

0003

BOX:

293

FOLDER:

2795

DESCRIPTION:

Salli, Toma

DATE:

01/11/88



2795

Witnesses:

Henry Walter

Counsel,

Filed 11 day of

1888

Pleads

Chalmers (12)

THE PEOPLE

vs.

Tom Sali

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

JOHN R. FELLOWS.

RANDOLPH B. MANTINE,

District Attorney.

Jan 20, 1888

Part 3 Jan 30 - PM

A True Bill.

Edmond E. M.

Foreman.

Part IV February 1888

Indicted

Court of General Sessions

The People etc.	}	Assault, 1st degree
against		
Donna Palli		
		B. & P.
		Defendants' Atty.

Depositions:

Henry Waters,

the complainant, 126 Park St.,
 I am a truck driver. On the 5th
 of January, 1888, in the evening, I
 went into the liquor store at No. 94
 Park Street, to see a friend of mine.
 The defendant was sitting on a pool
 table in said place. He wounded my
 friend, but when looking him into
 the face, I saw that he was another
 man, and I went away from him.
 The defendant then got up, came towards
 me and stabbed me in the left side
 under the heart. The coat which I wear
 shows the cut he inflicted upon
 me. He stabbed me with a sharp
 instrument, but I cannot say,
 what kind of a weapon it was.
 Frank A. Smith, Bill Kennedy, a

Court of General Sessions

The People etc.	}	Assault, 1st degree
against		
Jonas Palli		
		B. & P.
		Defendant's Atty.

Depositions:

Henry Waters,

the complainant, 126 Park St.,
 I am a truck driver. On the 5th
 of January, 1888, in the evening, I
 went into the liquor store at No. 94
 Park Street, to see a friend of mine.
 The defendant was sitting on a pool
 table in said place. He rumpled my
 friend, but when looking him into
 the face, I saw that he was another
 man, and I went away from him.
 The defendant then got up, came towards
 me and stabbed me in the left side
 under the heart. The coat which I wear
 shows the cut he inflicted upon
 me. He stabbed me with a sharp
 instrument, but I cannot say,
 what kind of a weapon it was.
 Frank A. Smith, Bill Kennedy, a

fellow by the name of Topoy, and a woman by the name of Mary Sullivan were present, when the assault was made upon me. I understand that said parties have no permanent home, and that Kennedy is now in the Tombs. They make said saloon their headquarter. After having been stabbed, I wanted to get outside of the room through the side door, but when I saw that the defendant followed me, evidently with an intent to stab me again, I went back into the saloon, and then left the saloon through the front door. I walked straight home and found that my whole back was covered with blood. Between 12 and 1 o'clock, of the same night I went to the Chambers Street Hospital, where I stayed until the next afternoon at two o'clock, when I was sent to Bellevue Hospital. I was discharged from there by seven o'clock in the evening of the same day, whereupon I went down home and had this

man arrested. Dr. Kimball treated me at the Chambers Street Hospital. I am still in his care. I had seen the defendant once before the assault, but never spoke to him. At the station house the defendant said, he did not know who stole his ring, but that I had been fooling with his chain. The truth is that I did not touch the said chain.

Edward J. Conway,

Patrolman. 6th precinct

I arrested the defendant on the 6th of January, 1886, by order of the Sergeant at the station house. I met him in his place of business. We had no conversation with each other, as the defendant is an Italian and cannot speak English. The complainant charged him with stabbing him.

0009

Police Court—15th District.City and County } ss.:
of New York,of No. 126 Baxter Street, aged 19 years,occupation Truck Driver being duly sworndeposes and says, that on 5th day of January 1888 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Toma Salli (now here) who did
wilfully and maliciously cut and
stab deponent with some sharp
instrument in the left side of the
body which he defendant held in
his hand seriously wounding deponent
and said assault was committed

with the felonious intent to take the life of deponent, ^{and} 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 dealt with according to law.

Sworn to before me, this 7th dayof January 1888 Henry Waters

Solm B Smith
Police Justice.

0090

Sec. 198-200.

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

Toma Salli

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

Question. What is your name?

Answer. Toma Salli

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Italy

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

Answer. 94 Park St 2 Months

Question. What is your business or profession?

Answer. Keep a Restaurant

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

Toma Salli

Taken before me this

day of

of 1938
at New York
City
Police Justice

1680

Dated 188 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 188 Police Justice.

the City Prison of the City of New York, until he give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of

guilty hereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court

1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Waters
John Baxter
John Green

Office

Dated

188

Magistrate.

James J. Connelley
Ed. Conway

Witnesses

No.

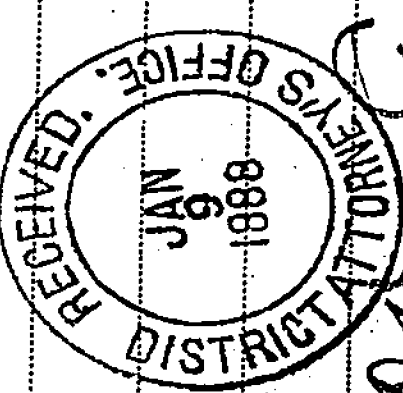
Street.

No.

Street.

No.

Street.



to answer

1000 GA.

bow

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

0092

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

THE PEOPLE OF STATE OF NEW YORK,
against

Sama Salli

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

Sama Salli

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

The said *Sama*.

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 eighty *eight*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Henry Waters*. —
in the peace of the said People then and there being, feloniously did make an assault,
and. *With* the said *Henry* —
with a certain *knife* —
which the said *Sama* —
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 cut, stab and wound,

with intent *to kill* the said *Henry*. —
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
Sama Salli —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Sama*.

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 *Henry Waters*. —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *With* the said

with a certain *knife* —
which the said *Sama* —

in *his* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully 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.

John H. Jones
District Attorney

0893

BOX:

293

FOLDER:

2795

DESCRIPTION:

Sam, Ah

DATE:

01/27/88



2795

0094

BOX:

293

FOLDER:

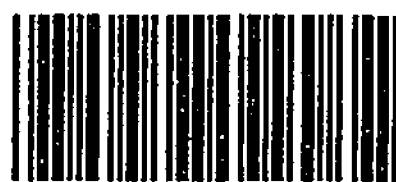
2795

DESCRIPTION:

Sam, Ah

DATE:

01/27/88



2795

Witnesses:

Sam Goy
Officer [unclear]

Counsel,

Filed 27 day of [unclear] 1888

Pleads [unclear] (31)

THE PEOPLE

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

vs.
[unclear]

Oh Sam otherwise

called Sam Wood
[unclear]

JOHN R. FELLOWS.

RANDOLPH E. [unclear],

District Attorney.

July 6
Trial begun
[unclear]

A True Bill.

[Signature]

Foreman,
July 17 - February 6/88

Pleads
Assault 21 day.
S.P. 3 yrs. - P.B.M.₁₀

Indictment filed Jan 27th / 1888.

COURT OF GENERAL SESSIONS

Part III.

The People &c.

against

A H S A M

Abstract of testimony on
trial, Feb. 6th 1888.

