

0344

BOX:

346

FOLDER:

3263

DESCRIPTION:

Kanaly, Francis

DATE:

03/15/89



3263

Witnesses;

H. E. White
off Mc Cleary

Upon a full examination of all
the proof herein, I recommend
that \$1000 bail be released, rough
discharged upon his own recognizance.
Dec 9/89.
H. E. White
Deputy

Dec 15, 1889 -
\$1000 Cash deposited
into City Chamberlain
by Wm J. Riker 15 E 53
David Mahoney 15 E 53.

Counsel,
Filed
Pleads, *Forfeited* 1889

THE PEOPLE
vs.
Francis J. Mahoney
Grand Larceny, 1st Degree
(From the Person.)
[Sections 528, 530 & 532 Penal Code]

JOHN R. FELLOWS,

District Attorney.

Carl D. DeLong

A True Bill.

Charles DeLong Foreman.

0345

0346

Police Court—

4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No.

967

First Avenue

Street, aged

32

years,

occupation

Tailor

being duly sworn

deposes and says, that on the

5th

day of

March

188

at the City of New

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

person of deponent, in the night time, the following property viz:

One scarf pin of the value of Fifty
Cents

the property of

Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Francis Kennedy (now herefrom the fact that at about the hour
of seven o'clock and thirty minutes P.M.
on said date deponent was standing
on the corner of 53rd Street and Lexington
Avenue partially intoxicated when the
defendants came to deponent and took
hold of deponent by the arm to assist
deponent to deponent's home deponent
is informed by Otto Ahles of 200 E 50th
Street Avenue that he saw the said defendants
having deponent by the arm walking through
East 53rd Street and when they were
defendants and deponent were between
53rd and Lexington Avenue he saw the

Subscribed before me this

188

Police Officer

0347

defendant place his hand on defendant
Searf and say to defendant does your color
hump and he saw defendant act as
if taking some thing from defendant Searf
and defendant is informed by Officer
John McDermott that he found a Searf
pin here shown in Court in the defendants
possession which defendant identifies as
his property which was taken from the person
of defendant

Sworn to before me this

6th day of March 1889

H. E. White

J. H. Murphy

Police Justice

0348

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Auto of No. 880-3rd Avenue

Otto Ahles Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Samuel E White
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 6th

day of March 1888

Otto Ahles

J. Murphy

Police Justice.

0349

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Police Officer of No. John J. McDermott

Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Samuel E. White

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

Sworn to before me, this 6th

day of Mar 1888 John J. McDermott

G. Murphy

Police Justice.

0350

Sec. 193-200.

4 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Francis Kennedy 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. Francis Kennedy

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. New York State

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

Answer. 119 East 138th St 2 Months

Question. What is your business or profession?

Answer. Cantor

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
B. J. Kennedy.

Taken before me this

day of

188

William J. ...
Police Justice.

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

Dated *March 6* 188*9* *J. H. Murray* 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.

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287 Police Court--- 4th District. 349

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harrison B. White
967-1st Ave
Francis K. Kenech
Kanealy

Office
M. M. Kenech

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 6th 1889

John W. Dermott Magistrate.

Officer.

23 Precinct.

Witnesses Call the Officer

No. Street.

No. 800 Street.

No. Street.

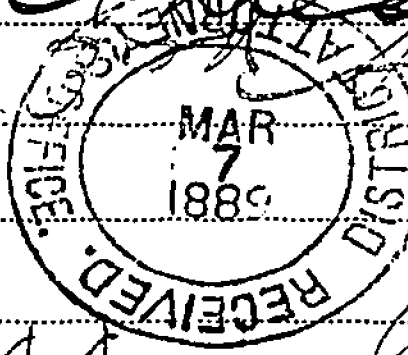
No. Street.

\$ 1000 Answer

1000

1000

1000



0353



City of New York Recorder's Chambers

New York April 9th 1891.

Leves

r.

Kennedy.

} G. L.

Dr. M.

Will please give
 the bearer all the information
 he desires as to the bail
 in this case. And furnish
 him with the necessary
 order for any or partial
 discharging the respondents
 of the money deposited
 with the Chamberlain
 in respect of

Yours truly
 E. M. B.

0354

County of General Sessions

The People

vs.

Francis J. Karaly.

Indictment

Grand Larceny 1st degree

§§ 528, 530 & 550 P.C.

is having taken on the 5th of March, 1889, from the person of Harrison E. White, the complainant, a scarf pin of the value of 50¢.

Harrison E. White, 947 First Avenue, Sailor. On the 5th of March, 1889, between seven and eight o'clock ^{in the evening} I was leaning against the railing of a house in Lexington Avenue, near 53rd Street, suffering from pain and disability and partial intoxication. At the suggestion of several ladies, the defendant assisted me in going towards my home. In 53rd Street, between Lexington and Third Avenues, the defendant flashed a match in

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my face and then left me, as far as I can remember, in 53^d Street, near Second Avenue. I was arrested by the officer McDermott and taken to the station house, where the defendant stated that he had taken ~~the~~ my scarf pin for safe keeping. I had not known the defendant before said day.

Adam Ahles, 380 Third Ave., Janitor. On the 5th of March, 1889, between seven and eight o'clock, in 53^d Street, between Lexington and Third Avenues, I saw the defendant take from the complainant a scarf pin and then leave the complainant. He walked rather fast to Third Avenue and then across to 52^d Street. I informed officer McDermott of what I had seen and thereupon he arrested the defendant. When the defendant took the said pin from the complainant, he had his hand on complainant's collar and asked him, whether it hurt him.

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John J. McDermott, patrolman,
29^d precinct. On the 5th of March,
1889, between 7 and 8 P. M. ⁱⁿ
53^d Street, between Lexington ^{and Third} ^{Avenue}
Avenue I arrested the complainant
for being drunk. Mr. Ahles in-
formed me of defendant's taking
complainant's scarf pin. I there-
upon arrested the defendant in
Third Avenue, between 52^d and
53^d Street. He had the said pin
in his hand and claimed that
it was his. In the Station House
he said that he took the said pin
for safekeeping.

Thomas Kuraly, 119 East 33 Street,
Jarrison. When I arrested the com-
plainant, as stated by the above
witnesses, I thought that he was
not intoxicated, but suffering
from some disease. I therefore asked
him whether his collar was choking
him. In trying to loosen his collar,
his scarf pin fell out and I kept
it in my hand, because I had
to hold a large bulldog with my
other hand, which was constantly

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dragging and pulling me away. The dog grew soon so impatient that I had to leave the complainant to the care of the other young man who ^{had} assisted him in going home. I did not think of the pins, until the officer asked me for the same. I at once shurned it to him and told him, that I had taken it for safe keeping. But for the said dog I would have stayed with the complainant. When the officer arrested me I was on the Southwest corner of 50th Street and Third Avenue and the complainant was on the Northwest corner of said streets. I had not left the complainant for more than a minute, when I was arrested. I did not say to the officer that the pins was mine.

David Mahany, 13 East 55th Street has known the defendant for a number of years as an honest, reliable man.

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Francis J. Hardy

BRIEF OF FACTS.

For the District Attorney.

Dated *April 24* 1888
Edward George

Deputy Assistant.

0359

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Francis J. Kanaly

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

— *Francis J. Kanaly* —
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

Francis J. Kanaly

late of the City of New York, in the County of New York aforesaid, on the *fifth*
day of *March* in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *night* time of the said day, at the City and County
aforesaid, with force and arms,

*one scarf-pin of the
value of fifty cents*

of the goods, chattels and personal property of one

on the person of the said

then and there being found, from the person of the said

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.

Harrison E. White
Harrison E. White
Harrison E. White

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SECOND COUNT—

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

Francis J. Kanaly
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Francis J. Kanaly

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

*one scarf-pin of the value of
fifty cents*

of the goods, chattels and personal property of one Harrison E. White

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

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

Francis J. Kanaly

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.

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BOX:

346

FOLDER:

3263

DESCRIPTION:

Kasefang, Henry

DATE:

03/19/89



3263

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Witnesses;

Counsel,

Filed

Pleads,

THE PEOPLE

GAMING HOUSE, &c.
[Sections 343, 344 and 385, Penal Code]

58 vs.
169
169
169

Henry S. Chase

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas H. Cott Foreman.

Part III February 28/90

Pleads Guilty

Indictment

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Anthony J. Puroten } Before Hon
Henry Ford.
Henry Hasebary } Police Justice
February 20/1889.

George E. Brown being called on the
part of the people being only an on
deposits and so on

I am agent for the suppression
of Vice, and on or about the 29th of
December last. I visited the premises
283 7th Avenue.

Q What sort of a place is it, what business
is carried on there?

A A liquor saloon I believe there is
a dancing hall up stairs I was now
there.

Q What time did you go there?

A I entered there about 9 o'clock in the
evening.

Q Was that the first time you had
been there?

A Yes Sir

Q State what occurred when you went
there?

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2

A found four tables in operation playing
draw poker. there were four fellows
each playing at a table and at every
jack pot a chip was thrown into a
glass that was on the table. At every
time there was enough chips in
the glass so chips that would pay for
four drinks which they ordered and
which they would get at 9:30. Then
Kasey took the keys out of his
pocket and went and opened the
door and took cards out of it and then
he was joined by two other men and the
3 of them began to play together a game
of draw poker. He then asked me if
I wanted to play and I said yes and
he got up and gave me 9 chips he
had left. He said you owe me cents
and I took his 9 chips and bought
25¢ worth of chips. He seemed fair
but one from one of the men who
was playing at the table. He changed
the blue chips for white and at that
and I lost the 25 cents. He brought

50 cents worth more off of the fellows
and I lost them and finally I started
sleeping 15 minutes after 10. and I
handed my chips to one of the fellows
and received 9 cents for my winnings
and January 2d I believe it was I
saw Mr Kasefang and said I wanted
him to play a game of poker and he
handed me the cards and chips and
said I could play for drinks but
not for money

Q How long was that after the first
visit?

A A few days afterwards.

Q Did you see any money paid to Mr
Kasefang?

A Yes I saw it paid in his presence

Q Did you see any money exchanged
for chips?

A I saw a fellow buy 25 cents ^{worth} of chips
from a fellow who was playing

Q Did he pay any money for them
anyway?

Q And received the chips?

4

Ayee Si

Q. Did you see any money passing at
the other tables?

A. No. I did not. Every time there was
a jack pot a chip was thrown in
a glass and that stood on the table
and when that had 20 chips in the
drums were ordered.

A. J. Examin

Q. You have been in a great many games
Hoyes New Saloon in this city?

A. In some.

Q. Where they play cards?

A. Some place called "Sixty Six" but
not poker.

Q. Was there any difference in the
games you saw in these saloons to
what there was here?

Ayee Si

Q. Were not these chips that you saw
used, used for the purpose of keeping
the tally after the games?

A. No. Every jack pot the money
was put in the glass.

0367

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Q And beer was brought there, for what was in the glass?

A Yes Sir

Q How many tables are there in the saloon?

A About.

Q And you positively swear that this ^{game} money was not played for drinks?

A Yes Sir

Q You never paid Mr Kasefany?

A Never Sir

Q And did you see any body pay him any money?

A No Sir

Q And you see any of his men get any money except for beer?

A No Sir

Q And you play this game for drinks?

A No Sir I played a game a game a game for a bet to win.

Q And what for beer?

A No Sir for chips.

Q How did you get the money?

A From the kitty, all the jack pots

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that were played you put a chip in a glass ^{and} that paid for the drinks and after you were through what was chips you had left over you got so much money for them.

Q. Mr. Rosefany was not there was he.
A. No he sat from him at the table and he said here is 9 chips that he had left over ^{and} then I thought 20 cents worth of chips.

Q. Did you bring any chips away with you?

A. Yes, only 9 cents in cash.

By the Court:

Q. Did you lose any money there playing this game of paper?

A. Yes, sir.

Q. How much?

A. First 20 cents ^{and} then 50 cents sum and lost and afterwards quit 9 cents winner.

Q. Is this money in this envelope the result of that game?

A. Yes, sir.

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Crop Examined

Q The 50 cents you have did you not get
the value of it in beer?

Answer

Q How much did you get?

A None I got a cigar the rest took
small beers.

