

0213

BOX:

215

FOLDER:

2128

DESCRIPTION:

Kahn, Jacob

DATE:

04/22/86



2128

Witnesses:

Erac Jacobson
Otto Gulten

W-169
Stecker
Counsel,

Filed 22 day of April 1886

Pleads *Not guilty*

Robbery, *Second degree.*
[Sections 224 and 229, Penal Code].

THE PEOPLE

vs.

Jacob Kalm
- charged
Grand Juror

RANDOLPH R. MARTINEZ

Member of the Bar of the State of California
and San Francisco County
Attorney at Law

A TRUE BILL.

J. H. Brown
Foreman.

May 4th
1886
J.S.S.

0215

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

Police Court--First District.

Isaac Jacobsen
of No. *121 Forsyth* Street, being duly sworn, deposes
and says, that on the *18th* day of *April* 18*86*
at the *Sixth* Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, the following property viz:

*Good and lawful money of
the United States consisting of a
One Dollar Bill (value unknown)*

of the value of *One* Dollar,
the property of *Morris Jacobsen, Deponent's father*

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 force and violence as aforesaid, by

*Jacob Kahn (now here) for
the reasons following, to wit: at
the hour of 9.30 O'clock A.M.
on said date, deponent, ^{and Otto Seltner} went into
the clothing store at No 6 Baxter
Street to buy a coat, having the
said money in left pocket of
the trousers then worn by deponent
as a portion of his toilet clothing.
The said defendant was in said
store acting as salesman. Deponent
was given a coat to try on by*

Subscribed before me this 18th day

Police Justice

0216

the defendant, and being told that
the price of the coat was one
dollar and seventy-five cents
said that he only had one dollar
and could not pay the price asked.
The said defendant then seized
hold of deponent, pushed his hat
down over his eyes, forced his
hand in the said pocket, and
took therefrom the said money.
Deponent is informed by Otto
Heltner her groom that he
Otto saw the said defendant
push the said hat over deponent's
eyes and insert his hand in the
said pocket.

Whereupon deponent charges
the said defendant with felonious
taking, stealing, and carrying
away the aforesaid property
by force and violence and against
his will.

Sworn to before me }
this 19th day of April }
1886 }
Luas Jacobson.

Samuel W. Bell Police Justice

0217

CITY AND COUNTY }
OF NEW YORK, } ss.

Otto Geltner

aged 16 years, occupation Tringe maker of No.

120 Chrystie Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Isaac Jacobsen

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

Sworn to before me, this 19
day of April 1888

Otto Geltner

Sam'l C. Bell
Police Justice

0218

Sec. 198-200.

104 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Jacob Kahn 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

Jacob Kahn

Question. How old are you?

Answer

21 years

Question. Where were you born?

Answer.

Germany

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

Answer.

133 East Broadway, 1 1/2 months

Question What is your business or profession?

Answer

Salesman

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

Answer.

*I am not guilty.
Jacob Kahn*

Taken before me this

day of

Sept 1888

Samuel C. Kelly
Police Justice.

0219

Police Court 1570 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Grace Jackson
127 West 43rd St

James H. Hahn

Offense Robbery

No. 1, by
Residence

No. 2, by
Residence

No. 3, by
Residence

No. 4, by
Residence

Witnesses
No. 1 20 Chgoate Street.
Chgoate
6 1/2 Precinct.

Date April 19 1886
Magistrate
C. J. Kelly

No. _____
Street _____

No. 25100 to answer R. S.
Street _____

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 250 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 April 19 1886 Samuel C. Bull 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.

0220

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Adams

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

Jacob Adams -

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

The said *Jacob Adams*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*six*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Jacob Jackson*, in the peace of the said People, then and there being, feloniously did make an assault, and

one promissory note for the
payment of money of the
kind known as United States
currency notes, being due
and there due and unsatisfied,
for the payment of and of
the value of one dollar,

of the goods, chattels and personal property of the said *Jacob Jackson*,
from the person of the said *Jacob Jackson*, against the will,
and by violence to the person of the said *Jacob Jackson*,
then and there violently and feloniously did rob, 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.

Charles J. ...
Jacob Adams

0221

BOX:

215

FOLDER:

2128

DESCRIPTION:

Karl, George

DATE:

04/29/86



2128

POOR QUALITY ORIGINAL

0222

No. 251 or demand

Counsel, _____
Filed, 29 day of April 1886

Pleads,

INJURY TO PROPERTY. [Sec. 654, Penal Code.]

THE PEOPLE

vs.

R

George Mark

George Mark
Plaintiff

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. W. Brown
April 30 1886 Foreman.
Wm. G. Miller
Wm. G. Miller

Witnesses:

Lee Coffey

Dept. McLaughlin

Both the witness

because they

refused to give

their depositions

RR

0223

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

George Karl 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 Karl*

Question. How old are you?