COURT OF GENERAL SESSIONS--Part 3.

 The People of the State of New York, : Before Hon. Ran-
 against : dolph B. Mar tine
 A H S A M : and a Jury.

Indictment filed

New York, February 6th. 1888.

APPEARANCES: For the People, Asst. Dist. Atty. Par-
 ker.

For the defendant, Mr. Jacob Berlinger.

LUM GOY, a witness for the People, testified:

I live at No. 387n Bowery in this city. On the
 7th of January this year, I was in bed in my house and
 this defendant fired three shots out of a pistol at me.

I did not have any trouble with him previous to this. One
 of the balls struck the side of my face and the other
 on the shoulder; I went to the hospital and remained
 there for three weeks under the Doctor's care.

CROSS EXAMINATION:

I had been stopping at 387 Bowery about three or
 four weeks. I did not have an axe or hatchet in my
 hand at the time this man struck me. I was not drinking
 that night. This man committed this assault without
 any provocation.

LUM GAT, a witness for the People, testified:-

I live at 387 Bowery. I saw this defendant on the
 7th of January. I heard a pistol shot and I got up and
 I saw the defendant and he told me to lay down again;
 then he fired three more shots and went out.

CROSS EXAMINATION:

I did not see any hatchet or axe in Lum Goy's hands. . . We did not drink anything that night.

JAMES TIMMONEY, a witness for the People, testified:

I am a police officer, attached to the 4th precinct. This defendant came into the station house on the night of the 7th of January, and said "Me shoot a man and me want to get hang right away". . . I took him to 387 Bowery and he was identified by the complainant as the man who shot him.

CROSS EXAMINATION:-

When I got to 387 Bowery I found the complainant lying on a cot. I asked him "Did this man shoot you?" and he said "Yes".

The prisoner pleads Guilty to Assault in the second degree.

0899

Police Court—3rd District.City and County { ss.:
of New York,

of No. 21 Mott Street, aged 40 years,
 occupation Laundryman being duly sworn
 deposes and says, that on 7th day of January 1888 at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Ab. Sam, now here, who did
illegally aim and point a pistol
at deponent, and while so holding
said pistol in his hand so pointed
at deponent did illegally fire off
and discharge the contents of
three chambers of said pistol at
deponent, the balls so fired off
from said pistol entering and
wounding deponent in the face
and left shoulder.
That deponent was so assaulted

with the felonious intent to take the life of deponent, ^{and} 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 23rd day
 of January 1888

John Patterson Police Justice.

0900

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK.

Ah Sam 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. *Ah Sam*

Question. How old are you?

Answer. *29 years 7 ages*

Question. Where were you born?

Answer. *China*

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

Answer. *at 387 Bowery 6 months*

Question. What is your business or profession?

Answer. *Laundymans*

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. *He wanted to strike me with a hatchet and I shot him in self defence*
Sam Wood

Taken before me this

23

day of

June

188

*8**Wm. J. Deane*

Police Justice.

Over

0901

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

of No. 14th Precinct James Timoney
Street, aged 28 years,
occupation Police officer being duly sworn deposes and says,
that on the Seventh day of January 1888
at the City of New York, in the County of New York,

Oh Sam, now here, did rightly
shoot and wound one Sam Gay
with a pistol ball, at and within
premises 387 Boney. That the
wounded man is now in Bellum
Hospital and is seriously if not
fatally wounded as the doctor
informed deponent. That the wounded
man informed deponent that he
was shot and wounded in three
different parts of the face and

Subscribed and sworn to before me this 7th day of January 1888

4808

John J. [unclear]

Police Justice

0902

James J. Lyons one of the
7th & 9th January 1888
John O'Connell
Judge

left chambers by the defendant
and he identified the defendant
in defendant's presence as the person
who shot him. That the defendant
stated to defendant after his arrest
that the injured man was going to
kill him and that he shot
him in self defence three times.

James Timoney

450
Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Timoney

vs.
John Lyons

Dated 7th 1888

Magistrate.

Timoney 14 Officer.

Witness, Sam Galt

387 Norway St.

New York City

in defendant's presence

Bailed & taken for \$100

Disposition, To Court House

0903

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

Linn Gut

of No. 387 Bowery Street, aged 28 years,

occupation Laundryman being duly sworn deposes and says,

that on the 7th day of January 1888

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

occupied a sleeping room in 387 Bowery in Company with Ah Sam, New Ann, and Linn Goy. That at about the hour of 2 o'clock on the morning of said day deponent was awakened by hearing a pistol shot and hearing Linn Goy, who slept in a bunk underneath deponent, cry out "murder." That there was the light of a lamp in the room and deponent then saw Ah Sam

Subscribed before me this

1888

day

Police Justice

0904

James A. Lyons on this
16th day of June 1888
McClellan
Judge

Standing near the middle of the
room with a pistol in his hand
presented at Sam Gay - who lay
in his bunk, and he, Ah Sam,
then and there fired off two more
shots at said Sam Gay, and then
ran out of the room.

Sam Det

Police Court, District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0909

POLICE COURT—3rd DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on

the 11th day of January in the year of our Lord 188 8

Liam Gat
of No. 387 Bowery Street, in the City of New York,

and Quong Chang Hing
of No. 21 North Street, in the said City,

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

Liam Gat
the sum of _____ Three Hundred Dollars,

and the said Quong Chang Hing

the sum of _____ Three Hundred Dollars,

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

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

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

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

Liam Gat

Quong Chang Hing

John H. H. H. Police Justice.

0906

CITY AND COUNTY } ss.
OF NEW YORK,

day of May 1888
Sworn before me, this 11th
1888
Justice.

Quong Chung Hong
the within-named Bail, being duly sworn, says that he is a None holder in
said City, and is worth Six Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of

Personal Property Contained in
Morris No. 21 Mott Street,
Consisting of Chinese Goods
and Medicines and of the value
of eight thousand dollars.

Long Quong Chung Hong

New York

Sessions.

THE PEOPLE, &c.

Recognizance to Testify.

ss.

Law Gat

Magistrate

Matteson

Filed

day of

188

Bellevue Hosp.
Jan 10. 88.

This is to certify that
Sam Goy. patient in
ward 13. will not
be in fit condition
to be removed from
hospital for at
least ten to fifteen
days more

Thos McCann
House Surgeon
3rd Surg. Div

8060

Dated 188 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 188 Police Justice.

the City Prison of the City of New York, until he give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court-- 3rd 146 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Lamm, Vary
217 1/2 St
Ohl Paul
1
2
3
4

Dated 188 8

Magistrate.

Officer.

Precinct.

Witnesses Lamm Gab

No. 387 1/2 1/2 St

Street.

No. 24

Street.

No. 1500

Street.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.



