

POOR QUALITY ORIGINAL

0258

Police Court 4 District. Affidavit—Larceny.

City and County } ss:
of New York,

of No. 1146 Second Avenue Street, aged 35 years,
occupation Gas Fitter being duly sworn,
deposes and says, that on the 19 day of July 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One pearl and gold scarf pin
of the value of about ten
Dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by Peter Sabatini (from here),
and an unknown man, not yet
arrested, while acting in concert
from the fact that this defendant
and the said unknown man were
standing alongside of deponent at
the City market on 5th Avenue & 57th Street
about the hour of 3:30 o'clock P.M.,
and deponent had the said pin in
his scarf. This defendant put his
hand on deponent's shoulder and
put his hand in the scarf and when
he took his hand away he said I
have got it. Deponent caught hold
of this defendant and the said unknown
man tried to get him away and

Subscribed to before me, this 19th day of July 1891
Police Justice

POOR QUALITY
ORIGINAL

0259

deponent kept hold of him and the
said unknown man ran away
therefore deponent charges this defund
and while being reconciled with the
said unknown man with the larceny
is aforesaid and prays that he be held
and dealt with as the law directs

Sworn to before me } Joseph Huber
this 20th Day of February 1891 }

W. T. Madison

Police Justice

POOR QUALITY ORIGINAL

0260

Sec. 198-200.

H District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK

Peter Sabator 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.

Peter Sabator

Question. How old are you?

Answer.

17 years old

Question. Where were you born?

Answer.

Italy

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

Answer.

62190 First Avenue 24th St

Question. What is your business or profession?

Answer.

Apex Plaster

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
Peter Sabator*

Taken before me this

day of

July 20 1911

Police Justice

POOR QUALITY ORIGINAL

0251

BAILED

No. 1 by Geo. Strafa

Residence 296 1st Ave Street

No. 2 by Michael Belmont

Residence 314 6th Street

No. 3 by [Signature]

Residence _____ Street

No. 4 by _____

Residence _____ Street

APD 54
240

Police Court --- [Signature] District

THE PEOPLE, etc.
ON THE COMPLAINT OF

Joseph Miller
1149 Barclay Avenue
City of New York

Offense Larceny from the person

Dated Feb 20 1891

W. Williams Magistrate
McGinnis Officer

Witness Arnold Rubin
108 2nd Ave Street



No. 1000 Street

[Signature]

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 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 Feb 20 1891 [Signature] Police Justice.

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

Dated Feb 21 1891 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0262

PART II.

THE COURT ROOM IS IN THE THIRD 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 Rosmond Kuhn
of No. 1108 2nd Ave 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 day of Oct 1897 at the hour of 11 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

Peter Salvatore

Dated at the City of New York, the first Monday of
in the year of our Lord 1897

DE LANCEY NICOLL, *District Attorney.*

POOR QUALITY ORIGINAL

0263

Court of General Sessions.

THE PEOPLE

vs.

Peter Salvador

City and County of New York, ss :

Louis Lianin

being duly

sworn, deposes and says: I reside at No. *175 Waller* 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 *1st* day of *October* 18*98* I called at *1108 - Second Avenue*

the alleged *residence* of *Bernard Ruku* the complainant herein, to serve him with the annexed subpoena, and was informed by *a party living at that address*, that the said *Bernard Ruku*, had lived there for *had emigrated some few months ago* and that he had not been seen since in that locality, and I was unable to find out where he is at present

Sworn to before me, this *2nd* day of *October* 18*98*

Louis Lianin
Subpoena Server.

John A. Vergara
Clerk of Court
11/2/98

POOR QUALITY ORIGINAL

0264

PART II.

THE COURT ROOM IS IN THE THIRD 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 Adolphus Tucker
of No. 1146 2nd Ave 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 22nd day of Dec 1891 at the hour of 11 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

Arthur Labrator

Dated at the City of New York, the first Monday of
in the year of our Lord 1891

DE LANCEY NICOLL, District Attorney.

POOR QUALITY ORIGINAL

0265

Court of General Sessions.

THE PEOPLE

vs.

Peter Sabator

City and County of New York, ss:

Louis Levitt

being duly

sworn, deposes and says: I reside at No. 125 Wall St 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 1st day of October 18 91 I called at 1108 - 2nd Avenue

the alleged residence of Adolph Hekker the complainant herein, to serve him with the annexed subpoena, and was informed by Louis Brooker, that he had left the City some time ago - and that he had no knowledge of his present whereabouts or where I could get any information as to where he can be found

Sworn to before me, this 2 day of October 18 91

Louis Levitt Subpoena Server

John W. Morgan Clerk of Court

**POOR QUALITY
ORIGINAL**

0266

(1116)

I, JOHN SPARKS, Clerk of the Court of General Sessions of the Peace and Clerk of the Court of Oyer and Terminer in and for the City and County of New York (each being a Court of Record, having a common seal), do 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.



*GIVEN UNDER my hand, and attested by the seal
of the said Court, this twenty third day
of September in the year of our Lord one
thousand eight hundred and ninety one,*

John Sparks

POOR QUALITY ORIGINAL

0267

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

An order having been made on the 20th day of February, 1891, by Daniel F. M'Callahan Police Justice of the City of New York that Peter Salvatore

be held to answer upon a charge of Larceny, upon which he has been duly admitted to bail in the sum of Ten hundred dollars:

We, Peter Salvatore defendant, residing at No. 2190 - 1st Ave Street, in the said City of New York, occupation, Plasterer and James Frola residing at No. 2196 1st Avenue Street, in said City, occupation, Liquors, Express &c. surety, hereby jointly and severally undertake that the above-named Peter Salvatore 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 21 day of February 1891, Peter Salvatore Principal James Frola Surety D. F. M'Callahan Police Justice



POOR QUALITY ORIGINAL

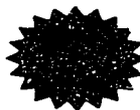
0268

State of New York,
CITY AND COUNTY OF NEW YORK,) ss.

I, James Frola 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 Pietro Falvatore 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 Sept 23rd 1887.

James Frola Surety.



Certified Copy

NEW YORK

Court of General Sessions of the Peace.

Recognition to Answer.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

vs.
Pietro Falvatore

Taken the 23rd day of Sept 1887

Approved as to Form and Sufficiency

Detret 188

Detret Manual

Identified by

Filed 24th day of Sept 1887

POOR QUALITY
ORIGINAL

0269

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Salvator

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

Peter Salvator
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

Peter Salvator

late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *February* in the year of our Lord one thousand eight hundred and
~~eighty-ninety-one~~, in the *day* - time of the said day, at the City and County
aforesaid, with force and arms,

*one scarf-pin of the
value of ten dollars*

of the goods, chattels and personal property of one *Adolph Kuhn*
on the person of the said *Adolph Kuhn*
then and there being found, from the person of the said *Adolph Kuhn*
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*

0270

BOX:

432

FOLDER:

3983

DESCRIPTION:

Samuels, David

DATE:

03/13/91



3983

POOR QUALITY ORIGINAL

0271

Witnesses:

Chas Falkenberg

Off Jacobs

Counsel,

Filed *13*

day of *March* 189*1*

Plends,

THE PEOPLE

vs.

David Sands

Grand Larceny *Second Degree*

[Sections 628, 681, Pennl Code.]

DE LANCEY NICOLL,
District Attorney.

141 Monroe St. N.Y.

A True Bill.

John C. ...

John ...

Foreman.

Henry ...

3 Mrs ...

19

POOR QUALITY ORIGINAL

0272

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Charles Falkenberg

of No. 301 East 3rd Street, aged 34 years,
occupation Shirt Manufacturer being duly sworn,

deposes and says, that on the 15th day of February 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

Three dozen shirts of the
value of \$45.

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 David Samuels (now here) for the
reason that deponent did take, steal and
carry away from deponent's premises the above
described property and that a portion of the
property was found in deponent's possession
and that deponent admitted to deponent
that he took the above mentioned property.

Chas Falkenberg

Sworn to before me, this 15th day of March 1891
Amshals Police Justice.

