

0348

BOX:

326

FOLDER:

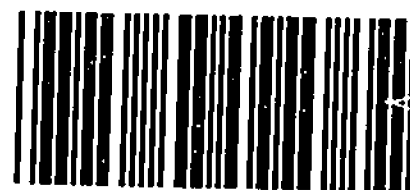
3093

DESCRIPTION:

Salzman, Israel

DATE:

10/08/88



3093

0349

BOX:

326

FOLDER:

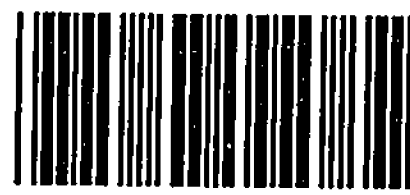
3093

DESCRIPTION:

Salzman, Moses

DATE:

10/08/88



3093

0350

BOX:

326

FOLDER:

3093

DESCRIPTION:

Zinn, Carl

DATE:

10/08/88



3093

POOR QUALITY
ORIGINAL

0351

Witnesses:

The West accepts
that he has engaged
Comphet & the machine
in the case & that
he is sincere that
no tampering
can be had when
the evidence is
shown that the
brother is
street-dicks

AD

127

H. H. Bernick -
25 Chambers St.

Counsel,

Filed

day of

188

Plead,

Proyalt-9

THE PEOPLE

vs.

Israel Salzman
Moses Salzman
Carl Zinn

Grand Larceny in the
(MONEY)
(Sec. 598 and 530, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

Mar 4 P.M. 16-1888

Pr over 17/88

Indictment to all dis moved
A True Bill.

dismissed - the defts dropped
from custody.

Small amount Foreman.

Yes on Mt of
Dues

POOR QUALITY
ORIGINAL

0352

Important witnesses
who will prove defendant
the elder Saulzger man
bought from him
~~for~~ Complainant
& with Complainant's
money Russian rubles
which he saw the
next day in W. Wolf's
possession at 382 Grand
St. W. Wolf will prove
defendant sold them
to him.

POOR QUALITY
ORIGINAL

0353

J. QUELLER,
43 ESSEX STREET, NEW YORK.

» Bank- und Wechsel-Geschäft, »

Schiffskarten  Wechsel

VON UND NACH AUF ALLE PLÄTZE

EUROPA. EUROPAS.

Geld auszahlungen nach allen
Plätzen der Welt.

POOR QUALITY
ORIGINAL

0354

Cable Address,
HAMBURG - "ANCHOR"

Telephone 1073 Spring.

Cable Address,
NEW YORK - "CUBIFORM"

BANKING EXCHANGE PASSAGE

*** FORWARDING & INSURANCE ***

STEAMSHIP & R.R. TICKETS * DRAFTS & MONEY ORDERS.

W. WOLFE,
382 Grand Street,
HAMBURG:
Bergedorfer St. N°1.
NEW YORK.

0355

POOR QUALITY
ORIGINALCITY AND COUNTY } ss.
OF NEW YORK,POLICE COURT, 3rd DISTRICT.of the 12 Precinct Police Edward Shalvey
Street, aged 49 years,occupation Police officer being duly sworn deposes and says,that on the 27 day of September 1888

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

Andrew Bates (now here)
is a Material Witness for the people of the
State of New York, against Isaac Salzman
and others who are charged with Grand
Larceny Dependent fears that said
Andrew will not appear to testify
when required, wherefore deponent
prays that he said Andrew be
committed to the House of Detention

Edward Shalvey

Sworn to before me, this

of

September 1888

day

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0356

Police Court— 3rd District.

Affidavit—Larceny.

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

of Andrew. Harte Street, aged 49 years,
occupation Laborer. being duly sworn

deposes and says, that on the 26 day of September 1888 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 My time, the following property viz:

good and lawful money of the issue of the United States
consisting of 9 gold coin of the value of forty-five dollars,
Silver coin and one state of the value of five dollars,
and good and lawful money of the Empire of Russia
consisting of three hundred & thirty-six rubles, the same being
of the value of one hundred & sixty-five dollars in good
and lawful money of the United States
said money being in all of the value of
Two hundred & sixty dollars \$260.⁰⁰/₁₀₀

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 Israel Saltzman, Moser Saltzman,
and Carl Gimm. (all known) from the
fact that on the 26th day of September 1888
deponent came to said Israel place of
business at premises 99¹/₂ 1st Street, which
place was formerly kept by one Abraham Weiss a
friend of deponent, for whom deponent inquired
the said Israel told deponent, that said
Weiss has moved away from there and
now resides a great distance away from
there, that it would cost 10 cents to go
there by Rail Road. Deponent told said
Israel that he was going home to Russia,
and he Israel then told deponent he would go
with deponent to buy a ticket, and that he would

Subscribed to before me this

188

Police Justice.

0357

Police Justice.

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

There being no sufficient cause to believe the within named _____ I will advise.

Dated _____ 188

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

Dated _____ 188 .

..... 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.

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$10,000.

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

It appearing to me by the within depositions and statements that the crime therein mentioned was committed by the defendant, I do hereby certify that the same is a crime against the State of New York.

Offence—LARCENY.

THE PEOPLE, &c.,
on the complaint of

28.

Dated

Magistrate.

Officer.

Clerk.

Witness,

02

No.

02

2

No.

2

•

70.

•

03010

to answer

03010

POOR QUALITY
ORIGINAL

0358

Sec. 103-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

3rd District Police Court.

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

Question. What is your name?

Answer.

Israel Saltzman

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Austria

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

Answer.

17 West 1st Street 3 years

Question. What is your business or profession?

Answer.

Salvage Keeper

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

Answer.

I am not guilty
Israel Saltzman

Taken before me this

27

day of

September 1888

Police Justice

POOR QUALITY
ORIGINAL

0359

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Moses Salzman*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *17 West Street 1 year*

Question. What is your business or profession?

Answer. *Bar tender*

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 Moses Salzman*

Taken before me this *27*

day of *July* 188*8*

William C. Murray
Police Justice.

POOR QUALITY
ORIGINAL

0360

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Carl Yinn 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. *Carl Yinn*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *17 Sister Street 172 years*

Question. What is your business or profession?

Answer. *Servant*

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*
Carl Yinn

Taken before me this

27

day of *April* 188*8*

William J. ...
Police Justice.

POOR QUALITY
ORIGINAL

0361

BAILED,
No. 1, by Samuel Cohen
Residence 173 E. Broadway
No. 2, by Samuel
Residence _____
No. 3, by Morris Seaver
Residence 30 Suffolk
No. 4, by _____
Residence _____

127
Police Court---3
1528
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Cohen
Samuel Cohen
Moses Saltzman
Isaac Spinn
Offence Larceny

Dated Sept 27 1888

Samuel Magistrate.

Shelton Officer.

12 Precinct.

Witnesses Shelton Spinn

No. 112 Brown Street.

Shelton Spinn

No. of de Sullivan Street.

M. Wolff

No. 382 Grand St

No. 2. Sullivan Street.

No. 1003 V. &

No. 142 Street

No. 5 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 Agnes Davis

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

Dated Sept 27 1888 John H. ... Police Justice.

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

Dated Sept 27 1888 John H. ... 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

0362

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 Salzman
Moses Salzman
Carl Rabin

The Grand Jury of the City and County of New York, by this indictment, accuse
Israel Salzman, Moses Salzman
and Carl Rabin
of the crime of GRAND LARCENY IN THE *third* DEGREE, committed as follows:

The said *Israel Salzman, Moses Salzman*
and Carl Rabin, all

late of the City of New York, in the County of New York, aforesaid, on the *26th*
day of *September*, in the year of our Lord one thousand eight hundred and eighty-*eight*
at the City and County aforesaid, with force and arms, in the *month* time of
the same day, *one* promissory note for the payment of money, being then
and there due and unsatisfied (and of the kind known as United States Treasury notes), of
the denomination of twenty dollars, and of the value of twenty dollars — ;
one promissory note for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury notes), of the denomination of
ten dollars, and of the value of ten dollars — ; *one* promissory note for the
payment of money, being then and there due and unsatisfied (and of the kind known as United States
Treasury notes), of the denomination of five dollars, and of the value of five dollars — ;
one promissory note for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury notes), of the denomination of two dollars, and
of the value of two dollars — ; *one* promissory note for the payment
of money, being then and there due and unsatisfied (and of the kind known as United States Treasury
notes), of the denomination of one dollar, and of the value of one dollar — ;
one promissory note for the payment of money (and of the kind known as bank notes),
being then and there due and unsatisfied, of the value of twenty dollars — ; *one*
promissory note for the payment of money (and of the kind known as bank notes), being then and
there due and unsatisfied, of the value of ten dollars — ; *one* promissory note for the
payment of money (and of the kind known as bank notes), being then and there due and unsatisfied,
of the value of five dollars — ; *one* United States Silver Certificate of the

**POOR QUALITY
ORIGINAL**

0363

denomination and value of twenty dollars _____; one United States Silver Certificate of the denomination and value of ten dollars _____; one United States Silver Certificate of the denomination and value of five dollars _____; one United States Silver Certificate of the denomination and value of two dollars _____;

one United States Silver Certificate of the denomination and value of one dollar _____; one United States Gold Certificate of the denomination and value of twenty dollars _____; one United States Gold Certificate of the denomination and value of ten dollars _____; one United States Gold Certificate of the denomination and value of five dollars _____; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of fifty dollars,

nine gold coins of the United States,
of the kind called half eagles, of the
value of five dollars each, and the
sum of three hundred and thirty rubles
in lawful money of the Russian Empire,
(a more particular description whereof is to
the Grand Jury aforesaid unknown) of the
value of one hundred and sixty five dollars,
of the proper moneys, goods, chattels and personal property of one Andrew Kates,

on the person of the said Andrew Kates, then and there being found, from the person of the said Andrew Kates, 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.

0364

BOX:

326

FOLDER:

3093

DESCRIPTION:

Sandheim, Emanuel

DATE:

10/25/88



3093

POOR QUALITY
ORIGINAL

0365

375
Counsel, *James M. [illegible]*
Filed *25* day of *Oct* 188*8*
Pleads *Not Guilty*

[Sections 528, 530, 532 Penal Code].
Grand Larceny
degree

THE PEOPLE

vs.
17 for - are
jewelry
Emmanuel Sandham

committed Nov 12/88

JOHN R. FELLOWS,
Officer Ten
District Attorney.

A True Bill.

Small [illegible] Foreman.

Book III Nov. 12, 1888

Pleads. *2 R. 2 d day*
with [illegible]
ed [illegible]

+

Paul [illegible] at
13000. 10/12/88
Witnesses:
Simon [illegible]

Robt McNaughton Co

Fresh Connection
7/2

POOR QUALITY
ORIGINAL

0366

Joseph Fahys & Co.

General Agents for

JOSEPH FAHYS,
HENRY F. COOK,
GEORGE E. FAHYS.

The Fahys Watch Case Co.,

Dealers in American Movements.

OFFICES:

NEW YORK, 38 Maiden Lane.
CHICAGO, 78 Monroe St.
CINCINNATI, 175 Vine St.

FACTORY,
SAG HARBOR, N.Y.

New York, Nov. 1 188

*I hereby certify that Emanuel
Sandheim until lately in the employ
of Stern & Stern who has visited
our establishment almost daily
for a period of nearly four years
has received valuable packages of
goods and has always been trusted
and to my knowledge has been found
to be trustworthy and honest prior
to his discharge from ~~from~~ their
employ.*

Respectfully,

*Joseph Fahys & Co.
Perman.*

POOR QUALITY
ORIGINAL

0367

Joseph Fahys & Co.

General Agents for

JOSEPH FAHYS,
HENRY F. COOK,
GEORGE E. FAHYS.

The Fahys Watch-Case Co.,

Dealers in American Movements.

OFFICES:
NEW YORK, 38 Maiden Lane.
CHICAGO, 79 Monroe St.
CINCINNATI, 175 Vine St.
FACTORY:
SAG HARBOR, N.Y.

New York, Nov. 1 188

I hereby certify that Emanuel
Sandheim until lately in the employ
of Stern & Stern who has visited
our establishment almost daily
for a period of nearly four years
has received valuable packages of
goods and has always been trusted
and to my knowledge has been found
to be trustworthy and honest prior
to his discharge from ~~their~~ their
employ.

Respectfully,

Joseph Fahys & Co.
Perman.

JOSEPH FAHYS & CO.,
38 Maiden Lane,
NEW YORK.

POOR QUALITY
ORIGINAL

0368

POTTER & BUFFINTON,
JEWELERS,
SAMPLE OFFICE, 176 BROADWAY,
R. MASON, JR.

New York, Nov. 15th 1888

To Whom it may Concern
We have known
Emanuel Soudheim for
over 4 years. He has
handled many of our
goods. and we have
always found him bright
intelligent. and straight-
forward in his dealings
with us.

Very truly
Potter & Buffinton
176 Broadway

POOR QUALITY
ORIGINAL

0369

HENRY ZIMMERN,
IMPORTER OF
Watch Materials, Tools, Silk Guards,
and Optical Goods.
8 MAIDEN LANE.

New York, Nov 15th 1888

This is to Certify that Emma Fuchsein
family in the employ of Messrs Stern Stern
has been known to us for some time.
we always found him honest
& trustworthy in his dealings with
us. we would also state
that we are intimately acquainted
with the family of the above
Name & their reputation & character
are beyond reproach.

Very Respectfully,
Henry Zimmer

Morris Prager
Importer of
Diamonds
8 Maiden Lane
New York

POOR QUALITY
ORIGINAL

0370

Grammar School 20
160 Chrystie St.
New York City

To whom it may concern

I hereby certify,
that Emanuel Southeim was a pupil
of this school during a period of
four years ending in April, 1887, and
I am happy to state that his general
conduct was unexceptionable.

The various Class instructors unite
in pronouncing him an honest and
industrious lad. They also
desire to bear testimony to his
gentlemanly demeanor on all
occasions.

Nov. 14/88

Alfred Morehouse
Principal

POOR QUALITY
ORIGINAL

0371

LEVI SAMUELS
D. D. G. M.
Fifth Masonic District

15 BEEKMAN PLACE

NEW YORK, *Nov 15* 1888

To Whom it may Concern:

It is to certify that I have known the
late Mr. Simon Endheim for many years
and always as a gentleman and as a Mason
who has ever borne a most excellent
reputation and enjoyed the respect and
esteem of his brethren and acquaintances.

I likewise have enjoyed the intimate acquaintance
of many members of his family and cheerfully
attest to their high standing in business
and social circles.

Levi Samuels

LEVI SAMUELS,
No. 15 Beekman Place,
NEW YORK.

POOR QUALITY
ORIGINAL

0372

LEVI SAMUELS,
D. D. G. M.
Fifth Masonic District.

15 BEEKMAN PLACE.

NEW YORK, Nov 15 1888.

To Whom it may Concern:

This is to certify that I have known the
late Mr. Simon Bondheim for many years
and always as a gentleman and as a Mason
who has ever borne a most excellent
reputation and enjoyed the respect and
esteem of his brethren and acquaintances.

I likewise have enjoyed the intimate acquaintance
of ~~many~~ members of his family and cheerfully
attest to their high standing in business
and social circles.

Levi Samuels

LEVI SAMUELS,
No. 15 Beekman Place,
NEW YORK.

POOR QUALITY
ORIGINAL

0373

Gram. School No. 74.
New York, Nov. 13, 1888.

To whom it may concern:

This is to certify that
Emanuel Sondheim was
a pupil of this school
from Sept. 4, 1882 until July
2, 1883. During this time,
he was in the highest grade
and was considered an
excellent scholar.

John Walsh
Principal.

POOR QUALITY
ORIGINAL

0374

New York May 15/84
To the Honorable Recorder Smyth,
Dear Sir, -

I take
the liberty of addressing you
in behalf of my brother Emanuel
Snyder, and regret to say
that this terrible disgrace which
he has brought upon our
family must in a large meas-
ure be due to bad company.
Until now he has always
been a dutiful and affection-
ate son and brother, strictly
honorable and trustworthy
in every respect. Since the
resignation (on account of
ill-health) of my position

To the Hon. Recorder Smyth,
Respectfully,
Snyder.

POOR QUALITY
ORIGINAL

0375

as public school teacher
in the Primary Department
of Grammar School No. 70, he
has been the main support
of my widowed mother, in
whose behalf I appeal to your
Honor, and assure you that
any clemency you may show
him will be thankfully ap-
preciated by his hardworking
family.

Yours respectfully
Rosa Dondkine

To the Hon. Recorder Smyth,
Present.

POOR QUALITY
ORIGINAL

0376

243 East 49th Street.

Nov-15th 1884-

To the Hon Judge Dwight-

This to inform the Hon
Judge that Mr. Jacob
Stem is a patient of mine
that he has ^{been} all for the
last three weeks confined
to his bed & is still unable
to be about. I do not
think it wise in his
present state (convalescence)
for him to leave his house

Respectfully

M. S. Kessler M.D.

To Hon Judge Dwight
Present

Nov. 14th 1888

To the Hon. Smyth

Recorder -

Dear Sir -

I take the liberty of
beseeching your clemency in
the case of Emanuel Foudheim
now before you for sentence.
I have personally known the
boy for six years & fully
believed him to be honest &
truthful. His entire family are
above reproach & feel keenly the
disgrace of the boy's misbehavior,
from my personal knowledge
your clemency will not be
misplaced as I know full well
that his family will do every
thing possible to reclaim him &
make him a useful member of
society. Trusting that this

POOR QUALITY
ORIGINAL

0378

petition will meet with
your approval

I am
respectfully yours
Evel Meyer M.D.

232 Second Ave.
N. Y. City.

POOR QUALITY
ORIGINAL

0379

243 East 49 St.

Nov. 14th 1888.

To the Hon Judge Smyth.

I would beg leave to
state that as the attending
physician of Miss H. Soudkiewicz
I deem it detrimental to
her welfare to leave her
bed at the present time.

She is suffering from
great mental prostration
& nothing but absolute rest
& quiet would alleviate
her severe prostration.

I therefore as her medical
adviser have to forbid
her leaving her house
under her present condition.

Respectfully

W. S. Soudkiewicz

To the Hon. Judge Smyth
Present.

POOR QUALITY
ORIGINAL

0380

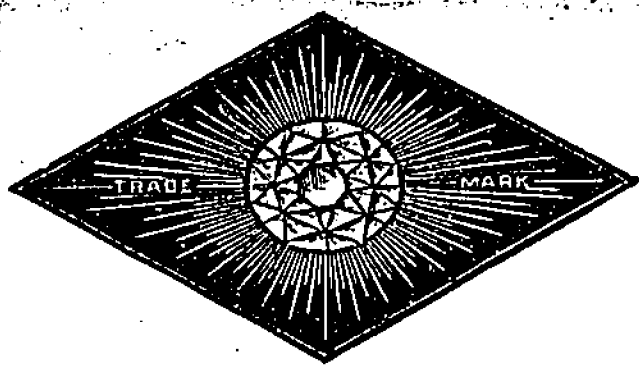


New York, Nov 15th 1888

To Whom it may Concern

We hereby testify that we
have known Emanuel Sondheim
both in business & private life for
a number of years past, and until
his recent misbehavior, have
found him to be both honorable
& trustworthy, he being a boy of
respectable parents.

