

0170

BOX:

420

FOLDER:

3881

DESCRIPTION:

Kennedy, George

DATE:

12/12/90



3881

0171

Witnesses:

Officer Cottrell

Counsel,

Filed

Day of

1890

Pleads,

Verdict

THE PEOPLE

*20 Geo. Street
Stamford Ct*

George Kennedy

Grand Larceny *Second Degree.*
[Sections 528, 531, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William C. Kinnaman

Sub J - Dec. 17/90

Foreman.

Pleads Guilty

2700 100 S. J.

0 172

CITY AND COUNTY }
OF NEW YORK, } ss.

John Cottrell

Detective

aged _____ years, occupation _____ of No. _____

Police Central Office

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Henry Wolf*

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

Sworn to before me, this *10*
day of *December* 18*91*

John Cottrell

J. C. B...
Police Justice

0173

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York }

of No. Henry Roof
Huber Whyland & Co Street, aged 22 years,
occupation Driver being duly sworn,

deposes and says, that on the 9 day of December 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

one bag of coffee
of the value of twenty six dollars
and forty four cents

(\$ 26.44)

the property of Huber Whyland & Co

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by George Kennedy (nowhere)

Under the following circumstances, De-
ponent had the said property in a wagon
driving through Chambers street, about
5.30 o'clock p.m. and deponent
is informed John Cottrill now here
a detective, that at said time he
saw the defendant take the

Sworn to before me, this

of _____ day

189

Police Justice

0174

said property from said wagon
and went away with it, and the
said Cottrell arrested the defendant
with the said stolen property in
his possession.

Sworn to before me this 10th day

of December 1890

James C. [Signature]

Police Justice.

[Signature]

0175

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Kennedy 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 Kennedy

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. U.S.

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

Answer. 32 Hunter St. 5 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
George Kennedy

Taken before me this 10
day of June 1892
J. P. C. Kennedy
Police Justice.

0176

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 Kennedy

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~ten~~ *ten* 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 *Dec 10* 18 *90* *P. J. [Signature]* Police Justice.

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

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

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

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

0177

Police Court--- 2 / 1832 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Roof

George Kennedy

2
3
4

Offence Grand Larceny

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Dec 10 1880

O'Reilly Magistrate.
Cottell & Flouche Officer.
Harmon C O Precinct.

Witnesses John Cottell
C. O. Street.

No. _____ Street.

No. _____ Street.



No. 1000 to ans. S. C. S.

COMMITTED. 9/12

0178

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Kennedy

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

George Kennedy

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

The said

George Kennedy

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

one bag of coffee of the value of twenty-six dollars and forty-four cents

of the goods, chattels and personal property of one

Francis Q. Thurber

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

John R. Bellows
District Attorney

0179

BOX:

420

FOLDER:

3881

DESCRIPTION:

Kennedy, John

DATE:

12/03/90



3881

Witnesses:

Chas. Schuster
Officer Hudson

Counsel,

Filed

Pleaded

J. J. [Signature]
day of Dec
1880
at St. Paul, Minn.

Buyer in the THIRD DEGREE
(Section 498, U.S.C., 18 & 19 Stat.)

THE PEOPLE

vs.

John Kennedy

JOHN R. FELLOWS,
District Attorney.

A True Bill.

[Signature]
Foreman.

[Signature]
Sten 6 mbs. R.B.M.

0181

Police Court - 5 District.

City and County } ss.:
of New York,

of No. 2348 3^d Avenue Street, aged 40 years,
occupation Sho dealer being duly sworn

deposes and says, that the premises No. 2348 3^d Avenue Street, Ward
in the City and County aforesaid the said being a two story frame
building and which was occupied by deponent as a shoe store
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking
a pane of glass in the window
window of said store

on the 28th day of November 1890 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One pair of shoes of the value
of Six Dollars.

(\$ 6.00)

the property of Keppment
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 Kennedy (now here)

for the reasons following, to wit: that - at the hour of
12 O'clock. on November 27th
deponent locked the doors and windows
of his store and closed the store for
the day. and at that time said
window was in good condition and
said pair of shoes were in said store.
Deponent is informed by Officer Patrick
Mull down of the 29th Precinct Police that

At about the hour of 2 O'clock A.M. on said date he was at the Corner of 3rd Avenue & 129th Street. and heard the noise of breaking glass. and saw this defendant in the act of running away from the window of this store. that he followed this defendant and arrested him in the area way under the stoop of a private house on E. 128th St. and at that time the defendant had a pair of shoes in his possession. and a chisel in his pocket. that he the Officer examined this store and found the window broke. and found marks of a chisel on the door jamb of said store.

Defendant further says that he has since seen said shoes so found in the defendants possession and fully identifies them as his property. and charges this defendant with burglariously entering said premises as aforesaid and feloniously stealing and carrying away said property.

I have admitted the above named
 Dated 188 _____
 to bail to answer by the undertaking hereto annexed.
 I there being no sufficient cause to believe the within named
 guilty of the offence within mentioned, I order he to be discharged.
 Sworn to before me
 this 28th day of Nov 1888
 Police Justice

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

Police Court, District, _____

THE PEOPLE, ss.,
 on the complaint of _____

1 _____
 2 _____
 3 _____
 4 _____

Date 188 _____

Magistrate.

Officer.

Clerk.

Witness, _____
 No. _____ street,
 No. _____ Street,
 No. _____ Street,
 to answer General Sessions.

0183

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Muldoon

aged _____ years, occupation *Police Officer* of No.

129th Precinct Police Street, being duly sworn deposes and

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

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

Sworn to before me, this *28*
day of *Nov* 188*8*

Patrick J. Muldoon

M. J. [Signature]

Police Justice.

0184

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

S
District Police Court.

John Kennedy 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 Kennedy

Question. How old are you?

Answer.

23 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

Massachusetts

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

I am guilty
John Kennedy

Taken before me this *28* day of *April* 19*04*
[Signature]
Police Justice.

0 185

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

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

Dated, Nov 28 1890 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0186

Police Court, 5 District, 1784

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Schuster
John Kemmerly

2348-3rd Avenue

Maglary
Offense

2
3
4

BAILED,
No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *Nov 28* 1890
Welde Magistrate.

Patk Muldown Officer.
219 Precinct.

Witnesses *Said officer*
No. Street.

No. Street.
No. Street.



\$ *1000* to
Ann
1784

0187

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 Kennedy

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

John Kennedy

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

The said

John Kennedy

late of the *Twelfth* Ward of the City of New York, in the County of New York
aforesaid, on the *28th* day of *November* in the year of our Lord one
thousand eight hundred and ~~eighty-ninety~~ *eighty-ninety*, with force and arms, in the
~~night~~ *night* - time of the same day, at the Ward, City and County aforesaid, the
~~dwelling house of one~~ *a certain building, to wit:*

the store of one Charles Schissler

there situate, 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 *Charles Schissler* ~~in the said dwelling house~~ *in the said store* 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 Kennedy

of the CRIME OF *Petit* LARCENY, committed as follows:

The said

John Kennedy

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 *night-* time of said day, with force and arms,

one pair of shoes of the value of six dollars



of the goods, chattels, and personal property of one *Charles Schisler*

in the ~~dwelling house~~ *store* of the said *Charles Schisler*

in the store

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

John R. Bellows
District Attorney

0 189

BOX:

420

FOLDER:

3881

DESCRIPTION:

Kennedy, William

DATE:

12/02/90



3881

0190

Witnesses:

Wm. Kamin
Chas. Struvel
Officer Keefe

Counsel,

Filed

Pleads,

day of Dec

1889

THE PEOPLE

vs.

William Kennedy

Wm. Kennedy
vs.
THE PEOPLE
(Section 498, v. 6, 1889)

JOHN R. FELLOWS,

District Attorney.

Sec 11/90 MD
A TRUE BILL

DEC 12, 1890. MD

John R. Fellows
Foreman.

Spivey & Associates

Ray, Eley
S. P. 57 yrs. P.B.M.