POOR QUALITY ORIGINAL

0273

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

David 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 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. David Samuels

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Sweden

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

Answer. 141 Monroe Street. 2 years

Question. What is your business or profession?

Answer. Clerk

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
David Samuels

Taken before me this

day of

March

1891

H. H. M. M. M.

Police Justice

POOR QUALITY ORIGINAL

0274

Police Court... 2 District. 217

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham Hollander
301 East 34th St

1 Edward Kennedy

Offence Larceny Felony

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

March 7th

1891

McClellan
Magistrate.

Leeds and McManus, Officer.
C.O.

Witnesses

No.

Street

No.

Street

No.

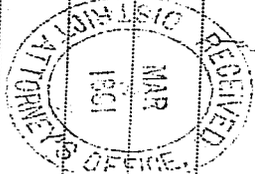
Street

\$

1000

to answer

98.



Handwritten signatures and initials

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 March 7th 1891 [Signature] Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

POOR QUALITY
ORIGINAL

0275

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 Samuels

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

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

The said

David Samuels

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

*thirty-six shirts of the value
of one dollar and twenty-five
cents each*

of the goods, chattels and personal property of one *Charles Falkenberg*
then and there being found, then and there feloniously did steal, take and carry away, against
the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

*De Lancy recall,
District Attorney*

0276

BOX:

432

FOLDER:

3983

DESCRIPTION:

Schlute, Isaac

DATE:

03/09/91



3983

Bail fixed at \$2000
A. M. Shulke
Officer Casey
Morse of Cul
by deputy
May 7 1911

Booked by
Armed Guard
188 Stanton
City

Know all the circumstances
of the within case
of which the 1st
of which is
of which is
of which is
of which is

Counsel,
Filed
Pleads
J. P. [Signature]
1891

THE PEOPLE
vs.
Isaac Schute
Assault in the Second Degree.
(Section 218, Penal Code)

LANCEY NICOLL
JOHN R. PELTONS
District Attorney
A TRUE BILL

Alfred [Signature]
Foreman
J. P. [Signature]
1891
30 days
J. P. [Signature]

Recommend to the
at a time of
of work and
all the facts
June 5th 1911
New York City

POOR QUALITY
ORIGINAL

0279

Complainant -

Cornelius F. Casey -
Patrolman ~~Officer~~ - 10th Precinct.

Robert M. Shields -
with J.W. Goldland and Son -
516 B'way -

Allan McDorough -
with Blumenthal Bros -
452 B'way -

BOOK QUALITY ORIGINAL

0280

-----x

In the matter of the Charge against :

~~Herman Rosenberg and~~ Isaac Schlute : Schlute.

for felonious assault. *assault 2nd degree*

-----x

CITY and COUNTY of NEW YORK, ss:

Cornelius F. Casey, Patrolman 10th Precinct, New York Municipal Police, being duly sworn, deposes and says: That he is in his twenty fifth year; that on the morning of March 5th, 1891, he was detailed for special duty on the premises of Blumenthal Bros. & Co., Cloak Manufacturers, #452 Broadway, in said City of New York.

Deponent further says that he arrived at the said place of said Blumenthal Bros. & Co., at about 6:05 A. M., on the above mentioned date, he being detailed to do duty at said premises from 6 o'clock A. M., until 8 P. M., on said date, it being on his tour of patrol, that about 7:40 A. M., while ordering some strikers to move on, who were collecting on the sidewalk in front of this building, #452 Broadway, Allen McDonough, the time-keeper for Blumenthal Bros. & Co., was struck in the face by Herman Rosenberg. I then placed Rosenberg under arrest, then his friends rescued him from me. They drove me up the stairs of this building, #452 Broadway. When near the head of the stairs, I drew my revolver upon them and forced them into the street at the muzzle of my revolver. I then rearrested the said Rosenberg for assaulting Allen McDonough. I also arrested Isaac Schlute for assaulting me with a loaded cane. I also arrested Abraham Schalwason and Hirsch Garrisick for disorderly conduct.

Sworn to before me this
13th day of March, 1891.

Cornelius F. Casey

*H. W. Illinger
Com. of deeds
N. Y. city*

POOR QUALITY ORIGINAL

0281

DISTRICT ATTORNEY'S OFFICE.

City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

the District Attorney

vs.
Isaac White

Office of the District Attorney

Dated *March 6* 1891

Witnesses, *Cornelius F. Casey*

No. *Albion 10th President*

Robert M. Shields

with *J.W. Goddard & Son*

No. *576 Broadway*

William McAnamogh

with *Blumenthal Bros*

No. *42 Broadway* Street

225-8:37

James Morrison (Officer)

9th Street

POOR QUALITY ORIGINAL

0282

New York General Sessions.

----- -x

The People, &c., :

-agst-

Isaac Schlutte, :

----- x

City & County of New York, ss:

I, Jacob Behrman being duly sworn do depose and say:

I know the above named defendant. I am a clothing presser, residing at No. 183 Norfolk St. in this City.

The defendant to my knowledge has always been a good, hardworking, honest citizen, and to my knowledge this is the first time he has ever been arrested.

Sworn to before me this

5 h day of June, 1891.

Gilbert Fulton

Commissioner of Deeds

N.Y. County

Wm Va 211

New York General Sessions.

-----X

The People &c. :

-vs-

Isaac Schlutte, :

-----*

City & County of New York, ss:

I, BENJAMIN LAPIDA S being duly sworn, do
depose and say:

I am engaged in the butcher business at No.
3 Norfolk St.

I know Isaac Schlutte, and have known him since
his childhood. He has always been a hard working,
quiet, sober citizen, so far as I know.

Sworn to before me this

5th day of June, 1891.

William J. Sullivan
Commissioner of Deeds
New York

Benjamin Lapida S

POOR QUALITY ORIGINAL

0284

New York General Sessions.

----- X

The People, etc., :

-vs-

Isaac Schlutte, :

----- X

City & County of New York, ss:

I, Louis ^{Sophien} ~~Sofar~~, being duly sworn, do depose and say:

I have known the above named defendant since boyhood. He was brought up in the same town in Russian-Po and in which I was born.

I have always found him to be a well-meaning, sober, industrious man, who minded his own business, and was apparently of a quiet disposition.

To my knowledge he has never before been arrested or charged with the commission of any offense.

Sworn to before me this 5th day of June, 1891.

Gilbert Fulton,
Commissioner of Deeds,
W. County.

7840 01510

New York General Sessions.

----- X
The People, &c., : :

-vs-

Isaac Schlutte, : :
----- *

City & County of New York, ss:

Harris Sakolsky being duly sworn, deposes and says:

I am engaged in business at No. 115 Essex Street in the City of New York as carpenter, builder and upholsterer.

I have known the above named defendant for many years past. His character so far as I know is of the best; to my knowledge he has never been arrested; nor has any charge ever been preferred against him.

Sworn to before me this
5th day of June, 1891. *Harris Sakolsky*
Gilbert Fleckwin
Commissioner of Deeds.
City of New York.

POOR QUALITY ORIGINAL

0285

New York General Sessions.

----- x

The People, etc., :

-against-

Isaac Schlutte, :

----- x

City & County of New York, ss:

Solomon Schulman being duly sworn do depose and say:

I am engaged in the grocery business at No. 52 Norfolk Street, and am acquainted with the above named defendant. I have known him for many years, and have always found him to be an industrious, peaceable person. To my knowledge he has always been a good man, and this is the first time that he has ever been arrested or charged with any offense.

Sworn to before me this
 5th day of June, 1891. *1106 / 10 / 10 / 10 / 14*
Gilbert J. Fiddler
 Commissioner of Deeds
 City & County.

POOR QUALITY ORIGINAL

0287

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

..... being duly sworn, says that he resides at No. Street, in the City of New York; that he is years of age; that on the day of 1890, at Number in the City of New York, he served the within on the by leaving a copy thereof with

Sworn to before me this
day of 1890. }

J. M. General
The People, vs.
Plaintiff,

against
Isaac Schlichter
Defendant.

affidavits of
Character

HOWE & HUMMEL,
Attorneys for *Isaac Schlichter*
87 & 89 CENTRE ST., New York City.