0909

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Oh Sam, otherwise
called Sam Wood*

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

Oh Sam otherwise called Sam Wood
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Oh Sam, otherwise called
Sam Wood,*

late of the City of New York, in the County of New York aforesaid, on the
ninth day of *January* in the year of our Lord
one thousand eight hundred and eighty *eight*, with force of arms, at the City and
County aforesaid, in and upon the body of one *Sam Foy.*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Sam Foy.*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said *Oh Sam otherwise called Sam Wood*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,
with intent *him* the said *Sam Foy.*
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
Oh Sam otherwise called Sam Wood
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Oh Sam otherwise called
Sam Wood,*

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 one *Sam Foy.*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and to, at and against *him* the said
Sam Foy.
a certain *pistol* then and there charged and loaded with gunpowder
and one lead bullet, which the said *Oh Sam otherwise
called Sam Wood*
in *his* right hand then and there had and held, the same being
an instrument likely to produce grievous bodily harm, then and there feloniously
did wilfully and wrongfully shoot off and discharge, against the form of the statute
in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

09 10

BOX:

293

FOLDER:

2795

DESCRIPTION:

Sanger, George

DATE:

01/16/88



2795

Witnesses:

J. W. Emerson

That said Cure
had the Complaint
and trading for
as the man
who examined the
Robbery

PS

#186 - very interesting

Counsel,

W. S. M. Fletcher

Filed

16 day of Jan'y 1888

Pleads

Chas. G. Gillingham

THE PEOPLE

vs.

George Sanger

Robbery, Second degree

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Edmund L. Brown

Foreman.

Part II January 20/88

Pleads receiving stolen goods

C. P. 5417 & 7250

PS

0911

0912

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, ss.of No. New York Hotel Street, aged 24 years,
occupation House being duly sworndeposes and says, that on the 1st day of January 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the right time, the following property viz:

One good watch ^{and} chain
 One good pencil
 Four good coins ^{and}
 Good US lawful money of the United
 States consisting of good coins of
 the value of Forty five dollars
 Being in all together of the value of
 Three hundred ^{and} twenty five dollars
 the property of Deponent.

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

the reason, that about the hour of
 9 o'clock P.M. on the night of the afore-
 said day while deponent was entering
 his room in the New York Hotel, he
 found a man in said room who is
 unknown to deponent and who took the
 aforesaid property from him by force
 and violence and ran away with the said
 property in his possession. That on the
 6th day of January 1888, deponent received
 a letter signed by the name of Bird
 requesting him to call at the Grand
 Central Hotel, deponent did call
 at the said hotel in pursuance to said

of
 1888
 day
 Police Station

letter, when he was met by said defendant who asked deponent if he deponent wanted his property back (meaning the property stolen from deponent at the aforesaid time) when deponent replied yes said defendant said he would give it to him if he deponent would pay him said defendant One hundred ^{and seventy} four dollars. ^{and} deponent replied if said defendant would go back to deponent's hotel with him deponent would get the money, ^{and} said defendant went to said hotel with deponent and said deponent left said defendant standing outside aforesaid hotel. ^{and} went away that on the 9th day of January 1887 deponent received a card at the New York Hotel signed J. Kruger ^{and} deponent went down and saw said Person (who was said defendant) when said defendant asked deponent if he deponent would have the man arrested who stole his deponent's property. ^{and} deponent replied yes said defendant ran away. Deponent is informed by George McCuskey a sergeant detective that he arrested said defendant (whom deponent identifies as the person with whom he had paid exonerations ^{and}) that he found on his person a pawn ticket representing a watch chain ^{and} it goes into the name being pawned in the pawn office of William Simpson & Co 181 Bowery which deponent fully identifies as being his property. Deponent therefore charges said defendant with the larceny of the property aforesaid ^{and} with having acted in concert with another person unknown to deponent.

Sworn to before me

this 12th day of January 1887

Solomon D. Smith J. W. Emerson. B.A.
Justice

09 14

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Peterson Sergeant of No.

305 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John W. Emerson

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

Sworn to before me, this

day of January 1888

Solon B. Smith

Police Justice.

09 15

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty. The ticket was handed to me by a man named Joe who told me he had a watch belonging to the complainant and he wished me to negotiate with the complainant.

George Sanger

Subscribed before me this

19th

1885

Notary Public.

9160

Dated 1888 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1888 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 1888 Police Justice.

the City Prison of the City of New York, until he give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court- 84 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Just W. Conner
Municipal Hotel
George D. Dargatzis

Offence
Jan 16

Dated January 18 1888

Magistrate.

Officer.

Prosecutor.

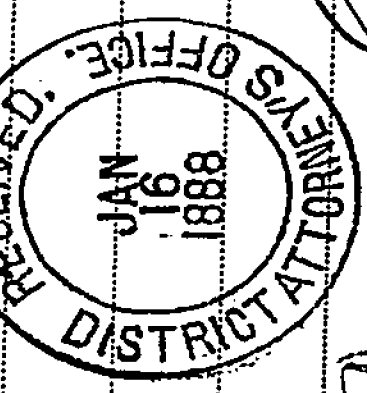
Witnesses Henry Browder

No. 181 Borey

in Sienhobow.

Street.

Street.



to answer

No. 1507

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

0917

No.

59

WM. SIMPSON & CO.

181 Bowery, Cor. Delancey St.

Established, A. D. 1836.

JANUARY, 3 1888

J. H. Lauer
Chain 4 Coins

75.00

J. H. Lauer
Not accountable for loss or damage by fire,
breakage, moth or burglary.

SEE RATES ON OTHER SIDE

09 18

Rates of Interest.

On sums of 100 Dollars or under,
3 per cent. per month or any frac-
tion thereof, for first six months,
and 2 per cent. per month there-
after. On sums over 100 Dollars,
2 per cent. per month for first six
months, and 1 per cent. per month
thereafter.

This Ticket Good for One Year Only

THE WESTERN UNION TELEGRAPH COMPANY.

ALL MESSAGES TAKEN BY THIS COMPANY ARE SUBJECT TO THE FOLLOWING TERMS:

To guard against mistakes or delays, the sender of a message should order it REPEATED; that is, telegraphed back to the originating office for comparison. For this, one half the regular rate is charged in addition. It is agreed between the sender of the following message and this Company, that said Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any UNREPEATED message, whether happening by negligence of its servants or otherwise, beyond the amount received for sending the same; nor for mistakes, or delays in the transmission or delivery, or for non-delivery, of any REPEATED message beyond fifty times the sum received for sending the same, unless specially insured, nor in any case for delays arising from unavoidable interruption in the working of its lines, or for errors in cipher or obscure messages. And this Company, is hereby made the agent of the sender, without liability, to forward any message over the lines of any other Company when necessary to reach its destination.

Correctness in the transmission of message to any point on the lines of this Company can be insured by contract in writing, stating agreed amount of risk, and payment of premium thereon at the following rates, in addition to the usual charge for repeated messages, viz: one per cent. for any distance not exceeding 1,000 miles, and two per cent. for any greater distance. No employee of the Company, is authorized to vary the foregoing.

No responsibility regarding messages attaches to this Company until the same are presented and accepted at one of its transmitting offices; and if a message is sent to such office by one of the Company's messengers, he acts for that purpose as the agent of the sender.

Messages will be delivered free within the established free delivery limits of the terminal office. For delivery at a greater distance, a special charge will be made to cover the cost of such delivery.

The company will not be liable for damages in any case where the claim is not presented in writing, within sixty days after sending the message.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

Receiver's No.

