

0747

BOX:

519

FOLDER:

4731

DESCRIPTION:

Samuels, Simon

DATE:

04/05/93



4731

Witnesses:

Naty Clark
Robert Clark

Part 1 April 24 1893

On the within copy of the
S.P.C.C. and from an
examination of the
case, which shows that
there is not sufficient
corroboration of the
defendant's story to warrant
a trial of the case, but
indictment.
respectfully recommend
that the defendant be
discharged on his own
recognizance

H. O. Macdonald
clerk

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

T

Simon Samuels

RAPE in the 2d Degree and
ABDUCTION.
(Sections 278 and 282, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James Dwyer
April 27 1893 Foreman.
on recon. Robert
att'y. deft. discharged.
on his own recognizance
R.M.

0748

Police Court, 1st District.STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } ss:

of No. Police Headquarters Street, in said City, being duly sworn,
deposes and says, that a certain ~~fe~~ male child called State Clark
[now present], under the age of sixteen years, to wit, of the age of fifteen years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of General Sessions of, in and for the City and
County of New York, entitled, The People against Simon
Samuels, wherein the said Simon
Samuels is charged with the crime of Rape, under
section 278 of the Penal Code of said State, in that he, the said Simon
Samuels did unlawfully and willfully
perpetrate an act of sexual intercourse
with the said State Clark, the said
State Clark then and there being under
the age of sixteen years, to wit, of the
age of fifteen years, not being the
wife of the said Simon Samuels in
violation of Section 278 of the Penal
Code of the State of New York
and that the said State Clark
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his
testimony at the instance of the people.

Wherefore, deponent prays that the said child State Clark
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed
temporarily to an institution authorized by law to receive children on final commitment, and to
have compensation therefor from the City or County authorities, as a witness, to appear on the
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this
day of March

27th
18 93

Charles Jacob

[Signature]

Police Justice.

0750

POLICE COURT ^{1st} DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Jacob,

vs
Kate Clark
15, 29 & Clinton ave
W. Hoboken N. J. W. Scotland.

FFIDAVIT.
WITNESS.

Dated March 27th 1893
Burke Magistrate.
Heidelberg & Jacob Officer.
J. C.

Disposition committed to the
New York Society for
the Prevention of Cruelty
to Children
STYLES & CASH, STEAM PRINTERS, 77 EIGHTH AVENUE, NEW YORK.

365 Lexington Avenue.

Mch 25th 93

Hon Ebonique Terry,
President of the Society for
the Prevention of Cruelty to Children,
Dear Sir:-

I have this day
examined the person of Katie
Clark, aged 15 years, of Hoboken N.J.
and find there has been complete
penetration of her genital organs
by some blunt object.

Respectfully Submitted

W. Davis Thomas
Examining Physician

0752

CITY AND COUNTY }
OF NEW YORK, } ss.

1377

Katie Clark
aged 15 years, occupation glove-maker of No. 290 Clinton ave, W. Hoboken, N. J.
Street, being duly sworn, deposes and
says, that she has heard read the foregoing affidavit of Charles Jacob
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 24th
day of March 1893

Katie Clark

John H. Clark

Police Justice.

0753

CITY AND COUNTY } ss.
OF NEW YORK }

POLICE COURT, ~~1~~ ⁴ DISTRICT.

Robert Clark

of No. 290 Clinton ave. W. Hoboken, N.J. street, aged 52 years,
occupation stone-cutter being duly sworn, deposes and says

that on the _____ day of _____ 189

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

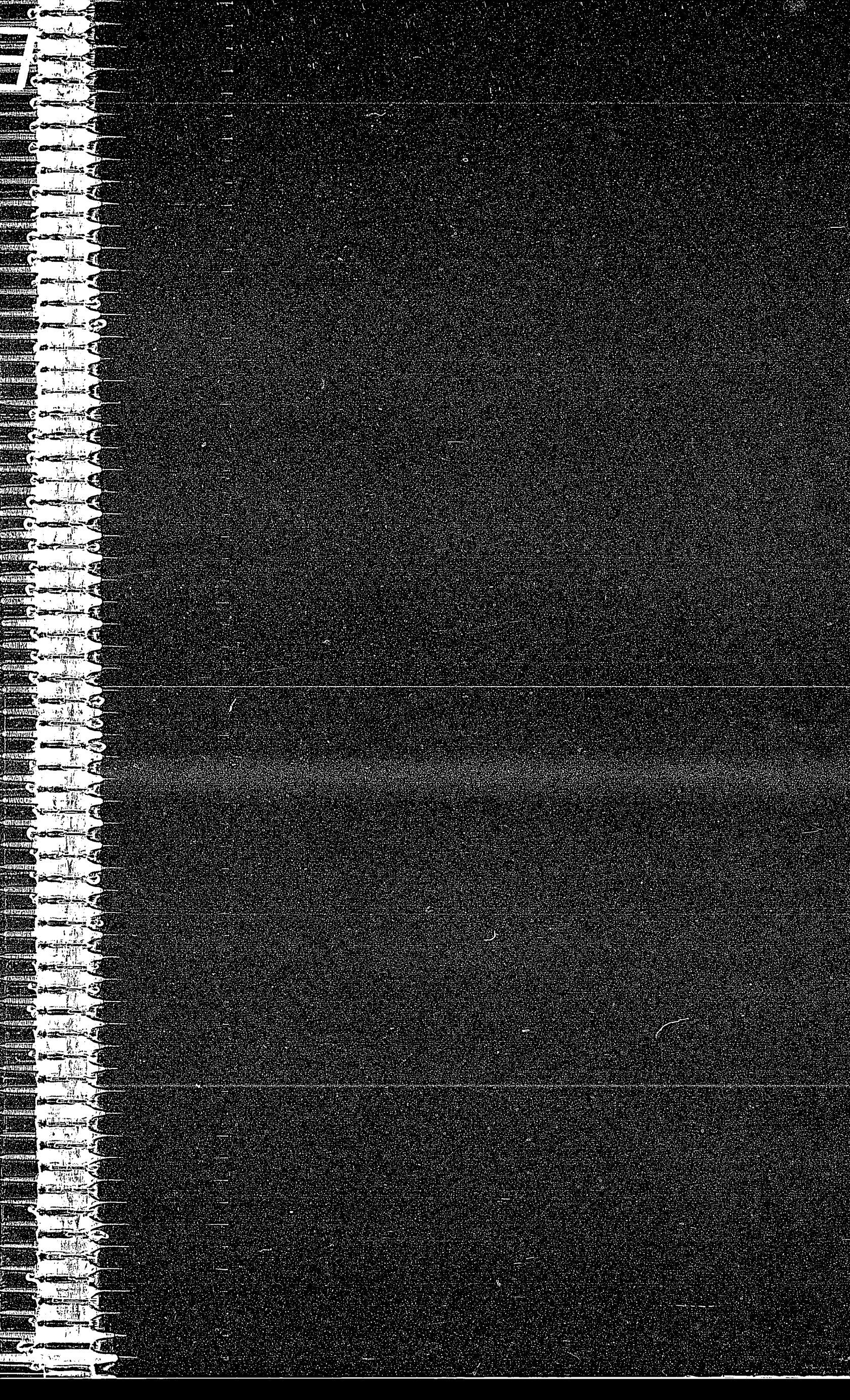
that one Kate
Clark, (now here) is the daughter of de-
ponent, and that the said Kate
Clark was born on the 22nd day of
June 1877. Robert Clark

Sworn to before me, this

24th day

of March 1893

James P. Smith
Police Justice.



0747

BOX:

519

FOLDER:

4731

DESCRIPTION:

Samuels, Simon

DATE:

04/05/93



4731

Witnesses:

Naty Clark
Robert Clark

Part 1 April 24 1893

On the within copy of the
S.P.B. and from an
examination of the
case, which shows that
there is not sufficient
corroboration of the
defendant's story to warrant
a trial of the at this time
indictment.
respectfully recommend
that the defendant be
discharged on his own
recognizance

H. O. Macdonald
Clerk

Counsel,

Filed 5 day of April 1893
Pleads, Not guilty!

THE PEOPLE

vs.

P

Simon Samuels

De LANCEY NICOLL,
District Attorney.

April 24 1893

A TRUE BILL.

James Dwyer
Foreman,
on recon. Robert
Atty. deft. discharged.
on his own recognizance
J.D.M.

RAPE in the 2d Degree and
ABDUCTION.
(Sections 278 and 282, Penal Code.)

0749

Police Court, 1st District.STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } ss:

of No. Charles Jacob
Police Headquarters Street, in said City, being duly sworn,
 deposes and says, that a certain female child called Kate Clark
 [now present], under the age of sixteen years, to wit, of the age of fifteen years, is a
 necessary and material witness on behalf of the People of the State of New York in a certain
 criminal case now pending in the Court of General Sessions of, in and for the City and
 County of New York, entitled, The People against Simon
Samuels, wherein the said Simon
Samuels is charged with the crime of Rape, under
 section 278 of the Penal Code of said State, in that he, the said Simon
Samuels did unlawfully and willfully
 perpetrate an act of sexual intercourse
 with the said Kate Clark, the said
Kate Clark then and there being under
 the age of sixteen years, to wit, of the
 age of fifteen years, not being the
 wife of the said Simon Samuels in
 violation of Section 278 of the Penal
 Code of the State of New York
 and that the said Kate Clark
 will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his
 testimony at the instance of the people.

Wherefore, deponent prays that the said child Kate Clark
 may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed
 temporarily to an institution authorized by law to receive children on final commitment, and to
 have compensation therefor from the City or County authorities, as a witness, to appear on the
 trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,
 and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this
 day of March

27th

1893

Charles Jacob
Police Justice.

0750

POLICE COURT ^{1st} DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Jacob,

State Clerk

15, 29, 0 Clinton Ave

W. Hoboken J. W. Scotland.

FIDAVIT.
WITNESS.

Dated March 27th 1893

B. Burke Magistrate.

Heidelberg & Jacob Officer.

J. B. O.

Disposition committed to the
New York Society for
the Prevention of Cruelty
to Children.

STYLES & CASH, STEAM PRINTERS, 77 EIGHTH AVENUE, NEW YORK.

0751

365 Lexington Avenue.

Mch 25th 93

Hon E. George Gerry,
President of the Society for
the Prevention of Cruelty to Children,
Dear Sir:-

I have this day
examined the person of Katie
Clark, aged 15 years, of Hoboken N.J.,
and find there has been complete
penetration of her genital organs
by some blunt object.

Respectfully Submitted

W. Davis Tibbins
Examining Physician

07521

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Katie Clark
aged 15 years, occupation glove-maker of No. 290 Clinton ave. W. Hoboken, N. J. Street, being duly sworn, deposes and
says, that she has heard read the foregoing affidavit of Charles Jacob
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 24th day of March 1893 } Katie Clark

Chas. H. Pink
Police Justice.

0753

CITY AND COUNTY } ss.
OF NEW YORK }

POLICE COURT, 14 DISTRICT.

Robert Clark

of No. 290 Clinton ave. W. Hoboken, N.J., aged 52 years,
occupation stone-cutter being duly sworn, deposes and says

that on the day of 189

at the City of New York, in the County of New York that one Kate

Clark, (now here) is the daughter of de-
ponent, and that the said Kate
Clark was born on the 22nd day of
June 1877. Robert Clark

Sworn to before me, this

24th day

of March, 1893

James M. Burke

Police Justice.

0754

1st District Police Court.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK. } ss.

Charles Jacob

of Number Police Headquarters being duly sworn.
~~that he has been informed by one Kate Clark and does verily believe~~
 deposes and says, that on the 18th day of March 1893 at the

City of New York, in the County of New York, at the premises known
 as the Bull's Head Hotel situated at the north-
 west corner of 24th Street and 3rd Avenue
 in said city of New York, one Simon Samuels
 (now here) did then and there unlawfully
 and willfully perpetrate an act of sexual
 intercourse with a certain female (now
 present) called Kate Clark, the said fe-
 male then and there being under the
 age of sixteen years, to wit- of the age
 of fifteen years, not being his wife,
 in violation of the statute in such case
 made and provided and especially
 of Section 272 of the Penal Code of
 the State of New York.

Wherefore the complainant prays that the said

Simon Samuels
 may be apprehended, arrested and dealt with according to law.

Sworn to before me, this
 day of March

24th

1893

Charles Jacob
Police Justice.

0755

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

Samuel Samuels 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 a 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.

Samuel Samuels

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York City

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

Answer.

6715 East 5th - one year

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
S. Samuels*

Taken before me this

day of

March 1893

Police Justice.

0756

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 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, March 27 1893, [Signature] Police Justice.

I 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.

0757

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Jacob
Simon Samuels

1
2
3
4

Offense Rape

Dated, March 24 1893

Burke Magistrate.

Heidelberg Jacob Officer.
B. C. Precinct.

Witnesses Robert Clark

No. 290 Clinton Avenue Street.

W. Stoboken N. J.

No. John M. each Street.

Wm. H. King

No. 108 E. 23 Street.

\$5000 to any person

C. Mank 75-

- 27 9 am

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

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

THE PEOPLE

VS

BRIEF FOR THE PEOPLE.

SIMON SAMUELS.

STATEMENT OF CASE:

The Defendant, Simon Samuels, is indicted for having perpetrated the crime of Rape on the person of one Kate Clark, aged 15 years, in premises known as Bull's Head Hotel, situated at the North West Corner of Third Avenue & 24th Street, on March 18th, 1893.

WITNESSES:

Kate Clark,
Robert Clark,
Charles Jacobs,
Charles Heidelberg,
William H. King,
John Scheuplein,
W. Travis Gibb, M. D.

KATE CLARK, aged 15 years (having been born June 22, 1877), residing with parents, Robert and Kate, at 290 Clinton Avenue, West Hoboken, N. J., will testify:

That about two years ago she resided with her parents at 531 East 84th Street, this city, and at that time became acquainted with Defendant who resided with his mother at the same address. That Defendant invited and accompanied witness to divers places of amusement and on or about July 15, 1892, he (Defendant) hired a furnished room at No. 88 Macdougall Street where he remained for about one month. That during this time Witness visited Defendant on Sundays and had sexual intercourse with him, which was continued during the months of September and October, 1892, in a house situated in West 3rd Street, near South 5th Avenue, and the last time she had sexual intercourse with Defendant was in room "F" in the Bull's Head Hotel, corner of Third Avenue and 24th Street, on Saturday, March 18, 1893, when they (Defendant & Witness) remained at the hotel until the following Monday morning. That on temporarily leaving the said hotel on Sunday, March 19, 1893, Witness was asked by one of the hotel clerks "What room she occupied the night before?" and that she replied room "F", and Witness verily believes she could identify the clerk in question.

FURTHERMORE,- That during the month of October, 1892, Witness discovered that she was in a pregnant condition, which fact she reported to Defendant who took her to a Dispensary in Bleecker Street where Defendant purchased certain medicine (for which he paid eighty cents), which he gave to her (Witness) to bring on her courses but which it did not succeed in doing.

That, on the morning of October 11, 1892, Defendant took Wit-

ness to the residence of a physician, named Henry Rosner, at 933 Second Avenue, where she (Witness) made known her condition to the reputed wife of the said Rosner, who gave her a quantity of black pills and advised her to return that evening and see Dr. Rosner. That Defendant did not enter house, but remained outside. That Witness did call that evening (Oct. 11/92) and saw Dr. Rosner, to whom she explained her condition and that she believed that she was five months in pregnancy, and that he (the Doctor) then and there performed an operation on Witness by inserting a sharp instrument into her private parts, which was subsequently repeated on divers occasions during the months of October and November, 1892, which was the direct cause of a miscarriage which occurred on December 10, 1892. That Defendant gave Witness the sum of Fifteen Dollars, which she paid to the physician Rosner for his treatment.

