thomas G. Lynn and Thomas W. Conway* all

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 framed pictures of the value of ten dollars each

of the goods, chattels and personal property of one *Barbara Wilbur*—

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

Barbara Wilbur—

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

as G. Lynn and Thomas W. Conway Michael Klein, Thom

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

JOHN R. FELLOYS,
 District Attorney.

0826

BOX:

413

FOLDER:

3822

DESCRIPTION:

Kotzen, Abram

DATE:

10/09/90



3822

0027

Witnesses:

Counsel,

Filed

Pleads,

day of

1890

THE PEOPLE

vs.

Abram Kotzen

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Anders Little

Oct 9/90

Foreman.

Heard H. H. 2nd

S.P. 2 1/2 yrs.

0020

CITY AND COUNTY }
OF NEW YORK, } ss.

Caroline Duenkelmann
aged 49 years, occupation Housewife of No. 302 Manhattan Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John C. Wright
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 30
day of September 1889 by Caroline Duenkelmann
A. J. White
Police Justice.

0829

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York, }

John C. Wright
of No. 128 William St. (John & Frank) Street, aged 47 years,
occupation Salesman being duly sworn,
deposes and says, that on the 29th day of Sept 189 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

Drugs of the value of Thirty
dollars

the property of John & Frank but in
deponent's charge and
care

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 Abraham K. [unclear] from the fact that the deponent
presented the piece of writing
last attached, it purporting
to be an order issued by
Caroline Hempelmann of
302 Stanton Street one of deponent's
customers that deponent believing
it to be genuine put up the
drugs called for and before
delivering them became suspicious
and caused the arrest of the
deponent and subsequently
learned from Caroline Hempelmann
that she did not issue or authorize
the issuance of the order.

Sworn to before me this

day

of

Sept

189

at

New York

City

of

New York

County

of

New York

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New York

Police Justice.

0030

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Abraham Kotzen 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. *Abraham Kotzen*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *178 Orchard St.*

Question. What is your business or profession?

Answer. *Druggist*

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 no statement to make*
Abraham Kotzen

Taken before me this

day of

Police Justice.

0031

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

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Offence

Dated

Magistrate

Officer

Prisoner

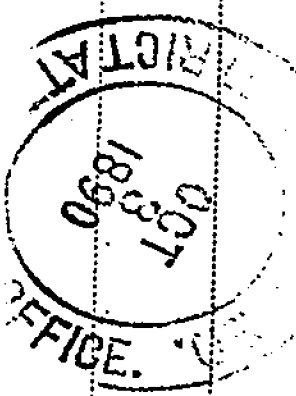
Witnesses

No.

Street

No.

Street



No.

Street

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

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

Dated _____ 1890 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

New-Jersey Sept. 29th 90.

Miss Lehn - Fine. 128. Williams St.

Please give the bearer:

1 oz Morph. Sulfur. +
 5 oz. Chinin. Sulfur. +
 1/4 dr. Todi puri +
 1/4 dr. Todi form. pulv +
 5 dr. Rochelle Salt
 1 dr. Fol. Sennae
 5 dr. Magnes. Sulf.
 1 dr. Kali Todi. +
 1/2 dr. Mannu elud.
 1/2 dr. Woods. Sassa-parill +
 1/2 dr. Nuxto. ferd. +
 1/2 dr. Lubin's Cologne Musc. +
 1/4 dr. Tooley Club. +

Respectfully, Mrs. Dampier

adde

Antidote 245

W. B. G. +

58

Antidote

0033

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Abraam Kotzen

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

Indictment accuse *Abraam Kotzen* of the crime of
attempting to commit
of the crime of *Grand Larceny in the second degree*

committed as follows:

The said *Abraam Kotzen*

late of the City of New York, in the County of New York, aforesaid, on the

twenty-ninth day of *September* in the year of our Lord one thousand
eight hundred and eighty- *ninety*, at the City and County aforesaid,

*with force and arms, with intent to deprive
and defraud Frederick W. Fink, Charles
Eberhardt Albert Plant, and Henry Merg, co-
partners, then and there doing business
in and by the firm, name and style of
Schu and Fink -*

*of the goods chattels and personal property
hereinafter mentioned, and of the use and
benefit thereof, and to appropriate the same
to his own use, did then and there felonious-
ly, fraudulently and falsely pretend and
represent to the said copartners. -*

That he the said Abram Kotzen had been sent by one Caroline Dümpelmann then and there to obtain and receive of and from the said firm of Behn and Fink the goods and property hereinbelow specified for and on account of the said Caroline Dümpelmann and that he was then and there authorized and empowered by her the said Caroline Dümpelmann then and there to obtain and receive the same of and from the said firm, for and on account of the said Caroline Dümpelmann.

By color and by aid of which said false and fraudulent pretences and representations he the said Abram Kotzen did then and there feloniously attempt to obtain from the possession of the said copartners one ounce of morphia sulphate of the value of two dollars and sixty cents, five ounces of quina sulphate of the value of thirty cents each ounce, one quarter of one pound of isodoform of the value of one dollar, one quarter of one pound of iodine of the value of one dollar, five pounds of Rochelle salt of the value of twenty five cents each pound, one pound of senna leaves of the value of twenty cents, five pounds of magnesium sulphate of the value of two cents each pound, one pound of potassium iodide of the value

of two dollars and sixty cents, one half of one pound of select manna of the value of fifteen cents, six bottles of Wood's Sarsaparilla of the value of seventy cents each bottle, six bottles of Nestle's Infant Food, of the value of forty cents each box, nine bottles of cologne of the value of forty cents each bottle, five pounds of ammonia of the value of ten cents each pound, two ounces of antipyrine of the value of one dollar and forty cents each ounce, and one and one half pounds of opium, of the value of six dollars, of the goods chattel and personal property of the said copartners, with intent to deprive and defraud the said copartners of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said Abram Kotzen had not been sent by the said Caroline D'empelmann then and there to obtain and receive of and from the said firm of Behr and Fink the said goods and property for or on account of the said Caroline D'empelmann, and he was not then and there authorized or empowered by her the said Caroline D'empelmann then and there to obtain or receive the same of and from the said firm, for or on account of the said Caroline D'empelmann.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Abram Kotzen to the said copartners, was and were then and there in all respects utterly false and untrue, as he the said Abram Kotzen at the time of making the same then and there well knew.

And so the Grand Jury aforesaid, do say that the said Abram Kotzen in the manner and form aforesaid, by the means aforesaid, the said goods, chattels and personal property of the said copartners then and there feloniously did attempt to feloniously steal, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

John R. Fellows,
District Attorney.

0037

**END OF
BOX**