

0777

BOX:

62

FOLDER:

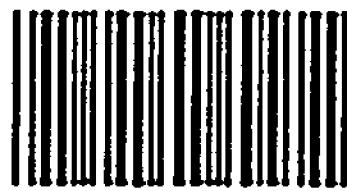
704

DESCRIPTION:

Kennealy, Michael

DATE:

03/06/82



704

0778

BOX:

62

FOLDER:

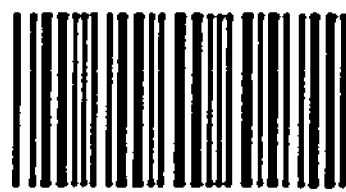
704

DESCRIPTION:

Donovan, John

DATE:

03/06/82



704

0779

#5
Wm. L. DeLoach

1882

Filed
day of March

Pleas

THE PEOPLE

vs.

P

13.

Michael Kennedy
John H. Conover

John H. Conover
District Attorney.

Mar 7, 1882

No 2 pleads. P. P. P.

A True Bill.

John H. Conover

Foreman.

No. 1. Leatholic Protection.

No. 2. Cur. Two years.

A/

ROBBERY-First Degree.

0780

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Michael Kennealy, et al. against John J. Donoran

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

Michael Kennealy and John J. Donoran
of the crime of *Robbery - First Degree*

committed as follows

The said

Michael Kennealy and John J. Donoran

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty eighth* day of *February* in the year of our Lord
one thousand eight hundred and ~~sixty~~ *eighty two* at the Ward, City, and County
aforesaid, with force and arms, in and upon one *Charles Bonnan*
in the peace of the said People then and there being, feloniously did make an assault and

*one United States coin of the denomination of a quarter
of a dollar and of the value of twenty cents
one United States nickel coin of the denomination
of five cents and of the value of five cents
one United States copper coin of the denomination
of one cent and of the value of one cent
three United States silver coins of the denomination
of ten cents and of the value of ten cents*

of the goods, chattels and personal property of the said

Charles Bonnan

from the person of said

Charles Bonnan

the will and by violence to the person of the said

Charles Bonnan and against

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

John McKee

JOHN R. PHELPS, District Attorney.

0781

Grammar School No. 31,
Male Dept.

New York, March 6/82.

Michael Kennedy was a
pupil of this school from
Jan. 29th 1877, to January 7th
1879; and again from Feb. 4th 1879,
to Oct. 8th 1880, when he left this
school to attend St. Mary's
School. During his attendance
here he was, though now and a-
gain troublesome, generally a
good boy. Since Oct., 1880, I
have had no knowledge of him
and therefore cannot speak
of him concerning ^{his charges or during} that period.
His mother, who asks this
statement at my hands, is
a well-meaning, hard-working

0782

woman, who has endeavored
to lead her boy to the best
possible life. If he has
been guilty of dishonesty,
as charged, it must cer-
tainly be the result of bad
associations while on the
street.

(R. C. S. J.)

(
Navy. A. J. Lail,
Principal.

0783

St. Mary's Church,

COR. GRAND & RIDGE STS.,

PASTORAL RESIDENCE.
No. 29 ATTORNEY STREET.

New York, March 4th 1882

This is to certify that I have
known Mrs. Kennelly for the
past nine years and that
I always found her an honest
sober industrious person.
Her boy has been dishonest
it is certainly contrary to all
expectation.

Jno. A. Seamon

0784

Sec. 204, 205, 210 & 212

187
Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Carroll
Stuart P. McLaughlin
Michael Kennedy
John Donovan
Offence, *Robbery*

Dated *1 March* 188*2*

W. H. Magistrate.

Henry Magarity Officer.

No. 4, by _____ Clerk.

Residence _____ Street,

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 1, by _____

BAILED,

Witness *William Miles*

Walter D. Brown

4300 22 22 22 22

W. H. Magarity

W. H. Magarity
MAR 1882
OFFICE OF THE
CLERK OF THE
COURT

W. H. Magarity

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 *Michael Kennedy & John Donovan* guilty thereof, I order that he be admitted to bail to the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison, until *100* Hundred Dollars bail.

Dated *1 March* 188*2* _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0785

Police Court, Third District.

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

Charles Donovan.
 of No. 111 of the House of Detention Street,
 being duly sworn, deposes and saith, that on the 28th day of February
 1882 at the 7th Ward of the City of New-York, in the
 County of New-York, was feloniously taken, stolen, and carried away, from the person of deponent,
 by force and violence, without his consent and against his will, the following property, viz:

United States Silver ~~marked~~
 and Copper coins, in all

of the value of
 the property of

Thirty one cents
 Complainant.

Dollars

and that this deponent has a probable cause to suspect, and does suspect, that the said property
 was feloniously taken, stolen, and carried away, by force and violence as aforesaid, by

Michael Kenneally & John
 Donovan. Now present. That
 while deponent was in Jackson
 Street. said Kenneally threw
 deponent upon the ground
 in a marble yard & after said
 Donovan held deponent down.
 That said Kenneally then took
 the aforesaid money from deponent's
 jacket, and gave it to said Donovan.
 Charles Donovan

Sworn before me, this

day of March 1

1882

Police Justice.

0786

Third District—Police Court.

THE PEOPLE, &c.
ON THE COMPLAINT OF
th.
Amador—Robbery.

Dated 186

Magistrate.

Officer.

Witnesses
J. M. Miles.
Charles E. St.
Walter J. Brown
287 E. Broadway

0787

Sec. 193-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.*Michael Keeneally*

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.

Michael Keeneally

Question. How old are you?

Answer.

Thirteen years.

Question. Where were you born?

Answer.

In New York City.

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

Answer.

698 Water St. eleven months.

Question. What is your business or profession?

Answer.

I did work at shovels

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.

Doran told me to knock the boy down and I did.
Michael Keeneally

Taken before me, this

day of

March 188*3*

Andrew White
Police Justice.

0788

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

John Donovan

Question. How old are you?

Answer.

Nineteen years.

Question. Where were you born?

Answer.

La Mousse Steel.

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

Answer.

307. Madison. Two weeks.

Question. What is your business or profession?

Answer.

I work on a coal wagon.

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

Answer.

*I was tight when I did.
John J. Donovan*

Taken before me, this

day of

March 188*8*

Austin J. White Police Justice.

0789

BOX:

62

FOLDER:

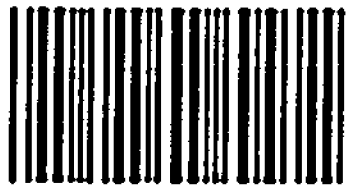
704

DESCRIPTION:

Kennedy, James

DATE:

03/16/82



704

0790

BOX:

62

FOLDER:

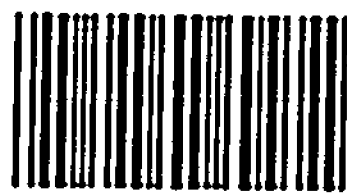
704

DESCRIPTION:

Smith, William

DATE:

03/16/82



704

113.