Time Filed.

Check.

Send the following message, subject to the }
above terms, which are hereby agreed to. }

188

To

Mr. Green

for

Call at Grand Central

Hotel at once - Thank

you very much & truly

Yours

Don't delay connect in case

READ THE NOTICE AND AGREEMENT AT THE TOP.

The man described in
 following

aged about 30-40

Sp. 8 - height no taller than

mustache skin fair eyes

frustrated - heavily clothed

(lighter skin)

092

Form No. 1

THE WESTERN UNION TELEGRAPH COMPANY.

ALL MESSAGES TAKEN BY THIS COMPANY ARE SUBJECT TO THE FOLLOWING TERMS:

To guard against mistakes or delays, the sender of a message should order it REPEATED; that is, telegraphed back to the originating office for comparison. For this, one half the regular rate is charged in addition. It is agreed between the sender of the following message and this Company, that said Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any UNREPEATED message, whether happening by negligence of its servants or otherwise, beyond the amount received for sending the same; nor for mistakes or delays in the transmission or delivery, or for non-delivery, of any REPEATED message beyond fifty times the sum received for sending the same, unless specially insured, nor in any case for delays arising from unavoidable interruption in the working of its lines, or for errors in cipher or obscure messages. And this Company, is hereby made the agent of the sender, without liability, to forward any message over the lines of any other Company when necessary to reach its destination.

Correctness in the transmission of message to any point on the lines of this Company can be INSURED by contract in writing, stating agreed amount of risk, and payment of premium thereon at the following rates, in addition to the usual charge for repeated messages, viz: one per cent. for any distance not exceeding 1,000 miles, and two per cent. for any greater distance. No employee of the Company, is authorized to vary the foregoing.

No responsibility regarding messages attaches to this Company until the same are presented and accepted at one of its transmitting offices; and if a message is sent to such office by one of the Company's messengers, he acts for that purpose as the agent of the sender.

Messages will be delivered free within the established free delivery limits of the terminal office. For delivery at a greater distance, a special charge will be made to cover the cost of such delivery.

The company will not be liable for damages in any case where the claim is not presented in writing, within sixty days after sending the message.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

Receiver's No.

Time Filed

Check

Send the following message, subject to the above terms, which are hereby agreed to.

188

To

E. W. Burman
N. Y. Hotel

If ever one desires to hear
that Hotel - please and
it costs - you can do so -
it will cost you - from
40 to 50 pounds - you
must come at once - and
as you are there, you can
bring the Hotel manager
into your - or one of the clerks

READ THE NOTICE AND AGREEMENT AT THE TOP.

092

Form No. 1

THE WESTERN UNION TELEGRAPH COMPANY.

ALL MESSAGES TAKEN BY THIS COMPANY ARE SUBJECT TO THE FOLLOWING TERMS:

To guard against mistakes or delays, the sender of a message should order it REPEATED; that is, telegraphed back to the originating office for comparison. For this, one half the regular rate is charged in addition. It is agreed between the sender of the following message and this Company, that said Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any UNREPEATED message, whether happening by negligence of its servants or otherwise, beyond the amount received for sending the same; nor for mistakes, or delays in the transmission or delivery, or for non-delivery, of any REPEATED message beyond fifty times the sum received for sending the same, unless specially insured, nor in any case for delays arising from unavoidable interruption in the working of its lines, or for errors in cipher or obscure messages. And this Company, is hereby made the agent of the sender, without liability, to forward any message over the lines of any other Company when necessary to reach its destination.

Correctness in the transmission of message to any point on the lines of this Company can be insured by contract in writing, stating agreed amount of risk, and payment of premium thereon at the following rates, in addition to the usual charge for repeated messages, viz: one per cent. for any distance not exceeding 1,000 miles, and two per cent. for any greater distance. No employee of the Company, is authorized to vary the foregoing.

No responsibility regarding messages attaches to this Company until the same are presented and accepted at one of its transmitting offices; and if a message is sent to such office by one of the Company's messengers, he acts for that purpose as the agent of the sender.

Messages will be delivered free within the established free delivery limits of the terminal office. For delivery at a greater distance, a special charge will be made to cover the cost of such delivery.

The company will not be liable for damages in any case where the claim is not presented in writing, within sixty days after sending the message.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

Receiver's No.

Time Filed

Check

Send the following message, subject to the above terms, which are hereby agreed to.

188

To

E. W. Green
N. Y. Hotel

If you are anxious to hear
about the Hotel - please send
it to me - you can do so -
it will cost you - from
40 to 50 pounds - you
must come at once - and
as you are there, you can
bring the Hotel manager
with you - or one of the clerks

WE READ THE NOTICE AND AGREEMENT AT THE TOP.

092

Form No. 2

THE WESTERN UNION TELEGRAPH COMPANY.

ALL MESSAGES TAKEN BY THIS COMPANY ARE SUBJECT TO THE FOLLOWING TERMS:

To guard against mistakes or delays, the sender of a message should order it REPEATED; that is, telegraphed back to the originating office for comparison. For this, one half the regular rate is charged in addition. It is agreed between the sender of the following message and this Company, that said Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any UNREPEATED message, whether happening by negligence of its servants or otherwise, beyond the amount received for sending the same; nor for mistakes, or delays in the transmission or delivery, or for non-delivery, of any REPEATED message beyond fifty times the sum received for sending the same, unless specially insured, nor in any case for delays arising from unavoidable interruption in the working of its lines, or for errors in cipher or obscure messages. And this Company, is hereby made the agent of the sender, without liability, to forward any message over the lines of any other Company when necessary to reach its destination.

Correctness in the transmission of message to any point on the lines of this Company can be INSURED by contract in writing, stating agreed amount of risk, and payment of premium thereon at the following rates, in addition to the usual charge for repeated messages, viz: one per cent. for any distance not exceeding 1,000 miles, and two per cent. for any greater distance. No employee of the Company, is authorized to vary the foregoing.

No responsibility regarding messages attaches to this Company until the same are presented and accepted at one of its transmitting offices; and if a message is sent to such office by one of the Company's messengers, he acts for that purpose as the agent of the sender.

Messages will be delivered free within the established free delivery limits of the terminal office. For delivery at a greater distance, a special charge will be made to cover the cost of such delivery.

The company will not be liable for damages in any case where the claim is not presented in writing, within sixty days after sending the message.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

Receiver's No.

Time Filed.

Check.

Send the following message, subject to the above terms, which are hereby agreed to.

188

To

Wm. H. To - Grand Central

if there is any conversation between you and (police) after receiving this - you may not expect to see any good results. come prepared with the money and this matter as you do not agree to what is in this - the watch could be taken out of the city and lost.

READ THE NOTICE AND AGREEMENT AT THE TOP.

Witnesses.

Frank W. Eversman
N. Y. Hotel

Geo. W. W. Cooksey,
Central Office.
Henry Brown Lee
181 Bowery.

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs,

George Sanger.

Robert 2d Degree.
Receiving stolen Goods

BRIEF OF FACTS.

For the District Attorney.

Dated January 19th 1888.