Due and timely service of copy of the within hereby admitted
this day of 1890.
Attorney.

To

POOR QUALITY ORIGINAL

0288

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Isaac S. White

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

Isaac S. White

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

The said Isaac S. White,

late of the City and County of New York, on the 15th day of
March, in the year of our Lord one thousand eight hundred and
eighty-ninety-one, with force and arms, at the City and County aforesaid, in and upon one

Ronaldus S. Rosey

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault; and the said Isaac S. White,

with a certain loaded cane which he the said
Isaac S. White

in his right hand then and there had and held, the same being then and there
a weapon and an instrument and weapon likely to produce grievous bodily harm,
him, the said Ronaldus S. Rosey, then
and there feloniously did wilfully and wrongfully strike, beat,
bruise and wound, against the form of the statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0289

SECOND COUNT—

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

Grace S. White —

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

The said *Grace S. White,*

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 *Ronaldus B. Rosey* —

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *Grace S. White,* the said *Ronaldus B. Rosey* — with a certain *loaded cane* — which *he* the said *Grace S. White* —

in *his* — right hand then and there had held, in and upon the *head and body* of *him* the said *Ronaldus B. Rosey* —

then and there feloniously did wilfully and wrongfully strike, beat, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Ronaldus B. Rosey* to the great damage of the said *Ronaldus B. Rosey* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

The People of the State of New York, against

Isaac Schulte. -

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

further accuse the said Isaac Schulte

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

The said Isaac Schulte,

late of the City of New York, in the County of New York, aforesaid, on the 21st day of March, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, feloniously made an assault in and upon one

Romeo S. Carey.

then and there being, a policeman of the Municipal Police of the City of New York, and as such policeman being then and there engaged in the lawful apprehension of and detention of one

Herman Rosenbergs.

and the said Isaac Schulte,

him, the said Romeo S. Carey,

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent then and there and thereby to prevent and resist the lawful apprehension and detention of the said Herman Rosenbergs as aforesaid, 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, JOHN REEVE FELLOWS, District Attorney.

0291

BOX:

432

FOLDER:

3983

DESCRIPTION:

Schull, Emil

DATE:

03/10/91



3983

POOR QUALITY ORIGINAL

0292

Counsel,
Filed
Pleads,
W. H. Clark 1897

*Burglary in the Second degree -
Peter Manning -
[Section 497, 506, 525 & 532]*

THE PEOPLE

vs.

F
Emil Schill

John R. Fellows
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. C. Mann

March 11/97
Foreman.

James D. Eley

Wm. C. Mann

Witnesses:
John Schmitt

POOR QUALITY ORIGINAL

0293

Police Court 3rd District.

City and County of New York, ss.:

of No. 108 Ave A Street, aged 55 years, occupation Seaman being duly sworn

deposes and says, that the premises No. 108 Ave A Street, 17 Ward in the City and County aforesaid the said being a tenement building, the store floor of and which was occupied by deponent as a boozee and cigar business and in which there was at the time a human being, by name Deponent who slapt in the rear of said store were **BURGLARIOUSLY** entered by means of forcibly bursting and breasting a pane of glass, in the window of said store

on the 7th day of March 1888 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of tobacco
of the value of
Fifty (50) Cents

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

Emil Schill (now here)

for the reasons following, to wit: Deponent says - at about 2 am he was awakened by hearing the sound of breasting glass, and going in the direction of the sound, saw that a pane of glass in the window of said store was broken and saw deponent standing in front of the aperture thus caused. Deponent further says - he is informed by officer Thomas J. Diamond

of the 14th Precinct that shortly after
 on said date he arrested defendant
 on Fifth Street on suspicion of having
 committed a larceny, defendant having
 2 cigar boxes on his arm, which cigar
 boxes (empty) deponent identified as his
 property, and also identified a package
 of tobacco found in defendant's possession
 as said Officer Diamond as his property,
 said property having been in deponent's
 show window of said store, and is
 further informed by said Officer, that
 defendant confessed to said Officer Diamond
 that he had broken said glass and stolen
 said property.
 Deponent charges defendant, with burglar-
 ously entering said premises, and stealing
 and carrying away said property from
 deponent's possession.

Subscribed before me
 this 14th day of March 1889

Wm. M. Wilson
 Police Justice.

John Schmidt

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 1889
 I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated 1889
 There being no sufficient cause to believe the within named
 guilty of the offence within mentioned, I order he to be discharged.
 Dated 1889
 Police Justice.

Police Court, District, Offence—BURGLARY.

THE PEOPLE, &c.,
 on the complaint of

1
 2
 3
 4

Dated 1889
 Magistrate.
 Officer.
 Clerk.
 Witnesses, No. Street,
 No. Street,
 No. Street,
 to answer General Sessions.

POOR QUALITY ORIGINAL

0295

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas J. Diamond
aged _____ years, occupation *Officer* of No. _____

14th Avenue Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of *John Schmidt* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *7th* day of *March* 189*0*. } *Thomas J. Diamond*

John J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0296

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Emil Schill

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. Emil Schill

Question. How old are you?

Answer. 49 years

Question. Where were you born?

Answer. Germany

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

Answer. have been living in lodging houses.

Question. What is your business or profession?

Answer. Carpenter

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. Since Christmas, I have been out of employment, and having been without food for four (4) days, and willfully committed this crime, in order to be arrested.

Emil Schill

Taken before me this

Day of March 1935

Police Justice

POOR QUALITY ORIGINAL

0297

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

Police Court... 3 District.

THE PEOPLE, &c.,

OF THE COMPLAINANT OR

John Steinhilber
105 Avenue
Emil Schill

2 _____
 3 _____
 4 _____

Offered *Burglary*

Dated *March 7-1891*

Murray Magistrate.

Thomas Hammond Officer.

14 Precinct.

Witnesses *Said Officer*

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. *570* to answer *CPA*



Am...

309

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 *March 7, 1891* *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0298

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emil Schill

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

Emil Schill of the CRIME OF BURGLARY IN THE SECOND DEGREE, committed as follows:

The said Emil Schill late of the Seventeenth Ward of the City of New York, in the County of New York aforesaid, on the seventh day of March, in the year of our Lord one thousand eight hundred and eighty-one, with force and arms, about the hour of two o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one John Schmidt

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: the said John Schmidt

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said John Schmidt

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,

POOR QUALITY
ORIGINAL

0299

SECOND COUNT—

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

Emil Schill
of the CRIME OF *Petit* LARCENY committed as follows:

The said *Emil Schill*,

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

*one pound of tobacco of the
value of fifty cents*

of the goods, chattels and personal property of one

in the dwelling house of the said

John Schmidt
John Schmidt
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.

Wm. Laurence McCall,
District Attorney

0300

BOX:

432

FOLDER:

3983

DESCRIPTION:

Scott, William

DATE:

03/06/91



3983

0301

BOX:

432

FOLDER:

3983

DESCRIPTION:

Igo, Mary

DATE:

03/06/91



3983

POOR QUALITY ORIGINAL

0303

Police Court

3

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 157 Cherry Street, aged 32 years,
occupation Keep house being duly sworn

deposes and says, that on the 28th day of February, 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the Night time, the following property, viz:

Good and lawful money of the United States to the amount and of the value of two hundred and seventy three dollars (\$273.00) the property of Keep house

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by William Scott and Mary Egg (both sworn)

from the fact that at the hour of 9 o'clock a.m. said date said sum of money was in a bureau drawer in deponent's bed room in the second floor of said premises fast and said drawer was securely locked and in the following morning Sunday March 1st 1891 at the hour of 7.30 o'clock deponent discovered that the bureau drawer had been forced open and said sum of money taken therefrom

Sworn to before me this 18th day of February 1891
Police Justice

and at about the hour of 11
o'clock, P.M. February 28, the
defendant - Mary Jgo. borrowed
the key of defendant's apartment
from defendant while defendant
was at a wash in another
apartment. and at about the
hour of midnight said date after
defendant had returned to his own
apartment. defendant saw the
said defendants together and
calling to each other in the hallway
of said premises.
Defendant is informed by Officer
James Haggerty that he arrested
these defendants at the hour of 2
o'clock, P.M. March 14 in said
premises at a funeral, and after
their arrest the defendant - William
Scott admitted to him that he had
stolen said sum of money and
returned to him the sum of
one hundred and fifty dollars and
a coat and pair of earrings
which the defendant - Mary Jgo.
had in her possession, which had
been bought with said money.
Wherefore defendant charges these
defendants with being together and
acting in concert with each other
and planning taking, stealing and
carrying away said sum of
money from said Bureau Drawer.