Respectfully
Henry E. Oppenheimer & Co



HENRY E. OPPENHEIMER & CO.,
DIAMONDS,

47 Maiden Lane, NEW YORK.

Mr. S. Stern

11 Maiden Lane

POOR QUALITY
ORIGINAL

0381

Morris Prager,
IMPORTER OF DIAMONDS.
Nº 8 Maiden Lane,

New York, Nov 15 1888

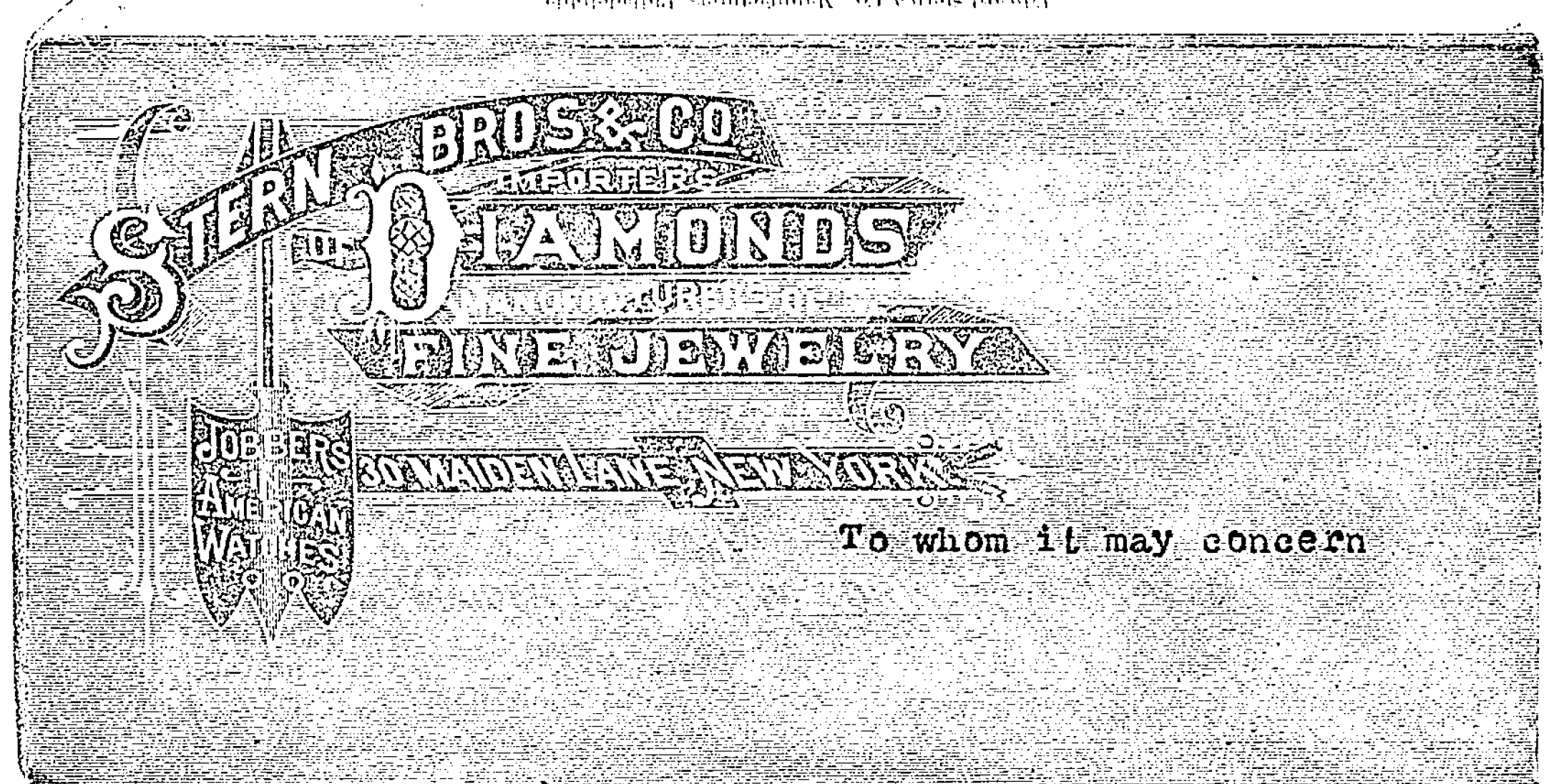
To whom it may concern.
I cheerfully certify
that I have known Emanuel
Sondheim, until lately in
the employ of Stern & Stern
a number of years. during
which time he has received
valuable diamonds from
me for his employers and
for which he has always
accounted for faithfully.

I further certify that
I am personally acquainted
with his family whom I
know to be very respected
people.

Morris Prager.

POOR QUALITY
ORIGINAL

0382



POOR QUALITY
ORIGINAL

0383



New York _____ 188

---To whom it may concern---

We certify that we are well acquainted with
Emanuel Sondheim, until lately employed by Messrs.

Stern & Stern receiving from us valuable packages
of diamonds and have always found him an honest
and trustworthy boy.

We further certify that we are intimately
acquainted with his mother and family knowing
them to be most respectable and of high standing
in the community.

We are in no manner related to Messrs.
Stern & Stern

Respectfully,

Stern Bros. & Co.

POOR QUALITY
ORIGINAL

0384

33 HOLBORN VIADUCT,
LONDON.

2 TULPSTRAAT,
AMSTERDAM.

ISAAC DURLACH,

IMPORTER OF

→* DIAMONDS, *←

13 MAIDEN LANE.

New York, Nov 15th 1888
I certify that I have my office
in the store, with Messrs Stern & Stern
& know Emanuel Sondheim lately
in the Employ of Messrs Stern & Stern
for a number of years as an
honest, trustworthy & reliable
young man, holding the
position of assistant cashier
& confidential clerk in the
diamond department with the
said firm. I further certify that
I am personally acquainted with the
mother sisters & family relations of
the said ^{Emanuel} Sondheim & know them to
be the most highly respectable people

Isaac Durlach
per H. Isaac Durlach

ISAAC DURLACH,
DIAMONDS,
13 MAIDEN LANE, NEW YORK.

POOR QUALITY
ORIGINAL

0385

OFFICE OF
COURVOISIER, WILCOX M'FG CO.,
43 MAIDEN LANE,
CHICAGO:
104 STATE STREET.

New York, Nov 5th 1888

Through our business
relations with Messrs. Stein & Stein
we have frequently come in
contact with Emanuel Sandheim
and note that Stein and Stein
that he occupied a position
of trust & responsibility at
Courvoisier, Wilcox Mfg Co
J. K. Benton Treas.

If not delivered in Ten Days, return to
COURVOISIER, WILCOX M'FG CO.,
43 Maiden Lane,
NEW YORK.

POOR QUALITY
ORIGINAL

0386

Address all correspondence to N. Y. Office.

WILLIAM BLACKINTON.
SUMNER BLACKINTON.
LOUIS A. BLACKINTON.

OFFICE OF

W. & S. BLACKINTON,

MANUFACTURERS OF

FINE ROLLED PLATE CHAINS.

FACTORY, ATTLEBORO, MASS.

NEW YORK OFFICE, NO. 11 MAIDEN LANE.

New York, Nov 14th 1888

To Whom it may Concern
I have to certify
that we have known
Emmanuel Soudaheim for
the past 4 years in the
Employ of Messrs Stern &
Stern. & has always
acted honest & straight
forward while transacting
business with us for his
firm.

Very Respectfully
W & S Blackinton

RETURN IN TEN DAYS TO
W. & S. BLACKINTON,
MANUFACTURING JEWELERS,
11 MAIDEN LANE,
NEW YORK.

To Whom it may
Concern.

POOR QUALITY
ORIGINAL

0387

Louis Strausberger & Co.
Diamond Importers,
10 & 18 Maiden Lane.

Paris:
25 Boulevard Haussmann.
Chicago:
170 State Street.

New York, Nov 15 1888

This is to certify that we
have known Emanuel Foud
him for several years
that he obtained
Goods from us at the
Request of Mess Stern &
Stern & Hallways made
Returns promptly &
Satisfactory - we have
known his family
for a long time as
highly respectable
Louis Strausberger

Louis Strausberger & Co.
New York

POOR QUALITY
ORIGINAL

0388

P. O. Box 651.

OFFICE OF

A. Wallach's Nephews,

5 & 7 Maiden Lane,

New York, Nov 15 1888

To the Honorable

Recorder Smythe

We would respectfully
submit to your consideration
that Emanuel Sordheim
late with the firm of
Stern & Stern has been
known to us for several
years in the capacity of
employee of the above firm
and have on several occasions
intimated him with valuables
and always found him honest
and upright.

His family has also been
known to us as an honorable
and respectable one

Yours Very Respectfully

Wallach's Nephews

A. WALLACH'S NEPHEWS,
NOS. 5 & 7 MAIDEN LANE,
NEW YORK.

To the Honorable

Recorder Smythe

POOR QUALITY
ORIGINAL

0389



58, Rue Laffitte, Paris.
Corner Rue de Chateaudun.

New York, Nov 15 1888

We herewith certify that Emanuel Soudheim has been known to us for some years, and during that time has handled, frequently large amounts of Diamonds, while in the employ of Mess Stern & Stern, and we further cheerfully certify, that we have known the Mother, Sisters, and family of Mr Soudheim, and always held them to be highly respectable.

St M. Stern & Co

**POOR QUALITY
ORIGINAL**

0390

IF NOT CALLED FOR IN FIVE DAYS RETURN TO
L. & M. KAHN & CO.
10 Maiden Lane
P. O. Box 1906 NEW YORK

POOR QUALITY
ORIGINAL

0391

Geo. Prankard,
324 1/2 Grand Street,
New York.

Records Aug 10 /
Dr. Sir

In the case of
Emanuel Abraham now awaiting
sentence in your court I desire to
say that I have ^{known} him and his
family for the past 15 years. the
family I know to be of the highest
respectability; and the young man
I had always supposed to be honest
and reliable.

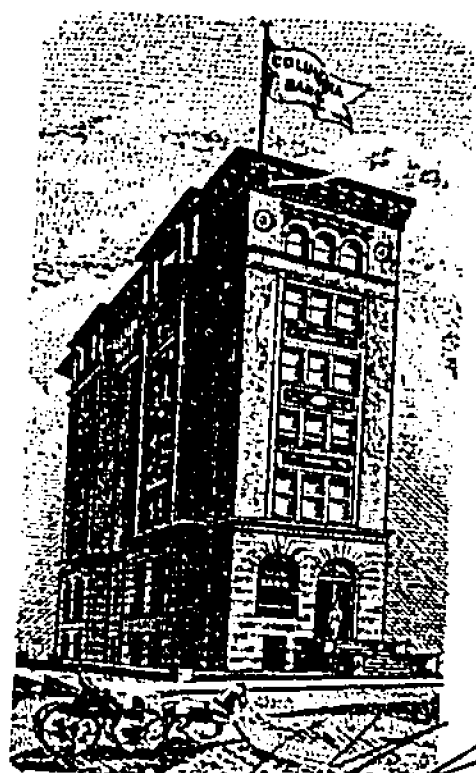
If, in consideration of his
family and it's being his first
offence, you could see proper to
mitigate his sentence, it would be
an act of kindness, that would be
sincerely appreciated by his family and
his widowed mother.

Respy Yrs
Geo. Prankard.
My Mrs 1877.

Geo. Prankard,
324 1/2 Grand Street,
New York.

POOR QUALITY
ORIGINAL

0392



Joseph Fox,
Pres.

Daniel T. Hoag,
Vice Pres.

D. H. Rowland,
Cashier.

Columbia Bank

FIFTH AVENUE & 42ND STREET.

New York, Jan 15TH 1882

This is to certify that I
have known the late Mr. Simon
Sandheim father of Emanuel
Sandheim for twenty years and
have always known him to be a
gentleman of high standing
and respectability. I likewise
know many members of his family
by marriage & cheerfully give them
the same testimony.

Joseph Fox

If not called for in one day, return to
COLUMBIA BANK,
FIFTH AVENUE AND FORTY-SECOND ST.,
NEW YORK.

POOR QUALITY
ORIGINAL

0393

To the Hon. Recorder Smyth
Dear Sir!

In writing
these lines to you, I hereby inform
you, that Emanuel Soudaheine,
is a step-brother of mine.
Up to this great mistake he has
made, I always regarded him, as
an honest, trustworthy and well-
behaved boy, never hearing, or
seeing the least wrong thing about
him.

He always delivered his earnings,
which were \$12. per week, to his
Mother, which was her sole support.
She is a widow, for the past six
years, and has lived at 329 Grand
St. for the past 20 years, and left

To the Hon. Recorder Smyth
Present

POOR QUALITY
ORIGINAL

0394

To the Hon. Recorder Smyth
Dear Sir!

In writing
these lines to you, I hereby inform
you, that Emmanuel Boudineau
is a step-brother of mine.
Up to this great mistake he has
made, I always regarded him, as
an honest, trustworthy and well-
behaved boy, never hearing, or
seeing the least wrong thing about
him.

He always delivered his earnings,
which were \$12. per week, to his
Mother, which was her sole support.
She is a widow, for the past six
years, and has lived at 329 Grand
St. for the past 20 years, and left

To the Hon. Recorder Smyth
Present

POOR QUALITY
ORIGINAL

0395

a store at the same place.
I have lived at this same place,
for the last 26 years, and am still
in business there.

Our reputation has always been
without a blemish, and our feelings
are very much hurt, by this Brother's
wrong act.

The mother of the boy, is almost
frantic on his account, and has
been sick ever since she heard
of it.

Trusting that you will be lenient
with his punishment, I am
Yours

Yours Truly
Saml. Sordheim
329 Grand St

No 141
-188

POOR QUALITY
ORIGINAL

0396

J. FREUND & CO.,
FEATHERS, BEDDING & LINEN GOODS,
339 GRAND STREET.

New York, Nov 15th 1888

Hon. F. Smyth
Recorder of the City of New York
Dear Sir

We beg to inform you that we
have known from childhood, Emanuel
Sondheim, now awaiting sentence, in
your court, as an honest, and well
behaved boy. Have been neighbors
of the family for the past twenty years,
and know them to be of the highest
character and respectability. For
the sake of his widowed mother, we
hope you will be as lenient, as you
possibly can, with the boy, who never
before this committed a wrong act.

Yours Respy

J. Freund & Co.

J. FREUND & CO.,
IMPORTERS OF
German and Irish Linens,
339 Grand Street,
NEW YORK.

Hon. Frederick Smyth
Recorder of New York City

POOR QUALITY
ORIGINAL

0397

WILLIAM MACBRIDE,
FURS, HATS, UMBRELLAS, CANES, &c.,
326 GRAND STREET,
Near Orchard Street,

New York, November 15th 1888

Hon Recorder Smyth
Dear Sir

You have a Prisoner named
Emanuel Sandhuin to come before your
Honor to answer for Sentences. And my object
in writing this is to say that I have known
the family for nearly thirty years, and the
unfortunate young Man from his infancy
the family & relations are highly respectable,
and feeling that he has been unduly trusted
and out of respect & compassion for his heart
broken Mother I ask that as far as is consistent
with your duty and judgement that you will
temper justice with mercy

Very Respectfully Yours
William MacBride



326 Grand Street,
NEW YORK.

To the Hon Recorder Smyth

POOR QUALITY
ORIGINAL

0398

THE NEW YORK JEWELERS BOARD OF TRADE,
KNAPP BUILDING,
41 & 43 MAIDEN LANE,
ROOMS 35 & 36.

New York, Nov. 15 1888

I hereby certify that Emanuel Sandheim who until recently was in the employ of Messrs. Stern & Stern & Co. for a number of years has frequently visited this office with important communications, from his late employers, & we always found him gentlemanly, & attentive to his business & as far as our knowledge goes has heretofore borne a reputable, honest, and unblemished character.

The N.Y. Jewelers Board of Trade
H. M. Cordier
Presd.

POOR QUALITY
ORIGINAL

0399

Robbins & Appleton,
AGENTS AMERICAN WALTHAM WATCH CO, WALTHAM, MASS.
No 5 BOND STREET.

BOSTON, 403 WASHINGTON ST.
CHICAGO, 104 STATE ST.
LONDON, HOLBORN CIRCUS.
SYDNEY, N.S.W.

19 JOHN ST.

New York, Nov 15th 1888

This is to certify that we are acquainted
with Emanuel Sondheim lately in the
employ of Mess. Stern & Stern, he having
frequently visited our establishment & we
have entrusted him with packages of
large value, & as far as we are concerned
have always found him to be honest
faithful & trustworthy.

Yours very truly
Robbins & Appleton
Wm

POOR QUALITY
ORIGINAL

0400

Rev. Ed. Kartschmaroff,

791 Lexington Avenue,

REMOVED TO
127 E. 74th St., N. Y.

New York, November 14th 1888.

To the Hon. Recorder Smyth

Sir:

This is to certify,
that I have known Emanuel Sondheim
for the last 15 years. He was a pupil in
my Sunday School, and was always a
well behaved boy mindful and honorable.
He was a very good boy at home as I fre-
quently visited the family and always
heard the best reports about him.

His family are of great respectability,
and they are well thought of, by the
community at large. His mother is a
widow for the last six years, and he
was her main support. She is heart sick

POOR QUALITY
ORIGINAL

0401

over this sad affair.

Hoping that you will be lenient in
judging him

I am

Yours most respectfully.

Rev. Edr. Kartschmaroff


POOR QUALITY
ORIGINAL

0402

DR. ALEXANDER KOHUT,
39 BEEKMAN PLACE.