I want to be for me }
this 20th day of February } 1889

Police Justice

8

Anthony Tomstock being duly sworn deposes & says

On the 3^d of January I visited Mr Kasefango place & told him that Mr Brown asked of me chips & that I told him say to Mr Brown to come & play for drinks, Mr Brown asked for the chips to play again of poker & he paid he only allowed them to play for drinks & I stated to Mr Kasefango Mr Brown had been there before and had played for money, and he said he only played for drinks & he kept those chips and cards for that purpose I asked him where the cards were & he directed his man to hand them out and he went to the desk where he got the cards for Mr Brown & I found 67 packs of cards there and I asked him if he was the proprietor & he said he was

John

9

Mr Henry Harebary being duly
sworn deposes and says

Direct Examination

Q How long have you been in business
A 35 years 11 years in this place.

Q And you have always had a license?
A Yes

Q And you allow no gambling in your
place for money?

A No sir except for drinks they must
to pay 5 and 10 cents a chip

Q Have you anything to say to Mr
Cramer's statement?

A I never saw him to my knowledge
Q You don't know whether he brought
any chips there or not?

A I do not if they win 25 and 50 cents
they would have to pay for the
drinks and cigars

Q By that you mean they were not
paying for money?
A No sir

Q They played for all beer and cigars
A Yes sir

Chap Evans

Q Did they players buy the chips?

A I don't know

Q How would they win if they didn't buy the chips?

A I don't know they took 2 chips and didn't pay for them. Now the one who won the 50 cents paid for the drinks

Q There are a number of tables there are there not?

A Yes

Q How many decks of cards did you see at the time of your arrest?

A I don't know

Q Those cards were there for the use of this poker game were they not?

A Yes sir they played five-card
community six six which was

Q And the winner of fifty-cent would pay for the drinks?

A Yes sir



Louis Manginier being duly sworn
deposes and says by the Dep.

Q What is your business?

A Manufacturer of mineral water

Q Do you know this person in question?
Ayee Si

Q Where is your place?

A 212 W 26 St. St. Louis

Q How long have you known Mr. Kasey?
A 55 years.

Q Are you in the habit of frequenting
this place?

A Yes Sir. Used to be the cashier and
an manager for 5 years.

Q And how often do you go there?

A Almost every after noon.

Q You have played Pools there in this
place?

A Yes Sir

Q Do you ever play poker there?

A Yes Sir

Q In what?

A Drunk

Q In money?

A. Now we used to take 25 matches and
 play freeze out and the man who
 was freeze out had to pay for the drinks
 and I brought these chips there myself
 because the boys would steal
 the matches from one another I brought
 them from Rochester when I was on
 a vacation

Q. Is there any game of paper
 going on there would you mean it
 is regular game of paper?
 A. I think I would.

Q. Was there any such game going on
 there?

A. Yes.

By the Court

Q. Was you there on the 24th of December
 in the afternoon?

A. I cannot positively swear to that I
 might have been

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Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Henry Ford a Police Justice
of the City of New York, charging Henry F. Kasefang Defendant with
the offence of Gambling

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We Henry F. Kasefang Defendant of No. 283
Seneca Avenue Street; by occupation a Restaurant
and John P. Windeph of No. 280 West 25th
Street, by occupation a Saloon Keeper Surety, hereby jointly and severally undertake that
the above named Henry F. Kasefang Defendant
shall personally appear before the said Justice. at the 1 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Ten
Hundred Dollars.

Taken and acknowledged before me, this 3d day of January 1889

Henry Ford POLICE JUSTICE.

Henry F. Kasefang
John P. Windeph

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CITY AND COUNTY } ss.
OF NEW YORK, }

John P. Windupph
Deputy District Police Justice.

Sworn to before me, this

the within named Bail and Surety being duly sworn, says, that he is a resident and *free*
holder within the said County and State, and is worth *Twenty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *The house and lot of*

land situated at 200 West 42d Street
and is worth thirty thousand dollars
and is clear of all debts and encumbrances.

John P. Windupph

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the *1* day of *188*

Justice.

0377

Anthony Bountock

_____ did, at the city of _____ County
of _____ and State of New York, on or about the 29th day of December 1888.

Deponent further says, he has just ~~come~~^{come} to believe, is informed and verily does believe ~~from personal observation and~~ from statements made by George E. Oran and another

that the said Henry F. Kasefang
aforesaid, now have in his possession, at in and upon
certain premises occupied by him and situate and known as Number 283
Seventh Avenue
in the city of New York - and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

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public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this
2nd day of January 1889.

Anthony Bourtois

J. M. Murphy

Police Justice.

CITY OF New York AND COUNTY OF New York ss.

George E. Oran of 150
Nassau street, being more than 21 years of full age -
 being further sworn deposes and says that on the 29th day of December 1888,
 deponent visited the said premises, named aforesaid, and there saw the said

Henry F. Kasefang aforesaid, and
 had dealings and conversation with him as follows:

Deponent entered the premises 283 Seventh Avenue,
 and there saw divers persons seated at four different
 tables where the gambling game of Poker was being
 played, and where the players used cards and chips
 in conducting said games, he the said Kasefang
 being present. Deponent was there watching said
 games for about half an hour; when he saw the
 said Kasefang furnish cards to the players, and about
 nine thirty o'clock, the said Kasefang took some keys from
 his pocket, open a desk, take out some more cards and
chips and then sat down with others at another table
 and started another game. Three players at this table each
 purchased 25 cents worth of chips, and then the game

opened. There were blue, red and white chips, sold and used, the blue chips representing and costing 5 cents each, the red two cents, and the white one cent.

after dealing one hand around another man asked if he could not come in, and he sat down, saying how much are the chips. He was informed that he could purchase a quarters worth. This ~~the~~ man then handed the one who had charge of the chips a 25 cent silver piece, receiving therefor 5 blue chips. This made four players. Deponent watched the game awhile, when Kasefang said to deponent. Don't you want to ~~take my~~ seat? Deponent took it. The said Kasefang then handed in his chips to the man in charge of the chips, saying to him, you owe me nine cents.

Deponent then purchased 25 cents worth of chips, played and lost; then purchased others, and again played and won nine ^{white} chips or nine cents, which deponent received, and left leaving the games in full blast; the said Kasefang at all times being present.

Deponent further says from personal observation and conversations and dealings had with the said Kasefang, that he is informed, has just cause to believe and verily does believe, that at and upon the said premises aforesaid, Number 283 Seventh Avenue, the said Henry & Kasefang now has in his possession with intent to use the same as a means to commit a public offense, divers and sundry, chips, cards, tables, establishment and apparatus suitable for gambling purposes, in violation of Section 344 Penal Code of the state of New York.

Subscribed and sworn to before me
this 2nd day of January 1889
J. M. M.
Police Justice.

George E. Orass

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THE PEOPLE

ON COMPLAINT OF

A. Courtick & G. E. Orum,

AGAINST

Henry F. Kasefang.

Violation Sec. 344, P. C.
Gambling and Policy.

Affidavit of Complaint.

WITNESSES:

A. Courtick,
George E. Orum.

Police Justice.

Subscribed and sworn to before me this)
day of _____ 188__)

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Sec. 151.

Police Court, 7th District.

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

In the name of the People of the State of New York: To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable 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 Anthony Courtick and E. E. Grant of No. 150 Nassau Street, charging that on the 29th day of December 1888 at the City of New York, in the County of New York that the crime of using a room, table, establishment and apparatus for gambling purposes

has been committed, and accusing Henry T. Kasefang whose real name is unknown but who can be identified by himself thereof.

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, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 7th 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 2nd day of January 1889,

J. H. [Signature] POLICE JUSTICE.

0382

POLICE COURT,.....DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Al Conlock et al.

vs.

Henry F. Kasefanger

Warrant-General.

Dated New York Jan 24 1889

.....Magistrate.

.....Officer.

The 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,.....

0383

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by Anthony Bountsoek and
George E. Oran of 150 Nassau Street, New York
City, that there is probable cause for believing that Henry F. Kasefang

has in his possession, at, in and upon certain premises occupied by him and situated and known number
283 Seventh Avenue in said City of New York certain and divers
device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings,
papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and
other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-
boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day or night
time to make immediate search on the person of the said Henry F. Kasefang
and in the building situate and known as number 283 Seventh Avenue aforesaid,
for the following property, to wit: all Faro layouts, Roulette Wheels and layouts,
Rouge et Noir, or Red and Black layouts, gaming tables, chips, packs
of cards, dice, deal boxes, lottery policies,
lottery tickets, circulars, writings, papers,
documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, books
 documents for the purpose of enabling others to gamble or sell lottery policies, black-
boards, slips or drawn numbers of a lottery, money to gamble with, and all device,
establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the Third District
Police Court at the Lobby in Centre in the City of New York.

Dated at the City of New York, the
22nd day of January 1889.

John Henry Ford

POLICE JUSTICE.



0384

Inventory of property taken by William O Toole the Peace Officer by whom this warrant was executed :

~~Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir lay~~
~~outs, gaming tables, 227 chips, 94 packs of cards, dice, deal~~
~~boxes, deal trays for holding chips, cue boxes, markers, or tally cards,~~
~~ivory balls, lottery policies, lottery tickets, circulars, writings,~~
~~papers, black boards, slips, or drawn numbers in policy, money,~~
~~manifold books, slates,~~

City of New York and County of New York ss:

I. William O Toole the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 8th
day of January 1889 }

William O Toole

Edmund Bird Police Justice.

Police Court--- Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Cauterch et al

vs.

Henry F. Kasefary

Search Warrant.

Dated New York - Jan. 2nd 1889

Justice.

Officer.

0385

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.102
District Police Court.

Henry F. Kasefang 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. *Henry Kasefang*

Question. How old are you?

Answer. *56 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *243 Seventh Ave 11 years*

Question. What is your business or profession?

Answer. *Restaurant Cell & Bar Room*

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*
Henry F. Kasefang

Taken before me this

day of

188

Police Justice.

0386

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

Dated July 3 1889 G. Munn Police Justice.

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

Dated July 20 1889 G. Munn Police Justice.

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

Dated..... 188.....
..... Police Justice.

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0387

\$1,000. bail for Cx
Jan 10th 9.30 a.m.
" 11th 9.30 a.m.

Justice presiding at
the 1st Dist Police Court
in my absence will please
hear and determine the
within case

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Feb 6 2 PM

Police Court---

15304 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Comstock
Henry G. Kasefang

2
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4

Offence

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

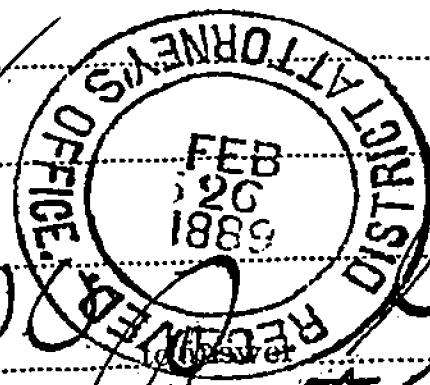
No.

Street.

No.

Street.

\$



July 6 2 PM
" 20. 2. PM

gaming house
3 combs
101

0388

I hereby certify that
Mr. Henry F. Masfanz of
No. 283 Seventh Ave. N. Y. City has
been sick ever since the 25th
day of February this year and
is not able to attend to his
business or go to court.

N. Y. March 20th

Dr. S. J. Cohen

1859.

227 West 44th St.

Seen & before me
this 20th day of March, 1859
Attending physician

W. H. Crawford

Notary Public 100.

N. Y. Co.

0389

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry F. Kasefang

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

Henry F. Kasefang

(Sec. 343, of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed Penal Code.) as follows:

The said

Henry F. Kasefang

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-ninth* day of *December* in the year of our Lord one thousand eight hundred and eighty-eight, and on divers other days and times as well before as after, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate, to be used for gambling, 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. (Sec. 344, Penal Code.)

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

Henry F. Kasefang

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said

Henry F. Kasefang

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid,

a certain room in a certain building there situate, and a certain gambling-table, and establishment, and diver cards, chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, 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. (Sec. 385, Penal Code.)

And the Grand Jury aforesaid, by this indictment, further accuse the said
Henry F. Kasefang
 of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Henry F. Kasefang*
 late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming-house there situate, for *his* lucre and gain, unlawfully and injuriously did keep and maintain; and in *his* said common gaming-house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of cards called *Poker*, in the said common gaming-house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming-house aforesaid, by such procurement, permission and sufferance of the said *Henry F. Kasefang*

there did game together and play at said unlawful game of cards, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

JOHN R. FELLOWS,
 District Attorney.

