

0086

BOX:

52

FOLDER:

600

DESCRIPTION:

Keeley, Denis

DATE:

11/25/81



600

0087

WITNESSES.

1881

Filed day of

Pleads Not guilty

THE PEOPLE

vs.

Demi Keeley

INDICTMENT
Laureny from the Person.

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Wm. J. ...

Foreman.

Wm. J. ...

Wm. J. ...

Wm. J. ...

0088

Police Court—Second District.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY }
OF NEW YORK, } ss.

BE IT REMEMBERED, That on

the 16th day of Nov- in the year of our Lord 1887

Joseph Loughlin
of No. 16 Van Ness Place Street, in the City of New York,

and George H. Loughlin
of No. 16 Van Ness Place Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE of the STATE OF NEW YORK, that is to say: the said

Joseph Loughlin
the sum of Three Hundred Dollars,

and the said George H. Loughlin
the sum of Three Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz.:

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the next COURT OF GENERAL SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence or Felony said to have been lately committed in the City of New York aforesaid by Dennis Kelly or Henry Stokes an amount of the value of eight hundred dollars

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

Marcellus }
Police Justice.

Joe Loughlin
~~George H. Loughlin~~
George H. Loughlin

0089

CITY AND COUNTY OF NEW YORK, ss.

George B Loughlin

the within-named Bail, being duly sworn, says that he is a holder in

said City, and is worth Six Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of The

House and lot No. 16. Van Ness place and
wrote Ten hundred dollars and all claim

John Hampton

day of
MAY 1889
1889
Police Justice.

Sworn before me, this

16th

New York General Sessions.

THE PEOPLE, &c.,

Recognition to Testify.

Magistrate.

Filed

day of

187

0090

RECOGNIZANCE TO TESTIFY.

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

BE IT REMEMBERED, That on

the sixteenth day of November in the year of our Lord 1887

of No. Robert B. Mc Braekken
327 West 13th Street, in the City of New York,

and George H. Laughlin
of No. 16 Van Nest Place in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE of the STATE OF NEW YORK, that is to say: the said

Robert B. Mc Braekken
the sum of Two hundred ~~Number~~ Dollars,

and the said George H. Laughlin
the sum of Two hundred ~~Number~~ Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz.:

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the next COURT OF GENERAL SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there *Testify* and give such evidence, in behalf of the People of the State of New York, as he may know concerning an *Offence* or *Felony* said to have been lately committed in the City of New York aforesaid by

Robert B. Mc Braekken

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

RB Macbraekken

George H. Laughlin

Merrill [Signature] Police Justice.

0091

CITY AND COUNTY OF NEW YORK, ss.

Maxwell W. ...
Police Justice.

day of *November* 18*81*

Sworn before me, this

16

George H. Laughlin
the within-named Bail, being duly sworn, says that he is a *free* holder in
said City, and is worth *Five* Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of *house*
and lot No 16 Van West Place
in the City of New York worth four
hundred dollars above all claims.

George H. Laughlin

New York General Sessions.

THE PEOPLE, &c.,

vs.

Recognition to Testify.

Magistrate.

Filed

day of

187

0092

FORM 89.

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

Police Court--Second District.

Joseph Loughlin 22 years old
of No *a Carmine*, residing at *16 Van Ness Place*
Street, being duly sworn, deposes
and says, that on the *Tenth* day of *November* 188*7*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, *and from his person*
in the night time
the following property, to wit: *one Ulster over Coat*

of the value of *Eighteen* 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 *from deponent's person*
by Dennis Keeley (now here) for
the reason following to wit, that on said
day about midnight, deponent carried
said ulster over coat upon his arm
while in front of No 75 - 2nd Carmine,
when said Dennis Keeley grasped
said over coat, tore it away from
deponent's arm and ran away there-
with.

Sworn to before me, this

10th day

of *November* 188*7*

McLean O'Sullivan

Police Justice

John Sullivan

0093

City and County of New York ss. Robert B. Macracken
being duly sworn says he is 22 years of age
by occupation a truck driver and resides at
327 West 13th Street, that on the 10th day of
November 1881. he ~~was~~ ~~at~~ about midnight
he was in front of house No 75. 8th Avenue
said City and there saw Joseph Laughlin
the complainant and Dennis Keely the
defendant both named in foregoing affi-
davit, that he ~~then~~ ~~saw~~ ~~deponent~~ ~~saw~~
them and there said Keely take an
overcoat, which said Laughlin had
upon his arm, away from said Laughlin
and run away therewith.