Wm. Travers Jerome

Deputy Assistant.

0924

People

or

George Sanger.

Just W.
Emerson.

Just W. Emerson,
New York Hotel.

On January 1st 1888. I went to my room at the New York Hotel. I looked under the bed and saw a man there. He scrambled out and said "I'll shoot you if you make any noise" he then ordered me to turn out my pockets. He stood in front of me with his hands ~~in his coat~~ behind him under his coat. I was very much frightened and through fear of his doing what he threatened I gave him 45 dollars in American Gold coin. One \$20 piece and \$5, 5 pieces and also my watch and chain. He then told me to turn around and walk to the window. I did so and he told me to stand there with my back to the door for 3 minutes and that if I moved he would come back and do me. Before I was told to face the window he told me he would wash my head with a steel jimmy. While my back was toward the door the man left. Then on the 6th of January (Friday) about 10¹/₂ A.M. I received the message.

0926

~~Telegram~~ paper marked Ex A. I received this at
 the New York Hotel. I started to go to the Grand
 Central Hotel. I had gone about 3 blocks when
 the defendant met me. He accosted me and
 asked me what I would give to get my
 watch back. I said \$40. He said it was agreed
 that the watch was pawned for \$75⁰⁰ and he
 would get it for me for one hundred and seventy-
 five. I said to him "You are not Sergeant
 Bird" He said "No Sergeant Bird is ^{ill and} too busy".
 I said "Are you connected with the police?"
 He said "Yes, but I don't wish it known". Then I
 told him I would get the money and we walked
 back together to the New York Hotel. I left him
 out side and did not return. On Sunday
 January 8th at about 2 1/2 P.M. a card was
 sent up to me. The name on the card was
 J. Kruger. I went down and in the hall
 met the defendant and we walked down the
 hall together. He said "You were afraid to
 come out the other day. Do you want this
 man prosecuted or do you want to get your
 watch back." I said "Are you the man
 who sent that telegram and whom I saw on
 Friday?" He said "Yes". I turned and defendant
 went out the side door. On Thursday January
 12th, 1888, I put an advertisement in the Herald.
 and about 10 1/2 A.M. I received at the

New York Hotel the papers annexed and
 marked E. B. I drove at once to Police
 Headquarters and then drove back to the Hotel
 and then I went down to the Grand Central
 Hotel. I went into the main hall and looked
 over the newsstand and in 3 or 4 minutes
 defendant came up and accosted me. He
 said "It is no use your trying to deceive me.
 You came down in that fur coat, and the
 clerk ~~was~~ at the office took the boys number
 who gave you the message." I said "40 or
 50 £s is not \$175⁰⁰." He said "£40 is only \$25⁰⁰
 more." Then he said "I'm sharper than
 the police," then I said "well I suppose it is
 your business to be so." He said "It would be
 no use if they arrested me as I am only the
 middle man." Then Sergeant McCluskey
 and Crowley came up and arrested the
 defendant. In the afternoon I went with
 Sergeant McCluskey to Simpson's the
 pawn broker. McCluskey told him he
 was an officer and the person in the
 pawn shop produced a watch and chain
 with four coins. I identified the watch
 and chain as mine and the coins also
 which ~~to~~ were on the chain when it was
 taken. 3 years ago I bought the watch and
 chain in England and paid for the

0928

watch £40 and for the chain £10. ~~The~~
~~coins were~~ The coins were worth about
 £2;10s.

George W.
 Mr. Closkey.

George W. Mr. Closkey,

Officer Central Office.

On January 12th 1888 (Thursday) I arrested
 the defendant in the Grand Central Hotel,
 as related by Mr. Just W. Emerson. I asked
 defendant "what he was such a fool for?"
 He said "I'm only the middle man and
 you can't do anything to me." I asked him
 who he was doing business for. He said
 "He didn't know who the other man was."
 He said "I met a man in Philadelphia by
 the name of Joe. I met him in a
 restaurant and we came on to New
 York together and I met Joe in New
 York on a street corner by appointment.
 Joe ^{asked} told me if I wanted to make some
 money, that a man lost his watch
 and if I could work the ticket back there
 would be a bonus of so much money
 in it." Then he started to negotiate the
 return of the watch and that "Joe" told
 him to sign Bird's name to the first
 letter. On searching him at headquarters
 I found a favor ticket. Then ~~the~~ defendant

said "the game is up." I went there with Emerson to Simpsons, 185 Bowery, a pawn shop and presented the ticket and the man produced a gold watch and chain and 4 coins. I got an order for them from Judge Smith and took them to Police Headquarters.

Henry B.
Lee.

Henry Brown Lee,
181 Bowery in Simpsons. ^{chain & 4 coins}
On January 3rd 1888 a gold watch ^{was} presented to me at Simpsons Pawn Shop 181 Bowery where I am employed. I loaned \$75⁰⁰ on it and received the watch and delivered the annexed ticket to the person pawning the watch. This was in the morning. I fix it by the number on the ticket. It was between 9 and 10 o'clock A.M. On January 12th, the day of the ~~annex~~ date of the ~~annexed~~ order of Judge Smith, Sergeant M^r Cluskey came to the shop with the order and the annexed ticket and I delivered ~~and~~ delivered to him the watch I have referred to and the chain and 4 coins which had been pawned with the watch. The watch, chain & coins delivered were those I had received and the ones called for by this

0930

1-19-88.

unmexed ticket. Any one who presents
a pawn ticket and offers the money
can get the article pledged.

0931

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Figueroa Sanagru

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

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

The said *Figueroa Sanagru*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *first* day of *January* in the year of our Lord one thousand eight hundred and eighty-*eight*, in the *middle* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Just W. Emerson*, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of two hundred and fifty dollars, one chain of the value of twenty five dollars, one ring of the value of twenty dollars, four gold coins of the value of ten dollars each, and divers gold coins of the United States, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of forty five dollars,
of the goods, chattels and personal property of the said *Just W. Emerson*, from the person of the said *Just W. Emerson*, against the will, and by violence to the person of the said *Just W. Emerson*. — then and there violently and feloniously did rob, steal, take and carry away,

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

0932

SECOND COUNT—

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

— George Sanger —

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *George Sanger.*

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

*one watch of the value of two
hundred and fifty dollars, one
chain of the value of twenty five
dollars and four gold coins of
the value of ten dollars each,*

of the goods, chattels and personal property of *John W. Emerson,*

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

John W. Emerson.

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

George Sanger.

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

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

0933

BOX:

293

FOLDER:

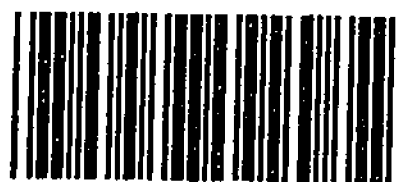
2795

DESCRIPTION:

Sauer, John

DATE:

01/13/88



2795

E. Smith

Cassie Sinclair

Mary Buckner

offer Policy

Filed 2 day of

Pleads

THE PEOPLE

Assault in the First Degree, Etc.

vs.

John Saver

JOHN RUFFELLOWS.