Counsel, 2 Charles

Filed 16 day of March 1880

Pleas *not guilty*

THE PEOPLE

vs.
James Kennedy

2 William Smith

27. 29
619

BURGLARY—First Degree, and
Grand Larceny.

Daniel G. Rollins
DANIEL G. ROLLINS,

District Attorney.

Part in illa 20. 1880.
But plead at Burg. 3.
A TRUE BILL.

John James O'Connell

1. S.P. One year & 6 months.
2. After one year & 6 months.

Verdict of Guilty should specify of which count.

0791

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Kennedy and William Smith

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

James Kennedy and William Smith
OF THE CRIME OF *attempt Burglary*

committed as follows:

The said

James Kennedy and William Smith

late of the *Tenth*

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

New York, aforesaid,

on the *Eighth*

day of *March*

in the year of our Lord

one thousand eight hundred and eighty *two*

with force and arms,

about the hour of *nine*

o'clock in the *day*

time of the same day, at the

Ward, City and County aforesaid, the dwelling house of

Edward Schumacher

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

forcibly removing an iron bar from the window of said dwelling

whilst there was then and there some human being, to wit, one *Wilhelmina*

Schumacher

within the said dwelling-house, they the said

James Kennedy and William Smith

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

Edward Schumacher

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 State of New York, and their dignity.

John McKee District Attorney

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

of the CRIME OF

committed as follows:

The said

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, about the hour of

o'clock in the

time of said day, the said

of the goods, chattels, and personal property of

in the said dwelling house of one

then and there being found

in 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.

DANIEL G. ROLLINS, District Attorney.

0793

BAILED,
No. 1, by _____
Residence _____ Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,
No. 5, by _____
Residence _____ Street,

Dec. 20, 210 & 112

Police Court District.

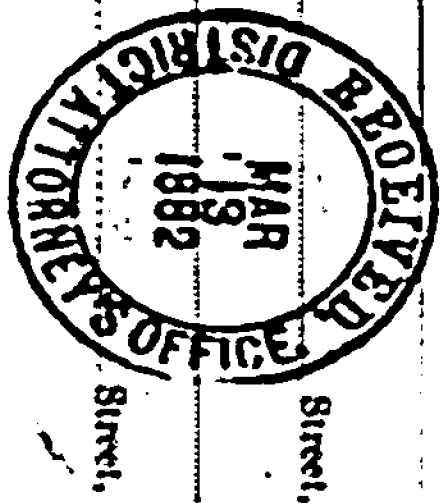
THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Kennedy
William Smith
172 "Station"
Burglary
and Larceny
Grand Larceny

Date *March 2* 1882

Attest
Magistrate.

John C. Apple Officer
James Apple 10/13
11 Q



No. _____
Committed Street.

To Thursday March 9. 3 PM.

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

James Kennedy
and William Smith
guilty thereof, I order that they be admitted to bail in the sum of *ten* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until they give such bail or until they be legally discharged.

Dated *March 2* 1882 *McCreary* Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

_____ guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188 _____ Police Justice.

People

Agt

Jamies Kennedy

William Smith

Cross Examination Withemia & Chumacher

About ten O'clock on the morning of the 8th of March. I heard a cracking sound, I open-

ed my kitchen door, and went into the front

room and from the room I could see

the bed room window was fresh opened

and the defendants were standing in the

hall and had their hands on the window

sill. They were not on the inside but on the

outside, *Wilhelmina Pyrmont*

Sworn before me this 9th day of

March 1882

Wm. Barker

Robt. Jones

0795

Police Office. Third District.

City and County }
of New York, }

ss.:

Michelle Schumacher aged 32 years
 married of 172 *Taunton* Street, being duly sworn,
 deposes and says, that the premises No. *172 Taunton Street*
 in *Tenth* Ward, in the City and County aforesaid, the said being a *brick dwelling*
 house and part of dwelling
 which was occupied by deponent as a dwelling

icere **BURGLARIOUSLY**

entered by means *of forcibly removing an iron*
bar closing window on a window
leading into deponent's premises
 on the *morning* of the *3rd* day of *March* 188*0*
 and the following property, feloniously taken, stolen and carried away, viz..

bedding and clothing, all of the
value of one hundred and thirty
dollars

the property of *deponent and deponent's husband*
Edward Schumacher

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

James Kennedy, and William Smith
(both named here)

for the reasons following, to-wit: *that on said day at about*
ten o'clock in the forenoon deponent
saw said defendants standing close
to said window and saw both of them
shaking and forcibly loosening said
iron bar from its fastenings; thereby
gaining ingress to a room forming
part of deponent's said premises, and

wherein said property was then contained
 That said bar as well as two other bars
 was ~~fast~~ previous to said time well and
 securely fastened into and up
 in the recesses of said window
 and securely guarding said room
 from being entered by way of said
 windows. Dependent identifies
 the prisoners here present as the
 persons which she then and there
 saw forcibly removing said iron
 bar - as aforesaid

Known to before me
 this 1st day of March 1872
 Wm. C. Corbary
 Police Justice

0797

Sec. 198-200.
CITY AND COUNTY } ss.
OF NEW YORK, }

32 DISTRICT POLICE COURT.

James 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. *James Kennedy*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *I decline to give any answer*

Question. What is your business or profession?

Answer. *barman*

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 reserve my defence before a jury*

James Kennedy

Taken before me, this *7*
day of *March* 188*7*

Michael Dwyer Police Justice.

0798

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

3 DISTRICT POLICE COURT.

William Smith 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 Smith*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *I do not wish to say where I live*

Question. What is your business or profession?

Answer. *Truck 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 reserve my defenses before a jury*

Wm Smith
March 1882

Taken before me, this *1*day of *March* 1882

Police Justice.

0799

Sec. 214.

POLICE COURT 3^D DISTRICT.

COMMITMENT-BURGLARY.

CITY AND COUNTY
OF NEW YORK.By Marcus Otterbary Esquire,

one of the Police Justices for the City of New York, to the Sheriff or Deputy Sheriffs of the said City and County, the Police Patrolmen or Officers of the Police force of the City of New York, each and every of them, and to the Warden, Keeper or Deputy Keepers of the City Prison of the City of New York.

THESE ARE, in the name of the People of the State of New York, to command you the said Sheriff, Deputy Sheriffs, Police Patrolmen or Officers forthwith to convey to the City Prison of the City of New York, the body of

James Kennedy and William Smithcharged before me as one of the Police Justices aforesaid upon the oath of William Schumacher COMPLAINANT,for that he, the said James Kennedy and William Smithdid on the 18th day of March 1882 at the City of New York, in the County of New York, in thetime, forcibly, feloniously, and burglariously break open and entered the premisesNo. 172 Laurel Street, occupied by said complainantas a dwellers with intent to steal; and with having taken andcarried away therefrom the following articles, to wit: bedding and clothingof the value of one hundred and twenty Dollars,the property of said complainant and Edward Schuman

And I, the said Police Justice, having in due form of law examined the said complainant and the witnesses before me

produced, and the said James Kennedy and William Smith

and it appearing that an offence has been committed, and that there is sufficient cause to believe the prisoner (aforemen-

tioned) to be guilty thereof; an order having been this day made by me, that the said James Kennedyand William Smith be held to answer said charge at the

Court of General Sessions in said City and County, and fixed the amount of bail to be given by said prisoner

at the sum of one hundred Hundred Dollars

These are to Command you, the said Warden, Keeper and Deputy Keepers, and you and each of you are hereby re-

quired to receive into your custody and safely keep in the said City Prison, the body of the said James Kennedyand William Smith in default of surety in the said sum of one hundred hundred dollars

to answer the said complaint until he be legally discharged.