Shown to be true this
16 day of Nov 1881
Mervin Osterburg
Police Justice

R. B. Macracken

0094

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Second DISTRICT POLICE COURT.

Dennis Keeley 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. *Dennis Keeley*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *128 West 19 Street about 13 years*

Question. What is your business or profession?

Answer. *bricklayer*

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

Answer. *I did not take it*

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

Dennis Keeley

Marcus Otterbourg Police Justice.

0095

*Complaint given
of 300 paid for his
appearance
under \$ 2000*

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Joseph Jacobson
160 New York Place
Dennis Keeley*

Offence, *Larceny from
the Person*

Dated *November 16* 188

Walter Magistrate.

Charles B. Fenney Officer.

Witnesses *Henry Lombard*

No. *175* Street,

No. *32* Street,

No. _____ Street,

Green

34. 2. P. M.

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 *Dennis Keeley*

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

Dated *Nov. 16* 188

M. Green 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.

9960

Compliments to Jim
of 300 paid for his
appearance
brought by Geo. H. Loney

Sec. 208, 209, 210 & 212.

Police Court No. 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Josephine
16 Van Ness Place
James Keelley

2
3
4

Dated November 16 1881

Magistrate.

Charles B. Kenney Officer.

Clerk.

Witnesses
Leroy Lombard

No. 75 J. Kenney Street,

Robert M. C. Cranken

No. 127 13 Street,

No. Street.

Clerk
E. T. P. M.

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

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

guilty thereof, I order that he ^{hold to answer the crime} be admitted to bail in the sum of Four Hundred Dollars and be com- mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated Nov. 16 1881

McConnell
Police Justice.

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

Dated 1881 _____
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 1881 _____
Police Justice.

0097

Court of General Sessions

The People vs.

Dennis Kelley

On Tuesday evening the 7 of November I with a large number of others was at a ball in 14th street near E. St. we had supper there, the complaint was also there, he lost his coat there and accuses me of having taken it. He first said in the presence and hearing of James Mangin, William Roden, and George Weston, that the coat was taken from a rail in the saloon where he had placed by a person who wore a black & I wore no black, and that after they were out on the side walk, that he and a friend who was with him had run all way and the person who took his coat ran in an opposite direction, that he made no outcry and did not pursue the thief, but he now says that I took the coat from his arm and ran with it in one direction while he and his friend ran in the opposite direction.

0098

and that the reason he did not forgive
me or make an apology was that I had
called out to him to call at the
rooms of the association in two days
and get his coat. There was such
trouble in the station when
the complainant got his and when
was continuing out on the sidewalk -
I know this month on the island
for petit larceny -

Mr. H. G. ...
The People

Mr. Dennis Kelly

Statement

0099

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Denis Keeley

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

Denis Keeley
of the CRIME OF LARCENY (from the person)

committed as follows :

The said

Denis Keeley

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

One coat of the value of eighteen dollars

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

DANIEL G. ROLLINS, District Attorney.

0100

BOX:

52

FOLDER:

600

DESCRIPTION:

Kelly, John

DATE:

11/16/81



600

0101

BOX:

52

FOLDER:

600

DESCRIPTION:

Riley, Patrick

DATE:

11/16/81



600

0102

No. 41.

Nov 17. 1851

Filed 16 day of Nov 1851
Pleads Not Guilty.

THE PEOPLE

vs. ^{vs.} John Kelly & Patrick Riley
of Nicholas

David S. Collins
~~DENNIS K. PHIPPS,~~

District Attorney.

Case no: Nov 17. 1851

plead guilty

A True Bill.

X Low on time

All names not true
[Signature]
Foreman.

Each

Pen 6 months

ROBBERY—First Degree.

0103

Form 123.

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

Police Court—Second District.

Joseph Harwood, Aged 32 Years.