RANFOLPH-B-MARTINE

District Attorney.

Part III February 6/88

15. Leads

Asauleh 3-5-09

A True Bill

Donna E. Smith

Gen. & Mrs.

Foreman.

P.B.M. off for the Service

10

0934

0935

Police Court

District.

City and County } ss.:
of New York,of No. 629 West 52nd Street, aged 41 years,occupation Unknown being duly sworndeposes (and says, that on the 27th day of October 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John Sauer
 Now presents to me did wilfully and
 maliciously fire and discharge
 a pistol loaded with powder and
 lead at deponent, the ball or
 missile from said pistol striking
 and wounding deponent upon his
 left leg.

(Signature)
 Subscribed and sworn to before me this _____ day of _____ 1887

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 _____ day

of

1887Edward Smith

Police Justice.

0936

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty of the charge I acted entirely in self defense
John Sauer

Taken before me this

Police Justice.

093

ROOSEVELT HOSPITAL,

59TH STREET AND NINTH AVENUE,

JAS. R. LATHROP,
SUPERINTENDENT

New York, Dec 4th 1887

To whom it may concern:

Edward, Smith
is now out of all danger
to life from his wound.
There is still a small superficial
suppurating sinus which may
keep him in the hospital for
some time. He is not necessarily
confined to bed.

George A. Tuttle
House Surgeon

In the matter of

John Sauer.
held awaiting the
result of injuries received
by Ed Smith

House Surgeon's
Certificate

093

ROOSEVELT HOSPITAL,

59TH STREET AND NINTH AVENUE,

JAS. R. LATHROP,

SUPERINTENDENT

New York, Nov. 18. 1887

To whom it may Concern:

Edward Smith
is at present out of danger
and has merely a superficial
suppurating wound of thigh
which is rather slow in healing.

Gro. A. Tuttle
Acting House Surgeon.

094

ROOSEVELT HOSPITAL,

59TH STREET & NINTH AVENUE,

JAS. R. LATHROP,

SUPERINTENDENT.

New York, Nov. 6th 1887

To whom it may concern:

The patient
Edward Smith is doing well,
and his wound is in good
condition. He is at present in
no danger.

Respectfully,

Geo. A. Tuttle,

Senior Asst. Surg.

ROOSEVELT HOSPITAL,

59TH STREET & NINTH AVENUE,

JAS. R. LATHROP,

SUPERINTENDENT.

New York, Nov. 2 1887

This is to certify

that

Edward Smith's condition is
improving daily. His con-
dition is not dangerous and
he will be able to leave the
Hospital in about 2 weeks.

Edward V. Silver-
House Surgeon.

ROOSEVELT HOSPITAL,

59TH STREET & NINTH AVENUE,

JAS. R. LATHROP,

SUPERINTENDENT.

New York, Oct. 30, 1887

This is to certify
that Edward
Smith is a patient in this
Hospital suffering from a
bullet wound of thigh.
Patient received the wound
two days before admission.
when admitted the wound
was not in good condi-
tion. thigh being swollen.
Patient's condition is not con-
sidered dangerous.

Edward T. Silver
House Surgeon.

0943

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 1st DISTRICT.

James H. Riley
of No. 22 Deputy Street, aged 30 years,
occupation Police Officer being duly sworn deposes and says
that on the 30th day of October 1887
at the City of New York, in the County of New York, he arrested

John Sauer now present, charged
with having shot and wounded
one Edward Smith who is now
in Hospital as set forth in the
Annexed Certificate. That in deponent's
presence the injured man identified
said Sauer as the person who
so shot and injured him.

Wherefore deponent asks that
said Sauer be dealt with as
the law directs. James H. Riley

Sworn to before me this 30th day of October 1887

Police Justice.

0944

271

Police Court, District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. Riley
vs.
John Sauer

AFFIDAVIT.

Dated Oct 31 188

Murray Magistrate.

Riley Officer.

Witness,

Disposition

\$1000 - Bail
by Jany 7:45 A.M.

Edmond C. Miller

5460

Dated 188 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 188 Police Justice.

the City Prison of the City of New York, until he give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

971 Police Court District 54

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Smith
Prosecutor

John Sawyer
Defendant

Offence

Dated

188

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

DISTRICT
JAN 21 1888
OFFICE
to answer

(Order)

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.

THE PEOPLE, &c.,

against

JOHN SAUER.

AFFIDAVITS.

James M. Brady,
Counsel,
280 Broadway,
New York City.

0946

COURT OF GENERAL SESSIONS.

.....X
THE PEOPLE & c., :
vs. :
JOHN SAUER. :
:.....X

CITY AND COUNTY OF NEW YORK. : SS.

FREDERICK ANDERSON, being duly sworn says, he re-sides
sides at No. 2367 First Avenue, in the City of New York,
that he is in the stove business at the above number, that
he has known the defendant John Sauer for 1 year last past
and he was in his employ for a long time, he was always
honest and industrious and peaceable and quiet at all
times.

I know other people who know him and they all speak
well of him. That deponent will give him a position at
any time.

Sworn to before me, this :
27th day of January, 1888. :

Frederick Anderson

Sam Seward
Notary Public
N.Y.C.

COURT OF GENERAL SESSIONS.

.....X
 THE PEOPLE & c ., :
 vs. :
 JOHN SAUER. :
X

CITY AND COUNTY OF NEW YORK. : SS.

RICHARD NICOLIS, being duly sworn says,
 he resides at No. 556 Morris Avenue in the City of New York,
 That he has known the defendant for about 1 year, that he
 has an excellent reputation in the neighborhood as an hon-
 est, peaceable, good citizen.

Sworn to before me, this :
 27th day of January, 1888. :

Rich Nicolis

Sam Stewards
Notary Public
N.Y. C.

0949

COURT OF GENERAL SESSIONS.

.....X
THE PEOPLE & c., :
vs. :
JOHN SAUER. :
.....X

CITY AND COUNTY OF NEW YORK. : SS.

CHRIS. KILIAN, being duly sworn says, he resides at
No. 560 Morris Avenue, in the Dity of New York, that he
has known the defendant for about 1 year, that he has an
excellent reputation in the neighborhood as an honest,
peaceable, good citizen.

Sworn to before me, this :
27th day of January, 1888. : *Christine Kilian*

Sam J. Edwards
Notary public
N.Y.C.

COURT OF GENERAL SESSIONS.

.....X
THE PEOPLE & c ., :
vs. :
JOHN SAUER. :
.....X

CITY AND COUNTY OF NEW YORK. : SS.

HUGH MURRAY, being duly sworn says, that he resides at No. 452 E. 148th Street, in the City of New York, and that he has known the defendant for about seven years, that he has in that time known a great many people who knew the defendant, and they give him an excellent character as an honest, hard working man, and I know him to be peaceable and quiet and well liked in the neighborhood.

Sworn to before me, this :
27th day of January, 1888. : *his*
Hugh X Murray
mark
Sam Stewart
Notary public
N.Y.C.

COURT OF GENERAL SESSIONS.

.....X
 THE PEOPLE & c., :
 vs. :
 JOHN SAUER. :
X

CITY AND COUNTY OF NEW YORK: : SS.