Sworn to before me } Julia Clark
this 2nd day of March 1891

W. H. Meade
Clerk Justice

POOR QUALITY ORIGINAL

0305

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation James Haggerty
Police Officer of No. _____
7th Precinct - Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Julia Blake
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 2
day of March 1890 } James Haggerty

W. Meade
Police Justice.

POOR QUALITY ORIGINAL

0306

Sec. 198-200.

B District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name.

Answer. *William Scott*

Question. How old are you?

Answer. *21 years old*

Question. Where were you born?

Answer. *New York State*

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

Answer. *96 Suffolk St. Bro. 1 1/2 years*

Question. What is your business or profession?

Answer. *Painter*

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 have ~~nothing~~ nothing to say at present.*

William A. Scott.

Taken before me this

Day of March 1899

W. J. McNeill
Police Justice.

POOR QUALITY ORIGINAL

0307

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Mary Igo

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

Question. What is your name.

Answer. Mary Igo

Question. How old are you?

Answer. 19 years old

Question. Where were you born?

Answer. New York

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

Answer. 58 Little St Bklyn. 12 years

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
Mary Igo
Mack

Taken before me this

day of March 1889

W. P. ...
Police Justice.

POOR QUALITY ORIGINAL

0308

BAILIED

No. 1, by James Done
 Residence 148 Sullivan Street

No. 2, by _____
 Residence _____

No. 3, by _____
 Residence _____

No. 4, by _____
 Residence _____

Police Court---
 District, 299

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Julia O'Leary
William Scott
May 290

Offence Larceny

Dated March 2, 1891
W. C. Meade Magistrate

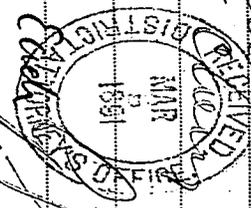
Witnesses James Haggarty
John Peet
Anna Blinn

No. _____
 Street _____

No. 1000
 to answer

157
 Street

1000
 Street



1000
March 3. 9. am

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 William Scott and May 290 guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of one Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until they give such bail.

Dated March 2, 1891 W. C. Meade Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0309

District Attorney's Office.

PEOPLE

vs.

Wm. Scott
Mary Igo

List of Witnesses

Mr. Kelly 88 So 1/2 B. 13th St

Mr. Chan 18 1/2 Bayter St

Patrick Lough 157 Cherry St

James Macke " "

Genie Igo 58 Little St - 13th St

Wm. King 554 57 Cherry St

POOR QUALITY
ORIGINAL

0310

My dear Mamma I am not
well I would like you
to do what is best for you
I was not able to see you
this afternoon because the
doctor would not let me
do so as my wife wants
me to stay here. The lawyer
has been told me that
Bonds will not be taken
until after we go to court
in the day or Saturday.
Now they say for me to
stay that you get the
money then it will be
paid back for 4 weeks
But I don't say that
I will go right
now

POOR QUALITY
ORIGINAL

0311

Miss. Maudie & your mother
was to my house & told
all about everything.
Benjamin so dead
be content & we will
come out all right
if you do what my
father said we will.
We all right Mrs. Clair
has received \$123.00 &
she will not appear
unless you do what
I said in this note
about that is all
to say you got the
money. I gave it to me
so do it. & lets us get
out with you & the
message know I am
in the dark cellar
where there is no light
your true love
Maudie

POOR QUALITY
ORIGINAL

0312

District Attorney's Office
City & County of
New York

189

The Po
as
I go. }

We will not need
the money now in
the hands of the Property
Agents - and lawyers.
It can therefore be
paid upon proper
order to the owner -

Apr 30th 1911 Robert J. ...
Appl ...

POOR QUALITY ORIGINAL

0313

Grand Jury Room.

PEOPLE

us.
John Scott
Mary Igo
Lawyer Harvey
Igo
I agreed on
March 15th to
use Igo as a
witness for the
People. Trial to
take place early
in April. -
S. B.
Chief consenting to
use Igo -

TO THE CHIEF CLERK.

Please send me the Papers in the Case of

PEOPLE

us.
Mr Scott vs. L.
Mary Igo on March 11th
I examined officers
Haggerty & Stapleton.
They know
nothing of the antecedent
of either of the Defs.
Complaint is more
bitter agst Mary Igo
than Mr Scott -
Mr Scott
admits his guilt to the
officers and declares
District Attorney
Mary Igo entirely
innocent & had nothing
to do with the Larceny.
Would it not be
well to use Mary Igo
as a witness for the People?
S. B.
v. s. v.

District Attorney's Office.

PEOPLE

us.
Mary Igo.

indicted with man
named Scott.

Larceny

Stear.

POOR QUALITY ORIGINAL

0314

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

vs.

Mr Scott
Mary J
G. L. 1st Degree
on March 13th

E. B. Barringer
Counsel for Scott
Called & wants
a notice to be
official action
in this case
G. L. 1st D.

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF
PEOPLE

vs.

Mr Scott
Julia Colare
Annie Colare
Off Maggerty

District Attorney.

TORN PAGE

POOR QUALITY
ORIGINAL

0315

can't go out yet not until I
bring you with me what do you
mean you love me until we get out
do you mean when we get out you
will disown me that is it hey
no dear I will not leave until
I bring you as if you being in
trouble I would die
for you & if they said they
would hang me I will stick to
the same for you are as
innocent as a new born baby
father & McCabe are in court
did not open until 2 o'clock
it takes some
~~time~~

TORN PAGE

POOR QUALITY
ORIGINAL

0316

... find am? It is
easy enough for them to talk about
me when it is your fault to be done
and I can't hear myself I will
send a postcard to your
mother and have her to
As long as they want you to go out
Being as you know I think you
to do the deed, what you want to
best. But please send me word
privately how I helped you to do it
and please to tell me how you
are getting on

POOR QUALITY
ORIGINAL

0317

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 Scott
and
Mary Igo.*

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

this indictment, accuse

*William Scott
and Mary Igo*

of the CRIME OF GRAND LARCENY IN THE *first* DEGREE,

committed as follows:

The said *William Scott and Mary Igo, both*
7th ward of the
late of the City of New York, in the County of New York aforesaid, on the *28th*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-one, at the City and County aforesaid, with force and arms, in the
night time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
\$273.⁰⁰/₁₀₀ payment of and of the value of *one hundred and eighty-six*

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of
one hundred and eighty-six
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *one hundred and eighty-six*
dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *one hundred and eighty-six*
dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *one hundred dollars*

of the goods, chattels and personal property of one *Julia Clare, in the*
dwelling-house of the said Julia Clare, there situated, 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,
~~JOHN R. FELLOWS~~ District Attorney.

0318

BOX:

432

FOLDER:

3983

DESCRIPTION:

Seiferd, Edward E.

DATE:

03/13/91



3983

POOR QUALITY ORIGINAL

0319

Witness

Louis Seyford

Counsel,
Filed 13 day of March 1891
Pleads,

THE PEOPLE

vs.

H
Edward E. Seiford

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

DE LANCEY NICOLL,
District Attorney.

Ed. E. Seiford

A True Bill.

Alfred Cameron
March 16/91
Foreman.
Henry J. Zieg
Ed. E. Seiford

POOR QUALITY ORIGINAL

0320

Police Court— 5 District. Affidavit—Larceny.

City and County of New York, ss.