Printer of No. 113 Charlton Street, being duly sworn, deposes and says,

that on the 25th day of October 1881,

at 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, and against the will of

deponent, the following property, viz.: Good and lawful money of the United States consisting of two silver coins of the denomination and value of ten cents each all

of the value of Twenty-Cent
the property of Deponent. Dollars;

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, and against

his will, by John Kelly and Patrick Reilly (both now here) from the fact that at or about the hour of 9³⁰ P.M. on said date deponent left the premises 703 1/4 West Street and on deponent reaching the sidewalk in front of said premises deponent was assaulted and knocked down by the said Kelly on deponent regaining his feet and was standing up the said Reilly struck deponent and the said Kelly forcibly put his hand into the left hand pocket of deponent's pantaloons

Joseph Harwood

Subscribed and sworn to before me this 26th day of October 1881
Police Justice

0104

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *John Kelly*

Question. How old are you?

Answer. *Seventeen Years.*

Question. Where were you born?

Answer. *New York City.*

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

Answer. *71 Charlton Street 3 Months*

Question. What is your business or profession?

Answer. *Labourer.*

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

Answer. *I struck the man but had no
intention of Robbing him*

Taken before me, this *26th*

day of *October* 188*1*

John Kelly

Joseph R. Smith Police Justice.

0105

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

Patrick Reilly 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. Patrick Reilly

Question. How old are you?

Answer. Seventeen Years.

Question. Where were you born?

Answer. New York City

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

Answer. Corner Broome and Hudson Streets 3 Months

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 not guilty of the charge

Taken before me, this 26th

day of October 1888

Patrick Reilly

Joseph Smith
Police Justice.

0106

Dec. 308, 200, 210 & 212.

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Joseph Shaw
113rd Chatterton St.
John Kelly
Patrick Reilly

Dated Oct 26th 1881

Smith Magistrate.

Wang Officer.

Witnesses
Michael W. Wang
No. 8th Richmond St.

No. Street,

No. Street,

[Signature]

Offence, Robbery 100th attempt at.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named John Kelly and Patrick Reilly guilty thereof, I order that he ~~be admitted to bail in the sum of~~ held to answer the same and be ~~Hundred Dollars~~ and be committed to the Warden or Keeper of the City Prison ~~until he give such bail~~

Dated Oct 26th 1881 Solomon Smith Police Justice.

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

Dated _____ 1881 _____ 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 _____ 1881 _____ Police Justice.

[Large handwritten signature]

7100

Sec. 208, 209, 210 & 212.

Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Harwood
113 vs. *Charlton*
John Kelly
Patrick Kelly

8 _____
4 _____

Office, *Room 100*
Atkins St.

Dated *Oct 26th* 188*1*

Smith Magistrate.

Neary Officer.

_____ Clerk.

Witnesses *Michael J. Neary*
No. *8th Greenwich Police* Street.

No. _____ Street,
No. _____ Street,
No. _____ Street,
Conroy

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

It appearing to me by the within depositions and statements that the crime herein mentioned has been committed, and that there is sufficient cause to believe the within named *John Kelly* held to answer for the same and be committed to the City Prison until he give such bail.

John Kelly
Dated *Oct 26th* 188*1*
Joseph Harwood
Police Justice.

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

Dated _____ 188*1*
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*1*
Police Justice.

0108

Court of General Sessions ~~of the People~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK

John Kelly ^{against} *Patrick Riley*
The Grand Jury of the City and County of New York by this indictment accuse
John Kelly and *Patrick Riley*
(attempted) of the crime of *Robbery*
committed as follows:
The said *John Kelly* and *Patrick Riley* each

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty fifth* day of *October* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *one* at the Ward, City, and County
aforesaid, with force and arms, in and upon one *Joseph Harwood*
in the peace of the said People then and there being, feloniously did make an assault and

*two silver coins (of the kind usually
called dimes) of the value of ten
cents each*

of the goods, chattels and personal property of the said

from the person of said

Joseph Harwood and against
the will and by violence to the person of the said *Joseph Harwood*
then and there violently and feloniously did ^{attempt to} 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

Daniel S. Rollins

~~BENJ. K. PHELPS~~, District Attorney.

0109

BOX:

52

FOLDER:

600

DESCRIPTION:

Kelly, John

DATE:

11/16/81



600

0110

No. 89

Nov 17
D.F.

Day of Trial,

Counsel,

Filed 16 day of Nov 1881

Pleas *Not guilty*

13 Nov 16 THE PEOPLE vs. *John Kelly*

13 Nov 16

vs.