New York, Nov. 15th 1888

I can most conscientiously testify that Mr. Emanuel Sondheim's reputation up to the present time was that of a most excellent character. He was known to be a pleasure & pride to his family for his integrity & honesty and attentiveness to his duties. His relatives are people, I am proud to count as belonging to my congregation because of their high standing in the community. Mr. Joe Stern, his uncle, was for many years Vicepresident & Trustee of my congregation and his memory is and will continue to be cherished by all of us. I can but add that I know of no people more esteemed than these

Rev. Dr. Alexander Kohut
Rabbi Congregation Anshei
Chesed

POOR QUALITY
ORIGINAL

0403

Court of General Sessions

The People vs

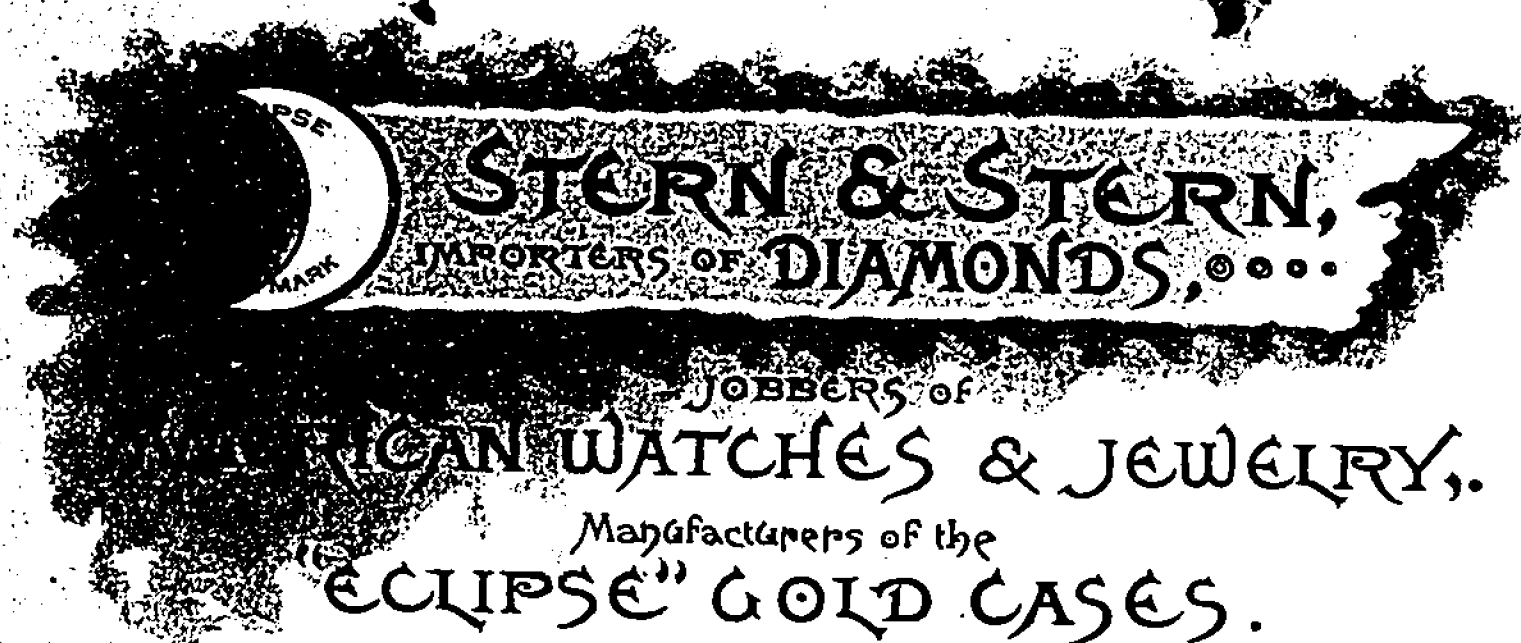
-v-

Samuel Houston.

*Petition and Affidavits in
support of Suspension
of Sentence.*

POOR QUALITY
ORIGINAL

0404



2 Talp Straat,

13 Maiden Lane.

AMSTERDAM.

NEW YORK. Nov 17 1888

We the undersigned employees of the firm of Stern & Stern, do hereby certify, that Emanuel Sondheim, until lately employed by above firm, held the position of assistant Cashier, and confidential clerk in the diamond department; and we further certify, that as far as we know, ^{and believe} he has always discharged his duties faithfully, was never charged with any dishonest act, or was ever suspected by us of dishonesty prior to his arrest, and we know positively that he never wore a beard or whiskers of any kind.

Isidore Lichtenstein former Bookkeeper from 1882 to 1884

Jacob Friedmann bookkeeper

Samuel Kramer Salesman

Mrs. Ettinger Salesman

Edw. Bibo Salesman

Harry Kluge Stock clerk

Louis D. Hamburger Entry clerk

Julius C. Pageloco was absent by S.S.

POOR QUALITY
ORIGINAL

0405

Court of General Sessions.

The People, and so on :

-vs- :

Emanuel Sondheim. :

We the undersigned, the officers of the New York Jewellers Board of Trade of this City do hereby certify that the firm of Stern & Stern is a member in good standing of said Board and that Mr. Simon Stern of said firm and the complainant herein is a most respectable and honorable merchant.

We further state that we are acquainted with the circumstances attending the case of Emanuel Sondheim defendant the ~~xxxxxx~~ and a nephew of said Stern and we believe that it would be injurious to the public welfare were the defendant compelled to be brought into contact with criminals either young or old in that their influence would tend to deprave the defendant forever. We believe that were the defendant subjected to the associations and influence of some one of his family at a distance from this City he would reform and become a respectable and useful member of society. We believe that such family influence would be moral and wholesome in every way.

As merchants interested in the public welfare and especially interested in the arrest and conviction of jewelry thieves we do not wish to have their number permanently increased. We therefor most respectfully suggest subject to the supervision, wisdom and experience of the Court that sentence upon the defendant be suspended and

POOR QUALITY
ORIGINAL

0406

2

that he be given in charge of some one of his family who
may permanently influence him for good.

Dated New York, November 19th 1888.

Very respectfully,

H. Mander Esq. My Father's Bel. of Ind.
J. H. Richards Esq. " "
David H. L. Vice Pres.
J. Smith per D. M. Smith
Truman

"Directors"
August Oppenheimer, Street
J. F. Myers
John C. Downing
Simon Uhlmann
Lopold Stern.
E. J. Schuchman Esq.
Morris J. Thirring

Court of General Sessions.

The People, and so on :

-vs- :

Emanuel Sondheim. :

We, members of the wholesale jewelry and diamond trade in the City of New York, do hereby join heartily in the foregoing petition, and except to that part of it concerning the Jewellers Board of Trade, do repeat as from ourselves the statements, contained in the said petition, whereof we have read and know the contents.

Dated, New York, November, 19th 1888.

<i>Stern & Stern</i>	13 Maiden Lane
<i>Oppenheimer Bros & Co</i>	35 Maiden Lane
<i>Joseph Weil & Co</i>	35 " "
<i>Meyer & Co</i>	50 " " "
<i>Louis Herzog & Co</i>	52 " "
<i>Henry E. Oppenheimer & Co.</i>	47 " "
<i>L. Adler & Co.</i>	44 1/2 " "
<i>Isaac Oppenheimer</i>	48 " "
<i>Elber & Kling</i>	42 " "
<i>Falkman Oppenheimer & Co.</i>	40 Maiden Lane
<i>Wm. Sachs & Co</i>	37 Maiden Lane
<i>Leibman & Co</i>	37 Maiden Lane

0408

David & Dr 34th Lane

B. Kuhn u. son

32 Madlain

30 Maiden Lane

William H. Smith 15. 20 u 21

Dr M. K. Hunt & Co 10 W. Lane

Max Freeman & Martin Lane

Downing & Keller O'Meara Lane
 1111 1/2 1st St. 1111 1/2 1st St.

S. Lundgren & W. Lundgren

Wilcox Silver Plate Co 6 Maiden L.

Ackerman, Peter Maurer 6 Maiden Lane

Jules King of Co Leo Muser 4 M Lane

Bo cot FR # 4 Maiden Lane

Keller & Untermyer & Mather Lane

Rock to Rock, 1 Mile

Grassfield Lough 6 p.m. 13 May

Ed. Meekleton 14 May

Mr. Bequith 21 N. Lane

200. Wallace, Stephen 577 Oxford

Eliminated Watson & Johnson 3 Mander

Shaker & Douglas 3 Maiden Lane

Handwritten: *Handwritten text, possibly "Handwritten name" or "Handwritten name" with a signature.*

J. B. Bland Co 1 *Maiden Lane*

W. F. Barrows do $1\frac{1}{2}$ Maiden Lane

Harrods no 12 Maiden Lane
Hampden 71/100

10

Ed Schurb	4 Maiden Lane
N.E. Whitman	6 " "
Henry Gimmom	8 Maiden Lane
M. Prager	8 " "
Keystone Watch Case Co.	12 Maiden Lane
J. & S. Spencer	15 Maiden Lane
Louis W. Levy	11 Maiden Lane
Louis F. Schuchman	21 M Lane
Henry Dryden & Co.	25 W Lane
Geo. W. Waltham	24 W Lane
Henry Goodman	27 W Lane
John Bros & Co.	30 W Lane
Frederick Keller & Co.	24 John St
Frederick Keller & Co.	25 John St
Robbins & Appleton	19 John St
Elgin Natl Watch Co.	22 John St
Samuel Key & Co.	3 Maiden Lane
Valentine	3 Maiden Lane
Alfred K. K. K.	3 " "
The Fidelity Watch Co.	3 " "
W. S. O'Connor	3 " "
Shaper & Douglas	3 Maiden Lane
W. & S. Blackinton	11 Maiden Lane
Ed Frothingham & Co.	" " "
Brown & Dorchester	" " "
Potter & Buffinton	176 Broadway

Court of General Sessions.

The People, and so on :

-vs- :

Emanuel Sondheim. :

We, the undersigned have been long acquainted with the family of the defendant and the defendant himself. We have always known them to be most respectable and worthy people and of high moral character and standing. We would never have supposed it possible for the defendant to be engaged in the transaction to which we are informed he has confessed. We truly believe it was because of his youth and because he was entrapped by some evil disposed person. We know that his family influence is of the best and we therefore most conscientiously and heartily join in the foregoing petition of the Jewellers Board of Trade.

Dated New York, November, 19th 1888.

Samuel Krane 168 E 111 St

Jacob Friedman 75 E 110 St

Samuel Metzger 346 E. 58 St.

Joseph Hartmann 756 - 5 Ave

Ab. Strauss 5 E 17 St.

L. Freund 1020 Lexington Ave

Edmund Ames 116 E. 60 St.

J. J. Hoffman 180 E. 95 St.

Emil Plonsky 172 E. 95 St.

POOR QUALITY
ORIGINAL

0411

Meyer Jacobson	961 Madison St
Isaac Aronson	12 Bway 110
Louis Ronheim	52 East 69 St.
Moriz Blum	216 East 62 St
Samuel Mayer	412 Bway
J.H. Rothschild	271 W. 52 St.
M. Gohy	951 Madison Ave.
Isidor Rittenband	52 E 63 St
J. Sickle	1074 Lexington Ave
B. Kupper	159 E 114 St
Mrs. J. Metzger	437 E 123 St
Mrs. L. Klingenstein	355 E 116 St.
Mrs. Freund	49 E. 91 St
Samuel Ost	49 E. 91 St
Asher Foise	1907 Madison Ave
Jacob Freund	796 Lexington Ave
Mrs. Charles Herman	248 E. 60 St
H. Klingenstein	248 E. 60 St
B. Tobias	345 E. 62 St
Henry Mome	107 E 71 St
Samuel Zucker	750 Lex Ave
Emil Jacoby	661 Lex Ave
Morris Mayers	205 E. 57 St.
Harry Jacoby	661 Lex. Ave.
Julius Herrmann	331 E 22 St
J. Lazarus	118 8th Ave.

POOR QUALITY
ORIGINAL

0412

Court of General Sessions

The People vs,

James ^{Wm} Sydnor

Petitioners in
support of clemency

Court of General Sessions.

The People of the State of New York :

-vs- :

Emanuel Sondheim. :

City and County of New York ss:

Emanuel Sondheim being duly sworn deposes and says: as to the charge that I have pawned goods with one Samuel Glover: Until I was fourteen years of age I attended ~~the~~ public school.

At fourteen I went into the employ of ~~my~~, Stern & Stern, Wholesale Jewellers and diamond ~~dealers~~ dealers at No. 13 Maiden Lane, this City and remained with them until the discovery of my wrong-doing.

I never was in any pawnshop until March 1888, when I began to pawn the goods of ~~my~~, Stern & Stern which are covered by the indictment herein. I first visited ~~Simpson~~ Simpson & Co. of this City. This was the first pawnshop I ever ~~went to~~ entered.

After I had pawned there a considerable quantity of goods I presented a paper of diamonds. They told me they did not then have so much money ~~and~~, but offered to take me and introduce me to another Simpson; so they brought me to R. Simpson & Co. and introduced me, whispering something into the ear of a person in charge and stating aloud that I had been pawning goods there for some time and it was all right. I then pawned the loose diamonds receiving \$500 on them.

I was never in the pawnshop of Samuel Glover or

**POOR QUALITY
ORIGINAL**

0414

2

any pawnshop on Broadway and never knew or heard of Mr. Glover. I was never at any time in any pawnshop except those belonging to the Simpsons or in their immediate neighborhood. I never at any time took any goods from any one but Stern & Stern and was never caught or arrested or implicated in any wayxtheft or purloining or taking of goods belonging to others in any sense of the word except the transactions for which I am now before the Court. I never wore a beard of whiskers of any kind.

Sworn to before me this

: *Emanuel Sondheim*

20th day of November, 1888. :

William Smith

*Notary Public
N.Y.C.*

POOR QUALITY
ORIGINAL

0415

Court of General Sessions.

The People of the State of New York :

-VS- :

Emanuel Sondheim. :

Henriette Sondheim being duly sworn deposes and
says: I am the mother of the defendant. I annex hereto let-
ters received from the defendant by me ^{and my daughter} and which show the
temper of the defendant as well as his education and the
influence which have surrounded him while he has been in my
family. So far as I know and as I believe the defendant
has never before the transactions in question committed or
attempted to commit any crime of any description but has al-
ways been ^a good son and faithful ⁱⁿ the performance of his
duties.

Were sentence suspended I sincerely believe that
my son would never again be found as the defendant in a
criminal court.

Sworn to before me this

20th day of November, 1888..

Chas. E. Galun

Notary Public No 163
City & County of N.Y.

: Henriette Sondheim

Court of General Sessions.

The People of the State of New York :

-vs- :

Emanuel Sondheim :

City and County of New York SS;

Simon Stern being duly sworn deposes and says:
that he is the complainant herein; and that prior to the
proceedings begun herein in the Police Court *to get* possession
of the property herein stolen ~~from~~ neither he nor his firm
were ever engaged in any proceedings to regain possession
of property stolen nor so far as they know was any property
ever stolen from them except in this case and one other,
that of Sittner who was recently before the Court.

As to his good faith in the matter he further
states that he employed large sums of money to find the
person who took the goods and in proof of such statement
he annexes hereto the communications had from the Pinker-
ton Detective Office with reference to the matter and also
the postals sent out by Pinkerton and the Central Detective
Bureau under Inspector *Byrnes* relative to the goods. These
were sent out as soon as the theft was discovered.

He further states that he is so confident that
the defendant herein did not maliciously and of his own
free will engage in the transactions ^{herein} that ~~xxxx~~ for the
sake of his family *he* is willing to give a bond to the
People in ~~in~~ whatever amount justice requires for the good
behavior of the defendant in case sentence herein is sus-
pended.

POOR QUALITY
ORIGINAL

0417

H. SONDHEIM,

WHOLESALE AND RETAIL

Dry Goods, Carpets, Ladies' and Gents' Furnishing Goods,

Notions, Hosiery, Etc.

62 Main Street, Corner Chestnut.

Bradford, Pa. Nov^r 19th 1888

Dear Step Mother.

Oh! how surprised I was when I heard of the particulars of my step brothers conduct, what in the world could have led him to do what he has done, I think it must have been bad company, but dont take it to heart too much, as he is young only a boy yet and when he gets out of this trouble, will do better I hope.

Oh had he only came here to work for me, it might have saved you many a tear! when he comes up for sentence intercede with the Judge, to make it as light as possible and when he is released I will take him in my employ, and also into my house, and give him a good home, and shall do my utmost to make a good man off him or if he would not want to come to me will procure him a good situation among some of my mercantile

POOR QUALITY
ORIGINAL

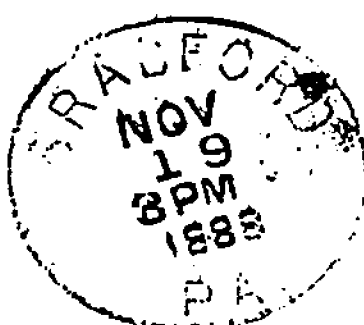
0418

friends, should you need me. I
will come down, but I cannot see
that I can help him any, I feel
terrible bad about him, but have the
consolation to know, that no one of
our family is too blame as he has had
a good bringing up. New York is
bad to bring up Boys without a Father
watchful care, you have done all
a Mother could do, we all know that,
therefore you have no reproaches to
make yourself, see the Judge personally,
perhaps he is a father and may have
a Son who may be young yet, if
you can only get him the suspend
sentence, I will do all that is in my
power to make a man of our dear
Mainy — from
Yours, ever dutiful
Henry Pondheim

**POOR QUALITY
ORIGINAL**

0419

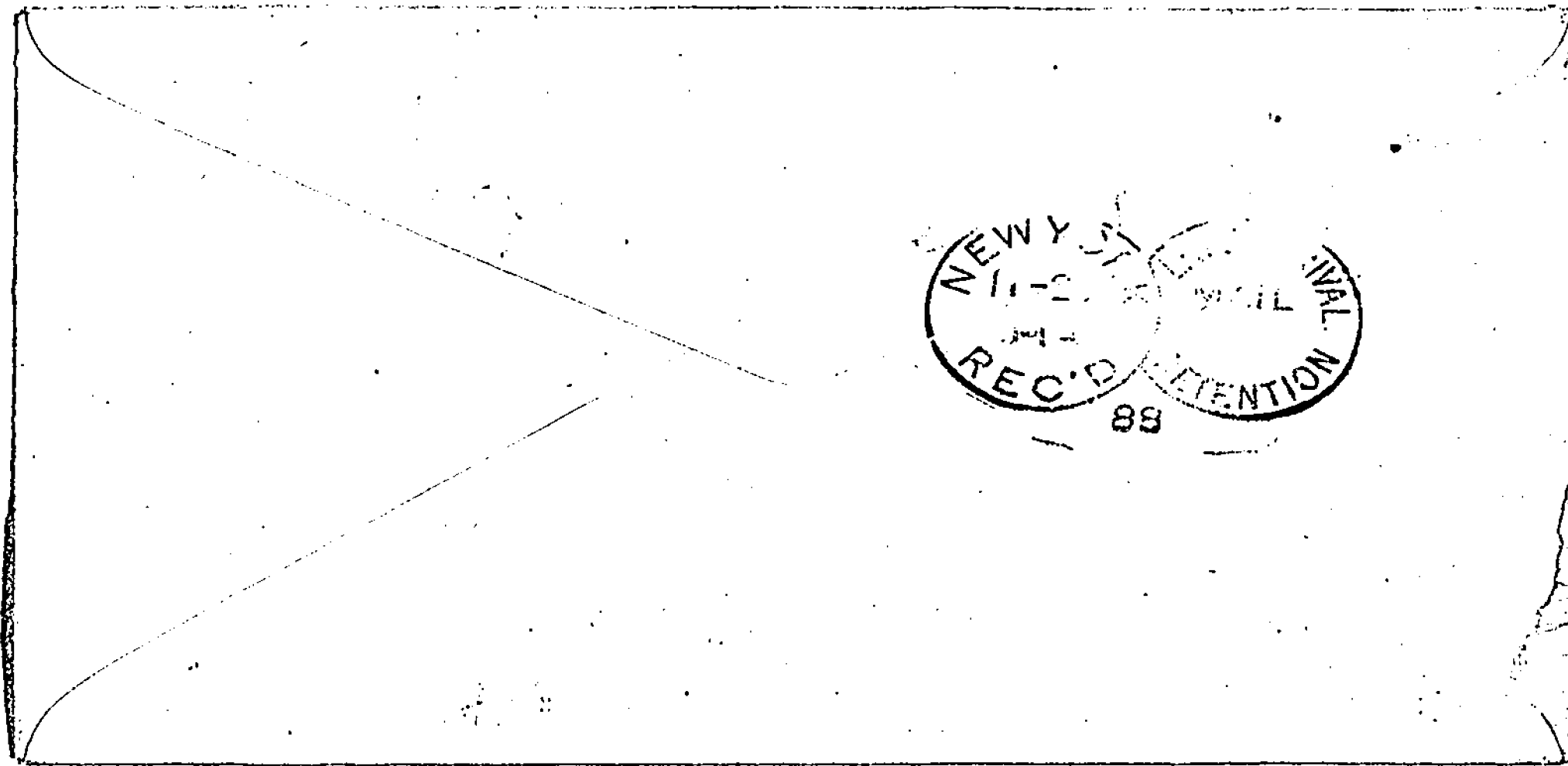
HENRY SONDEHEIM,
Dry Goods, Carpets, &c.
62 Main St., Bradford, Pa.
Return if not called for in 10 days.