0191

58 The People
William Kennedy vs
Indictment for burglary in the third degree and petty
larceny.

Court of General Sessions. Part I
Before Judge Martine. December 12, 1890

Mary Kanner, sworn and examined
I live at 167 East 96th street and lived
there on the 22nd of November on the top floor.
It is a five story brick tenement house.
I have four rooms on the front - two bed
rooms, a kitchen and a sitting room.
There are three doors from the hall into
my apartments. I left my apartments that
morning about a quarter past eleven
o'clock. I locked all my doors and win-
dows too, but the door leading into the
public hall was not locked. All my
doors were locked, and I had the keys
with me. I left a pocket book in the
sitting room with fourteen cents in it,
a pair of field glasses belonging to my
husband in a small bureau drawer
in the front room. I don't know how much
the glasses are worth, but I would not
sell them for five dollars. I had a lady's
gold ring which I would not take ten
dollars for - also a silver ring given to
my boy by his Sunday School teacher,
worth one dollar. I was not gone over
fifteen or twenty minutes. When I was
going out I met Kennedy two pairs of

0192

down. He knows me well. I used to buy coal of him at one time. I met him on the floor below where Mrs. Donnelly lives; he knocked at Mrs. Leuner's door, but she was not in. I was told that he passed down in front of me. I saw him go out of the door. I was at his heels all the time he went up Ninety Sixth st. I went that way; my butcher's is at the corner of Ninety Sixth st.; he was standing at the candy store on the corner when I saw him; he never spoke to me. I went on to the butcher's. There was two men came from the opposite corner and joined in conversation with him. I do not know who they were. I went to Jefferson Market afterwards and identified one of them whom I had seen on the corner. I went to market and came back in 20 minutes but did not see the defendant again. I went into my rooms and found everything upset - my husband's letters and everything I had in the house was lying around the room. I sent for an officer to make an examination. I missed all the property I have named; and the kitchen door was wide open I had

locked it and I had the keys in my hand. The officer came and he looked at the rooms, and he told me to come down and make a charge against William Kennedy. He was not arrested until Sunday morning; this was Saturday. I was taken to the Harbor Court on Monday and I saw him there. He said he was not guilty - that is all I heard him say there except that he said he passed me on the stairs. He was taken away and I don't know what was done with him after that. I did not hear him say anything

Cross Examined. I have been living in the house I now live in four years. I think I have known the defendant by eight five or six years. He used to peddle coal then. I don't know what he does now. He has sold coal to me, but I do not know of my own knowledge whether he ever sold coal to any of the other tenants. When he stopped at the lady's door on this morning and enquired for a lady and he was told she was not in, he went down stairs in front of me. The hall was not dark; it was as light as this room. I saw the defendant and the two men talking together after they crossed the street.

0194

The defendant at that time had his face toward me, he stood with his back to the window and the two men stood with their hands in their pockets. I was coming up and had a full view of them. They were standing side by side. I am sure I locked my rooms the morning I left them. I don't know whether or not the defendant visits that house where I have rooms with a book to take orders for coal and wood. When I lived in Ninety Eighth street he sold me coal. Mrs. O'Donnell who is sitting here in Court came with me this morning. The small man who was talking to Kennedy the morning of the burglary was in Court this morning. Mrs. O'Donnell saw him this morning the same time I did. My eye sight is pretty good. I never had to wear spectacles. When I returned to my rooms I did not find any marks on the doors - they were not battered.

Catherine O'Donnell, sworn and examined.
I live at 117 Ninety Sixth St. on the east side.
I live in the same house with the complainant. I live on the fourth and she lives on the fifth floor. I lived there on the 22nd of November and saw her that morning.

0195

Catherine J. Donnell, sworn and examined.
I live in No. 167 Ninety Sixth street on the east side. I live in the same house with the complainant, who lives on the top floor, she lives on the fifth and I live on the top floor right under her. I lived there on the 22nd of November. I saw Mrs. Kanner that morning; we were in Jefferson Market together. I was called upon to identify the prisoner. I saw him there. I saw him at my door on the 22nd of November; he came to my door first about ten minutes before the other two men came. When I speak of the other two men I refer to the one I saw this morning as one of the men. Kennedy rapped at my door. I was in the bed room and did not come out right away when he rapped. I opened the door quick and caught him peeping through my keyhole, his head stooped down. He said, "Do you want wood?" and he walked away. I said, "No, I have got wood in the cellar." He did not stand like a man before me and ask me if I wanted wood. I could not tell you whether he went up stairs or down. I closed my door. This was to the best of my knowledge about 25 minutes past eleven o'clock. After that two

0196

other men came to my door, one of whom I saw this morning. They knocked at the other lady's door first asking for a certain party; she told them. I heard them speak to her. Then they rapped at my door. I identified the man I saw here today at the Police Headquarters yesterday as one of the men who knocked at my door. I could not identify the other man. Kennedy was not there then. I should think they were talking to me three or four minutes. They asked me if such a party lived there. I told them I did not know, and they went up stairs. I shut my door and I opened it again and went out to the head of the stairs and looked up. I saw Mrs. Kanne's private door leading to her hall shut. I went along and this man (Kennedy) came down from the head of the stairs. He was standing on Mrs. Kanne's floor. He walked past me and I walked up to the door and opened Mrs. Kanne's private door and one of the thieves put out his head. I could not identify him. Kennedy passed me going down as I was going up to see where those men were. After I saw Kennedy peeping through my keyhole I saw in ten minutes after

0197

that two men come to my door. They spoke to me two or three minutes; then I closed my door, then they went up stairs and I opened my door again and I listened at the stairs leading up to Mrs. Kanneer's apartments. I started to go up stairs and then Kennedy passed me down; he did not say a word. I went right up through the door leading from the hall into the private hall of Mrs. Kanneer's kitchen door where I saw the head of a man. I asked them what they were doing? They told me they were looking for a party. I said, "you are thieves." One of them said, "Don't you halloo or I will fire," pulling a revolver out. I saw the revolver. The man with the pistol chased me three flights down stairs. I screamed "murder, thief". The lady living on the floor fell upon the stairs. The man waited for her to get up when she saw the pistol in his hands; he got away, he did not fire. I don't know anything more about the case.

Cross Examined. When I heard the knocking I opened the door and found the defendant in front of me. He asked me if I wanted wood? I had not dealt with that man for many a long day. I knew him to be in

the coal and wood business. I don't know whether he went up stairs or down. No other person came to my door before that, but two men came afterward. Mrs. Kammair's door is in the front and I am in the rear. The defendant had got to the first floor when the two men chased me down stairs, one with a revolver in hand.

George Doran, sworn and examined, testified I am an officer of the 27th precinct and arrested the defendant on the evening of the 22nd of November on the complaint of Mrs. Kammair. Kennedy was on the corner of Sixteenth St. and First Avenue. I did not tell him at first what he was charged with. Officers Keefe and I were together. We went up to him and asked him when he was up town and when he had seen his brother last? He said he had not seen him for two days. I says, "Aint you lying?" He said, "No sir; yes. I have been up town but I have not seen my brother." He asked him who were those two men were with you that some lady saw you speaking to on the corner of Ninety Sixth street and Lexington Avenue. He said, "I was not speaking with two men today." He asked him if he knew Mrs. Kammair

0199

Catherine O'Donnell, sworn and examined. I live in No. 167 Ninety Sixth street on the east side. I live in the same house with the complainant, who lives on the top floor; she lives on the fifth and I live on the top floor right under her. I lived there on the 22nd of November. I saw Mrs. Kanner that morning; we were in Jefferson Market together. I was called upon to identify the prisoner. I saw him there. I saw him at my door on the 22nd of November; he came to my door first about ten minutes before the other two men came. When I speak of the other two men I refer to the one I saw this morning as one of the men. Kennedy rapped at my door. I was in the bed room and did not come out right away when he rapped. I opened the door quick and caught him peeping through my keyhole, his head stooped down. He said, "Do you want wood?" and he walked away. I said, "No, I have got wood in the cellar." He did not stand like a man before me and ask me if I wanted wood. I could not tell you whether he went up stairs or down. I closed my door. This was to the best of my knowledge about 25 minutes past eleven o'clock. After that two

0200

other men came to my door, one of whom I saw this morning. They knocked at the other lady's door first asking for a certain party; she told them. I heard them speak to her. Then they rapped at my door. I identified the man I saw here today at the Police Headquarters yesterday as one of the men who knocked at my door. I could not identify the other man. Kennedy was not there then. I should think they were talking to me three or four minutes. They asked me if such a party lived there. I told them I did not know, and they went up stairs. I shut my door and I opened it again and went out to the head of the stairs and looked up. I saw Mrs. Kanneis' private door leading to her hall shut. I went along and this man (Kennedy) came down from the head of the stairs. He was standing on Mrs. Kanneis' floor. He walked past me and I walked up to the door and opened Mrs. Kanneis' private door and one of the thieves put out his head. I could not identify him. Kennedy passed me going down as I was going up to see where those men were. After I saw Kennedy peeping through my keyhole I saw in ten minutes after

0201

of Ninety Sixth St.? He said, 'yes, I do.' He said, 'she claims you and two other men got in the flat. He said, "I was up there selling coal and wood." He rode up further, we asked him to tell who the other two men were? He said he did not know. You were speaking to two men," we said, and he said, if he was he was drunk. After we got up on the Forty Second St. Elevated Railroad he said, "If I was speaking to two men today, you cant convict me anyway." He asked, "Did she lose any stuff?" He said, "yes, she lost a lot of stuff", and after riding to Ninety Second street and taking the train back again he said, "I will get you the stuff for you." "Where are you going?" "That is all right, you go with me and I will get it," he said. "Where will you get off?" He said, "Forty Second street." "How far will you walk?" we asked. "Never mind, I wont be only about ten feet off." I said, "I am going too, and I will hold on to your arm." He said, "There is no use going with me." He brought him to the station house. I tried it again, I wanted to know who the two men were he said, "It is all Dutch to me, I will get the stuff back, but I will never give up

0202

the two men. I brought him to court the next morning and had him remanded and brought him to court again on Tuesday morning and had him committed. I had no further conversation with him. I tried all the time to get the names of those two men out of him, but he would not give them up. He did not recover any of the property; there was nothing found.