John Kelly

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Wm. J. ...

*Part Two - Nov. 17-1881 Foreman.
Tried & convicted 2nd Count
House of Reps 21
Jm 71*

Witnesses:

.....
.....
.....
.....

01111

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

Michael Nulty

aged 26 years, by occupation a laborer
of No. *455*

West 17th Street, being duly sworn, deposes and says

that on the *11th* day of *November* in the year

18*87*, at the City of New York, he was violently and feloniously assaulted and beaten by

John Kelly (now here) of whom
on said day at about one o'clock
after midnight in Ninth Avenue
between 16th and 17th streets did
stab this deponent with the
blade of a knife, which knife
was then held in the hands
of him said John Kelly, and
wherewith he wounded deponent's
left side of his said deponent's breast
that said John did so feloniously
assault and beat deponent

with the felonious intent to take the life of deponent, or to do him 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 dealt
with according to law.

Michael Nulty

Sworn to before me this *6th* day
of *November* 18*87*

Mervin Corbett Police Justice.

0112

Sec. 198-200.

Sec 198 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

John Kelly being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is ~~his~~ right to
make a statement in relation to the charge against h.....; 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~~ waiven cannot be used
against ~~him~~ on the trial.

Question. What is your name?

Answer. *John Kelly*

Question. How old are you?

Answer. *thirteen years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *404 West 16 Street about 4 years*

Question. What is your business or profession?

Answer. *I drive a harvesting horse*

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

Answer. *I did not do it*

Taken before me, this *6*

day of *March* 188*8*

John Kelly
mark

Marcus Osterbo Police Justice.

[Signature]

0113

Sec. 205, 200, 210 & 212.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1033

Michael Kelly
453 03-17-2-21

John Kelly

Offence, *Felony*
Armed Robbery

Dated *Nov 6* 188

Atty Magistrate.

Carroll's Officer.

..... Clerk.

Witnesses

No. Street,

No. Street,

No. Street,

No. Street,

Carroll's

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

guilty thereof, I order that he ~~be~~ *held to answer the same and be* admitted to bail in the sum of *50* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *November 6* 188 *Maxwell* 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.

0114

Sec. 208, 209, 210 & 212.

Police Court - 2 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Michael Kelly
453 17th St
455
John Kelly

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Office,
Michael Kelly

Dated *Mar 6* 188*1*

Attest Magistrate.

Larkin Officer.

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street.

Committed

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

guilty thereof, I order that he *John Kelly* be admitted to bail in the sum of *100* Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *March 6* 188*1* *Michael Kelly* Police Justice.

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

Dated *March 6* 188*1* *Michael Kelly* Police Justice.

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

Dated *March 6* 188*1* *Michael Kelly* Police Justice.

0115

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Kelly

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

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

late of the City of New York, in the County of New York, aforesaid, on the *sixth* day of *November* in the year of our Lord one thousand eight hundred and eighty *one* with force and arms, at the City and County aforesaid, in and upon the body of

in the peace of the said people then and there being, feloniously did make an assault and

with a certain

which the said

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously *did* beat, strike, stab, cut and wound with intent

then and there feloniously and wilfully to kill, 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

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said

then and there being, wilfully and feloniously did make an assault and

with a certain

in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable ~~and~~ excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto

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.

0116

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said John Kelly of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said John Kelly

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said Michael Nutty in the peace of the said people then and there being, feloniously did make another assault and him the said Michael Nutty

with a certain knife

which the said John Kelly

in his right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of him the said Michael Nutty with intent him the said Michael Nutty then and there feloniously and wilfully to kill, 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.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said John Kelly of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said John Kelly

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said Michael Nutty then and there being, wilfully and feloniously did make another assault and the said Michael Nutty with a certain knife which the said

in his right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim him the said Michael Nutty 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.

DANIEL G. ROLLINS, District Attorney.

0117

BOX:

52

FOLDER:

600

DESCRIPTION:

Kelly, Mary

DATE:

11/11/81



600

0118

No. 29.

Counsel,
Filed 11 day of Nov 1881
Pleads

BURGLARY—Third Degree, and
Grand Larceny.

THE PEOPLE

vs.

Mary Kelly
A-16

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Chas W Bellum

an Foreman.

