

0260

BOX:

369

FOLDER:

3460

DESCRIPTION:

Killen, James

DATE:

10/15/89



3460

0261

BOX:

369

FOLDER:

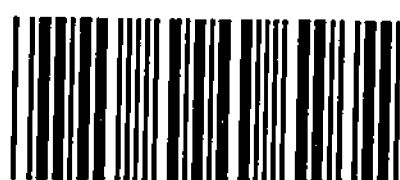
3460

DESCRIPTION:

Killen, Ann

DATE:

10/15/89



3460

0262

BOX:

369

FOLDER:

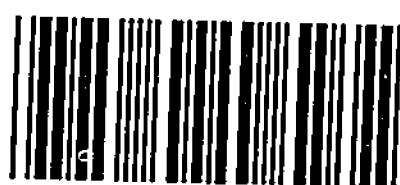
3460

DESCRIPTION:

Delaney, Stephen

DATE:

10/15/89



3460

Witnesses:

Officer McPike

Sw. Oath

On my report and
need hereto. I hereby
recommend the dis-
missal of the within
indictment as against
all three defendants
dated N. Y. June 5, 1890

Edward Gross
Dep. District Atty.
above report and recom-
mendation approved
John W. Spill
Chas. Dick atty

\$100

Prone & Burns

25 Washington St. C. C.

Counsel,

Filed

day of

1889

Pleads,

THE PEOPLE

vs.

James Killen
Ann Killen
Stephen Delaney

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

M. L. Cole.

Foreman.

Part III June 16/90
Indictment dismissed
as to all -

0263

0264

Court of General Sessions.

The People

vs.

James Killen
Ann Killen and
Stephen Delaney

Report.

The defendants are indicted of Assault in the 2^d degree for having assaulted James McPike, an officer of the Municipal Police force, when he attempted to arrest the defendant James Killen for violation of the excise law. The complainant has no witness to corroborate his statement, as he himself has admitted to me, that the two men, James Doughton and Charles Hobbs whom he had given as witnesses for himself, know nothing about the alleged assault. This admission was made, after Mr. Hobbs had made his statement which is annexed hereto. According

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to the statements of the defend-
ants, the complainant has been
for years a guest at Killen's
Hotel and that he had a dis-
pute with James Killen about
a drink bill; that he had threat-
ened to get square with Killen
and that when the latter re-
monstrated against his ac-
tions the complainant threaten-
ed to fire off his revolver at
him; that thereupon ~~then~~
Killen interfered to prevent the
complainant from shooting
his husband, and that the de-
fendant Delaney did not
interfere at all with the said
parties; that after the complain-
ant had left the hotel, he
got into a fight with two
other, one of which received
severe scalp wounds at the
hands of the complainant and
that in said fight the officers
coat may have been torn.
All three defendants say that
the complainant was under
the influence of liquor at the

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time, and that he behaved himself in a boisterous manner.

It is clear to me that the People cannot obtain a conviction of the defendants herein or either of them. Instead of the guilt of the defendants, a trial of the indictment herein, will, in my belief, establish the complainant's infirmities to be a police officer of our city. There was no occasion for him to make a threat with his revolver against the deft. James Killen, and the fact that he did make such a threat lends great force to the statement, that the complainant was drunk at the time of the alleged assault, a Sunday morning.

The indictment herein should be dismissed, and I hereby so recommend.

Dated New York, June 5, 1890.

Edward Crooke
Deft. Assistant

0267

James Killen, Riverdale Avenue
Hotel and Grocery store. On the
6th of October, 1889, after Church, the
complainant came into my
place and said: "You are a
chitch, I've got you now!"
At the same time he took me
by the coat and pushed me
behind the bar, again using
foul and abusive language
against me, I remonstrated
against his conduct, claim-
ing that he had no right to
arrest me, and thereupon he
drew his revolver and threat-
ened to shoot me, if I would
not at once follow him to
the Station House. The complain-
ant was at the time under
the influence of liquor and
behaved extremely boisterous.
My wife, being afraid that
he might fire off his revolver,
thrust herself between me
and the complainant, taking
hold of his coat and saying:
"For God's sake, do not shoot my
husband!" I do not know

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whether she tore his coat or not, but I am sure that, ~~she~~ if she did it, she did not do it intentionally, but only in a condition of fright over the complainant's conduct. ^{P. 116} Subsequently the complainant assaulted a man who was sitting outside of my house, with his club and inflicted a serious scalp wound upon him. The complainant owed me a bill of \$8.60 for drinks and cigars, and had refused to pay more than half of the said amount. He had made threats that he would get square on me for ~~that~~ my unwillingness to reduce his bill.

James Killen

City and County of New York, ss
James Killen and Stephen Delaney, being severally duly sworn, say that they were present when the complainant herein, officer McPike, threatened to arrest James

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Killers, one of the defendants herein
on the 6th of October, 1889, at said
Killers's Hotel. That they have heard
read the above affidavit of James
Killers and say that the same
is true of their own knowledge.
Personally sworn to before
me this 5th of June, 1890 } Stephen Delaney
James Killers
her marks.

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City and County of New York, ss:
Charles Hobbs, being duly sworn,
deposes that he is the Stableman
at Double Ferry. On the
6th of October, 1889, at about noon
there I was in the saloon of
James Killen, one of the defend-
ants herein. While being there,
I saw officer James McPike enter
the said saloon, and on seeing
him, I left the said saloon. His
entrance and my exit were
almost simultaneously. From
the said saloon I went without
any delay whatever to the stable
where I was then employed.
The said stable is on Riverdale
Turnpike, about a quarter of
3 miles from the said saloon.
I did not see the said officer
arrest the defendant James
Killen or any one else. I
did not see any fight in the
saloon or any interference
with the said officer inside
or outside of the said saloon
on said day. I do not know
~~anything~~ from my own

0271

Knowledge I do not know
any thing of an assault of
the defendants James Killeen
and Killeen and Stephen Delaney
or either of them upon said
officer James Mc Pike.
Known to before me
this 12 of May 1890 } Charles Hoban
Harvard Grosse
Notary Public
City and County of New York

0272

Court of General Sessions

The People

vs.

James Hillen
John Hillen

and
Stephen Delaney

REPORT.

For the District Attorney.

Dated June 5th 1887
Edward Grosse
Deputy Assistant

0273

Police Court—6th District.CITY AND COUNTY
OF NEW YORK, } ss.James McPike
of the 35th Precinct Police Street,
of the City of New York being duly sworn, deposes and says, that
on Sunday the sixth day of Octoberin the year 1889 at the City of New York, in the County of New York, at the 24th Ward
Hotel, Riverdale Avenue, Riverdale
he was violently and feloniously ASSAULTED and BEATEN by James Killeen, Ann

Killeen, the wife of said James Killeen and James Delaney, who, with intent to prevent the apprehension and detention of said James Killeen whom deponent being then and there on duty and in uniform had lawfully placed under arrest for violation of the excise law committed in deponent's presence, did assault this deponent rescue said prisoner from him and push deponent out of the premises. Said James Killeen struck deponent on the face with his hand and raised against deponent's person and ~~struck~~ ^{did strike} at him with an ice pick then and there held in the hand of said James Killeen. Said Ann Killeen caught deponent by the coat collar and tore his coat, and choked deponent. Said James Delaney obstructed deponent in the effort to get his prisoner out of the place and together with Ann Killeen pulled said James away from deponent. Said assault was committed

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant :

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

Sworn to before me, this 7th day
of October 1889.

James McPike
Charles N. Luntz POLICE JUSTICE.

0274

W

Police Court-- 6' District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

James McRike

vs.

1 James Killeen

2 Ann Killeen

3 James Delaney

AFFIDAVIT-A. & B.
FELONIOUS.

Dated October 7th 1889

Taintor Magistrate

Officer.

Precinct.

Witnesses, _____

0275

Sec. 198—200.

6th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty and demand
trial at General Sessions.*

James Killeen

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

Charles W. Sullivan

Police Justice

0276

Sec. 198—200.

6th

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Annie Killeen*

Question. How old are you?

Answer. *Twenty-five*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Riversdale; Twenty years*

Question. What is your business or profession?

Answer. *Housekeeper*

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
trial at several sessions*

Hes
Annet Killeen
mark

Taken before me this
day of *October*
188*8*

Charles A. Standish
Police Justice

0277

Sec. 198—200

Att District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Stephen Delaney 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.

Stephen Delaney

Question. How old are you?

Answer.

Thirty - six

Question. Where were you born?

Answer,

Ireland

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

Answer.

Riverdale; Four days.

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 and demand trial at General Sessions if held after examination
Stephen Delaney

Taken before me this

day of

188

Charles H. [Signature]
Police Justice.

0278

Sec. 151.