Cross Examined. What was the condition of the defendant when you arrested him? He looked like as if he was after sleeping off a little drunk. Would you say that he was intoxicated at the time you made the arrest? No sir, he was not intoxicated. Was he under the influence of liquor? No, he looked as if he was getting over it. When we first arrested him officer Keefe and I asked him when he was up town last, when did he see his brother last? He said he had not seen him in two days. Did he not say to you when you spoke to him about the rooms of the complainant or any fact about that house where this alleged burglary took place that he was trying to sell coal and wood there? That is what I said, he said he was up there selling coal and wood. You are positive about his conversation

with you in regard to finding any stuff that he said he would find the stuff for you? He said that he would get it for me if I would come to Fifty Second street, but I would have to keep ten feet away from him - he did not want to let me see the parties he was going to talk with.

By the Court Did he say that? Yes. I wanted an explanation. "Why do you want to keep so far away?" He said, "I don't want you to go near the parties."

By Counsel You are positive that he was not under the influence of liquor when you arrested him? In my opinion he was not. Are you sure, did he understand you intelligently I mean when you spoke to him? Yes he did - Then you arrested him what did you say to him? I asked him where he was up town last, when did he see his brother last? He said, not in two days. Then did you ask him when he had been last to this 167 Ninety sixth St.? Yes, he said the same day, he was there that morning. The defendant lives on First avenue between Tenth and Fifteenth streets, and we arrested him between Fifteenth and Sixteenth streets, half a block away.

0204

Thomas Keefe, sworn and examined, testified I am an officer of the Twenty Seventh Precinct and was with officer Moran when the arrest of the defendant was made. We met Kennedy between Fifteenth and Sixteenth streets on First Avenue, and when we approached him we asked him how long since he had been up town in Ninety Sixth St. to see his brother? and he claimed he was not up in two days. Then we asked him a little further, we asked him to tell us. He told him that the people had seen him up there that day, and he claimed then that he had been up selling coal and wood in this house. So we told him the flat had been robbed and that he was seen in conversation with certain two men on the corner of Ninety Sixth street and Lexington Avenue by the people up there, and he said that he did not know who those ^{two} people were when we questioned him in relation to it. Afterwards when we had him on the train about Forty Second street he told us he would get back the stuff if we would let him go back down to Forty Second St. and keep within four or five feet and not hear the conversation.

0205

that took place between him and certain people. That is about all I remember of the case, about all I heard at the time. Did you notice his condition as to sobriety? He was sober at that time. Did he look as if he had been drinking immediately previous to his arrest? He looked like he had been after a drunk.

The brother of the defendant lived between Ninety Sixth and Ninety Seventh streets and Third Avenue.

Monday, December 15, 1890.

William Kennedy, sworn and examined in his own behalf testified:

Where do you live? No. 250 First Avenue

How long have you lived there? Three months. Where did you live before that?

No. 1881 Third Avenue. What is your business? Coal and wood dealer.

How long have you been in that business? Going on six years now. What was your business at this time? Peddling coal and wood.

Have you any customers in the neighborhood of Ninety Sixth and Ninety Seventh streets? Yes sir I have.

Did you ever sell them coal and wood before? Yes. To people residing around there? Yes sir. Do you remember the 23rd of November when you were

0206

arrested? I was arrested on Saturday night.

Do you remember the day in which you were in the house in Ninety Sixth street where Mrs. Kaminer lives? Yes sir.

You have heard the testimony of the prosecution, and in particular that of Officers Doran and Keefe in effect that you stated to those officers that if they allowed you to walk ten feet in front of them you would produce the stuff? Yes sir.

Did you make any such offer to them? No sir.

You have heard the testimony of Mrs. Kaminer in which she said a burglary was committed? Yes sir. Were you guilty of the burglary? No sir. Do you know anything about it? No sir. You deny you took any part in it at all? I deny that I took any part in it.

Cross Examined. How many times have you been convicted? Three times. When was the last time? In 1878. How much time did you serve? Five years in the State prison.

What was that for? Burglary. That was in 1878. You got out about what time? In 1880.

When was the next time? In 1883. What was the charge then? Burglary. You served how long? Three years in the State prison. Where did you get out? In 1885.

0207

When next? The early part of 1886 - excuse me, I came out in 1884, and then I was convicted the third time and sentenced for three months to the penitentiary for carrying burplars tools. It was not Officer Dorsey, Doonan or Keepe who arrested me then. I dont know the name of the officer.

When did you get out on that charge? I believe it was the 26th of June 1885. You are quite sure you have not been in prison since that? I have not been convicted, but I was arrested once and discharged.

Were you in the house in question on the 21nd of November? I do not know about the date. I was in it on Saturday. Saturday was the 22nd of November, and you were in that house on the 22nd of November? Yes.

What did you go in there for? To sell my coal and wood to the tenants living there. You had coal and wood of your own on hand to sell? Yes. How did you carry it around with you? In baskets. You carry them yourself on your shoulder? Yes sir.

Did you have any coal or wood there that time? No sir. I generally go up looking for orders. I go up through the houses and knock on the doors, and if they want any coal I deliver it afterwards.

When did you go in that house on that

day? It was before noon. Was it after eleven o'clock? I could not say the time.

By the Court. Fix it as nearly as you can? The lady says it was about eleven o'clock. Does that accord with your memory? Yes sir, about that time.

By Mr. Davis. Did you go into that house alone? Yes sir. Anybody else with you? No sir. Do you remember seeing Mrs. Kannein in that house that day? No sir. Do you not remember passing her on the stairs? Yes, I might have passed her, but I did not take notice. Do you remember any woman on the stairs? Of course it could be, but I could not state. I just simply say that she may have passed me and I not have noticed her. Do you remember going down from the house to the corner and standing on the corner? I remember leaving her house, it is the nearest to Lexington Avenue. By the Court. The District Attorney asks you if you remember standing on the corner after you left the house? Yes.

By Mr. Davis. Do you remember talking with any one? Yes, two men. Is that one of the men? (Pointing to a man) Yes sir, that is one of the men. I do not know his name.

Mr. Davis. His name is Capt. James Dunne. That was one of the men? Yes sir.

By the Court. You say you do not know his name?
 No sir. I never heard his name before
 that day. You only knew him by sight? Yes I
 knew him by the nickname of "Whitey"
 How long have you known him by sight?
 Since I have been in Harlem.

By Mr. Davis Where do you live in Harlem?

By the Court How long is that? I came to Harlem on the
 10th of July 1883. Then you know him since
 1883-? Yes sir.

By Mr. Davis Where does he live in Harlem? I don't
 know whether he lives in Harlem or not.
 Between what streets did you live? Between
 Ninety Seventh and Ninety Eighth streets on
 Third Avenue. Did you live there when
 you were arrested? No sir. When did you
 leave Harlem? About the 15th of May of
 this year. You lived there continuously
 since 1883 till the 15th of May? Yes sir.
 You knew "Whitey" as long as you lived
 there? Yes sir. How often used you to see
 him? About three times a week.
 What was the other fellow's name? I did
 not know him at all. Had you ever
 seen him before that day? Yes sir.
 Did you ever see him with "Whitey"?
 Yes sir in his company. How often
 had you seen the other man? I do
 not know, once or twice a week and

0210

sometimes I might not see him for a month, but I did not know him. Do you remember when you were standing on the corner seeing Mr. Kamrein pass? No sir. Did you go back to the house after that? Yes sir. Where did you go when you went back to the house, what part of the house? On the top floor where Mrs. Kamrein lives. Did you speak to anybody on your way up? No sir.