Jan. 14. 1881

Verdict of guilty should specify of which count.

Heads J. J. C. 100-161
2-4 6m 10m 1st
10

inquis into the
charges of theft.
sent for Capt
Larkin & Luck

0119

Police Office, First District.

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

Mary Gilmore

of No. 1 White Street, being duly sworn,

deposes and says, that the premises No. 1 White

Wellington Street, 5th Ward, in the City and County aforesaid, the said being a ~~dwelling~~
House apartments on the first floor of ~~the~~
and which was occupied by deponent as a place of residence and

above, & which said apartments were BURGLARIOUSLY

entered by means of forcibly opening the door

leading to said apartments

with a false key

on the afternoon of the 30th day of September 1887

and the following property, feloniously taken, stolen and carried away, viz.:

Two dresses of silk and
wool goods of the value
of forty dollars and
other property.

the property of deponent, and her
daughter Pessie Gilmore

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

Mary Kelly

(now living) for the reasons following, to wit:

That said Mary
has acknowledged & confessed
in deponent's presence that
she did so take said and
carry away said property
and that she so entered
said premises with a false
key, as aforesaid, & that said
Mary, her pleads guilty to
the charge, & that she

[Handwritten notes in left margin:]
I have seen Mary Kelly
at her home at 1 White
Street
at 10 o'clock
at 10 o'clock
at 10 o'clock

0120

property here shown deponent
identification as a part of
the proceeds of the said
Burglary. Deponent is
informed by officer
Fogarty of the 5th
Police Precinct that
upon arresting Mary
Keely she gave him
information when he
could recover said
property and acting
upon such information
he did so recover the
the sum

Mary Keely

Subscribed before me
the 31st day of October 1889
B. V. Pringle
Police Justice

0121

Form 10.

POLICE COURT-FIRST DISTRICT.

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

of No. the 7th Precinct 2 Polder Street,

being duly sworn, deposes and says,
that on the 30th day of October 1887, at the City of New York,

in the County of New York.

deponent arrested Mary Keely the defendant that she admitted that she was guilty and told deponent that he would find the two dresses, her shown with a Mrs Harley at 40 Thompson Street. & then deponent recovered the same from Mrs Ann Farley

Dennis J Fogarty

Sworn to, this

31 day of

October 1887

Police Justice.

[Signature]

0122

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Keely 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 waiven cannot be used
against him on the trial,

Question. What is your name?

Answer.

Mary Keely

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York City

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

Answer.

169 Thompson Street

Question. What is your business or profession?

Answer.

I am married & keep house

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 & opened
the door with a bloody Kelly

Taken before me, this 31

day of April 1887

B. J. Pryke

Police Justice.

0123

Police Department of the City of New York,

Precinct No. 5

New York, N.Y. 16th 1881

Hon. Frederick Smyth -
Recorder -

Sir -

I am compelled
to appear at Police Trials this A.M. or
would make statement in person -
Mary Kelly who has plead
guilty of Burglary has been arrested
once before by one of my command.
May 28th 1878 - as a suspicious person.
and it appeared at the examination be-
fore Justice Wandell - that she evidently
was a party to the attempted Burglary
of the premises of Daniel McCaughlin 144
West Broadway - which was entered by
means of false keys - clothing bundled

0124

but nothing carried away -
She was committed to await
action of the Grand Jury in default
of \$500 bail -

As far as I can understand
the case is still pending.

Respectfully Yours -
Joseph B. Quinn
Capt. 5th Precinct Police

0125

BAILED,

No. 1, by _____
 Residence _____
 Street, _____

No. 2, by _____
 Residence _____
 Street, _____

No. 3, by _____
 Residence _____
 Street, _____

No. 4, by _____
 Residence _____
 Street, _____

Sec. 298, 299, 310 & 312.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Keely
Mary Keely
 03. *White Head*
Mary Keely

Offence

Burglary

Dated

October 31

188

David

Magistrate.

John A. Mundy

Officer.

J. C. Sells

Clerk.

Witnesses

John A. Mundy

No.

John A. Mundy

Street

No.

[Signature]

Street

No.

[Signature]

Street

Committid

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 *Mary Keely*

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

Dated *Oct 31* 188

R. W. Rugh 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.

0126

Sec. 208, 209, 210 & 212.