Dated at the City of New York, this 18th day of March 1882

Police Justice.

0800

BOX:

62

FOLDER:

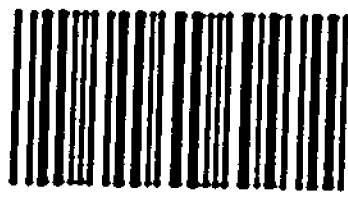
704

DESCRIPTION:

Kennedy, William

DATE:

03/09/82



704

#45

WITNESSES.

Day of Trial,

Counsel,

Filed

Pleads

9 day of March 1882

THE PEOPLE

vs.
P
William Kennedy

LARCENY

JOHN MCKEON,

District Attorney.

Subt on Mar 10. 1882
pleads pr
A True Bill.

John L. Kennedy
Law. Dir. m. Foreman.
at

0802

Court of General Sessions

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 LARCENY

committed as follows:

The said

William Kennedy

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

*Thirty six shirts of the value of fifty
cents each*

*Thirty six pairs of Drawers of the value
of fifty cents each*

of the goods, chattels and personal property of *the New York Central and
Hudson River Railroad Company the same being a
corporation duly existing under the laws
of the state of New York*

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

*John M. Keon
District Attorney*

0803

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:
The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0804

BAILED.

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

Act. 204, 208, 210 & 212.

Police Court.

District.

THE PEOPLE, &c.,

VS. THE COMPLAINANT OF

Samuel & Sons,
1439 17th St.
William Kennedy
Officer
Barney

Dated

March 31st 188*2*

Magistrate.

John W. Miller
312 West 10th St. N.E.
Office Clerk.

Witnesses.

No. _____

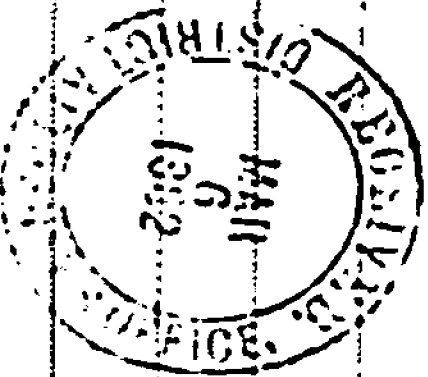
Street.

No. _____

Street.

No. _____

Street.



Alfred J. W. D.
Dean

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

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

Dated *March 31st* 188*2*

Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0805

J. M.

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY)
OF NEW YORK) ss

of No.

439 West 31st Street, Samuel E. Hoos, aged 22

Street, Watchman

being duly sworn, deposes and says, that on the

14th day of

March

1882

at the New York Central & Hudson River Railroad Freight Yard, 30 West 30th Street, 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 Package Containing about
Three dozen Shirts and Three dozen Pairs
of Drawers, the Value of Thirty Six Dollars.
The property of the New York Central
and Hudson River Railroad Company
incorporated under the laws of the State
of New York, and in deponent's care
and charge as Watchman in the employ
of said Company

the property of

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 Kennedy (now here)

from the fact that deponent saw the
said Kennedy take and carry
away said property from a Freight Car
in the Yard of the New York Central & Hudson
River Railroad Company.

His
Samuel E. Hoos
Watchman

Sworn before me this

23rd

day of

March

1882

at

New York

City

of

New York

State

of

New York

County

of

New York

City

of

New York

State

of

New York

County

of

New York

City

of

New York

State

of

New York

County

of

New York

City

of

New York

State

of

New York

Police Justice.

0806

Sec. 193-200

CITY AND COUNTY } ss.
OF NEW YORK.

DISTRICT POLICE COURT.

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; 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 Kennedy*

Question. How old are you?

Answer. *26 Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *No home*

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 exoneration?

Answer. *I had the property in my possession but did not steal it*

Taken before me, this

day of

1882

March *William Kennedy**J. J. [Signature]* Police Justice.

0807

BOX:

62

FOLDER:

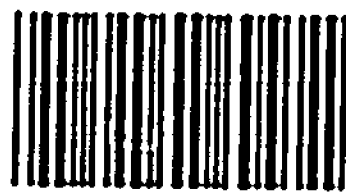
704

DESCRIPTION:

Kerwick, Andrew

DATE:

03/20/82



704

0000

110 Valentine

WITNESSES.

Chas. G. Pitt

Day of Trial,
Counsel,
Filed 20 day of March 1882
Plends

THE PEOPLE

Andrew Hancock
vs.
I

16 January 1882

Shaw LABREY AND HOUGHTON STREET GOODS

JOHN McKEON
District Attorney.

A True Bill.

John James Phillips
March 21/82 Foreman.
W. D. H. H.
Sen. pro. Chas. 12/11

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Kerwick

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

of the CRIME OF LARCENY

committed as follows:

The said

Andrew Kerwick

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

Three promissory notes for the payment of money the same being then and there due and unsatisfied and of the kind known as United States Treasury notes of the denomination of ten dollars and of the value of ten each

Three promissory notes for the payment of money the same being then and there due and unsatisfied and of the kind known as Bank Notes of the denomination of ten dollars and of the value of ten dollars each

Six promissory notes for the payment of money the same being then and there due and unsatisfied of the kind known as United States Treasury notes of the denomination of five dollars and of the value of five dollars each

Six promissory notes for the payment of money the same being then and there due and unsatisfied and of the kind known as Bank notes of the denomination of five dollars and of the value of five dollars each

Thirty two promissory notes for the payment of money the same being then and there due and unsatisfied and of the kind known as United States Treasury notes of the denomination of one dollar and of the value of one dollar each

One United States Silver Coin of the denomination of fifty cents and of the value of fifty cents

of the goods, chattels and personal property of one

Charles D. Harris

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

John McKee
District Attorney

08 10

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0811

Wm. Quinn
March 15/82
Hon. John M. Stearns
Dist. Attorney
Sir.

I know the father of
Audrey Kinnick, who was committed
on 12th March '82 for Grand Larceny of
\$32 of the American Dist. Company.
For the past 20 yrs he is a hard
working honest man and this is
his first misfortune if you
would kindly do something for
him I am sure it would not
be a goodness thrown away
but a kindness fully appreciated
by both son and father. He is a Catholic
boy and is 16 yrs old and kindly
alive to his present position.
Respectfully
James Quinn

08 12

Grandes Mui

0013

BAILED,

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

File 221 110
Police Court 32 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles D. French
8 E 84th St
Andrew Fenwick

Offence Grand Larceny

Dated March 9 1882

Magistrate.