Louis Seiford

of No. 217-E-87 Street, aged 51 years, occupation Provision Dealer being duly sworn

deposes and says, that on the 27 day of February 1899 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

A Boy's over coat a Boy's suit of clothes - three linen table clothes all together of the value of thirty 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 Edward E. Seiford

(now here) for the reason following to wit. That the said property was in the apartments of Deponent, on said date, Deponent missed said property. Defendant confessed to deponent that he took said property and pawned said property, at Freund's Pawn office 3rd Avenue near 87th St and Gluck's Pawn office at 81st + 3rd Avenue - and Defendant gave to Deponent the Pawn tickets for said property. Deponent has redeemed said property from said Pawn offices and fully identifies it as the property stolen from him.

Given's Signet

Sworn before me, this 11 day of March 1899 Police Justice

POOR QUALITY ORIGINAL

0321

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Edward E. Seiford 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.

Edward E. Seiford

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

217-E-87 St

8 yrs

Question. What is your business or profession?

Answer.

None

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

Edward E. Seiford

Taken before me this

day of

[Signature]
1891

Police Justice.

POOR QUALITY ORIGINAL

0322

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

Police Court--- 5 District

335

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Seiford
217 E 87th
Edward E. Seiford

1 _____
2 _____
3 _____
4 _____
Offence Grand Larceny

Dated March 9 1891

James Magistrate
Conrad Officer
Precinct _____



Witnesses _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
 \$ 500 to JUSSEY Ed. S. Street _____
Conrad

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

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, 500 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 9 1891 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0323

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward E. Seiferd

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse Edward E. Seiferd

of the CRIME OF GRAND LARCENY in the second degree committed as follows:

The said Edward E. Seiferd

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

one overcoat of the value of
twelve dollars, one coat of the
value of six dollars, one vest of
the value of three dollars and one
pair of trousers of the value of
three dollars and three table-cloths
of the value of two dollars each

of the goods, chattels and personal property of one

Louis Seiferd

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

De Lancey McCall,
District Attorney.

0324

BOX:

432

FOLDER:

3983

DESCRIPTION:

Semachowitz, Israel

DATE:

03/18/91



3983

0325

BOX:

432

FOLDER:

3983

DESCRIPTION:

Sunlowitz, Joseph

DATE:

03/18/91



3983

POOR QUALITY ORIGINAL

0326

333
HAK

Counsel,
Filed, *[Signature]* 189
Pleads, *[Signature]*
THE PEOPLE

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

[Signature]
Israel Semachowitz
and
[Signature]
Joseph Semachowitz

DE LANCEY NICOLL,

District Attorney.

A True Bill.

[Handwritten notes and signatures]
Adm. Comm. *[Signature]*
Part 3 *[Signature]*
New on No. 10 of *[Signature]*
Bill des. *[Signature]*
Mag. 11/16/72

Witnesses:
[Signature]
[Signature]

The witnesses in this case cannot be found after many efforts to that end. I recommend the dismissal of this indictment.

[Signature]
Veronell Davis
Court

POOR QUALITY ORIGINAL

0327

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 100 West Street, aged 44 years,
occupation Tailor being duly sworn

deposes and says, that on the 1st day of March 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Five ladies jackets together
of the value of Fifty dollars
(\$50.00)

the property of in the County 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 Israel Sennachowitz

and Joseph Schmilowitz (both
in there) from the fact that deponent is informed by his daughter Minnie Bernstein of No. 100 West Street that she saw each of defendants acting in concert with each other and saw them each just open the door of the working room of the above numbered premises at about 10³⁰ AM on March of said date and saw each of defendants come out of said working room and saw them each have a

Subscribed and sworn to before me, this _____ day of _____ 1897
Police Justice.

POOR QUALITY ORIGINAL

0328

portion of said property in their
possession and run out with it.
Deponent further says
that he saw each of said defendants
while in said working room
acting in concert with each
other and saw them take
steal and carry away said
property. Wherefore Deponent
swears that they each belong
to Bureau and be dealt with
as the law directs.

Sworn to before me
this 24th day of March 1941 at ^{Los} ~~San~~ Antonio
T. W. Mease
Police Justice

POOR QUALITY ORIGINAL

0329

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 18 years, occupation None of No. 100 West

100 West Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Simon Bernstein and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 29 day of March 1890, }
Simon Bernstein

Clifford
Police Justice.

POOR QUALITY ORIGINAL

0330

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Israel Semachowitz 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.

Israel Semachowitz

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.

No 57 Suffolk St Queens

Question. What is your business or profession?

Answer.

Carpenter

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

Israel Semachowitz

Taken before me this

day of

March

1887

District Judge

POOR QUALITY ORIGINAL

0331

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Joseph Schumlovitz 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.

Joseph Schumlovitz

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Romania

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

Answer.

46 Essex St New York

Question. What is your business or profession?

Answer.

Paeder

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

J. Envalovitz

Taken before me this

day of

March

1897

W. J. ...

Police Justice

POOR QUALITY ORIGINAL

0332

BAILED,
 No. 1, by Sard Newman
 Residence St H Street Ave
 No. 2, by Jane
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court... 195 District 348

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Thomas Frank...
177. West St B
Israel Semachinsky
Joseph Schmilinsky
 Offence James Lauen

Dated March 2 1891

Shuster Magistrate
Warner Officer

Witness Thomas Frank...
 No. 100 Shuster Street

No. 100 Sard Newman Street

No. 100 Shuster Street
 \$ 1000 to deliver
 District Court Office
 MAR 1891

James Lauen
W. H. T. 74

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

Israel Semachinsky and Joseph Schmilinsky
 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, Cash 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 2 1891 W. H. T. 74 Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0333

PART III.

THE COURT ROOM IS IN THE FIRST 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.]

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

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

To Abraham Bernstein

of No. 100 West 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 day of MAY, 1892, 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

Israel Smackhant

Dated at the City of New York, the first Monday of MAY, in the year of our Lord 1892.

DE LANCEY NICOLL, District Attorney.

POOR QUALITY ORIGINAL

0334

PART III.

THE COURT ROOM IS IN THE FIRST 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 Herman Bernstein

of No. 100 West 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 day of MAY 1892, 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

Israel S. ...

Dated at the City of New York, the first Monday of MAY,
in the year of our Lord 1892.

DE LANCEY NICOLL, *District Attorney.*

POOR QUALITY
ORIGINAL

0335

Court of General Sessions.

THE PEOPLE

vs.
Israel Semachowitz
and
Joseph Sunlowitz

City and County of New York, ss:

George Warner being duly
sworn, deposes and says: I am a Police Officer attached to the 11th Precinct,
in the City of New York. On the 5th day of May 1892,

I called at a house in Madison Street

the alleged residence of Herman Bernstein
the complainant herein, to serve him with the annexed subpoena, and was informed by the

housekeeper that he had never
lived there and that he was
not known around the neighborhood

I have made diligent efforts to
find him but am unable to do
so.

George Warner

Sworn to before me, this 10th day

of

May 1892

Thos. H. McGowan
Clerk of Court
N. Y. C.

POOR QUALITY ORIGINAL

0336

Court of General Sessions.

THE PEOPLE, on the Complaint of

Adrian Peniston

vs.

Israel Simochon's
and
Joseph Simochon's

Offense: *Grand Larceny*

JOHN R. FELLOWS,

District Attorney.

Affidavit of Police Officer

George Warner

11th Precinct.

Failure to find Witness

POOR QUALITY
ORIGINAL

0337

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Israel Semachowitz
and
Joseph Sunlowitz

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Israel Semachowitz*
and *Joseph Sunlowitz*
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said *Israel Semachowitz* and
Joseph Sunlowitz, both
late of the City of New York, in the County of New York aforesaid, on the
day of *March* in the year of our Lord one thousand *first* eight hundred and
ninety-*one* at the City and County aforesaid, with force and arms,

ten jackets of the value of
five dollars each

of the goods, chattels and personal property of one *Herman Bernstein*

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

De Launcey Nicoll,
District Attorney.