Q Did you knock at any door? Not the second time, the first time I did. Was the door open the last time you went there? I could not say, I don't know whether it was locked or not, it was shut. Did you hear the testimony of Mrs. O'Donnell? Yes. Do you recollect that she stated that she opened the door and saw you stooping down as if looking through the keyhole? Yes. Is that so? No sir. I simply raised my hand against the jam of the door because I was pretty sick and had been drinking. I did not feel in the best condition. I simply ~~raised~~ raised my hand against the jam of the door and rested my head against it. I remember her saying that I saw her but I did not. She did not come out and open the door. I simply asked her if she wanted any coal or wood and she said "no," and shut the door.

0211

By the Court O Was that the first or second time you were in the house? The first time.

By Mr. Davis Why did you leave the house and go out into the street? In those kind of houses the one flight of stairs is divided into two or three flats. It is very easy to make a mistake, to think you are on the top when you are not. I went down and came out. I met these two men and they asked me how business was now? I said it was very slow. I crossed over to Lexington ave and went to another house, and on the way back from there I happened to think I had not seen Mrs. Kaminier and I knew from long experience that she is a little bit cranky when ordering her coal and wood, but as I was there I thought I would call. I knocked at the door and got no answer; and on the way down I passed two men on the landing of the third floor; they were talking to Mr. O'Donnell. I could not hear what they were saying; they were the two men I had seen on the corner. I did not see any pistol shown by any one at that time. They were not running while they were conversing and Mr. O'Donnell was not screaming. I did not hear any screaming. I have known Mrs. Kaminier five years. I did not see

02 12

her on the stairs that day. She may have seen me on the stairs. The passage way on the stairs is just wide enough for two to pass; she may have passed me, but I paid no attention to it. I cannot tell whether she passed me going up or coming down. I think it was the kitchen door that I knocked at. Mrs. O'Donnell was talking in the passage way when I knocked at Mrs. Kanneis' door to two men. "Whitey" was one of them, the man I spoke to on Lexington Avenue. There was no reason why I should hurry down stairs. I left Mrs. Kanneis' house and went directly to my place on Second Avenue and Ninety-Fifth Street. I heard Officer Doran's testimony and heard him say that I said I would get the stuff. That is absolutely false. I never said any such thing. I did not say that I must go in advance of him to get the stuff. I was sober when I was arrested, but I had just got out of a sleep. I don't know that either Doran or Keefe have any grudge against me. I don't know anything against their characters as officers.

The jury rendered a verdict of guilty.

0213

By the Court. You say you do not know his name?
No sir. I never heard his name before
that day. You only knew him by sight? Yes. I
knew him by the nickname of "Whitey".
How long have you known him by sight?
Since I have been in Harlem.

By Mr. Davis Where do you live in Harlem?

By the Court How long is that? I came to Harlem on the
10th of July 1883. Then you know him since
1883? Yes sir.

By Mr. Davis Where does he live in Harlem? I don't
know whether he lives in Harlem or not.
Between what streets did you live? Between
Ninety Seventh and Ninety Eighth streets on
Third Avenue. Did you live there when
you were arrested? No sir. When did you
leave Harlem? About the 15th of May of
this year. You lived there continuously
since 1883 till the 15th of May? Yes sir.
You knew "Whitey" as long as you lived
there? Yes sir. How often used you to see
him? About three times a week.
What was the other fellow's name? I did
not know him at all. Had you ever
seen him before that day? Yes sir.
Did you ever see him with Whitey?
Yes sir in his company. How often
had you seen the other man? I do
not know, once or twice a week and

0214

sometimes I might not see him for a month, but I did not know him. Do you remember when you were standing on the corner seeing Mrs. Kannein pass? No sir. Did you go back to the house after that? Yes sir. Where did you go when you went back to the house, what part of the house? On the top floor where Mrs. Kannein lives. Did you speak to anybody on your way up? No sir.

Q Did you knock at any door? Not the second time, the first time I did. Was the door open the last time you went there? I could not say. I don't know whether it was locked or not, it was shut. Did you hear the testimony of Mrs. O'Donnell? Yes. Do you recollect that she stated that she opened the door and saw you stooping down as if looking through the keyhole? Yes. Is that so? No sir. I simply raised my hand against the jam of the door because I was pretty sick and had been drinking. I did not feel in the best condition. I simply ~~raised~~ raised my hand against the jam of the door and rested my head against it. I remember her saying that I saw her but I did not. She did not come out and open the door. I simply asked her if she wanted any coal or wood and she said "no" and shut the door.

02 15

Testimony in the
case of

Mr. Kennedy

filed Dec.

1990.

50 56

02 16

CITY AND COUNTY }
OF NEW YORK, } ss.

Catherine O'Donnell

aged *45* years, occupation

Keep house of No.

167. 8 96

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Mary Kameen

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

Sworn to before me, this

24

day of

Nov

18*98*

Catherine O'Donnell

Wm. Feldt

Police Justice.

0217

CITY AND COUNTY }
OF NEW YORK, } ss.

George A. Doran

aged _____ years, occupation *Police Officer* of No. *27th Precinct*

Powers Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Mary Kamen*

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

Sworn to before me, this *24* day of *Nov* 18*98* by *George A. Doran*

H. A. Hilde
Police Justice.

0218

Police Court— District.

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

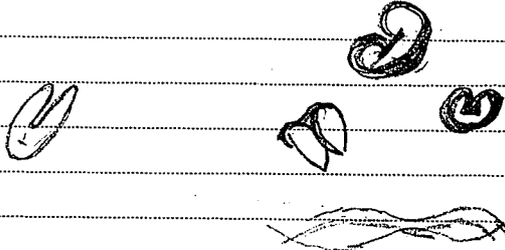
of No. 167. E. 96th Street, aged 49 years,
Mary Kanner
occupation. Keep home being duly sworn

deposes and says, that the premises No. 167. E. 96th Street, Ward
in the City and County aforesaid the said being a five story brick
apartment house
and which was occupied by deponent as a dwelling house
and in which there was at the time ~~no~~ human being, by

were BURGLARIOUSLY entered by means of forcibly opening
the door leading from the hallway
in 5th floor of said premises into
deponent's kitchen in said 5th floor
by means of a false key
on the 22nd day of November 1890 on the day time, and the
following property feloniously taken, stolen, and carried away, viz:

one pocket book containing fourteen cents.
One pair of field glasses one
ladies gold ring one silver key
ring. all of the value of fifteen
dollars.

(\$15.00)



the property of deponent
and deponent further says, that she has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
William Kennedy. (now here) and
two other men. not arrested.

for the reasons following, to wit: That at the hour of 11.15
o'clock on said date, deponent locked
and securely fastened the doors and windows
of her apartment - in the top floor of said
premises. and went out leaving said
apartment alone and all of said property
therein. And when deponent returned after
an absence of twenty minutes, deponent
found said door open and discovered that

0220

Sec. 198-200.

34 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

William Kennedy 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 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 Kennedy*

Question. How old are you?

Answer. *34 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *450 1/2 Avenue C New York*

Question. What is your business or profession?

Answer. *Coal Pedler*

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

Wm Kennedy

Taken before me this

day of

189

[Signature]

Police Justice.

0221

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

Alfred Smith
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 500 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, Nov 2 1890 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0222

Police Court, 5 1764 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Kennedy
vs.
William Kennedy
1
2
3
4
opposed by Dunglison

BAILED,

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

Dated, Nov 24 1890

Welde Magistrate.
Doran & Kufe Officer.
27 Precinct.

Witnesses Catherine O'Don
No. 67 E 96 St Street.

Geo A. Doran
No. 27 Street.

No. _____ Street.

\$ 100 to answer



CMS
Burgess
P. D.

0223

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Kennedy

The Grand Jury of the City and County of New York, by this indictment,
accuse *William Kennedy* —

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

The said

William Kennedy

late of the *Twelfth* Ward of the City of New York, in the County of New York
aforesaid, on the *5th* day of *November* in the year of our Lord one
thousand eight hundred and ~~eighty~~ *ninety*, with force and arms, in the
day — time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Mary Kanneer* —

there situate, 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 *Mary Kanneer* —

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.

0224

SECOND COUNT—

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

William Kennedy

of the CRIME OF *Petit* LARCENY, committed as follows:

The said

William Kennedy

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 said day, with force and arms,

one pair of field-glasses of the value of eight dollars, one finger-ring of the value of six dollars, one keyring of the value of fifty cents, one pocketbook of the value of twenty-five cents, and divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of fourteen cents,

of the goods, chattels, and personal property of one

Mary Kanneir

in the dwelling house of the said

Mary Kanneir

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

John R. Fellows
District Attorney.

0225

BOX:

420

FOLDER:

3881

DESCRIPTION:

Kick, Joseph

DATE:

12/03/90



3881

0226

If true:

Clifford L. Campbell

Counsel,
Filed
Pleads,

day of Dec 18 90

THE PEOPLE

vs.