Police Court

First District

THE PEOPLE, &c,
ON THE COMPLAINT OF

Mary Gleason
vs. White Head
Mary Kelly

BAILED,

No. 1, by _____
Residence _____ Street, _____

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

Dated *October 31* 188*1*

Byler Magistrate.

Joganty & Handy Officer.

J. C. C. Clerk.

Witnesses

J. Handy Street, _____

_____ Street, _____

_____ Street, _____

_____ Street, _____

_____ Street, _____

Committed

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 *Mary Kelly*

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

Dated *Oct 31* 188*1*

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188*1*

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*1*

Police Justice.

0127

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Kelly

The Grand Jury of the City and County of New York, by this indictment, accuse *Mary Kelly* of the CRIME OF *Burglary*

committed as follows:

The said *Mary Kelly*

late of the *fifth* Ward of the City of New York, in the County of New York, aforesaid, on the *thirtieth* day of *September* in the year of our Lord one thousand eight hundred and eighty *one* with force and arms, about the hour of *two* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Mary Gilloon

there situate, feloniously and burglariously did break into and enter, ~~by means of~~ ~~force~~

so he the said *Mary Kelly*

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Mary Gilloon*

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.

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

Mary Kelly of the CRIME OF *Larceny*

committed as follows:

The said *Mary Kelly*

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

two skirts of the value of five dollars each
two overcoats of the value of ten dollars each
two waists of the value of five dollars each

of the goods, chattels, and personal property of the said

Mary Gilloon

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

DANIEL G. ROLLINS, District Attorney.

0128

BOX:

52

FOLDER:

600

DESCRIPTION:

Kelly, Patrick

DATE:

11/16/81



600

0129

No. 83.

Counsel,
Filed *Nov* 1881
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Patrick Kelly

DANIEL C ROLLINS,
ATTORNEY AT LAW

Part thro: Apr 16, 1881.
Pleas do J L
A True Bill. *Sen 6 months.*

Wm. A. Kelly

Foreman.

0131

City & County
of New York

George T. Lesson
of the 14th Police Precinct
being duly sworn says
that on the 26th day
of October 1881 he
arrested Patrick Kelly
as set forth in the fore
going affidavit

George T. Lesson

Subscribed before me
on 26th day of Oct 1881
J. H. [Signature]
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFRIDAVID—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0132

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Keely

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.

Patrick Keely

Question. How old are you?

Answer.

50 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

*No 455
West 39th St. H. W. Co.*

Question. What is your business or profession?

Answer.

Machinist

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

Answer

*I did not steal
the property but it
was found in my
possession*

*Patrick Keely
Machinist*

Taken before me, this 26
day of Dec 1887

D. Kilbuck
Police Justice.

0133

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE

ON THE COMPLAINT OF

1881

Wm. J. Kelly
216th Division Street
Albany

1
 2
 3
 4
 Dated *Oct 26* 1881

W. J. Kelly
 Magistrate

Seaman
 Officer

14
 Clerk

Witnesses
W. J. Kelly
14

No. _____
 Street,

No. _____
 Street,

No. _____
 Street,

Camp

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 *Peterson Kelly*

guilty thereof, I order that he be admitted to bail in the sum of *10* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 26* 1881

J. W. 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 h. to be discharged.

Dated _____ 188

Police Justice.

0134

Sec. 209, 200, 210 & 212.

Police Court

District

THE PEOPLE, vs.

ON THE COMPLAINT OF

1881

Meyn Lacey

246 Division Street

Return Receipt

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

Oct 26

1881

Keenan

Magistrate.

Seevan

Officer.

Carl Lacey

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street.

Camp

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 admitted to bail in the sum of 10 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail

I have admitted the above named

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

Dated 188

Police Justice

Dated 188

Police Justice

0135

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Patrick Kelly ^{against}

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

Patrick Kelly

of the crime of

Larceny

committed as follows:

The said

Patrick Kelly

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

Four coats of the value of five dollars each
One pair of pantaloons of the value of six dollars
Two skirts of the value of three dollars each
Two over-shirts of the value of three dollars each
Two waists of the value of one dollar and
fifty Cents each.

of the goods, chattels, and personal property of one

Myer Levy

then and

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

0136

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

Patrick Kelly

of the CRIME OF

Receiving Stolen Goods

committed as follows:

The said

Patrick Kelly

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

*Four coats of the value of five dollars each
One pair of pantaloons of the value of five dollars.*

*Two skirts of the value of three dollars each
Two overskirts of the value of three dollars each
Two waists of the value of one dollar and fifty cents each.*

of the goods, chattels, and personal property of the said

Meyer Levy

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

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

Meyer Levy

Patrick Kelly

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

DANIEL G. ROLLINS,
HENRY G. PHILLIPS, District Attorney.