*Mrs. Y. Sondheim
% Stern & Stern
13 Maiden Lane
New York
city*

**POOR QUALITY
ORIGINAL**

0420



POOR QUALITY
ORIGINAL

0421

BETHEL SHIRT DEPOT
J. SONDHEIM Prop.
Gent's & Furnishing Goods
HATS & TRUNKS
338 Hanover St., Boston.

Boston Nov. 19, 1888.

My dear Fetta:

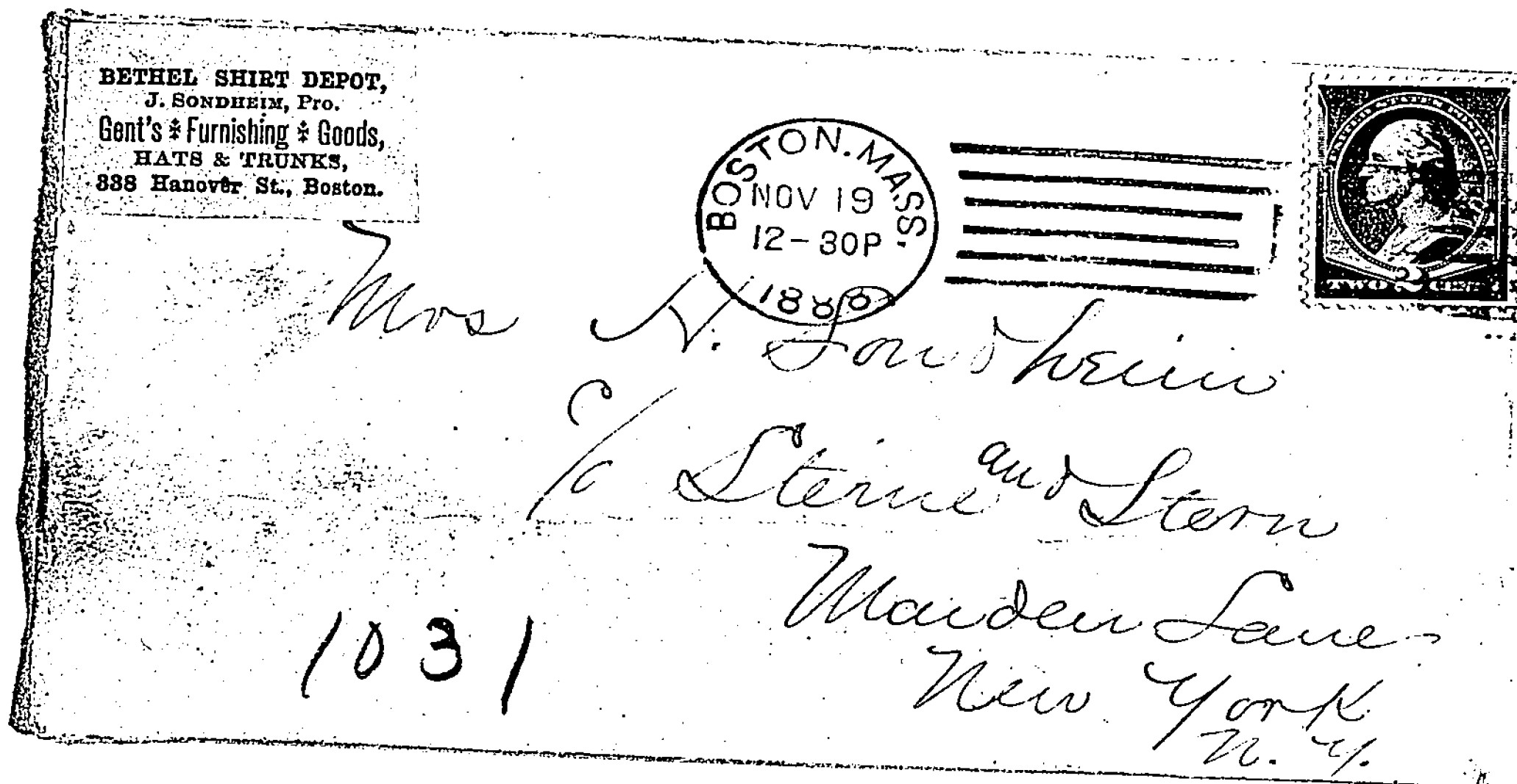
It is with the greatest surprise that I learn in your last letter of the wrong-doings of my Step brother Maurice. It grieved me very much to hear that he is to appear in court to be sentenced soon. I earnestly hope the Judge will suspend judgement and send him to me in Boston, where I can provide a good home and employment for him at the store or some situation.

I know that he will improve his time by acting upright and reforming for the better if here. With anxious anticipations for the clemency of the Judge I remain

Sincerely Yours
Joseph Sondheim

**POOR QUALITY
ORIGINAL**

0422



POOR QUALITY
ORIGINAL

0423

2

He further states that since the arrest he has received communications from one Henry Sondheim, ^{55 years old} a step-brother of the defendant, and a wholesale ^{and retail} dry goods merchant and a citizen of ~~xxxxxxxxxxxx~~ *Bradford* wealth and character of *Bradford* Penn. and one who has held positions of trust in the City Government, ^{to the effect that} he is willing to take the defendant and also furnish bonds in whatever amount justice requires for the defendants good behavior in case sentence is suspended.

The same offer is made by Joseph Sondheim, 52 years old, who is also a step-brother of the defendant and who keeps a retail furnishing goods store ^{or resides} at 1349 Tremont Street Boston, Mass. He is a man of eminent respectability and character.

Letters have also been received from persons in San Francisco Cal. making the same offer. Some of these letters are annexed to this affidavit. As to the boy Sondheim ever wearing whiskers and looking really older than he is, I know from my own knowledge that he has never ^{worn any or} been able to raise a beard; in proof of this fact I show a Philadelphie paper containing the boy's picture in April 1888.

As complainant herein I am of the opinion that it would be to the interest of of justice in view of the ^{facts} ~~to~~ suspended sentence.

Sworn to before me this

20th day of November, 1888.

Chas. E. Salmon
Notary Public No. 163
City & County of C.D.

Simon Steis

POOR QUALITY
ORIGINAL

0424

Court of General Sessions.

The People of the State of New York :

-vs-

Emanuel Sondheim.

Isidor Stern being duly sworn deposes and says
I am a member of the firm of Stern Bros. & Co., who are
Wholesale Dealers in Diamonds and Jewelry at No. 30 Maiden
Lane, N. Y..

Neither ^{myself} nor any member of the firm is related in
any way to the complainant although of the same name or to
the defendant or any of his family. I am however, acquaint-
ed with the parties; and have confidence that the defend-
ant if brought under proper influence will reform. I am
willing to take the defendant in my employ and give whate-
ver bond is required for his good behavior.

I live at No. ^{W. 130th} 101st Street, New York City and am
worth at least ^{twenty-five} ~~one hundred~~ thousand dollars. and am a
free-holder.

Sworn to before me this :

20th, day of November, 1888. :

Chas E. Salmon
Notary Public No 163
City of New York

Isidor Stern

Court of General Sessions.

The People of the State of New York :

-vs-

Emanuel Sondheim.

City and County of New York ss:-

Geo. Carlton Comstock being duly sworn deposes and says: I desire to supplement my former affidavit made herein in reply to those introduced by the pawnbrokers and especially so^{as} to the *intimations* therein contained of their desire to punish crime.

I have been the counsellor for a large number of wholesale diamond and jewelry houses for a number of years. Until 1885 I was associated with ^{the late} Algernon S. Sullivan and since that year alone.

The following cases with which I have been *intimately* connected will show the character of the pawnbrokers dealings with diamond thieves.

One was that of Pauline and Alfred Jaquin who pretended to be diamond brokers. They obtained from the Importers, a large number of loose diamonds on what is called "Memorandum." Failing to return them they were arrested, tried and convicted in this City of grand larceny.

It was then found out that they had never sold diamonds of any amount to customers as they had pretended but had been in the habit of pawning the diamonds loose and in the same paper, and packages and in the same shape in which they had

received them from the Importers; and further that they had pawned many new pieces of jewelry which were not completed even to the extent of pawning diamond mountings.

Most of these had been pawned by Alfred Jaquin who was a boy under nineteen years of age. Upon the trials and examinations it appeared that he had pawned more than fifty thousand dollars worth of such goods with the pawn brokers. And that notwithstanding his youth and the shape and character of the goods pawned they had never made inquiries about him or his standing as they should have done. had they not been wilfully negligent and careless as to how and where he had obtained the goods. Some of the pawn-brokers involved in that case are among those who have interested themselves in the case at bar.

Another case is that of Siegfried Sittner, who was recently sent to the Elmira Reformatory for obtaining goods from dealers and pawning them.

In this case Sittner was examined in supplemental proceedings before Judge Mc Adam at the City Court and among other things testified as follows: "when I went the first time with Stern's goods to Simpson I saw Adam. I wanted cash and he said you are in too deep and asked me if I had the pawn-tickets for the goods all ready; I showed them to him. He said we know that these are not your goods and you will have to talk to Simpson, himself. I saw that afternoon John Simpson. He said I have others who hold goods on consignment and memorandum and pawn the goods here and we try to help them out when they get stuck. He finally advanced me some money. I told him they were on

memorandum and did not belong to me before he loaned on them. This applies to all memorandum goods." This was sworn to before Judge McAdam on October, 31st, 1888 by Sittner. Whether it is true or not I do not know but there was present at the examination the property Clerk, Mr. McLaughlin representing Sittner, Mr. *Smith* representing the Corporation Counsel's Office, and myself and the examination was conducted with great care in order to get at the exact truth.

On November 1st, 1888 Sittner testified before George F. Bentley, Referee, among other things as follows: "with reference to the watches belonging to Henry Ginnell & Co. in addition to the testimony I gave yesterday I told John Simpson they did not belong to me but were on memorandum. He wanted to know if they were on a regular memorandum and I told him they were, and he said if that is the case we will protect you if anything happens."

I will further state in answer to the pawn-brokers statement that most of the goods pawned by the defendant Sondheim were pawned in a lump that they were, in fact, pawned as follows:

William Simpson.

26101.

May 10, 1888.
G. Chain.

\$10.00 Mayer.

38999

July 29, 1888.
D. Earrings.

\$65. Williams.

40380

August 3, 1888.
D. Pin

\$30. Sondheim.

40723

August 6th, 1888

POOR QUALITY
ORIGINAL

0428

40723	4 August 6, 1888 2 D. Stud. \$25. Metzger.
42934	August 14, 1888. G. H. Lever. \$15 Stein.
42212	August 15, 1888 Chain \$8.00 Stener
43136	August 22, 1888 D. Earrings \$35. Metz.
15763	March 7, 1888 G. Lever. \$15. Bond.
16872	March 17, 1888 D. Earrings \$30. Schmidt.
17153	March 20, 1888 D. Stud. \$15. William Smith.
32124	June 7, 1888 D. Ring \$25. Sanders.
	Jonh Simpson & CO.
7749	March 3, 1888 D. Ring. \$30. Mr. L. Miller.
10367	March 26, 1888 D. Ring \$20. Miller.
11450	April 3, 1888 D. Ring \$25. Miller.
15836	May 3, 1888 D. Ring

POOR QUALITY
ORIGINAL

0429

	5	
	\$30.	Miller.
15088	May 6, 1888	
	D. Ring.	
	\$18.	L. Miller.
16429	May 7, 1888	
	C. Pin.	
	\$17.	Miller
16989	May 11th, 1888	
	2. D. Rings	
	\$50.	Miller.
17246	May. 14, 1888.	
	D. Ring	
	\$40.	Miller.
17620	May 16, 1888.	
	D. Ring	
	\$30.	Miller.
17753	May 17, 1888	
	2 D. Rings	
	\$45.	Mr. Miller.
18590	May 23, 1888	
	Chain.	
	\$15.	Mr. Miller.
20828	June 5, 1888	
	2 Chains.	
	\$20.	Mr. Miller.
20767	June 6, 1888	
	G. Lace Pin.	
	\$8.	Mr. Miller.
20768	June 6, 1888	
	6 Chains	
	\$50.	Miller.
21716	June 12, 1888	
	D. Stud	
	\$15.	Mr. Miller.

**POOR QUALITY
ORIGINAL**

0430

6

21715

June 12, 1888
G. Watch Case

\$25. Mr. Miller.

22334

June 16, 1888
G. Watch Case & Movements.

\$25. Mr. Miller.

23373

June 23, 1888
27 D. Stones

\$500. Mr. Miller.

25622

July 7, 1888
29 D. Stones.

\$600 Mr. Miller.

R. Simpson & Co.

39.

August 27, 1888
18 D.

\$1020. Mr. Miller.

These show conclusively the nature of the transactions with the pawn-brokers and in the case of William Simpson they show direct collusion between the pawn-brokers and the defendant in that although they must have known the defendant by that time personally they allowed him in each case of pawning to give a different name; no two names on the tickets being alike.

I further state that with reference to the proceedings before Justice Patterson brought to obtain possession of the goods under the old statute where the criminal had not been arrested the name of the person who took the goods diamonds was explicitly stated to Justice Patterson. and the affidavits first presented to him gave the name of the person and told him the whole story. And the only reasons those proceedings were brought was to obtain the

POOR QUALITY
ORIGINAL

0431

7

goods by summary process and avoid the delay consequent upon
the conviction of the criminal.

Sworn to before me this

20th, day of November, 1888.

: Geo. Carlton Comstock

W. H. H. H. H.

Com. J. J. J.

City of New York

POOR QUALITY
ORIGINAL

0432

Court of General Sessions.

The People of the State of New York. :

-vs- :

Emanuel Sondheim. :

City and County of New York ss:

Isaac Eckstein being duly sworn deposes
and says: I am a barber at the corner of John and Nassau
Streets, this City, where I have been a barber continuous-
ly for ^{twelve} ~~two~~ years last past. For the last eighteen months
I have shaved, from time to time, the defendant. During
these times he never has worn a beard of any kind and
speaking professionally he never could have grown any
beard because of his youth.

Sworn to before me this :

20th, day of November, 1888. :

Daniel O'Brien
Notary Public
N.Y.C.

Isaac Eckstein

POOR QUALITY
ORIGINAL

0433

Court of General Sessions.

In the Matter of the People

against

Emanuel Sondheim.

Before

Recorder Smyth.

City and County of New York, SS:

Thomas Simpson being duly sworn says, I am manager for R. Simpson & Company doing business at 195 Bowery in the City of New York. That early in September, 1888, George Carlton Comstock, the Attorney for Messrs. Stern & Stern the complainants in the above matter, called at R. Simpson & Co's., office and saw me. He informed me that he had another case against us and that he had just seen Mr. William and J. Simpson, who were also interested and he informed me that he represented Stern & Stern who claimed to have been robbed of certain diamonds and diamond goods which had been pledged with R. Simpson & Company, J. Simpson & Company & William Simpson. The aggregate amount for which said goods were pledged being about Three thousand Dollars. Mr. Comstock had the tickets representing these goods in his possession at this time, but he declined to disclose who the person charged with the theft was, except that he said it was a Clerk in Stern & Stern's employ. He told me that he had advised his clients that he could recover these goods for them without paying anything, but that he was busy and he would advise Stern & Stern to make an offer of settlement. I asked him how he got the tickets and he said, that he had Byrnes

**POOR QUALITY
ORIGINAL**

0434

men trying to find the thief, but that they could not and that they have got Pinkerton to take the case and that his men had got the tickets, but would not tell where they got them. We arranged to meet on the following Friday so that he might see what offer Stern & Stern would make and so that I might confer with the other interested parties. We met and he offered fifteen cents on the dollar of the advances made and it was then suggested that he should see Stern & Stern and find whether they would not pay twenty five cents, and he was to see his clients and write my firm in relation to the matter. And that annexed hereto is the letter received from said Comstock written in pursuance of that interview. That thereafter certain negotiations took place between our Counsel and said Comstock which not resulting in an adjustment of the matter said Stern & Stern instituted proceedings under Article 3 of Part 1, Chapter 20, Title 19 of the Revised Statutes hoping to obtain the property in question upon giving an undertaking as therein provided. Said proceedings came up before Judge Patterson at the Tombs Police Court, the property in question having been taken under a search warrant issued under the law above mentioned. On said proceeding, it being shown that said provision of the Revised Statutes was expressly repealed by Chapter 593 of the laws of 1886, such proceeding was dismissed and the property in question was sent to the property Clerk upon the condition imposed by Judge Patterson that Stern & Stern, or the complainants, should enter a complaint and cause the arrest of the alleged thief. Up to this time the identity of the alleged thief had been concealed and was unknown to us, and we then learned that the prisoner,

**POOR QUALITY
ORIGINAL**

0435

whom said Stern & Stern have since acknowledged to be a relative, was the person charged with the theft. Mr. Stern one of the complainants informed me that the prisoner's mother did not know ~~the~~ of the matter and supposed that he was travelling for the firm and that he thought that the prisoner was in Canada. That the proceeding in the Police Court was about October 8th and that said prisoner was arrested about October 20th and subsequently and about October 25th pleaded not guilty and was bailed by Dina Stern, who I believe is the widow of Joseph Stern a deceased member of the firm of Stern & Stern. That after said prisoner was bailed as aforesaid, Mr. Stern, one of the members of said firm, called at our office and offered twenty five cents on the dollar in settlement of the advances made.