Joseph Krick

Grand Larceny Second Degree.
[Sections 528, 537, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

John R. Fellows
Foreman.

John J. Daley
S.P. 24583 mo.
R.B.M.

0227

Police Court

4

District

Affidavit—Larceny.

City and County of New York, ss.

of No. 451 Elizabeth Langau
Fifth Avenue Street, aged 33 years,
occupation Keep Boarding House being duly sworn
deposes and says, that on the 28 day of November 1890 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Two overcoats, one dress coat
one pair of pants, one vest, and
one pair of shoes and one silk hand-
kerchief altogether of the value
of about fifty dollars
(\$50.00)

the property of Langaus in deponent's house
and in deponent's care and custody

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 Nick (now here)

from the fact that at about the
hour of 2 1/2 O'clock P.M. on said
date deponent saw the defendant
leaving the said premises with the
said property in his possession
and caused his arrest. The
defendant has admitted and
confessed in open court that he
took the said property and deponent
prays that he be dealt with as the
law directs.
Elizabeth Langau
Mark

Sworn before me, this 29 day of November 1890
Charles K. ... Police Justice.

0228

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

4 District Police Court.

Joseph Kick 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. *Joseph Kick*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Luxemburg, ~~the~~*

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

Answer. *Bowery (lodging house) 4 months*

Question. What is your business or profession?

Answer. *Agent*

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*

Joseph Kick

Taken before me this

29

day of *November* 189*9*

Charles H. ...

Police Justice.

0229

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

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

Dated *Nov 29* 18*90* *Charles Smith* Police Justice.

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

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

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

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

0230

Police Court--- 1785 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elizabeth Langard
751 vs. 10th Ave.
Joseph Rick

Charles
Langard
Officer

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Nov 29* 1890

Taunt Magistrate.

Clarkin Officer.

53 Chambers St Precinct.

56 Dept.

Witnesses *Paul its office*

No. Street.

No. Street.

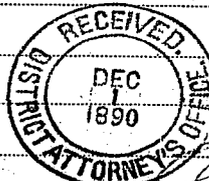
No. Street.

No. Street.

\$ *500* to answer

Com

9/12



0231

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 Kick

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

Joseph Kick

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

The said

Joseph Kick,

late of the City of New York, in the County of New York aforesaid, on the *28th* day of *November* in the year of our Lord one thousand eight hundred and *ninety*,
_____, at the City and County aforesaid, with force and arms,

two overcoats of the value of ten dollars each, one coat of the value of ten dollars, one pair of trousers of the value of six dollars, one vest of the value of six dollars, one pair of shoes of the value of six dollars and one handkerchief of the value of one dollar

of the goods, chattels and personal property of one

Elizabeth Langan

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

*John D. Fellows,
District Attorney*

0232

BOX:

420

FOLDER:

3881

DESCRIPTION:

Kirchner, Kasper

DATE:

12/16/90



3881

0233

POOR QUALITY ORIGINAL

Witnesses:

Alvin Zoll

156

Ready - more

Counsel,

Filed *16* day of *Dec* 189

Pleads, *Not guilty*

THE PEOPLE

*Committed
Apr 1st 1911*

*B
D*

Kasper Kirchner

*Assault, second degree,
Sec. 218 Penal Code*

JOHN E. FELLOWS,

District Attorney.

A TRUE BILL.

Wiss and Remmer

March 20th 1911

General Sessions

May 5th 1911

*after investigating
this case, &
reading the
withdrawal
& prisoner's
statement & affidavit
of prisoner's ex-
cellent character
I ask that the
prisoner be dis-
charged on his
own recognizance
May 28th 1911
G.S.D.
A.D.A.*

Alvin Zoll Foreman

Bail discharged

*May 5th 1911
Apr 20 1911*

0234

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Leaser Kirchner.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I desire to withdraw the complaint and have the defendant discharged, the defendant has been more than sufficiently punished already, he having been locked up in the Tombs for a long time.

Mrs Lizzie Goll

0235

DR. H. L. HUFFELD,
OFFICE HOURS: { 12 TO 2 P. M.
 { 5 TO 7 P. M.
377 WILLIS AVE., COR. 143 ST.

R
This is to certify
that Mrs. J. L. Lohr
of 756 Franklin
Ave. is under my
treatment for a
cervical dysplasia
by means of a
C. K. and I
syntetic per-
sone in disease

0236

at his residence
being
H. L. Huppel
Mrs

0237

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 6th DISTRICT.

Sworn to before me, this

19

day

1890

John C. ...
Police Justice.

Joseph Schimmer
of the 33^d Precinct Police Street, aged _____ years,
Occupation _____ being duly sworn deposes and says

that on the 19th day of October 1890
at the City of New York, in the County of New York he arrested Caspar

Kirchner, now here, on charge of
felonious assault on the person of
Mrs Zoll who is now confined to her
house, No 730 Westchester Avenue in
consequence of injuries alleged to have been
received through said assault and who is
in a precarious condition. Wherefore deponent
asks that said Caspar Kirchner may
be committed to await the result of
the injuries of said Mrs Zoll

Joseph Schimmer

0238

Police Court

District

THE PEOPLE, & c.,
vs. ON THE COMPLAINT OF

vs.

Caspar Lindner

DISTRICT OF COLUMBIA

Dated *Oct 19* 188*8*

Cochran Magistrate.

Schmeb Officer.

Witness, *Oct 22* *Safe* appears in Court & gives bail for *2500* \$ 500

Oct 23 - *Safe* appears in Court & gives bail for *2500* \$ 500. *Safe* is to appear on *Wed* 9 o'clock.

Com. to await result of injuries

Disposition *Oct 19/90* *Gen* the

Safe is to appear in Court on *Wed* 9 o'clock. *Safe* is to appear in Court on *Wed* 9 o'clock.

Oct 27 - *Safe* in Court appears with counsel who asks *Safe* to be adj'd to 9 AM - Court for *Safe* adj'd to 9 AM at 9 o'clock.

Oct 29 the *Safe* presides in Court - *Safe* concludes *Safe* commences Bail \$ 1000.

0239

Sec. 192.

67th

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John Cochrane a Police Justice
of the City of New York, charging Caspar Kirchner Defendant with
the offence of Assault Felony

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

We, Caspar Kirchner Defendant of No. 780
Westchester Ave Street; by occupation a Deporter
and Michael Kirchner of No. 148th St bet. 149th & 150th St
Street, by occupation a Contractor Surety, hereby jointly and severally undertake that
the above named Caspar Kirchner Defendant
shall personally appear before the said Justice. at the 67th District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 22nd Caspar Kirchner
day of October 1890 W. J. S. S. S.
W. J. S. S. S. POLICE JUSTICE.

0240

CITY AND COUNTY }
OF NEW YORK, } ES.

day of 10th
1888
at 10th St
Police Justice.

Sworn to before me, this

Michael Kuchner

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

and stable situated on a lot situated
on 148th St Northside between

Brook Ave and St Ann Ave valued at
Six Thousand Dollars above all liens thereon

Wm Ferguson

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 1888

Justice.

0241

DR. MED. H. L. HUPFELD,
377 WILLIS AVENUE,
S. W. COR. 143D ST., N. Y. CITY.

New York, Oct 22nd 1890

This is to certify that Mrs
Geo Hall of 430 Westchester Ave
is out of danger, but is not able
to leave her house till Saturday
next

H. L. Hupfeld, M.D.

0242

DR. MED. H. L. HUPFELD,
377 WILLIS AVENUE,
S. W. COR. 143D ST., N. Y. CITY.

New York, Oct 21, 1891

I herby certify that I have
carefully examined Mrs. J. S.
Doll of 436 Westchester Ave
this day and found her to be out
of immediate danger but still
in a delicate condition she may
be able to leave her bed by the
morning Oct 22nd but not to be
out soon

H. L. Hupfeld M.D.

0243

DR. MED. H. L. HUPFELD,
377 WILLIS AVENUE,
S. W. COR. 143D ST., N. Y. CITY.

New York, Oct. 21, 1890

I hereby certify that
Mrs. Geo. Hall of 730 West
Chester Ave is to my best
knowledge and belief out
of immediate danger but
with orders for to be under
Bed. — H. L. Hupfeld M.D.

0244

Sec. 198-200

CITY AND COUNTY OF NEW YORK ss.

6th District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Kosman Kintchen

Taken before me this
day of *March* 1938

1938

0245

It appearing to me by the within named ~~person~~ mentioned has been committed, and that there is sufficient cause to believe the within named

Caspar Kuchner
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Ten Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated October 29 1898 *John Cochran* Police Justice.

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

Dated _____ 18 _____ *John Cochran* Police Justice.