WILLIAM COOK being duly sworn, says,
 that he resides at No. 422 West 48th Street in the City of
 New York, that he has known defendant for about eight
 years, and that he knows him to be an honest, hardworking
 young man and has that reputation among all who know him.

Sworn to before me, this :
 2nd day of February, 1888. :

William Cook.

Sam S. Jewell
Notary Public
N.Y. Co.

0952

Dear Sir.

I can sincerely
recommmend John Bauer
as an honest industrious
and sober young man and
I have always know him
to be a good man to his house
and family.

Yours Respectfully

Christopher Brown
452 148th Street

0953

New York Jan 25 1888

To Whom it may concern.
This is to certify that I
Fred Anderson have known
Mr John Sauer to be a
sober and industries young
man having been in my
employ for one year.

Yours Resp
Fred Anderson
2367. 1. Ave City

Dear sir i haf known mrster
Saur to be a onest man.
I an very sorry to here about
his trobels and hoping
That he whil be let free
As far as i know mrster
Saur to be a perfict gentleman

from your Friend

Christ Gillian

560 Morris avenue.

be 149. 150 st.

Dear sir i haf known mrster
Sawrs to be a onest man.
I an very soory to here about
his trobels and hoping
That he whil be let free
As far as i know mrster
Sawrs to be a perfict gentleman

from your Friend

Christ William

560 Morris avenue.

be 149. 150 st.

New York Kunst- & Antiquar. Verh.

Mein Herr

Sehr geehrter Herr! Ich habe
 heute den Brief von Ihnen
 erhalten und bin sehr erfreut
 über die Nachricht, dass
 Sie sich in New York befinden.
 Ich hoffe, Sie werden
 bald wieder nach Deutschland
 zurückkehren.

Sehr geehrter Herr

Morris Ave 556

144 1st Street New York

0958

Dear Sir

I hereby certify
that I have known
John Lauer for a number
of years I have known
him to be honest sober
and industrious

Yours Sincerely

Hugh J. Murray
452 East 148th Street

0959

New York
Jun 21st

¹⁸⁸⁸
I know John Sauer
to be an honest hard
working young man
I have known him
for the for the last twelve
years and have never
known him to be in
any trouble before

Mrs Henry
No 2628 North
Third Ave

COURT OF GENERAL SESSIONS.

.....X
 THE PEOPLE & c., :
 vs. :
 JOHN SAUER. :
X

CITY AND COUNTY OF NEW YORK. : ss.

ANTONIERE SAUER, being duly sworn,
 says, that she resides at No. 327 West 67th Street, in the
 City of New York, that she is the mother of the defendant,
 that defendant has never been arrested for any offence in
 his life, that he has always been a sober, good, industri-
 ous young man, and never gave the deponent the slightest
 trouble up to the time of his arrest.

Sworn to before me, this :
 6th day of February, 1888. :

Arthur R. [Signature]

John S. Seward
Notary public
N.Y.C.

COURT OF GENERAL SESSIONS.

.....X
 THE PEOPLE & c ., :
 vs. :
 JOHN SAUER. :
X

CITY AND COUNTY OF NEW YORK. : ss.

CARRY SINCLAIR, being duly sworn,
 says, that she resides at No. 629 West 52d Street, in the
 City of New York, that she is the witness named in the com-
 plaint against John Sauer, that she has known the defendant
 for about ten years, and that he has always been a hard-
 all who know him.

Sworn to before me, this :
 6th day of February, 1888. :

Samuel Seward
Notary Public
N.Y. C.

Caroline Sinclair

Caroline Sinclair

Court of Gen. Sessions
The People vs
John Sauer.

City & County of New York:
Frank Renter, being duly sworn,
says: I reside at 10819 Fifth
Avenue in the City of New York,
and am a grocer by occupation.
I have known the defendant
John Sauer for the past fifteen
years, and employed him in
my store as a clerk for six
months or upwards. He left
my store about nine years ago.
During all the time of such
employment I found him to be
an honest, upright, industrious
person, and having been ^{frequently} in
contact with him since he left
my employ, I have never had
occasion to change my opinion.
I have never heard a single word about
him that was unfavorable or would
reflect upon his character, and I
would not hesitate to take him

0964

back in my employ if I
needed his services -

Sworn to before me }
this 6th day of Feb. 1888 } Frank Reuter
E. J. Delaney
Notary Public
N.Y.C.

COURT OF GENERAL SESSIONS.

.....x
 THE PEOPLE, &c.,

against

JOHN SAUER.
x

CITY AND COUNTY OF NEW YORK. : SS.

J O H N S A U E R , being duly sworn, says,
 that he is the defendant herein, that he has never been
 arrested charged with a criminal offense up to time of
 his arrest on the charge to which he has pleaded guilty.

That he has always been employed and was em-
 ployed up to the time of his arrest and that he can get
 employment as soon as released from prison, that deponent
 is married and his wife is entirely dependent upon him
 for support, that his wife has been dependent upon depon-
 ent's mother for support, who can no longer afford to
 care for her.

That deponent has been detained in prison for
 over three months, that deponent requests your Honor to
 suspend sentence and that he will go to work immediately
 and make amends by a life of industry for this crime.

Sworn to before me, this :

8th day of February, 1888. :

John Sauer

0966

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT,

DISTRICT.

of No. 22 Meeus Street, aged years,

occupation Police Officer being duly sworn deposes and says,

that on the 29 day of October 1887

at the City of New York, in the County of New York, he arrested

John Kuer charged with felonious
Assault by One Edward Smith

That said Smith is a Material
And competent witness for the People
in such case and being without
a permanent home in this City

Deponent fears that he will not
appear as a witness when wanted
and asks that he be detained as a
witness in accordance with Law

James H. Riley

Sworn to before me, this

of

188

day

Police Justice.

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 Sauer

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

John Sauer

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

The said *John*

late of the City of New York, in the County of New York aforesaid, on the *Twenty-fourth* day of *October*, in the year of our Lord

one thousand eight hundred and eighty *seven*, with force of arms, at the City and County aforesaid, in and upon the body of one *Edward Smith*,

in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *Edward*,

a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *John*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent *him* the said *Edward*,

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

John Sauer

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

The said *John*

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 one *Edward Smith*,

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against *him* the said

Edward, a certain *pistol* then and there charged and loaded with gunpowder and one leaden bullet, which the said *John*

in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

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BOX:

293

FOLDER:

2795

DESCRIPTION:

Schaumloffel, Daniel

DATE:

01/04/88



2795

0969

* 21 240 ADP

Remond W

Counsel,

Filed 4 day of Jan 1888

Pleads

Chrymly 15

THE PEOPLE,

vs.

Daniel Schumloff

JOHN R. FELLOWS.

~~RAUDEN~~ WARENE,

District Attorney.

A True Bill.

Edmund L. For

Jan 9 1888 Foreman.

Green & Son

D. C. & Co.

Wm. Mc Geer.

WITNESSES:

Geo. B. Green

Wm. B. Green

0970

Police Court— 3rd District.