Sworn to before me

November 16th, 1888

Thos. Simpson
Henry Hargback
Notary Public
N. Y. Co.

POOR QUALITY
ORIGINAL

0436

Fol. 1. Court of General Sessions.

The People and so on. :

-vs- :

Emanuel Sondheim. :

City and County of New York ss:

Geo. Carlton Comstock being duly sworn deposes
and says, as follows:-

I am an attorney and counsellor-at-law of this
City. My office is in the Drexel Building No. 3 Broad
Street and I reside at No. 23 East 75th Street. I am the
attorney for the Jewellers Board of Trade of this City and
as such have had charge of this case for the complainant
I was first called into the case by Mr. Simon Stern, the
complainant on or about September^{15th} 1888. He then stated
to me that his nephew had pilfered from him and that he
had been induced to do so by a man who had become intimate
with him and had got him into betting at horse races.
He further told me that his nephew thought he could catch
this man and was after him. That his nephew had given him
the pawntickets and he wished me to see if I could get
back the goods. I then called upon Robert Simpson and he
told me he had authority to speak for all of the pawnbrokers
involved, being himself (R. Simpson & Co., William Simpson
and J. Simpson & Co., I told him the facts as Mr. Stern
had told me and stated that if we could obtain the goods
at once we would pay 20% per cent of the advances and if
he would appoint some time and place we would prove to him
that they were stolen and if this proof was satisfactory

2

he might turn over the goods upon payment of the 20% of the advances. He said that he would write me later and let me know .

Some days after I received a communication from Judge McCarthy representing William Simpson, and R. Simpson & Co. and from a Mr. Cohn representing J. Simpson & Co. stating that if I would send them the facts they would let me know their decision. Shortly afterwards they asked me whether the clerk who pilfered was not Stern's nephew and I told them yes, they then stated that they might settle for 75 cents but not any more, I told them that in order to spare the boy's mother we did not want to prosecute if we could help it and that I might get 50 cents for them if they would join in an application to send the boy to a Reformatory. This they refused to do for less than 75 cents. In the meantime we had gotten out a Warrant for the boy's arrest and ~~just then~~ as soon as he returned to the City he was arrested. The pawnbrokers then offered to settle with me for 50 cents but I refused giving as my reasons that they had wilfully caused the fact of his arrest and relationship to the complainant to be published in the newspapers so that the matter had become disgraceful, much harm had been done. They then stated to me that they would see the boy in the States Prison notwithstanding his mother and family if we did not settle.

For the foregoing reasons I am my self convinced that their present attitude is disingenuous and insincere and that they wish to consign the defendant to a criminal career not because of any desire for the

POOR QUALITY
ORIGINAL

0438

3

public welfare but to ~~show~~ show to persons situated similarly to the complainant Stern., that peace should always be made with the pawnbrokers even on their own terms.

I will further state that so far as I know and as I believe there has never been any collusion between the defendant and the complainant inconsistent with law or the public good and such as would arise from a desire to reform the boy and spare his family so far as the complainant could consistently and lawfully do the same.

I further state that Mr. Stern and Myself in our action and course toward the defendant are endorsed by the said Jewellers Board of Trade, and organization composed of a large majority of the wholesale jewellers and diamond and watch importers of this City.

Sworn to, before me this

15th day of November, 1888.

:

:

Geo. Carlton Countook

Thos. W. Heland
Notary Public
New York County

Fol. 1 Court of General Sessions.

The People, and so on :

-vs- :

Emanuel Sondheim. :

City and County of New York ss:

Henrietta Sondheim being duly sworn deposes and says: I am the mother of the above named defendant I am a widow and reside at 235 East 49th Street. My husband formerly had a retail fancy goods store in Grand Street where we lived but he died six years ago. He left very little so that I had to depend for my support largely upon my relatives; and for the last few years I have counted upon the earnings of my son, the defendant, for the support of myself and my family. I have three ~~unmarried~~ daughters aged respectively *24 22 and 20* years. *of age*

The defendant has always been a dutiful son has spent his evenings home and so far as I know has had no bad habits. Outside of our poverty we have certainly lived a happy life together and I did not know that anything was wrong with my son until his uncle told me that they had discovered him taking goods from them. I have told him that he must make restitution and do all that he can to get the goods back for his uncles; that his uncles could not afford to lose the goods and it was not right for them ^{to lose} no matter what he should suffer. He has ~~promised me~~ ^{promised me} ~~promised~~ ^{to do so,} he would ~~xxx~~ and has asked my forgiveness and promised me that he would never commit a crime again, ~~or~~

POOR QUALITY
ORIGINAL

0440

2

I believe he is sincere and anxious to start again in life and lead an honest and manly life. It has been a great shock to me but I believe that were he sent to a Reformatory where he could be placed under proper discipline that he would be strengthened in his endeavors to reform; I have been told, however, that a person sent to ~~Rixsan~~ States Prison instead of reforming and *carrying out* his professions of repentance ^{in apt to} becomes so ~~xxxxxxx~~ contaminated by contact with other criminals of a hardened professional character that a term in States Prison makes him unfit for honest society and of corrupt morals.

It is because of this fact that I feel that if my son were sent to States Prison he would be to me and to his sisters as if dead.

My son was in the habit of attending the Norfolk Street Sunday School until he was thirteen; he was then confirmed and since then he has attended divine service with me at the Jewish Synagogue Cor. Lexington Ave and *Fifty fifth* Street.

~~That~~ Ever since my boy was arrested I have been confined to my bed, having been made ill by the shock.

Sworn to before me this

15th day of November, 1888.

W. J. M. Campbell

POOR QUALITY
ORIGINAL

0441

Fol. 1. Court of General Sessions.

The People, and so on. :

-vs- :

Samuel Sondheim. :

City and County of New York ss:

Simon Stern being duly sworn deposes and says;
I am the complainant herein. I began to miss my goods in the early part of July, 1888. I employed the Pinkerton Detective Agency but was unsuccessful so far as they were concerned. In August I missed a paper of diamonds and began to suspect the defendant. I finally charged him with ~~the~~ taking the goods. He cried and told me the story which is given in his affidavit and gave me a lot of pawn-tickets. He told me he was not to blame in the sense that he had wilfully made up his mind to steal but that he was induced to steal in order to make back the money that he had taken so that he could repay it so it would not be found out. And that the main man in the transaction was this man Miller. I believed what the defendant told me and still believe it as being the truth and refrained from arresting him hoping that he would catch Miller which he promised to do. I know that he made vigorous attempts to catch him but did not succeed.

I believe that this man Miller was simply a confidence man or some man living on his wits ~~who~~ by hanging about the races tracks and becoming acquainted with and corrupting just such foolish persons as this defendant.

**POOR QUALITY
ORIGINAL**

0442

3

safesand to pawn them and make up the \$50 and have some money to bet with and to take the jewelry out of pawn.

He spoke so positively of our ultimate gains and not knowing what to do I took some goods and had them pawned. This was the first time I had ever taken any jewelry or anything else that did not belong to me or had anything to do with pawning goods.

We again lost on the races. I then told Miller that I would go to my uncle and tell him what I had done but Miller told me I would be a fool to do it; that I would be sure to win enough money to get the goods out of pawn and nobody would be the wiser for it.

That he had a Jockey fixed who was to run the horse Julia Miller and was sure to win. We again went to the races and he introduced me to the owner of the horse Julia Miller and also to the Jockey who was to ride the horse. Both assured me that the horse would win the race and that the winning would be 22 to 1. I bought two tickets for the Jockey so that he would win the race if he could and gave them to him. This went on from bad to worse until a bookmaker at Guttenberg introduced me to a Mr. Steinhart who told me he was making a good deal every day and he said he would take me in as partner if I would give him \$200. This raised as before; and he told me that I would not have to come to the races but could play the horses with the bookmaker in this City by telegraphing. I then began to play the races at Ridge Levane in Park Row, at De Lacey's in Barclay Street, and Lavelle in Church Street, but kept on losing all the money.

Finally I had taken so many goods that I did not know

POOR QUALITY
ORIGINAL

0443

4

what I was about and had lost so much that I could not repay it. My uncle had in the meantime found out that his goods were being taken but I did not dare confess to him. He finally suspected me and charged me with the loss of his goods and ¹told him the truth. He then told me that he must find Miller and try and recover the ~~money from the~~ *money from the bookmakers*.

I tried my best to find Miller but could not and do not know where is. I then went away but returned to this City to see my mother on a Saturday night. My uncle had in the meantime got out a Warrant for my arrest and I was then arrested. This was some two weeks since. I then obtained bail but when I saw that my uncle was being deprived of his goods by the pawnbrokers because my case was not tried I had my case called up and pleaded guilty and although I have had abundant opportunity of escape I have not desired to do so because I desire to make all the possible restitution I can.

I was born in 329 Grand Street where my father kept a retail fancy store. His name was Simon Sondheim. He died six years ago, leaving but a small estate which was not sufficient for the support of my mother and her family and they have largely ~~xxxx~~ relied upon me and had what assistance ~~of~~ other relatives could give them for their support. I am the only son and have three sisters aged respectively

I attended the Sunday School of the Norfolk Street Synagogue until thirteen when I was confirmed. I have never before been involved in any difficulty of any kind and my life with my mother and sisters was most

POOR QUALITY
ORIGINAL

0444

5

pleasant to me until I began to involve myself as I have above stated.

I think that the pawnbrokers must have known that most of the goods I pawned with them were not mine. A very large number of them were new goods which I took to them with the tags on and which appeared to be new goods. They were so ready to loan money when I first came to them that I became careless about the appearance of the goods. They asked me, however, once or twice if they were my goods and I told them no that they belonged to Miller. They said that I must have something from Miller then. I then went to Miller and got a letter from him to the pawnbrokers which I delivered to them. They then said it was all right; they did not inquire any further about Miller.

The reason I desire to be sent to the Elmira Reformatory rather than to the States Prison is because I do not want the association of the criminals which it would be necessary for me to have at States Prison. I have a sincere desire to reform and I wish to place myself, if possible in surroundings which would strengthen me in my efforts to carry out this resolution.

Sworn to before me this

: Emanuel Sondheim

15th day of November, 1888.

William Smith
Notary Public
N.Y. Co.

POOR QUALITY
ORIGINAL

0445

Court of General Sessions

The People vs

v. v. v.

Isaacson Landheim

Applicants of the

facts in as to character



POOR QUALITY
ORIGINAL

0446

Court of General Sessions

The People vs

v. v. v.

James Lindheim

Applicants of the

facts are as to character

*ms 311
1135
41117*

**POOR QUALITY
ORIGINAL**

0447

2

The defendant's mother is my sister and to complain against my own nephew has been to me a source of great sorrow but it was a step which it was absolutely necessary for me to take in duty to my firm and in duty to the law as I have been informed and believe.

There has, however, been no collusion of any kind between myself and the defendant other than that being a relative it was but natural that I should not desire to have him punished more severely than my duty to the law compels.

Notwithstanding this, however, I do not desire to be understood as countenancing any fault on the part of any one however nearly related. The boy however is a person easily influenced and if he is to be reformed and carry out his present resolution to reform which I believe is sincere I do not think it would benefit either myself or the people at large to send him to a place where he will be in daily contact with professional criminals.

As to the pawnbrokers they are not sincere in urging the punishment of this person as an example ; ~~xxx~~ they have offered since this boy was arrested to settle with me for 50cents and have told me that if I did not give them 50 cents on the dollar for the amount they had advanced they would send my nephew to States Prison for as long as they could. But if I would settle with them they would see that he was sent to the Elmira Reformatory. That is really the cause of their *zeal* in the matter.

Before the boy was arrested I told him that if the story was true about L. P. Miller that I wanted him

POOR QUALITY
ORIGINAL

0448

3

to find Miller and he said that he would.

In the meantime my attorney went to the pawnbrokers and had the interviews with them which he mentions in his affidavit, so far as I know from what he told me at the time, and which are the reasons why I do not believe that the pawnbrokers are sincere and their reason for desiring severe punishment is because they think that it will force me to make some sort of a settlement with the and not because they have the good of the community at heart.

That I had the books ^{of} accounts kept by the defendant ^{as assistant cashier} examined by an expert bookkeeper to find out whether the boy had kept his accounts correctly up to the Spring of 1888 and I found that up to that time he had accounted for every cent that he had received as Assistant Cashier or otherwise

Sworn to before me this
11th day of November, 1888.

Joseph H. Adams
Notary Public
New York

: *Simon Stern*

**POOR QUALITY
ORIGINAL**

0449

Fol. 1 Court of General Sessions.

The People and so on :

-vs- :

Emanuel Sondheim. :

City and County of New York ss:

Emanuel Sondheim being duly sworn deposes and says: I have been employed during the last four years by Stern & Stern, who are wholesale dealers in diamonds and jewelry at No. 13 Maiden Lane, New York City.

Simon Stern of that firm is my uncle, my mother being his sister. During that time I advanced from errand boy to the position of assistant Cashier and Confidential Clerk in the diamond department. During these years I have had charge of moneys amounting to thousands of dollars for which I have always accounted and I have never appropriated a penny to my own use. My books as Assistant Cashier show this. I have always been of good moral character and habits and until the Spring of 1888 I was financially honest.

In the Fall of 1887 I joined a Social Club composed of persons of my age calling themselves the Autocrats and which met at the Cafe Loggery, East 57th Street near 3rd Ave. Some of the members of this society invited me to attend the horse races. I then began to attend horse races sometimes which I had never done before. I began in the Spring of 1888 and was accustomed to go every half holiday, that is Saturday afternoons, and see the races, sometimes at one place and sometimes at another

POOR QUALITY
ORIGINAL

0450

2

but chiefly at Guttenberg and Clifton. At the races I met a young man who called himself I. P. Miller, who pretended to me that he had been very fortunate in his betting and knew a great deal about the horses that were running. I did not know anything about his antecedents but we became close friends. He came to see me at the store quite often and offered to make with me a race book, that is to take me into partnership in what he called a race book.

One day in the Spring of 1888 I think it was in March but I forget the day he went to lunch with me and then accompanied me to the United Assay Office where I sold some old gold which had been given to me by the firm of Stern & Stern for that the purpose and realized some \$300 from it. He then told me that if I would let him have \$50 that he had a sure tip and that we could make lots of money. I told him that the money was my firm's but he said "if you will lend it to me we will go to the races this afternoon and we are sure to make a big pile". We went to the races and lost the \$50. I told him that I had to return it to the firm by Monday or that it would be found out ^{that} though I had taken it he promised me faithfully to bring the \$50 the following Monday.

He came Monday and I went to lunch with him and he then told me that it was impossible for him to raise the money but that we would be sure to make up our losses at the end of the week upon another horse if we could raise some more money. I then told him that I was obliged to turn in the Assay money that day and not knowing what to do he advised me to take some jewelry from the