0391

BOX:

346

FOLDER:

3263

DESCRIPTION:

Keenan, James

DATE:

03/01/89



3263

0392

310

Witnesses:
Albert M. ...
David ...
...

Counsel,
Filed March 1889
Pleads

THE PEOPLE
vs.
James Keenan
[Section 654, Penal Code.]
INJURY TO PROPERTY.

JOHN R. FELLOWS,
District Attorney.

A True Bill.

...
Foreman.
...
Judge
\$100
Paid

0393

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Keenan 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.

James Keenan

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York

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

Answer.

222 West 42nd Street New York

Question. What is your business or profession?

Answer.

Pipe fitter.

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 was intoxicated

James Keenan

Taken before me this

28

day of

July

188

9

Police Justice.

0394

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.....

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

Dated *July 35* 188 *9* *John J. McLaughlin* Police Justice.

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

Dated..... 188..... Police Justice.

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

Dated..... 188..... Police Justice.

0395

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Police Court---

302 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Albert Mehtaus

224 vs. West St

1 James Keenan

2

3

4

Offence Maliciously

Dated July 25 1889

James Keenan Magistrate.

Ch. H. Tate Officer.

Precinct.

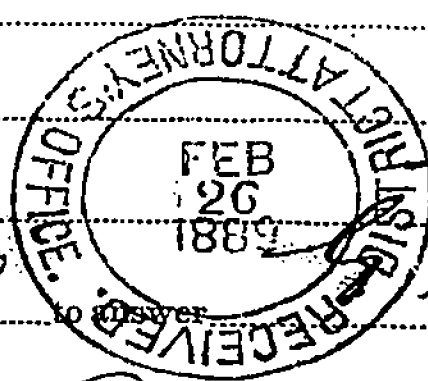
Witnesses Bernhard Hecke

No. 224 West Street.

No. Street.

No. Street.

\$ 5.00 RECEIVED



Chen

0396

CITY AND COUNTY
OF NEW YORK, ss.POLICE COURT, 1st DISTRICT.Albert (Mehrtens)of No. 224 WestStreet, aged 46 years,occupation Salvage Keeper being duly sworn deposes and says,that on the 24th day of February 1889

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

James J. Keenan ~~Timothy Keegan~~ (now known)

did unlawfully and willfully destroy personal property to wit. a pane of Glass in the Stone door of apartment at the foregoing premises, doing damage to the amount of Thirty-dollars, the property of defendant. Defendant is informed by Bernhard Hechel of No. 224 West Street that he saw said defendant throw several stones at said Stone door breaking the opening property in violation of Section 654 of the Penal Code

J. A. Mehrtens

Sworn to before me, this

of

24th1889

day

Police Justice,

0397

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 41 years, occupation Bernharda Heckel
Cook of No.

224 West Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Albert Wehrens
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

183

25 of February Bernharda Heckel

John J. L. L.
Police Justice.

0398

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Keenan

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

James Keenan
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *James Keenan*,

late of the *22nd* Ward of the City of New York, in the County of New York
aforesaid, on the *fourth* day of *February*, in the year
of our Lord one thousand eight hundred and eighty-*nine*, at the Ward, City and
County aforesaid, with force and arms, *a certain pane of glass*

of the value of *thirty dollars*,
of the goods, chattels and personal property of one *Robert McIntire*,
then and there being, then and there feloniously did unlawfully and wilfully *break*
and destroy.

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.

0399

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
James Heenan
of the CRIME OF UNLAWFULLY AND WILFULLY destroying
REAL PROPERTY OF ANOTHER, committed as follows:

The said James Heenan,
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, a certain

piece of glass
of the value of Eight dollars,
in, and forming part and parcel of the realty of a certain building of one Albert
Melrose,
there situate, of the real property of the said Albert Melrose,

then and there feloniously did unlawfully and wilfully break and
destroy,

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.

0400

BOX:

346

FOLDER:

3263

DESCRIPTION:

Kellner, Frank

DATE:

03/15/89



3263

0401

Witnesses;

H. Jones

Counsel,

Filed

Pleads,

day of

1889

THE PEOPLE

vs.

Frank Melner

Burglary in the second degree
Grand Jurors first degree
[Section 497.566.528 and 530.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

March 15/89
Chas. S. Scott Foreman

Heads Jury 2 day
State Reformatory

0402

Police Court— 3 District.

City and County } ss.:
of New York,

of No. 521 - 5th Street, aged 49 years,
occupation Butcher being duly sworn

deposes and says, that the premises No. 521 - 5th Street, 1st Ward
in the City and County aforesaid the said being a Five story Brick
Building and the 1st floor as a Butcher Shop
~~and which was occupied by deponent as a~~ and sleeping apartments
and in which there was at the time a human being, by name of Mrs. Alphonse

was BURGLARIOUSLY entered by means of forcibly Raising a man
Under leading into said premises

on the 16 day of February 1889 in the nighttime, and the
following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of
the United States of the amount
and of the value of twenty
dollars

\$20.00

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

Frank Hennen Currier

for the reasons following, to wit: That previous to said
Burglary and larceny the said
property was in a bureau drawer of
deponent's apartments and the said
deponent has admitted and confessed
to Mrs. Alphonse in the presence of officer
William T. Jones that he did break
into said premises and that the above
mentioned property is of his private

deponent before me this 18th day of Feb 1889
J. H. Hennen

0403

CITY AND COUNTY }
OF NEW YORK, } ss.

William A. Jones
aged 25 years, occupation Police Officer of No.
14 Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Joseph P. Quinn
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 4
day of March 1889 } William A. Jones

P. J. Duffy
Police Justice.

0404

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Frank Klemmer

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Germany

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

Answer.

3rd Ave

Question. What is your business or profession?

Answer.

Furniture Business

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

Frank Klemmer.

Taken before me this

day of

Sept 11 1888
Police Justice.

0405

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.....

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

Dated, *March 4* 188..... *W. H. Duff* 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.

0406

Police Court---

347 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Reimer
1320th 5th St
Frank Kerner

Offence *Burglary*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

2 _____
3 _____
4 _____

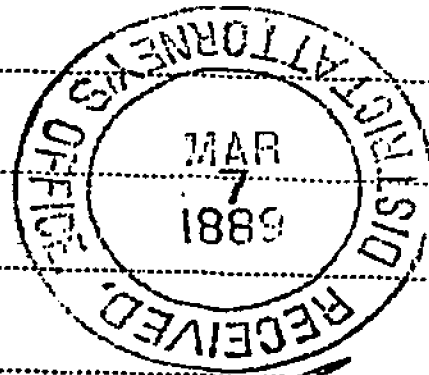
Dated *March 4* 188*9*
Duffy Magistrate.
Jones Officer.
14 Precinct.

Witnesses *William A. Jones*
No. *14* Precinct Street.

No. _____ Street.

No. _____ Street.

\$ *1500* to answer *G.A.*



[Signature]

0407

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Franka Kellner

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

Franka Kellner

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

The said *Franka Kellner*.

late of the ~~Seventeenth~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~sixteenth~~ day of ~~February~~, in the year
of our Lord one thousand eight hundred and eighty-~~nine~~, with force and arms, about the
hour of ~~twelve~~ o'clock in the ~~midnight~~ time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Joseph Beriner*,

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *The said Joseph Beriner.*

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

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,

0408

SECOND COUNT—

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

Frank Heller
of the CRIME OF Grand LARCENY in the first degree, committed as follows:

The said Frank Heller,

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 month of time of the said day, with force and arms,

the sum of seventy dollars in money,
lawful money of the United States
and of the value of seventy dollars;

of the goods, chattels and personal property of one Joseph Perina,

in the dwelling house of the said Joseph Perina.

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.

Frank Heller
D. Perina

0409

BOX:

346

FOLDER:

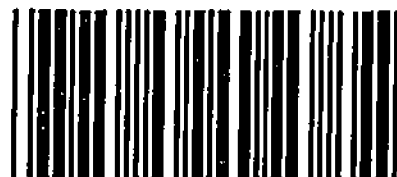
3263

DESCRIPTION:

Kelly, James

DATE:

03/05/89



3263

A. Fallet,
Off. Coqmont

Chas. Scott
March 10/99
Foreman.
S. N. Mac
S. N. Mac

0410

0411

Police Court— District.

Affidavit—Larceny.

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

of No. Cheshire Corn Alcide Fallet
occupation Watchmaker Street, aged 38 years,

deposes and says, that on the 22 day of February 1889 at the City of New

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

person of deponent, in the night time, the following property, viz:

One silver watch with plated
chain attached valued at
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 James Kelly (now here)

for the reasons following to wit:
at about the hour of ten o'clock
on said date as Deponent was
walking on Washington Street
having the said watch in the pocket
of the vest then worn by deponent as
a portion of his bodily clothing,
the said chain was attached to
said watch, when the said defendant
seized said watch and chain
and ran away with the same.

Alcide Fallet

Sworn to before me, this 23 day

of February 1889

J. W. M. D. D.
Police Justice.

04 12

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Kelly 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. *James Kelly*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *428 West 28th St. 14 mos.*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty*

James Kelly.

Taken before me this *23*

day of *February* 188*9*

John W. [illegible]

Police Justice.

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

Dated Feb 23 - 1888 C. H. Mumford 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.*

0414

Police Court---

301
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Usher Faller
vs.
James Kelly

Office
James Kelly from prison

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Feb 23 1889

Ford Magistrate.

Cosgrove Officer.

2 Precinct.

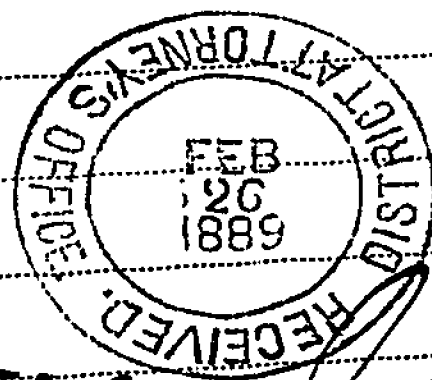
Witnesses Officer _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 200 to answer



200-408

04 15

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Kelly

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

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

The said

James Kelly

late of the City of New York, in the County of New York aforesaid, on the twenty-second day of February in the year of our Lord one thousand eight hundred and eighty-nine, in the night - time of the said day, at the City and County aforesaid, with force and arms,

One watch of the value of eight dollars and one chain of the value of two dollars

of the goods, chattels and personal property of one Alcide Fallett on the person of the said Alcide Fallett then and there being found, from the person of the said Alcide Fallett 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 R. Fellows,
District Attorney.

04 16

BOX:

346

FOLDER:

3263

DESCRIPTION:

Kelly, William

DATE:

03/29/89



3263

0417

2011
Counsel,
Filed *29* day of *March* 188*9*
Pleads, *Chicago*

William Kelly
vs. *1*
Burglary in the second degree,
Attorney & Receiver,
[Section 496, 526, 528, 532, 533]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chas. Scott Foreman.
April 1/89
Reads Bill
Ben / great
April 1/89 P.M.

0418

Police Court— District.

City and County } ss.:
of New York,

of No. 232 East 58th Street, aged 42 years,
occupation Actor being duly sworn

deposes and says, that the premises No. aforesaid Street, 19 Ward
in the City and County aforesaid the said being a three story and basement
brick stone building
and which was occupied by deponent as a dwelling
and in which there was at the time a human being by name Elizabeth and Margaret
Rank deponents wife and daughter
were **BURGLARIOUSLY** entered by means of force the front parlor
window and entering therein with
intent to commit a felony

on the 19 day of March 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One ornamental mantel clock
of the value of twelve dollars
\$12.00

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
William Kelly now here

for the reasons following, to wit: that said property was
on the mantel piece of the front
parlor of said premises, that
deponent is informed by Officer
William H. Dugan of the 23rd
precinct that he arrested defendant
with said property in his possession
on 59th Street between 1st and 2nd
Avenues that deponent has

0419

He has seen said property and
fully and positively identifies
the same as his property.
He is to be sworn
this 20th day of May 1889 } Bernhard Rank.
Police Justice

For the reasons following, to wit:

BURGLARY was committed and the defendant is
guilty of the offense within mentioned, I order him to be discharged.
There being no sufficient cause to believe the within named

Dated 1889 Police Justice.

guilty of the offense within mentioned, I order him to be discharged.

There being no sufficient cause to believe the within named

Dated 1889 Police Justice.

I have admitted the above named

Dated 1889 Police Justice.