THAT DEFENDANT IS THE ONLY PERSON WITH WHOM SHE EVER HAD SEXUAL INTERCOURSE.

ALSO, That Witness will identify Charles Brown, the clerk of the Bull's Head Hotel, who admitted Defendant and Witness to the said Hotel.

ROBERT CLARK, residing at 290 Clinton Avenue, West Hoboken, N. J., will testify: That daughter Kate was born on June 22, 1877.

CHARLES JACOBS, Detective Sergeant, attached to Detective Bureau at 300 Mulberry Street, will testify as to arrest of defendant.

CHARLES HEIDELBERG, Detective Sergeant, attached to Detective Bureau at 300 Mulberry Street, will corroborate testimony of Detective Jacobs, the foregoing witness.

WILLIAM H. KING, Officer of THE N. Y. S. P. C. C., will testify to having examined the Bull's Head Hotel Register and to finding therein an entry that room "22" was occupied by "S. Samuels & Wife" on March 18, 1893, and also to noting the similarity of the hand writing on the Register and on Defendant's formal answer to the examination in the Police Court.

JOHN SCHEUPLEIN, proprietor of the Bull's Head Hotel, Third Avenue & 24th Street, will produce the hotel registry book containing entry in hand writing of Defendant showing that "S. Samuels & Wife" occupied "Room No. 22" on the night of March 18, 1893, and not room "F".

W. TRAVIS GIBB, M. D., 365 Lexington Avenue, will testify: That he made a physical examination of Kate Clark, aged 15 years, and found evidence of complete penetration of her genital organs by some blunt instrument. (Certificate on file).

DOCUMENTARY EVIDENCE:

Bible & Hotel Register.

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

SIMON SAMUELS.

PENAL CODE, $\frac{3}{16}$

BRIEF FOR THE PEOPLE.

0761

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

2018

THE PEOPLE OF THE STATE OF NEW YORK,

against

Simon Samuels

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Simon Samuels*
of the CRIME OF RAPE IN THE SECOND DEGREE, committed
as follows:

The said *Simon Samuels*
late of the City of New York, in the County of New York aforesaid, on the *25th*
day of *March*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, in and upon a certain female not his
wife, to wit: one *Katie Randa*, feloniously did make an assault,
she the said *Katie Randa*, being then and there a female under the
age of sixteen years, to wit: of the age of *fifteen* years; and the
said *Simon Samuels*, then and there (under circumstances
not amounting to rape in the first degree), feloniously did perpetrate an act of sexual intercourse
with her the said *Katie Randa*,
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 *Simon Samuels*
of the CRIME OF ABDUCTION, committed as follows:

The said *Simon Samuels*.
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the
City and County aforesaid, did feloniously take, receive, harbor, employ and use her, the said
Katie Randa, so being then and there a female under
the age of sixteen years, to wit: of the age of *fifteen* years, as aforesaid,
for the purpose of sexual intercourse, he, the said *Simon Samuels*
not being then and there the husband of the said *Katie Randa*,
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.

DE LANCEY NICOLL,

District Attorney

0762

BOX:

519

FOLDER:

4731

DESCRIPTION:

Sandgren, Victor

DATE:

04/13/93



4731

Witnesses:

Off Timoran

Counsel,

Filed,

day of

1893

Pleads,

THE PEOPLE

vs.

B

Victor Sandgren

Transferred to the Court of Special Sessions for trial and final disposition

Part 2...May 19...1893

VIOLENT OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Samuel Cooper
Foreman.

0763

Court of General Sessions of the Peace

2067

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Victor Sandgren

The Grand Jury of the City and County of New York, by this indictment, accuse
Victor Sandgren
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said

Victor Sandgren

late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *March* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

and to certain other persons whose names are 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
New York and their dignity.

SECOND COUNT—

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

Victor Sandgren

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said

Victor Sandgren

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

James Timoney

and to certain other persons whose names are 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.

DE LANCEY NICOLL,

District Attorney.

0765

BOX:

519

FOLDER:

4731

DESCRIPTION:

Schaarschmidt, Alfred

DATE:

04/03/93



4731

deft admits the commission
of the crimes - & other lar-
cenes - Complaints pending B.M.,

Witnesses:

Alfred Foley

It is said that this deft
has been comitted in his
native country - but deft
denies it. B.M. 2

to 6.

Counsel.

Filed,

day of

189

Pleads,

THE PEOPLE

vs.

Alfred Schwanenherdt
LARCENY, and degree
(Sections 528 and 53 of the Penal Code.)

Alfred Schwanenherdt

THE LANCEY NICOLL,

District Attorney.

Alfred H. Foley
Alfred H. Foley

A TRUE BILL.

David Dwyer

Foreman.

S.P. 3 yrs & 3 mo
B.M. 2

0766

Police Court— District.

Affidavit—Larceny.

City and County }
of New York } ss.
Lower Hill Green

Oscar Fuchs

of No. 44 Guttenberg New Jersey Street, aged 27 years.
occupation Embroidery Manufacturer being duly sworn,
deposes and says, that on the 21 day of January 1893 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 day time, the following property, viz:

Good and lawful money
of the United States to wit the
sum of thirty three and
two cents

Sworn to before me, this
1st March 1893 (day)

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 Alfred Scharschmidt (number)
from the fact that said defendant
was in the employ of deponent as
Collector. On said date said defendant
collected from one E. Marks & Co of
106 West 11th Street the above sum of
money which said Marks & Co. owed
to deponent. Said defendant has since
failed to return to deponent any
part thereof. Said defendant admits
and confesses that he did take
said money and appropriated it
to his own use and benefit. Wherefore
deponent asks that said defendant may be
dealt with as the law directs.

Oscar Fuchs.

Police Justice

0768

Sec. 198—200.

District Police Court. 1882

City and County of New York, ss:

Alfred Scharschmidt 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. *Alfred Scharschmidt*

Question. How old are you?

Answer. *19 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *145 Bowery*

Question. What is your business or profession?

Answer. *Bookbinder*

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*
Alfred Scharschmidt

Taken before me this
day of March 1882

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 Alfred

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 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.

352

Police Court---3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Oscar L. Larko
Lower Hill Ave.
Suffolk, N.Y.
Alfred Schoenbaum

2
3
4

ofense
of Oscar L. Larko

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, Mar 28 1893

Ho you Magistrate.

Burns & Goley Officer.

11 Precinct.

Witnesses G. Marko

No. 106 Wmms Street.

No. Street.

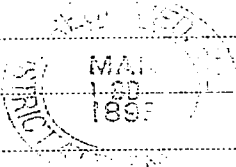
No. Street.

No. Street.

No. Street.

\$1000 to answer

Can



0771

MONTHLY STATEMENT

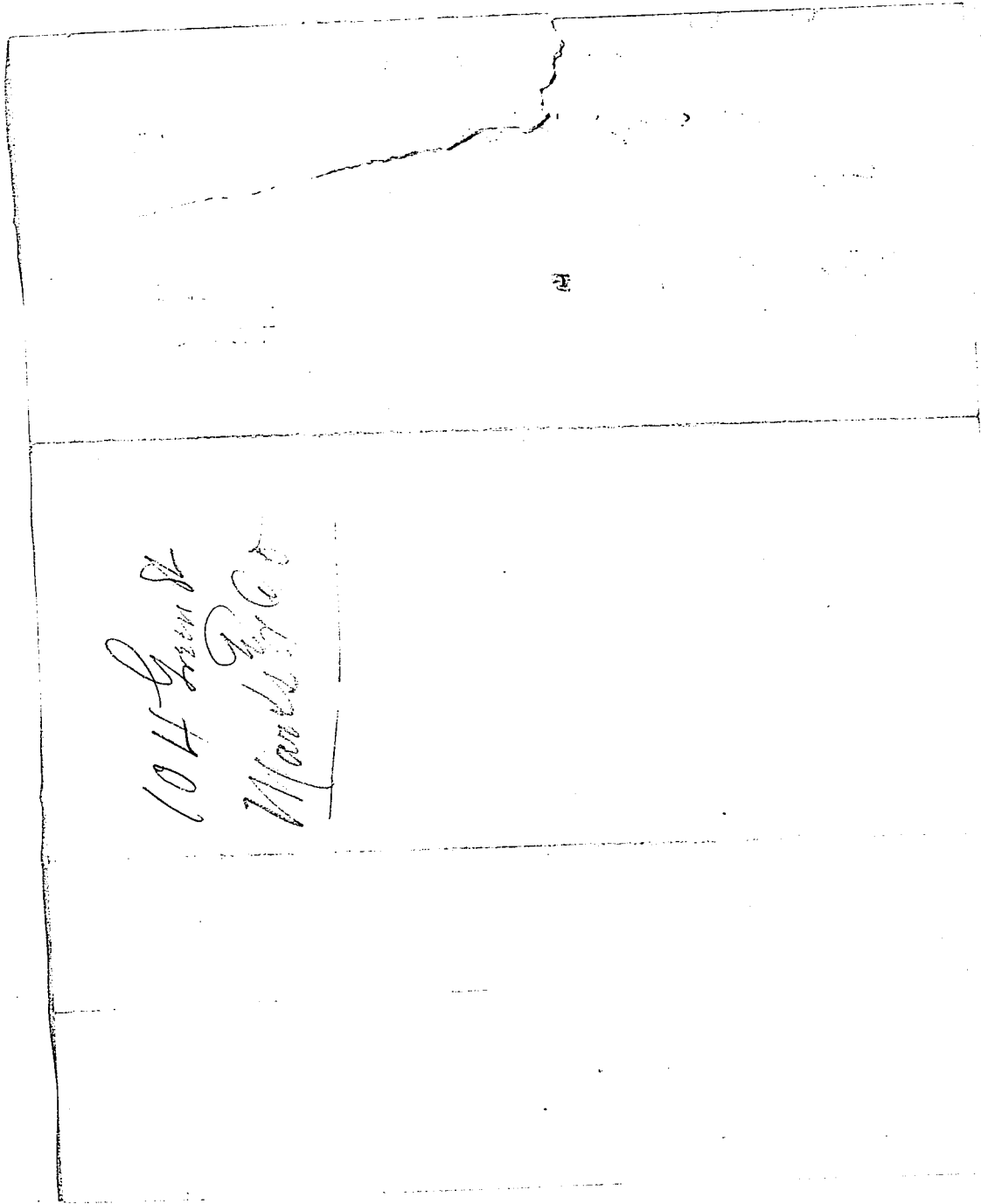
Guttenberg, N. J., January 3rd 1892
 Messrs J. L. Mott & Co.
 New York

To OSCAR FUCHS, DR.
 FACTORY: TOWER HILL AVENUE,

July 5	For materials	4 74	✓
" 7	"	4 88	✓
" 7	"	2 66	✓
" 8	"	1 29	✓
" 10	"	2 14	✓
" 16	"	11 12	✓
" 19	"	4 28	✓
" 20	"	1 97	✓
		B 33 05	

Paid 1/21/92
 Oscar Fuchs
 Cashier

0772



104 Green St

Ward 4 Co

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alfred Schaar Schmidt

The Grand Jury of the City and County of New York, by this indictment, accuse
Alfred Schaar Schmidt
of the CRIME OF *Grand* LARCENY, *in the second degree*, committed
as follows:

The said *Alfred Schaar Schmidt*

late of the City of New York, in the County of New York aforesaid, on the *21st*
day of *January*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, being then and there the *clerk*
and servant of *one, Oscar Fuchs*,

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

Oscar Fuchs

the true owner thereof, to wit:

the sum of thirty
three dollars and eight cents - in
money, lawful money of the
United States of America, and of the value
of thirty-three dollars and eight cents;

the said *Alfred Schaar Schmidt* 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 *Oscar Fuchs*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *Oscar Fuchs*

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.

DE LANCEY NICOLL,
District Attorney.

0774

BOX:

519

FOLDER:

4731

DESCRIPTION:

Schaefer, George M.

DATE:

04/19/93



4731

0775

BOX:

519

FOLDER:

4731

DESCRIPTION:

Donnelly, James

DATE:

04/19/93



4731

0776

BOX:

519

FOLDER:

4731

DESCRIPTION:

Doran, John J.

DATE:

04/19/93



4731

POOR QUALITY
ORIGINAL

Witnesses:

Jacob Kohler

Upon the inclosure
withdrawal and
the acquittal of a
co-defendant in
special sessions
precommenced
and charges of the
defendants upon
their own record
Zane
May 24th 1893
Jas W. Osborne
Deputy

ordered *11/8* 1 Price 2 3 7th Langhorne
Counsel,
Filed 19 day of April 1893
Pleads, *Not guilty*

THE PEOPLE
vs.
George M. Schaefer
James Donnelly
and John J. Doran

Assault in the First Degree, etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

1- cond April 20/93
sub. R do. April 26/93

A TRUE BILL.

James A. Wylie
Part 3. May 24⁹³ Foreman.
All discharged on their
verdict except
May 24⁹³
11 11
11 11

0778

POOR QUALITY
ORIGINAL

Witnesses:

Jacob Kohler

Upon the inclosure
withdrawal and
the acquittal of a
co-defendant in
special session
proceedings
and charges of the
defendants upon
their own record
James
May 24th 1893
Jas. W. Osborne
Deputy

ordered 1948
1 Price 2712
2
3 111 Langhorne
Counsel,
Filed 19 day of April 1893
Pleads, *Myself*
THE PEOPLE
vs. *George M. Schaefer*
James Donnelly
and John J. Doran
Assault in the First Degree, etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.
1 Court App. 20/93
2. do. App. 26/93

A TRUE BILL.
James W. Wylic
Part 3. May 24⁹³ Foreman.
All discharged on their
verdict except
May 7
17th 11 11
110

Statement ^{Ms.} ~~Amelia~~ Muller.

I live at no. 225-w 66
st. I remember the 5th of April
1898. I was going to K's for beer
and just came down when
I was kneeling at the
door. Don had saw Sharf.
had stick lighter I did not
see Dorian. I went to K's
and was returning they were
in the street calling K. names
Dutch ———, I will get
you in five. (Dowdell & Sharf)
The ~~chamber~~ ^{chamber} was there thrown
I saw it - stick K. I then
went away.

Statement of Jacob Kohler.

I live at no. 225 W. 66th street. and do business there.
 I am in the liquor business
 on April 5th in the evening between
 7 & 8 o'clock I met James Donnelly
 in the hallway of 225 W. 66th I said
 to Donnelly Mr. D. Come in I
 want to see you before you
 go out. He came inside. I said
 to you have you move out
 the house. D. said yes. K. said
 I have a bill against you for
 4.41. Will you pay. D. said
 no. K. said nothing. D. went
 out. ~~I saw~~ ^(D) He then ~~said~~
~~to~~ (The door was open. You
 Dutch son of a bitch I'll break
 your head with this saw. (K.
 had the saw in his hand all the
 time. K.'s wife then closed the
 door. D. then kicked against the
 door to open it. K. then opened
 the door and ~~Donnelly~~ ^{Donan} fired the Chamber
 at K. striking him in the head.
 (Shasfer & Donan & Donnelly were
 then together) K. then started to
 get a policeman. When three

doors down. The three followed and got a hold of him. Shaf hit stabbed with knife in hand Dorian hit with fist Donnelly hit with saw over the nose.