6

District Police Court.

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 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 James M. Pike

of the 35th Precinct Police ~~Station~~, that on the 6 day of October 1889 at the City of New York, in the County of New York, at the 24th Ward Hotel on Riverdale Avenue, Riverdale

and feloniously he was violently Assaulted and Beaten by James Killeen Ann Killeen and James Delaney, who, defendant being on duty and in uniform, and presented defendant with a lamp and prisoner and said James Killeen did attempt to strike defendant with a ice pick
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 them forthwith before me, at the 6 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 7 day of October 1889

Charles A. Smith POLICE JUSTICE.

0279

POLICE COURT, 6th DISTRICT.THE PEOPLE, &c.,
ON THE COMPLAINT OFJames McPike

vs.

1 James Killeen2 John Killeen3 James Delaney

Warrant-A. & B.

Dated October 7th 1889Tamlin Magistrate.James McPike Officer.

The Defendant

taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.James McPike Officer.Dated October 7th 1889This Warrant may be executed on Sunday or at
night.Charles N. Taintor Police Justice.

REMARKS.

Time of Arrest,

James Killeen - John Killeen / James DelaneyNative of Ire Ire IreAge, 40 45 36Sex Male Female MaleComplexion Light Light LightColor White White White

Profession,

Fuller Keeper H. Keeper Lab.Married Yes Yes NoSingle, No No YesRead, Yes Yes YesWrite, Yes Yes YesRemindedReminded Reminded

0280

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 Killeen, Annie Killeen and Stephen Delaney

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 *October 8th* 18 *9* *Charles N. Linton* Police Justice.

I have admitted the above-named *James Killeen and Annie Killeen* to bail to answer by the undertaking hereto annexed.

Dated *October 8th* 18 *9* *Charles N. Linton* Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned. I order he to be discharged.

Dated 18 Police Justice.

1. The first part of the document is a header section containing the following information:

- Page number: 1
- Page title: 1
- Page subtitle: 1
- Page footer: 1

0282

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 Killen, Ann Killen and Stephen Delaney

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

James Killen, Ann Killen and Stephen Delaney

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

The said

James Killen, Ann Killen and Stephen Delaney

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *October* in the year of our Lord one thousand eight hundred and eighty-nine at the City and County aforesaid, with force and arms, feloniously made an assault in and upon one *James Mc Pike*

then and there being a *patrolman* of the Municipal Police of the City of New York, and as such *patrolman* being then and there engaged in the lawful

apprehension of the said *James Killen*

and the said *James Killen, Ann Killen, and Stephen Delaney* him, the said *James Mc Pike*

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent then and there and thereby to prevent and resist the lawful *apprehension* of him, the said *James Killen* as aforesaid, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0283

BOX:

369

FOLDER:

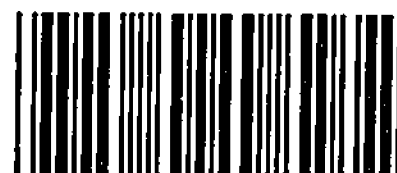
3460

DESCRIPTION:

King, Paul

DATE:

10/22/89



3460

0284

165

Witnesses:

Charles Baines

Virginia Bianchi

Counsel,

Filed

day of

1889

Pleads,

THE PEOPLE

vs.

R

Paul King

Grand Larceny, First Degree
(From the Person.)
[Sections 528, 530, 531 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

Charles J. May

Elmira Ref. B.M.

0285

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, } ss.:Charles Bauer
of No. Barren Island Street, aged 40 years,
occupation Laborerdeposes and says, that on the 7th day of October 1889 being duly sworn

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 Watch of the value of Five
dollarthe property of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Paul King (now here) for thereasons that deponent was in the
beer saloon at 27 Mulberry Street
and in conversation with the defendant
Deponent had said watch in a pocket
of the vest then worn on his person and
shortly thereafter left said saloon and
deponent missed said property. Deponent
is informed by Virginio Bianchi (now here)
that he Bianchi, immediately followed
the defendant and found the watch
here shown, in the ^{possession} pocket of the defen-
dant which watch deponent identified
as stolen from his possession.Charles Bauer

Sworn to before me, this

day

of October 1889

Police Justice.

0286

CITY AND COUNTY {
OF NEW YORK, } ss.

Virginio Bianchi
aged *31* years, occupation *Shoekeeper* of No.

27 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Charles Bauer*

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

Sworn to before me, this *8*
day of *October* 188*9*

Virginio Bianchi

[Signature]

Police Justice.

0287

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Paul Kuig 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. *Paul Kuig*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Baker*

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 drunk. I took it in fun.*

Paul Kuig?

Taken before me this 8th day of October 188

Police Justice.

0288

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

Dated *Oct 8* 18 *Oct 8* Police Justice.

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

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

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

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

0289

Police Court---

532 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Bauer
Barron Island
Paul King

2

3

4

Larney from person

BAILED.

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

Oct 8

188

9

Magistrate.

Officer.

Precinct.

Witnesses

Virginia Bianchi

No.

Street.

No.

Street.

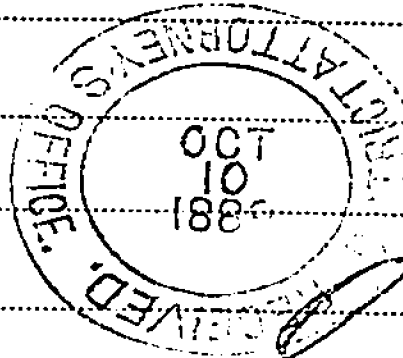
No.

Street.

\$

500

to answer



G. B. Court

9 Oct 1886

0290

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Paul King

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

Paul King of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

Paul King

late of the City of New York, in the County of New York aforesaid, on the seventh day of October 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 five dollars

of the goods, chattels and personal property of one Charles Bauer on the person of the said Charles Bauer then and there being found, from the person of the said Charles Bauer 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.

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SECOND COUNT—

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

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

The said

Paul King

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 watch
of the value of five dollars

of the goods, chattels and personal property of one

Charles Bauer

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

Charles Bauer

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

Paul King

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.

0292

BOX:

369

FOLDER:

3460

DESCRIPTION:

Knobler, Abram

DATE:

10/21/89



3460

0293

BOX:

369

FOLDER:

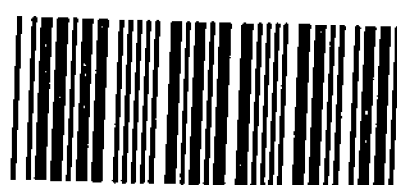
3460

DESCRIPTION:

Gluck, Leon

DATE:

10/21/89



3460

0294

Feb 3/90

Part II - February 70
Dependent's Discharge in
Highly recommended

0295

Examination Continued Sept. 9.

Jason Alexander a witness for the complainant, being duly sworn and examined by Counsellor Levy depose and says:- I live at 309 East 82nd Street, I am 48 years old. I am in the wholesale wine and liquor business.

2 Do you know Blawiefield - the complainant?

1- Yes

2 How long have you known him?

1- About a year

2 He has dealt with you?

1- He often came to my place and exhibited large amounts of money

2 What have you said to him about it?

1- I have often warned him not to carry it so openly - I have told him it was a dangerous method of carrying money.

2 Have you had any transactions with him?

1- I have had no transactions with him. He came in there like anybody else and bought a

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bottle of Iokay which I understand he sells to his patients. He is a kind of a quack doctor. He is an eccentric kind of a fellow. but I consider him incapable of doing wrong as far as I know.

Cross examined by de Mullen.

Q - Where is your place of business?

A - 71 Bowery.

Q - Have you had any connection with Bloomfield other than necessary to the transaction of business?

A - No.

Q - You do not know where he lives?

A - No.

Q - You don't know who he associates with?

A - No.

Q - You are briefly acquainted with him & he has been in the habit of coming into your establishment as a purchaser

A - Purchasing and exhibiting large amounts of money.

Q - Did he tell you where he got his money?

A - No. I do not know where he got it.

Defendant waives further examination

Shown to before me this 3rd day of September 1885

W. J. Connelley
Clerk of the Court

0297

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

POLICE COURT,

3

DISTRICT.

of No. 44 Essex Street, being duly sworn, deposes and says,that on the 24th day of August 1889at the City of New York, in the County of New York, Abraham Knobler

and Sam Gluck (both now here) did feloniously conspire with each other to commit a crime, to wit: Robbery in violation of section 168 of the Penal Code of the State of New York for the reasons following, to wit: at about the hour of 10.30 o'clock A.M. on said date the defendants Gluck asked deponent to accompany him to the premises 117 Orchard Street and administer a cure for his Gluck's wife who was suffering with toothache. Deponent went with said Gluck to said 117 Orchard Street. The said Gluck took a key from his pocket and opened the door leading into a room in said premises; he told deponent to sit down and wait until he Gluck would bring his Gluck's wife into said room. ~~Said Gluck left said room.~~ Whilst deponent was sitting in said room, the defendant Knobler entered said room seized hold of deponent and said that he (deponent)

0298

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss: 3.