Answer. *42 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *at home*

Question. What is your business or profession?

Answer. *Stone Cutter*

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

Answer. *The complainant. Aspayetut me and put me out of his premises I then broke the glass -*

George Karl.

Taken before me this

day of

Sept 18 1888

Police Justice.

POOR QUALITY ORIGINAL

0224

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court
District

602

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles A. ...
1772nd - 24th St
George ...

2 _____
3 _____
4 _____

Dated *April 23rd 1888*

W. ...
Magistrate

...
Officer

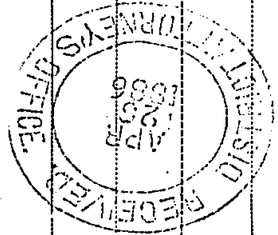
...
Precinct

Witnesses

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



\$ *200* to answer

...
Street _____

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

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

Dated *April 23rd 1888* *H. ...* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY ORIGINAL

02225

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 5th DISTRICT

Thomas J. Lenaghan
of No. 1772 2^d Avenue Street, aged 26 years,
occupation Bar tender being duly sworn, deposes and says,
that on the 22^d day of April 1886

at the City of New York, in the County of New York, George J. Hart
(now here) did unlawfully, willfully
and maliciously break and
destroy one large pane of Plate
Glass in the show window of premises
no 1772 2^d Avenue by willfully striking
said glass with his clenched
hand, doing damage to the amount
and value of forty dollars property
in the care and charge of Deposition

O. T. Lenaghan

Sworn to before me, this
22^d day of April 1886
W. J. [Signature]
Police Justice.

**POOR QUALITY
ORIGINAL**

02226

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Figoraz Hard

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

- Figoraz Hard -

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

The said *Figoraz Hard*.)

late of the *5th* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty second* day of *April*, — in the year
of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and
County aforesaid, with force and arms,

one pane of
plate glass -

of the value of *twenty dollars*. —

of the goods, chattels and personal property of one *Philip Schneider*, —
then and there being, then and there feloniously did unlawfully and wilfully *break*

and destroy. —

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

SECOND COUNT:

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

- Figoraz Hard -

of the CRIME OF UNLAWFULLY AND WILFULLY
REAL PROPERTY OF ANOTHER, committed as follows:

The said *Figoraz Hard*.)

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

**POOR QUALITY
ORIGINAL**

02227

aforesaid, at the Ward, City and County aforesaid, with force and arms,

one pane of plate glass,

of the value of *forty dollars.* —

in, and forming part and parcel of the realty of a certain building of one

Jacob Weeks, —

there situate, of the real property of the said

Jacob Weeks, —

then and there feloniously did unlawfully and wilfully

break and destroy. —

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

RANDOLPH B. MARTINE,

District Attorney.

0228

BOX:

215

FOLDER:

2128

DESCRIPTION:

Keene, Bernard

DATE:

04/28/86



2128

POOR QUALITY ORIGINAL

0229

~~N-234~~ 234
RDP

Counsel
Filed *17* day of *April* 188*6*
Pleads *Not guilty*

CONCEALED WEAPON.
(Section 410, Penal Code.)

THE PEOPLE

vs.
Bernard Keene
Chgoy 10/16.
Speed & acquitted

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

J. H. Brown

Foreman.

May 10th
1886

Witnesses:
C. F. Spender

POOR QUALITY ORIGINAL

0230

Sec. 198-200.

1st

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Bernard Keene 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 Bernard Keene

Question. How old are you?

Answer 21 years

Question. Where were you born?

Answer New York City

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

Answer 235 West 46th Street ten years

Question What is your business or profession?

Answer Carpenter

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

Answer I am guilty of carrying it and I did not know it was unlawful to carry it
Bernard Keene

Taken before me this

day of August 1888

James M. Kelly Police Justice.

POOR QUALITY ORIGINAL

0231

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles F. Hendley
14th Precinct
Demand Reame

Office carrying concealed weapons

Dated

April 25 1889

Magistrate

Officer

Preinet.

Witnesses

No.

Street

No.

Street

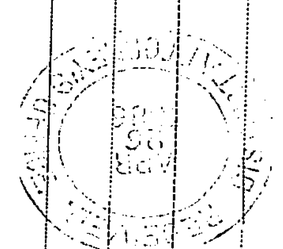
No.

Street

\$

to answer

500
L. D.
L. D.



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 Bernard

Reame guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 5 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 April 25th 1889 Samuel C. Bell 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.

0232

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

POLICE COURT, 1st DISTRICT.