0137

BOX:

52

FOLDER:

600

DESCRIPTION:

Kessell, Charles

DATE:

11/25/81



600

0138

No. 205
Day of Trial Dec. 21
Counsel, W. F. K. Wood
Filed 25 day of Dec 1881
Pleads Not Guilty

Violation of Excise Law.

THE PEOPLE

vs.

Charles Kennell B

Daniel B. Rollins
~~PHILIP K. PHILLIPS~~

District Attorney.

Part No: No. 21, 1881.
Brid + acquitted.

A TRUE BILL.

(Signed) [Signature]

Foreman.

THE DISTRICT COURT OF THE DISTRICT OF COLUMBIA
IN SENATE CONFIRMED
JANUARY 10 1882

0139

Police Court, Fifth District.

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

of No. the 32^d Precinct Police Street,
of the City of New York, being duly sworn, deposes and says, that on the Sunday the 28th day
of August 1879 in the City of New York, in the County of New York,
At Premise 155th Street + 8th Avenue

a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,
Charles Kessell (now here) did then and there expose for sale, and did sell, caused, suffered and
permitted to be sold and given away, under his direction or authority, strong and spirituous liquors, wines, ale and beer,
being intoxicating liquors, to be drunk in the house or premises aforesaid, contrary to and in violation of law ; and did not
keep said place closed on said Sunday the 28th day of August 1881 as required by law.

WHEREFORE, deponent prays that said Charles Kessell
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 29 day }
of August 1879 }

Augustus Luerssen
Hugh Palmer POLICE JUSTICE.

0140

822
POLICE COURT, FIFTH DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustus Luerssen
32nd Precet

vs.

Charles Kessell

Violation of Excise Law.

Dated 29 day of August 1871

Gardner Magistrate.

Luerssen 33 Officer.

Witness,



Bailed \$

G. S.

By Edward Gehlert
2327 - H^o Avenue Street.

0141

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against *Charles Kessell*

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

of the crime of *selling spirituous
liquor on Sunday*
committed as follows:
The said *Charles Kessell*

late of the *twelfth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty eighth* day of *August* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, ~~certains strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one~~

~~; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.~~

~~Second Count: And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to ~~one~~ a certain~~

*person whose name is to the Grand
Jury aforesaid unknown*
~~contrary to the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York, and their dignity.~~

Daniel B. Rollin

BENJ. K. PHELPS, District Attorney.

0142

BOX:

52

FOLDER:

600

DESCRIPTION:

Koshofski, Mark

DATE:

11/15/81



600

0143

Apr 24
Filed 15 day of April 1897
Pleads *AMG*

Obtaining Goods by False Pretences.

THE PEOPLE

vs.

Mark Koshofski

Mark Koshofski

of *Samuel R. Collins*
BENJ. K. PHIBBS,

District Attorney.

of *City of Philadelphia* Pa.

and *County of Philadelphia* Pa.

A True Bill.

Wm. H. ...

S.P. ...
Foreman.

0144

City & Co. of New York
Ralph M. Hyde, 1996
Sixth Avenue, being
Duly sworn & says,
That on the 23rd day
of September 1887,
Mark Koschofski came
to the show of Tiffany
& Co., by whom depo-
nent is employed in
their credit department,
and purchased two
rings, one for \$26.⁵⁰
and the other for \$3.
and tendered in
payment his
check drawn on The
Citizens Savings Bank,
Brooklyn & Canal St., for
the amount of the
purchase \$29.⁵⁰ Ko-
schofski told depnent
that as it was the
evening of the Jewish
New Year he had prom-
ised his child to bring
her a present, that

0145

he lives at Fenberg, did
business at 16 Beacon
St. My agent that he
has ^{sufficient} money in the
bank to meet the
check and that it
would be paid on rep-
resentation. Department
consented to take the
check and Koshofski
took the rings. The
following week Mr.
Tiffany & Co. bank
(13 Ave of the Metrop-
olis) with which Ko-
shofski's check was
deposited, returned it
as ~~not~~ not bankable.
That department thereupon
ascertained at the
Citizens Savings Bank
that Koshofski has
an account of ~~\$~~ 2. at
there, and has never
had a large balance.
Also ascertained that
he did not do business
at 16 Beacon St. as rep-

0146

described, that place
being occupied by
Bauchay & ~~Co~~
for two years past
and at present.