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

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

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

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

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committed, and that there is sufficient cause to believe the within named

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committed, and that there is sufficient cause to believe the within named

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been

0420

CITY AND COUNTY } ss.
OF NEW YORK,

aged 29 years, occupation William Duggan
23rd Precinct of No. Police Officer

Street being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Samuel Rankin
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

Do William A. Duggan

John Korman
Police Justice.

0421

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

William Kelly 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. *William Kelly*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Stanwood House 5th Ave 65th Street*

Question. What is your business or profession?

Answer. *Laborer*

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.*

W. Kelly

Taken before me this

day of

188

Police Justice.

0422

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 Fifteen 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 Mar 20 188 9 John J. Kennedy Police Justice.

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

0423

315
Police Court--- District. 417

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ronald Rank
232 vs. East 5'8
Mrs. Kelly

2
3
4

Offence
Rank

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *March 20* 1889

Gorman Magistrate.

Duggan Officer.

53 Precinct.

Witnesses *Callahan Officer*

No. Street.

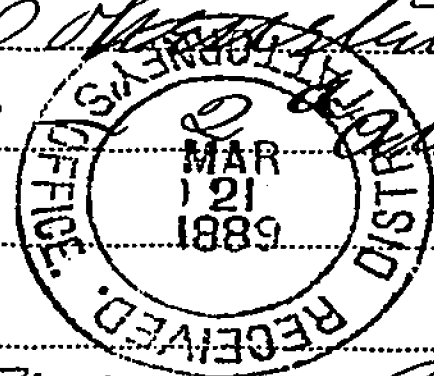
A. C. ...

No. *912* Street.

No. Street.

\$ *1500* to answer *g.s.*

Call



0424

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Kelly

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

William Kelly

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

The said *William Kelly*.

late of the *Nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *nineteenth* day of *March*, in the year
of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, about the
hour of *twelve* o'clock in the *after* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Bernard Raulo*.

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *One Elizabeth Raulo*.

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

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,

0425

SECOND COUNT—

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

William Kelly

of the CRIME OF Petty LARCENY, committed as follows:

The said William Kelly

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

one clock of the value of
Twelve dollars,

of the goods, chattels and personal property of one Bernard Raulo,

in the dwelling house of the said Bernard Raulo.

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.

0426

THIRD COUNT—

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

William Kelly

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

The said William Kelly,

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

one dozen of the value of

four dollars,

of the goods, chattels and personal property of one Bernard Ranta,

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

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

William Kelly

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.

0427

BOX:

346

FOLDER:

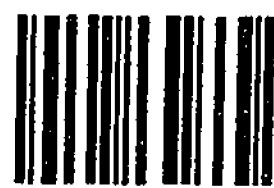
3263

DESCRIPTION:

Kenny, Hugh D.

DATE:

03/06/89



3263

0428

Witnesses:

W. J. Stecker
Counsel,
Filed *May 12 1889*
Pleads, *Chapman*

THE PEOPLE
vs.
B
Hugh R. Henning
Pr Mac 12 1889
Grand Larceny 2nd degree.
Pr Mac 12 1889
Grand Larceny 2nd degree.
[Sections 528, 531, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chas. H. Scott Foreman.

T.

0429

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 5
occupation

Max Margovitz

Street, aged 24 years,

being duly sworn

deposes and says, that on the 27 day of December 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One over Coat of the Value of
 Twelve Dollars and Binding
 Plans of the Value of Fifty
 Dollars. In all of the Value
 of Fifty Two Dollars
 the property of Deponent

Sworn to before me, this 1st day of
 1888

John J. Brennan Police Justice.

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

Hugh Kennedy (nowhere)
 from the fact that previous to said larceny the said coat containing the above Binding Plans was in a pocket of the coat and was in a New Binding in Norfolk sent on the above date and deponent missed his property and shortly after the deponent offered to appoint his own Binding Plans for the sum of five dollars

Margovitz

0430

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

Hugh Kenny 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.

Hugh Kenny

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

199 Elizabeth 18 years

Question. What is your business or profession?

Answer.

Paper Roller

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 ~~off~~ man on
the corner of Centre & Leonard*

Hugh, S. Kenny

Taken before me this

28

day of

Dec

188

81

James J. Sullivan Police Justice.

0432

\$300 bail for Ex
2 PM Dec 28/88

BAILED

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court---

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Morris Margowitz
53 1/2 Lexington
St. N.Y.C.
Hugh Korman

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Cum
bail

0433

Court of General Sessions.

The People

v.

Hugh Keenan

Larceny 2^d degree
Stealing building plans
of the value of \$527, the
property of Mary Margo
vitz. 2^d December 1888,
1348 Norfolk Street

George M. Dorst, patrolman, 41st
precinct, On the 27th of December,
1888, in front of 1348 Norfolk Street,
I was requested by the complainant
herein to arrest the defendant, who
at the time was in the said house,
a factory in the course of erection.
The defendant, when I arrested him,
had a roll of papers, representing
the plans to said building, in his
possession.

0434

COURT OF GENERAL SESSIONS.

THE PEOPLE &c.

vs.

Hugh Herring

BRIEF OF FACTS.

For the District Attorney.

Dated

1888

Edward Brooke

Deputy Assistant.

~~Wm. H. Hall, Jr.~~
~~Wm. H. Hall, Jr.~~

0436

BOX:

346

FOLDER:

3263

DESCRIPTION:

Becars, Leno

DATE:

03/27/89



3263

0437

BOX:

346

FOLDER:

3263

DESCRIPTION:

Kenny, William

DATE:

03/27/89



3263

0438

Witnesses;

S. G. Watts

W. B. Buckle

Counsel,

Filed

Pleads,

THE PEOPLE

No. 1 15 Wds. 10/89

William Henry

No. 2 21 Wds. 10/89
Leila Becaro

Burglary in the first degree.
Grand Jury
Agreed & Recommended

[Section 496.501, 528, 530, 55 of]

JOHN R. FELLOWS,

District Attorney.

April 25 1893

May 20. Part 2. M. C. 10/89.
Part III June 10/89.
Ver. Surrendered & committed.

A TRUE BILL

Part II June 10/89.

Both plead

Receiving stolen goods.

Charles Scott Foreman.

Both signed

W. A. Henry 12/89

" 2 12/89 14.

0439

Sec. 192.

H. District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before J. Henry Ford Esq. a Police Justice
of the City of New York, charging Levo Pecaro Defendant with
the offence of Burglary.

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned

We, Levo Pecaro Defendant of No. 121
West 29th Street; by occupation a salesman
and Mary E. Piggott of No. 121 West 49th
Street, by occupation a lady Surety, hereby jointly and severally undertake that
the above named Levo Pecaro Defendant
shall personally appear before the said Justice, at the H. District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of ten
Hundred Dollars,

Taken and acknowledged before me, this 10th day of March 1889, Levo Pecaro
Mary E. Piggott
G. Humphord POLICE JUSTICE.

0440

CITY AND COUNTY } ss.
OF NEW YORK, }

William J. Smith
District Police Justice.

Sworn to before me, this
day of *March*, 188*8*.

Mary E. Piggott

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth *Twenty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *a house & lot situated*

at No 423 West 18th Street N.Y. City of
the value of Ten thousand Dollars
over all incumbrances. Mary E. Piggott

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 188

Justice.

0441

At a Court of General Sessions of the Peace,

holden in and for the City and County of New York, at the
City Hall of the said City, on *Tuesday*, the *fourteenth*
day of *June*, in the year of our Lord one thousand
eight hundred and *seventy-eight* *nine*

PRESENT,

Rudolph S. Martine
The Honorable ~~HENRY A. GILDERSLEEVE~~, Judge
of the said Court of General Sessions.

THE PEOPLE OF THE STATE OF
NEW YORK

vs.

William Keneey } On conviction by confession of *criminally*
receiving stolen goods,

The Court being satisfied by sufficient proof that the
said *William Keneey* is *15* years of age,
Whereupon it is ORDERED and ADJUDGED by the Court that the
said

William Keneey

for the felony
Convicted, be

aforesaid, whereof he
sent to the HOUSE OF REFUGE,
there to be dealt with according to Law.

A true Extract from the Minutes.

[Signature]
Clerk.

0442

We the undersigned respectfully ask that William Kinney be released from the House of Refuge where he is now confined under a commitment of Hon. Randolph B. Martine. The boy is the only support of a widowed mother. We ask for his release with the belief that the boy will hereafter conduct himself properly and aid in the support of his needy mother. Annexed hereto is a transcript of sentence.
Dated New York November 27th 1889.

0443

FRANKE & CO.,
1127 BROADWAY,
NEW YORK.

*Recommending
to Lino Bacaro*

0444

FRANKE & CO.

1127 BROADWAY.

NEW YORK, June 13th 1889

To whom it may concern

M^r Lino Bacaro has been in our employ for nine months & with our predecessors for about 2 years. He left here a year & a half ago. —

We have found him to be an honest & good boy & a good salesman in our business. —

Frank & Co

0445

Part III
District Attorney's Office.

PEOPLE

vs.

Wm. Krung
& Lena Brearo

John S. Watts &
Chas. Watts served
personally the others
& send notice in
for June 10th in
Part III ^{by} June 3d.
by H. M.

0446

COURT OF GENERAL SESSIONS.

#####

THE PEOPLE, #

-vs- #

WILLIAM KENNY #

#####

City and County of New York ss:

L Stiengebaugh doing business
at 48th Street and 7th Avenue, M. Mooney doing business on
7th Avenue between 48th & 49th Streets, *J* Mills residing
on 7th Avenue between 49th & 50th Streets, *L* Moffat residing
at 71 West 48th Street, G. Rouis doing business at 306 5th
Avenue, P. Mooney each severally being duly sworn depose and
say that they are well acquainted with the above named de-
fendant and have known him for a long time past and that they
are well acquainted with his general reputation for truth
and veracity in the community in which he resides, and that
they are well acquainted with his character for honesty and
integrity in the said community and that his said reputation
for truth and veracity and honesty and integrity is good and
that they would believe him under oath, that they have never
heard anything whatever said against the character of the
said defendant and have always heard him spoken of as an
exemplary young man, and that the deponents above named do
each respectively pray this Court that the sentence of the
said William Kenny be suspended, that they further believe
that he will make a good citizen and will be a useful member
in society.

Sworn to before me
this 14th day of June 1889

John L. Curtis
Com of Deeds NYC
Sworn to before me
this 14 day of June 1889
John L. Curtis
Com of Deeds NYC

W. E. Mills 18-757
M. H. Mooney

0447

Sworn to before me
this 14th day of June 1889

Stephen W. Reilly

Louis Lewis
Com of Deeds M & C

Sworn to before me
this 14th day of June 1889

Thomas Shoep

Louis Lewis
Com of Deeds M & C

Sworn to before me
this 14th day of June 1889

John J. Martine

Louis Lewis
Com of Deeds M & C

Sworn to before me
this 14th day of June 1889

L. M. Murphy

Louis Lewis
Com of Deeds M & C

Sworn to before me
this 14th day of June 1889

Samuel Stilleman

Louis Lewis
Com of Deeds M & C

Sworn to before me
this 14th day of June 1889

John O'Connor
845-6th ave

Louis Lewis
Com of Deeds
M & C

Sworn to before me
this 14th day of June 1889

L. L. Moffat

Louis Lewis
Com of Deeds
M & C

Sworn to before me
this 14th day of June 1889

Rafine Rouis

Louis Lewis
Com of Deeds
M & C

0448

- COURT OF GENERAL SESSIONS

THE PEOPLE

-VS-

WILLIAM KENNY.

3
AFFIDAVITS.

0449

New York June 27/89
District Attorney
Charles F. Johnson

Dear Sir:
I send this note, which I feel
obliged to a daughter, being refused
to see you personally, and
owing to my business duties
I have written hoping you may
receive it in time.

In reference to the case of
William Kenny (a man I beg)
who is in trouble through another
company of which I know nothing
of the particulars, all I wish to
say that I have known William
Kenny for some years and have
had him in my employ found
him honest and truthful.

0450

in every case, I will be
willing to take him back in my
employ at once, if he can convince
me as I can if an interview
conceded of him had of his innocence
the woman in this case so I
understand is a not altogether
good one she would never
have enticed him to drink &c.
I can only say that it
will be an urgent action to
have him sent away as I
will take him to my house
and make him what I know
him to be a good boy if
properly handled.