Charles F. Spendley

of No. The 14th Precinct Police Street, being duly sworn, deposes and says,

that on the 24th day of April 1886

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

(now here) did unlawfully carry
& concealed on his person with intent
to so use against another a loaded
Billy loaded with lead on the Bowery
in violation of Section 410 of the Penal
Code of the State of New York

Charles F. Spendley

Sworn to before me, this
of April

1886

day

James W. Kelly Police Justice.

0233

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bernard Keene

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

Bernard Keene

of the CRIME OF CARRYING A CONCEALED WEAPON, committed as follows :

The said *Bernard Keene*,

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the City and County aforesaid, with force and arms, feloniously did furtively carry, concealed on his person, a certain instrument and weapon of the kind commonly known as *a dagger*,

with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT:

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

Bernard Keene

of the CRIME OF POSSESSING A CONCEALED WEAPON, committed as follows :

The said *Bernard Keene*, 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, feloniously did possess a certain instrument and weapon of the kind commonly known as *a dagger*

by him then and there concealed, and furtively carried on his person, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0234

BOX:

215

FOLDER:

2128

DESCRIPTION:

Kelly, John

DATE:

04/12/86



2128

0235

BOX:

215

FOLDER:

2128

DESCRIPTION:

Finnigan, Terrence

DATE:

04/12/86



2128

POOR QUALITY ORIGINAL

0237

Police Court— 4 District.

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

of No. 516 East 15th Street, aged 22 years,
occupation Railway furnished being duly sworn

deposes and says, that the premises No. 510 2^d E 15 Street, 18 Ward
in the City and County aforesaid the said being a Dwelling house and
Saloon

and which was occupied by deponent as a saloon
and in which there was at the time a human being, by name one Ryan

were BURGLARIOUSLY entered by means of forcibly breaking
and forcibly open the rear
door of said premises

on the 4th day of April 1888 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

liquors liquors glassware etc.
all of the value of seventy five
dollars

the property of James McCabe in deponent's charge
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

John Kelly and James Ferrigan
for the reasons following, to wit: that deponent was informed
that said Kelly and Ferrigan were
in said premises, that deponent
looked through a window and
saw them therein and found
said door broken as described
and had said Kelly and Ferrigan
arrested.

J. G. [Signature]

*Deponent to be sworn by the Court
5-18-88*

POOR QUALITY ORIGINAL

0238

Sec. 198-200.

X District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?
Answer. John Kelly

Question. How old are you?
Answer. 19 years

Question. Where were you born?
Answer. W

Question. Where do you live, and how long have you resided there?
Answer. 335 E 96, 3 years

Question. What is your business or profession?
Answer. Driver

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

Taken before me this 1st day of Sept 1888
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0239

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } SS

Sereet Fungar 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.

Sereet Fungar

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

M

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

Answer.

513 E 15th St. 17 years

Question. What is your business or profession?

Answer.

Carpenter

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
Sereet Fungar*

Taken before me this

day of *March* 188*8*

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0240

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court District 463

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph White
John Kelly
Severus Judson

Offence *Burglary*

Dated *April 5* 188

Magistrate
Officer
 Precinct _____

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ _____ to answer

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 *April 5* 188 *Andrew Smith* 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.

POOR QUALITY ORIGINAL

0241

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
John Kelly and
Terrence Finnigan

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

John Kelly and Terrence Finnigan

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

The said *John Kelly and Terrence Finnigan*, each -

late of the *Eleventh* Ward of the City of New York, in the County of New York, aforesaid, on the *20th* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *residence* of one

James McRae, -

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

James McRae, -

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

POOR QUALITY ORIGINAL

0242

SECOND COUNT—

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

John Kelly and Terence Timinegan
of the CRIME OF *felony* LARCENY in the second degree, committed as follows:

The said *John Kelly and Terence Timinegan, each*—

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

twice hundred cigars of the value of ten cents each, divers liquors, of a quantity and description to the Grand Jury aforesaid unknown, of the value of twenty five dollars, and divers articles of crockery and glass ware, of a number and description to the Grand Jury aforesaid also unknown, of the value of twenty five dollars,

of the goods, chattels and personal property of one

James McCabe,—

in the *saloon* of the said

James McCabe,—

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

Paul J. ...
Justice of the Peace

0243

BOX:

215

FOLDER:

2128

DESCRIPTION:

Kelly, Michael

DATE:

04/08/86



2128

POOR QUALITY ORIGINAL

0244

Witnesses:

The Complainant states
in open Court that he does
not wish to press the charge
against the defendant and
I therefore recommended that
the defendant be allowed
to go on his own recognizance

Apr 12/88 G.S.B.
A.D.A.

EBP

Counsel,

Filed 8 day of April 1886

Pleads

Proquity

THE PEOPLE

vs.