0338

BOX:

432

FOLDER:

3983

DESCRIPTION:

Shanahan, Thomas

DATE:

03/11/91



3983

POOR QUALITY ORIGINAL

0339

Witnesses:

Off. Francis Price

J. B. a

Counsel,

Filed 11 day of March 1899

Pleas, *Not guilty - 12*

THE PEOPLE

vs.

Thomas Shuchan

Attorney for

Attorney degree.
Robbery, Sections 224 and 229, Pennl Code.

DE LAUNCEY MIDDLE

JOHN R. FELLOWS

District Attorney.

A True Bill,

Alfred C. Blaney

March 18/99
Foreman.

Respectfully I do
Ben 1/2/99

POOR QUALITY ORIGINAL

0340

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1st DISTRICT.

Sworn to before me, this day of March 1888
of Frank Smith
1888
Police Justice

Frank S. Price
5th Precinct Police
Police Officer
Street, aged _____ years,
being duly sworn deposes and says,
that on the _____ day of _____
at the City of New York, in the County of New York, Peter M. Cready
(now here) is a necessary and material witness against Thomas Shannon charged with having attempted to commit a Robbery. And deponent further says that he is led to believe that said Mr. Cready will not appear at the said trial of Shannon. Deponent therefore asks that the said Mr. Cready be held to await the said trial of Shannon or find surety for his appearance at said trial.

Frank S. Price

Police Justice

POOR QUALITY ORIGINAL

0341

Police Court First District.

CITY AND COUNTY }
OF NEW YORK, } ss

Peter M. Bready
of Walton House, Park Row and North Street, Aged 67 Years
Occupation Machinist being duly sworn, deposes and says, that on the
7th day of March 1887, at the 6th Ward of the City of New York,
in the County of New York, was feloniously taken, ^{attempted to be} stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

A. pocketbook containing forty five
Cents

of the value of 45 Cents (45/100) DOLLARS,
the property of Deponent

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

Thomas Shannon (now here) from the following
facts to wit: That on the aforesaid date
about the hour of 5.30 P.M. deponent was
standing on the sidewalk in Chatham Square
near Dover Street. with the aforesaid
Pocket Book containing said money in his
hand, when the said defendant came
up to where deponent was standing, and
took hold of, and grabbed an overcoat
which was on deponents arm, and then
the said defendant threw the said overcoat
over deponents head, and then tripped
him with his foot, throwing deponent down

Subscribed to by me, this 1887

1887

POOR QUALITY ORIGINAL

0342

on said sidewalk, and then the said defendant attempted to place his hand into a pocket of the pants then and there worn on deponents person, in which pocket deponent had placed the said wallet containing said money.

And deponent is further informed by Officer Frank S. Pace of the Sixth Precinct Police, that he saw the deponent on his knees, ^{in said sidewalk} and the defendant in close proximity to deponents person and that when said Officer came up to where deponent was lying said defendant ran away. Deponent therefore charges the defendant with having attempted to commit a Robbery and asks that he be held and dealt with as the Law may direct.

Subscribed before me this 14th day of March 1891
J. J. [Signature] 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.
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 therein mentioned, I order he to be discharged.
Dated _____ 188____
Police Justice _____

Police Court, District _____

THE PEOPLE, &c.,
on the complaint of _____ vs. _____
1 _____
2 _____
3 _____
4 _____

Offence—ROBBERY.
Dated _____ 188____
Magistrate _____
Officer _____
Clerk _____
Witness _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
§ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0343

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank J Price
aged _____ years, occupation *Police Officer* of No. *12th Precinct Police* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Peter McCreedy*
and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *March 9* day of *1888* by *Frank J Price*

E. A. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0344

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Thomas Shannon 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 Shannon*

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. *116 Chatham Square*

Question. What is your business or profession?

Answer. *Boozer*

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

Thomas Shannon

Taken before me this day of *March* 188*9*

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0345

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

Police Court

District

326

THE PEOPLE, etc.
ON THE COMPLAINT OF

John M. Ward
James Wimmer
 100th St
 100th St
 100th St

Offence *Attempt at Robbery*

Dated *March 9 1891*

Hyman Magistrate
Queen Officer
 Precinct _____

Witnesses

No. _____
Street _____

No. _____
Street _____



No. _____
 \$ *1000* TO HISSELF

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 *Two* 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 9 1891* *[Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

47

The People
vs. Thomas Sharraban } Court of General Sessions - Part I
Before Judge Martine. March 18-1891

Indictment for attempt at robbery in the first degree.

Peter M. Cready, sworn and examined, testified.

Where do you live? I am stopping a year and a half in the Tremont house, right opposite James street, I number I do not know exactly. How old are you? I am sixty seven years old. What is your occupation? Machinist. Do you recollect the afternoon of the 7th of March when you met this defendant? Yes. What day of the week was it? I think it was Saturday between four and five o'clock as near as I can guess. Did you see this man the defendant there? Yes sir. Where did you see him? I met him in the street at the junction of Park Row and Chatham St.

What were you doing there? Walking along, just came out of a saloon after having a bowl of coffee and I had a pocket book in my pocket, the same pocket book I have got here. I had only forty five cents in it, when he pulled the coat over and got me down. I had it in my hand when he grabbed it. You had just come out of a saloon after getting a bowl of coffee? Yes, he did not strike me, but he got me down on my knees. You saw this young man the defendant? Yes. I was walking along. What did he do? He pulled the coat over my head and got me down on

the street. This coat that is on me I had on my back. He got his hands right this way (showing) and he got it over my head, he pulled it.

By the Court. Did he pull it from behind, explain to the jury? He came right behind me. I jostled him. I did not know what he meant; he got it over my head on my face; he got me on the sidewalk. This arm is pretty bad where I fell on the sidewalk. He came from behind you and caught hold of your coat? He caught me behind first. Show how he caught hold of you? He caught me this way (showing) and with the jostling the coat got over my head.

By Mr. Townsend. He took the coat by the tails, did he and put it over your head? Yes sir, behind me walking along. This is the very coat that is on me. Just before he did that did you have your pocket book? I had the pocket book in my hand coming out of the store when I met him. I never recollect seeing the young man before, never had conversation with him. When he drew the coat over your head what did he do to you, what more did he do? There was some men there and they hallooed, "catch the thief," and he ran.

By the Court. Your coat came over your head, did you

stand there looking at him, what did you do? I could do nothing, he had the coat over my head. I was standing up until he got me down on my knees, he pulled me down on my knees, I could not move. Just tell about that man, what did you see or feel him do while he had you in that position? He did not strike me. Did he do anything to you? No, he tried to get the little book from me. What did he do when he tried, did he put his hand on you? Yes. I put my pocket book in my pocket. Did he take it out? He did not. How far did he get towards your pocket, did he put his hand into your pocket? No, he made a snap for it, but he did not put his hand in, the hand did not get in my pocket. Show what he did? It was in my hand, I got my pocket book in, I had only forty five cents in it. You say that he put his hand in your pocket, did he touch your pocket? I do not know, I could not swear whether he got his hand into it or not. Did he touch the outside? Certainly he put his hand down. What stopped him from taking it? I do not know. Did you put your hand there? I shoved the pocket book down in my pocket, the same pocket, and he made a snap to get it from me. he put his hand down to my pocket.

The prisoner ran into the detectives hands.
Frank S. Price, sworn and examined, testified.
I am an officer of the 6th precinct and arrested
the defendant on March 7th in front of 9 Borey.
I was standing on Chatham Square and I
saw the defendant and the complainant. I thought
they were fooling. As quick as I saw the man
get off his feet he halloed "stop thief." This man
the defendant ran and I ran after him;
he crossed the Borey through Chatham Square,
he tried to get into a saloon. I grabbed him
and fetched him back. When I came back
the old man stood at the door, he had a
pocket book in his hand. I took the defend-
ant to the station house; he gave his name
there as Thomas Kelly. I took him to Court and
he said his name was Thomas Shanahan.
I had the complainant put in the house of
detention. He identified the defendant as the
man who threw him down and attempted
to take his pocket book. The coat was thrown
over his head and he down on his knees;
the defendant was back of him. He says, "I
was only fooling with him; the old man
is crazy, and they often fooled with him
that way. He said he was arrested for steal-
ing a blanket up in the 19th precinct but he
was turned loose. The defendant pleaded
guilty to assault in the third degree.