Deputy Clerk.

Witness Joseph H. Jackson

No. 224 Street.

No. _____ Street.

No. _____ Street.



Clerk

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 Andrew Fenwick

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

Dated March 9 1882 Michael Clarke Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0014

FORM 112.

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

Police Court—Third District.

Charles D. Henies; aged 29 years
of No. a broker, of No 8 East 24th Street, being duly sworn, deposes
and says that on the Tenth day of March 1892
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent.

the following property viz: good and good and lawful
money of the United States, to the
amount and of the value of

of the value of thirty two ⁵⁰ ~~ten~~ Dollars
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by Andrew Kerwick

(now here) for the reason following
to wit: That on said day deponent
sent gave to said Andrew Kerwick a check
drawn ^{by deponent} on the National Bank of the
Republic "New York City"; and en-
dorsed by deponent, to whose order
said check was made; to take said
check to the "Union National Bank,"
to receive the cash and return the
said money to deponent; Deponent
further says that said Andrew Kerwick
did receive said check, and went away

Sworn to, before me this

day of

Police Justice

therewith, but did not return and
 deliver to deponent said money
 but appropriated the same to his
 own use; that said Andrew
 Kerwick did admit to deponent
 in presence of Joseph H. Jackson
 here present; that he said Kerwick
 did collect and receive said money
 for said check and appropriated the
 same to his own use.

Sworn to before me, Chas. Haines,

This 9th day of March 1882

Wm. O. O'Brien

Police Justice

City and County of New York for
 Joseph H. Jackson aged 38 years
 Inspector of the American District
 Telegraph Company; residing
 at 224 Broome Street said City
 being duly sworn says; he has heard
 read the foregoing affidavit and
 is familiar with its contents
 and that portion thereof re-
 ferring to him is true upon his
 own knowledge.

Sworn to before me, J. H. Jackson

This 9th day of March 1882

Wm. O. O'Brien

Police Justice

08 16

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, }

2 DISTRICT POLICE COURT.

Andrew Kerwick 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. Andrew Kerwick

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. New York City

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

Answer. 268 Bomey - about two months

Question. What is your business or profession?

Answer. Telegraph messenger

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

A. Kerwick

Taken before me, this 9th

day of March 1882

McCreath Police Justice.

08 17

BOX:

62

FOLDER:

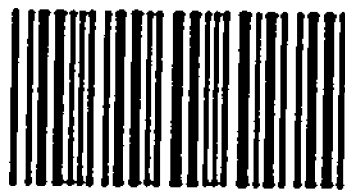
704

DESCRIPTION:

Kilgallon, Michael

DATE:

03/09/82



704

41 12

WITNESSES.

[Illegible handwritten signatures and text]

Day of Trial,
Counsel,
Filed day of March 1882
Pleads

THE PEOPLE
vs.
Michael Keggallan
P.
LARCENY AND BURGLARY

JOHN McKEON,
District Attorney.

A True Bill.
John H. Lawrence
March 13, 1882 Foreman.
J. H. Lawrence

08 19

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Kilgallon

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

Michael Kilgallon
of the CRIME OF LARCENY

committed as follows:

The said

Michael Kilgallon

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the ~~twentyfifth~~ day of ~~February~~ in the year of our Lord
one thousand eight hundred and eighty ~~two~~ — , at the Ward, City and County
aforesaid, with force and arms

*One coat of the value of Eight
dollars*

*One dress ^{coat} of the value of sixteen
dollars*

*Two pair of pantaloons of the value
of five dollars each*

*One dress of the value of five
dollars*

of the goods, chattels and personal property of one

Thomas White

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

John M. Keon
District Attorney

0820

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:
The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0821

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

District Attorney's Office,

New York, Mar 10 1882

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas White

against

Michael Kilgallon

For

The defendant having been indicted by a Grand Jury of this Court, on the 4th day of March 1882, for the offense of Grand Larceny upon a charge preferred by me against him, and having since fully compensated me for all injury and damage which I sustained thereby.

I do therefore hereby acknowledge to the Court that I have received full and complete satisfaction for the injuries and damages so sustained by me, and request that no further proceedings be had on said indictment, and that the defendant be discharged therefrom.

Thomas White

Complainant.

City and County of } ss.
New York,

Thomas White

the said complainant, being duly sworn, says, that the foregoing instrument by him subscribed is true of his own knowledge.

Sworn to before me, this

day of

March

1882.

Thomas White

Complainant.

J. D. Rohat
Notary Public (5)
City & County.

0022

After examination of Complaint
I do not believe the property
was feloniously taken and I cannot
to prisoner discharge on his own
recognizance Feb. 13. 1883.

BAILED,

Geo. Vincent

No. 1, by

West. Oct. 0021

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Rec. No. 20, 210 & 212

Police Court—

2

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas White
H. Wardman &
Michael =
= Kilgallon

Offence,

Grand Larceny

Dated

February 28

1882

William Vincent

Magistrate.

William Vincent
1st Magistrate
Office
Clerk.

Witness

William Vincent

No.

Street

No.

Street

No.

Street

11000 Ave S. J. J.

Conrad

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 Michael Kilgallon

guilty thereof, I order that he be admitted to bail in the sum of 100 Hundred Dollars and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated February 28 1882

J. H. Vincent Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0823

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

DISTRICT POLICE COURT.

Michael Tilgallon 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. *Michael Tilgallon*

Question. How old are you?

Answer. *Twenty eight years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No where now*

Question. What is your business or profession?

Answer. *Wheelwright*

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 took them, but I was drunk and did not know what I was doing. I want justice for my victim now.*
Michael Tilgallon

Taken before me, this *28*

day of *Aug* 188*2*

J. J. [Signature] Police Justice.

0824

2nd
District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

Thomas White
age 42 *Cartman*

of No. *17* *Madam* Street.

being duly sworn, deposes and says, that on the *25th* day of *February* 188*2*

at the *Madam* *8th Ward* City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, *on the day time*

the following property, viz:

One Overcoat of the value of Eight dollars: One Blue Overcoat of the value of Sixteen dollars: Two pairs of Pantaloons of the value of ten dollars and One girls dress of the value of Five dollars: Said property being in all of the value of Thirty-nine dollars

the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by *Michael Kilgallon*

(workman) for the reason following, to wit: That the said property was in a wardrobe in the front room on the first floor of said premises on the aforesaid day and that the said Kilgallon and deponent occupied the same room: that the said Kilgallon acknowledged and confessed to deponent that he, Kilgallon, did

take the said property and pawned
the same at different pawn shops
and that defendant saw a number
of pawn tickets representing the said
property in the possession of said
Higallor.