POLICE COURT, DISTRICT.

of No. _____

Street, being duly sworn, deposes and says,

that on the _____

day of _____

188-

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

had stolen ninety-four dollars from a trunk in said room. The defendant Knutler then opened a trunk in said room and took therefrom a large pocket book and told deponent that the said money was in said book. The said Knutler then seized hold of deponent and forcibly took from the inside pocket of the coat then worn by him as a portion of his bodily clothing a pocket book containing sixteen dollars (\$16) and took from said book the said sixteen dollars. Deponent snatched four of the said ^{sixteen} dollars from Knutler's hand. The said Knutler placed the remaining twelve dollars in the pocket book which the Knutler had taken from said trunk and told deponent that he would have him (deponent) arrested for Burglary if he deponent did not give him fifty-dollars. Deponent refused to give the money. Knutler then told deponent to write out a check

0299

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

Third District Police Court.

of No.

Street,

that on the

being duly sworn, deposes and says,

day of

187

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

for said fifty-dollars, de-
ponens, referred; the said brother
then told deponens that he
would send for a policeman
and swear that said de-
ponens had, stolen ninety-
four dollars. The said brother
then caused Detective Reap
her present to arrest said
deponens on a charge of
Burglary.

Sworn to before me
this 30th day of August
1889 at Blumenfeld
inj. done

Police Justice

0300

Sec. 193—200.

CITY AND COUNTY }
OF NEW YORK } ss.

3rd District Police Court.

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

Question. What is your name?

Answer. *Abraham Knobler*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Austria.*

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

Answer. *N^o 117. Orchard Street, about five months.*

Question. What is your business or profession?

Answer. *Soda Water Stand*

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.

Swearing
Abraham Knobler

Taken before me this

30th

day of *August*

1889

Police Justice.

0301

Sec. 193—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

God
District Police Court.

Leon Glick 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. *Leon Glick*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *N^o 37 Lewis Street, about one year*

Question. What is your business or profession?

Answer. *Peddler*

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.

Refuse to say anything

Leon Glick

Taken before me this *30th*
day of *August* 188*9*

Police Justice.

0302

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 5th DISTRICT.

of No. John. Officer 11 Pearl Street, aged years,
occupation being duly sworn deposes and says,

that on the 28th day of August 1888
at the City of New York, in the County of New York, he arrested

Abraham Noble now
here on suspicion of
having taken the gluck
dollar from Max
Blumenfeld by force
and violence on the 24th
August inst - at 117 Orchard
Street
Michael J. Reap

Sworn to before me, this

28th day of August 1888

day

Police Justice,

0303

Police Court-- District.

THE PEOPLE, & c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

\$1500 for
Exp. 9th
am 27 Aug

0304

STENOGRAPHER'S MINUTES.

Third District Police Court.

THE PEOPLE, &c. IN COMPLAINT OF
Mar. Bloomfield
vs.
Knobler and
Gluck

BEFORE HON.

M. J. Power
POLICE JUSTICE,
August 31 1889

APPEARANCES:

For the People,

For the Defence,

188

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WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Bloomfield
Volk
Block
Reap
Knobler

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14	23

M. J. Power
Official Stenographer.

0305

DISTRICT POLICE COURT.

THE PEOPLE,
IN COMPLAINT OF

Bloomfield

Examination had

188

9

Before

Police Justice.

Knobles and
Hungerford

M. J. Peacy

Stenographer of the

District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of

Ma. Bloomfield and all herein

is taken by me on the above examination before said Justice.

Dated

188

Aug 31
Sept 9th
C. J. B. W. H.

Police Justice.

M. J. Peacy
Stenographer.

0306

New York Aug 31st / 889
Third District Police
Court.
Hon Maurice Power
Presiding.

Mat Bloomfield
W. }
Abraham Nobler and }
Leon Gluck } Robbery.

Mat Bloomfield being
duly sworn deposes
and says,

Q. Where do you live?
A. 2. 41 Essex St.
Q. How long?
A. 2. 6 months.
Q. How long do you
know Gluck?
A. 2. Five weeks.
Q. How long do you
know Nobler?
A. I never knew
him.

0307

Q.

Q. Where did you first see either of them on Saturday last?

A. Glenn came me in the Druggist and called me from N. 241 Essex St.

Q. What is your business?

A. I have Patent Medicine.

Q. What did Glenn say to you?

A. He told me to come with him to give a Woman Medicine who had a tooth ache, he did not tell me where to go, but to go with him.

Q. Where did you go?

A. He brought me to 114 Orchard St.

3

Q. What took place there
 A. He took a key out
 of his pocket and
 opened the door and
 told me to wait that
 he would get the
 woman.

Q. What floor
 was that?

A. Right on the
 ground floor.

Q. Was it even
 with the street?

A. Q. Yes Sir,

Q. After you got in the
 street or in the room
 state what took place?

A. Right away when
 Gluck went out of the
 room, a robber came
 in and said I took
 his money, the door
 was not locked but
 the key was in the door

0309

4

Q How long after
Gluck left did Knobler
come in?

A About (2) two
minutes.

Q. How many
rooms are there?

A. One room and
a bed room.

Q. Is there a
window in the place?

Q. Yes Sir,
Could not people on
the street see into the
room?

A. They could not
see in because the
shutters were closed.

Q. Has
the room darkened?

Q. A little dark
What took place between
you and Knobler?

0310

5

A. He went and opened the shutters and told me to give him the 94 dollars I took away from him, he opened the shutters before he came in as he stood on the sidewalk, then he came in the room.

Q. Was the window open when the shutters were opened?

A. A little, the window was closed.

Q. What did Knobler say when he came into the room?

A. He said give me \$94 that you took from me.

Q. Before saying anything else did he say that?

5

0311

6

Q. Yes Sir
Q. Was there a trunk in
the room

A. Yes Sir, three

Q. I think Did you see
Kobler go to the trunk
before he spoke to you?

A. No, he came
right to me first.

Q. How long were you
in the room before
any one else went in?

A. I think about

Q. 3/4 of an hour
Did you make
an out cry?

A. No, I only
laughed at him, I
thought he was in
fun, I asked him
was he the boss and
he said Yes. The
other man told me

0312

4

2. He lived there.

After Knoble
Asked for the \$94 What
else took place?

A.

Then he told me
to give him \$50 and
he would make me
a present of the rest,
he said give me \$50
and I will let you
out, I told him I
did not have \$50,
I told him I had
\$16. and \$1.50 in
change, then he
said let me see, and
then he got hold of
my coat, and took
my pocket book out
of my inside pocket.

Q.

What did you
do?

A.

I grabbed for the
money, I got four

0313

P

Dollars of the \$16, and put it in my vest pocket and he took this book out of the trunk and put \$12 in it.

Q. Where was the trunk?

A. Against the wall and a key in it.

Q. How far from the door was the trunk?

A. About 12 feet.
Q. In what tone of voice did you carry on the conversation with the Defendant Mobler?

A. I was laughing, I thought he was making fun, we were speaking low, after he took the money out and placed it

0314

9

Q. in that book, he put
in on the table

Where
more, you when he
took the money out
of the trunk and put it
in the pocketbook?

A. Sitting on a
Chair, I was frightened,
I made no outcry,
he said he knew I
had plenty of money
Q. You say you were
there half an hour
alone with Knobel,
before anyone went in?

A. Q. Who came in first
A. His boy came in
with him, then the
housekeeper came

Q. after that
How many
9

0315

10.

Q. people were there before
the Officer got there?
A. Yes but the
boy, the Defendant and
myself

Q. Did you tell
anyone that Knobler
had taken money from
you?

A. Yes Sir, I told
every one

Q. Did Knobler tell
the people that he
found you in the
room and that he
lost \$94 and that
you had given you
back \$12? of that
money?

A. Knobler said
he found the \$12 in
Q. is pocketbook Was not

10

0316

11

the twelve dollars on
the table with all the
other things

Q. The pocket
book and \$12, and 4
Austrian dollar pieces,
were on it

2. What else
was on the table?

Q. 2. This (an iron spike)
Was the spike taken
from you?

A. No, he took
it when the Detective
came

2. When did you
first tell any one
you were brought to
this place from the
Drug Store?

A. When the
Housekeeper came in
I told her.

11

0317

12

Q. In what language?

A. German.

Q. You are sure, you told her that?

A. Yes, I told her another man had told me to go there.

Q. Did you tell her you went there to get something to eat?

A. Yes, you did not say a man brought you there to get something to eat.

Q. Never. Another examined everything I had in my pocket and wanted me to give him fifty dollars.

Q. Did he take these things by force?

A. He took hold of me and took them.

0318

13

from me, I was then
deared

2.