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

Dated _____ 18 _____ Police Justice.

0246

Mich. C. Zitt

#156 *30* Police Court District. 1898

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ann Goll
730 - *Washington Ave.*
Caspar Kuchner

Offence
Attorney

BAILED

No. 1

Residence

Michael
Caspar Kuchner
1385 Street.

No. 2, by

Residence

Wm H. Zittner
1385 Street.

No. 3, by

Residence

No. 4, by

Residence

Dated

Magistrate.

Officer.

Witnesses

No.

No.

No.

\$

October 29 1898

Cochran
Schroeder

Jacob
140 Street.

Dr H. L. Hufferd
377 Street.

John
15 Street.

1000 to answer

Parley

Date 29/10 concluded
and deft committed
for felonious assault
Warrant returned
\$1000

New York Court of General Sessions.

----- x
 :
 The People etc. :
 :
 against : ASSAULT.
 :
 Casper Kirchner :
 :
 ----- x

STATEMENT.

I was boarding with the complainant for about five weeks and Saturday afternoon I came home at dinner time, and was reading in the saloon. The complainant's husband invited me to have something to eat and gave me some clam chowder. I asked the complainant if that was all she had to eat; instead of replying, she got very angry, called me a "damn sow." I then said, "I have boarded in a great many places, but I have never been treated as I have been here." She got hold of a chair and tried to hit me with it, and said, "get out of here," I said, "you needn't throw me out, I never was thrown out; you need not drive me out." Then she dropped the chair and hit me in the face with her hands and I pushed her back and the complainant's husband jumped up from the table and the two of them went at me. I held the two of them as well as I could, and said I didn't want any trouble with them and they should leave me alone. Then they quieted down. Mr. Saul then went behind the bar. Fearing that Mr. Saul was going behind the bar for a knife, or pistol or club, I ran out of the saloon. I never hit the woman at any time; all I did was to try to hold them off to prevent them from hitting me. The complainant came out to

(2)
where I was taking care of my horses, cursed me a "rascal" and "damnsow", and made a great deal of noise,; and I called her back a "dirty sow." Saul stood behind his wife with his hands behind him; then she came towards me and tried to hit me again and so did the husband. Then I ran away, fearing that they were going to me some injury and as I turned away-- around, I saw Saul had a policeman's club in his hands. Mr. Saul and Mrs. Saul went into the saloon; I never ran away from my horses; I kept moving away from them and around my horse and wagon. I went into the saloon about five minutes after they went in and made a demand for trunks which they said I could have if I paid my board, and I told them I would pay my board in the evening; then I put my horses in the stable and went to the police court to get a warrant for Mr. and Mrs. Saul for assault; the officer told me I would have to return on Monday to get a warrant as it was too late. As I went down stairs I met the complainant coming up. I returned in the evening with a friend to get my trunk; I paid what I owed and was getting the clothes of the wall to put in my trunk and while I was doing so, he was hustling and pushing me, saying; "you God Damncoward, you better get out of here." I asked one of the boarders to help me with my trunk but he would not do it; then I dragged my trunk out into the saloon where my friend was; I was standing at the bar, about to drink some beer with my friend when Mrs Saul came over and said "Get out of here;" and then the landlord said, "I will get them out damn quick;" and then went for a policeman. As soon as the landlord went out she struck me and threw my trunks out and then struck me again; at the same

0249

time the husband was striking me; the husband and wife drove me out of the door backwards; all this time I was trying to protect myself the best way I could; did not hit at any time or do any thing more than to protect myself from the blows of the husband and wife and as I went out backwards the trunk laid two or three feet from the door and I backed out toward it, both of them still striking me; I caught hold of them by the clothes but, nevertheless, they drove me out into the street; my friend was there all the time but did not help me. When they were in the middle of the street, a young man came forward and he began to beat me; he hit me six or seven times: I ran away from them towards my trunk and got it up on my shoulder; as soon as I got it on my shoulder, Mrs. Saul came forward, pushed on the trunk and tried to knock me down; then I took my trunk into the stable and I went to sleep. It was about eight o'clock and I was completely knocked out. My nose was bleeding and I was bruised and sore all over my head where they had hit me; the effects of the blows on my head, I felt for two weeks afterward.

Charles Grech

2808 - 3 Ave

Mrs Boy 728 Westchester Ave

John Snow Wheelock's Piano

13 Baymalden 613 @ 154 St

✓ Mrs Edger 156 St

Mr Rydell 555 St Ann Ave

✓ Mrs Sanders 66 @ 145 St

Leo Bey 728 West Ave

✓ Fred Smith 538 Courtland Ave

0250

New York Court of General Sessions.

: The People etc. :
:

against

Assault

Casper Kirchner

*

STATEMENT

~~Statement~~
John Soul, 316 126th street.

I boarded with the complainant for about three months. On the day of this assault I was in the saloon kept by Mr. Soul who is the husband of the complainant; I saw Kirchner enter the liquor saloon and Mr. Soul told him he must move; he asked how much was bill, and it was paid. Then the defendant went into the back room to get his trunk but Soul went before him to the room and Soul asked me to go with him to the room; the defendant went into the room and packed his things in his trunk as speedily as possible; at this time Soul was present and they were carrying on some conversation in german which I did not understand; I am a Finn. The defendant dragged his trunk as far as the bar and the man that was with him treated to two glasses of beer. While there Mrs. Soul came up and spat the defendant in the face and spoke to him in an angry tone and wanted him to get out of the saloon; couldn't tell what she said, but she swore; then Mr. Soul struck him two blows with his clenched fist in the face; in the meantime Mrs. Soul had rolled his trunk out into the street. Mr. and Mrs Soul were striking defendant; he was backing towards the door and he was driven by them out of the saloon to the middle of the street. Kirchner during all this time did not make a single effort at defense;

(2)

all he did was to hold up his hands to try and keep them off. In about two minutes, I went to the door of the saloon and looked out into the street; I saw three of them clenched together out into the street, and there was also a young man hammering away and ~~perishing~~ ^{punching} Kirchmer and kicking him; I could not see exactly where the blows reached Kirchmer; Kirchmer got away from them and went to the sidewalk and got his trunk put it on his shoulder and tried to go away and Mrs. Soul rushed at him and tried to throw him down or throw the trunk off of his shoulder. I saw that Kirchmer's face was bleeding and scratched; at this time it had grown dark and I couldn't clearly see the bruises on Kirchmer's face, but I clearly saw the blood and the cut on the nose; then he walked away and I saw no more. At the time, and all during the quarrel and for half an hour afterward, Mrs. Soul was very much excited and angry and for half an hour after the fight, she remained in the saloon drinking beer and conversing in her usual manner but still very much excited. She did not complain of being struck or hurt or kicked or anything of that kind during the fight but about half an hour afterward she had a kind of a fit and was put to bed. I asked Mr. Soul if Mrs. Soul had those spells before, and he said yes; but never so hard.

When Mr. Kirchmer subpoenaed me as a witness in his case to the police court, Mr. and Mrs. Soul told me not to go to the police court and tried in every way they could to persuade me not to go.

Mrs. Engel, No. 730 Westchester avenue, will testify that the miscarriage of which there was some talk in this case occurred a week or more before the quarrel. William Saunders who was across the street from the saloon, saw all that --

0252

occurred on the street.

Mr. Saunders' address is 665 145th street.

0253

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

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

Sworn to before me this
day of 189 }
.....

J. M. Court of Sessions
The People, v.

Plaintiff

against

Carver Tucker

Defendant

Statement

PURDY & McLAUGHLIN,

Attorneys for

No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted
this day of 18
Attorney.

To

0254

Court of General Sessions

The People etc

vs

Kaspar Kuchner

City & County of New York ss.

Frank Ruppert being
duly sworn says: That he is a Bes-
tauerant keeper and that his place
of business is at No 179 Green St.
New York City, and that he resides
at 157 St. and Courtlandt Ave in
said City: That he has known the
above named defendant for a
period of two years, and that he
knows him to be a quiet and in-
offensive man, and that his rep-
utation for peace and quietness
is of the best.

Sworn to before me

this 28th day of May 1891

Robt. Hill

Recorder

New York City

Frank Ruppert

0255

Court of General Sessions
The People

agst -

Kaspar Kirchner

City & County of New York ss.

Henry Trott being
duly sworn says: That he resides at
No 554 East 156th Street, New York
City. That he knows the above named
Defendant for about three years,
and he knows him to be a quiet &
unoffensive man, and that his
reputation for peace and quiet-
ness is of the best.