They were beating me till help came. I then went to station house and got officers. When they saw me going for an officer they whipped up their horse and drove toward 11th Ave losing furniture on the way and did not stop to get it.

~~See below~~
 Sharper owner of wagon and Dorian was a helper. Dorian works for old Sharper.

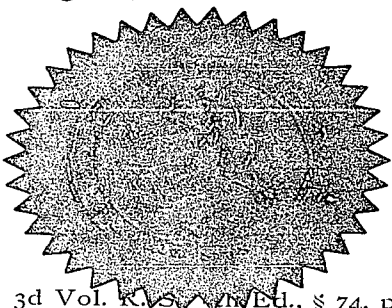
Donnelly & Sharper are brother in laws.

W. H. Donnelly

I, JOHN F. CARROLL, Clerk of the Court of General Sessions of the Peace, and Clerk of the Court of Oyer and Terminer held in and for the City and County of New York (each being a Court of Record and having a Common Seal), do hereby certify that the annexed is a copy of

An Undertaking to answer

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom and of the whole of such original.



3d Vol. K. S. V. Ed., § 74, p. 687.

GIVEN UNDER my hand and attested by the seal
of the said Court this 25 day
of April in the year of our Lord one
thousand eight hundred and ninety three

John F. Carroll

0783

GLUED PAGE

27 District Police Court.

Undertaking to Answer.

CITY AND COUNTY } ss:
OF NEW YORK,An order having been made on the 15th day of April 1893 byC. W. Meade Police Justice of the City of New York, that
James Donnelly be held to answer upon a charge of
Felony Assault

upon which he has been duly admitted to bail in the sum of Ten Hundred Dollars.

WE, James Donnelly Defendant of No. 1056

Amsterdam Ave. Street, Occupation Bartender; and

John Schaeffer of No. 320 West 27 Street,

Occupation Wood Turner Surety, hereby undertake jointly and severally

that the above-named James Donnelly shall appear and answer the charge

above-mentioned, in whatever Court it may be prosecuted; and shall at all times render himself amenable

to the orders and process of the Court; and if convicted, shall appear for judgment, and render himself in

execution thereof; or if he fail to perform either of these conditions, that we will pay to the People of

the State of New York the sum of Ten Hundred Dollars.

Taken and acknowledged before me this 16

day of April 1893

C. W. Meade Police Justice.

James Donnelly
John Schaeffer

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

1709

I, John Schaefer the surety mentioned in
the annexed undertaking to answer, do hereby authorize and empower any
Policeman of the City of New York, or
or either of them, in my name, place and stead, to take, seize and
surrender the said James Donnelly (in the said
undertaking held as defendant) to the Court wherein he is bound to
appear for trial, or deliver him to the custody of the authorities of said city
and county, in my exoneration as surety therein.

Dated April 25th 1893

John Schaefer Surety.



New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUSJohn J. Doran
James J. Donnelly.
George M. Schaeffer.

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.

George M. Schaeffer was tried for this same offense in the Court of Special Sessions and acquitted, I think the same result will occur in the cases of Donnelly & Doran and feeling that they have been sufficiently punished I ask to withdraw the case & have the defendants discharged.

Sworn to, before me
this 24th day of May 1893.

Jacob Tupper

John J. Buckley
Com. of Deeds N.Y.C.

John ~~Frank~~ Munk.

I live at 225 W 66th St. I remember Apr. 5 between 7 & 8 P.M. I was sitting in jamtors soon 1 flight up when I heard a crash like glass breaking I went down stairs. Just as I came out of the house I saw three men beating Kohler a ~~contable~~ at about 221. I ran & jumped between them & knew Donnelly. I caught his arm in which he held a saw. I saw him strike K. twice I grabbed so he could hit again. I saw Donian hit K with his fist. I did not see a knife in ~~Shaper~~ hand. When the three saw help coming to K. They let him go. K. went to Station House. ~~Shaper~~ ^{Donian} went along the Gas House fence & said if I could I would kill the God damn Dutch son of a bitch. Afterward Shaper & Donian got in wagon and drove down

to 11th are very fast losing
half the furniture on the
road.

I took the name of
the wagon. "William Sheffer
Moulding Mill. 702 8th St.

John Brown.

John Brown

Officer Smith

4th Dist Ct. I arrested
James Donnelly in company
with complainant on the
8th day of April 1893. He
admitted that he was the man
and I said This man says
that you assaulted him.

He said I can show
you that this man I was
to the Station house and
this man made no com-
plaint against me.

0790

Officer Burns.
24th Precinct I arrested Schaefer
He was discharged at
Special Sessions.

0791

Officer Burns

John McEersby.

I live at 533 W 35th
 I remember April 5th 1893.
 I was then living at 229 W 66.
 I was coming home from
 work & saw the crowd went
 over there. I saw K. going along
 I saw Throck following him.
 I saw them meet him about
 221 W 66th St. I saw Donnelly
 hit him twice over the head
 with a saw. I then grabbed
 Donnelly's arm. I did not
 see Dehauser or Dorian do
 anything. I went with
 K to Station House. and
 did not see what the others
 did. I saw the van going
 down with a fire
 engine. I saw some furniture
 laying on the street.

Geo. McEersby

0793

Geo McGowan

0794

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, ss.

An information having been laid before Clarence H. McCall a Police Justice of the City of New York, charging John McCall Defendant with

the offence of

Carriage Driving

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 hearing thereof having been adjourned,

We, John McCall Defendant of No. 261 Street; by occupation a carriage driver and John McCall of No. 320 W 27th Street, by occupation a carriage driver Surety, hereby jointly and severally undertake

that the above named John McCall Defendant shall personally appear before the said Justice, at the 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

Hundred Dollars.

Taken and acknowledged before me, this 5 day of June 1893.

John McCall Defendant

John McCall Defendant

CITY AND COUNTY } ss.
OF NEW YORK,

Obtained from Justice
Obtained from Justice

Sworn to before me, this

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State and is worth Twenty 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 house and lot of

land situated at 320 West 27th
valued at \$20000. clear,
in the said city.

John Schaffer

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear during the Examination.

Taken the day of 18

Justice.

0796

Sec. 192.

4 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Clarence W. Meade a Police Justice
of the City of New York, charging James Donnelly 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 hearing thereof having been adjourned,

We, James Donnelly Defendant of No. 1055
Amsterdam Street; by occupation a Bar-keeper
and Charles Schaefer of No. 320 West-27
Street, by occupation a Moulding mill Surety, hereby jointly and severally undertake
that the above named James Donnelly Defendant
shall personally appear before the said Justice, at the 4 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 Ten
Hundred Dollars.

Taken and acknowledged before me, this 9day of April18 93

James Donnelly
John Schaefer
Clarence W. Meade Police Justice

CITY AND COUNTY } ss.
OF NEW YORK, }

John Schaefer
Sworn to before me this
9th day of
Sept 1909
Police Justice

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth *Twenty* 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 *Home and lot of*
land, situated 320 N 27th Street
valued at \$20000. Clear in
South city *John Schaefer*

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination

vs.

Taken the day of 18

Justice.

0798

U. Le Roy WASHBURN, M. D.
133 W. 125TH ST.

8
11
11
830

New York, April 7th 1893

This is to certify that
Mr. Jacob Kohler has an incised
wound of the hand made by
the blade of a knife, and a
wound of nose by a saw also wound
of head lacerated made by some
blunt instrument.

U. Le Roy Washburn M.D.

POLICE COURT; FOURTH DISTRICT.

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

of No. 225-10th St Street, being duly sworn, deposes and says,

that John Moran (now present) is the person of ~~that~~ ^{the} name

mentioned in deponent's affidavit of the 17th day of April 1893

hereunto annexed.

Sworn to before me, this

day of April 1893

Jacob Lohler

Deputy Police Justice

0000

POLICE COURT, FOURTH DISTRICT.

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

of No. 225 West 66th Street, being duly sworn, deposes and says,

that James Kennedy (now present) is the person of ~~that name~~ that name

mentioned in deponent's affidavit of the 8th day of April 1893.

hereunto annexed.

Sworn to before me, this 8th
day of April 1893.

Jacob Kohler

Ames POLICE JUSTICE.

Police Court—4 District.

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

of No. 225 West 66th Street, aged 46 years,

occupation higuer store being duly sworn

deposes and says, that on the 5 day of April 1883 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

George Schaeffer (now known as John Rosnelly)
and John Dor (now known as John Rosnelly)
who were acting in concert.

The said Schaeffer put deponent
on the hand, the said Rosnelly
put deponent on the nose with
a saw and the said John
Dor struck deponent on the
head with a pitcher and said
assault was committed.

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

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

Sworn to before me, this 7th day

of April 1883

Jacob Kohler

Deponent
Police Justice

Police Court—14 District.

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

of No. 223 1/2 166 Street, aged 46 years,
occupation Liquor Store being duly sworn
deposes and says, that on the 5 day of April 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

George

Schaeffer (now here) who
stabbed deponent in the
hand with a knife
which said Schaeffer 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 6 day
of April 1893

Jacob Kohler

Wm. J. Mc...
Police Justice.

0003

Sec. 198-200.

4 District Police Court. 1882

City and County of New York, ss: .

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

Question. What is your name?

Answer.

George Schaffer

Question. How old are you?

Answer.

24 yrs.

Question. Where were you born?

Answer.

New York

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

Answer.

731 466 St. 5 mos.

Question. What is your business or profession?

Answer.

Wood Turner

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 M. Chayer

Taken before me this

day of *April* 1893

W. M. Reed
Police Justice.

0004

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss: :

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. *23 years.*

Question. Where were you born?

Answer. *Ireland.*

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

Answer. *1055 Amsterdam 3 days*

Question. What is your business or profession?

Answer. *Bar Keeper*

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.*
James Kennedy

Taken before me this

day of *April* 189*3*

Police Justice

0005

Sec. 198-200.

1882
4 District Police Court.

City and County of New York, ss: :

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

Question. What is your name?

Answer. *John J. Doran*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *261 - W. 3rd. 2 years*

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 now fully*

John J. Doran

Taken before me this

day of

189

Police Justice.

0806

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Daniel F. Mahon a Police Justice of the City of New York, charging George M. Schaefer Defendant with the offence of Assault

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 hearing thereof having been adjourned,

We, George M. Schaefer Defendant of No. 231
West 66th Street; by occupation a Wood turner
and John Schaefer of No. 320 West 27th
Street, by occupation a Wood turner Surety, hereby jointly and severally undertake that the above named George M. Schaefer Defendant shall personally appear before the said Justice, at the 4th 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 25 Hundred Dollars.

Taken and acknowledged before me, this

day of April

1893

D. F. Mahon POLICE JUSTICE.

George M. Schaefer

John Schaefer

CITY AND COUNTY } ss.
NEW YORK,

John A. Schaefer
Police Justice.
1893

Sworn to before me, this

John Schaefer
the within named Ben and Surety being duly sworn, says, that he is a resident and *free*
holder within the said County and State, and is worth *Twenty* 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 *house and lot of land*
known as No. 320 West 27th St and
worth the sum of ten thousand
5 dollars free and clear
John A. Schaefer

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 18

Justice.

0809

144 Amsterdam Ave
2nd floor back

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-A. & B.

Dated 188

Magistrate.

Smith, Officer

The Defendant James Connelly

taken, and brought before the Magistrate to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.

Dated April 8 1883

This Warrant may be executed on Sunday or at
night.

Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

Police Justice

The within named

Apr 23 Irish No 144 Amsterdam Ave

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

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

Dated, Apr 6 189 5 Police Justice.

I 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.

081

Police Court---4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Kohler
vs.
Geo. Schaeffer

Ed. A. ...

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 *Apr 6* 189 *3*

Meade Magistrate.

Byrne Officer.

24 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$..... to answer *G. S.*

11 2 Pm
1000 E 4 April 7 - 2 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

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

Dated, *April 8* 189 *3*, _____ Police Justice.

I 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.

0013

175
Police Court--- 4 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Kohler
22.
George Schaffer
James Connelly
John Worn

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *Apr 8* 189
Wrase Magistrate.
Byrne Officer.

Amie - Court Officer
Witnesses *Mrs Amelia Miller*

No. *225. W 66.* Street.
John Worn

No. *225 W 66.* Street.
Fred Clovis

No. *223. W 66* Street.
John Croft

15 9 am
1000 Ed 11 13 2 PM
1000 24 Apr 11. 2 PM

08 14

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 Donnelly and John Moran
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, Apr 15 1893 W. W. Meade Police Justice.

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

Dated, Apr 15 1893 W. W. Meade Police Justice.

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

Dated, Apr 15 1893 W. W. Meade Police Justice.

Police Court--- 4 District 417

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Kohler
225 - N - 66 St.
George Schaefer
August Hennelly
John Horan

Offense *See Complaint*

BAILED,

No. 1, by *John Schaefer*
Residence *320 W. 27th St.* Street.

No. 2, by *John Schaefer*
Residence *320 W. 27th St.* Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *Apr 15* 189
Wrase Magistrate.

Edward Byrne Officer.

Amelia Miller Precinct.
Witnesses *225 - N - 66 St.*

John Urmich
No. *225 - N - 66* Street.

John Cloud
223 - N - 66 St.

John Smith
No. *229 - N - 66 St.* Street.

Off Smith 4 Dist Ct.

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Off Smith 4 Dist Ct.

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 M. Schneider,
James Donnelly and
John J. Doran*

The Grand Jury of the City and County of New York, by this indictment, accuse
George M. Schneider, James Donnelly and John J. Doran
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *George, James and John*, all —

late of the City of New York, in the County of New York aforesaid, on the *21st* —
day of *April* — in the year of our Lord one thousand eight hundred and
ninety-*three*, with force and arms, at the City and County aforesaid, in and upon
the body of one *Jacob Kohnen*, — in the peace of the said People
then and there being, feloniously did make an assault, and *John*, the said *Jacob*,
or with a certain saw, or also with a certain *pitcher*,
and also a certain *knife* —

which the said *George, James, and John* —
in *their* right hands then and there had and held, the same being ~~a~~ deadly and
dangerous weapons, then and there wilfully and feloniously did strike, beat, cut, stab and
wound, ~~the same being such means and force as were likely~~
~~to produce the death of the said Jacob~~, —
with intent *John*, the said *Jacob*, —
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *George
M. Schneider, James Donnelly and John J. Doran*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *George, James and John*, all —

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
Jacob Kohnen, in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *John* the said *Jacob*, with a certain saw, and
~~also with a certain pitcher~~, and also
with a certain *knife* —

which the said *George, James and John* —
in *their* right hands then and there had and held, the same being ~~a~~ weapons and
~~an~~ instruments likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab 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.

*Seamus M. Miller,
District Attorney.*

0817

BOX:

519

FOLDER:

4731

DESCRIPTION:

Schiep, Franz

DATE:

04/06/93



4731

Witnesses:

Chas. Bremer

Counsel,

Filed,

day of *April* 189*3*

Pleads,

Lancey Nicoll

THE PEOPLE

vs.

B

Franz Schief

May 29 93

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Russel A. Hyde
pro tem Foreman.

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

08 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Franz Schief

The Grand Jury of the City and County of New York, by this indictment, accuse
Franz Schief
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *Franz Schief*

late of the City of New York, in the County of New York aforesaid, on the — *5th* —
day of *March* — in the year of our Lord one thousand eight hundred and
ninety — *three* —, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

~~and~~ to certain other persons whose names are 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
New York and their dignity.