David Knobler
told you he missed
Ninety four (\$94.)
dollars out of his trunk
and that you had
taken it?

Q Yes Sir
A And he says if you
gave it back, he would
have nothing more to
do with you?

Q When he
came in, he said give
me \$94. I will let you
go, if you give me
fifty (\$50) and I
will him to look up
all if he could find
his money

Sworn to before me }
this 31st day of Aug 1889 }
Police Justice (13

0319

14

Abraham Knobler,
one of the Defendants,
being duly sworn
deposes and says,

Q. What rooms
have you at No 917
Orchard St?

A. A room and
bed room on the
first floor.

Q. When did
you first see the
Defendant?

A. The first
time in my room,
last Saturday, I
left the room at 11
O'clock (a.m.) I
locked the door and
put the key in my
pocket. I came back
in fifteen minutes,
I forgot some medicine
on the table, when I

14

0320

15

got to the door, I
could not open the
door, I called who
is there and found
there was a key in
the door, no one
answered me, and I
went out and opened
the shutters and I
called "is any one
there, then I opened
the door and found
the man Bloomfield,
he wanted to go out,
I said what are
you doing here, did
you take anything, he
said no, I said I
had \$94 in my trunk,
I opened the trunk
and it was not there,
I said to him I am
a poor man, and
I borrowed fifty dollars

15

0321

16

of it from a friend,
give me the money
back, he said he did
not take it. He
said I did not
take anything from
you, all I got in it
was twelve dollars on
the table, I told him
I wanted \$94 dollars

Q. Did you see this
iron spike?

A. He took it out
of his pants pocket

Q. What
did you do when he
put the twelve (\$12)
on the table and he
said that is all I
have.

A. I said I do
not want anything
from you, tell me
who took my money

16

0322

14

Q. Where else took place?
A. He wanted to go
out and I stood by
the door and my
boy I told to go for
a Policeman, then
the housekeeper came,
and I opened the
door and said here
is a man who took
\$94 from me get a
Policeman. I lost
the money about
Wednesday or Thursday

Q. What kind of money
was it?

A. Four Fives,
several Twos and the
rest ones

Q. Did you
take the complainant's
book out of his inside
pocket?
A. No, he put

0323

18

Q. everything out himself
Did you take
that \$12 and put it
in the book?

Q. A. Yes Sir
How long after you
found him in your
room, did you tell the
Boy to get a Policeman
About fifteen (15)
minutes

Q. Who went in
the room before that
A. Everyone was before
the door.

Q. Did you charge
Bloomfield with hav-
ing taken anything
but the \$94?

Q. A. Yes Sir, I did
not say to him directly
he took it, I said
I had \$94 in the
trunk and some one
18

19

Q must have taken it.
 Did you not swear
 By Court here and charge that
 he took \$82, and left
 \$12 in the pocketbook?

A. Yes Sir.
 Q Were you not the
 complainant and was
 Bloomfield the Defen-
 -dant when you came
 here and did you not
 charge him with having
 taken \$82 dollars and
 left \$12 in the pocket
 book?

A Yes Sir, but not for
 sure.
 Court, Was it not after half
 an hour examination
 before me, and while
 Bloomfield was before
 me as a prisoner, that
 the Court finally
 determined that you

0325

20

were a conspirator
and ordered that you
be made a prisoner
Counsel for Defendant - I
object, on the ground
that it is immaterial
Court It was then that
you (Defendant Nobler)
were charged with
Robbery?

Q. A. Yes Sir
How long do you live
in this place?

Q. A. Three months
Where did you live
before that?

Q. A. 52 Ridge St.
Where is your wife
on the 26th

Q. A. Hospital
How long
is she there?

A. About 2 months

20

0326

21

Q. Have you been to see her there? Or is your wife in the Penitentiary?

A. I do not know anything about her.

Q. And you see her in Hospital?

A. I do not visit any one.

Q. Have you been to see her in Hospital?

A. No Sir, What is your business?

A. I have a Soda Water Stand, I gave it up last week.

Q. Before you met Bloomfield?

A. Yes Sir, I had it 4 months, I tried from Mr Fisher 42 115 Dexter St.

Q. Here you

0327

22

continued in Brooklyn
for eight (8) months
Counsel for Defendant &
Object. The best of
evidence is the record
of conviction, I instruct
him not to answer,
Court I will see that he
does answer -

A I do not
know anything about
it
Court - You will answer
A "Yes" or "No"

A If this man
can prove it to me,
my Lawyer knows what
I have to do. My Lawyer
Court Is that the only
answer you will give?
A. I have a Lawyer
he stands there for me
let him speak.

22

0328

23

Ans. & that the only
a answer - My Lawyer
is here.

Sworn to before me
this 31st day of Aug 1889

Police Justice

0329

27

Catharine Volk being
only sworn deposes and
says

Q. Where do you live?

A. 114 Orchard St

Q. I am the housekeeper
do you know Mr
Knobler

A. Yes Sir.

Q. His apartments are
on the ground floor?

A. Yes Sir.

Q. Did you hear any
disturbance there?

A. Yes Sir, on
Saturday morning he
came up and said I
caught a thief

Q. Did you
go into the room?

A. Yes Sir
Whom did you see
there?

A. That man Bloomfield

0330

25

Q. Anyone else?

A. No Sir,
Q. Did you hear any talk
between them while you
were there?

A. Yes Sir, he asked
Bloomfield how he
got in his room.

Q. What did Bloom
-field say?

A. He said
another man brought
him there, he said the
man lived in Allen
St, and another was
there and Bloomfield
waited, & go along and
show him where the man
lived. & knew nothing
more. Another said that
Bloomfield had
robbed him and his
friend and Bloomfield

25

0331

26

said no, he did not
take anything.

Q. Did you
see any money there?

A. There was money
on the table

Q. Where?
A. Pocketbook and the
pile

Q. Did Bloomfield
say Knobel had taken
money from him?

A. No Sir,
Q. How long were you in
the room?

A. I think five
minutes

Q. Were you there
before Officer Reap?

A. I was
Q. While you were there
did Bloomfield say
Knobel had taken any
money from him?

0332

27

A. Not while I was
there, not a word
about you all the house-
keeper, who collects
the rent?

Q. A. The landlord
who pays another
rent?

A. Yes Sir, I don't
know.

Q. How long did
Knobler live there?

Q. A. Three months.
Can you give the conver-
sation you heard between
them when you first
went in?

A. Yes Sir, Mr
Knobler called me in
and said "I have got
a thing," and said he
took money from me
out of my trunk and
Bloomfield said he did

0333

28

not, and Knobler said
what are you doing
here, then did you get
in; and Gloucester
said another man let
him in and told him
to wait there while he
went out to buy fruit,
and he told Knobler
he could show him
the man who brought
him.

Q. When did Knobler
move in that house?

A. The first of May.
Q. Was his wife with
him?

A. Yes Sir,
Q. Did he say he was
married?

A. Yes Sir, I did
not see his wife.
Sworn to before me
this 31 day of Aug 1889

Police Justice

0334

29

Herman Block, being
only seven deposed
days, I live at No
55 Suffolk St.

Q. How long
do you know Knobel
A. Since I was
born, we came from
the same country and
the same place

Q. Did you see
him on Saturday
morning?

A. Yes Sir, I went
to him and we took a
little walk for some
fresh air.

Q. Was the door
locked when you left
the house?

A. Yes Sir.
Q. How long were you
out with him?

A. About $\frac{3}{4}$ of an

0335

36

door, he said he had
medicine and when
he went to open the
door we found that
the door was locked,
he put the key in the
door and could not
open it, then I did
not stop, I said I
would come back

Q. When did you
come back?

A. About half an
hour

Q. Did you go into
the room when you
came back?

A. Yes Sir.
Q. Was anyone in the
place when you got
back?

A. Yes Sir, a lot
of people and an
officer.

31

Q. Did you hear any conversation between Bloomfield and Nobler, A. Nobler demanded money from him.

Q. Did you hear Mr. Bloomfield say that Nobler had taken (\$12) twelve dollars from him?

A. No Sir,
Q. What is your business A. Writer, I am not working now. I am 2 1/2 weeks in this country and I came from Austria.

Q. When did you see him last in Europe?

A. Last winter
Q. Was his wife with him A. I think she was there the first part of the winter, and then she

0337

32

Q. Went away.

Do you know the
Defendant Gluck?