Summons before me this } Jas. White
28th day of February 1882

J. D. Wright
Clerk of Court

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0826

BOX:

62

FOLDER:

704

DESCRIPTION:

Kirschbaum, Alexander

DATE:

03/10/82



704

207
37
C. W. Jones
C. W. Jones

Counsel,
Filed 10 day of March 1882
Pleads

THE PEOPLE
vs.
Alexander Kirschbaum
260000

DANIEL G. ROLLINS
District Attorney

A True Bill.
John H. Jones
Foreman.

a/

0828

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

committed as follows:

The said

Alexander Kirschbaum against

Alexander Kirschbaum

of the crime of

Alexander Kirschbaum

late of the First Ward of the City of New York, in the County of New York, afore-
said on the *fifteenth* day of *October* in the year of our Lord
one thousand eight hundred and seventy *eighty one* with force and arms, at the Ward,
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and
cause and procure to be falsely made, forged and counterfeited, and willingly act and
assist in the false making, forging and counterfeiting a certain instrument and writing

*to wit: an order for the payment of money
of a kind commonly called a bank check*
which said false, forged and counterfeited *Bank Check*
is as follows, that is to say:

No 938

New York Oct: 13-1881

The Chatham National Bank
Pay to the order of Cash for later
one hundred and forty four ⁹⁸/₁₀₀ -- Dollars

\$144 ⁹⁸/₁₀₀

Galland & Co.

with intent to injure and defraud

Abraham Galland

and divers other persons; to the *Grand* jury aforesaid unknown
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity

Sworn
And the Jurors aforesaid, upon their Oath aforesaid, do further present:

THAT the said

Alexander Kirschbaum

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

Abraham Galland

and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. *to wit: an order for*

money of the kind commonly called a bank
check

which said last-mentioned false, forged and counterfeited
is as follows, that is to say:

Bank Check

No 938

New York Oct. 15 1881

The Chatham National Bank

Pay to the order of Cash for labor

one hundred and forty four $\frac{98}{100}$ Dollars

\$ 144 $\frac{98}{100}$

Galland AG

the said

Alexander Kirschbaum

at the same time
counterfeited

he so uttered and published the last-mentioned false, forged, and
Bank Check

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, 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.

ON
FILE

DANIEL G. ROLLINS

John McKeon
District Attorney.

0830

#707-37
B.W. 10/10/12
Hills 10/10/12

Counsel,
Filed 10 day of March 1882
Plends

THE PEOPLE
vs. N.A.
Alexander Kuechbaum
2 bonds
INDICTMENT
FORGERY in the Third Degree

DANIEL G. ROLLINS,
~~JOHN W. McLEOD~~
John W. McLeod
District Attorney.

A True Bill.
John W. McLeod
Foreman.

a/

0831

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

committed as follows:
The said

Alexander Kirschbaum
Alexander Kirschbaum
of the crime of *Forgery*
Alexander Kirschbaum

late of the First Ward of the City of New York, in the County of New York, afore-
said on the *first* day of *October* in the year of our Lord
one thousand eight hundred and seventy-eight *1878* with force and arms, at the Ward,
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and
cause and procure to be falsely made, forged and counterfeited, and willingly act and
assist in the false making, forging and counterfeiting a certain instrument and writing

to wit: an order for the payment of money
of a kind commonly called a Bank check
which said false, forged and counterfeit *Bank check*
is as follows, that is to say:

Mott 943

New York Oct. 1-1881

The Chatham National Bank

Pay to the order of Cash

One hundred & Twenty two $\frac{57}{100}$ — Dollars
122 $\frac{57}{100}$ Gallaud Sp

with intent to injure and defraud

Abram Gallaud

and divers other persons; to the *Graud.* juries aforesaid unknown
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity

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

of the CRIME OF

committed as follows:

The said

Grand Alexander Kirschbaum
And the Jurors aforesaid, upon their Oath aforesaid, further accuse

Alexander Kirschbaum
Alexander Kirschbaum

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

Abraham Galland.

and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. To wit: an order for

Money of the kind commonly called a bank check

which said last-mentioned false, forged and counterfeited

Bank Check

is as follows, that is to say:

943

New York Oct. 1. 1881

The Chatham National Bank

Pay to the order of Cash

One hundred & Twenty two $\frac{57}{100}$ — Dollars

\$ 122 $\frac{57}{100}$

Galland AG

the said

Alexander Kirschbaum

at the same time *he* so uttered and published the last-mentioned false, forged, and counterfeited

Bank check

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DANIEL C. ROLLINS,

District Attorney.

John McKeon

People
 of and Abram Galland
 — against —
 Alexander Kirschbaum

City and County of New York ff:

Abram Galland being duly sworn says that he is engaged in business at 206 Broadway in this City in the manufacture and sale of hydraulic elevators, that at the times hereinafter mentioned one Alexander Kirschbaum was in deponent's employ as bookkeeper and cashier that in the discharge of his duties as aforesaid said Kirschbaum was in the habit of drawing ^{bank} checks used in deponent's said business which when drawn were signed by deponent that on or about the 1st day of August 1881 the check heretofore annexed marked "A" was drawn for the sum of twenty two dollars and fifty seven cents and signed by deponent and subsequently to such signing by deponent said check was

raised or altered to the sum of one hundred and twenty five dollars by said ~~bank~~ Kirchbaum which last sum said Kirchbaum obtained on said check from the bank on which it was drawn and thereafter appropriated one hundred dollars of said sum to his own (said Kirchbaum's) use. Deponent further says that in like manner the check hereto annexed marked B was drawn for the sum of forty four dollars and ninety eight-cents and after being signed by this deponent was in like manner raised or altered to the sum of one hundred and forty four dollars and ninety eight-cents which last sum said Kirchbaum obtained from the bank on which it was drawn and appropriated ~~the~~ hundred dollars thereof to his own use.

Witness to before me

the 7th day of March 1922.

Hugh Gurnelly

Notary Public

N.Y.C.

Abraham Galland

207
 People
 ex rel

Galland

— apt —

Alexander Kirchbaum

Now for the

from the plate

John Barth Esq

Nov 14 943 - 122-57

Nov 1 958 144 98

on the 1st of Jan

Madame C. K. K.

New York

Jan. 21 1883

Galland

0836

BOX:

62

FOLDER:

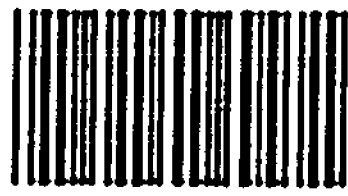
704

DESCRIPTION:

Knowlton, William

DATE:

03/31/82



704

Witnesses:

217.244

Day of Trial,

Counsel,

Filed 31 day of March 1882

Pleads

EE B.
March 1882
April 6

THE PEOPLE

vs.

B. I.

William Knowlton

Voluntary Assault and Battery.

John M. Sloan
DANIEL G. ROHNS,

District Attorney.

22 April 17. 1882
Tried & convicted & fined
24.
A True Bill.

John Sam Phoenix

Foreman.