SECOND COUNT—

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

Franz Schief
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Franz Schief*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

Jacob Brunner
and to certain other persons whose names are 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.

DE LANCEY NICOLL,

District Attorney.

0020

BOX:

519

FOLDER:

4731

DESCRIPTION:

Schilling, August

DATE:

04/20/93



4731

Witnesses:

Ag. Sausley

Counsel,

De Lancey
Filed, *20th* day of *April* 189*3*

Plents,

Myself

THE PEOPLE

vs.

B

August Schelling

May 28 93

DE LANCEY NICOLL,

District Attorney.

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

A TRUE BILL.

David Dwyer

Toreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

August Schelling

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

August Schelling

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

August Schelling

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

day of

ninety-

three

February in the year of our Lord one thousand eight hundred and *19* at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

~~and~~ to certain ~~other~~ persons whose names are 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 New York and their dignity.

SECOND COUNT—

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

August Schelling

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

August Schelling

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Cornelius D. Scully

and to certain other persons whose names are 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.

DE LANCEY NICOLL,

District Attorney.

0023

BOX:

519

FOLDER:

4731

DESCRIPTION:

Schmidt, John D.

DATE:

04/19/93



4731

Witnesses:

Officer

Counsel,

Filed,

Pleads,

19 day of *April* 189*3*

726

THE PEOPLE

vs.

B

John D. Schmidt

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 32.]
Selling, etc., on Sunday.

*Indictment and desire to
have case removed and be sent to
Court of Special Sessions for
trial and disposition.*

April 19 1893

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

David Dwyer
Foreman.

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 D. Schmidt

The Grand Jury of the City and County of New York, by this indictment, accuse
John D. Schmidt
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said

John D. Schmidt

late of the City of New York, in the County of New York aforesaid, on the
day of *April* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

and to certain ~~other~~ persons whose names are 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
New York and their dignity.

SECOND COUNT—

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

John D. Schmidt

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said

John D. Schmidt

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to-wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

John McCabe

and to certain other persons whose names are 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.

DE LANCEY NICOLL,

District Attorney.

0826

BOX:

519

FOLDER:

4731

DESCRIPTION:

Schmitt, Jacob

DATE:

04/13/93



4731

Witnesses:

Off. Stanley

Counsel,

Filed,

day of

1893

Pleads,

THE PEOPLE

vs.

B

Jacob Schmitt

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 82.]

DE LANÇEY NICOLL,

District Attorney.

A TRUE BILL.

David Dwyer
Foreman.

0020

Court of General Sessions of the Peace

2007

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Jacob Schmitt

The Grand Jury of the City and County of New York, by this indictment, accuse
Jacob Schmitt
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said

Jacob Schmitt

late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *March* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

and to certain other persons whose names are 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
New York and their dignity.

SECOND COUNT—

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

Jacob Schmitt

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said

Jacob Schmitt

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

Charles F. Farley

and to certain other persons whose names are 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.

DE LANCEY NICOLL,

District Attorney.

0829

BOX:

519

FOLDER:

4731

DESCRIPTION:

Schnick, Jacob

DATE:

04/10/93



4731

Witnesses:

Charles Spergelstein

Off. Donovan

Andrew Borio

Matie Spergelstein

The complainant in this case
now states that he is unable
to reimburse the debt as the person
who cut him and I am charged
with him to believe that a
conclusion can be obtained
and that the person should be punished
May 17, 93

Factor
ada.

103

Counsel,

Filed

Pleads

J. Asor
319 Broadway
day of April 1893

Wynne

THE PEOPLE

vs.

B

Jacob Schuck

Part I
April 25

Assault in the First Degree, etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

Part 3. May 17, 93

A TRUE BILL.

Wm. Dwyer
Foreman.

Part 3. May 17, 93 -

Indictment dismissed

0030

Police Court—3 District.

1931

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

of No. 129 West Charles Spiegelstein Street, aged 40 years,
 occupation School boy being duly sworn,
 deposes and says, that on the 31 day of March 1893 at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Jacob Schinck (nowhere)
who feloniously and
willfully cut and stabbed
deponent in the face with
a broad knife he then
and there held in his hands

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 1 day
 of April 1893,

Charles Spiegelstein.
Charles K. Linter Police Justice.

0032

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer. *Jacob Schuch*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *129. Hester St. 7 months*

Question. What is your business or profession?

Answer. *Shaver*

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

Answer. *I am not guilty*
Jacob Schuch
Examination waived. MML
CMJ

Taken before me this
day of *July* 189*3*
Charles H. Smith
Police Justice.

0033

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

Five Hundred Dollars, and he be admitted to bail in the sum of the City Prison of the City of New York, until he give such bail

Dated, Apr 3 1893 Charles N. Linter Police Justice.

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

Dated, Apr 3 1893 Charles N. Linter Police Justice.

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

Dated, 189 Police Justice.

0034

\$1000 for 8x
April 3/93 2 P.M.
CMY

~~484~~

386

Police Court,

District

THE PEOPLE, &c.
ON THE COMPLAINT OF

Charles Speckman
vs.
Jacob Schuck

Offence
Tulsa County

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated,

1893

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

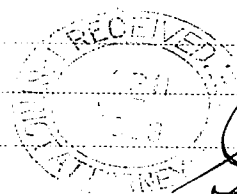
Street.

No.

Street.

\$

to answer



500
to answer
[Signature]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Schuck

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

Jacob Schuck

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

The said *Jacob Schuck*

late of the City of New York, in the County of New York aforesaid, on the *thirty-first* day of *March* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of one *Charles Spiegelstein* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said *Charles Spiegelstein* with a certain *knife*

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

with intent *him* the said *Charles Spiegelstein* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Jacob Schuck

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

The said

Jacob Schuck

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Charles Spiegelstein* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Charles Spiegelstein*

with a certain *knife*

which the said *Jacob Schuck* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab 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.

THIRD COUNT—

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

— *Jacob Schuck* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said — *Jacob Schuck* —

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Charles Spiegelstein* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said with a certain *knife* — *Charles Spiegelstein* —

which *he* the said *Jacob Schuck* —
in *his* right hand then and there had and held, in and upon the
— *face* — of *him* the said *Charles Spiegelstein*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

Charles Spiegelstein
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.

DE LANCEY NICOLL,
District Attorney.

0037

BOX:

519

FOLDER:

4731

DESCRIPTION:

Schoelemann, William

DATE:

04/13/93



4731

Witnesses:

Off McCabe

Counsel,

for Paul J. Spauld

Filed,

12 April 1893

Pleads,

THE PEOPLE

vs.

B

William Schollman

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 82.]

I have caused an affidavit to be sworn to by a competent person that the above named defendant is guilty of the crime charged in the foregoing indictment, and that he is a resident of the County of Cook, State of Illinois.

W. J. Spauld

DE LANOEY NICOLL,

District Attorney.

A TRUE BILL.

David Dwyer
Foreman.

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 Schoelmann

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

William Schoelmann
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *William Schoelmann*

late of the City of New York, in the County of New York aforesaid, on the *second* day of *April* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

~~and~~ to certain ~~other~~ persons whose names are 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 New York and their dignity.

SECOND COUNT—

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

William Schoelmann
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *William Schoelmann*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

John McCabe
and to certain other persons whose names are 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.

DE LANCEY NICOLL,

District Attorney.

0040

BOX:

519

FOLDER:

4731

DESCRIPTION:

Schwartz, Michael

DATE:

04/11/93



4731

Witnesses:

Annie Heischober
Sarah Alexander

Counsel,

Filed 11 day of April 1893
Pleads, guilty

THE PEOPLE

26
83 & 4th dist vs.
Piddler

Michael Schwartz

odd days
p

Part I
April 21

DE LANCEY NICOLL,

District Attorney.

Burglary in the Third Degree
Section 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

A TRUE BILL.

Samuel Dwyler
Foreman.

Part 2 May 5 1893

Grand and Coroner of
Burglary Third Degree
S. P. 401588
B. M. 2

0042

Police Court— District.

City and County
of New York, ss.:

Sarah Alexander
of No. *77 Ridge* Street, aged *26* years,
occupation *keep house* being duly sworn
deposes and says, that the premises No. *77 Ridge* Street, *13th* Ward
in the City and County aforesaid the said being a dwelling the first
~~story of which~~
and which was occupied by deponent as a dwelling
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly opening the
door leading and unlocking it and
entering

on the *5th* day of *April* 18*93* in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

*A purse containing twenty five
dollars*

the property of *deponent*
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

Michael Schwarz (now here)

for the reasons following, to wit: *that said door was
securely locked and fastened and
said property was therein. Deponent
returned found the door open and
said property was missing. Deponent
is informed by Annie Haiszuber (now
here) who occupies apartments adjoining
that of deponent, that she heard
the defendant at deponents door*

and saw him open the door and
enter the said apartments
sworn to before me
this 6th April, 1893 Sarah X Alexander
Charles K. Lintner
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
_____ Dollars of the City of New York, until he give such bail.
Dated _____ 188____ Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 188____ Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188____ Police Justice.

Police Court, _____ District, _____

THE PEOPLE, &c.,
on the complaint of

1. _____
2. _____
3. _____
4. _____

Offence—BURGLARY.

Dated _____ 188____

Magistrate.

Officer.

Clerk.

Witness, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer General Sessions.

0844

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 25 years, occupation Keep house of No.

77 Ridge

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Sarah Alexander

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

Sworn to before me, this

6th

day

of April

189 3

Annie Hais

Charles N. Lainto Police Justice.

0845

City and County of New York, ss:

Michael Schwartz 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 Schwartz*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Hungary*

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

Answer. *83 E. 4th St. 1 week*

Question. What is your business or profession?

Answer. *Peddler*

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

Answer. *I am not guilty*
Michael Schwartz

Taken before me this *6th*
day of *April* 189 *3*
Charles J. Deinter

Police Justice.

0046

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, *April 6* 189 *3* *Charles N. Smith* Police Justice.

I 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.

0847

Police Court---

392 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OFSarah Alexander
77 Ridge
Michael Schwarz2 _____
3 _____
4 _____

Offense

Dury

Dated, April - 6 1893

Tantor Magistrate.

German Officer.

12 Precinct.

Witnesses Annie Haiszuber

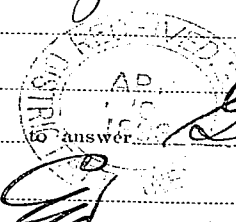
No. 77 Ridge Street.

Annie Liebbling

No. 77 Ridge Street.

No. _____

\$ 1000 to answer



12

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

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

T h e P e o p l e ,

vs.

MICHEAL SCHWARTZ.

"

"

"

"

"

"

"

Before

HON. RANDOLPH B. MARTINE,

and a Jury.

Tried MAY 5TH, 1893.

Indicted for BURGLARY, in the Third Degree.

Indictment filed APRIL 11TH, 1893.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY VERNON M. DAVIS,

For THE PEOPLE.

MR. GREEN,

For THE DEFENCE.

SARAH ALEXANDER, THE COMPLAINANT, being duly sworn, testified that she lived at 177 Ridge street, on the second floor, one flight up. She lived there on the 5th of April, 1893. She had two rooms, in the rear, and she lived with her husband and four children. She left her house on the 5th of April, about 11 o'clock in the morning. There was only one door to her apartments opening on the hall. That door was locked when she left her rooms on that day. The only person she left in her rooms was her seven weeks old baby, which was asleep. The windows were closed, and everything was fastened. She had property in her rooms, and also \$26.00 in money. The money was in a pocket-book which was in the third drawer of the bureau, in the first room, which was the same room in which the child was. She, the complainant, went to the butcher's, and was away from her house about an hour. When she went away from her house she did not see the defendant. When she returned to her house she found a number of people standing outside of her door.

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The door of her apartments was open, and there was a policeman there. The pocket-book which contained the \$28.00 was missing. The pocket-book was worth about ten cents. She locked her door before going to the police station. When she got to the police station she saw the defendant there and some witnesses. She did not know what the defendant said, because the defendant spoke English. The money and the pocket-book was shown to her in the station house, and she recognized it. When she returned to her apartments she saw Mrs. Liebeling and Mrs. Heischober at the door.

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In cross-examination the complainant testified that she was a married woman. She was in the habit of buying her groceries and provisions in the mornings; but she never went to the store without locking her door. She had friends living on the same floor with her. She never left her door unlocked, unless some of her children were in the rooms. Her oldest child was seven years of age. A pawn-ticket was taken from the defendant, in the

station house. She, the complainant, said to the Sergeant, "It may have been mine, for I have several pawn-tickets at home; and I haven't examined yet, to see if I missed one." On the 1st of April her husband had given her \$28.00, and she had spent \$2.00 and then she had \$26.00 remaining. She swore in Essex Market Police Court that she had lost \$28.00, but she had forgotten to deduct the \$2.00 which she had paid out. She did not know the contents of the complaint; she was asked to sign the complaint, and she signed it. She saw the money taken from the defendant in the station house, but it was not counted in her presence. She had not been told how much money was found in the defendant's possession. She would swear positively that the money found on the defendant was hers, although she had no marks on the bills and did not know the numbers of them, and the money had not been shown to her in the station house. Her pocket-book was yellow.

In re-direct examination the complainant

testified that the pocket-book contained five dollar bills and two dollarsbills. She identified the pocket-book shown to her by the District Attorney as being hers, and as the one which she left in her apartments on the day in question?

In recross examination the complainant testified that she had taken the \$2.00 from the pocket-book on the day of the burglary, about 10 o'clock in the forenoon. She did not know how many five dollar bills there were in the pocket-book at the time it was stolen. Several two dollar bills were shown to the complainant, which she identified as five dollar bills; when the same bills are reversed she identifies them as two dollar bills, and it was apparent that she could not count the money which she had in the pocket-book. She could not read or write. She was sure that there was some paper money in the pocket-book on the day in question, and to the best of her knowledge and belief there was \$26.00 in it, because her husband told her so. She had been in this country one

year.

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ANNIE HEISCHOBER, being duly sworn, testified, through the Official Interpreter, that she lived at 77 Ridge street, one flight up. She lived there on the 5th of April, 1893. The complainant lived next to her, on the same floor. She, the witness, had two rooms. On the 5th of April, between 10 and 11 o'clock in the morning, she, the witness, was in her own rooms when she heard a knock at the complainant's door. She did not go out immediately, and soon after that she heard another knock at the complainant's door. She went out into the hall. She saw the defendant in the act of taking a book out of his pocket and commencing to write in it, with the book against the wall. The defendant looked so angrily at her that she returned to her own apartments. At that time the complainant's door was closed. She, the witness, had seen the defendant before; he had been going to the house and asking her questions all winter. In two or three minutes she heard a sound

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as if somebody was turning a key in a door, and she went into the hall, on the pretense of going to the sink to get some water. She saw the defendant at the complainant's door, and she saw him moving his hand, as if turning the key. She said to the defendant, "What are you doing here? Mrs. Alexander is not at home." The defendant said, "She isn't home; will she come home soon?" She, the witness, said, "Yes." The defendant then said, "It is none of your business. I have to go inside." The defendant opened the complainant's door, and went inside. She saw him go inside, and then she went up stairs to Mrs. Liebling. The conversation which she had with the defendant was in German, as she, the witness, could not speak English. She had a conversation with Mrs. Liebling. Mrs. Liebling came down stairs with her. When she got down to the floor on which the complainant's rooms were, she saw that the complainant's door was open. Nobody was in the complainant's rooms at the time. She, the witness, went down stairs to the street, and

saw the defendant in the custody of the officer. She did not hear the defendant say anything while he was on the side-walk. The officer took the defendant up stairs to the complainant's rooms, and she, the witness, went up stairs with the officer and the defendant. The officer asked her, in the presence of the defendant, if she knew who opened the door. The officer spoke to her in German. She said, "Yes." The defendant did not say anything then. She said she had seen the defendant open the door. She, the witness, did not notice the condition of the complainant's bureau. When the officer and the defendant went down to the side-walk again, the complainant returned to her home.