A. No Sir,
Q. Did you not speak to
him here on the stand?

A. Yes, he asked me
what I do, I said
I am a witness in
this case.

I swore before me
this 31st of Aug 1889

Police Justice

32

0338

33

Officer Rapp of the
Eleventh Precinct Police
being duly sworn
deposes and says, I
was passing along
the street and saw
a crowd in front
of 117 Orchard St, I
went in the morning
Knobler told me he
found Bloomfield in
his room, I went in
and there was quite a
crowd, and there were
books and this spike
were on the table and
Knobler said he had
been robbed of \$94, I
found \$12 in one of
the books and \$4 or \$5
in the other, Knobler
said he had \$94, I
searched Bloomfield and
found \$2 or \$3 in

34

change, then I went through the house, I could not find any money, Knoble insisted on my arresting this man (Gloverfield), and he said here is the key which he used to get in, I found that the

Q. Key unlocked the door
Do you know this man Knoble?

A. I do, since he has been around Orchard Street, I have heard that he was crooked

Q. Did you ever make my agent from that house?

A. I arrested his wife, she is now in prison, I arrested

(34)

0340

95

her for shoplifting
on March 26th 1889
she got five months,
Court - What sum of money
did Archer charge
Glorified, with nothing
Q \$82. Eighty two dollars

Q Did he say that
the \$82 was taken
from the Jockey Book and
and left the \$12 in
it?

A He made that
statement here.

Q You said since
say today that the
\$94 was taken?

A Yes sir.
Q When you were in the
room did Glorified
say anything about
money? He talked in

Q. 6

German. They were
mangling. Bloomfield
said the money was
his in broken English
the crowd was around
him, and another said
Bloomfield had
his \$94.

Q. How long
do you know the
man Bloomfield
A. I never saw
him till I made
the arrest.

Q. Did you hear
of his arrest as a thief?

Q. No Sir,
Did you examine the
trunk to see if it had
been broken open?

Q. Did, I saw
no mark of violence
on the trunk, it was
open, but there was

0342

Q4

no marks on the
trunk of any instru-
ment being used to
open it. I went no
further than to see
Q what the matter was
An out cry made
in the street could
have been heard inside
and an out cry made
inside could have
been heard in the
street.

A Yes Sir,
Recall of Bloomfield.

Q When you first saw
the trunk, was there a key
in it?

A. There was a key
in it.

Defendants held in \$1500 &
answer.

0343

Court of General Sessions
County of New York

The People

vs
Leon Gluck

City & County of New York
John Sheridan being duly sworn
says that he is a clerk in the Law
office of Samuel Weller who is the
counsel for the above defendant that
the said Weller is confined to his
bed by a severe attack of Acute
Rheumatism. positively unable to
leave the house and cannot attend
to the trial of this case to day
Sworn to before me this

23rd day of July 1890

Just H. Driscoll

John Sheridan

COMMISSIONER OF DEEDS,
N. Y. C.

0344

N.Y. Grand Jurors

Mr. People

Mr. Green

Attorneys of
John J. Green

Grand Jurors
City of New York
25th Ave

N.Y.

0345

Chas. J. Young - Dec 11/18

The Page.

4. ...

Chrysomelids on grasses

Obedience, being duly sworn, says
 that he is a married man, has one offspring,
 "James C. Jones Esq. - Attorney for his dependants -
 that he & James are well & ready and desirous
 to try this case but that evening, he was so
 severely afflicted with an attack of rheumatism
 of the back - he was obliged to confine himself
 to his bed; that defendant was there about nine
 o'clock this morning at his house and had
 suffering joints, arising from a family quarrel
 that would be his sufficient knowledge of
 the nature of his disease in office but it
 would be dangerous and dangerous for him
 to leave his home and his present condition
 should be before me in

John Sheridan

Adrian & Leonard

2106, 10. 10. 10

1940

0346

Aug. 4. 1901

1000 ft. above sea

From Yuma
Copper, iron, and lead
Gypsum
V. 100 ft. above sea
100 ft. above sea

0347

Police Court— District.

City and County of New York, ss.:

of No. 117 Orchard Street, aged 31 years,
 occupation Radical being duly sworn

deposes and says, that the premises No. 117 Orchard Street, 10th Ward
 in the City and County aforesaid the said being a five story

brick building the 1st floor of
 and which was occupied by deponent as a dwelling place
 and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly opening

a door leading into said
premises by means of a fake
key

on the 24th day of August 1889 in the day time, and the
 following property feloniously taken, stolen, and carried away, viz:

Good and lawful money
of the United States con-
sisting of bank bills of
various denominations of the
amount and value of eight-
ty two \$2.00 dollars.

the property of

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

for the reasons following, to wit:

at about the hour
of eleven o'clock deponent
securely locked and fastened
doors and windows of said
premises, the said money being
in a pocket book the said book
being in a trunk in said premises.
Deponent having returned to said
premises, he found the same

0348

of someone being in the room
when the said door was opened
by defendant he defendant
found a key in the lock of
said door, on the inside of said
door and the defendant in said
room the said money being
missing from said room.

At

From to before me } the Probler
this 25 day of May 1889
Wm. D. ...

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
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 1889
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
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 1889
Police Justice.

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
vs.	
Offence—BURGLARY.	
1	
2	
3	
4	
5	
Date,	1889
Magistrate.	
Officer.	
Clerk.	
Witness,	
No.	Street,
No.	Street,
No.	Street,
\$	to answer General Sessions.

0349

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, N.Y.

Max Bloomfield 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.

Max Bloomfield

Question. How old are you?

Answer.

27 years.

Question. Where were you born?

Answer.

Germany.

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

Answer.

41 Essex St. 6 months.

Question. What is your business or profession?

Answer.

Porter

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.

Max Bloomfield

Taken before me this

day of

188

Police Justice.

0350

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

Dated *Aug 25 9.* 188 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 *Defendant*
guilty of the offence within mentioned, I order he to be discharged.

Aug 28 9 188 *My Over* Police Justice.

0351

1000. m E.
9:30 am.
Aug 26
" " 3 pm.
" 28. 3 pm.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

128 502 3
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albert Knott
Max Blomfield

2 _____
3 _____
4 _____

Dated *Aug 25* 1889

Wm. R. Reap Magistrate

Wm. R. Reap Officer.

_____ Precinct.

Witnesses _____

No. _____ Street.

DISMISSED

No. *Oct 16* 1889 Street.

W. R. Reap FOREMAN Street.

No. _____ to answer _____

W. R. Reap

Filed 30 Aug/89

0352

POOR QUALITY
ORIGINAL

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
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 *August 30th* 188*9* *Wm. J. Over* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0353

POOR QUALITY
ORIGINAL

1570th East
930 AM
J. M. G.
Sep 3rd

Police Court 127 366 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Max Bloomfield

41 W. Essex St

1 Abraham Knobel

2 Leon Glick

3

4

Offence
conspiracy

Dated August 20 1889

Power Magistrate

Reap Officer.

11 Precinct.

Witnesses

No. 117 Orchard Street.

Lothar Volk

No. 117 Orchard Street.

Herman Blach

No. 33 Suffolk Street.

500

to answer

Comm

1889

RECEIVED

0354

COURT OF GENERAL SESSIONS OF THE PEACE
of the City and County of New York.

-----X
The People of the State of New York :
against :
Abram Knobler and Leon Gluck. :
-----X

The Grand Jury of the City and County of New York, by this indictment, accuse Abram Knobler and Leon Gluck of the crime of conspiracy, committed as follows:

The said Abram Knobler and Leon Gluck, both late of the City and County aforesaid, on the twenty-fourth day of August in the year of our Lord one thousand eight hundred and eighty-nine, with divers other persons whose names are to the Grand Jury aforesaid unknown, at the City and County aforesaid, did unlawfully conspire falsely and maliciously to procure one Max Blumenfeld to be complained of and arrested for the crimes of burglary and larceny.

And the said Abram Knobler and Leon Gluck, in pursuance and furtherance of and according to the said conspiracy, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully, falsely and maliciously cause and procure the said Max Blumenfeld to be complained of and arrested by one Michael J. Reap, a patrolman of the Municipal Police of the City of New York, upon a false and malicious charge of having on the said day feloniously and

0355

2

burglariously broken into and entered a certain part of a building situated in the Tenth Ward of the said City and occupied by the said Abram Knobler as a dwelling house, and of having then and there feloniously taken, stolen and carried away therein certain goods, chattels and personal property belonging to the said Abram Knobler of the value of eighty-two dollars and fifty cents: against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

Consignancy
Dec. 168, Canal Code.

0357

COURT OF GENERAL SESSIONS OF THE PEACE
of the City and County of New York.