Saw suspended apr 2/82

April 77/82

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Knowlton

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

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

The said

William Knowlton
late of the City of New York, in the County of New York, aforesaid, on the *Sixteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *two*, with force and arms, at the City and County aforesaid, in and upon the body of *Harry H. Marsh* in the peace of the said people then and there being, feloniously did make an assault and *him* the said *William Knowlton* with a certain *knife* which the said

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike stab cut and wound with intent *him* the said *Harry H. Marsh* then and there feloniously and wilfully to kill, against the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

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

The said

William Knowlton
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *William Knowlton* with force and arms, in and upon the body of the said *Harry H. Marsh* then and there being, wilfully and feloniously did make an assault and *him* the said *William Knowlton* with a certain *knife* which the said

William Knowlton
in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto *him* the said *Harry H. Marsh* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.

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

William Knowlton
of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said

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

William Knowlton
with force and arms, in and upon the body of
in the peace of the said people then and there being, feloniously did make another assault and *he* the said *William Knowlton*
with a certain *Knife*
which the said

William Knowlton in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut
and wound the same being such means and force as was likely to produce the death
of *him* the said *Harry H. Marsh* with intent *him* the
said *Harry H. Marsh* then and there feloniously and wilfully
to kill, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

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

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

The said

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

William Knowlton
with force and arms, in and upon the body of the said *Harry H. Marsh*
then and there being, wilfully and feloniously did make another assault and *he*
the said *William Knowlton* with a certain *Knife* which the said

William Knowlton
in *his* right hand then and there had and held, the same being then and there
a deadly weapon, wilfully and feloniously did then and there beat, strike, stab,
cut and wound, with intent then and there wilfully and feloniously to maim *him*
the said *Harry H. Marsh* 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 M. Chen
~~DANIEL G. ROLLINS~~, District Attorney.

0840

248 217

Police Court 2 District.

THE PEOPLE, &c.,
OF THE COMPLAINT OF

William M. Mearns
William Mearns
William Mearns

William Mearns
William Mearns

Dated March 1882

Magistrate.

Officer.

Clerk.

Witnesses

No. 36 Leonard Street.

Charles J. Mearns

No. 16 Leonard Street, New York.

No. 16 Leonard Street, New York.

No. 16 Leonard Street, New York.

William Mearns
William Mearns

BAILED.

No. 1, by William Mearns

Residence 412 West 22nd Street.

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

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

Dated March 1882

William Mearns
Police Justice.

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

Dated March 1882

William Mearns
Police Justice.

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

Dated 1882

Police Justice.

People
v.
William Knorlton

City and County of New York, s.s:

Francis A. Stout,
being duly sworn, deposes and says:
that he resides at no: 195 West 21st Street
in the City of New York; that he has
known William Knorlton, the defend-
ant, for about eight years, and has
seen said Knorlton frequently during
the said period, and has always con-
sidered him to be a sober, industrious,
honest and hard-working man, and
one, who by ~~his~~ industry and integrity
managed to support his family
and lead a respectable life.

Sworn before me this } Francis A. Stout,
11th day of May, 1882. }
J. Alex. Stettl,
Notary Public (222),
New York Co..

0842

People

vs.

Wm. Knowlton

Affidavit as to
Character of Defendant.

In re People of State of New York
vs. Wm. Knudtson:

This is to certify that I have known the defendant Wm. Knudtson for the past two years as a sober, industrious and orderly man and until this action was instituted I never knew of ~~any~~ his conduct or himself other than as a peaceable well behaved citizen.

Wm. Jayson.

Sworn before me

May 5th 1882,

George M. Van Hook,

Judge of the Court of Sessions

0844

H.C. K
42 4222284

00845

16 Broad St.
Apr 20/82.

To his Honor
Judge Curing -

Allow me to ask
your attention for a few mo-
ments to some considerations
in the case of Mr. Knullen,
convicted before your Honor on
Monday, Apr 17, - and to be
sentenced today Friday (21st) -
I have known the said Knullen
for some ten or twelve years,
and, being frequently in the
neighborhood, have seen him at
all times of the day and evening.

both in the street and in his home, and have always found him a sober, industrious, hard-working young man. He had no father to look out for him and his home influences were not such as to help him, - but still he has always been a working boy, not willing to loaf about; - and has built himself a good little trade -

He has never been arrested for any breach of the peace or misdemeanor, this being his first offence, and done under great provocation, he believing

that the plaintiff (Tracy) had given currency to stories that would destroy his home. In view of his previous character and the evil effects of a State Prison term, would not the ends of justice be better promoted by his living with the restraining power of a suspended sentence hanging over him, than by sending him to prison, from which he will emerge not discouraged, hopeless, with home and business ruined -

Hoping you may find it

0847

compatible with your duty
to suspend sentence in this
case, I remain

Yours
H. C. Kimball

I fully concur in the above
Francis H. Frost with
Calvin Roberts Esq
1410 Broadway

Having known the young man
Knox for several years I
cheerfully endorse the view
of my friend Mr Kimball
H. Jay Ives
6 West 47 St.

I found this young man industrious and
prompt in his business relations. In your pres-
ence. H. C. Kimball
204 N. 38 St

0848

People
-v-
Knox

People
v.
William Knowlton.

City and County of New York, S.S.:

William C. Kimball,
being duly sworn, deposes and says: that
he resided at no: 42 West 22nd Street in the
City of New York; that he has known William
Knowlton, above named, for the past ten ~~and~~
or twelve years; and that he, deponent, has
known him to be a hard-working, ^{sobri-} ~~indus-~~
trious, and peaceable man; that to the
best of deponent's knowledge, information
and belief, said Knowlton has never been
arrested upon any charge, civil or criminal;
that in spite of poor surroundings and
many temptations said Knowlton by indus-
trious habits has built up a good trade and
supported his wife and child; that de-
ponent has often and frequently met
said Knowlton at all times of the day
and has always found him industrious
and sober as above stated.

Given before me this }
2^d day of May, 1882 }

W. C. Kimball

J. Alex. Still
Notary Public (222),
New York Co..

0850

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } ss.Harry Marsh Aged 21.
Trans Warner.

of No. 34

Gansevoort Street, being duly sworn, deposes and says
that on the 16th day of March in the year

1887 at the City of New York, he was violently and feloniously assaulted and beaten by

William Donovan (Now here)
who struck deponent several violent
blows on the head with his clenched
fist and attempted to cut and
stab deponent with a knife then
anywhere held in the hand of
the said Donovan by striking
deponent on the left breast with
said knife. Cutting deponent's
coat and vest. And said deponent
will still you.

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

Wherefore this deponent prays that the said assailant may be apprehended, and dealt
with according to law.

Sworn to before me this

day

of

March

1887

Harry Marsh

J. H. Smith

Police Justice

- 60 -

Cross Examination by Counselor Goldy

Q During the disturbance did you have a revolver.

A Susan Paris had a large revolver and handed me a small one.

Q Did you discharge your Pistol at Revolver 500

A Yes I did in self defense.

Q Are you in the habit of carrying a loaded revolver

A No.

Harry H. Marsh

born before me

18th day of March 1882

J. H. Smith

Police Justice

0852

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 ml
DISTRICT POLICE COURT.

William Knowlton 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. 32 Years.

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.

Taken before me, this

day of

1887

W. Knowlton

J. H. Smith Police Justice.

Form 99.