Sworn to before me } Henry Trott
This 2nd day of May 1891

Robt. Hill

Com. Deeds

My city -

0256

Court of General Sessions
The People

- agst -

Kaspar Kuchner

City and County of New York ss:

William Saunders

being duly sworn says: That he
is a Contractor by occupation &
that he resides at No 663 E 146th
Street New York City. That he has
known the above named defen-
dant for a period of 7 or 8 years
and he knows him to be a quiet &
inoffensive man, and that his
reputation for peace and quietness
is of the best

Sworn to before me

this 28th day of May 1891

Robt. Healy

Leonard Deeds

My city -

0257

COURT OF GENERAL SESSIONS.

THE PEOPLE

VS.

KASPER KIRCHNER

CITY AND COUNTY OF NEW YORK, SS:

Charles A. Hesch

being duly sworn says: He knows the above named defendant for about *two and one half* years, and his reputation, is of the best, as a peaceable, quiet and *in*offensive man

Sworn to before me this

27th day of May 1891.

Chas. A. Hesch

*Robt. Hill
Comptroller
NY City*

0258

COURT OF GENERAL SESSIONS.

THE PEOPLE
VS.
KASPER KIRCHNER

CITY AND COUNTY OF NEW YORK, SS:
Charles Stremme

being duly sworn says: He knows the above
named defendant for about *two* years, and his reput-
ation, is of the best, as a peaceable, quiet and offensive man

Sworn to before me this *Ch. Stremme*

27th day of May 1891.

Robt. Hill
Condraft Deeds
My city

0259

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

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

Sworn to before me this
day of 189 }

Wm. J. ...

The People etc

Plaintiff

against

Casper ...

Defendant

Affidavit -

John W. McLaughlin,
Attorneys for Defendant,

No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted
this day of 18
Attorney.

To

0260

N. Y. Court of
Civil Sessions

The People vs.
^{vs} Casper Kewenau

To Hon. Deane Keell
Dist atty &c

Sir
Please to take notice that
on the annexed Affidavit
of A. H. Purdy and on the
indictment and on all the
proceedings herein I do wish
before the Court of Civil
Sessions at Part 3 on May
5th 1891 at 11 o'clock on said
day for an order discharging said
Defendant on his own recognizance
or for such other relief as to
the Court may then and there
seem just

Purdy & McManus
Dist atty
No 208 B³ way

0261

1
N. Y. Court of
Genl Session

The People &c.
vs
Casper Richardson

City & County of
New York. 1891

H H Wmby being duly sworn
says that he is the attorney
for the above named defendant
that more than two terms
of this Court has passed
since said Richard was
indicted and he has not
been brought to trial
Wherefore Defendant prays
that said Dept be discharged
on his own recognizance
or for such other relief as
to the Court shall just
sum to him

Done 2nd day of May 1891

H H Wmby

Full Name -
Nathaniel Public
N.Y. - Deeds. Co

0262

U. S. Court of the S. D. N. Y.

The People vs.
Plaintiff

against

Kasper Schwab
Defendant

Affidavit & Notice
of Motion (Orig)

PURDY & M...

Attorneys for

No. 280 BROADWAY, New York City

~~Demanded~~ timely service of copy of the
within ~~affidavit~~ notice hereby admitted
this 4th day of May, 1891
Attorney.

To 100 Queen St. N. Y.
West City
J. P. D.

0263

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Harper Lindner

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

indictment, accuse *Harper Lindner*

of the crime of *Assault in the second degree,*

committed as follows:

The said *Harper Lindner,*

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

nineteenth day of *October,* in the year of our Lord one thousand
eight hundred and ninety _____, at the City and County aforesaid,

in and upon one Annie Bell, defendant,
did unlawfully and maliciously make an
assault, and then the said Annie Bell,
with the hands of him the said Harper

0265

BOX:

420

FOLDER:

3881

DESCRIPTION:

Konecke, Henry

DATE:

12/03/90



3881

Witnesses:

Wm. B. ...
J. ...

I have examined the
written case and recommended
the acceptance of a plea of
asst 3^d Deg.
Dec. 15/90 Part 3.

H. Jerome,
Dep. Asst.

Counsel, *3*
Filed *Dec* 188*9*
Pleads, *Magistry 4*

THE PEOPLE

21-2117
vs.
Henry Konecke

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

JOHN R. FELLOWS,
District Attorney.

A True Bill.

William ...
Foreman.

Part III December 15/90
Pleads Assault 3^d deg
P.C. 30 days.
~~...~~

0267

Police Court 4th District.

City and County { ss.:
of New York,

of No. 234 Avenue A Joseph Bee
occupation Waiter Waiter, aged 24 years,
being duly sworn

deposes and says, that on the 26th day of November 1890 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Henry
Konecker (now here) who cut
and stabbed deponent in the
left arm with a knife which
he then and there held in his
hand

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

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

Sworn to before me, this 27th day }
of November 1890 } Joseph Bee
Charles J. Smith Police Justice.

0268

Sec. 198-200.

4th District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Henry Konecke 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. Henry Konecke

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. 508 East 17th Street, 5 months

Question. What is your business or profession?

Answer. Bartender

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 cut him in self defence I am not guilty and I waive further examination. Henry Konecke

Taken before me this 27

day of November 1890

Charles W. Hamilton Police Justice

0269

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 Ten 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 November 1890 Charles W. Smith Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0270

#2000 - for 24
Nov. 29 - 1890
9 AM. C.M.S. P.J.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--- 4 District. 1785

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Bee
234 Ave. A.
Henry Konecke

2 _____
3 _____
4 _____

Offence Assault
Felony

Dated November 27 1890

Tanitor Magistrate.

Corbitt Officer.

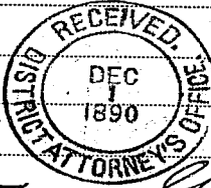
18th Precinct.

Witnesses Joseph Cowley

No. 404 East 24th Street.

No. _____ Street.

No. _____ Street.



1000 to answer Yes.

Com [Signature]

0271

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Konecke

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

Henry Konecke

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

The said Henry Konecke

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

Joseph Bee

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

with a certain knife which he the said

Henry Konecke

in his right hand then and there had and held, the same being then and there a weapon and an instrument and weapon likely to produce grievous bodily harm,

him, the said Joseph Bee then

and there feloniously did wilfully and wrongfully strike, beat, cut, stab, bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John P. Holloway, District Attorney.

0272

BOX:

420

FOLDER:

3881

DESCRIPTION:

Kramer, Otto

DATE:

12/17/90



3881

0273

BOX:

420

FOLDER:

3881

DESCRIPTION:

Krenkel, Gustave

DATE:

12/17/90



3881

0274

Witnesses:

William Duff
Officer Truck

I do not think that the evidence in this case would warrant the conviction of deft. Krenkel on this charge. I therefore recommend his discharge upon his own recognizance as his employer, Mr. Elias De Baum of 164 St. Nicholas Ave., and John McCabe of 353 W. 14th St give him a good character.

DEC 24th 1890.

Vernon M. Davis
Asst.

#107
2
Plecker

Counsel,
Filed 17 day of Dec 18 90
Pleas, 2
Johns

THE PEOPLE
vs.
Otto Kramer
and
Gustave Krenkel

Grand Larceny 5th degree.
[Sections 529, 531 - Penal Code].

JOHN R. FELLOWS,
District Attorney.
DEC 23rd 1890. S. M. D.

A TRUE BILL.

Albin Krenkel
DEC 23rd 1890 Foreman.
A. J. [Signature]
R. [Signature]
No. 1. Sentence suspended.
No. 2. on recum. of Dist. Atty.
Indict. dis. B.M. W.
Dues 190

0275

People
Lapp
Geo Kunkel

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

100 EAST 23^d STREET,

New York, Dec 3 1890

CASE NO. 53329 OFFICER Murphy
DATE OF ARREST 128 Nov 90
CHARGE Grand Larceny of
store and tracts
AGE OF CHILD Fifteen
RELIGION Catholic
FATHER Valentin
MOTHER Josephine
RESIDENCE 158 First St Hoboken N.J.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

nothing is known
against Kunkel, though
Hoboken Police have been
communicated with.
This appears his first
arrest.

All which is respectfully submitted,
To Dist. Atty. O'Connell
D.M.T.

0276

*Court of
General Sessions*

*People
vs
Ew. Frankel*

FENAL CODE, N.Y.

**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.

Copy

0277

People
vs
Otto Kramer

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23^d STREET,

New York, 30 Dec 1890

CASE NO. 53325 OFFICER J. Murphy
DATE OF ARREST 28 Nov 90
CHARGE Grand Larceny of Horse
and Wagon
AGE OF CHILD Fifteen
RELIGION Catholic
FATHER August, cigar maker
MOTHER Mary

RESIDENCE 648 E 12th City
AN INVESTIGATION BY THE SOCIETY SHOWS THAT

Otto's parents
are respectable Germans,
and his record is good
up till present, this being
his first arrest

All which is respectfully submitted,
To Dist Atty. O. Hellow...
Lift

0278

*Court of
General Sessions*

*People
vs*

Otto Kramer

Frank J. ...