His mother has a small
child to support as well
as herself and her eyesight
is so poor it is difficult
to get work. it would be a
mercy to let him out as he

0451

The favor asked. I am
Respectfully
John R. Rous

is a very bright boy and under
the circumstances he would
never be the same if convicted.
The other party of his, has a
little money and of course is not
on bail. He is the bad one
has a bad reputation and I
am sure has incited him
in to his scrape.
I enclose a card of my business
and I will be down at the trial
Monday - I purchased this
paper so as not to lose
any time.

I trust you will sincerely
consider this matter as I will
vouch for him and do for him and
trust you will find time to help him
and his mother - Thanking you in advance for

0452

District Attorney's Office.

PEOPLE

vs.

William Kenny
Lewo Beccaro

This case should be
tried as John Watts
the Peoples witness is
a hard working man
earning his two dollars
per day every day he
comes to Court. He
has been down on five
different occasions.
Pleas try to day J.W. Leake
C.C.

0453

Department of
Public Charities and Correction,
Commissioner's Office,
65 Third Avenue,
New York.

Judge Martineau
Amherst

0454

Department of
Public Charities and Correction,
Commissioners' Office,
66 Third Avenue.

HENRY H. PORTER, President,
CHARLES E. SIMMONS, M. D., Commis-
IONER C. SHEEHY, Commissioner.

New York, Oct 13 1889

Dear "
Judge"

This will introduce you
Michael Barrett, of £109th
he is very much interested
in the case of W. K. K. K.
the matter I was speaking
when about you have the
papers in the case -

Edward C. Sheehy

0455

LAMPS.

COACH CANDLES.

ROPHINE ROUIS,

IMPORTER

Lamp Shades, Candle Shades, Candles,

306 FIFTH AVENUE,

BET. 31ST & 32D STS.,

NEW YORK.

NOVELTIES.

BRIC-A-BRAC.

0456

Being the ONLY MANUFACTURER in this country of LAMP SHADES in FLORAL DESIGNS in SILK and SATIN, I have determined to open rooms for the purpose of selling these goods direct to the consumer, instead of putting them in the hands of dealers, and therefore invite your inspection of a choice line of the *Highest Grade* of

UNIQUE & ELEGANT LAMP & CANDLE SHADES,
CANDLES, COACH CANDLES & LAMPS,
ALSO STRIKING AND ORIGINAL
PARLOR, LIBRARY, & DINING ROOM FLORAL
DECORATIONS.

—H—H—
SPECIALTIES:

Floral Decorations in Silk or Satin, for Corsage or Full Toilet
to match the shade of any Costume.

Floral Decorations to match Furnishings of every Room.

Floral Decorations for Table, made up for all occasions.
Dinners, Luncheons, Receptions, Etc.

Bobeches of Violets, Hyacinths, Narcissus, Lilacs, Pansies,
Daisies, etc., and Candle Shades to correspond.

Orders taken on your own suggestions, and satisfaction
guaranteed.

Exquisite German Favors.

Artistic and Dainty Wedding Presents.

Competent and obliging attendants will take pleasure in
showing you my goods.

Respectfully,

R. ROUIS.

0457

Police Court 4th District.City and County } ss.:
of New York,of No. 328 West 49th Street, aged 37 years,
occupation Kitchen being duly sworndeposes and says, that the premises No. 328 West 49th Street, 22 Ward
in the City and County aforesaid the said being a a dwellingand which was occupied by deponent as a dwelling
and in which there was at the time a human being, by name Jane Wattswere **BURGLARIOUSLY** entered by means of forcibly entering the
door leading into the said basement from
the rear of premises by means of a false
keyon the 7th day of March 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of wearing apparel and
silver ware and two pistols of the value
of One hundred dollarsthe property of Deponent and his wife Jane Watts
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 byWilliam Kenny and Leno Pears
(both known)for the reasons following, to wit: Deponent is informed by his
wife Jane Watts that at about the hour
of seven o'clock P.M. on said date she securely
locked the door in the basement of said
premises and at about the hour of eleven o'clock
and thirty minutes P.M. deponent discovered the
door of said basement open and at about the
hour of 12 o'clock midnight deponent is informed
by his wife she discovered said burglary had

0459

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 40 years, occupation Manic woman of No. 328 West 49 Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of John Watts and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 28th

day of Feb 1889

Jane E Watts

William Ford

Police Justice.

0460

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Police Officer of No. 22 St. James Place Street, being duly sworn deposes and

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

Sworn to before me, this 10

day of Mar 1889

Michael Burke
Police Justice.

0461

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

William Kenny 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 Kenny*

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. *338 West 4th St New York*

Question. What is your business or profession?

Answer. *Artificial flowers*

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 Kenny

Taken before me this *16*
day of *March* 188*8*

Police Justice.

0462

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Leno Bears 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. *Leno Bears*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Mexico*

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

Answer. *131 West 49th 9 years*

Question. What is your business or profession?

Answer. *Seam Salesman*

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*
Leno Bears

Taken before me this
day of *Feb* 188*9*

Police Justice.

0463

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.....

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

Dated March 10 1889 J. Henry Bond Police Justice.

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

Dated March 13th 1889 J. Henry Bond 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.

0464

\$1000. bail each for E.
Mch 3rd 2, 1889

294
Police Court--- 4th District. 395

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by Mary E. Piggott

Residence 156 W 49th St Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John S. Watts
356 West 48th St
William P. Perry
Leno Perry

3

4

Offence

Dated March 10 1889

For Magistrate.

Michael Burke Officer.

22 Precinct.

Witnesses John Watts

No. 356 W. 48th St Street.

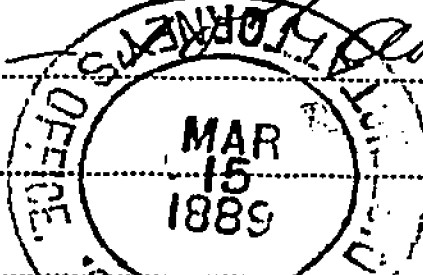
John S. Perry

No. 650 Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer



0465

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Kennedy
and
Seno Becaro

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

William Kennedy and Seno Becaro

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

The said William Kennedy and Seno
Becaro, both

late of the *Third* Ward of the City of New York, in the County of New York
aforesaid, on the *nineteenth* day of *March*, in the year
of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, about the
hour of *twelve* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *John S. Watts*:

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *one John S. Watts*,

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

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; *the said William Kennedy and
Seno Becaro, and each of them, being
then and there aided and assisted by a
confederate actually present, to wit: each
by the other, and by some other persons
to the Grand Jury aforesaid unknown.*

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

0466

SECOND COUNT—

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

William Henry and Sam Beano

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

The said *William Henry and Sam Beano, doth* _____

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 ~~month~~ time of the said day, with force and arms,

one coat of the value of ten dollars, divers other articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown of the value of forty dollars, one umbrella of the value of five dollars, two pistols of the value of five dollars each, and a quantity of silver ware, of more particular description whereof is to the Grand Jury aforesaid unknown, of the value of twenty dollars,

of the goods, chattels and personal property of one *John S. Watts,* _____

in the dwelling house of the said *John S. Watts,* _____

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.

0467

THIRD COUNT—

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

William Henry and Seno Pecaro

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

The said *William Henry and Seno*

Pecaro, both

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,

the goods, chattels and personal property in the second count of this indictment particularly described,

of the goods, chattels and personal property of one *John S. Watts*

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

unlawfully and unjustly, did feloniously receive and have; the said *William Henry and Seno Pecaro*

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.

0468

BOX:

346

FOLDER:

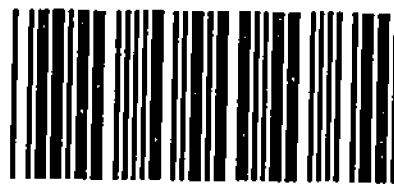
3263

DESCRIPTION:

Kern, Augusta

DATE:

03/22/89



3263

0469

Witnesses:

By J. J. J. J. J.
C. J. J. J. J.
C. J. J. J. J.

Counsel,

Filed,

Plends,

THE PEOPLE,

vs.

ILLEGAL PRACTICE OF PHYSIC.
Chapter 647, Laws of 1887, § 6.

Augusta Kern

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. Scott Foreman.

Wm. J. J. J. J. J.
Part III May 15/89.

and duly registered

T.

0470

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Augusta Kern

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

indictment, accuse *Augusta Kern*

of the crime of practising physic _____ without the
license and registration provided for by law, committed as follows:

The said *Augusta Kern*,

late of the City of New York, in the County of New York, aforesaid, not being, and not
having been on the first day of October, 1887, lawfully authorized to practise physic _____
_____ in this State, and registered in accordance with the laws then in force, did
thereafter, to wit: on the *15th* day of *February*, 188*9*, at the City
and County aforesaid, unlawfully practise physic _____ without the license and
registration provided for in a certain Act of the Legislature of this State, passed on the
twenty-third day of June, 1887, entitled "An Act to regulate the licensing and registration of
physicians and surgeons, and to codify the medical laws of the State of New York," and
which said Act was at the time of the commission of the offense and misdemeanor herein
alleged, in full force and operation throughout this State; and the said *Augusta*
Kern, without such license and registration as aforesaid, then and there, to wit:
on the said *15th* day of *February*, 188*9*, at the City and County
aforesaid, did unlawfully examine, treat and prescribe for _____
one *Elena Weber*, as a physician _____; 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.

0471

BOX:

346

FOLDER:

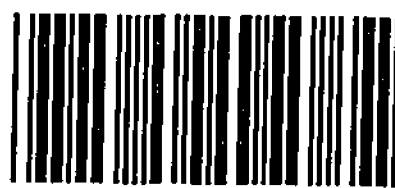
3263

DESCRIPTION:

Kern, Augusta

DATE:

03/27/89



3263

0472

Witnesses:

By *Doering*
C. Baird

I have received notification from
Mr. Purrington that the main witness
in this case died Nov. 27, 1890. It
will be impossible to convict
without her testimony. I therefore
recommend the dismissal of
this indictment.

Feb. 14, 1891 - *Wm. M. Davis*
Atty.

See Mr. Purrington's note of Feb. 13,
1891, filed herewith.

Counsel,

Filed,

Pleads,

1889

THE PEOPLE,

vs.

Augusta Kern

ILLEGAL PRACTICE OF PHYSIC.
Chapter 647, Laws of 1887, § 6.

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. J. Scott Foreman.

Feb 17/91

Indictment Dismissed

See endorsement

W. M. Davis

0473

District Police Court.

The People,
On the Complaint of the Medical
Society of the County of New York,
against

Violation of
Medical Act,
Chapter 647 of
Laws of 1887.

Augusta Kern

THE MEDICAL SOCIETY OF THE COUNTY OF NEW YORK, a duly incorporated Medical Society of the State and County of New York, entitled to representation in the Medical Society of the State of New York, complain by their counsel *W. A. Burrington* of No. 63 Wall Street, New York City that *one Augusta Kern* residing at No. 261 E. 78th Street, in said County is practicing medicine in violation of the provisions of chapter 647 of the Laws of 1887: In support of their complaint they submit the following affidavits.

W. A. Burrington
Counsel Med. Soc. Co. New York.

City and County of New York, ss.

Clara Weber 184 *Eldridge Street* being duly sworn deposes and says that on or about the 15th day of *February* 1889, and between the 10th and the 20th days of *February* 1889, *Augusta Kern* practiced medicine in said County upon deponent, and prescribed for, examined physically, and treated medically this deponent at No. 261 East 78th Street in said City and County, and the said *Augusta Kern* received from this deponent as compensation for medical services rendered to deponent by said *Augusta Kern*, acting as physician, at the times and places aforesaid, the sum of — *Two* — dollar. Deponent further says

Clara Weber

Sworn to before me this :
1st day of *March* 1889,:

John J. Worman
Police Justice.

City and County of New York, ss.

Henry Loring
Being duly sworn deposes and says that he has carefully examined the Register of Physicians kept according to law in the office of the Clerk of this County; that he has been unable to find the name of *Augusta Kern*

0474

registered therein, and verily believes that the said
Augusta Kern is not entitled to practice medi-
cine in said County under the provisions of the law.
And deponent further says,

Henry Loving

Sworn to before me this :
10th day of March 1889 :

John H. Thomas
Police Justice.

First District Police Court

People

vs

Augusta Kern

Complaint-
Weber

0475

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Augusta Kern

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Pennsylvania

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

Answer.

261 East 78th St. 2 years

Question. What is your business or profession?

Answer.