R

Michael Kelly

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

RANDOLPH B. MARTINE,

Apr 12/88 District Attorney.

Read by the Cl or his m
recd

A True Bill.

J.H. Brown

Foreman.

N.Y. Special Sessions } Before Justices
The People } Silbeth, Murray
-vs- } and O'Reilly
Michael Kelly } April 6th 1886.

John J. Mayford vs

Q - where do you live?

A - 47 Leroy St.

Q - On the 1st of April were you assaulted?

A - Yes Sir

Q - Who assaulted you?

A - The prisoner, Michael Kelly

Q - What did he do to you?

A - He drew a knife on me and also
struck me in the wrist

Q - Well, he struck you, you say?

A - Yes Sir

Q - What with? A - With a knife. It was
an old table knife broken off about
an inch and a half from the point.
It was used by an Italian in cutting bananas

Q Did he strike you with the sharp edge?

A Yes sir. He struck me as I grabbed it

Q What was the trouble?

A I was sitting on the corner, having my shoes blacked. This prisoner came up to the stand to purchase some peanuts. He was going to take two measures of nuts for two cents, and the Stationer took them from him. I told him that he ought to be ashamed of himself, and that he had better go on or he would get himself in trouble. He said "What in Hell is the matter with you?" and I said nothing. He walked in front of me and said "When you come off that stand I will pulverize you." He picked up this knife and I grabbed him by the arm and threw it & threw him

The officer came along then, I choked him until he dropped the knife

POOR QUALITY
ORIGINAL

02477

The officer asked me if I wanted him
arrested and I said I did -
He gave chase and arrested him in
Leroy Street

At this stage of the proceedings,
The Court said: The evidence in this
Case shows that this is a felony.
We will send it to the Grand Jury.

POOR QUALITY ORIGINAL

0248

Police Court 2 District.

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

of No. 117 1/2 Street,
117 1/2 Street,
being duly sworn, deposes and says, that
on Thursday the 1 day of April
in the year 1888 at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Michael Kelly (now
here) who struck deponent on both arms
and made several "bruises"
or passes on deponent with a knife

without any justification on the part of the said assailant.

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

Sworn to before me, this

day of April 1888

John J. McLeod

W. H. Bunde Police Justice.

POLICE COURT 2 DISTRICT.
City and County of New York, ss.:

THE PEOPLE,
vs.
Michael Kelly
On Complaint of John J. McLeod
For Assault

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated April 7 1888

W. H. Bunde Police Justice.

Michael Kelly
Mark

POOR QUALITY ORIGINAL

02249

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Michael Kelly being duly examined before the undersigned, according to law, of 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 Michael Kelly

Question How old are you?

Answer 17 Years of Age

Question Where were you born?

Answer United States

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

Answer 60 Broadway (2 Years)

Question What is your business or profession?

Answer Settler

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

Answer I am not guilty
Michael Kelly
mark

Taken before me this 17 day of March 1888
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0250

BAILLED,

No. 1, by _____
 Residence _____ Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Not Guilty
 Police Court District.

THE PEOPLE
 ON THE COMPLAINT OF

John J. Parsons
47 30 2nd St
Michael Kelly

1 _____
 2 _____
 3 _____
 4 _____
 Offence _____

Dated _____ 188

Grace Magistrate

James Officer

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer

John

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 *Peperdam*

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 *April 2* 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 _____
 guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

025

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Kelly

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

Michael Kelly

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

The said *Michael Kelly*

late of the City and County of New York, on the *21st* day of *April*, in the year of our Lord one thousand eight hundred and eighty *two*, with force and arms, at the City and County aforesaid, in and upon one

John J. McLeod

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

Michael Kelly

with a certain *knife* which *was* the said

Michael Kelly

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

Handwritten signature
District Attorney

0252

BOX:

215

FOLDER:

2128

DESCRIPTION:

Kempf, Joseph

DATE:

04/15/86



2128

POOR QUALITY ORIGINAL

0253

No 98
Counsel,
Filed day of 1886
Pleads

THE PEOPLE
vs.
Joseph Kempf
C.M.F.
Grand Larceny in the
(MONEY)
(Sec. 528 and 53 / Penal Code)
degree.

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

J.P. Hoover
Feb 2 - Mar 1992
on motion of Foreman.
District attorney
Indictment dismissed

Witnesses:
Alvin Sado
Francis Kuran - Officer

This Indictment is
six years old -
Criminal George
Society gives the
Boy an Excellent
second - side
within Report of
Society - Lack
that this Indictment
be dismissed -
May 19th 92
G.H.B
a.d.c

POOR QUALITY ORIGINAL

0254

General Sessions Court
The People
vs
Joseph Kempf

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET.