-----X
The People of the State of New York :
against :
Abram Knobler. :
-----X

The Grand Jury of the City and County of New York, by
this indictment, accuse Abram Knobler of the crime of
perjury, committed as follows:

The said Abram Knobler, late of the City and
County of New York, on the 25th day of August, in the
year of our Lord one thousand eight hundred and eighty
nine, at the City and County aforesaid, did personally
go and appear before Maurice J. Power, Esquire, then
and there being one of the Police Justices of the said
City and County of New York, and did then and there
produce and exhibit to the said Maurice J. Power, Es-
quire, such Police Justice as aforesaid, a certain in-
formation in writing of him the said Abram Knobler,
then and there signed and subscribed by him in his own
proper handwriting, charging one Max Blumenfeld with
burglary and larceny.

And the said Abram Knobler was then and there
in due form of law sworn and did take his corporal
oath by and before the said Maurice J. Power, Esquire,
such Police Justice as aforesaid, touching and concern-
ing the truth of the matters contained in his said in-

0358

formation in writing, ~~the~~ the said Maurice J. Power, Esquire, as such Police Justice as aforesaid, then and there having full power and authority to administer the said oath to the said Abram Knobler in that behalf.

And the said Abram Knobler being so sworn as aforesaid then and there, to wit, on the day and in the year aforesaid, at the City and County aforesaid, upon his oath aforesaid before the said Maurice J. Power, Esquire, such Police Justice as aforesaid, in and by his said information in writing, feloniously, wilfully and corruptly did falsely swear, depose and say, amongst other things, in substance and to the effect following, that is to say: That on the twenty-fourth day of August in the year aforesaid in the daytime the premises known as number 117 Orchard Street, in the Tenth Ward of the said city, the same being a five-story brick building, the first floor of which was occupied by him the said Abram Knobler as a dwelling place, were burglariously entered by means of forcibly opening a door leading into the said premises by means of a false key and that certain property, to wit, good and lawful money of the United States consisting of bank bills of divers denominations of the amount and value of eighty-two dollars and fifty cents, the property of him the said Abram Knobler, were then and there feloniously taken, stolen and carried away; that he the said Abram Knobler had cause to believe and did believe that the said burglary was committed, and the said property taken, stolen and carried away by Max Blumenfeld for the reasons following, to wit: that at about the hour of eleven

0359

3

o'clock in the forenoon of the said day the said Abram Knobler securely locked and fastened the doors and windows of the said premises, the said money being then in a pocket-book, and the said pocket-book being in a trunk in the said premises; that he the said Abram Knobler having returned to the said premises he heard the sound of some one being in the said room, when the said door was opened by the said Max Blumenfeld, and that he the said Abram Knobler found a key in the lock of the said door on the inside of the same, and the said Max Blumenfeld in the said room, the said property being missing from the said room.

Whereas, in truth and in fact the said premises so occupied as aforesaid were not burglariously entered by the means aforesaid on the said twenty-fourth day of August in the year aforesaid and the said property was not then and there feloniously taken, stolen and carried away, and the said Abram Knobler did not have great cause to believe and did not believe that the said burglary was committed and the said property taken stolen and carried away by the said Max Blumenfeld, for the said reasons, or for any other reason, and he the said Abram Knobler did not about the hour of eleven o'clock in the forenoon of the said day securely lock and fasten the doors and windows of the said premises, and the said money was not then in a pocketbook, and the said pocketbook was not then in a trunk in the said premises, and he the said Abram Knobler did not hear the sound of any one being in the room when he returned

0360

4

to the said premises, and the said door was not opened by the said Max Blumenfeld, and he the said Abram Knobler did not find a key in the lock of the said door on the inside thereof, and did not find the said Max Blumenfeld in the said room and the said property was not then missing from the said room: all of which he the said Abram Knobler then and there well knew.

And so the Grand Jury aforesaid do say that the said Abram Knobler, in the manner and form aforesaid, feloniously, wilfully, knowingly and corruptly did commit wilful and corrupt perjury: 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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Witnesses: { 1. M. J. Reap
2. Catharine Volk
3. M. J. Reap
4. Catharine Volk
5. M. J. Reap
6. Catharine Volk
7. M. J. Reap
8. Catharine Volk
9. M. J. Reap
10. Catharine Volk
11. M. J. Reap
12. Catharine Volk
13. M. J. Reap
14. Catharine Volk
15. M. J. Reap
16. Catharine Volk
17. M. J. Reap
18. Catharine Volk
19. M. J. Reap
20. Catharine Volk
21. M. J. Reap
22. Catharine Volk
23. M. J. Reap
24. Catharine Volk
25. M. J. Reap
26. Catharine Volk
27. M. J. Reap
28. Catharine Volk
29. M. J. Reap
30. Catharine Volk
31. M. J. Reap
32. Catharine Volk
33. M. J. Reap
34. Catharine Volk
35. M. J. Reap
36. Catharine Volk
37. M. J. Reap
38. Catharine Volk
39. M. J. Reap
40. Catharine Volk
41. M. J. Reap
42. Catharine Volk
43. M. J. Reap
44. Catharine Volk
45. M. J. Reap
46. Catharine Volk
47. M. J. Reap
48. Catharine Volk
49. M. J. Reap
50. Catharine Volk
51. M. J. Reap
52. Catharine Volk
53. M. J. Reap
54. Catharine Volk
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72. Catharine Volk
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75. M. J. Reap
76. Catharine Volk
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86. Catharine Volk
87. M. J. Reap
88. Catharine Volk
89. M. J. Reap
90. Catharine Volk
91. M. J. Reap
92. Catharine Volk
93. M. J. Reap
94. Catharine Volk
95. M. J. Reap
96. Catharine Volk
97. M. J. Reap
98. Catharine Volk
99. M. J. Reap
100. Catharine Volk

Max, Bloomfield

Catharine Volk

Off. M. J. Reap

11th Prec

On examination, while I am
of the opinion that a case of holding
perjury cannot be made out,
I consider that under all the
circumstances the interests of
justice will be best promoted
by depts. duty on his own
recognition, & I accordingly
recommend the deposition
of that committee of the
plain & name then a name
corrupt, intention on depts
part, that at any rate it
will be a step in the right
direction. M. J. Reap
Feb 3/90 Off. 2

Counsel,

Filed

21 day of Oct 1889

Pleads,

Aggrieved in

THE PEOPLE

vs.

Abram Knobler

JOHN R. FELLOW'S

District Attorney.

A TRUE BILL.

M. L. Cole Foreman.

Part III February 3/90
Defendant discharged on his
own recognizance

0362

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Abram Knobler and
Leon Gluck

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

Abram Knobler and Leon Gluck

of the crime of ROBBERY IN THE first DEGREE, committed as follows:

The said Abram Knobler and Leon Gluck, both

late of the City of New York, in the County of New York aforesaid, on the twenty fourth day of August, in the year of our Lord one thousand eight hundred and eighty-nine, in the day time of the said day, at the City and County aforesaid, with force and arms, in and upon one Max Blumenfeld, in the peace of the said People then and there being, feloniously did make an assault, and ~~promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars~~; ~~one~~ promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars; ~~three~~ promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ~~eight~~ promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; ~~sixteen~~ promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; ~~promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars~~; ~~one~~ promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars; ~~three~~ promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; ~~United States Silver Certificate of the denomination and value of twenty dollars~~; ~~one~~ United States Silver Certificate of the denomination and value of ten dollars; ~~three~~ United States Silver Certificate of the denomination and value of five dollars each; ~~eight~~ United States Silver Certificate of the denomination and value of two dollars each; ~~sixteen~~ United States Silver Certificate of the denomination and value of one dollar each;

\$16.00

0363

~~United States Gold Certificate of the denomination and value of twenty dollars~~
; ~~one~~ United States Gold Certificate of the denomination and value of ten
dollars ~~one~~; ~~three~~ United States Gold Certificate of the denomination and value of
five dollars ~~each~~; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of ~~six dollars~~,

of the goods, chattels and personal property of the said ~~Max Blumenfeld~~,
from the person of the said ~~Max Blumenfeld~~, against the will,
and by violence to the person of the said ~~Max Blumenfeld~~,
then and there violently and feloniously did rob, steal, take and carry away, the said
~~Alman Shobler and Leon Gluck~~, and each
of them, being then and there aided by
an accomplice actually present, to wit:
~~each by the other~~;

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.

0364

BOX:

369

FOLDER:

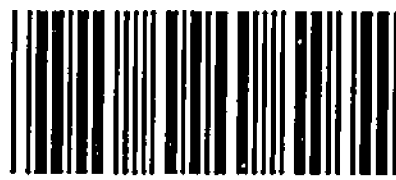
3460

DESCRIPTION:

Koster, Frederick

DATE:

10/31/89



3460

Witnesses

Chas C. Osborn
Inspector Bond Health

303
W. Land

Counsel,
Filed, 21 day of Oct 1889
Pleads, *Not guilty*

THE PEOPLE,

vs.