Joseph M. Hyde

Sworn to before me

this 10th day of November 1881

Edward D. Bonyngse

Notary Public

N.Y.C.

Check handed by dep.
went to Serg. Burt at
Police Hq. Dur. about 30
Sept. '87

Ag. 24 and
people

~
Krochanski

~
False Free
Tennessee.

~
Ralph M. Ryan.

996. 6th Ave.

Payroll Federal Citizens
Agency Newark - Tenn
Money - for acct of
Krochanski -

J. H. Brundage
39 40 41

~
G. A.

Payroll Federal
Subpoena a. Citizens
Lumps Newark
Census Bureau
Re Krochanski acct

0147

0148

No 97337 NY New York September 23rd 1881
 Citizens Savings Bank Canal Street
 Pay to Tiffany Company
 Twenty Nine ⁵⁰ Dollars
 Mark K. Hoffert



W. Heid Gault, Stationer, 68 Nassau Street, N.Y.

0150

Book #

97.337

Mark Koshofski

Sept. 6. 1881	15
" 7 "	5
" 9 "	10
" 12 "	27
Oct. 7 "	3
	<u>30</u>
	<u>30</u>

New York Nov 22nd 1881

I certify that the above is a true copy of the life of Mark Koshofski
Henry Koshofski Secy

after Sept 12

the Notified in R. to close his life

0151

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Mark Koshofski ^{against}

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

Mark Koshofski

of the crime of
obtaining property by false pretenses
committed as follows:

The said

Mark Koshofski

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~twenty third~~ day of ~~September~~ in the year of our Lord
one thousand eight hundred and ~~seventy~~ ~~eighty one~~ at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent
feloniously to cheat and defraud one

Charles L. Tiffany

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to

Ralph M. Hyde,

he the said Ralph M. Hyde,
being then and there in the service
and employment of said Charles L. Tiffany

That

he the said Mark Koshofski
had then and there on
deposit to his credit and sub-
ject to his orders in the Citizens
Savings Bank, a bank then
and there doing business in the
City of New York, the sum of
Twenty nine and $\frac{70}{100}$ dollars.

That he the said Mark
Koshofski was then and
there carrying on business
at premises known as
number sixteen Beaver
Street in the City of New
York

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And the said

Ralph M. Hyde

then and there believing the said false pretences and representations so made as aforesaid by the said

Mark Koshofski

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver, to the said

Mark Koshofski one finger-ring of the value of twenty six dollars and fifty cents, and one other finger-ring of the value of three dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Charles L. Tiffany

and the said *Mark Koshofski* did then and there designedly receive and obtain the said

two finger-rings

of the said

Ralph M. Hyde

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Charles L. Tiffany

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Charles L. Tiffany

of the same.

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And Whereas, in truth and in fact, the said *Mark Koschofski* has not then and there on deposit to his credit and subject to his orders in the Citizens Savings Bank a sum of the sum of twenty-nine dollars and fifty cents and has not at any time prior thereto had such sum then deposited to his credit - And whereas in truth and fact the said *Mark Koschofski* was not then and there carrying on business at the premises aforesaid known as number fifteen Beane Street in the City of New York

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Mark Koschofski* to the said *Ralph M. Hyde* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Mark Koschofski* well knew the said pretences and representations so by *him* made as aforesaid to the said *Ralph M. Hyde* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Mark Koschofski* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said

Ralph M. Hyde
One finger ring of the value of twenty ~~three~~ dollars and fifty cents.
One other finger ring of the value of three dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Charles L. Tiffany*

with intent feloniously to cheat and defraud *him* of the same, 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.

Samuel G. Rollins
BENJ. K. PHELPS, District Attorney.