PENAL CODE

**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.

0279

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Bernard Druffy
of No. 331 East 74th Street, aged 37 years,
occupation Cartman being duly sworn,

deposes and says, that on the 26 day of November 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

one horse wagon and
harness of the value of two hundred
and twenty five dollars
\$ 225 -

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 Otto Cramer and Gustave

Krentel, (nowhere). Deponent left
the said horse and wagon standing in
half past one
Park Row about 7 o'clock p. m.,
on said date and on deponent's return
the said property had been stolen.

Deponent is informed by William
E Frink now here, that the
Defendants admitted to him that

Sworn to before me, this _____ day

189

Police Justice

0280

they had taken the said property
 at said time, and that they had
 left it for sale at the corner of
 Division and Essex Street, and
 the said Frink went to said place
 and found the said property there
 and the persons in charge of the
 said property described defendants
 as the persons who left the said
 property for sale. Deponent
 asks that defendant be dealt
 with as the law directs.

Seorn to before us this 30th day
 of November 1900

Bernard Ruffly

[Signature]
 Police Justice

0281

CITY AND COUNTY }
OF NEW YORK, } ss.

William E Frink

aged _____ years, occupation Detective Sergeant of No.

90 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Bernard Jeffy

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

Sworn to before me, this 30
day of November 1890

William E Frink

J. J. [Signature]
Police Justice.

0282

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Eustace Kreubel 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. Eustace Kreubel

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. Austria

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

Answer. 155 West 111th Street, N.Y. 4 years

Question. What is your business or profession?

Answer. Club

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 it -
I went with the boy who
stole it

E. Kreubel

Taken before me this

day of

March 1882

9

So. P. O. Murphy Police Justice

0283

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Otto Cramer

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.

Otto Cramer

Question. How old are you?

Answer.

15 years

Question. Where were you born?

Answer.

Germany

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

Answer.

64 E. 12th - 3 years

Question. What is your business or profession?

Answer.

Printer

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 sorry I did it

I won't do it again.

Otto Cramer

Taken before me this

day of

March 1892

JD

J. P. Schenck, Police Justice.

0284

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.....

Gustave Krenkel

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

Dated *Nov 30* 188*9*

[Signature] Police Justice.

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

Dated.....188

..... Police Justice.

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

Dated.....188

..... Police Justice.

0285

Police Court--- 2 ¹⁷⁸⁰ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bernard Duffy
331 - East 38th St

Otto Cramer
Gastans Krenkel

Offence *Swearing*
felony

3.....
4.....

Dated *Nov 30* 18*90*

O. Reilly Magistrate.

Duffy & Frank Officer.

C. G. Precinct.

Witnesses *Edw Becker*

No. *100 E. 70* Street.

No. Street.

No. Street.

\$ *1000* to answer



John

BAILED,

No. 1, by *Baldwin Staubach*

Residence *165.2 Ave. A* Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0286

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Otto Cramer and
Gustave Krenkel

The Grand Jury of the City and County of New York, by this indictment,
accuse Otto Cramer and Gustave Krenkel

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

The said *Otto Cramer and Gustave Krenkel,*

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

*one horse of the value of one
hundred and fifty dollars, one
wagon of the value of twenty
fifty dollars and one set of har-
ness of the value of twenty-
five dollars*

of the goods, chattels and personal property of one

Bernard Duffy

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

*John R. Fellows,
District Attorney.*

0287

BOX:

420

FOLDER:

3881

DESCRIPTION:

Kuhlmann, William

DATE:

12/09/90



3881

0288

#89.

Counsel,
Filed 9 day of Dec 1890
Pleads,

Witnesses:

Geo. Spickler

(Sections 528 and 53 of the Penal Code),
(MISAPPROPRIATION)
Larceny, 2nd

THE PEOPLE

vs.

William Truhmann

W. Truhmann

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Alban K. Linnich
Foreman.

Dec 10/90

Alfred C. Jones

S. P. L. G. W. - R. B. M.

0289

New York, *Oct 29th* 1890
Mr *John Schurck*

Bought of **A. SPIELER & SON,**

IMPORTERS AND JOBBERS IN

WINES, WHISKIES, BRANDIES, ETC.

No. 174 EAST 119TH STREET,

Bet. Third and Lexington Avenues.

17	Gals Rye & Whiskey @ \$1.50	\$25.00	
10	" Cabinet " @ 2.00	20.00	
1/2	Dz. Celery Rye & Rob	4.00	
1	Gal Rob & Rye	2.00	
	Amount Due	\$51.00	
	2-1/2 Bbl Deposit	2.00	

2 Hoops Juncetown Key

\$53.00
75

Received Payment

Notes 12/1
A. Spielert Son
174 East 119th Street

0290

Police Court 5 District

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 174 E 119th Street, aged 25 years,

occupation Liquor dealer being duly sworn

deposes and says, that on the 12th day of November 1890 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Good and lawful money of the United States to the amount and value of fifty three 10/100 Dollars

(\$53.75)

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 Buchanan

(now here) from the fact that the said deponent was employed by deponent as a salesman, and was duly authorized to collect and receive money for deponent. Deponent is informed by John Schuster that on said date he paid this deponent the above mentioned sum of money, which he now deponent, and that the said deponent then receipted the bill hereto annexed.

Deponent further says that the said deponent were taken in said

Subscribed and sworn to before me this 12th day of November 1890
Police Justice

Sum of money to him, or any portion of it, or accounted for said sum of money in any way, but did feloniously appropriate said sum of money to his own use and benefit, with the intent to defraud. Wherefore deponent prays the said defendant may be held and dealt with according to law.

Sworn to before me } Geo. Pfeiffer
this 1st day of Dec 1890 }

W. W. Mead
Police Justice

0292

CITY AND COUNTY }
OF NEW YORK, } ss.

John Scharley

aged *31* years, occupation *Salon Keeper* of No.

672 Cortlandt Av. No. 156

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

George Mueller

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

Sworn to before me, this

day of

Dec

18*98*

John Scharley

C. J. [Signature]

Police Justice.

0293

Sec. 198-200.

31

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Kuhlman 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 Kuhlman*

Question. How old are you?

Answer. *37 years old*

Question. Where were you born?

Answer. *Germany*

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

Answer. *2409 2nd Av 2 Mos*

Question. What is your business or profession?

Answer. *Summer*

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

Wm Kuhlman

Taken before me this

day of *July* 189*7*

Police Justice.

0294

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

Joseph Smith

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

Dated, *Dec 1* 1890

Wm. M. ...

Police Justice.

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

Dated, 189

Police Justice.

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

Dated, 189

Police Justice.

0295

Police Court, 5-1794 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Spitzer
M. Kuhlman

Offense, Larceny Felony

2 _____
3 _____
4 _____

Dated, December 1890

Meade Magistrate.
Pricard Mott Officer.

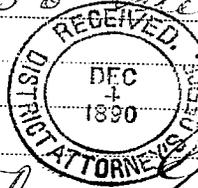
259 Precinct.

Witnesses *John Charles*
672 Collaudt St Street.
Or 156 Street

No. _____ Street.

No. _____ Street.

\$ 1500 to answer _____



Mr
for
Embrey

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0296

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 Kuhlmann

The Grand Jury of the City and County of New York, by this indictment, accuse
— *William Kuhlmann* —
of the CRIME OF *Grand LARCENY*, in the second degree; committed
as follows:

The said *William Kuhlmann*,
late of the City of New York, in the County of New York aforesaid, on the
twelfth day of *November* in the year of our Lord
one thousand eight hundred and ~~eighty-ninety~~, at the City and County aforesaid, being
then and there the clerk and servant of *Anthony Spiehler*
and *George J. Spiehler*, copartners

and as such clerk and servant then and there having in his possession, custody and control
certain moneys, goods, chattels and personal property of the said *Anthony*
Spiehler and *George J. Spiehler*
the true owner thereof, to wit:
the sum of fifty-three dollars
and seventy-five cents in money, lawful
money of the United States of America
and of the value of fifty-three
dollars and seventy-five cents.

the said *William Kuhlmann* afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*—
to his own use, with intent to deprive and defraud the said *Anthony*
Spiehler and *George J. Spiehler*
of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and
personal property of the said *Anthony Spiehler* and *George J. Spiehler*
did then and there and thereby feloniously steal, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

JOHN R. FELLOWS,
District Attorney.