POOR QUALITY
ORIGINAL

0451

Court of General Session

The People vs

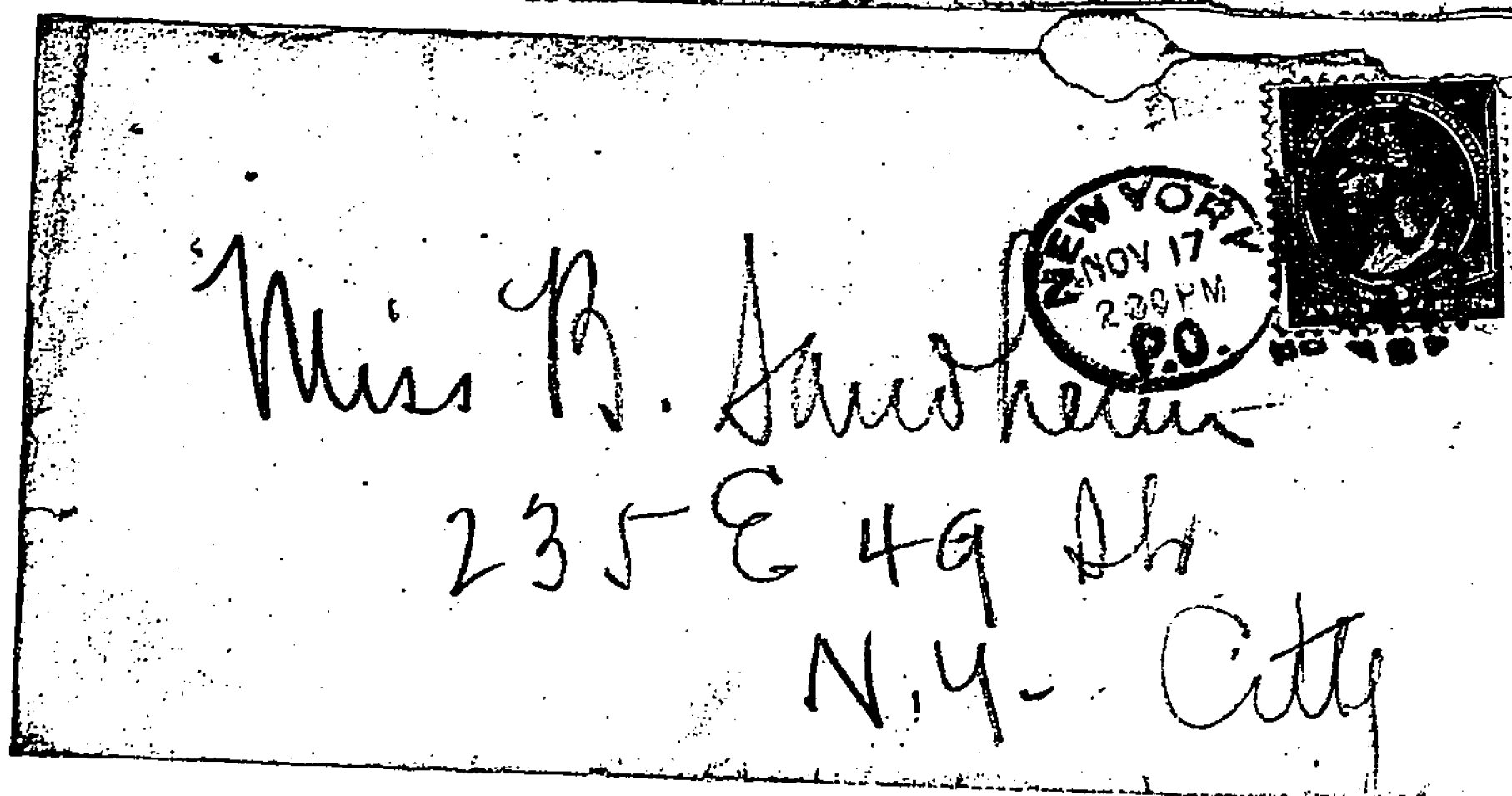
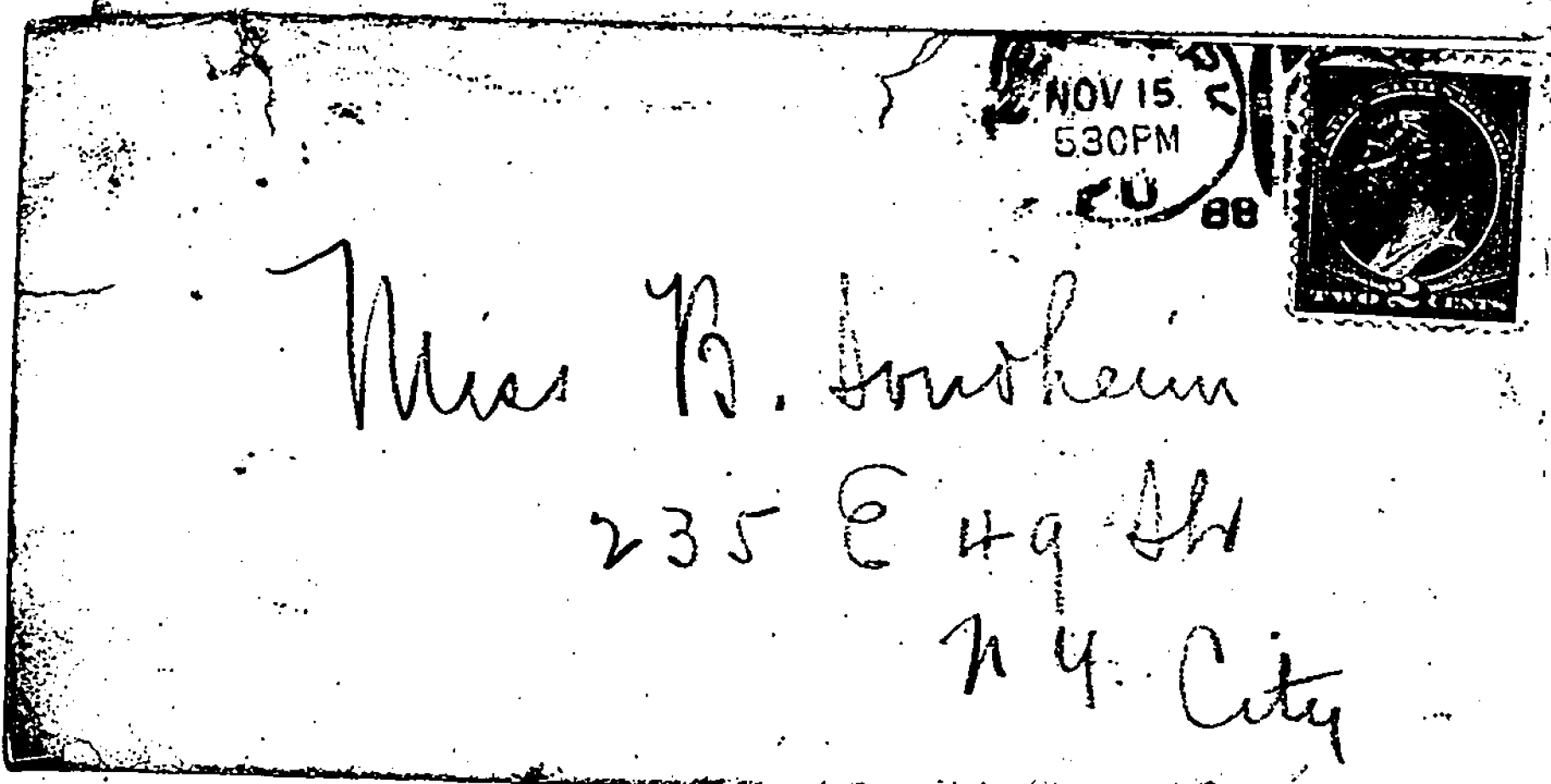
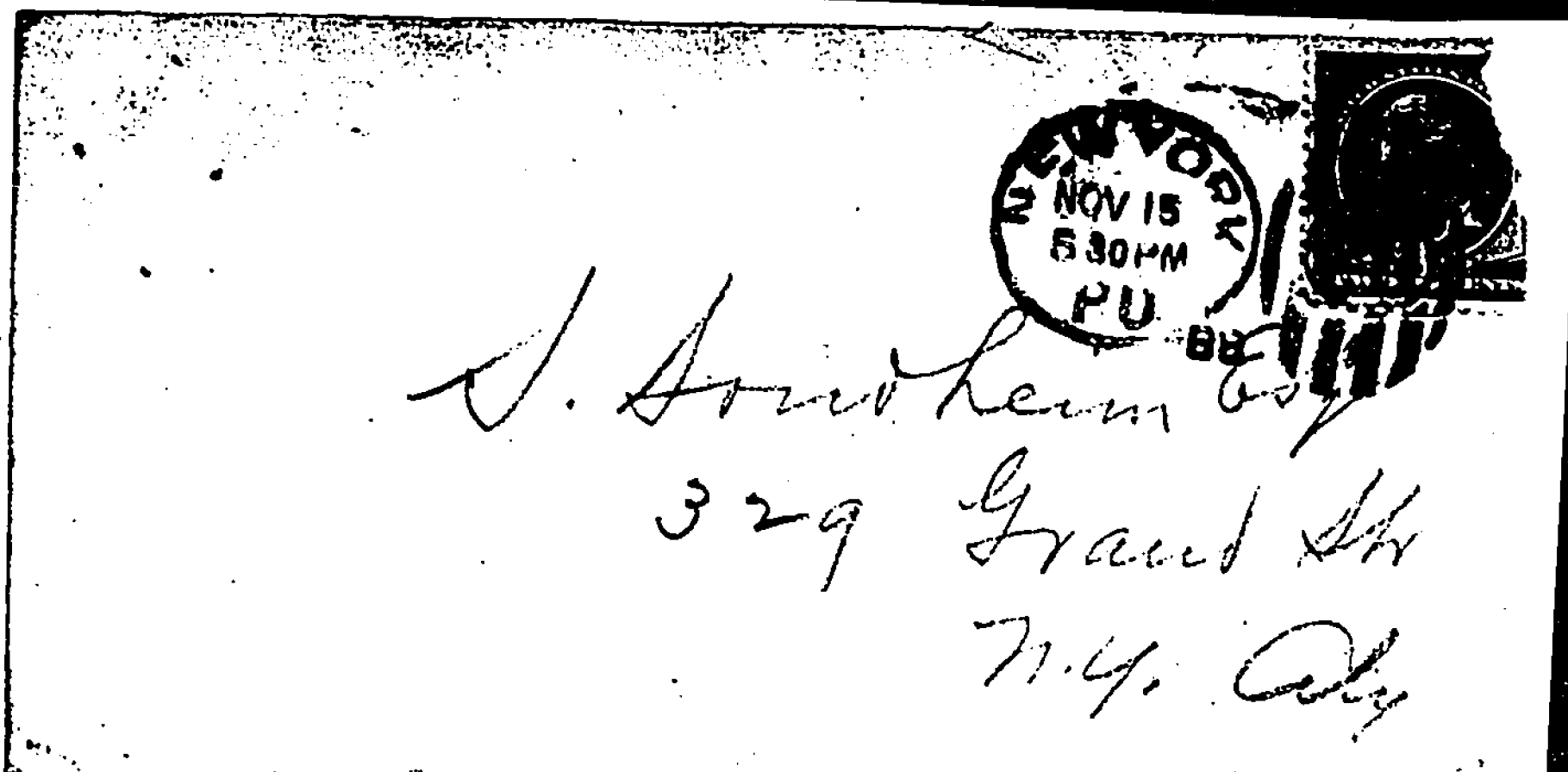
against

Emanuel Lindham

Affiant

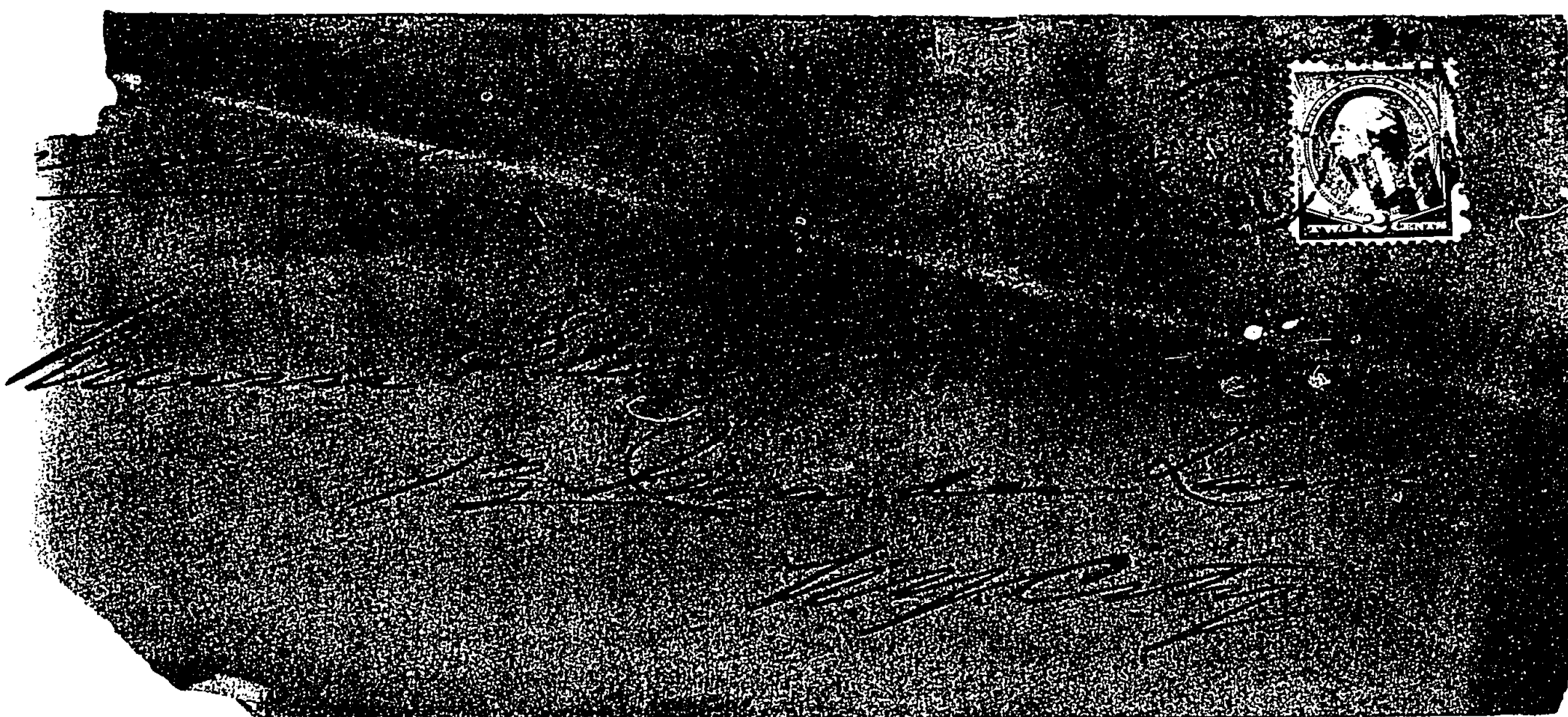
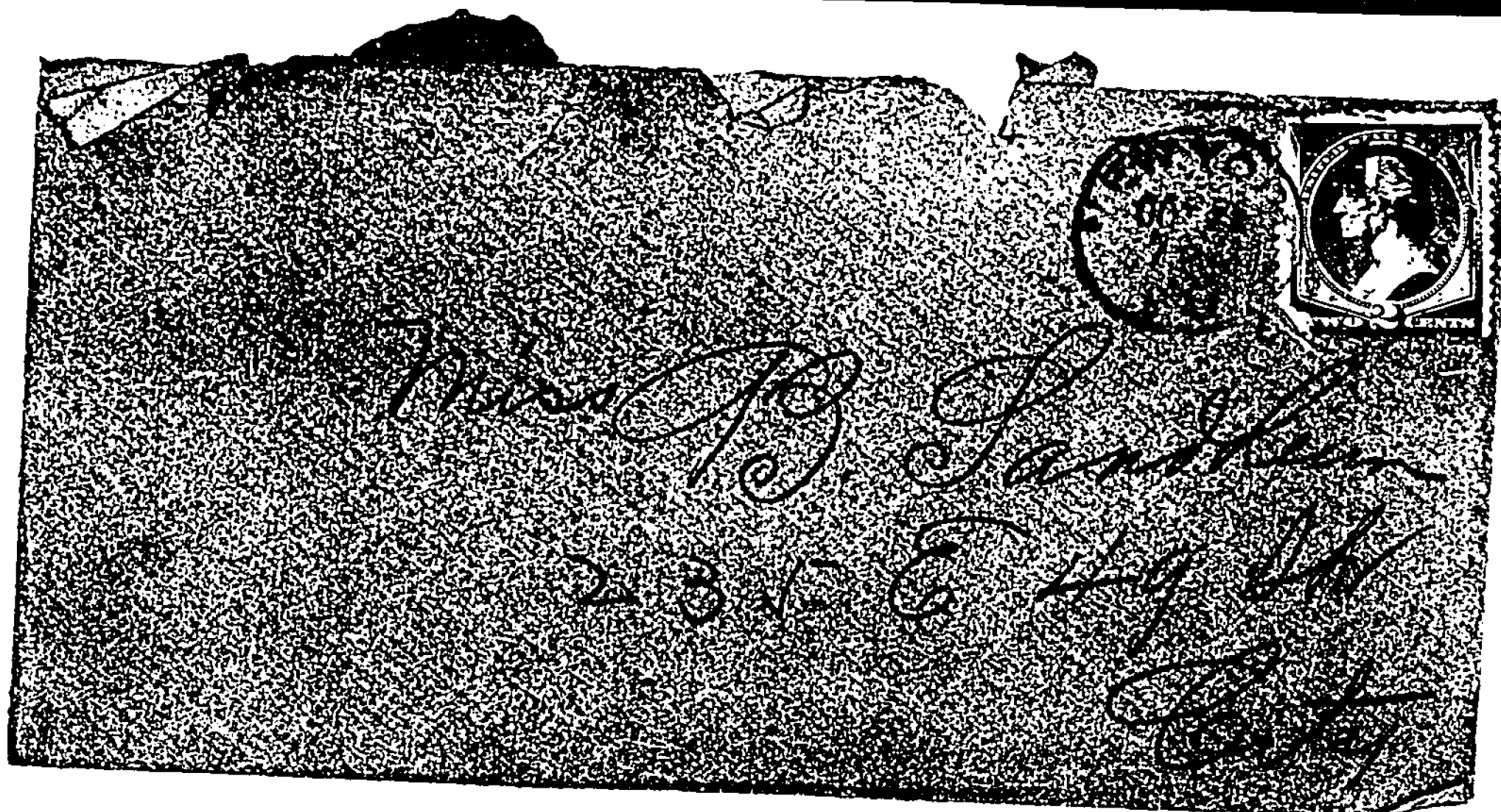
POOR QUALITY
ORIGINAL

0452



**POOR QUALITY
ORIGINAL**

0453



POOR QUALITY
ORIGINAL

0454

LAW OFFICES OF
GEO. CARLTON COMSTOCK,
3 BROAD STREET,
(DREXEL BUILDING.)

NEW YORK, September 1888

Messrs. R. Simpson & Co.

Gentlemen:

My clients Messrs. Stern and Stern of this City have been robbed of a large quantity of goods which yourselves, William Simpson, J. Simpson & Co. hold as security for advances made thereon. In accordance with the understanding arrived at in our conversation of to-day we will agree to pay you 20 percent of the amount of your advances, for the return to us of these goods. upon condition you shall name some attorney or other competent person to whom ~~you~~ shall prove the robbery and that you have no defense in law in an action against you for the return of the goods. Please answer this in writing so that it may form an agreement between us with the name of the person to whom we are to prove the loss and the time and place not later than Wednesday next where we shall state our proofs. With refer-

POOR QUALITY
ORIGINAL

0455

LAW OFFICES OF
GEO. CARLTON COMSTOCK,
3 BROAD STREET,
(DREXEL BUILDING.)

NEW YORK, 188

ence to the ~~xxxxx~~ party whom we suspect re-
ceived more or less of the money, the proceeds
of the goods stolen from us; we also say that
if we should succeed in recovering from him we
will remit you to the extent of your advances &
less what we now pay you, whatever we ~~require~~ ^{get}
from this party over and above our loss.

Thanking you for your courtesy in the matter

I am,

Very Truly yours,

Geo. Carlton Comstock

POOR QUALITY
ORIGINAL

0456

No. 329

No. 42 C.

MEMORANDUM OF GOLD BULLION deposited at the U. S. Assay Office at NEW YORK,
on the 17 day of January, 1888, by C. J. Sullivan

N. B.—This Memorandum is for the information of the depositor, and has no other value.

DESCRIPTION OF BULLION.	WEIGHT.				GOLD.			SILVER PARTED FROM THE GOLD.			DEDUCTIONS.		NET VALUE.	
	BEFORE MELTING.		AFTER MELTING.		FINENESS. 1000ths.	VALUE.		FINENESS. 1000ths.	VALUE.		Melting, Parting, Refining, Fine Bars.			
	Ounces.	Dec.	Ounces.	Dec.		Dollars.	Cents.		@ \$87 per oz. st.				Dollars.	Cents.
Gold Bullion	20	37	20	28	554	232	46	195	371		183		234	24

I certify that the net amount of the above deposit is 234 thousand
100 hundred and 34 ¹⁰⁰ Dollars, payable at the U. S. Assay Office at
New York, only on surrender of the Receipt of a corresponding date and number heretofore issued.

viz: { In Gold Bars, \$
" " Coin, " 230 63
" Silver Dolls. 371

**POOR QUALITY
ORIGINAL**

0457

[illegible]

POOR QUALITY
ORIGINAL

0458

Nov 34th New York
November 20th 1888

Hon. Jas. Smyth, Records

Dear Sir.

This morning Mr S. Sondheim, of 329
Grand St., called on me to request me
to say to you what I know of such
members of the family as I happened to
know. I declined to do so, after having
been told that my letter was to be used for
the purpose of influencing your decision in
the case of a relative who has pleaded
guilty of a charge unknown to me.