New York, April 11th 1886

CASE NO. 22857. OFFICER *Keenan 10th Precinct*
DATE OF ARREST *April 10th 1886*
CHARGE *2 accus from the parent.*
AGE OF CHILD *11 years.*
RELIGION *Catholic*
FATHER *William*
MOTHER *Josephine*
RESIDENCE *225 2^d Street.*

AN INVESTIGATION BY THE SOCIETY SHOWS THAT *Joseph Kempf* lives with his parents. *Attends school and in the evening sells newspapers.* as his father's health is poor, and unable to work steady. the boy is quite a help to the family. Boy attends Sunday School. No more was ascertained before. Parents are respectable people and have comfortable home.

All which is respectfully submitted,

To

POOR QUALITY ORIGINAL

0255

*Annual Report
1911.*

The People

vs.

Joseph Stimpf.

*Learning from the
Mistakes
PENAL CODE, 1911.*

**Report of The New York Society
for the Prevention of Cruelty
to Children.**

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,

NEW YORK CITY.

0256

Police Court 2 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 207 West 14th St 90 Mrs Franen Street, aged 15 years,
occupation Nurse being duly sworn

deposes and says, that on the 10th day of April 1886 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 day time, the following property viz :

one pocketbook containing good
and lawful money of the United
States to the amount and value of twelve
dollars.

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Joseph Kempf (now here)
who snatched the aforesaid pocketbook from
deponents left hand while deponent was
riding in a Christopher Street Car. and while
said car was on West 14th Street near 6th Avenue.
Wherefore deponent prays he may be held
and dealt with according to law.

Annie Sadlo

Sworn to before me, this 11th day of April 1886
Police Justice.

0257

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer *Joseph Gunderman*

Question How old are you?

Answer *11 years old*

Question Where were you born?

Answer *Germany*

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

Answer *225. 2 - Street. one year.*

Question What is your business or profession?

Answer *Sell papers.*

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

Answer *I am not guilty I thought the pocket book was mine.*

Joseph Kempf

Taken before me this 11th day of August 1888
[Signature]
Police Justice.

0259

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 Demude

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

Joseph Demude

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

The said *Joseph Demude*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*six* at the Ward, City and County aforesaid, with force and arms, in the *morning* - time of the same day, *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 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 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 five dollars, and of the value of five dollars *each*; *six* 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*; *three* 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*; *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 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*; *—* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *three*

dollars, and one pocket watch of the value of one dollar.

of the proper moneys, goods, chattels, and personal property of one *Annie Saddle*, on the person of the said *Annie Saddle*, - then and there being found, from the person of the said *Annie Saddle* 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.

RANDOLPH B. MARTINE,
District Attorney.

0260

BOX:

215

FOLDER:

2128

DESCRIPTION:

Kent, John

DATE:

04/03/86



2128

POOR QUALITY ORIGINAL

0261

326

Counsel
Filed
Pleads, Not guilty after

Day of April 1886

Burglary in the Third Degree
Grand Jurors, Second Degree
Sections 418, 506, 528, 531, 530.1

THE PEOPLE

vs.

John Kent

Attorney
for the
defendant

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Chas B. Folsom

April 7/86 Foreman

Pls. Ruy Ely
Jury
1886

Witnesses:

Thomas H. Tuttle

Off. Clamson

Sept. 1886

at least has been

in the Court

of course

of course

of course

of course

POOR QUALITY ORIGINAL

02627

Police Court 1st District.

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

of No. 111 East 111 th Street, aged 45 years,
occupation Agent being duly sworn

deposes and says, that the premises No 111 East 111 th Street,
in the City and County aforesaid, the said being 3rd floor flat house front
flat house situated in the 1st Ward
and which was occupied in part by deponent as a dwelling house
and in which there was at the time one human being, by name

were **BURGLARIOUSLY** entered by means of forcibly Opening the
doors by means of false keys and
entering said premises

on the 22nd day of February 1886 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One black cloak and ornament one gold loose
case one best skin cap one lawn dress
one broad velvet dress Being to gether
of the value of
Two hundred and fifty Dollars

the property of Robert and his wife Anna Buttle
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
John Hunt (now gone)

for the reasons following, to wit: That on said day about the hour of
two or three pm on the said day said premises
were forcibly entered and fastened
by means of locking said door with
key and at said time said property was
in said room but about the hour of
six o'clock on said day when deponent
returned he found said door open and
said property gone Deponent is informed

POOR QUALITY ORIGINAL

0253

a sergeant detective of 300 Mulberry
 by Charles Connor that on the 29th day
 of March 1886 he arrested said defendant.
 And that said Connor found the above
 Government which is a portion of the above
 property found in the parson office of
 Casperfield Cox Cleveland 144 Boney
 and which defendant fully identifies as
 being his, and Defendant is further informed
 by David Cohen of 144 Boney that he
 is a clerk in the parson office of said
 Casperfield Cox Cleveland and that on the
 8th day of March 1886 said Kent came to the
 said premises and saw the said property
 and that said Cohen took the said property
 from said Kent and gave said Kent
 therefore and fully identifies him as being the
 same person Defendant therefore charges
 said Kent with having broken into
 said premises and with having taken
 therefrom and carried away said property

Sworn to before me
 this 31st day of March 1886 } W. M. Butler

Samuel C. Kelly
 Precinct

Police Court _____ District.