City and County } ss.:
of New York,

of No. 40 Greenwich.

George Fixson

Street, aged 22 years,

occupation Bartender.

being duly sworn

deposes and says, that the premises No. 40 Greenwich Street, 1st Ward

in the City and County aforesaid the said being a four story brick

building one room in the rear of the 2nd floor

and which was occupied by deponent as a dwelling

~~and in which there was at the time a person being by name~~

were BURGLARIOUSLY entered by means of forcibly opening the

lock on the door leading to said Room

by means of a false key

on the 17 day of December 1887 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

One Over Coat of the value of
forty 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

Daniel Schaubert (read here)

for the reasons following, to wit:

That at the house of 6 o'clock
in the morning of said 17th day of
December 1887 deponent left said
Room and securely locked the door.
That at 6 42 o'clock deponent returned
and found said door open
and said Coat taken stolen
and carried away.
Deponent is informed by Charles

0971

Comms of the Central office Police
That in the afternoon of said 17th day
of December 1887 he arrested said
defendant with an over coat in
his possession which coat
defendant fully identifies as the
property stolen from defendant
as aforesaid

Signed before me this
19th day of December 1887 Geo. F. Linn
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1887
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1887
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1887
Police Justice.

Police Court, District,	Offence—BURGLARY.
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1887	Magistrate.
	Officer.
	Clerk.
Witness.	
No.	Street.
No.	Street.
No.	Street.
No.	to answer General Sessions.

0972

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 44 years, occupation Detective Sergeant of No. 100
Central office Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of George F. Ryan
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19
day of March 1887

Charles O'Connor
Police Justice.

0973

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Schaumlöffel 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.

Daniel Schaumlöffel

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Germany

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

Answer.

9 Barbery 2 days

Question. What is your business or profession?

Answer.

Baker.

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

Answer.

I am not guilty I bought the Opium

Daniel Schaumlöffel

Taken before me this

day of

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Police Justice.

The People
 vs
 Daniel Schamloffel } Court of General Sessions. Part I
 Before Judge Gildersleeve.
 Jan. 9. 1888. Indictment for burglary in the 3^d degree.
 George Foxen sworn and examined. I
 live 40 Greenwich St. and am a bar keeper
 in East Broadway; on the 17th of Dec. I had
 a room at 40 Greenwich St.; there is a door
 leading from the room into the hall. I went
 away from my room on the 17th of Dec. at
 six o'clock in the morning and left nobody
 there. I locked the room and left the key hang-
 ing up in another closet and did not
 come back till seven o'clock at night. My
 sister saw a man running; she is not
 here. I missed my overcoat, and my uncle
 reported it at the station house. I went back
 to my room and found my overcoat was
 gone and my other clothes were packed
 up ready to go; two trunks were burst
 open. There was also taken thirty eight dol-
 lars in money, a watch and chain and
 a ring that did not belong to me. The
 door of the room was not broken, and
 whoever entered it must have done so
 with a key. Officer Gerner arrested the def-
 endant. I got the overcoat back. I had
 no conversation with the defendant about
 the matter. The overcoat cost me forty dollars.

a year ago; it was made over in Foreythe St. and it was worth twenty five dollars. I wore it last winter and this winter. It is not the overcoat that I am wearing now; this is an old overcoat which I have for seven years. I have not seen any of the other property since. The key of the room hung up in the closet.

Charles Oberman sworn. I am an officer connected with Headquarters and arrested the defendant on the 17th of Dec. about 3 o'clock in the afternoon at 195 Bowery on suspicion of having stolen an overcoat. I found it on his arm. I asked him where he got the coat? He said it was none of my business, it belonged to himself. I then told him I was an officer; he said he bought it down the street for five dollars. I said, Can you show me the man you bought it from? He said, I do not know who he was, down the Bowery, I bought the coat for five dollars; the coat belongs to me." I then took him to police headquarters. I found the name of Muller, Foreythe St. under the collar of the coat and then I found out the owner George Fixen. He saw the overcoat and identified it as his. The Judge delivered the coat to him. I took a receipt for it and brought it to Police Headquarters.

That was on the 17th about three o'clock in the afternoon. I cannot fix the hour. Cross examined. I saw this overcoat. I am not an expert in the value of clothes. I could not say what the coat was worth to the owner. I should think it was worth twenty five dollars. I met the prisoner at 195 Bowery; he was not playing pool then, he was in a pawnshop. Did you recover any of the other property that you have heard stated was stolen? No sir. Did you search the prisoner when you took him to the Headquarters? Yes sir. Did you find anything? I found two or three trinkets, a ring and a little brass scarf pin; they were not identified. I found no pawn tickets; the pawnshop was 195 Bowery. Did you see him go in? No sir, I found him in there when I went in. That is your neighborhood where you generally do duty on the Bowery, that is how you come to be in the pawnshop? Yes sir.

Daniel Schamloffel, sworn and examined in his own behalf. I remember when I was arrested. I bought the overcoat from a fellow in the Bowery. I don't know who the man is. I had it in my possession from nine o'clock in the morning until three in the afternoon. I went into the

pawn shop with it. I tried to pawn it for five dollars. I did not steal it. I am a baker. I was working over in Jersey. Cross Examined. I bought the coat at nine o'clock in the morning. I was sent to the Penitentiary on the Island last summer for ten days for being drunk. I was working in Roslyn L. I. and was sent to prison at Hunter's Point last winter for six months. I was working in a baker shop where I was arrested. I was a couple of days out of work. I have worked as a baker in Jersey near Philadelphia for a couple of weeks. I don't know the man's name. I worked in Philadelphia a couple of weeks, but I do not know the name of the street. I worked in two places in New York city; one of them was at No 50 Essex St. I was living for two days before my arrest in some lodging house in the Bowery. The overcoat which I bought did fit me. I bought the overcoat in the Bowery where I played pool. I offered the fellow three dollars and he demanded five which I gave him. I pawned it because I needed money. In September of last year I was convicted in this Court for stealing a dog. I did not steal the dog. The jury rendered a verdict of guilty of petty larceny.

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Testimony in the
case of
Daniel Schaumlöffel
filed Jan. 1888.

0980

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

David Edmunds

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

David Edmunds

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

The said *David Edmunds*

late of the *First* Ward of the City of New York, in the County of New York
aforesaid, on the *17th* day of *December*, in the year of our Lord one
thousand eight hundred and eighty-*seven*, with force and arms, in the
day time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Figoras Fisser*,

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 *Figoras Fisser*,

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

- Daniel Schanldt -

of the CRIME OF *Grand* LARCENY committed as follows:

The said *Daniel Schanldt*.

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

one sum of
the value of twenty dollars.

of the goods, chattels, and personal property of one *August Bissen*.

in the dwelling house of the said *August Bissen*.

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.

THIRD COUNT.

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

David Schauloffel —

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *David Schauloffel*,

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

one parcel of the value of

forty dollars.

of the goods, chattels, and personal property of *George Eisman*.

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *George Eisman*.

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

David Schauloffel

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

JOHN R. FELLOWS,

~~RANDOLPH B. MARTINE,~~

District Attorney.