B
Frederick Koster

ADULTERATED MILK.

(Chap. 183, Laws of 1885, Section 1, as amended
by chap. 577, Laws of 1886, Section 1; Section 186,
Sanitary Code, and Section 575 of the N. Y. City
Consolidation Act of 1882.)

JOHN R. FELLOWS.

District Attorney.

Complaint sent to the Court
of Special Sessions,

Part II Vol 6
A True Bill. 1889.

M. L. Cole Foreman.

0365

0366

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frederick Koster

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

Frederick Koster

(Chap. 183, Laws of 1885, § 1, as amended by Chap. 577, Laws of 1886, § 1.)

The said

Frederick Koster

late of the City of New York, in the County of New York aforesaid, on the
Twenty-first day of *August* in the year of our Lord
one thousand eight hundred and eighty-*nine*, at the City and County aforesaid,
did unlawfully expose for sale three quarts of unclean, impure, unhealthy, adulterated
and unwholesome milk (the same not being skimmed milk produced in the said County),
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.

0367

SECOND COUNT:

(§ 166, Sanitary Code

And the Grand Jury aforesaid, by this indictment, further accuse the said
Frederick Koster
of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE
HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said

Frederick Koster

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale,
three quarts of milk which had been and was then and there watered, adulterated, reduced
and changed by the addition of water and other substances to the Grand Jury aforesaid
unknown, and by the removal of cream, against and in violation of the Sanitary Code of
the Board of Health of the Health Department of the City of New York, duly adopted
and declared as such at a meeting of the said Board of Health, held in said city on the
second day of June, 1873, as amended in accordance with law, and particularly in viola-
tion of a certain ordinance thereof, to wit: the one hundred and eighty-sixth section of
said code, which is as follows, that is to say:

"No milk which has been watered, adulterated, reduced or changed in any respect
by the addition of water or other substance, or by the removal of cream, shall be brought
into, held, kept, or offered for sale at any place in the City of New York; nor shall any
one keep, have or offer for sale in the said city any such milk."

Which said section and ordinance above set forth was, by a certain resolution, duly
passed and adopted by the said Board of Health and by said Health Department, at a
meeting thereof duly held in said city on the twenty-third day of February, 1876, added
to and made a part of the said Sanitary Code aforesaid, and adopted and declared to
form a portion thereof, pursuant to the authority and power conferred by law upon the
said Board, and which said ordinance was thereafter duly published once a week, for two
successive weeks, in the *City Record*, a daily official newspaper and journal published
in the said city, to wit: in the issues of such newspaper of the twenty-fourth day of
February, 1876, and also of the second day of March, 1876, and which said Sanitary Code
so amended and altered was then and there, at the time of the committing of the offense
hereinabove alleged, in full force and operation, and was by law declared to be binding
and in force in said city, and which said section and ordinance above set forth was then
and there in full force and virtue, having been in nowise altered, amended or annulled by
said Board of Health, 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.

0368

BOX:

369

FOLDER:

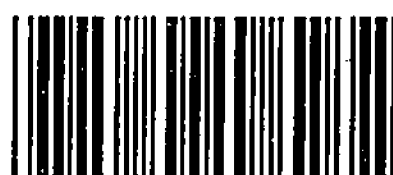
3460

DESCRIPTION:

Kuhn, George

DATE:

10/31/89



3460

Witnesses:

James W. Barry Jr.

296 Ray
Counsel,
Filed 31 day of Oct 1889
Pleads, *Not guilty - Am 4/4*

George Kuhn
vs.
THE PEOPLE
Grand Larceny, 1st degree
(Sections 528 and 530 of the Penal Code).

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Mr. L. Cole, Foreman.
Deputy
Clerk G. J. Lee
Judge W. S. S. S. S.
M. L. S.

0369

0370

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS,

George Kuhn

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. That said George Kuhn was in our employ as Clerk and acting Cashier, and was so at the time when the property was taken from us. That Kuhn has refunded the property taken from us. That said George Kuhn was in our employ for over two years, and during that time was honest, faithful and attentive to his duties. I therefore earnestly recommend to this Honorable Court, that judgment be suspended. and defendant be discharged.

George B. Damp Jr
 For the Nelson Packing House

0371

Court of General Sessions.

People }
vs - }
George Kuker }

City & County of New York. ss:

Robert H. Racy, being duly sworn deposes and says: That he is an Attorney at Law and has his office at No. 25 Chambers Street in this city - That he has known the defendant for a number of years last past, and is also acquainted with his family, That he knows a large number of people who know, and they all speak of said Kuker in the highest of terms - That deponent believes that the offence herein is the first one that was ever made against him -
Sworn to before me this }
10-day of Dec. 1889 } Robert H. Racy
William D. O'Neil
County of Deeds }

0372

Court of General Sessions

The People
vs
George Kuhns

City and County of New York:

George W. Freeborn being
duly sworn says that he resides
at No. 135 W. 130th str. in said
City and carries on the Undertaking
and Livery business at No. 2236
Third Avenue and 167 and 169
E. 122d str. in said City. That he
knows the defendant George
Kuhns for the past fifteen years
and he has always borne a good
character for honesty and has
never been arrested or charged
with any offense or crime until
arrest in this action. That he
has always been well spoken
of by people who know him
and he is now in defendant's
employment.

I sworn to before me
this 10th day of Dec. 1889 } George W. Freeborn.
William D. O'Connell
Com. of Deeds

0373

General Sessions

The People

vs
George Kuhn

city and county of New York:

Peter Kuhn being duly sworn says that he resides at 179 East 122^d Street in said city and is a brother of the defendant. That he is engaged in the Plumbing Business at No. 7257 Third Ave in said city. That defendant has never been arrested for or charged with any offense or crime except this one in which he was indicted herein and has always borne a good character for honesty.

Sworn to before me

this 10th day of

December 1889

William S. Hall

County of New York

Peter Kuhn.

0374

General Sessions

The People

v

George Stuber

affidavit to

~~character~~

-

0375

Sec. 151.

5 District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by James H. Barry Jr

of No. 210 & 212 E 120th Street, that on the 21 day of August
1889 at the City of New York, in the County of New York, the following article to wit :

Money
of the value of Five Hundred and thirty 68/100 Dollars,
the property of Richard Miller
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and docs suspect and
believe, by George Miller

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bod y of the said Defendant and forthwith
bring him before me, at the 5 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 30 day of August 1889
Wm A. Miller POLICE JUSTICE.

0376

1889,

Cr.

By Silver		8.00	
Checks	1	103.96	\$ 1111.96
" Expenses			
" 6 Load Hogs		6.0	
" Cable Message		75	
" M. Case Expenses		55	
" " " "		20	
" 11 Bbls @ 15		165	
" 105 Turis (W. Adams)		82.40	
" 1 Load Turis		10	
" Oil		10	
" Brush & Soap		10	
" 23 Empty Tubs @ 5		115	
" Truck driver (Machinery)		10	
" Varnish & Brush		75	
" Ferrage to Brooklyn (M. Case)		85	
" Cash Returned		38	
" Void Checks		400	
			\$ 93.68
" Bills		14.00	
" Checks	1	434.89	
" Change		101.59	
			1550.48
Short			
			\$ 3288.78
			2756.12

0377

Dr.

August. 20th

To. Change on hand	109 81
" Cash	1 31
" S. Bergen	3 21
" E. A. Munson	89 67
" C. Warner & Co	319 77
" Simon	1 44
" C. Hoffmeister	68 54
" Donnelly	3 75
" Greenbaum	1 08
" C. Heinemann	141 95
" P. B. Burns	22 69
" W. H. Hanson	60 25
" M. Kyle	17 85
" J. Schneider	2 19
" Kolenguber	2 03
" W. Eck.	1 71
" Bergen	1 06
" Ulich	3 57
" Cash	38
" Route 2. Aug. 20.	47 21
" " 3.	123 99
" " 4. Aug. 20.	54 35
" " 1.	96 20
" " 2.	102 84
" " 4.	61 19
" Hammill & Gillespie	27 65
" J. Davis	90 83
" C. Heinemann	155 95
" Cash	60
	1 613 07

To. Fritz	7 00
" W. Boyd.	68 04
" L. Hommel	4 95
" J. W. Saunders	23 14
" Cash	2 50
" "	1 10
" Winterholder	43
" Herma	67
" J. Farber	6 50
" Wingfield & T.	164 71
" T. Stokes	63 62
" Kirchhoff	2 62
" Geisler	4 69
" Seifer	2 21
" Dillman	55
" Stocker	1 03
" Glickner	60
" Reinhardt	98
" W. B. Brown	13 50
" Derby & Co.	9 70
" C. S. Gardner	22 69
" Geo. Ledagen	205 01
" Geo. Hubman	71 07
" L. J. Kahn	28
" E. Frankfield	262 45
" Helfield & Quaker	424 43
" S. Wasserman	22 96
" Myers	57 1
" Retard	282 57
	1 675 71
	1 613 07

3288.78

4956.12

0378

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 50 years, occupation Confidential Clerk of No.