THE PEOPLE, & c.,
 ON THE COMPLAINT OF

Degree _____

Burglary _____

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

POOR QUALITY ORIGINAL

0264

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Cannon

aged 45 years, occupation Detective Sergeant of No.

300 Mulberry Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of James A. Butler

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

Sworn to before me, this 5th day of March 1888 *Charles Cannon*

James A. Butler
Police Justice.

POOR QUALITY ORIGINAL

0265

CITY AND COUNTY }
OF NEW YORK, } ss.

David Cohen

aged *50* years, occupation *clerk* of No.

144 Bway Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Thomas W. Duttie*

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

Sworn to before me, this *3rd*
day of *March* 188*8* *David Cohen*

Samuel C. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0266

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer

John Kent

Question. How old are you?

Answer

24 years

Question. Where were you born?

Answer.

New York City

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

Answer.

178 Allen St. 3 weeks

Question What is your business or profession?

Answer

Stone cutter

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

Answer.

*I have nothing to say
John Kent*

Taken before me this

day of *March* 188*6*

James P. Kelly Police Justice.

POOR QUALITY ORIGINAL

0257

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court - 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James M. Smith

John Smith

John Smith

Offence *burglary*

Dated *March 31* 188*6*

James M. Smith Magistrate

Witnesses *Charles Smith*

No. *144* Street *Henry*

No. *1500* Street *Henry*

\$ *1500*

Henry

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

Dated *March 31* 188*6* *Daniel C. Kelly* 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.

POOR QUALITY ORIGINAL

0268

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hunt

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

John Hunt

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

The said *John Hunt*,

late of the *East 12th St* - Ward of the City of New York, in the County of New York, aforesaid, on the *twenty fourth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*six*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *dwelling house* of one

Thomas W. Ruttle

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Thomas W. Ruttle

in the said *dwelling house*, then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT—

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

John Kent -

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

The said *John Kent*.

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

*two dollars of the value of several
other dollars each, one dollar of the
value of twenty dollars, one amount
of the value of ten dollars, one
amount of the value of thirty
dollars, and one part of the value
of ten dollars.*

of the goods, chattels and personal property of one

Thomas W. Ruttle -

in the *dwellin^g house* of the said

Thomas W. Ruttle -

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

0270

THIRD COUNT—

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

John Kent

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

The said *John Kent*,

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

*one piece of the value of Twenty
dollars, and one ornament of the
value of Ten dollars.*

of the goods, chattels and personal property of one

Thomas W. Ruttle,

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

Thomas W. Ruttle,

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

John Kent,

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

RANDOLPH B. MARTINE,

District Attorney.

0271

BOX:

215

FOLDER:

2128

DESCRIPTION:

Kerns, William

DATE:

04/22/86



2128

POOR QUALITY ORIGINAL

0272

110-185

Counsel,
Filed 22 day of April, 1886
Pleads.....

Grand Larceny, 2nd degree
[Sections 628, 631, Penal Code].

THE PEOPLE
vs.
William Stern
(2 cases)

RANDOLPH B. MARTINE,
District Attorney.
A True Bill.
Foreman.

Witnesses:
Mr. H. Gibbons, Officer

POOR QUALITY ORIGINAL

0273

Police Court— H District.

Affidavit—Larceny.

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

of No. 239 E 55 John Rasch
Street, aged 27 years,
occupation Brewer being duly sworn

deposes and says, that on the 18 day of April 1888 (at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

One silver watch of the value of thirty dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by William Kerns (now here) from the fact that on said date deponent was lying asleep in the Hth District Police Court Room pen, and that said Kerns was also in said pen, that when deponent awoke he missed said watch, and deponent is informed by Officer Goodspeed of the 25th Precinct that he found on searching said Kerns said property concealed on his person deponent says he has seen said watch found on the person of said Kerns and fully identifies it as his

John Rasch

Sworn to before me, this

of

Charles H. [Signature]

1888

day

Police Justice.

POOR QUALITY ORIGINAL

0274

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

✓ District Police Court.