In cross-examination the witness testified that the complainant had been living in the house about eight or nine months, to the best of her knowledge. She was positive that the defendant did not say anything to her about waiting to go into the complainant's rooms to see if he could not buy some old clothes. There were four fami-

lies living on the floor on which she, the witness, and the complainant lived. The knocks which the defendant gave on the complainant's door were not sufficiently loud to be heard by the tenants in the front part of the house. The complainant always locked her door when she went into see her, the witness, except when the large children were at home.

ANNA LIEBLING, being duly sworn, testified, through the Official Interpreter, that she lived at 77 Ridge street. She knew the complainant and Mrs. Heischober. On the 5th of April, 1893, between 10 and 11 o'clock in the morning, Mrs. Heischober went up to her rooms and asked her to go down stairs. She went down stairs, and saw the defendant in the complainant's rooms. The complainant's door was open. The defendant was just leaving the bureau in the complainant's room when she saw him. The defendant said to her, "Wait a little; I will lock the door." She said to the defendant, "What have you to do--"

§10

what business have you in this room, that does not belong to you?" The defendant did not make any answer to that. She, the witness, then ran down into the street and commenced to shout, "Thief," to attract the attention of the people. A policeman came up and arrested the defendant. The defendant was the man whom she, the witness, saw in the complainant's room, and he was the man whom she saw the policeman catch. The drawers were pulled out of the bureau.

In cross-examination the witness testified that there were four drawers in the bureau. It was about fifteen minutes after Mrs. Heischober entered her rooms that they went down stairs to the complainant's rooms. She, the witness, had never seen the defendant until she saw him in the complainant's apartments on the day in question.

HENRY GERMANN, being duly sworn, testified that he was a police officer, attached to the 12th precinct. He arrested the defendant. He was not on post at the time

of the arrest. He knew the premises 77 Ridge street; those premises were in the 14th ward. He arrested the defendant about half past 10, on the 5th of April. At the time of the arrest the defendant was running through Ridge street, towards Rivington. He heard some people shouting "Stop Thief," and when he looked in that direction he saw the defendant running. He ran after the defendant, and caught him in Attorney street. He called out to the defendant to stop, and other people called out to the defendant to stop, but the defendant kept on running. He took the defendant back to 77 Ridge street. The defendant was there identified by Mrs. Heischober and Mrs. Liebling as being the man whom they saw in the complainant's room. The two women spoke in German to him, the witness. He asked the defendant what he was doing up there, and the defendant denied at first that he was in the place at all, and afterwards he said, "I want not in the room; I was in the hall, looking for a man. He, the witness, went through the de-

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fendant's pockets in the complainant's room. He took out some loose keys. He did not try any keys of the keys in the lock of the complainant's door. He had been on the police force four years. He had seen keys like the ones he found on the defendant before. Four of the keys were skeleton keys. He asked the defendant about the keys, and the defendant said that he was a locksmith by trade; that was the reason he had the keys. He, the witness, searched the defendant more thoroughly in the station house, and found the purse in evidence in his pocket. He found the money which he had produced in court in the purse. There was \$22.00 in the purse, in one and two dollar bills. He showed the money to the defendant, and the defendant said that it belonged to him. When the complainant first went to the station house the purse was shown to her, and she said she didn't know whether it was hers or not, and that she had one like it. The complainant then went to her home and returned later and identified the pocket-book as being hers.

In cross-examination the witness testified that he saw three of the drawers of the bureau in the complainant's room open. In the station house the complainant identified the pawn-ticket as hers; she said that she had some pawn-tickets at home, but she did not know what they were for. The complainant didn't say anything about the pawn-ticket being for a ring.

FOR THE DEFENCE, MICHAEL SCHWARTZ, THE DEFENDANT, being duly sworn, testified, in his own behalf, that previous to his arrest he lived with a cousin of his, Mr. Cronitz, at 41 Clinton street. He remembered the 5th of April, 1893. On that day he left his house about 9 o'clock in the morning. His business was buying old clothes. He walked down as far as Ridge street. He asked a man in front of a house if he had any old clothes to sell. The man said, "Go up in the house; I guess there is some old clothes to sell in the house." He, the defendant, went into the house. He did not know exactly what floor to go to, so he

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rapped on one of the doors. When he rapped on the door a lady came out of the next door and got a hold of his coat sleeve and said, "Here, young man, you had better get out of this house. There is no peddlers allowed in this house." He, the defendant, said, "Well, excuse me, young lady. I am a peddler, and I buy old clothes." Another young woman then came down stairs and ran at him and fired him down stairs. . When he was walking away from the house a couple of people stopped him in the street and tried to knock him down. One of them hit him, and he lost all his senses and started to run. An officer then came along and said to him, "What are you running for?" He said to the officer, "You wouldn't be better; there are five or six people, as strong and as big as I am, trying to hit me; and they hit me, too." The officer then took him to the station house and the women came to the station house afterwards. The officer found \$22.00 in his possession, and some change. The complainant saw the officer take it from him, but she didn't say a

word. When the officer took the pawn-ticket from him, the complainant said, "Here, that is my pawn-ticket, where I pawned a ring." The Sergeant asked the complainant where it was pawned, and in what name it was pawned, and found out that the ticket did not belong to the complainant. The money belonged to him, the defendant. The keys which were found in his possession he had found in some old clothes which he had bought, the day before, and he thought he would sell them to somebody. The pocket-book in evidence was his pocket-book; he had had it five or six months. He only knocked at the complainant's door once.

In cross-examination the defendant testified that at the time of his arrest he lived at 83 East 4th street. It was previous to that time that he had lived with his cousin, in Clinton street. He did not tell the officer that he was a locksmith. While the people were pounding him, the defendant, on the street, he lost his clothes bag. The people hurt him, but did not leave any

marks on him. They tore his coat.

HENRY HOFFMAN, being duly sworn, testified that he lived at 135 Allen street. His business was renting out furnished rooms. He had lived there since October, 1892. He had been a resident of this city since 1881. He knew the defendant and knew other people who knew him. He knew him prior to the 5th day of April, 1893. He had seen the pocket-book in evidence before. He had seen it in the possession of the defendant before the 5th of April, 1893. He was no relation to the defendant, and was not interested in the defendant's business in any way. He was simply a friend of the defendant's. He saw the pocket-book on the 4th of April, 1893. The defendant and another man were in his, the witness's, house, playing cards. He saw the defendant have \$25.00 on that day. As far as he knew, the defendant's general reputation for honesty was good.

ISAAC E. BROWN, being duly sworn, testified that he was a dealer

0064

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in second-hand clothing, at 44 Baxter street. He was acquainted with the defendant, and had been acquainted with him for about a year. He had had business relations with the defendant. He knew the defendant was a second-hand clothing peddler.

0065

462

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Schwartz

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

Michael Schwartz

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

The said

Michael Schwartz

late of the *13th* Ward of the City of New York, in the County of New York aforesaid, on the
fifth day of *April* - in the year of our Lord one
thousand eight hundred and ninety-*three*, with force and arms, in the *day* time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Sarah Alexander

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

SECOND COUNT—

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

Michael Schwartz
 of the CRIME OF *Grand* LARCENY in the second degree committed as follows:
 The said *Michael Schwartz*

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,

the sum of twenty-five dollars
in money, lawful money of
the United States of America
and of the value of twenty-five
dollars, and one purse of the
value of one dollar

of the goods, chattels and personal property of one

in the dwelling house of the said

Sarah Alexander
Sarah Alexander

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.

De Lancey Nicoll,
District Attorney

0867

BOX:

519

FOLDER:

4731

DESCRIPTION:

Schwarz, Adolph

DATE:

04/19/93



4731

0060

BOX:

519

FOLDER:

4731

DESCRIPTION:

Fleischmann, Charles

DATE:

04/19/93



4731

0869

BOX:

519

FOLDER:

4731

DESCRIPTION:

Frazer, Thomas

DATE:

04/19/93



4731

0870

BOX:

519

FOLDER:

4731

DESCRIPTION:

Doughty, Henry

DATE:

04/19/93



4731

0071

BOX:

519

FOLDER:

4731

DESCRIPTION:

Schworm, Daniel

DATE:

04/19/93



4731

0872

Witnesses:

Off Kay

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

- 1 Adolph Schwarz
- 2 Charles Weissman
- 3 Thomas Razan
- 4 Daniel Schwarz
- 5 Henry Doughty

Part 1

DE LANCEY NICOLL,

District Attorney.

May 1

See also Masdona
above this case

A TRUCCA

Sayer Doughty
April 26/93 Foreman.

1-2-3-4-5

City Prison 10 days - May 4/93
N^o 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

New York April 24 1893.

I have known Mr. Schwarz and his wife
for years to be honest & Respectable people.

They have been very industrious family to their
children to give them a good education & bring
them up in the right way. Mr. Schwarz is a very
hard working man & can be recommended to
every body. I have never heard anything wrong
from his boy Adolph until the day I heard
he was arrested.

Philip Christ

435 W. 41st New York
City.

Mapes Westfield Van Meter,
261 Broadway.

Dear Sir, I write you as an-
al for Daniel Schoorn, to
say that Daniel was for
some years a member of
the Sunday School of Christ
Church, and four years ago
received the rite of Confir-
mation at the hands of
Bishop Potter.

Daniel was at that time,

to the best of my knowledge
and belief, a good boy.
When Abner Church removed,
three years ago, from Fifth
Avenue to its present site,
David was prevented by
reason of the distance, from
attending its services; and
I have had no personal
knowledge of him since.
My information, however,
is that he has been
industrious and honest,
and that his present
trouble is due rather

to unfortunate associations,
 lately formed, than to any
 disposition of his own to
 wrong. In any case, I
 hope that in view of his
 tender age, and of his
 past good record, he
 may receive all the
 leniency of which the
 law admits. Should
 he be acquitted, I shall
 try to win him back to
 our school, and to
 exert over him such
 influences for good as

0877

I may be able.

I am, gentlemen,

Very truly yours

J S Shipman

Recd of Chas. Chas.

Boston & J. W.

April 25 1873

0078

I may be able.

I am, gentlemen,

Very truly yours

J S Shipman

Rector of Christ Church

Burlington + J. H. M.

April 25 1873

0879

UNION
UPHOLSTERY TRIMMING
COMPANY.

HENRY MEYERS, Proprietor.
W. R. BASSETT, Manager.

FACTORY & OFFICE,
502, 504 & 506 West 38th St.

New York, 4/25 1898.

To whom it may Concern
Daniel Schuman
has been in our employ
for about 3 months
& during that time
we found him
honest & trustworthy

Yours Truly
Henry Meyers

HENRY MEYERS
REGISTERED

0000

VARIETY BAKERY.

New York,.....189

M

Bought of WILLIAM LANDT,
Bread, Cake & Pie Baker,

642 TENTH AVE., bet. 45th. & 46th Sts.

New York Apr. 25/93

Daniel Schiarm
as been in my employ
for ten months and
doing that time he
was an honest and
upright boy

Yours Truly
William Landt

Office of
A. DENNINGER,
Plumber and Gas Fitter,
310 West 40th Street,
Bet. 8th and 9th Avenues.

New York, May 1st 1893

Your Honor.

Dear Sir, Hearing
that a tenants son. by the name
of Daniel Schworm is in trouble,
I wish to say a few lines, in his
behalf, as, I have known him
for the past year and have found
him to be honest and respectfull.
and of a very respectfull family.

Respectfully Yours.

M^{rs} A. Denninger.

To Whom it may concern
Frazer boy

Thomas Frazer has
been in my employ
for sometime and I
have found him Honest
Industrious and Obliging
and can recommend him
to anyone wanting his
services

P. R. H.

J. H. Hapner
Mgr.

Shipping Dept.

0003

JAS. G. BATTERSON.

WALTER F. SEE.

JOHN EISELE.

Batterson, See & Eisele
Importers and Workers of
Marble Onyx & Granite
Architectural Works a Specialty

Steam Mill & Works,
425-433 Eleventh Ave.

431 Eleventh Ave.

New York, April 26, 1893. 189

To whom this may concern:

We herewith desire to state that Dan. Schworm has worked
for this firm about eleven months.

During this time we have found him to be an honest and
industrious boy.

Respectfully,



To Whom it may Concern.

I have known Charles Fleishman
for about two years. He is able
to work, and would be a good
worker if he did not associate
with bad companions

Fred. Dugan

Fleishman boy

Schwartz boy

April 24/2/93.

To Whome it May Concern
I have known Mr Schwartz
and wife for a considerable
time and have always
known them to be honest
and upright people as
far as I am acquainted
with them.

Remain Respect

Thomas Walsh
441 W. 41 St.

0006

J. A. Enderlin,
316 West 38th Street.

New York, April 24. 1893.

I know Mr. Fritz Schwarz & his
wife since over 25 years as respectable
& honest, trying always the best
to educate his children & to bring them
on the right way. Mr. Schwarz
is a old Soldier from the great war
is a hard & steady working man &
can be recommended to everybody.
I personally never heard any
thing wrong from his boy Adolph
before he was arrested.

J. A. Enderlin

Court of
General Sessions

The People &c &c.
vs

Adolph Schwartz

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

100 EAST 23D STREET,

New York, April 14th 1893

CASE NO. 71623 OFFICER Deubert
DATE OF ARREST April 11th 1893
CHARGE

Burglary.

AGE OF CHILD 15 years
RELIGION Catholic

FATHER Frederick

MOTHER Dorah

RESIDENCE 435 West 41st Street.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Boy was
heretofore arrested on March 20th 1893.
for playing Craps. was discharged,
in 2nd D. P. C. by Justice Voorhis.
Boy does not work, hangs out
with a bad set of boys.
parents are respectable hard-
working people.

All which is respectfully submitted,

William L. Lusk
Ripk

To: Mendick Atty

Count of
General Sessions

of the people &c &c

no .

Adolph Schwartz

PENAL CODE, 1880

W. H. H. H.

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.

0000

Count of
General Sessions

The People vs.

Harry Doughty

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

100 EAST 23D STREET,

New York, April 14th 1893

CASE NO. 71620 OFFICER Deubert?
DATE OF ARREST April 11th 1893.
CHARGE

Burglary.

AGE OF CHILD 15 years.

RELIGION Catholic

FATHER - George.

MOTHER Emma.

RESIDENCE 443 West 40th Street.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Society has
No record of boy heretofore. He will
not work goes with bad boys.
reputation not good has rather
a poor home Mother appears to
be of intemperate habits. father
a Laborer.

All which is respectfully submitted,

C. Hollows Leuker
rpt

To Dist. Atty.

Count of

General Sessions

The people & are

no

Harry Doughty

PENAL CODE, 18

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.

0090

Court of
General Sessions

The People & c & c.
vs
Charles Fleishman

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

100 EAST 23D STREET,

New York, April 14th 1893

CASE NO. 71625 OFFICER Deenbush
DATE OF ARREST April 11th 1893.
CHARGE

Burglary.