210 & 212 O'Connell Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James H. Barry Jr

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

Sworn to before me, this 3

day of August 1889

James Y. Allen —

[Signature]

Police Justice.

0379

Police Court

5 District.

Affidavit—Larceny.

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

of No. 210 East 120th Street, aged 45 years,
occupation Manager being duly sworn

deposes and says, that on the 31 day of August 1889 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:

Five hundred and thirty two dollars
and sixty six cents good money

the property of Richard Heller for whom
deponent is a Manager.

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 George Kuker from the fact

that said Kuker was employed by
deponent as a Clerk in deponent's
business at the above premises, and
had charge of certain monies paid
in daily, and that upon said date
he received the sum of \$788.78 from
various appointments, as shown by books
which he kept and which are here
shown that deponent has verified
the amounts received and found
them true. Deponent now says that
on the morning of the 22nd he
upon examining the books and
accounts of said Kuker found the

Subscribed before me this 1st day of September 1889

Notary Public

0380

Sum of Two thousand seven hundred
and fifty-six dollars and twelve
cents - therefore showing a shortage
of said Sum of Five hundred and
thirty-two dollars and eight-six cents.
That from the time said sum of \$388.78
was paid into the custody of said
Kuhn and by him taken charge of,
no other person had access to a
safe wherein monies are placed
except James J. Allen a confidential
employee of said Richard Helber
and who was present at the
examination of said Kuhn's accounts
and who in company with Depment
discovered the loss. Then for Depment
Jury's for the arrest of said Kuhn.

Sworn to before me this
30th day of August 1889

Wm. H. Wells
Deputy Justice

0381

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

George Kuhn 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. *George Kuhn*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *US*

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

Answer. *179 E 124 St. 20 years*

Question. What is your business or profession?

Answer. *Wheeler*

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.*

George Kuhn.

Taken before me this
day of *October* 188*8*

[Signature]
Police Justice.

0382

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 \$200 Hundred Dollars,.....and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Oct 14 1884 J. F. White Police Justice

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

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

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

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

0383

BAILED,

No. 1, by Charles W. Lang
Residence 138 E. 57th Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

M
Police Court--- District. 1506

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James W. Barry Jr.
George Kuhn

1 _____
2 _____
3 _____
4 _____

Dated August 30 1889
J. W. Elden Magistrate.

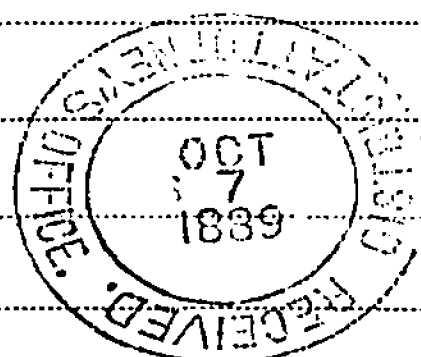
Sherridan Officer,
- P. O. - Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.
\$ 1000 to answer.

Payable
[Signature]



Yvonne Laverne
Office

[Signature]
[Signature]

0384

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Kuhre

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

of the CRIME OF *Grand Larceny, in the first degree*, committed as follows:

The said

George Kuhre

late of the City of New York, in the County of New York aforesaid, on the *twenty-first* day of *August* in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, being then and there the clerk and servant of

One Richard Webber

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said

Richard Webber

the true owner thereof, to wit:

the sum of five hundred and thirty-two dollars and sixty-six cents in money, lawful money of the United States and of the value of five hundred and thirty-two dollars and sixty-six cents

the said

George Kuhre

afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said

sum of money

to his own use, with intent to deprive and defraud the said

Richard Webber

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said

Richard Webber

did then and there and thereby feloniously steal, 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.

0385

BOX:

369

FOLDER:

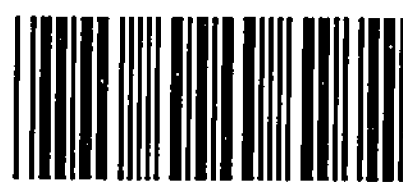
3460

DESCRIPTION:

Kunz, Joseph

DATE:

10/02/89



3460

Witnesses;

Andrew L. Lutz
Frank O. Bousel

19th Langbein Bros.
277 Broadway

Counsel,
Filed
1889
Pleads, *Chapman*

THE PEOPLE

vs.

Joseph King

Grand Larceny, Second degree.
[Sections 528, 530, Penal Code].

JOHN R. FELLOWS,

Pz Oct 18/89 District Attorney.

Tried & acquitted.

A True Bill.

Chas. B. Bickard

Foreman.

[Signature]

0386

0387

Police Court—

District.

Affidavit—Larceny.

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

Ausley Lake

of No. 436 West 18 Street, aged 65 years,

occupation Foreman being duly sworn

deposes and says, that on the 9th day of September 1889 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 live horse of the value of
One hundred and eighty five dollars
(X 185.00)

the property of Mutual Benefit Ice Company
and in deponent's care and custody as
foreman of said company's stable

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 Joseph Lenz (now here)

from the fact that the said defendant
called on deponent at the stables of said
Company at no 436 West 18th Street
at about the hour of 11 o'clock A.M. and
represented to deponent that his, the said
defendant's Employer, wanted to buy a
horse and requested deponent to let him
have a horse to show to his Employer.
deponent believing the representations so
made to him by the said defendant let
him the defendant have said horse, which
he the defendant promised to return
to deponent in the afternoon of the same
day, or in two hours. which he the said

Sworn to before me this 18th day of September 1889

Police Justice

0388

Defendant failed to do. and has not returned said horse since. Depment is informed by Frank O. Bensel the said defendant's employer. that he never sent the said defendant to Depment to get a horse. but that the said Defendant did bring a horse to his Bensels place of business at about the hour of 1 o'clock P.M. said date. and that he Bensel gave said horse to one Martin Murray and instructed him Murray to take said horse back to Depments stable in West 14th St. Depment is further informed by the said Martin Murray that while he Murray was in the act of taking said horse back to Depments stables the said defendant sent two boys after him and told him Murray to bring said horse back to Bensels shop which he Murray did. and that in about five minutes after he Murray brought said horse back he the said defendant jumped on the said horse back and drove away with said horse. Wherefore Depment charges the said defendant with feloniously taking stealing and carrying away said property.

Served to before me }
 this 10th day of Sept 1889 } *Wm. J. Lake*

J. Henry Ford
 Police Justice

0389

CITY AND COUNTY {
OF NEW YORK, } ss.

aged 26 years, occupation Cooperage of No. 550 Washington Street, being duly sworn deposes and

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

Sworn to before me, this

day of Sept 1887

Frank O. Bussel

J. M. Bussel
Police Justice.

0390

CITY AND COUNTY { ss.
OF NEW YORK,

aged 18 years, occupation Labrer of No. 550 Washington Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Ausley Lake and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this

day of

188

10 } Martin Murray
Sept } Mark

[Signature]
Police Justice.

0391

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }

2 District Police Court.

Joseph Kunz 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
J Kunz.

Taken before me this

10

day of April

1889

W. M. Mendenhall

Police Justice.

0392

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 ant
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 *Sept 10* *1889* *J. Henry P. J.* *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.*

0393

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

Ansley Lake
Joseph King

Dated *Sept 10* 188

F. M. Magistrate.

O'Brien & Sweeney Officer.

8th Precinct.

Witnesses *Frank O. Burrell*

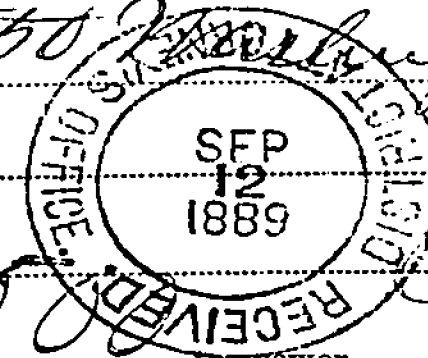
No. *550 Washington* Street.

Martin Mulvey

No. *550 Washington* Street.

No. Street.

\$ to answer



Comptroller

0394

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Kung

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

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

The said

Joseph Kung

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

*one horse of the value of
one hundred and eighty - five
dollars*

of the goods, chattels and personal property of ~~one~~ a corporation called
the Mutual Benefit Ice Company

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

John R. Fellows
District Attorney