2nd District Police Court.STATE OF NEW YORK.
City and County of New York, ss.Susan Parris aged 33. Married
of No. 36 Gansevoort
Street.

being duly Sworn, deposes and says, that on the 16th day of March 1882. She saw William Knowlton (nowhere) Assault and Beat Harry Marsh by striking the said Marsh on the head with his clenched fist. The said Knowlton then attempted to Cut and Stab the said Marsh with a knife then and there held in the hand of the said Knowlton who said to the said Marsh I will kill you. Deponent interfered and said to the said Knowlton I will have no fighting in my place when the said Knowlton struck Deponent on the head with his clenched fist knocking Deponent down.

Susan Parris

Cross Examination by Counselor. Holley

Q. During this disturbance did you have a revolver.

A. Yes.

Q. Did you during the disturbance hear a pistol shot fired

A. Was too much excited to know.

Susan Parris

Sworn to before me, this
18th day
of March 1882J. H. McManis
Police Justice

0854

BOX:

62

FOLDER:

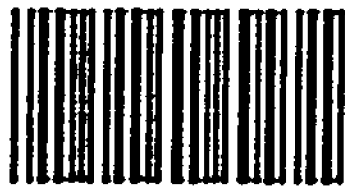
704

DESCRIPTION:

Koelble, Jacob

DATE:

03/31/82



704

0855

[illegible]

The said Jacob G. Hoelbel at the time he so captured ~~and~~ published the last mentioned false forged and Counterfeited receipt as aforesaid then and there well knowing the same to be false forged and Counterfeited 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 McKeon
District Attorney

The said Jacob G. Koebel at the time he so captured ~~and~~ published the last mentioned false forged and Counterfeited receipt as aforesaid then and there well knowing the same to be false forged and Counterfeited 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 McKeon
District Attorney

0858

TAXES CONFIRMED October 13th, 1881, at 12 o'clock
and 38 minutes, P. M.

Rowe and Herbert

CITY OF NEW YORK—DEPARTMENT OF FINANCE.
BUREAU FOR THE COLLECTION OF TAXES.

NO MONEY RECEIVED AFTER 3 O'CLOCK.
OFFICE HOURS FROM 8 A. M. TILL 3 P. M.
All Payments must be made at the Cashier's window. MONEY
in envelopes will not be received.

TO THE MAYOR, ALDERMEN, AND COMMONALTY OF THE CITY OF NEW YORK.

FOR TAXES, 1881.

NOTE.—One per cent. will be added on the 1st day of December on Taxes remaining unpaid.

Ward.	Line No. (Changes each Year.)	Description of Property.	Block No. (Permanent.)	Ward Map No. (Permanent.)	Between what Avenues.	Between what Streets.	Valuation. Dolls.	TAX. Dolls. Cts.		Croton Arrears, 1880 Dolls. Cts.	REMARKS.
22	8068		161	56 1/2	9 - 10	72 =	735.000	131	00		
	8070		"	58	"	"	5000	131	00		
	8071		"	59	"	"	5000	131	00		
	8072		"	59 1/2	"	"	5000	131	00		
	8073		"	60	"	"	5000	131	00		
										653.00	

Nov 30/81

DEDUCTION

A deduction at the rate of 7 per cent. per annum,
calculated from the date of payment to the first of
November, will be made on all Taxes paid previous
to the 1st day of November.

Received Payment,

M. J. McMahon

Receiver of Taxes.

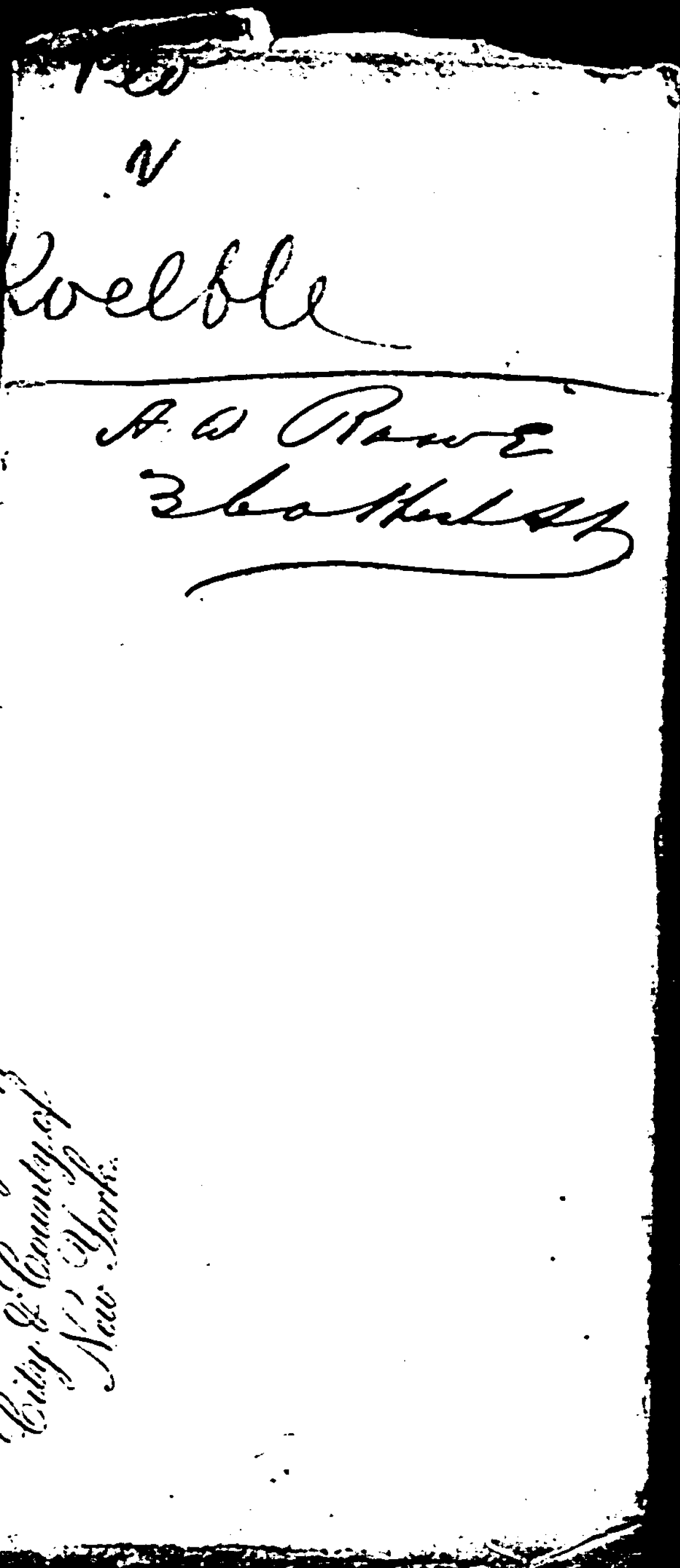
PLEASE PRESERVE THIS BILL.

"The word 'arrears,' in the column of remarks, indicates lots sold for arrears or to be sold therefor; these arrears are to be paid and lots redeemed at the office of the Clerk of Arrears."