POOR QUALITY
ORIGINAL

0350

Testimony in the
case of
Thomas Shanahan

filed March
1891.

POOR QUALITY ORIGINAL

0351

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Shanahan

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

Thomas Shanahan attempting to commit the crime of of the CRIME OF ROBBERY in the second degree, committed as follows:

The said Thomas Shanahan

late of the City of New York, in the County of New York aforesaid, on the seventh day of March in the year of our Lord one thousand eight hundred and eighty-one, in the day-time of the said day, at the City and County aforesaid, with force and arms, in and upon one Peter Mc Cready in the peace of the said People, then and there being, feloniously did make an assault, and one silver coin of the United States of the kind called quarter dollars, of the value of twenty five cents, three silver coins of the kind called dimes of the value of ten cents each, five nickel coins of the kind called five cent pieces, of the value of five cents each, ten coins of the kind called cents of the value of one cent each, and one pocket-book of the value of twenty-five cents,

of the goods, chattels and personal property of the said Peter Mc Cready from the person of the said Peter Mc Cready against the will, and by violence to the person of the said Peter Mc Cready then and there violently and 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 Lancy Nicoll, District Attorney.

0352

BOX:

432

FOLDER:

3983

DESCRIPTION:

Sheehan, Jeremiah

DATE:

03/11/91



3983

POOR QUALITY ORIGINAL

0353

105
A Boda

Counsel,
Filed: 11th day of March 1891
Pleas, *W. H. Smith*

Grand Larceny, *Went's Degree*
[Sections 528, 537, 538 Penal Code]

THE PEOPLE
vs.
W. H. Smith
Jeremiah Sheehan

JOHN R. FELLOWS,
District Attorney.

off

A TRUE BILL

Alfred C. ...

Subscribed and sworn to before me on April 30, 1891
Foreman.
Fred and ...
John L. ...
Per 30 days.

Michael Irvine

POOR QUALITY ORIGINAL

0354

Police Court / District. Affidavit—Larceny.

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

Michael Devine

of No. 133 Mott Street, aged 76 years,

occupation Labor being duly sworn

deposes and says, that on the 7th day of March 1891 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the night time, the following property, viz:

Good and lawful money consisting of silver
bills and silver coin of the value
of thirty seven dollars and one walking
Cane of the value of twenty five cents

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 Eremial Sheehan (number)

from the fact that deponent
found the walking cane in
the possession of said deponent
in Mott Street in said City

M. Devine

Sworn to before me, this 7th day of March 1891
of Charles W. ...
Police Justice.

POOR QUALITY ORIGINAL

0355

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Ermenah Sheehan 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. *Ermenah Sheehan*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *17 Monroe St 17 mos*

Question. What is your business or profession?

Answer. *Laborer*

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*

Ermenah Sheehan
mas

Taken before me this
day of *March* 1911
Charles M. Tamm

Police Justice.

POOR QUALITY ORIGINAL

0356

BAILED,
 No. 1, by *John Campbell*
 Residence *100 1/2 St.*
 Street
 No. 2, by _____
 Residence _____
 Street
 No. 3, by _____
 Residence _____
 Street
 No. 4, by _____
 Residence _____
 Street

Police Court... 1st District

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

Michael Evans
133 West 37 St
Brooklyn

Offence *Larceny*

Dated *8th* 1911

Junius Magistrate
Conner Officer
10 Precinct



Witnesses
 No. _____
 Street
 No. _____
 Street
 No. _____
 Street
 \$ *500* to answer
James
 Street

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe, the within named *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 *Mar 8* 1891, *Charles N. Lewis* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0357

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

.....
T h e P e o p l e,)
vs.)
J E R E M I A H S H E E H A N .)

) Before
) HON. RUFUS B. COWING,
) and a Jury.
)

Tried April 3rd, 1891.

Indicted for GRAND LARCENY IN THE SECOND DEGREE.

Indictment filed March 11th, 1891.

APPEARANCES:

Assistant District Attorney Davis,

For The People.

Messrs. Blake & Sullivan,

For The Defense.

**POOR QUALITY
ORIGINAL**

0358

2

MICHAEL DEVINE, the COMPLAINANT, testified that he lived at 33 Mott Street, and was a paver and flagger. The defendant was introduced to him, the complainant, as an honest man and a good workman, and, on the night of the 7th of March, 1891, he, the complainant, allowed the defendant to sleep in his rooms. When they retired for the night he, the complainant, bolted the door, and in the morning, when he awoke, the defendant was gone, and the bolt taken off the door. He saw one of his pockets turned inside out, and the other one cut, and missed \$38, \$4.60 of which was in silver. Then he, the complainant, went down to the front door of the house, and was standing there talking to a man named Ryan, and Ryan said, "Here he comes up the street, with your cane in his hand." Just then the defendant came up, and he, the com-

**POOR QUALITY
ORIGINAL**

0359

3

plainant took his, the complainant's, cane from the defendant. and told the complainant that he was going to have him arrested. He, the complainant, went to the station house, and made a complaint, and the Sergeant sent Officer O'Connor to arrest the defendant. He, the complainant, had two rooms, and lived alone in them. When he retired he not only bolted the door, but he propped up a stick about four feet long and four inches thick with an iron plate on the side of it. One end of the stick was under the lock in the door and the other end of the stick in a crack in the floor, so that no one could open the door from the outside. The cane which he found in the defendant's hands was kept in a corner of his room, as he used it only on holidays. He did not miss the cane until he saw it in the defendant's hand. When he asked the defendant whether he had stolen the money from his pocket, the defendant said he did not know whether he had or not.

In

POOR QUALITY
ORIGINAL

0360

4

C r o s s - E x a m i n a t i o n .

the complainant testified that the defendant was introduced to him by a Mr. Sullivan. He had never seen the defendant before. He, the complainant, had a son, but his son did not live with him. The defendant was introduced to him on that same evening. He intended to give the defendant work. Mr. Sullivan said that the defendant was out of work, and had no place to sleep, and asked him, the complainant, to give him a bed to sleep in. He, the complainant, had just finished a job in White Street,, and after he paid off his men he took the defendant to his home. It was between 7 and 8 o'clock when they got home. After he, the complainant, knocked off work that afternoon, he had a glass of whiskey at Elm and White Streets, and he did not know whether he drank anything else that evening, except a few glasses of beer---8 or 9. He was affected by it. The defendant also drank with him, but he did not

**POOR QUALITY
ORIGINAL**

0361

5

seen to be affected either. He, the complainant, laid down on a little cot near the stove, keeping his trousers on. The defendant went into the bed room to sleep. He saw his money last when he went to bed. He looked at it, and carefully put it back in his pocket---in his righthand trousers pocket. He was in the habit of looking at his money before he went to bed to see what he had spent and whether the remainder was secure. He did not count it. He usually carried that amount of money in his pocket, and he was sure that he had about that amount. When he looked at his money he was sure that he had \$37. and about 30 cents in change. After he, the complainant, threatened to have the defendant arrested, the defendant went into McElroy's liquore store, corner of Grand and Mott, and he was put out of the saloon. ,Then the police officer arrested him.

POOR QUALITY
ORIGINAL

0362

6

OFFICER NEIL W. CONNOR, testified that he belonged to the 10th Precinct, and he arrested the defendant on the 8th of March, 1891, upon the complaint of the complainant. He arrested him on the corner of Grand and Mott Streets. The complainant came to the station house and made a complaint, and he, the witness, was sent out by the Sergeant to look for the defendant and arrest him. He told the defendant the complainant had been made against him, and took him to the station house. On the way the defendant said that he did not take the money. The defendant before that had said that he had been drinking. In the station house he, the witness, searched the defendant, but found nothing upon him. He had known the defendant by sight for about a year. In

C r o s s - E x a m i n a t i o n,

**POOR QUALITY
ORIGINAL**

0363

the witness testified that he knew nothing against the defendant. Before he, the witness, arrested the defendant, the complainant said, "That is the man." When he searched the defendant in the station house there were a few cents in his pocket, but he did not count them.