William Kerns 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. *William Kerns*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Ill*

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

Answer. *782 1/2 Ave*

Question. What is your business or profession?

Answer. *Wood Carver*

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

Answer. *I am not guilty*
William Kerns

Taken before me this

day of

John J. Smith

188

Police Justice

POOR QUALITY ORIGINAL

0275

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY OF NEW YORK, ss

William Kerns

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. *William Kerns*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *MA*

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

Answer. *782 1/2 Ave*

Question. What is your business or profession?

Answer. *Wood Carver*

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

Answer. *I am not guilty*

William Kerns

Taken before me this

day of

John A. Smith
188

Police Justice.

POOR QUALITY ORIGINAL

0277

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William James

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

- William James -

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

The said *William James,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *April*, - in the year of our Lord one thousand eight hundred and eighty-*six*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of

thirty dollars,

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

Randolph Comstock,
District Attorney

POOR QUALITY ORIGINAL

0278

No-186

Witness:

John Lurch
 Alphas Secura
 Secura in D.P.
 another subject
 Capt. Walter West S.P.

Counsel,

Filed 22 day of April 1886

Pleads,

Grand Larceny, 2nd Degree.
 (From the Person.)
 [Sections 528, 529, — Penal Code.]

THE PEOPLE

vs.

William Sterns
 (2 cases)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Geo. Brown
 Foreman
 Pleads Guilty
 W. J. P.

POOR QUALITY ORIGINAL

0279

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 44 years, occupation John McCarthy
Watchman of No.

830 E. Ave Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Morris Greenstein

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

Sworn to before me, this 18
day of April 1883

John McCarthy
mark

Andrew J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0280

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 313 East 57th Street, aged 34 years,
occupation Butcher being duly sworn

deposes and says, that on the 17 day of April 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the daytime, the following property viz:

One set of Harness of the value of Thirty-four dollars

the property of W & C May and in
deponent's charge and care

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by William Kerns (now here) from the fact that deponent was advised by John McCarthy that he McCarthy found said property in the possession of said Kerns while Kerns was in the public street and deponent says that said Kerns had no right or equity to have said property in his possession

Morris Greenstein

Sworn to before me this

of

1888

day

Wm J. ...
Police Justice.

POOR QUALITY ORIGINAL

0281

Sec. 198-200.

 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

William Keen 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. William Keen

Question. How old are you?

Answer. 34 years

Question. Where were you born?

Answer. Id

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

Answer. 492. 1. Ave. 3 mos

Question. What is your business or profession?

Answer. Wood Carver

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
William Keen

Taken before me this

day of

188

Charles J. Smith

Police Justice.

POOR QUALITY ORIGINAL

0282

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court--

District

5376

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Walter Stewart
3103 1st Street 15th Precinct
W. Stewart
 RECEIVED
 APR 19 1888
 OFFICE

Dated

April 18 188

Magistrate

Stark Officer

Precinct

Witnesses

No.

John P. Gandy
30 11 Ave Street

No.

Street

No.

\$

500 to answer
W Street

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

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

188

Charles J. White 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.

**POOR QUALITY
ORIGINAL**

0283

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard E Goodspeed
aged _____ years, occupation *Policeman* of No. *28th* Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *John Hasch*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this _____

day of *April* 188*3*

Richard E Goodspeed
Andrew Smith
Police Justice.

**POOR QUALITY
ORIGINAL**

0284

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Henry

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

- William Henry -

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

The said *William Henry,*

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

one set of harness of the

value of thirty five dollars,

of the goods, chattels and personal property of one *Nathan May*

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.

Randolph B. Martin,
District Attorney.

0286

THE CITY OF NEW YORK
DEPARTMENT OF RECORDS AND INFORMATION SERVICES
MUNICIPAL ARCHIVES

SEPARATION SHEET

INSTRUCTIONS: For each item or unified group of items separated, complete two exactly duplicate forms. Place one form within the collection at the exact place the separated item would occupy if it could remain in the collection. File the other form with the separated item in its new location.

DESCRIBE ORIGINAL LOCATION OF ITEM (S):

1. Record Group: COURT OF GENERAL SESSIONS INDICTMENTS	2. Subgroup:
3. Series: COURT OF GENERAL SESSIONS INDICTMENTS	4. File Unit & Box No. Kostha, P. "K" 4/1886 Box 215. Folder 2129
5. BRIEF DESCRIPTION OF ITEM (S): FLYER FOR A BOYCOTT ORGANIZED AGAINST THE USE OF SCABS. LITERATURE NOT IN ENGLISH LANGUAGE. #6	
SEPARATED TO:	
6. New Location: Oversize box	7. Room:
8. Date Separated: 1-23-98	9. Separated By: H.L.