Midwife

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; demand
jury trial Augusta Kern.*

Taken before me this

day of

1889

John J. McQuinn
Police Justice.

0476

Sec. 151.

Police Court 1st 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 Henry Loring
of No. 63. Wall Street, that on the 15 day of February
1889 at the City of New York, in the County of New York,

Augusta Kern,
did unlawfully at premises N^o 261. East 78th
Street practice medicine in violation of Chapter
-647. of the Laws of 1887.

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 her forthwith before me, at the 1st 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 1st day of March 1889

John Gorman POLICE JUSTICE.

0477

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 Seven 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 Mich 2 188 9 John J. Emmert Police Justice.

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

Dated Mich 188 9 John J. Emmert 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.

0478

BAILED,

No. 1, by Lena Rorner

Residence 241 East 84 Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

W
Police Court--- 340 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Medical Society
Birmingham
Augusta Rorner

1. _____
2. _____
3. _____
4. _____

Dated March 7 1889

Gorman Magistrate.

Fitzpatrick Officer.

Court Precinct.

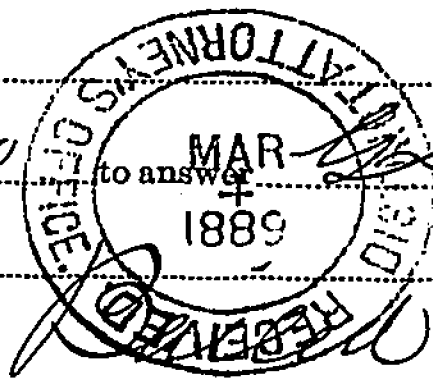
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 7.00 to answer



0479

W. A. Burrington.

R. C. Shannon.

Officers of
Burrington & Shannon,
Counsellors at Law,
63 Wall Street,

New York Feb. 13th 1891.

People
vs
Kern
Gollas

Vernon M. Davis, Esq.,
Asst. Dist. Attorney,

Dear Sir:

I now formally notify you, as I did
this morning verbally, that the indictments
found against Augusta Kern and Ernestine
Gollas for violation of Chapter 647, Laws of 1887,
must be dismissed, because of the death
of the witness Baum on Nov. 27, 1890 and
the removal of the witness Weber to Chicago.

Very truly Yours
W. A. Burrington
Counsel Med. Soc. Co. of N. Y.
L

0480

District Police Court.

The People,
On the Complaint of the Medical
Society of the County of New York,
against

Violation of
Medical Act,
Chapter 647 of
Laws of 1887.

Augusta Kern

THE MEDICAL SOCIETY OF THE COUNTY OF NEW YORK, a duly incorporated Medical Society of the State and County of New York, entitled to representation in the Medical Society of the State of New York, complain by their counsel *W. A. Burroughs* of No. 63 Wall Street, New York City that *one Augusta Kern* residing at No. 261 E. 78th Street, in said County is practicing medicine in violation of the provisions of chapter 647 of the Laws of 1887: In support of their complaint they submit the following affidavits.

W. A. Burroughs
Counsel Med. Soc. Co. New York.

City and County of New York, ss.

Catharina Baum *residing No. 149, East 52nd Street* being duly sworn deposes and says that on or about the 21st day of February 1889, and between the 15th and the 25th days of February 1889, *Augusta Kern* practiced medicine in said County upon deponent, and prescribed for, examined physically, and treated medically this deponent at No. 261 East 78th Street in said City and County, and the said *Augusta Kern* received from this deponent as compensation for medical services rendered to deponent by said *Augusta Kern*, acting as physician, at the times and places aforesaid, the sum of *Two* dollar. Deponent further says

Sworn to before me this *Catharina Baum*
day of *March* 1889:

John J. Lawrence
Police Justice.

City and County of New York, ss.

Henry Loring
Being duly sworn deposes and says that he has carefully examined the Register of Physicians kept according to law in the office of the Clerk of this County; that he has been unable to find the name of *Augusta Kern*

0481

registered therein, and verily believes that the said
Augusta Kern is not entitled to practice medi-
cine in said County under the provisions of the law.
And deponent further says,

John H. [unclear]

Sworn to before me this :
10th day of *March* 188*9* :
John H. [unclear]
Police Justice.

First District Police Court
People
vs
Augusta Kern
Complaint
Kern

0482

Sec. 198—200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Augusta Kern

Question. How old are you?

Answer.

30 Years

Question. Where were you born?

Answer.

Pennsylvania

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

Answer.

261. E. 78th Street

Question. What is your business or profession?

Answer.

Midwife

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 demand a jury trial
Augusta Kern,

Taken before me this

2nd

day of *March* 188*9*

John J. ... Police Justice.

0483

Sec. 151.

CITY AND COUNTY
OF NEW YORK, } ss.

Police Court 1 District.

*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 Henry Loring
of No. 63 Wall Street, that on the 21st day of February
1889 at the City of New York, in the County of New York,

Augusta Kern
did unlawfully at premises No. 261 East 78th Street
practice medicine in violation of Chapter 647
of the Laws of 1887

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 her
forthwith before me, at the 1st 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 1st day of February 1889

Henry Loring POLICE JUSTICE.

0484

POLICE COURT A DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Soring
vs.

Augusta Kern

Warrant-General.

Dated March 1 1889

Gorman Magistrate.

Fitzpatrick Officer.

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

John Fitzpatrick Officer.

Dated March 2 1889

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated

188

30 W
W
MS

Underwife

m

72

261 E. 78th St

Police Justice.

The within named

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

0485

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 seven 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 March 2 1889 John J. [Signature] Police Justice.

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

Dated March 2 1889 John J. [Signature] Police Justice.

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

Dated.....188.....Police Justice.

0486

BAILED,

No. 1, by Lena Porter
Residence 241 East 84th Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court---

340 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Medical Society
Pharmaceutical

Augusta Kern

2 _____
3 _____
4 _____

Dated March 2nd 1889

Gorman Magistrate.

Fitzpatrick Officer.

Conrad Precinct.

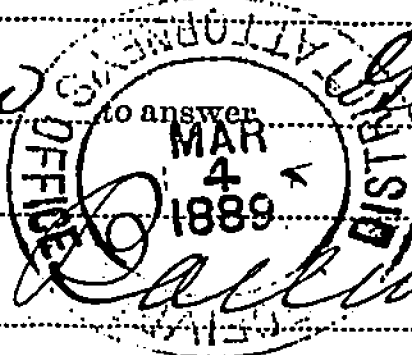
Witnesses Catherine Brown

No. 149, E. 52nd Street.

No. _____ Street.

No. 1 Street.

\$ 700



0487

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To W. A. Cunningham

of No. 63 Wall Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the

25th day of September 1889, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Cupola Am
Dated at the City of New York, the first Monday of September in the year of our Lord, 1889.

JOHN R. FELLOWS, *District Attorney.*

0488

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Augusta Kern

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

indictment, accuse *Augusta Kern*

of the crime of practising physic _____ without the

license and registration provided for by law, committed as follows:

The said *Augusta Kern*,

late of the City of New York, in the County of New York, aforesaid, not being, and not

having been on the first day of October, 1887, lawfully authorized to practise physic —

_____ in this State, and registered in accordance with the laws then in force, did

thereafter, to wit: on the *21st* day of *February* 188*9*, at the City

and County aforesaid, unlawfully practise physic _____ without the license and

registration provided for in a certain Act of the Legislature of this State, passed on the

twenty-third day of June, 1887, entitled "An Act to regulate the licensing and registration of

physicians and surgeons, and to codify the medical laws of the State of New York," and

which said Act was at the time of the commission of the offense and misdemeanor herein

alleged, in full force and operation throughout this State; and the said *Augusta*

Kern, without such license and registration as aforesaid, then and there, to wit:

on the said *21st* day of *February* 188*9*, at the City and County

aforesaid, did unlawfully examine, treat and prescribe for _____

one *Mathewia Baum* as a physician _____; 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.

0489

BOX:

346

FOLDER:

3263

DESCRIPTION:

Keyser, Jennie

DATE:

03/11/89



3263

0490

Witnesses:

Counsel

Filed

Pleads,

THE PEOPLE

vs. Green

14 2/12

Jennie Rayson

Grand Larceny Second degree.

[Sections 528, 537 — Penal Code].

JOHN R. FELLOWS,

72 Mac 14/89

District Attorney.

Pleads 87

City Prison 5 days.

A TRUE BILL.

Chas H Scott Foreman.

0491

Police Court—2 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

David Rosenzweig

of No. 129 Canal
occupation CutterStreet, aged 25 years,deposes and says, that on the 14 day of February 1889 being duly swornat 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:

Eleven Dollars
in gold and lawful money of
the United States
\$11

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

Jennie Keyser (now here for the reason that on said date deponent went to ^{9³⁰}bed with defendant for the purpose of prostitution at No 192 1/2 Greene Street; that at the time of going to bed deponent had nineteen dollars in a pocket book in the hip pocket of his trousers on his person. While stood by the bed in the act of taking twenty cents out of the said pocket book to pay defendant, she seized the said pocketbook and money. Deponent made an outcry when eight dollars of the said money was returned to deponent by another woman and deponent was ejected from the said house. David Rosenzweig

Sworn to before me this

15

day)

1889

Police Justice.

0492

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Jennie Keyser 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. *Jennie Keyser*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *192 1/2 Greene St — 3 months*

Question. What is your business or profession?

Answer. *Nurse.*

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.*

Jennie Keyser
mark

Taken before me this

day of

Sept 13 1888

1888

Police Justice.

0493

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

Jimmie Keyser

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

Dated *Feb 16* 188*8* *[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.

0494

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Stop for
ex 9.30.
16th Feb. am
17th at and

Police Court--- 2 258 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Rosenzweig
109th Canal
Jenni Kerper

2
3
4

Lawrence
felony
Offence

Dated Feb 15 1889

Duffy Magistrate.

Sullivan Officer.

15 Precinct.

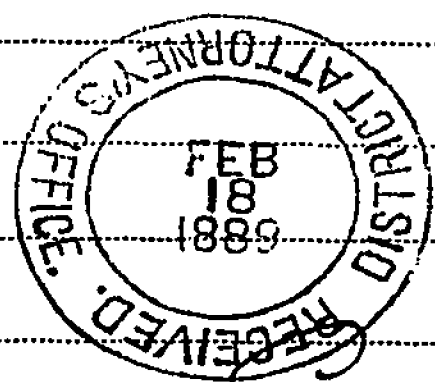
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 5.00 to answer



3
me

9 A 2
Mason
Mony

0495

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jennie Keyser

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

Jennie Keyser

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

The said

Jennie Keyser

late of the City of New York, in the County of New York aforesaid, on the *fourteenth*
day of *February* in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms, in the
day—time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *eleven*

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of
eleven
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *eleven*

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *eleven*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *eleven dollars*

of the goods, chattels and personal property of one *David Rosenzweig*, on the
person of the said David Rosenzweig then and there being found,
from the person of the said David Rosenzweig
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 R. FELLOWS, *District Attorney.*

0496

BOX:

346

FOLDER:

3263

DESCRIPTION:

Koehl, John

DATE:

03/29/89



3263

Witnesses:

Ad. Vaast

Ad. Vaast named

Ad. Vaast was tried

on April 23, '89 -

through trial and

all the testimony that

the People had was

placed before the jury

& after hearing the

defense, and charges

of the judge - the

jury failed to agree

standing seven for

conviction and five

for acquittal & gave

of opinion no jury

could ever convict

Def of this charge on

the testimony submitted

on the trial - & ask that

that he be discharged on

his own recognizance

Dep. C. S. - '89

Pa. D. A.

Counsel,
Filed, 29 day of March 1889

Pleads, *Not guilty - capital.*

THE PEOPLE,

of the County of

the County of

case # 1110

John Koehl

April 23/89

Practically no defense

7 for conviction

JOHN R. FELLOWS,

April 10. 1889, District Attorney

A True Bill

Ad. Vaast

Ad. Vaast

Charles Scott Foreman

On record of Dist. Atty.

Def. discharged on his

own recognizance

Dep. C. S. - '89

Pa. D. A.

RECEIVING STOLEN GOODS. (Section 550, Penal Code.)

0497

0498

New York General Sessions.