AGE OF CHILD 15 years

RELIGION ~~Catholic~~ Protestant

FATHER Conrad

MOTHER Mary.

RESIDENCE 408 West 38th Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Society-
heretofore has no record of boy-
He has not worked for some time
past. hangs out with bad boys.
reputation not good.
parents respectable

All which is respectfully submitted,

William L. Burrows
Rpt

To Dist. Atty.

Count of
Grand Sessions

The People &c

vs

Charles Fleischman

Long Island

PENAL 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.

0892

0893

Count of
General Sessions

The people &c &c.

ms

Thomas Frazer

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

100 EAST 23D STREET.

New York, April 14th 1893

CASE NO. 71622 OFFICER Reuber
DATE OF ARREST April 11th 1895.
CHARGE

CHARGE Burglary

AGE OF CHILD 15 years.

RELIGION. Catholic Roman Cath & Prot.
FATHER

FATHER.....
James. Dead.
MOTHER.....

MOTHER *Mary.*
RESIDENCE *306 West 34th Street*

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Ray was heretofore arrested on April 20th /91 for Disorderly Conduct. Was discharged by Justice W^c Mahon, in 2^d P. M. Does not work and goes with bad boys. — Mother a hard-working woman. — Father, Dead

All which is respectfully submitted,

respectfully submitted,
E. L. Loring

To Dist. Atty. et

Court of
General Sessions

The People vs

vs

Thomas Draper

PENAL CODE, 1897

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.

0894

0895

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged _____ years, occupation _____ of No. _____

Do. Precinct Police Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Frank A. Klemm*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this _____ day

of _____

189 _____

Patrick Curry

Thos. J. Brady Police Justice.

0096

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged _____ years, occupation _____ of No. _____

Allan Hay
Police Officer

Do'Pranet Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Frank A. Klemm*

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

Sworn to before me, this _____ day
of _____ 189 _____

14
April *Allan Hay*

W. F. Brady

Police Justice.

0097

CITY AND COUNTY } ss.
OF NEW YORK,POLICE COURT, 2 DISTRICT.of No. 24th Precinct Police Street, aged _____ years,occupation Police Officer being duly sworn deposes and says,that on the 11 day of April 1889at the City of New York, in the County of New York, he arrested

Joseph Schwartz, Charles Fleishman -
Thomas Trayer, Daniel Schworm, Henry Doughty
(all now here) on the charge of having
committed a Burglary, and inasmuch as
he deposes that said defendants may be held
to enable deponent to procure further
evidence of said Burglary against said
defendants -

Allan Bay.

Sworn to before me, this

of April1889

day

Police Justice.

0090

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

(275)

vs.

Adolph Schwartz
& 4 others

AFFIDAVIT.

Dated

April 12 1883

Magistrate.

Officer.

Witness,

Disposition,

\$500

2 Apr. 14, 2 P. M.

0899

Police Court—2 District.City and County } ss.:
of New York,of No. 457 West 38th Street, aged 49 years,occupation Electrician being duly sworndeposes and says, that the premises No 457 West 38th Street,in the City and County aforesaid, the said being a fire story brickBuildingand which was occupied by deponent as a Storage Room,~~and in which there was at the time a person being by name~~

were BURGLARIOUSLY entered by means of forcibly breaking a
pane of glass in a window leading
from an areaway into the basement
of the above mentioned premises -

on the 6th day of April 1893 in the day time, and the
 following property feloniously taken, stolen, and carried away, viz:

a quantity of Insulated Copper
wire - of the amount and of the
value of about two hundred dollars,

(\$ 200)

the property of Deponent

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
Adolph Schwartz, Charles Fleishman, Thomas Trager
Daniel Schworm, Henry Doughty (all now here) and while
acting in concert with each other,
 for the reasons following, to wit:

that between the hours of 10th
 12 o'clock, noon of the 4th day of April 1893, deponent
 was in the aforesaid storage room, and at that
 time said property was in said room, and after
 securely closing and fastening said premises
 and seeing said window in a good and perfect
 condition he went away - and that on the
 morning of the 7th day of April, deponent discovered

said premises broken into and said frame of glass broke, and that he immediately missed the aforesaid property from said storage room, and that said defendants after each and several being advised of their rights, admitted and Confessed in Open Court to defendant in presence of Detective Officers May & Curry of the St. Paul Police that they had taken stolen and participated in the moneys received from the sale of the aforesaid property. Defendant therefore asks that the defendants may be held to answer -

Sworn to before me
 this 14 day of April 1893 } Frank A. Thomas
 Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Burglary _____ Degree.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0901

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

2 District Police Court.

Adolph Schwartz

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

Question. What is your name?

Answer. *Adolph Schwartz*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *435 West 41 Street - 7 months*

Question. What is your business or profession?

Answer. *Print. Int. Actor*

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
Adolph Schwarz

Taken before me this
day of *April*

188*7*

Police Justice.

0902

Sec. 198-200.

CITY AND COUNTY OF NEW YORK } ss.

2 District Police Court.

Charles Fleischman

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. *Charles Fleischman*

Question. How old are you?

Answer. *15 years -*

Question. Where were you born?

Answer. *NY.*

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

Answer. *408 West 3rd Street - 4 years -*

Question. What is your business or profession?

Answer. *Camer*

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 -*

Charles Fleischman

Taken before me this

day of

188

Police Justice.

0903

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Thomas Frazer 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. *Thomas Frazer.*

Question. How old are you?

Answer. *15 years -*

Question. Where were you born?

Answer. *D.C.*

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

Answer. *306 West 34 Street - 1 month*

Question. What is your business or profession?

Answer. *Rider*

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 -*

Thomas Frazer.

Taken before me this
day of *June* 190*9*

Police Justice.

0904

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

2 District Police Court.

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

Question. What is your name?

Answer.

Daniel Schuorn

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

310 West 40 Street - 14 Anns.

Question. What is your business or profession?

Answer.

Made Police

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

D. Schuorn.

Taken before me this

day of June

1883

Police Justice.

0905

Sec. 198—200.

2
District Police Court.CITY AND COUNTY }
OF NEW YORK, } ss.*Henry Doughty*

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 Doughty

Question. How old are you?

Answer.

15 years -

Question. Where were you born?

Answer.

U.S.

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

Answer.

442 West 40 Street - One month -

Question. What is your business or profession?

Answer.

Carpenter Shop.

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 -
Henry Doughty -

Taken before me this

day of

188

Police Justice.

0906

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 Defendants

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

Dated, April 14 1893 W. H. Brady Police Justice.

I 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.

1881

Police Court--- District. 419

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank A. Klemm
Adolph Schuster
Charles Fleischer
Thomas Frazer
Daniel Schorn
Henry Doughty

Offense
Burglary

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, April 14 189

Shady Magistrate.

Way & Curry Officer.

20 Precinct.

Witnesses

No. S.P.C.E. Street

No. George Stephens Street.

No. House of Refuge Street

\$ 500 to answer G. L.

Mr.

Bu 12
9

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
*Adolph Schwarz, Charles
Fleischmann, Thomas Frazer,
Daniel Schworm and Harry Doughty*

The Grand Jury of the City and County of New York, by this indictment, accuse
*Adolph Schwarz, Charles Fleischmann, Thomas
Frazer, Daniel Schworm and Harry Doughty*

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

The said *Adolph Schwarz, Charles Fleischmann, Thomas
Frazer, Daniel Schworm and Harry Doughty*, all

late of the *20th* Ward of the City of New York, in the County of New York aforesaid, on the
sixth day of *April* - in the year of our Lord one
thousand eight hundred and ninety-*three*, with force and arms, in the *day* time

of the same day, at the Ward, City and County aforesaid, ~~the dwelling house of one~~ a

*certain building there situate, to wit:
the building of one Frank A. Klemm*

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 *Frank
A. Klemm* - in the said ~~dwelling house~~ *building* 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
Adolph Schwarz, Charles Fleischmann, Thomas
Frazer, Daniel Schworm and Harry Doughty

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

The said *Adolph Schwarz, Charles Fleischmann, Thomas*
Frazer, Daniel Schworm and Harry Doughty all

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,

two ~~to~~ hundred pounds of
wine of the value of one
dollar each pound

of the goods, chattels and personal property of one

in the dwelling house of the said

Frank A. Klemm

Frank A. Klemm

there situate, then and there being found, from the dwelling house aforesaid, then and there felon-
 iously did steal, take and carry away, against the form of the statute in such case made and pro-
 vided, and against the peace of the People of the State of New York and their dignity.

De Lancey Nicoll,
District Attorney

09 10

BOX:

519

FOLDER:

4731

DESCRIPTION:

Shea, John J.

DATE:

04/24/93



4731

Witnesses:

John Doran
Officer

As appears by annexed
affidavit the whereabouts
of Defendant cannot
be ascertained, nor
has he appeared to have
even communicated with
the authorities

regarding his claim
as to this case. It was
stated that he did
not care to prosecute,
and under the cir-
cumstances, no other
alternative appearing,
I recommend that he
be discharged
on his own recognizance
Nov 15/97
I cannot Defend
D. Frank Lloyd
a.s.a.

Counsel

Filed, day of April 1893

Pleads,

THE PEOPLE

vs.

INJURY TO PROPERTY.
[Section 654, Penal Code]

John J. Shea

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

David W. Wylie

Foreman.

Deputy Foreman

Deputy Foreman

Deputy Foreman

Nov 15/97

0911

0912

1900

CITY AND COUNTY } ss:
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Harry Clark

of No. 22 Bedford Street, aged 24 years,
 occupation bartender being duly sworn, deposes and says,
 that on the 16 day of April 1893
 at the City of New York, in the County of New York,

John V. Shea (now here) did wilfully and maliciously break and destroy four plate-glass windows in the premises N. 22 Bedford Street the property of John Lamb, by whom deponent is employed as of the value of Two Hundred Dollars, \$200⁰⁰ by striking said windows several blows with a wooden club which said Shea held in his hand. Wherefore deponent prays that defendant may be dealt with according to law

Harry Clarke

Sworn to before me, this

1893

16 day

M. J. Brady Police Justice.

0913

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. John J. Shea

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. U.S.

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

Answer. 327 W. Houston St. 2 years

Question. What is your business or profession?

Answer. Rock-builder

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
John J. Shea

Taken before me this 16

day of April

1893

John J. Shea
Police Justice.

09 14

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, April 16 1893

M. G. Hardy Police Justice.

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

Dated, April 17 1893

John McWorley 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.

0915

438

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harry Clark
222 Budford St
John J. Shea

Officer Malicious Michay

BAILED,

No. 1, by Patrick J. Ryders
Residence 16 Charette Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, April 16 1898

Magistrate.
Van Hook

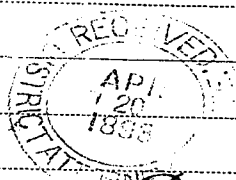
Officer.
Precinct.

Witnesses John Moran
No. 85 Cassin Street.

No. Street.

No. Street.

\$ 500 to answer G.S.



Comm
Bailed 7/11

09 16

C. R. 3603

PART I.

THE COURT ROOM IS IN THE SECOND STORY

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring 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.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Harry Clark
of No. 22 Bedford Street.YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the 15 day of Nov. 1897, at 10 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, againstJohn J. Shea
Dated at the City of New York, the first Monday of

in the year of our Lord 189

WILLIAM M. K. OLCOTT, *District Attorney.*

0917

the people in the house that had the
head moved away about 2 years ago
the alleged
the complainant herein, to serve him with the annexed subpoena, and
of Henry
I called at 22 Bedford Street
the City and County of New York. On the 13th day of
Street, in the City of New York. I am a Subpoena Server in the office
sworn, deposes and says: I reside at No. 309 (B) Street
City and County of New York, ss:

John Shea
vs.
THE PEOPLE

Court of General S

It be called on for trial, and no reason
please inquire in the District Attorney's
and you may save time.
venient to remain, and you prefer another day,
early to the District Attorney, in the Court.
all when served, please send timely word to the District
Attorney's Office.
If you know of more testimony than was produced be-
fore the Magistrate, or if a fact which you think material
was not there brought out, please state the same to the
District Attorney or one of his Assistants.

Henry Clark

The
Montana
52^d St + 10th Ave

Montana
Zigzag St
52^d St + 10th Ave

It is called on for trial, and no reason
is given, please inquire in the District Attorney's
office and you may save time.

and you prefer another day,
party to the District Attorney, in the Court.

It will when served, please send timely word to the District
Attorney's Office.

If you know of more testimony than was produced be-
fore the Magistrate, or if a fact which you think material
was not there brought out, please state the same to the
District Attorney or one of his Assistants.

THE PEOPLE

vs.

sworn, deposes and says: I reside at No. 309 Spring Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of the City and County of New York. On the 13th day of November 189), I called at 22 Bedford Street

the alleged address of Mary Clark
the complainant herein, to serve him with the annexed subpoena, and was informed by

The people in the house that said Harry Clark had moved away about 2 years ago I also made further inquiries in the neighborhood and no one knew where Harry Clark had gone to.

Sworn to before me, this
of November

189

Bernard Lynch
Subpara Server.

1897. *James Riley*

COMMISSIONER OF DEEDS
NEW YORK COUNTY.

Court of General Sessions.

THE PEOPLE, on the Complaint of

Harry Clark

vs.

John J. O'Hea

JOHN R. FELLOWS,

District Attorney.

Affidavit of

Bernard Lynch

Subpoena Server.

Failure to Find Witness.

0919

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

John J. Shea

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

John J. Shea
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said

John J. Shea

late of the City of New York, in the County of New York aforesaid, on the *sixteenth*
day of *April* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

one pane of plate glass

of the value of *two hundred dollars*
of the goods, chattels and personal property of one *John Lambie*
then and there being, then and there feloniously did unlawfully and wilfully *break*

and destroy;

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

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment further accuse the said
John J. Shea
 of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
 committed as follows:

The said *John J. Shea*

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

one pane of plate glass

of the value of *two hundred dollars*
 in, and forming part and parcel of the realty of a certain building of one *John*
Lambe there situate, of the real property of the said

John Lambe
 then and there feloniously did unlawfully and wilfully *break and*
destroy

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

DE LANCEY NICOLL,

District Attorney.

0922

BOX:

519

FOLDER:

4731

DESCRIPTION:

Sheehan, Annie

DATE:

04/25/93



4731

0923

Witnesses:

Abbie Malley
Off Haggerty
W. Williams M.D.

(501)

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

Annie Sheehan

Manslaughter
[Section 193, Penal Code]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

J. Aguel Dwyer
June 27/93
Foreman.

Spied to Acquitted

STENOGRAPHER'S MINUTES.

Third District Police Court.

THE PEOPLE, vs. IN COMPLAINT OF

Wm. H. Habley
 vs.
 Annie Sheehan

BEFORE HON.

Chas. H. Sinton
 POLICE JUSTICE,
 Mar 14 1893

APPEARANCES:

For the People,

For the Defence,

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Wm. H. Habley	1	19		
Dr. Williamson	20	22		
Dr. Conway	22	23		

M. J. Peacy
 Official Stenographer.

New York Mar 14th 1893
 Third District Police
 Court
 Hon. Charles Sanford
 Presiding Justice.