After having considered the matter I
think I commit no wrong, and do not
appear to impede justice (or Equity), if

POOR QUALITY
ORIGINAL

0459

I say that I have known many
branches of the Southern these twenty
or twenty five years, and no case
of ill-will, or collision with the law
has ever come to my knowledge. A
number of them are, indeed, high-
toned men and women.

Very respectfully yours

A. L. L. L.

**POOR QUALITY
ORIGINAL**

0460



**POOR QUALITY
ORIGINAL**

0461



Nov 15/88

My Dear Mother & Sisters

To-morrow, is the day when I shall hear how long I am to be kept away from you & Heaven only knows how I pray that it will be a light sentence for your sake my dear ones, for I well know how you are grieving for one so unworthy as I, who had too good a home & too kind a mother.

How little did I appreciate all this, & how little did I think of what the consequences would be for my wrong doings.

Never would I reflect, but go ahead as though there could be no end - Temptation & Passion are what had a hold on me as

if I were in a vice -
I could not conquer the vice
nor resist the other, & have
therefore no one to blame but
myself.
"God's curse upon an ungrateful
child" is what is contin-
ually echoing in my ears.
How ungrateful I have been -
Why did I not heed the good ad-
vice given me over & over again.
O, God! Turn back Thy Universe
& give me but my childhood, for
I have learnt how to appreci-
ate good advice & a good home.
Yet all of this is too late. No,
not too late, for my future
career shall be such as to blot
out the past & I shall know
that I have but you to live for
my dear mother -
You to, dear Birdie, have always

been too kind & loving to me
& you can now see what it
has all come to. Often did you
shield me when I should have
been reprimanded & often did you
coincide with me when you
should have turned against me.
The advantage I took of the
Night Key & many other petty
things all added to my down-
fall.
Had I but frozen to death in
that blizzard I would have
saved our good name from
shame & disgrace, instead of
which I was nursed back to
health only to bring it to degra-
dation. All these thoughts flash
through my brain now, but
never did I think before it was
too late.
Now my dear ones I bid you

POOR QUALITY
ORIGINAL

0464

good bye & hope & trust that
you will let me pass out
of your minds until I re-
turn as you have all grieved
& worry to much for one who
has brought you to disgrace -
I do not ask for any pity
or compassion, as sympathy
was never meant for one so
worthless as -
Nannie

Give my love to Jake & thank
him for me for all his kind-
ness I trust that he will
endeavor to bring me back to you
as quickly as is in his power

POOR QUALITY
ORIGINAL

0465

My Dear Sister Berdie

No doubt by this time you have heard where I am, but you do not know how I am suffering - God only knows how ~~my~~ ~~furnished~~ ~~not~~ I have been - I cannot eat anything & I dread the night for I know I cannot sleep - You have always been good & loving to me, yes too good for one such as ~~me~~, but if there is any love left, any pity for me, you will beg of Simon & Jake to get me from this place, I implore you - If not for my sake, then for our dear mother's whose heart I know I am breaking - I wish to God I were dead, for then I would be better off than I am now.

POOR QUALITY
ORIGINAL

0466

You know I am no thief at heart, but
that I was almost crazed with the passion -
Again dear sister I beg of you to get me from
this & it will be a favor not to be forgotten
to my dying day -

Speak kindly of me to ma & tell her all may
yet be well as my future conduct will show
her -

I am, Yours brother in shame
Mannie

Saturday

My Dear Sister Berdie

You have undoubtedly been informed that I have again been remanded until next week.

You have also been informed of the chances I have & you have no idea how changed I am since I heard the statements of the judge & of his little sympathy for the other side - Of course they are very tricky & having a good lawyer are making a false charge to bring severe punishment against me. Believe me dear Berdie this is absolutely false & I do not fear them or there accusation -

POOR QUALITY
ORIGINAL

0468

I am innocent of that charge.
Dear brother Sam has just
been to see me & assured me
of the good chances I have.
If God has shown His mercy
upon me, it seems a good
omen & I assure you my
good home will be appreciat-
ed in the future.

Pray for me dear Berdie that
my sentence will be sus-
pended & I may see you a-
gain long before I anticipate.
Do not worry or grieve over
my case as I have atoned
& repented & am ready to live
a new life.

Tell dear ma that I have
greatest hopes & have been
encouraged to such an extent
by Sam that I am quite
different. He has been very
good to me for calling daily &

I will doubly repay him for
it some day -
Trusting this will reach you
in good health & will also
encourage you with new
hopes I remain, with love
to ma, Rose & Jake

Your brother
Mannie

How little one appreciates
his freedom, until he is
confined in place as this

POOR QUALITY
ORIGINAL

0469

Fomb's Prison Nov 14/88

Dear Sam

I wrote a few lines home today, although I did not think it the proper thing to do, as I well know it will only add to the grief which they are now suffering. Still, as I cannot write home for some time, it may be better that I did after all.

Since you left me this morning dear Sam, I have been thinking continually of the obligations I ~~am~~ under to those who are trying to save me & give me another chance to lead an honorable life & become a good citizen, & how little I deserve it.

When I think back to my childhood days, & remember how I was petted & caressed by those who are now writing letters of clemency, it almost drives me wild.

Why couldn't I have turned out to be the pride of my poor mother as I should have, & not have myself to blame for my down fall. I feel as though I have been cursed by God for my ingratitude. I fully know I am not deserving of any pity, for I have trodden on good chances for a bright future & failed to protect & guard my dear mother & sister.

Had I not been such a coward I would have made a confession to you long ago & thereby saved myself this disgrace, but, "His Conscience makes a Coward of us all."

You would confer a great favor by using your influence in seeing my Uncle & asking him to help getting me out as I assure you I will be a good boy & remain home every night so as not to come in contact with evil associates, & give my dear mother all my earnings, and as I had heard there is an offer which I can accept to learn the jewelry trade, I would be only too happy to do so.

Again dear Sam thanking you for all your kindness & trouble you have taken in my behalf, showing my dear ones thereby how good & true hearted you are. I will say good bye & hope you will remember your promise to get me out again as soon as possible for my dear mother's sake. I remain

Yours in disgrace Marriner

POOR QUALITY
ORIGINAL

0471

Sec. 151.

Police Court 1st District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Samuel Stern
of No. 13 Maiden Lane Street, that on the 27 day of August
1888 at the City of New York, in the County of New York, the following article to wit:

one gold watch case of the value of fifty
dollars, twenty-four diamonds and
other articles of jewelry, all
of the value of eight thousand three hundred eighty Dollars,
the property of Said Stern and said Stern and Nina Stern
w. taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Samuel Sternheim and one Miller

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bod. of of the said Defendant
and forthwith bring him before me, at the 1st DISTRICT POLICE COURT, in the said City, or in
case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
said charge, and to be dealt with according to law.

Dated at the City of New York, this 27 day of October 1888

W. M. Pluterson POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0472

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

M. Knight & Shenton Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.
Dated 188

Police Justice.

The within named

POOR QUALITY
ORIGINAL

0473

OFFICE OF
STERN & STERN,
Wholesale & Jewelers,
13 MAIDEN LANE.

NEW YORK, Dec 13^r 1888

Mr Geo Carlton Comstock
Dear Sir

The enclose list of
papers are much returned
from paper handed to
Records for with in the
Soudheim case

1 Postage of Pinkerton Agency
1 " " Police Headquarters
offering advance a diamond
stolen

Report and list of expenses
from Pinkerton Detective Agt.

This is all I believe
Yours Truly

Emanuel Soudheim

Ind. filed Oct 25, 1888.
Pleaded G. L. 2d day Nov. 12, 1888
Sentenced Elmhurst Ref. Nov 23, 1888.

Sam Stern

POOR QUALITY
ORIGINAL

0474

New York Jan'y 23rd 1889 Rec'd two Pinkerton Postals
on Pinkerton's descriptive Bill and Eight half Sheets
of Pinkerton's letters

Geo Carlton Comstock
plead
Atty for Stern & Stern

574
Pinkerton

POOR QUALITY
ORIGINAL

0475

Police Court—

district.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 13 Maiden Lane Simon Stern Street, aged 35 years,
occupation Merchant being duly sworn

deposes and says, that on the 27th day of August 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the Day time, the following property viz:

One (1) gold watch Case of the value of
fifty dollars, three (3) pair of diamond
ear rings, twelve (12) diamond rings,
eleven (11) gold chains, one (1) gold chain
and pin, one (1) gold watch Case and
movement, two (2) gold watches, two (2)
diamond lace pins, four (4) diamond
studs, and seventy-four (74) loose
diamonds, said property being in all of
the value of eight thousand three-
hundred and eighty dollars (\$8380.)
the property of deponent and of deponent and
Simon Stern, Executors of the Estate of
Joseph Stern, deceased, 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 Emmanuel Soudheim,

and one Miller, for the reasons
following, to wit: That said property
was stolen and carried away from
deponents store at 13 Maiden Lane.
That said Soudheim was then in
the employment of deponent and
obtained access to said property.
That after the discovery of the said
larceny deponent, suspecting said
Soudheim, accused him of taking
the property whereupon he admitted
to deponent that he had done
so, and further informed deponent
that he had given the property to
said Miller and that thereafter

POOR QUALITY
ORIGINAL

0476

They had together passed said property.
That said Sandheim then and
there gave deponent a number
of pawn tickets which he stated
represented said property. That
said property - which is now here
produced and shown in Court, is
the stolen property aforesaid, being
the property represented by the
pawn tickets so given to deponent
as aforesaid by the said Sandheim.

deponent therefore prays
that said Sandheim and said
Miller may be arrested and
dealt with as the law may
direct.

Subscribed before me this } Simon Stern
5th day of October 1888

A. H. Walters

Police Justice

POOR QUALITY
ORIGINAL

0477

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name.

Answer.

Emanuel Sandheim

Question. How old are you?

Answer.

17 years.

Question. Where were you born?

Answer.

New York

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

Answer.

118 Lexington Arm. Ave. New York

Question. What is your business or profession?

Answer.

Jeweller.

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 refuse to say any-
thing at present, and waive
further examination.*

Emanuel Sandheim

Taken before me this *22*
day of *October* 188*8*

Police Justice.

0478

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street

Street

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Dunn,

Memorandum
written

Offence

Dated October 8th 1888

William Magistrate.

..... Officer

Precinct

Witnesses.....

No. _____ Street.

No. Street.

No. Street.

to answer

Dated.....188.....*Police Justice.*

0479

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

Dated. 22/2/188 f. Sanjiv Kumar 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

0480

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Emanuel Saudheim

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

Emanuel Saudheim

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

The said

Emanuel Saudheim

late of the City of New York, in the County of New York aforesaid, on the *twenty-seventh*
day of *August* in the year of our Lord one thousand eight hundred and
eighty-eight, at the City and County aforesaid, with force and arms,
one watch case of the value of sixty dollars, six earrings
of the value of one hundred and fifty dollars each, twelve
rings of the value of sixty dollars each
eleven chains of the value of forty dollars
each, one other chain of the value of fifty
dollars, one pin of the value of two dollars,
one watch case and movement of the value
of seventy five dollars, two watches of the
value of one hundred dollars each, two
diamond lace pins of the value of one hundred
dollars each, four diamond studs of the value
of one hundred dollars each, and seventy four
diamonds of the value of seventy dollars each

of the goods, chattels and personal property of one

Simon Stern

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.

POOR QUALITY
ORIGINAL

0481

SECOND COUNT—

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

Emanuel Saudheim

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

The said

Emanuel Saudheim

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 watch of the value of sixty dollars, six earrings of the value of one hundred and fifty dollars each, twelve rings of the value of sixty dollars each, eleven chains of the value of forty dollars each, one other chain of the value of fifty dollars, one pin of the value of ten dollars, one watch case and movement of the value of twenty-five dollars, two watches of the value of one hundred dollars each, two diamond lace pins of the value of one hundred dollars each, four diamond studs of the value of one hundred dollars each, and seventy-four diamonds of the value of seventy dollars each*

of the goods, chattels and personal property of one

Simon Stern

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

Simon Stern

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

Emanuel Saudheim

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

JOHN R. FELLOWS,

District Attorney.

0482

BOX:

326

FOLDER:

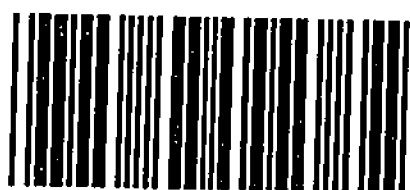
3093

DESCRIPTION:

Saubarnaro, Mary

DATE:

10/02/88



3093

POOR QUALITY
ORIGINAL

0483

Witnesses:

I am informed by the
officer in this case that
the nuisance complained
of has been abated.
I therefore recommend
acceptance of defendants
plea of guilty, & that
judgment be suspended as
is usual in such cases.

Oct 7/98 Wm M Davis
Clerk

Counsel,

Filed

day of

188

Pleads,

Argued

THE PEOPLE

vs.

Mary Sanbarn

KEEPING A HOUSE OF IL FAME, Etc.
[Sections 322 and 385, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm M Davis Foreman.
Oct. 7/98
Pleading Guilty.

San suspended.

POOR QUALITY
ORIGINAL

0484

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before Henry L. Boyd Police Justice
of the City of New York, charging Mary Santarnara Defendant with
the offence of Keeping a House of Prostitution

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

We, Mary Santarnara Defendant of No. 131
West 3 Street; by occupation a Boarding House Keeper
and Fanny Bressant of No. 208 Spring
Street, by occupation a Dry Goods Dealer Surety, hereby jointly and severally undertake that
the above named Mary Santarnara Defendant
shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of five
Hundred Dollars.

Taken and acknowledged before me, this 21 anniversary

day of Sept 1888

G. M. [Signature] POLICE JUSTICE.

Fanny Bressant

POOR QUALITY
ORIGINAL

0485

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
day of April
1888
21
J. M. [Signature]
Police Justice.

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

of land no 106. West 2 st
th. worth 15,000

Fanny Bressant.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the

day of

188

Justice.

POOR QUALITY
ORIGINAL

0486

Sec. 322, Penal Code.

CITY AND COUNTY { ss.
OF NEW YORK.

2 District Police Court.

of George T. Leeson
135 West 3rd Street, in said City, being duly sworn says
that at the premises known as Number 135 West 3rd Street,
in the City and County of New York, on the 18 day of September 1888, and on divers
other days and times, between that day and the day of making this complaint

Mary Saubarnard
did unlawfully keep and maintain and yet continue to keep and maintain a House of
Prostitution and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain ~~drinking, dancing, fighting~~ disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Mary Saubarnard
and all vile, disorderly and improper persons found upon the premises, occupied by said
Mary Saubarnard
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 22
day of September 1888

George T. Leeson

Police Justice.

POOR QUALITY
ORIGINAL

0487

W 2
Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Gen. T. L. Leman

vs.

Mary Amburnose

AFFIDAVIT—Keeping Disorderly House, &c.

Dated *Sept 20* 188*8*

Forry Justice.

Officer.

Precinct.

WITNESSES :

POOR QUALITY
ORIGINAL

0488

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

of George T. Leeson
the 15th Precinct Police Street, being duly sworn, deposes and says,
that Anna H. H. H. (now present) is the person of the name of
Mary, Leeson mentioned in deponent's affidavit of the 20
day of September 1888, hereunto annexed.

Sworn to before me, this 21
day of September 1888

George T. Leeson

G. H. H. H.

POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0489

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK,

2nd District Police Court.

Mary Saubarnara being duly examined before the under-
signed 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 Saubarnara

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Russia

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

Answer.

135 West 3rd Street 1 1/2 months

Question. What is your business or profession?

Answer.

Keep a boarding house

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

annabara

Taken before me this

day of

1888

Police Justice.

POOR QUALITY
ORIGINAL

0490

Sec. 151.

Police Court 2 District.

CITY AND COUNTY OF NEW YORK, { ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Henry T. Reenan

of No. 115 Recruit Club Street, that on the 18 day of September

1888, at the City of New York, in the County of New York, Mary Saulsman

did keep and maintain at the premises known as Number 135 West 3rd

Street, in said City, a House of Prostitution

and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Mary Saulsman
and all vile, disorderly and improper persons found upon the premises occupied by said Mary

and forthwith bring them before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 20 day of September 1888.

J. J. Murphy POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0491

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated _____ 188

Magistrate.

Officer.

Precinct.

The Defendant

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or
at night.

George W. Smith
Police Justice.

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

Dated

188

The within named

Police Justice.

POOR QUALITY
ORIGINAL

0492

8.500. bail for Oct
Sept 24 to 2.1.1888
" 25, 10. A.M.

BAILED.
No. 1, by Sammy Sweetcut
Residence 208 Sepoy Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

W 12 1870
Police Court---
District.

THE PEOPLE,
ON THE COMPLAINT OF

Sammy Sweetcut

Mary Sweetcut

Offence House of
Detention

Dated Sept 20 1888

David Magistrate.

Edw. Morgan Officer.

15th St Precinct.

Witnesses James Reynolds

No. 15th St Street.

No. 15th St Street.

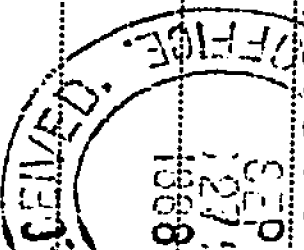
No. 15th St Street.

No. 15th St Street.

No. 15th St Street.

No. 15th St Street.

No. 15th St Street.



500 to answer
David

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 Sept 25 1888 G. Henry Ford Police Justice.

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

Dated Sept 25 1888 G. Henry Ford Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY
ORIGINAL

0493

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Saubarnaro

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

Mary Saubarnaro

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said

Mary Saubarnaro

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty-eight, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Mary Saubarnaro

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Mary Saubarnaro

(Section 385,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Mary Saubarnaro

late of the Ward, City and County aforesaid, afterwards, to wit: on the *eighteenth* day of *September* in the year of our Lord one thousand eight hundred

POOR QUALITY
ORIGINAL

0494

and eighty-*eight*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house, for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

Mary Saubarnaro

(Section 322 of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:
Penal Code.)

The said

Mary Saubarnaro

late of the Ward, City and County aforesaid, afterwards, to wit: on the *eighteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*Eight* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, 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.

0495

BOX:

326

FOLDER:

3093

DESCRIPTION:

Saubarnaro, Mary

DATE:

10/02/88



3093

POOR QUALITY
ORIGINAL

0496

Witnesses:

I am informed by the
officer in this case that
the nuisance complained
of has been abated.
I therefore recommend
acceptance of defendants
plea of guilty, & that
judgment be suspended as
is usual in such cases.

Oct 7/88 Wm M. Davis
Asst.

12-2-88
12-2-88
12-2-88

Counsel,
Filed 2 day of Oct 1888
Pleads, Argued 3

THE PEOPLE
vs.
Mary Sanbarnard
KEEPING A HOUSE OF ILL FAME, Etc.
[Sections 322 and 385, Penal Code]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm M. Davis Foreman.
Oct. 7/88
J. J. Davis
Son suspended.