On paying this Bill, be certain that the WARD MAP NUMBERS are Correct. Compare with Map in Tax Commissioners' Office.

(PLEASE TURN OVER.)

0859



N

Noelble

A. W. Rowe
360th St. N.Y.

City & County of
New York

0060

Witness Sick

Witness Sick
Akd #

Room
McNobu

0861

Office of

ROWE & DENMAN,

DEALERS IN

MASONS' BUILDING MATERIALS,

No. 360 WEST STREET,

New York, Oct 25 1882

Dear Sir

Dear Sir

I received your letter of the 20th inst. and in reply I told Sever I could not attend on account of a severe cold contracted last day of my trip in a sleeping car from Utica to NY, and he said he would report I found what I was about the car came up and I had been looked after to be served. You will please look over there and get some points, may be of use. & if necessary inform Sever of the facts. I dare not go out to day, I can hardly speak aloud and ought to be in bed.

Yours Truly

A. O. Rowe

Court of General Sessions of the City and County of New York
 The People of The State of New York
 against

Jacob G. Koebble
 The Grand Jury of the City and County of New York by this indictment
 accuse

Jacob G. Koebble of the
 Crime of Forgery in the third degree -
 Committed as follows:
 The said Jacob G. Koebble
 Late of the first ward of the City of
 New York, in the County of New York
 aforesaid, on the Thirtieth day of November
 in the year of our Lord one thousand eight
 hundred and Eighty one with force and arms
 at the ward, City, and County aforesaid,
 Feloniously did falsely make, forge, and
 Counterfeit, and cause and procure to be
 falsely made, forged and Counterfeited, and
 willingly act and assist in the false making,
 forging and Counterfeiting a certain instrument
 and writing Commonly Called a receipt

Which said false, forged and Counterfeited
 receipt as follows, that is to say:

With intent to injure and defraud
 Martin T. McMahon and divers other
 Persons to the grand jury aforesaid
 unknown against the form of the
 Statute in such case made & provided
 and against the peace of the people of
 the State of New York and their dignity and
 the grand jury aforesaid by this
 indictment further accuse the
 said Jacob G. Koelble of the crime
 of forgery committed as follows
 The said Jacob G. Koelbel late
 of the Ward City and County aforesaid
 afterwards to wit on the day ^{the} year
 last aforesaid with force and arms
 at the Ward City and County aforesaid
 feloniously and falsely did
 utter and ~~falsely~~ publish ~~the~~
~~utter and publish~~ as true with intent
 to injure and defraud the said
 Martin T. McMahon and divers
 other persons to the grand
 jury aforesaid unknown. A certain
 false forged and counterfeited
 instrument and writing commonly
 called a receipt which said

0864

false forged and Counterfeited receipt
is as follows that is to say

0865

TAXES CONFIRMED October 15th, 1881, at 12 o'clock
and 38 minutes, P. M.

CITY OF NEW YORK—DEPARTMENT OF FINANCE.
BUREAU FOR THE COLLECTION OF TAXES.

NO MONEY RECEIVED AFTER 2 O'CLOCK.
OFFICE HOURS FROM 8 A. M. TILL 2 P. M.
All Payments must be made at the Cashier's window. MONEY
in envelopes will not be received.

TO THE MAYOR, ALDERMEN, AND COMMONALTY OF THE CITY OF NEW YORK
FOR TAXES, 1881.

NOTE.—One per cent. will be added on the 1st day of December on Taxes remaining unpaid.

Ward	Line No. (Changes each Year.)	Description of Property.	Block No. (Permanent.)	Ward Map No. (Permanent.)	Between what Avenues.	Between what Streets.	Valuation. Dolls.	TAX.		Cotton Arrears, 1880		REMARKS
								Dolls.	Cts.	Dolls.	Cts.	
22	8068		161	56 1/2	9-10	72-73	5,000	131	00			
	8070		"	58	"	"	5,000	131	00			
	8071		"	59	"	"	5,000	131	00			
	8072		"	59 1/2	"	"	5,000	131	00			
	8073		"	60	"	"	5,000	131	00			
								6,550				
Nov 30/81												

DEDUCTION:

A Deduction at the rate of 7 per cent. per annum,
calculated from the date of payment to the first of
December, will be made on all Taxes paid previous
to the 1st day of November.

Received Payment,

M. J. McMahon

Receiver of Taxes.

PLEASE PRESERVE THIS BILL.

"The word 'arrears,' in the column of remarks, indicates lots sold for arrears or to be sold therefor; these arrears are to be paid and lots redeemed at the office of the Clerk of Arrears."

On paying this Bill, be certain that the WARD MAP NUMBERS are Correct. Compare with Map in Tax Commissioners' Office.
(PLEASE TURN OVER.)

0866

Ant^{hony} O. Rowe

360 West 71st St.

W 55th

(Rowe & Denman Builders)

Nancy & Sandy

261 Broadway

Mr N. Melon

0867

Not found Dec 12/82
PART I.

THIS COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Serving this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.
(SEE OTHER SIDE FOR OTHER DIRECTIONS.)

Sept 12/82 in West
SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.
The People of the State of New York,
To Scott Lord
of No. 261 Broadway Manhattan
GREETING:
WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 13 day of Nov instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against Jacob G. Koeller in a case of Felony wherein he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.
Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of Nov in the year of Lord 1882
JOHN McKEON, District Attorney.

0060

DISTRICT ATTORNEY'S OFFICE,

NEW YORK, 188

M. _____ has permission
to converse with _____
a detained witness.

DANIEL G. ROLLINS,
District Attorney.

RETAIN THIS TICKET.

per. _____
Chief Clerk.

0869

Goble Jay Case
A.O. Rooster
canned & he
for now

New York General Sessions

The people
against
Jacob G. Koelble
for forgery

City and County of New York. Jacob G. Koelble of said City being duly sworn says he is the above named defendant. That Charles E. Fitch who lives at 108 East 3rd Street in the City of New York and who is a trap moulder is a material and necessary witness for defendant in the trial of this indictment. That said Fitch can prove that the package which was given to defendant by Mr. Rowe the complainant was given immediately by defendant to John Stengel then waiting for up stairs to pay taxes. That the receipt the subject of the forgery was given by said Stengel and not by defendant to Mr. Rowe. That said Stengel alone can prove the paying the taxes, the obtaining the receipt and the delivery of said alleged forged document. That said Fitch is now confined to his bed by reason of sickness at Seaside New Jersey where he is suffering from a fractured leg and unable to leave his bed or to stand. Defendant has stated this

case this counsel, William J. Howe, who says
 upon the foregoing state of facts that defendant
 cannot safely proceed to trial in the absence
 of said Tech. That defendant is innocent
 of said charge offense charged in said
 indictment. That defendant this morning
 saw said Tech sick in his bed at
 Georgia. Prison. That said Tech met
 with said accident on Tuesday night last.
 notwithstanding that each day this
 case was on and before said Tech
 was duly in attendance in this court
 as a witness for defendant

Groom before me

This

19th Jan'y 1882

Jacob S. Howell

[Signature]