Abbie Malley }
 vs } Homicide,
 Annie Cheehan }

Abbie Malley being
 duly sworn deposes
 says:

Q. Where do you live?

A. 42 134 Cherry St.
 Q. Do you keep house?

A. Yes Sir, I am
 a married woman,
 I am 38 years old.

Q. Do you know the
 Defendant?

A. Yes Sir, for the
 last year.

Q. Did you know

2

Q Rose McCall?
 2. Yes Sir, I lived
 in the same house
 2. Do you remember
 any trouble there on
 Feb 21st 1893?

A. I do not
 know the day but it
 was two weeks yester-
 day, Rose McCall came
 in and said she
 wanted to go out and
 the Defendant was
 lying on the floor,
 she wanted to go out,
 the Defendant came
 in and asked me
 was anyone in to
 get a pint of Beer,
 I told her the Child-
 ren were gone to
 school; I met a
 little girl and she

D

went for the Deer,
 Rose McCall went to
 her own room, and
 she was locking the
 door and Annie (the
 Defendant) did not
 want her to do that,
 because she was not
 dressed yet, leave it
 open; Rose said why
 do you not go to the
 Office to get a peace,
 Defendant said I do
 not want to go, I
 stay my way here as
 well as you do, the
 Defendant struck Rose,
 I made peace I said
 you will not fight
 here, they want out,
 I left my door open,
 they were arguing,
 Annie locked the door

H.

And Rose put ~~her~~ ^{me} out, Rose tried to
 push in the door, and
 Annie opened the door
 and the other woman
 was standing on the
 landing on the stairs
 opposite, Annie gave
 Rose a push, she
 lost her balance and
 fell down stairs, she
 laid there quite a
 while, I said to Annie
 You got me in a hole,
 Annie said Mike Sliney
 was hung in the
 men's, I will hang
 too.

Q. What else happen-
 ed?

A. She said she
 deserved what she got

Q. What became of

5.

Q. Rose McCall
 There $\frac{3}{4}$ of an hour
 I hollered to a boy to
 get an Ambulance,
 Annie went to get
 and washed Rose, Officer
 Crozier came and
 took her up, she would
 not go in the Ambulan-
 ce, Annie would not
 let her, as she would
 take care of her, and
 she put her to bed
 Q. Was she taken
 away?

Q. Yes Sir
 Q. She was in the
 Defendant's room?

Q. Yes Sir,
 Q. Did Rose say any
 thing to you?

Q. She was not
 able to speak (5)

6

Q. Did you speak to her?

A. No one could speak to her, she talked to me in the hospital before she died.

Cross Examination

Q. Where did it occur?

A. At the head of the stairs—in 134 Cherry St.

Q. You live on what floor?

Q. Second.

Q. What day did this occur?

A. Two weeks

Q. Yesterday at 11 o'clock
you occupy the front part of the floor

17

Q. Yes Sir, Rose McCall ^{and} the Defendant occupied the back part of the house,

Q. Now any it occurred about 11 o'clock or a quarter to eleven, I saw her before that at ten o'clock.

Q. Previous to that time McCall had locked the door ^{and} said she was lying on the floor?

Q. Yes Sir, she wanted to get her up so she could lock the door.

Q. Did they live together?

Q. Yes Sir Did they live there alone?

17

8.

A. The room was not theirs, another woman occupied it, Mrs McLane, is her name, I think, she was there eight or nine months I met her often and

Q. Rose McCall went in first

A. She was there about ten minutes

Q. Then she left Gen and went back to her own room,

A. I saw him at the Sink when I went for water

Q. Do it not a fact that when Gen met her she had a waist and

8

9.

A. Kirt on only?
 Q. The same as she
 has on now
 Q. She went into
 your room?

A. Yes Sir
 Q. How long did she
 remain?

A. Ten or 15
 minutes

Q. Are you married
 A. Yes Sir, I live with
 my husband, I
 have 5 children
 Q. How many
 at what time?

A. At half or quarter
 past ten o'clock

Q. Had you been
 drinking?

A. No Sir
 Q. Had you been
 drinking the night
 9

10.

A before I had a glass
 2 of Beer

Has Annie
 Defendant in the
 habit of going into
 your place?

Q2 According to your
 story you got a child
 to get her (Defendant)
 a pint of Beer

A I drank a glass
 of Beer, the man
 my store came
 down and had a
 glass of Beer after
 the excitement

Q2 Do you room
 a gathering place
 for Beer drinkers?

Q2 No Sir,
 The Beer was drank
 10

11

Q.

in your house (room)
And the Defendant
left your room?

Yes Sir, she is
was in there 15
minutes, she then
went to Rose McCall
room, and I saw her
when she was thrown
down, my door was
open Mrs Mc Caffery
was not there

Q.

According to your
story the time the
Defendant entered
your place till the
time of the assault
on Rose McCall, was
half an hour?

A.

I did not
count the time, it
may be half an
hour

11

12.

Q. Did Mrs McCaffrey
come down before the
Assault

Q. A. No after
Ten day after McCall
came and told her
about the condition of
Annie she returned to
her room

Q. A. Yes Sir.
When the Beer came
in, her had one
glass of it?

Q. A. Yes Sir
How soon after the
Beer came in did
Mrs McCaffrey come
down

Q. A. Rose and Annie
quarreled about 15
minutes

Q. Did her have a
quarrel in her

13

Q room? No, in her
own room, she hit
Rose and Rose ran
into my room.

Q. Up to that time
had Rose McCall entered
your apartment?

A. No sir, the
Defendant remained
in my room 15 minutes

Q. After she took some
of the Beer where did
she go?

A. Out into the
hall and into the
room.

Q. Up to that time
had McCaffrey entered
your room?

A. No sir
Q. The Beer was in
the pitcher,
13

14

A. Q. Yes Sir, After the Defendant left Gen room Gen and some quarrel occurred in the room of the deceased?

A. Q. Yes Sir, the door was open how long did they quarrel?

A. Q. About fifteen minutes, I went in and made peace what was they quarrel about?

A. Q. One wanted to lock the door and the other wanted it closed open?

A. Q. You saw them sometime previous to this?

A. Q. Yes Sir, I

14

15

When Rose had not
been drinking, Annie
may have been, she
had a glass of Beer
with me, & don't say
I saw nothing in
her

Q. Did you leave their
apartments and
go into ~~their~~ ^{your} room?

A. Yes Sir,
I left the door open
How long?

A. I cannot

Q. Tell what day of the
week was it

A. Monday, I was

Q. not washing. Tell the
court why you
paid much parti-
-cular attention, are

16

- Q. You in the habit of
doing that? The lady
told me who keeps
the house to have an
eye.
- Q. Who is the lady?
- A. Mrs McLade.
- Q. Mrs McLade told
you?
- A. Q. Yes Sir,
Had you heard a
quarrel before?
- Q. I never heard
it.
- Q. Why did she ask
you to keep an eye?
- A. Maybe I am
lying, she is in her
own house 140 Cherry
Street, Mary A. McLade
is her name.
- Q. Where

17

Did she give you
that instructions, when
did you see her
last?

Q. Wednesday,

Q. last in Court here
You say she, the
Defendant locked the
door and shut out
Rose McCall?

Q. Yes Sir
Q. She was trying to
get in?

Q. Yes Sir,
Q. You saw the Defendant
open the door and
chove Rose McCall
with her hand?

Q. Yes Sir, I was
at the sink about 10
feet, she, McCall
held the ring, she
fell and lost her

17

18

balance, she grasped
the second rung
and must have the
stairs

Q. Did you go
down to see her?

A. I could not
look at her

Q. You say that
you remained in
your room $\frac{3}{4}$ of an
hour before going
down

A. That is true,
the first to go down
was the defendant,
Mrs. McCaffrey told
me her head was
cut, when the
officer came & got
a lamp, then the
defendant was ^{red} her
(Rose McCall's) face

18

19

and took her to her
to her own room, I
held the lamp for
the Officer, it was
about a quarter of
Eleven o'clock

Q.

How many times

A

did she shove her

One push and

she fell

Q.

Did you ever

quarrel with the

Defendant?

A.

No Sir, perfectly

Friendly

Sworn to before me }
This 14th day of Mar 1893 }

Police Justice

19

(20)

Dr C. S. Williams being
only sworn deposes
and says,

Q

Did you attached
to Government Hospital
yes Sir

Q^a

Did you see Rose
McCall, when she
was brought there?

A.

No, I saw
her later in the
evening, that was
the first time. I
made a memoran-
-dum Feb 24th 1893

Q.

Did you examine
her?

A.

Yes Sir, she
had a contusion
on the left side of
her face, she had
~~on~~ a fracture at
the base of the skull

21

a fracture of the
outer end of the
left clavicular and
fractured ribs

Q. Did you attend her
there?

A. Yes Sir,
Q. What became of her?

A. She died Mar 9th,
she developed a men-
ingial affection, she
died of meningitis

Q. Was it produced
by these injuries?

A. I think it was
Q. Any other injury on
the body?

A. No Sir
Q. Was there an Autopsy
held

A. The Coroner
held that, these are

21

22,

my Certificates, with
my name on them.

Sworn to before me }
this 14th day of Mar 1893 }

Police Justice

Dr Wm J. Conway
being duly sworn,
deposes and says, I
am one of the Coroners
Physicians

Q.

Did you examine
the body of Rose M^c
Call?

A.

I made an
Autopsy and found
fracture of the skull,
fracture of the collar
bone and fracture of
several ribs, the
cause of Death was
wⁿ

Q3

meningitis, the result
of fracture of the skull
through some external
violence.

Sworn to before me
this 14th day of Mar 1893

Police Justice

Aced without bail

Third District Police Court.
Malley
Sheehan

STENOGRAPHER'S TRANSCRIPT.
Mar 14 1893
BEFORE HON.
Charles L. Carter
Police Justice.
W. J. Freaney
Official Stenographer.

0948

City & County of New York ss.

Abbie Maley
being duly sworn says:

I reside at
134 Cherry St; I am a married
woman. My husband, ^{John Maley} is a waiter
at Leggett's Hotel;

On Feb. 27/93 I was
residing at 134 Cherry St. on 3rd
floor; two flights of stairs up.
Annie Sheehan lived on same
floor. She lived at the back; I
lived in the front room. She
lived with Mrs. MacLade. She
was washing dishes in a
hotel. She was out the night
before drinking. Rose McCall
was rooming with Annie Sheehan.
Rose was about sixty years
old or sixty five. In the summer
she was a servant in Country
hotel. She was living at the
time of her death on the money
she had made the previous
summer. She was going to the Bank
Emigrants' Savings Bank to collect
her interest in the morning
she was killed. About 9 o'clock
on Feb 27th/93 (in the morning)

Rose came in my room & said
 "Annie's lying on the floor & she
 won't get up for me; & I want
 to get her out & lock the door".
 I said "She'll get out in a
 minute"; she'll get out by & bye".

In about a quarter of an hour
 I went out for a pail of water.

I met Annie in the hall way.

She had a little Irish-pot
 with her. She asked me if

any of my children were in
 the house; she wanted to get
 a pint of beer. I told her that
 my boys were at school.

~~She~~ saw a little girl Rosie
 Williams going up stairs &
 called her & Annie
 sent her out for the beer.

She opened her pocket book &
 gave her some money. The
 little girl brought the beer
 into my room. I drank a
 glass & Annie drank
 a glass. Then Annie got up

I saw Rose McCall ~~open~~
~~my room~~ ~~the door~~ ~~the door~~ ~~the door~~
 & Annie ~~left~~ ~~the door~~ ~~the door~~ ~~the door~~
 & Rose ~~left~~ ~~the door~~ ~~the door~~ ~~the door~~
 went ~~into~~ ~~the door~~ ~~the door~~ ~~the door~~

said "Leave that door
 open". Rose said "No, I
 won't. Why don't you go to
 the office & look for a place.
 I beg my way here as well
 as you".

Annie
 said

District Attorney's Office,
City & County of
New York.

189

~~Then~~ While this conversation was going on, Rose ~~was~~ & Annie were in their room & I was in the hall way. The door of their room was open. After this conversation Annie but Rose & Rose went into my room & said "She's after hitting me in the mouth". Then I went back into their room with Rose & I said "Annie stop your fighting. Don't be making a fuss of the house in the morning". Annie says "But she wants to lock the door on me - I pay my way here as well as she".

District Attorney's Office,
City & County of
New York.

189

Then I went in my own room,
& I went to the sink & got
a pitcher of water. The door
of this room was right
at the stairs - I saw Rose at
the outside of the door & Annie
was inside - Annie was holding
the door closed & Rose was
trying to get in - Finally
Annie opened the door from
the inside - When she opened
the door she met Rose face
to face & Annie shoved
her - Rose caught at the
banisters to save herself
but did not do it

District Attorney's Office,
City & County of
New York.

189

She fell down one flight of
steps - The steps are steep &
about equal ~~to~~ or nine
in number - After she pushed
her down Anne said "She
got what she deserved - She
shoveled off Mickey Slaney
last night" - ~~But~~ Michael
Lynn went to Officer Cronin -
Officer Cronin ^{of 7th Precinct} came in & they
took Rose up stairs - A girl
in the house ~~saw~~ sent for the
ambulance that evening
I told Anne if she left
Rose there, she would

District Attorney's Office,
City & County of
New York.

189-

be dead in the morning, so
Annie went for the ambulance.
I told her that in the morning
again in the evening.
Rose was out of her head all
the time after she fell -
I told Annie "You'll get me
in a hole & yourself in a
hole too" & Then Annie said
about Maddy Sling. After Rose
was in bed Annie said to her
"Do you know me Rose"
Rose said "Yes I know you
well" This was in the
presence of Mrs Hughes
& myself -

District Attorney's Office,
City & County of
New York.

189-

Annie was a stranger to me -
I did not know Annie well -
I knew Rose well - she was
a good respectable old
woman - Her sister was buried
in the Potter's Field while
Rose was ~~from~~ out of town
two or three years ago and
when Rose returned she had
her body taken up & bought
a lot in Calvary Cemetery -
Rose was buried with
her -

Spoken to before me Abbie ^{her} & Mary
June 24/93 Mary
Geo. Gordon Potter
Notary Public N.Y. Co.

0956

Department of Public Charities and Correction.

GOUVERNEUR HOSPITAL,

New York, March 8 1893

Rose McCall's condition is about the
same "viz" she is still in a
very serious state

W B Trumble
Ment Home Surgeon

0957

Department of Public Charities and Correction.

GOUVERNEUR HOSPITAL,

New York, Mar 9 189³

To whom this may come
Reed McCull did at
Governor's Sup last evening Mar 3/93.
7³⁰ A.M.

C. S. Williamson M.D.
House Surgeon

J. C. W.

Coroner's Office,

~~124 Second Ave~~ 27 ChambersSt
New York, March 10 1893

This Certifies that an
autopsy made on Rose McCall's
body at Conventum Hospital
showed the cause of death

to
"Fracture of the Skull"
"Laceration of Brain"

There was also fracture of ribs
& collar bone. The injuries were
caused by external violence.

~~Wm~~

Wm A Conway

M.D.
Coroner's Physician

0959

Sec. 198-200.

3
District Police Court. 1883

City and County of New York, ss:

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

Question. What is your name?

Answer.

Annir Sheshan

Question. How old are you?

Answer.

20 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

134 Cherry Street 2 months

Question. What is your business or profession?

Answer.

Domestic

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

Annir X Sheshan
Mark

Taken before me this

14

day of

March

1893

Charles H. Justice

Police Justice.

0960

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring 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.]

SUBPENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Katharine Hughesof No. 134 Cherry Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the 27th day of June 1893 at 10.30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Annie Sheehan
June
 Dated at the City of New York, the first Monday of
 in the year of our Lord, 189 3

DE LANCEY NICOLL, *District Attorney.*

0961

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
 If this Subpoena is disobeyed, an attachment will immediately issue.
 Bring 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.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Abbie Moley
 of No. 134 Cherry Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the 27th day of June 1893 at 10.30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

James Sheehan
 Dated at the City of New York, the first Monday of June
 in the year of our Lord, 1893

DE LANCEY NICOLL, *District Attorney.*

Downey & Matthew
 St Downey

How did Officer

Crown get to the 11th Cal

Quarrelling

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.
 If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.
 If ill when served, please send timely word to the District Attorney's Office.
 If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0963

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.

☞ If this Subpoena is disobeyed, an attachment will immediately issue.

☞ Bring 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.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Rosie Williams

of No. 134 Cherry Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the

June 27th 1893 at 10.30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Annie Sheehan

Dated at the City of New York, the first Monday of June
in the year of our Lord, 1893

DE LANCEY NICOLL, *District Attorney.*

Abbie Maley
 Maley
 Abbie Maley
 Abbie Maley?

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.
 If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.
 If ill when served, please send timely word to the District Attorney's Office.
 If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0965

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
 If this Subpoena is disobeyed, an attachment will immediately issue.
 Bring 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.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Mrs. McEladeof No. 134 Cherry Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the 27th day of June 1893 at 10.30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Annie Sheehan

Dated at the City of New York, the first Monday of June
 in the year of our Lord, 1893

DE LANCEY NICOLL, *District Attorney.*

0966

Department of Public Charities and Correction.

GOUVERNEUR HOSPITAL,

New York, 3 - 6 1893

Rose McCalls condition is much improved
since she first entered this Hospital,
but she is, by no means out
of danger.

J. B. Truitt M.D.

Act. House Surgeon.

Department of Public Charities and Correction.

GOUVERNEUR HOSPITAL,

New York, March 1893.

This is to certify that Rose McCalls
is suffering from Fractured Base of Skull,
C. S. Williamson M.D.

0967

Department of Public Charities and Correction.

GOUVERNEUR HOSPITAL,

New York, March 2nd 1893

Rosa McCall, is in such a condition that she can not possibly be disturbed, Being in a comatose condition from her injuries.

J. M. Anderson, M.D.
Act in Charge office.

Department of Public Charities and Correction.

GOUVERNEUR HOSPITAL,

New York, July 28 1893

To whom this may come

This is to certify that
Rosa McCall was admitted to
this Hospital suffering from a
Fracture of Skull + will be
unable to appear in Court this day

C. S. Williamson M.D.
House Surgeon
per C.W.

0968

CITY AND COUNTY } ss.
OF NEW YORK.

POLICE COURT.

3rd DISTRICT.

of No. 134 Cherry Street, aged 38 years,
occupation Housekeeper, being duly sworn, deposes and says
that on the 27 day of Feb 1893
at the City of New York, in the County of New York.

Marie Sheehan (now
here), assaulted and
pushed down stairs one
Rose McCall, who is now
in Hospital because of
said assault. Dependent
prays that said Dependent
be dealt with as the law
directs.
Abrie Hallay
mark

Sworn to before me this

1893

Police Justice.

0969

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Abner Mallory
vs.
Anna Hechan

Dated

189

Magistrate.

Officer.

Witness,

Witness, *Edith Hughes*
134 Cherry
Officer Cronin
Officer Haggerty *St. Paul*

Disposition

Ex. a/c. 15 2 March at 9
to oblige Lewis.
\$1000. to ^{rent} countryman
Committed March 9/93
without bail
Ex. March 10/93. 3 PM
March-14/93-10 AM.

0970

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

Mrs. E. E. Shaw

guilty thereof, I order that ~~she~~ *he* be held to answer the same, and ~~she~~ *he* be admitted to bail in the sum of ~~Committal without Bail~~ *Hundred Dollars* and be committed to the Warden and Keeper of the City Prison of the City of New York, until ~~he~~ *she* give such bail.

Dated, *March 14* 189*3* *Charles H. Linton* 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.

097

Police Court, 3 District, 416

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William M. Mally
134 Cherry St.
Wm. M. Mally
2 _____
3 _____
4 _____
Offense Drunk

Dated, March 14 1893

Wm. M. Mally Magistrate.
Wm. M. Mally Officer.
7 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. A _____ Street.

\$ 27.00 to answer _____
Wm. M. Mally

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

STATE OF NEW YORK

941

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION

Taken at the house of *Coroner's Court*
 No. *27* *Chambers* Street, in the *6th* Ward of the City of
 New York, in the County of New York, this *29th* day of *March*
 in the year of our Lord one thousand eight hundred and ninety-*three* before
William J. McKenna Coroner,
 of the City and County aforesaid, on view of the body of *Rose McCall*

Eight good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed, and charged to inquire, on behalf of said people, how and in what manner the
 said *Rose McCall* came to her death, do upon
 their Oaths and Affirmations, say: That the said *Rose McCall*

came to her death ~~by~~ at *Gouverneur*
Hospital March 9th 1893, from fracture of skull and
 meningitis from injury received by falling down
 stairs at premises No. 134 Cherry Street, February 27th
 1893; and we further find that the said fall was
 caused or accelerated by a push which ^{she} received at
 the hands of Annie Sheehan, but we exonerate the
 Prisoner Annie Sheehan from any intention of throwing her down stairs.
 In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

Joseph Epstein
Sam. Davis 1502 1st Ave
J. J. Borst 1490 1st Ave
John F. Fiencken 1428-1st Ave
James O'Connell 1506 1st Ave

249 East 84th St
J. Kraus #1504-1st Ave
John F. Fuchs 1500 1st Ave
George. Auerbacher 1637-1st Ave

Wm. J. McKenna
 Coroner. T. S.

0973

939

From Government Hospital.New York, Mar 9 1893
To Coroner William McKenna

Sir:

Please hold an inquest on the body of

Name: Ann McCall Residence: 134 Cherry St
Age: 50 years — months — days. Admitted Mon + day Fifty
Nativity Ireland Father — 27th 1873, at 7³⁰ o'clock P.M.Mother — By —
20 in U. S. 20 in City. From 134 Cherry St
Civil Bond: S Occup: Domestic Examined by Dr. C. S. Williamson
Suffering from symptoms of Fract Base of Skull.Said Injuries said to have been received by being thrown
down one flight of stairs.Death took place Thurs + day, Mar 9th 1893 at 7³⁰ o'clock P.M.The Autopsy revealed Fract of Squamous Portion of
Left Temporal Bone. Fracture extending
through the Petrous portion & the body of
Sphenoid Bone. Fracture of Left Clavicle
Remarks: and 3-4-5 ribs on left side.C. S. Williamson M. D.
HOUSE SURGEON PHYSICIAN.

Ad. +. State the day of the week.

Ad. A. State whether by Ambulance or Friends.

Ad. B. State whether from a Precinct or a Residence and give the name.

Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date, number, character and Extent of injuries, always stating where indicated, whether right or left.

Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds, the circumstances attending the same; in runover cases, the line of Street Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.

Ad. E. State name, date, place, character and results of any operation or amputation performed.

Ad. F. Give a short resume of the Autopsy, with the Pathological Diagnosis and the Cause of Death at the end.

Ad. G. State here any important facts not embodied in the above statements.

B. 265, 2, c.

Coroners Office New York County.

In the matter of the inquest into
the death

-of -

ROSE McCALL.

)
:
)
:
) Before,
: HON. WILLIAM J. MCKENNA
) and a Jury.
:

New York, March 29th, 1893.

APPEARANCES: Mr. Oliver Kean, and Mr. Hegeman, appear for
the prisoner.

-----000)-----

OFFICER JAMES HAGGERTY, duly sworn:-

I am attached to the 7th precinct. On the evening
of the 27th of February I received word at the station house
there was a woman at the hospital; I was sent there to in-
vestigate. I went to the hospital and saw the woman; she
was in an unconscious condition. I went from there to No.
134 Cherry Street, and from the investigation there and in-
formation I received from the people there I came to the
conclusion that the woman had been thrown down stairs; I
arrested the defendant, Annie Sheehan. Two or three days
after I saw the woman, and had a conversation with her and she
told me she was thrown down stairs by the woman sSheehan
but she said she did not want to make any complaint against

her.

BY MR. KEAN:

Q Did she say what the cause of the trouble was?

A No, sir.

Q She simply stated she had been thrown down stairs to the best of her knowledge? A Yes, sir.

Q And the injuries were caused by the fall? A Yes, sir.

Q She and the defendant Miss Sheehan had some trouble?

did you ~~derive~~ derive that knowledge from her? A No, sir; she said she was pushed down stairs.

Q Is it not a fact that she told you she received a push and in consequence she fell down the stairway, is not that a fact. A That is substantially the same. After that the woman lapsed into unconsciousness.

-----000'-----

Mr. Hughes will testify that before the fall
 CATHERINE HUGHES, duly sworn:-

I live No. 134 Cherry Street, that is the place where this occurred. I know nothing much about it, I was going out washing on that day I was coming in and my door was left open and I met Rose McCall with her hat in her hand and her shawl and she said, will you let me put my trunk in your house. I said no, I cannot do that. That is all I know about it, have nothing to say about any trouble. She then went away from me and I went about my business. I heard her and Annie Sheehan had some trouble; Annie Sheehan said she had as much right as she had there and she wouldn't go out of the room for her. I live on the same floor where

Mrs. McCall and Annie Sheehan lived. They were both lodgers ~~xxxxx~~ with some woman that lived on the same floor. I don't know who threw her down stairs; I never saw anything wrong with either of the woman.

-----000'-----

MARY MCLEOD, duly sworn:-

I know nothing at all about it. I ~~wax~~ reside at the Chambers Street Hospital-- I work there. I was not in the house when this occurred; I was in the Chambers Street Hospital at the time and they sent two messengers for me.

-----0000-----

ABBIE MALEY, duly sworn:-

I live No. 134 Cherry Street. Rose McCall, the deceased came in my house in the morning; she said she wanted to go out and Annie Sheehan was sleeping on the floor; she wanted me to lock the door; Annie Sheehan met me in the hallway a little while after wards and asked me if she could go in to my house; after that she asked if somebody would get a pint of beer. The beer was got and she drank some of it; Annie Sheehan said she paid her way in the room as well as Rose McCall~~x~~, and she hit Rose McCall and Rose McCall ran into my house, she followed her up in my house and ~~hit~~ hit her again. I said you cannot fight here. Then I went in and when I went in they were quarreling still. Annie

Sheehan locked the door on Rose McCall and was on the inside and Rose on the outside, and she tried to get in and she couldn't get in;; and Annie Sheehan opened the door, when she opened the door she shoved her, and she went down like that on the side of her head. I was examined before Justice Taintor and gave testimony there. Rose McCall and Annie Sheehan had a room from Mrs. McLeod. They lodged with Mrs. McLeod.

-----000-----

VERDICT: WE FIND THAT THE SAID ~~ANNIE~~ ROSE MCCALL came to her death at the Gouverneur Hospital March 9th 1893, from fracture of skull and meningitis, from injuries received by falling down stairs at premises No. 134 Cherry Street, February 27th 1893, and we further find that the fall was caused or accelerated by a push which the deceased received at the hands of Annie Sheehan. But we exonerate the prisoner, ~~Annie Sheehan~~ Annie Sheehan from any intention of throwing her down stairs.

-----000)-----

0978

TESTIMONY.

Wm A Conway M. D., being duly sworn, says:
 I have made an autopsy of the body of
Rose McLann now lying dead at
Gouverneur Hospital and from such an autopsy
 and history of the case, as per testimony, I am of opinion the cause of
 death is *Fracture of Skull & Meningitis*

Wm A Conway
 M. D.

Sworn to before me,

this

9th

day of

March 1893.

Wm J McKenna

CORONER.

0979

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
50 Years — Months — Days	Ireland.	Gouveneur	March 9 th /93.
C.C. 20 yrs. Single? Domestic.		Hospital.	

6. male. } Ireland.
 W. " }

A. 730 A.M. March 9/93.

Specimen of Skull type
 skull & base. Spec. clean
 & 3 ribs on type skull.

0980

Wm J. McKenna

~~LABOR~~

No. 934

Quar.

1893,

AN INQUISITION

On the VIEW of the BODY of

Rose McCall

whereby it is found that she came to
her death by injuries alleged
to have been reflected
by having been thrown
down stairs at 134 Cherry
st on Feb 27/93 in the
forenoon by a woman

Inquest taken on the 30 day
of March - 1893 before

MICHAEL J. B. MESSEMER, Coroner.

Wm J. McKenna

V 934

Coroners' Office.

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

..... being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question-- What is your name?

Answer--

Question--How old are you?

Answer--

Question--Where were you born?

Answer--

Question--Where do you live?

Answer--

Question--What is your occupation?

Answer--

Question--Have you anything to say, and if so, what, relative to the charge here preferred against you?

Taken before me, this day of 189

Coroner.

Definition of M'ltter
in 2^d degree -

No intent to kill
or to inflict grievous
injury -

History of crime
Anne but her
in mouth

Rose an old woman

She got what
she deserved
She spoke bad of
Mickey Diney

Importance of
Duty - Sworn
servants of the
public - nothing
to do with sentence
we ask for a con-
viction

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Rose M'Call

whereby it is found that she came to
her Death by the hands of

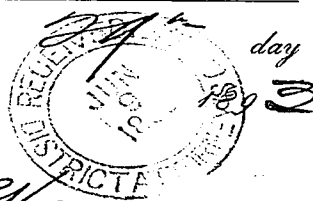
Annie Sheehan

Inquest taken on the

of Maun

before

Wm J. McKeen Coroner.



The defendant
Committted Annie Sheehan was
Bailed committed by Police
Discharged Justice at Essex Market
Court to await action

Date of Death 7 Grand jury

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Annie Sheehan

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

Indictment accuse *Annie Sheehan* —

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

committed as follows:

The said *Annie Sheehan,* —

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

~~Twenty one~~ day of ~~February~~ in the year of our Lord one thousand
eight hundred and ~~eighty~~ *eighty-three*, at the City and County aforesaid,

*in and upon one, Rose McCall, then
and there feloniously and unlawfully
did make an assault, and over the said
Rose McCall, with the hands of her
the said Annie Sheehan, then and there
unlawfully and feloniously did strike and
beat, and the said Annie Sheehan, over
the said Rose McCall, down, upon and
along a certain flight of stairs in
a certain building there situate, then
and there feloniously and unlawfully
did push, cast and throw, with great*

force and violence, thereby giving unto her the said Rose McCall, then and there, by the means aforesaid, in and upon the head and body of her the said Rose McCall, divers mortal wounds, lacerations, fractures and contusions, of which said mortal wounds, lacerations, fractures and contusions she the said Rose McCall, from the said twenty seventh day of February in the year aforesaid, until the ninth day of March, in the same year aforesaid, at the City and County aforesaid, did languish, and languishing did live, on which said ninth day of March, in the year aforesaid, she the said Rose McCall, at the City and County aforesaid, of the said mortal wounds, lacerations, fractures and contusions did die.

And so the Grand Jury aforesaid do say, that the said Anne Sheehan, her, the said Rose McCall, in manner and form, and by the means aforesaid, unlawfully and feloniously did kill and slay, 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.

De Lancey Nicoll,

District Attorney