The People,	:	GRAND LARCENY, and
vs.	:	Receiving Stolen Goods
John Koehl,	:	

----- x

PLEASE TAKE NOTICE that we shall move this Court before the Hon. Randolph B. Martine, one of the Judges holding Part I thereof, on Tuesday, the 15th day of October, 1889, at eleven o'clock in the forenoon or as soon thereafter as counsel can be heard, for the discharge of the above named defendant on his own recognizance, on the ground that he has been once tried, which trial resulted in a disagreement of the Jury, and upon the further ground that the District Attorney has failed to bring the defendant to trial since said disagreement; and for such other and further relief in the premises as to the Court may seem just and proper!

Yours, etc.,

Howe & Hummel,

Defendant's Attorneys

87 & 89 Center Street, New York City.

To John R. Fellows, Esq.,

District Attorney.

0499

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

..... being duly
sworn, says that he resides at No. Street, in the City of
New York; that he is years of age; that on the day of
18, at Number in the City of
New York, he served the within on
the by leaving a copy thereof with

Sworn to before me this
day of

18 }

N. D. General Sessions

The People

Plaintiff,

against

John Stahl

Defendant.

Notice of Motion

HOWE & HUMMEL,

Attorneys for

Defendant

87 & 89 CENTRE ST., New York City.

Due and timely service of cop of the within

this day of hereby admitted

18

Attorney.

To John D. Feltow, Esq.
District City

0500

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:POLICE COURT, 2 DISTRICT.Amedee J. Vaastof No 119 Orme Street, being duly sworn, deposes and says,
and about 20 day of March 188 8

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

a quantity of

✓ brass and copper of the value of about fifteen dollars was stolen from deponents place of business at 119 Orme street; that subsequently one Martin Hughes was caught in the act of stealing other property from deponents place, and the said Hughes then on the 21st day of March confessed that he had stolen the aforesaid property and sold it to one John Koehl at No 186 Greene street; that deponent went in company with Officer John O.'Brien to the premises of the said Koehl about 8 o'clock P.M. on March 21 and the said Koehl then denied that he had brought any such property or that he had it in his possession. About 9 P.M. on said date deponent went to the place kept by the said Koehl at No 186 Greene St and there and there found the said property secreted on the said premises, and the book kept by the defendant did not contain any description of said property as required by law. The said property was in new

0501

ingots and deponent was informed by the said Hyler, that he had received from the defendant only six dollars and thirty cents for it, or less than one half the value; and the defendant even in the presence of the said Hyler and of deponent and of Officer Savercool and O'Brien denied that he had any knowledge of said property although it was then concealed on his premises. Deponent charges defendant with receiving said stolen goods knowing the same to be stolen.

Sworn to before me this
22nd day of March 1889

James C. Murphy Police Justice
[Signature]

Amedeo J. Vass

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

by

Officer.

Witness,

Disposition

0502

Sec. 198—200.

2
District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

John Krehler 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. *John Krehler*

Question. How old are you?

Answer. *46 years*

Question. Where were you born?

Answer. *Aurgetland*

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

Answer. *146 Green St 8 years*

Question. What is your business or profession?

Answer. *Stone dealer, & metal stock*

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 Koch

Taken before me this

day of

March

1889

John Koch
Police Justice.

0503

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

Dated March 22 1885 San J. C. Murphy Police Justice.

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

Dated March 24 1885 San J. C. Murphy 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.

0504

Bond renewed Apl. 27/89

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

449 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Amdeus J. Vaast

vs. Prince John Koche

2

3

4

Dated

March 22 1889

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

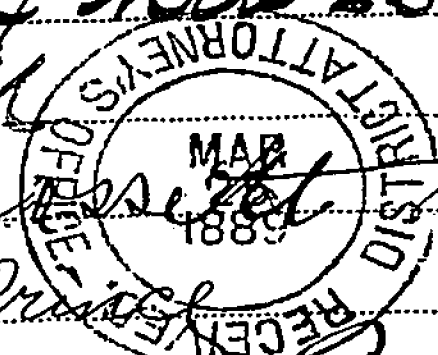
Street.

\$1500

to answer

Bailed

Comm. etc.



0505

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 Vaart

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

John Vaart

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

The said *John Vaart*,

late 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 one thousand
eight hundred and eighty-nine, at the City and County aforesaid, with force and arms,

three ingots of copper of the value of
four dollars each ingot, and six
ingots of brass of the value of two
dollars each ingot,

of the goods, chattels and personal property of one *Amedee J. Vaart*,
and one Martin Hughes, and

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

Amedee J. Vaart,

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

John Vaart

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.

0506

BOX:

346

FOLDER:

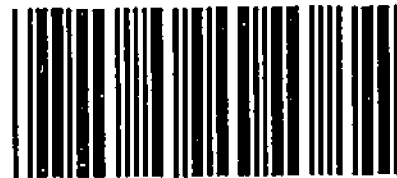
3263

DESCRIPTION:

Kress, Rudolph

DATE:

03/22/89



3263

0507

Witnesses:

off Stephenson

Counsel,

Filed 2nd

day of March 1889

Pleads,

Criminally (25)

THE PEOPLE

vs.

ATTEMPTING SUICIDE.

(Section 174, Penal Code).

Rudolph Kress

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. Scott Foreman.

March 27/89

Pleading Guilty

State Rep. ...

0508

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Rudolph Kress 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.

Rudolph Kress

Question. How old are you?

Answer.

24 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

207 E. 54 St 1 year

Question. What is your business or profession?

Answer.

Butcher

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 was under the influence
of liquor at the time and did
not know what I was doing.
I had no reason to commit suicide
and do not wish to die.*

Rudolph Kress

Taken before me this

day of

March

188

Police Justice.

0509

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

Alfred Davis

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

Dated March 15 188 James J. McLaughlin Police Justice.

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

Dated.....188Police Justice.

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

Dated.....188Police Justice.

0510

Police Court---2 409 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John T. Stephenson
vs.
Rudolph Kress

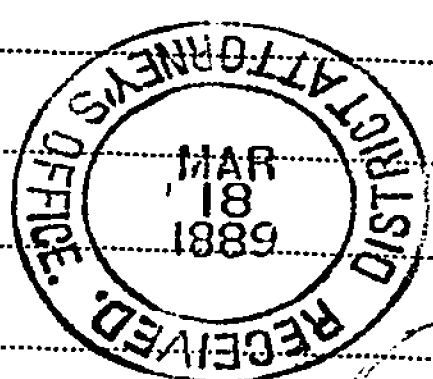
Office Attorney
General

1
2
3
4

Dated March 15 1889
O'Reilly Magistrate.
Stephenson Officer.
151 Precinct.

Witnesses
No. Street.

No. Street.
No. Street.
No. Street.



\$10000 to answer

COMMITTED.

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

05 11

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

POLICE COURT, 2 DISTRICT.

John T. Stephenson
of 15th Precinct Police ~~Street~~, aged _____ years,
occupation Police Officer being duly sworn deposes and says,
that on the 13th day of March 1889
at the City of New York, in the County of New York, Rudolph

Kress. (Now here) did feloniously,
with the intent to take his own life
swallow a quantity of Paris
Green, in violation of Section
194 of the Penal Code.

Dependent further says that at 2.20
o'clock P. M. said date he was called
into the premises No 108. Clinton
Place and informed that a man
had taken poison, and on going in,
dependent found the said defendant in

Sworn to before me, this _____ day
of _____ 1889

Police Justice.

05 12

Said premises sick. And noticed that
defendants face near the mouth was
discolored by some green substance. And
also found a letter which the defendant
had written and which is hereto annexed.
Wherefore defendant prays the said
defendants may be dealt with according
to law.

Sworn to before me
this 11th day of March 1889

John T. Stevenson

AFRIDA VIT.

Police Court, District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James C. Stevenson
Police Justice

vs.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

05 13

St Vincents Hospital
March 15/80

The patient Rudolph Kress -
told me what he had committed
when I saw him, had a
identical taken about two drachms
of Paris green.

Alphonse Wallace
Ambulance Surgeon

05 14

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Quaddie Thess

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

Quaddie Thess

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said *Quaddie Thess*,

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

thirteenth day of *March*, in the year of our Lord
one thousand eight hundred and eighty-*nine*, at the City and County aforesaid,

with intent to take *his* own life, did feloniously *give and ad-*

minister into himself, and take

and swallow down into his body

a quantity of a certain deadly

poison commonly called "Paris

green"

the same being an act dangerous to human life, 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.

05 15

BOX:

346

FOLDER:

3263

DESCRIPTION:

Krulisch, William

DATE:

03/15/89



3263

Witnesses;

Otto Hoeftner

Officer Cuff

Sgt. Price

A. Ahlstrom

H. McCreary

Comised

Filed

Pleads,

15th day of March 1889

Not guilty

THE PEOPLE

vs.

William Kurlach

MURDER IN THE FIRST DEGREE

[Section 188, Penal Code.]

JOHN R. FELLOWS,

22. April 9. 1889. District Attorney.

Spied & acquitted

A True Bill.

Chas. N. Scott Foreman.

05 16

05 17

→:STATE OF NEW YORK,:←

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION

Taken at the

No.

Street, in the

Ward of the City of

New York, in the County of New York, this

day of

in the year of our Lord one thousand eight hundred and

before

LOUIS W. SCHULTZE, Coroner,

of the City and County aforesaid, on view of the body of

now lying dead at

Upon the Oaths and Affirmations of

good and lawful men of the State of New York, duly chosen and

sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner
the said

came to his death, do upon

their Oaths and Affirmations, say: That the said

came to his death by

In Witness Whereof, We, the said Jurors as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

CORONER, J. S.

05 18

TESTIMONY.

A second involving the right parietal region the upper margin almost parallel with the median line one inch from it extending $4\frac{1}{2}$ inches antero-posteriorly and from $5\frac{1}{2}$ to 6 vertically with irregular edges. The third involving the symmetrical portion of the temporal bones also the mastoid & extending backwards into occipital, measuring about 3 inches in each direction oval in shape with irregular edges. Laceration of dura-mater & brain tissue under the two last described openings.

Cause of death. Shock from above described injuries.

W. J. Weston M.D.

Sworn to before me,

this

8 day of Nov. 1889
 Lemuel W. Schulyer

CORONER.

0519

TESTIMONY.

Albert J. Boston M. D., being duly sworn, says:

I have made an autopsy of the body of
 Gunther Weckmann now lying dead at
 Morgue and from such examination

and history of the case, as per testimony, I am of opinion the cause of
 death is ^{Depressed} Homicide by multiple

compounded fractures of skull.
 Laceration of brain. Shock
 said to have been inflicted with
 a hatchet at 937 - 3rd St.

Albert J. Boston M. D.

Autopsy 5:45 P.M. 2nd Dec. 1888.
 Body well nourished. Major vessels free.
 There is a compound comminuted
 fracture involving all fingers of right hand.
 There are five injured wounds on
 right side of head. 4 1/2 inches in length
 One extending parallel to the median line
 one inch to the right, one extend from level
 of eye backwards & upwards.
 One from level of ear backwards & upwards
 about 3 inches in length. One extending
 nearly perpendicular connecting these
 two, and one parallel to the
 last but one.

Beneath these there is loss of
 bone tissue in two large and
 one smaller areas. The last
 mentioned is on the vertex extending
 from right to left & from before back-
 wards two inches in length and 1 1/2
 in breadth.

Sworn to before me,

this

day of

188

CORONER.

0520

L. W. S.

No. 807

1st. Quar.

1889

AN INQUISITION

On the VIEW of the BODY of

Gunther Wachning

whereby it is found that he came to
to death by

Inquest taken on the day
of 188 before

LOUIS W. SCHULTZE, Coroner.

V

807

0521

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
29 Years			Germany	Morgue Bellevue Hospital	Mar 8/89

5-5 yrs,
Dropsy int.
93% 2/3 hr.

Police have means of
identification

L. W. S.

SP. 807

1st. Sec.

1889

AN INQUIRY

On the VIEW of the BODY of

Frederick Weidman

whereby it is found that he came to
his death by

Inquest taken on the day

of 1889 before

LOUIS W. SCHULTZ, Coroner.

V 807

0522

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
Years — Months — Days			
29	Germany	Morgue from Beelzebub House.	March 8/89.

L. W. S.

No. 807

John Smith.

1889

AN INQUISITION

On the VIEW of the BODY of

Quintus W. Schmitt

whereby it is found that he came to
his death by

Stomach.

by Multiple Compound
Depressed Fractures
of Skull, Lacerations
of Brain & Throat.

Wm. H. Schmitt

Report taken of the 1889
of 17th and 18th days

LOUIS W. SCHULTZ, CORONER.