POOR QUALITY
ORIGINAL

0364

8

FOR THE DEFENSE,

JEREMIAH SHEEHAN, the DEFENDANT, testified that he was 27 years of age, and had lived in New York for about 11 years. He was a 'longshoreman. On the day in question he was going through Mott Street and he met Mr. Devine and two laborers going to the complainant's house. The complainant asked him if he had any work, and he, the defendant, said he had not; and he, the complainant, said, "Come into the house. I will have plenty of work for you on Monday." They went into the complainant's house, and the complainant sent a man by the name of Sullivan to a distillery in front of his house to get some whiskey, and they sat down and were drinking for a while. About 6 o'clock he, the defendant, had occasion to go down as far as Canal Street, and then he returned

POOR QUALITY
ORIGINAL

0365

9

to the complainant's house about half-past 10, and the complainant was then lying on a cot in the kitchen. The complainant asked what time it was and he told him it was about half-past 10, and the complainant said he thought he would get up and go out to get a drink, and then he and the complainant went out about half-past 10 o'clock, and went across the street to a liquor store and had drinks there. They met one of the complainant's workmen named Sullivan, and he treated several times. Then they went across to McElroy's saloon, and they had more drinks, and then they went home, and he, the witness, laid down in the bedroom, and he, the complainant, laid down on a cot bed that was in the kitchen. At about half-past 6 o'clock in the morning he, the defendant, got up and went out for a drink, and he was coming towards the door---the door was only shut, without a lock or bolt or anything else on it---and he caught hold of the knob and pulled it open. He saw the complainant's cane and took it up intend-

**POOR QUALITY
ORIGINAL**

0366

10

ing to have the use of it for a little while. Then he went to Pat Oakley's store, and had a drink, and then he went up to Mott Street and met the complainant who accused him of taking his, the complainant's money. He, the defendant, denied it. He did not take the complainant's money, and had never stolen anything in his life.

In

C r o s s - E x a m i n a t i o n .

he said that he left the house so early because he had been drinking the day before, and wanted a drink. He did not wake up the complainant because he knew that the complainant had been pretty full when he went to bed and he thought he would let him sleep on, and go out and get a drink. He did not see any more money in the hands of the complainant than was necessary to pay for the drinks in the course of the evening.

POOR QUALITY ORIGINAL

0367

JOHN CAMPBELL testified that he had known the defendant since he had landed in the United States, and had known him to be honest and industrious. He had gone upon the defendant's bond for \$1,000.
In

C r o s s - E x a m i n a t i o n ,

the witness testified that he was not a relative of the defendant, and had not known him before he landed in this country. He did not know any of the relatives of the defendant, but some of his, the witness's, friends has asked him to go upon the defendant's bond. He, the witness, was in business as a liquor dealer at 82 Centre Street.

POOR QUALITY
ORIGINAL

0368

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jeremiah Sheehan

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

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

The said Jeremiah Sheehan

#37.01 late of the City of New York, in the County of New York aforesaid, on the 7th
day of March in the year of our Lord one thousand eight hundred and
ninety-one, at the City and County aforesaid, with force and arms, in the
night time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of thirty-five

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of
thirty-five
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of thirty-five

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of thirty-five

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of seven dollars and one

cent of the value of twenty five cents

of the goods, chattels and personal property of one Michael J. Devine
then and there being found,

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

~~JOHN R. FELLOWS, District Attorney.~~

Second COUNT:—

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

Jeremiah Sheehan
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Jeremiah Sheehan
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,

the same goods, chattels and personal property, described in the first count of this indictment

of the goods, chattels and personal property of one

Michael J. Devine

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

Michael Devine

unlawfully and unjustly, did feloniously receive and have,

the said

Jeremiah Sheehan

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.

DE LANCEY NICOLL.

~~JOHN R. FELLOWS~~ District Attorney.

0370

BOX:

432

FOLDER:

3983

DESCRIPTION:

Signal, Samuel

DATE:

03/05/91



3983

POOR QUALITY ORIGINAL

0371

All orders

Counsel,

Filed

Pleas,

5 March 1891

THE PEOPLE

vs.

Samuel Signal

Grand Larceny, *1st Degree*
(From the Person)
[Sections 528, 530, 532 Penal Code.]

DE LANCEY WIGGILL,

JOHN R. BULLOWS,

District Attorney.

A True Bill.

March 9/91.

Foreman

Spred & Requested

Witnesses:

John Seford

POOR QUALITY ORIGINAL

0372

Police Court First District.

Affidavit—Larceny.

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

of No. 11 East Houston Street, aged 36 years,

occupation Housekeeper being duly sworn

deposes and says, that on the 24 day of February 1889 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession
and person of deponent, in the night time, the following property, viz :

A Pocket Book containing a
Five dollar note of the United
States issue - all of the amount
and value of Five dollars ($\frac{500}{100}$)

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 Samuel Signal (now here)
from the following facts, to wit: That
the aforesaid property, was in the pocket
of the dress then and there worn on
deponent's person, on the aforesaid date
while she was in the Thalia Theatre
situated in the Bowery, and that between
the hours of 11th and 12th o'clock midnight,
deponent missed said property. And
that deponent is informed by Officer
Chester Sciprod of the Sixth Precinct Police
that about the hour of 12.30, a.m. of the 25th
day of February 1889, he saw the said
defendant throw a pocket book in the
street, at the corner of Canal and Elizabeth Streets,

Shewn to J. J. O'Connell, Clerk
1889

Deponent's initials

And deponent is further informed that he found a Five Dollar note of the United States issue in the possession of the defendant.

Deponent further says that she has seen the pocketbook, which had been thrown into the street by the defendant and fully and truly recognizes the same as her own, and which was in her possession in said Thalia Theatre, on the aforesaid date, and which contained said Five Dollar Note -

Deponent therefore charges the defendant with having committed a Larceny and asks that he be held and dealt with as the Law may direct.

Witness my hand and seal this 27 day of February 1891
Rachel + Buckworth
Deponent
Charles N. Sainter
District Justice

POOR QUALITY ORIGINAL

0374

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Chester Seiford
Police Officer of No. 1st Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Rachel Bukowitz
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 27 day of May 1888 Chester Seiford

Charles N. Lantier
Police Justice.

POOR QUALITY ORIGINAL

0375

Sec. 198-200

147 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Signal 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. *Samuel Signal*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *118 - Centre Street - 2 years -*

Question. What is your business or profession?

Answer. *Street Clerk*

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*

Samuel Signal

Taken before me this 27th day of May 1891.
Charles H. Stanton
Police Justice.

POOR QUALITY ORIGINAL

0377

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Signal

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

of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

Samuel Signal

late of the City of New York, in the County of New York aforesaid, on the 24th day of February in the year of our Lord one thousand eight hundred and eighty-nine, in the night time of the said day, at the City and County aforesaid, with force and arms,

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of five dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of five dollars; one United States Gold Certificate, of the denomination and value of five dollars; one United States Silver Certificate, of the denomination and value of five dollars;

and one pocketbook of the value of one dollar

of the goods, chattels and personal property of one on the person of the said Rachel Burkowitz then and there being found, from the person of the said Rachel Burkowitz 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.

Rachel Burkowitz Rachel Burkowitz Rachel Burkowitz

POOR QUALITY ORIGINAL

0378

SECOND COUNT—

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

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

The said

Samuel Signal

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 promissory note for the payment of money of the kind commonly called United States Treasury Notes, of the denomination and value of *five* dollars; *one* promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *five* dollars; *one* United States Gold Certificate, of the denomination and value of *five* dollars; *one* United States Silver Certificate, of the denomination and value of *five* dollars;

and one pocketbook of the value of one dollar

of the goods, chattels and personal property of one

Rachel Burkowity

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

Rachel Burkowity

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

Samuel Signal

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.

DE LANCEY NICOLL,
~~JOHN R. FELLOWS,~~

District Attorney.