OR QUALITY
GINAL

028

Boycott! Boycott!

JOSEFINU LANDGRAFOVOU, českou pekařku, 157 2. ul.

Dělníci všech oborů práce, žádáme Vás co spolubratry, byste nás v spravedlivém našem boji podporovali, a doufáme, že naší žádost neoslyšíte.

Lakota, mamon, zarytost a nepřízeň proti dělníkům pekařským vzalariu všech českých pekařských pracedajců převahu, tak že nám naše malé požadavky docela zamítli.

Viděli jsme se nuceni, práci zastavit a pí. Josefina Landgráfová, česká pekařka z druhé ulice, čís. 157, najala sobě německé skéby, a když ještě na tom dosti nebylo, najala též četnou hromadu pouličních lofrů, by výboru, ustanovenému k prohlídce pekáren, zdaliž tam žádní skébové nepracují, naprúskali, což se take skutečně stalo, neboť když výbor od německé unie své spolubratry napomenouti chtěl, při tom také k úrazu přišel.

Pročež jest proti zmíněné paní **BOYCOTT** ustanoven a my voláme všem spoludělníkům, kteří přání našemu vyhoví, hlučné Na zdar!

Boycotní výbor

českých dělníků pekařských

Unie čís. 22, Central Labor Union v New Yorku.

BOYCOTT! BOYCOTT!

Josephina Landgraf's BÄCKEREI,

No 157 Zweite Strasse.

Wir ersuchen höflichst alle Arbeiter, Bürger und Menschenfreunde, uns in unserem Kampf, wo es sich bloß um unsere Existenz handelt, behülflich zu sein, um diesem **Sklavensystem** Widerstand leisten zu können.

Der Grund des Boycottes ist: Nachdem wir unsere sehr geringe Forderungen den sämtlichen Arbeitsgebern unterbreitet haben und schmähtlich abgewiesen wurden, mußten wir die Arbeit einstellen. Frau Josephina Landgraf nahm Scabs und arbeitete weiter. Bei der Controlle des von uns gesandten Committee's, ob keine Scabs in den Werkstätten arbeiten, wurde das Committee von den von Frau Josephina Landgraf ausgenommenen Goafers und von den dort beschäftigten Scabs überfallen und körperlich verlegt, daher

Boycott Landgraf's Brod!

Das Boycott Committee

der Böhmischen Bäcker Union No. 22, nebst Cent. Lab. Union in New York.

**POOR QUALITY
ORIGINAL**

0288

Boycott! Boycott!

**JOSEFINU LANDGRAFOVOU,
českou pekařku, 157 2. ul.**

Dělníci všech oborů práce, žádáme Vás co spolubratry, byste nás v spravedlivém našem boji podporovali, a doufáme, že naši žádost neoslyšíte.

Lakota, mamon, zarytost a nepřízeň proti dělníkům pekařským vzala u všech českých pekařských předajců převahu, tak že nám naše malé požadavky docela zamítli.

Viděli jsme se nuceni, práci zastavit a pí. Josefina Landgráfová, česká pekařka z druhé ulice, čis. 157, najala sobě německé skéby, a když ještě na čem dosti nebylo, najala též četnou hromadu pouličních lofrů, by výboru, ustanovenému k prohlídce pekáren, zdaliž tam žádní skébové nepracují, napráskali, což se také skutečně stalo, neboť když výbor od německé unie své spolubratry napomenouti chtěl, při tom také k úrazu přišel.

Pročez jest proti zmíněné paní **BOYCOTT** ustanoven a my voláme všem spoludělníkům, kteří přání našemu vyhoví, hlučné Na zdar!

Boycotní výbor

českých dělníků pekařských

Unie čís. 22, Central Labor Union v New Yorku.

BOYCOTT! BOYCOTT!

Josephina Landgraf's

BÄCKEREI,

No 157 Zweite Strasse.

Mir eruchen höchst alle Arbeiter, Bürger und Menschenfreunde, uns in unserm Kampf, wo es sich um die Interessen der Arbeiter handelt, behülflich zu sein, um diesem **Boycott** zu entsprechen. Wir haben unsere sehr geringe Forderung bei Frau Landgraf, die uns abgewiesen und schmähtlich abgewiesen wurde, nicht annehmen können. Bei dem Comité, das man uns befandlen Committee, ob seine Scabs in den Bäckereien arbeiten, wurde das Comité von den von Frau Josephina Landgraf angestellten Scabs und von den dort beschäftigten Scabs überfallen und körperlich verletzt, daher

Boycott Landgraf's Brod!

Das Boycott Committee

der Böhmischen Bäcker Union No. 22, nebst Cent. Lab. Union in New York.

0290

CORRECTION