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L. W. S.

367

No. 807

1st. Dues.

1889

AN INQUISITION

On the VIEW of the BODY of

Gunther Weehring

whereby it is found that he came to
his death by

Homicide.

by Multiple Compound
Depressed fractures
of Skull, Laceration
of Brain - Shock.

The People &

Wm. H. H. H.

Inquest taken on the 18th day
of March 1889 before

LOUIS W. SCHULTZE, Coroner.

0524

S. Dr. Keily - 3

From Belleue Hospital.New York, March 7 1889

To Coroner.....

Sir:

Please hold an Inquest on the body of

Name: Gusser Wehrung Residence: 937 - 2 AveAge: 24 years 1 months 1 days. Admitted Thurs day, MarchFather Geo. 7th 1889, at 8⁴⁰ o'clock 4 M.Nativity, Ger ; of Herrida By Ambulance AC. Yes in U. S., Yes in City. From Residence BCivil Bond: Single occup.: Clerk Examined by Dr. KeilySuffering from symptoms of Compound fractured skullLaceration of braintraumatic amputation of four fingers.

Said Injuries said to have been received. Patient said that D

some person whom he did not
see struck him from behind with
a number of blows with sharp
edge of an axe. EDeath took place Thurs day, March 7th 1889 at 5⁴⁰ o'clock P. M.

The Autopsy revealed..... F

Remarks: Pt. died from shock of injury.Edward A. Keily M. D.
HOUSE SURGEON PHYSICIAN.

Ad. +. State the day of the week.

Ad. A. State whether by Ambulance or Friends.Ad. B. State whether from a Prerinct or a Residence and give the name.Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date, number, character, and Extent of Injuries, always stating where indicated, whether right or left.Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same; in runover cases, the line of Street Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.Ad. E. State name, date, place, character and results of any operation or amputation performed.Ad. F. Give a short resume of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.

Ad. G. State here any important facts not embodied in the above statements.

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Coroner's Office.

TESTIMONY.

In the Matter of the Inquest Before
Upon Frederick Wechsung Henry Louis W. Schultze
and a jury

New York City, N.Y. Sat. March 16, 1889.

The Court met at 10.30 am.
Present Mr Edward Grosse, representing the
District Attorney; also Mr. Ambrose M. Purdy
on behalf of the prisoner, Kulesch.

Mr Purdy. If your Honor please, I represent
this lad here, who has been indicted
for murder in the first degree. I under-
stand that some proposition is made to
have an inquest. I submit that the Grand
Jury having found ~~that~~ a Bill of Indictment
against my client, refusing to hear him,
that your Honor cannot aid me; that if
this Jury and your Honor should be perfectly
satisfied my boy was entirely innocent
you could not discharge him. Hence it
seems to me a waste of time to proceed
and I ask that the boy be sent back
to the City Prison
The Coroner. Now Mr District Attorney
what would you suggest in the matter.
Mr Grosse. If the Court please, the
District Attorney has considered this
motion of Mr Purdy in advance,
because it was communicated to
him, and we have come to the

Taken before me

this

day of

188

CORONER.

0527

Coroner's Office.

TESTIMONY. (2)

Conclusion that the law will be satisfied if the cause of death, will be found by the Coroner's Jury, and at the same time that the Grand Jury has found an indictment and that it is unnecessary to examine into the matter, so far as this defendant is concerned, to find out who is chargeable with the crime, and that the Jury should then render a verdict in accordance with this proposition.

The Coroner. Would that be satisfactory to you, Mr. Purdy.

Mr. Purdy. Perfectly.

The Coroner. I will swear the Jury.

(The Jury was here sworn)

Dr. A. J. Weston, Coroner's Physician then read the autopsy and medical testimony annexed.

(Mr. Edward Grose sworn and examined.)

By the Coroner

Q. You are Deputy Assistant District Attorney.

A. Deputy Assistant District Attorney.
On the 15 of March, 1889, the Grand

Taken before me

this

day of

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CORONER.

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Coroner's Office.

TESTIMONY.

(3)

Jury of the City and County of New York found an indictment against William Kruleich, I send to stand the young man at the Bar here, charging him and indicting him with the Crimes of Murder in the first degree. (The Witnesses read the 1st Count of the indictment) The indictment contains one more count, also charging this defendant with murder in the first degree. It is unnecessary to read the second count; and he is held to await the trial at the Court of General Sessions or the Court of Open and Terminals. He is in the custody of the authorities for that purpose.

Mr. Peck. Now we ask Your Honor to instruct the jury that there is no dispute about the cause of this man's death. The only question for them to decide is that he died from what the Doctor suggested.

Mr. Grose. And that the Grand Jury has found an indictment of murder in the first degree and that it is unnecessary for this jury to inquire by whose hands this gentleman came to his death.

Taken before me

this day of

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CORONER.

0529

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

POLICE COURT

DISTRICT.

of No.

The 23rd Precinct Police

says that on the

day of

March

1889

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

William Konlisch

(nowhere) who did feloniously assault
Gunter Weiroching by striking said
Weiroching on the head in several different
places and striking said Weiroching
on the hands severing four fingers from
one of said Weiroching's hands and
striking said Weiroching on the shoulder
and neck causing the death of said
Gunter Weiroching.

For the reasons following to wit; that
deponent went to the Bellevue Hospital at
about the hour of 9 o'clock and thirty minutes A.M.
on said date and found the deceased in a
dying condition and the deceased stated
to deponent that the defendant was employed
in the drug store 937 Third Avenue and that
the deceased stated to deponent that he
opened the store and let the defendant in
said store at about seven o'clock A.M. on said date
and the defendant shortly afterwards went out
of the store and the deceased went into the
back room of said store to try his shoes
and while in a stooping position he was struck
from behind with a hatchet.

Deponent is informed by Isadore Friedlich
a hard ware dealer of No 1319 First Avenue
that he sold to the defendant on the 6th
day of March 1889 a hatchet shown to
Friedlich by Detective Coyle and Price of the

0530

Central Office and said Drunk which
 identified the defendant as the person he
 sold said hatchet which he also identifies
 Depment is further informed by Otto Dreyer
 of no 937-30 Ave the anglist where
 the deceased was employed that he
 found the hatchet here shown in Court
 and marked with blood stains on the handle
 and blade of said hatchet lying in the back
 room of said store along with the now deceased
 wherefore appears that the said
 defendant may be dealt with as the
 law directs

Sworn to before me this
 10th day of March 1897
 J. Thompson
 John T. Buff
 Police Justice

Police Court, District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

ARREDAVIT.

vs.

Dated

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Magistrate.

Officer.

Witness.

Disposition.

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Coroner's Office.

TESTIMONY.

The Coroner. The only thing left for me to do now is to instruct you, gentlemen, to find a verdict how Wachsmuth came to his death. You have the testimony of Dr. Weston that he died from shock, compound fracture of the skull and depression of the brain, so you will kindly retire and bring in a verdict.

(At this point the jury retired and after some time spent in deliberation returned and submitted the annexed verdict.)

Ad jurme D.

Taken before me

this

day of

188

CORONER.

0532

CITY AND COUNTY }
OF NEW YORK, } ss.

Isidor Grundlich
aged 28 years, occupation Book worm Dealer of No. 1319 First Ave Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John J. Koff
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 10

day of Feb 1889

Isidor Grundlich

J. Murphy

Police Justice.

0533

CITY AND COUNTY }
OF NEW YORK, } ss.

aged

years, occupation

of No.

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

188

Police Justice.

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Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Krulisch 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.

William Krulisch

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.

364 East 2nd St 4 Months

Question. What is your business or profession?

Answer.

Drug Clerk

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

Answer.

*I am not guilty and demand an
examination*

William Krulisch.

Taken before me this

day of

188

Police Justice.

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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.....

Heferdant
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~~ he legally discharged
Dated March 10 1889 G. Thompson 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.

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293
Police Court---

4th 364
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Huff
vs.
William K. Krich

2
3
4

Office
of
Magistrate

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

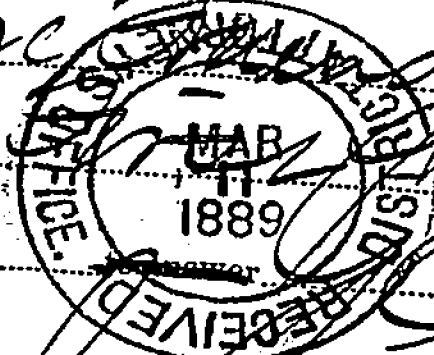
Dated March 20 1889

John J. Huff Magistrate.
Phillips 23 Officer.
Precinct.

Witnesses
James E. Price 60 Street.

Edw. Doepfner
937 3rd Street.

Edw. Krich
1319 Street.



without bail

Witness for people
Nath. McGreary
937 3rd St
Adolph Schlesinger
1319 First St
Officer Phillips 23
Detective Sergeant Price 60

0537

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 42 years, occupation Supervisor

James K. Price of No. Central Office Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of John O. Day and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me this 10

day of Nov 1889

James K. Price.

John O. Day

Police Justice.

0538

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Kuntzsch

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

William Kuntzsch

of the CRIME OF Murder in the First Degree, committed as follows:

The said *William Kuntzsch*,

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *March*,—in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, with force and arms, in and upon one

Samuel Wiersching,

in the peace of the said People then and there being, wilfully, feloniously, and of *his* malice aforethought, did make an assault, and *he* the said

William Kuntzsch, *him*,

the said *Samuel Wiersching* with a certain *knobbed*—

which *he* the said *William Kuntzsch*, in

his right hand then and there had and held, in and upon the *head, neck and shoulders*

of *him* the said *Samuel Wiersching*

then and there wilfully, feloniously, and of *his* malice aforethought did strike,

stab, cut and wound, giving unto *him* the said *Samuel Wiersching*,

then and there with the *knobbed* aforesaid, in and upon the *head, neck and shoulders*

of *him* the said *Samuel Wiersching*,

several *each* *one* mortal wound of the breadth of one inch, and of the depth of six inches, of which said

0539

mortal wound ~~— she —~~ the said *Samuel Wiersching*
at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the
day of ~~—~~ in the same year
aforesaid, did languish, and languishing did live, and on which said
day of ~~—~~ in the year aforesaid, the said
at the City and County aforesaid,
of the said mortal wound did die.
Then and there died.

And so the Grand Jury aforesaid do say: That the said *William*
Kudisch, Jr.,
the said *Samuel Wiersching*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of ~~—~~ malice aforethought, did kill,
and murder, 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
William Kudisch
of the same CRIME OF MURDER IN THE FIRST DEGREE, committed as follows:

The said *William Kudisch*,

late of the City and County aforesaid, afterwards, to wit: on the said *seventh*
day of ~~—~~ in the year of our Lord one thousand eight hundred
and eighty-*nine*, at the City and County aforesaid, with force and arms, in and
upon the said *Samuel Wiersching*,

in the peace of the said People then and there being, wilfully, feloniously, and with
a deliberate and premeditated design to effect the death of ~~—~~ the said
Samuel Wiersching, did make another assault, and
the said *William Kudisch, Jr.*, the said
Samuel Wiersching, with a certain *intention*
which ~~—~~ the said *William Kudisch* in

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~~His~~ right hand then and there had and held, in and upon the ~~head, neck and shoulders~~
of ~~him~~ the said ~~Samuel Wierding~~
then and there wilfully, feloniously, and with a deliberate and premeditated design to effect
the death of ~~him~~ the said ~~Samuel Wierding~~ did strike, ~~stab~~, cut and
wound, giving unto ~~him~~ the said ~~Samuel Wierding~~ then
and there, with the ~~knife~~ aforesaid, in and upon the ~~head neck and shoulders~~
of ~~him~~ the said ~~Samuel Wierding~~, several
~~one~~ mortal wounds of the breadth of one inch and of the depth of six inches, of which said
mortal wounds ~~the~~ the said ~~Samuel Wierding~~ at
the City and County aforesaid, from the said ~~day of~~
in the year aforesaid, until the ~~day of~~ in the
same year aforesaid, did languish, and languishing did live, and on which said
day of in the year aforesaid,
the said ~~at the City and County~~
aforesaid, of the said mortal wound did die.
~~Then and there died.~~

And so the Grand Jury aforesaid do say: That the said ~~William~~
~~Kudisch, him,~~
the said ~~Samuel Wierding~~, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design
to effect the death of ~~him~~ the said ~~Samuel Wierding~~
did kill and murder, 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.