POOR QUALITY
ORIGINAL

0497

Sec. 322, Penal Code.

CITY AND COUNTY }
OF NEW YORK. } ss.

2 District Police Court.

of George T. Leeson
15 Robert Place Street, in said City, being duly sworn says
that at the premises known as Number 135 West 3rd Street,
in the City and County of New York, on the 18 day of September 1888, and on divers
other days and times, between that day and the day of making this complaint

Mary Saubarnare
did unlawfully keep and maintain and yet continue to keep and maintain a House of
Prostitution and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Mary Saubarnare
and all vile, disorderly and improper persons found upon the premises, occupied by said
Mary Saubarnare
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 20
day of September 1888

George T. Leeson

John W. W. W. Police Justice.

POOR QUALITY
ORIGINAL

0498

W 2
Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Gen. T. L. Luman
vs.
Wm. J. Luman

AFFIDAVIT—Keeping Disorderly House, &c.

Dated *Sept 20* 188*8*
For Justice.
Officer.
Precinct.

WITNESSES :

POOR QUALITY
ORIGINAL

0499

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

of the 15th Precinct Police Street, being duly sworn, deposes and says,
that Anna Moore (now present) is the person of the name of
Mary Lauffer Lane mentioned in deponent's affidavit of the 20
day of September 1888, hereunto annexed.

Sworn to before me this 21
day of September 1888

George T. Lesson

G. Murphy

POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0500

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Henry Landry a Police Justice
of the City of New York, charging Mary Santarnara Defendant with
the offence of keeping a House of Prostitution

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

I, Mary Santarnara Defendant of No. 131
West 3 Street; by occupation a Boarding House Keeper
and Fanny Bressant of No. 208 Spring
Street, by occupation a Dry Goods Dealer Surety, hereby jointly and severally undertake that
the above named Mary Santarnara Defendant
shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of five
Hundred Dollars.

Taken and acknowledged before me, this 21 September

day of

1888

G. Murphy POLICE JUSTICE.

Fanny Bressant

POOR QUALITY
ORIGINAL

0501

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this
day of
April
1888
J. W. [Signature]
Police Justice.

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

of land no 106. West 29th
St. worth 15,000

Fanny Bressant.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

POOR QUALITY
ORIGINAL

0502

Sec. 193-200.

April 11 District Police Court.

CITY AND COUNTY
OF NEW YORK,

Mary Saubarnum being duly examined before the under-
signed 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 Saubarnum*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *France*

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

Answer. *135 West 3rd Street 1 1/2 months*

Question. What is your business or profession?

Answer. *Keep a boarding house*

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*

annexed

Taken before me this

day of

1888

Police Justice.

POOR QUALITY
ORIGINAL

0503

Sec. 151.

Police Court 2 District.

CITY AND COUNTY OF NEW YORK, { ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Henry J. Reenan of 115 West 18th Street, that on the 18 day of September 1888, at the City of New York, in the County of New York, Mary Saulamane did keep and maintain at the premises known as Number 135 West 3rd Street, in said City, a House of Prostitution and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain ~~drinking, dancing, fighting,~~ disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Mary Saulamane and all vile, disorderly and improper persons found upon the premises occupied by said Mary and forthwith bring them before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 20 day of September 1888.

J. Henry Ford POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0504

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated 188

Magistrate.

Officer.

Precinct.

The Defendant

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

Officer.

Dated 188

This Warrant may be executed on Sunday or
at night.

George W. Smith Police Justice.

Dated

188

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

The within named

Police Justice.

POOR QUALITY
ORIGINAL

0505

For bail for Ct
Sept 24 & 2, 1891
" 25, 10, 1891

BAILED,
No. 1, by James Beecut
Residence 208 Depew Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court---

92 12

1870

District.

THE PEOPLE,

ON THE COMPLAINT OF,

George Beecut

Mary Beecut

Offence

House of
Obstruction

Dated

Sept 20

1880

David

Magistrate.

Edw. Morgan

Officer.

15 St

Precinct.

Witnesses

John Reynolds

No.

John Reynolds

Street.

Robert Morgan

No.

15 St

Street.

No.

500

to answer

George Beecut

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 Sept 25 188 George Beecut Police Justice.

I have admitted the above-named defendant

to bail to answer by the undertaking hereto annexed.

Dated Sept 25 188 George Beecut 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

0506

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Saubarnaro

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

Mary Saubarnaro

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said

Mary Saubarnaro

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty-eight, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Mary Saubarnaro

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Mary Saubarnaro

(Section 385,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Mary Saubarnaro

late of the Ward, City and County aforesaid, afterwards, to wit: on the *eighteenth* day of *September* in the year of our Lord one thousand eight hundred

POOR QUALITY
ORIGINAL

0507

and eighty-*eight*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house, for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

Mary Saubarnaro —

(Section 322
Penal Code.) of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

Mary Saubarnaro

late of the Ward, City and County aforesaid, afterwards, to wit: on the *eighteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*eight* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, 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.

0508

BOX:

326

FOLDER:

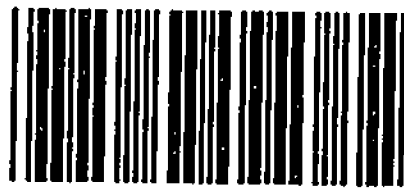
3093

DESCRIPTION:

Sauken, William

DATE:

10/26/88



3093

POOR QUALITY
ORIGINAL

0509

417
Counsel,
Filed 26 day of Dec. 1888
Pleads Attorney

THE PEOPLE,
vs.
B
William Jackson
Apr 13/87
1576 U.S.

VIOLETION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1883, Sec. 21 and
page 1889, Sec. 6.]

W. R. FELLOWS,
District Attorney.

A True Bill.

Sworn to by
Foreman.

WITNESSES:
Off. W. H. Wright

**POOR QUALITY
ORIGINAL**

0510

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 Saiken

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

William Saiken
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

William Saiken

late of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

James Wright

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

William Saiken

of the CRIME OF KEEPING OPEN, ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

William Saiken

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

05 11

BOX:

326

FOLDER:

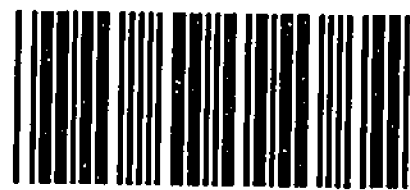
3093

DESCRIPTION:

Scanlon, Patrick

DATE:

10/18/88



3093

POOR QUALITY
ORIGINAL

0512

WITNESSES:

[Signature]

Counsel,

Filed

day of

1888

Pleads

[Signature]

THE PEOPLE,

vs.

[Signature]

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1083, Sec. 5.]

1120 3d dv

JOHN R. FELLOWS,

[Signature] District Attorney.
Presented to the S.S. for trial by
Consent.

A True Bill.

[Signature] Foreman.

POOR QUALITY
ORIGINAL

05 13

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Scanlon

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

Patrick Scanlon
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Patrick Scanlon

late of the City of New York, in the County of New York aforesaid, on the ~~thirtieth~~ ^{thirtieth} day of ~~September~~ ^{October} in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

James G. Cooper, the younger
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Patrick Scanlon

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Patrick Scanlon

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

05 14

BOX:

326

FOLDER:

3093

DESCRIPTION:

Scatnorchino, Nicola

DATE:

10/10/88



3093

POOR QUALITY
ORIGINAL

0515

Witnesses:

J. Rowling
H. Garland

John V. Anderson

#10 - J.H.

Counsel,

Filed

day of

188

Pleads,

Chargely

THE PEOPLE

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

Nicola Scatnochio

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL

Sub 15 - Court F
Sub 18 - 11/11/11
Sub 23 - 11/11/11
Sub 24 - 11/11/11
Sub 25 - 11/11/11
Sub 26 - 11/11/11
Sub 27 - 11/11/11
Sub 28 - 11/11/11
Sub 29 - 11/11/11
Sub 30 - 11/11/11
Sub 31 - 11/11/11
Sub 32 - 11/11/11
Sub 33 - 11/11/11
Sub 34 - 11/11/11
Sub 35 - 11/11/11
Sub 36 - 11/11/11
Sub 37 - 11/11/11
Sub 38 - 11/11/11
Sub 39 - 11/11/11
Sub 40 - 11/11/11
Sub 41 - 11/11/11
Sub 42 - 11/11/11
Sub 43 - 11/11/11
Sub 44 - 11/11/11
Sub 45 - 11/11/11
Sub 46 - 11/11/11
Sub 47 - 11/11/11
Sub 48 - 11/11/11
Sub 49 - 11/11/11
Sub 50 - 11/11/11
Sub 51 - 11/11/11
Sub 52 - 11/11/11
Sub 53 - 11/11/11
Sub 54 - 11/11/11
Sub 55 - 11/11/11
Sub 56 - 11/11/11
Sub 57 - 11/11/11
Sub 58 - 11/11/11
Sub 59 - 11/11/11
Sub 60 - 11/11/11
Sub 61 - 11/11/11
Sub 62 - 11/11/11
Sub 63 - 11/11/11
Sub 64 - 11/11/11
Sub 65 - 11/11/11
Sub 66 - 11/11/11
Sub 67 - 11/11/11
Sub 68 - 11/11/11
Sub 69 - 11/11/11
Sub 70 - 11/11/11
Sub 71 - 11/11/11
Sub 72 - 11/11/11
Sub 73 - 11/11/11
Sub 74 - 11/11/11
Sub 75 - 11/11/11
Sub 76 - 11/11/11
Sub 77 - 11/11/11
Sub 78 - 11/11/11
Sub 79 - 11/11/11
Sub 80 - 11/11/11
Sub 81 - 11/11/11
Sub 82 - 11/11/11
Sub 83 - 11/11/11
Sub 84 - 11/11/11
Sub 85 - 11/11/11
Sub 86 - 11/11/11
Sub 87 - 11/11/11
Sub 88 - 11/11/11
Sub 89 - 11/11/11
Sub 90 - 11/11/11
Sub 91 - 11/11/11
Sub 92 - 11/11/11
Sub 93 - 11/11/11
Sub 94 - 11/11/11
Sub 95 - 11/11/11
Sub 96 - 11/11/11
Sub 97 - 11/11/11
Sub 98 - 11/11/11
Sub 99 - 11/11/11
Sub 100 - 11/11/11

Sub 15 - Court F
Sub 18 - 11/11/11
Sub 23 - 11/11/11
Sub 24 - 11/11/11
Sub 25 - 11/11/11
Sub 26 - 11/11/11
Sub 27 - 11/11/11
Sub 28 - 11/11/11
Sub 29 - 11/11/11
Sub 30 - 11/11/11
Sub 31 - 11/11/11
Sub 32 - 11/11/11
Sub 33 - 11/11/11
Sub 34 - 11/11/11
Sub 35 - 11/11/11
Sub 36 - 11/11/11
Sub 37 - 11/11/11
Sub 38 - 11/11/11
Sub 39 - 11/11/11
Sub 40 - 11/11/11
Sub 41 - 11/11/11
Sub 42 - 11/11/11
Sub 43 - 11/11/11
Sub 44 - 11/11/11
Sub 45 - 11/11/11
Sub 46 - 11/11/11
Sub 47 - 11/11/11
Sub 48 - 11/11/11
Sub 49 - 11/11/11
Sub 50 - 11/11/11
Sub 51 - 11/11/11
Sub 52 - 11/11/11
Sub 53 - 11/11/11
Sub 54 - 11/11/11
Sub 55 - 11/11/11
Sub 56 - 11/11/11
Sub 57 - 11/11/11
Sub 58 - 11/11/11
Sub 59 - 11/11/11
Sub 60 - 11/11/11
Sub 61 - 11/11/11
Sub 62 - 11/11/11
Sub 63 - 11/11/11
Sub 64 - 11/11/11
Sub 65 - 11/11/11
Sub 66 - 11/11/11
Sub 67 - 11/11/11
Sub 68 - 11/11/11
Sub 69 - 11/11/11
Sub 70 - 11/11/11
Sub 71 - 11/11/11
Sub 72 - 11/11/11
Sub 73 - 11/11/11
Sub 74 - 11/11/11
Sub 75 - 11/11/11
Sub 76 - 11/11/11
Sub 77 - 11/11/11
Sub 78 - 11/11/11
Sub 79 - 11/11/11
Sub 80 - 11/11/11
Sub 81 - 11/11/11
Sub 82 - 11/11/11
Sub 83 - 11/11/11
Sub 84 - 11/11/11
Sub 85 - 11/11/11
Sub 86 - 11/11/11
Sub 87 - 11/11/11
Sub 88 - 11/11/11
Sub 89 - 11/11/11
Sub 90 - 11/11/11
Sub 91 - 11/11/11
Sub 92 - 11/11/11
Sub 93 - 11/11/11
Sub 94 - 11/11/11
Sub 95 - 11/11/11
Sub 96 - 11/11/11
Sub 97 - 11/11/11
Sub 98 - 11/11/11
Sub 99 - 11/11/11
Sub 100 - 11/11/11

POOR QUALITY
ORIGINAL

05 16

Police Court—4 District.

City and County } ss.:
of New York,

of No. James Downing Street, aged 22 years,

occupation Night Watchman being duly sworn

deposes and says, that on the 30 day of September 1888 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Nicholas Skarturk (now here)
who aimed at and discharged
the contents of one barrel of a
revolving pistol loaded with
powder and ball at deponent's
body

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

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

Sworn to before me, this First day
of October 1888.

James Downing

James Downing
Police Justice.

POOR QUALITY
ORIGINAL

0547

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

H District Police Court.

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

Question. What is your name?

Answer.

Nicholas Skarturk

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Italy

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

Answer.

N 32 Railroad Ave. Jersey City, 5 months

Question. What is your business or profession?

Answer.

Irish dealer

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

Nicola Scaturchio

Taken before me this
day of *Feb* 188*8*

Police Justice

POOR QUALITY
ORIGINAL

05 18

BAILED,
No. 1, by Domènec Chinell
Residence 211 - 21st St.
South Brooklyn
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

155 171 1593
Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Connelley
Michael J. Connelley
Nicola J. Connelley

Offence Gilney

Dated

188

Magistrate

Reilly

Officer

Harland

Precinct

25

Witness

Officer Patrick J. Mader

No. 25

Reilly

\$2000 & Oct 3 10 a.m.

No. 1000

to answer

No. 1000

to answer

COMMITTEE

James M. Connelley

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 Oct 6 188 James M. Connelley Police Justice.

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

Dated Oct 6 188 James M. Connelley Police Justice.

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

Dated Oct 6 188 James M. Connelley Police Justice.

POOR QUALITY
ORIGINAL

05 19

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nicola Scatnorchio

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

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

The said *Nicola Scatnorchio*

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the City and County aforesaid, in and upon the body of one *James Dowling* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *James Dowling* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Nicola Scatnorchio* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent *him* the said *James Dowling* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Nicola Scatnorchio* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Nicola Scatnorchio*

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

James Dowling
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *Nicola Scatnorchio*

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

JOHN R. FELLOWS,

District Attorney.

0520

BOX:

326

FOLDER:

3093

DESCRIPTION:

Schacht, Charles

DATE:

10/10/88



3093

POOR QUALITY
ORIGINAL

0521

W.D. Webster
Court of Mayor and Recorder

Counsel,

Filed, 10 day of

188

Pleads,

THE PEOPLE,

vs.

Charles Schacht

Violation of Excise Law.
(Selling without license.)
III. R. S. (7th Ed. page 1861, § 18,
and Laws of 1888, Chap. 840, § 6).

JOHN R. FELLOWS

District Attorney.

F.D. 21.1888

A True Bill.

Mary C. Warden

Foreman,
Special

Transferred to the Court of Special
Sessions for trial and final dis-
position.

Dated Dec 3. 1888

Witnesses:

Chas Brady
10 3 - Present

POOR QUALITY
ORIGINAL

0522

Excise Violation-Selling Without License.

POLICE COURT-

30th

DISTRICT.

City and County } ss.
of New York,

of No.

The 10th Precinct Police being duly sworn, deposes and says, that on the 20th day

of November 1886 in the City of New York, in the County of New York, at

No. 113 Bowery Street,

Charles Schacht (now here)

did then and THERESELL, CAUSE, suffer and permit to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made and provided.

Deponent saw the said defendant sell two glasses of lager beer to two different unknown men and receive ten cents for said beer and said unknown men drank said beer on said premises.

WHEREFORE, deponent prays that said Charles Schacht may be arrested and dealt with according to law.

Sworn to before me, this 21st day

of November 1886

J. H. M. Police Justice.

James Brady

POOR QUALITY
ORIGINAL

0523

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss

301 District Police Court.

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

Question What is your name?

Answer

Charles Schacht

Question How old are you?

Answer

30 years

Question. Where were you born?

Answer.

Germany

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

Answer.

140 East 10th Street 6 years

Question What is your business or profession?

Answer.

Bar tender

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

Answer.

*I am not guilty I demand a trial by Jury at the Court of General Sessions
Ch. Schacht*

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0524

At New York
12, 11 PM
4 Dec 2 2 PM

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

The undersigned

Presiding at the

3d Street Police Court

will please hear and

determine the

petition hereby made

of my abode

of my abode

Police Justice

Police Court

THE PEOPLE
ON THE COMPLAINT OF
1886

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

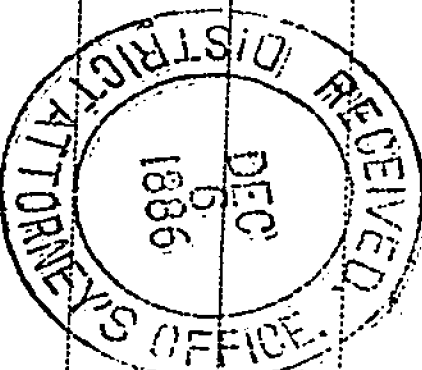
THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF

THE PEOPLE
ON THE COMPLAINT OF



Date

1886

Magistrate

Magistrate

Magistrate

Magistrate

Magistrate

Magistrate

Magistrate

Magistrate

Magistrate

Magistrate

Magistrate

Magistrate

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

Dated Nov 27 1886 John H. Brown Police Justice.

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

Dated December 2 1886 John H. Brown Police Justice.

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

Dated December 2 1886 John H. Brown Police Justice.

POOR QUALITY
ORIGINAL

0525

Court of Oyer and Terminer
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles Schacht

The Grand Jury of the City and County of New York, by this indictment, accuse
Charles Schacht
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
WITHOUT A LICENSE, committed as follows:

III. Revised
Statutes. (7th
edition) p. 1981,
section 13.

The said

Charles Schacht

late of the City of New York, in the County of New York aforesaid, on the *twentieth*
day of *November* in the year of our Lord one thousand eight hundred and
eighty-*six*, at the City and County aforesaid, certain strong and spirituous
liquors, and certain wines to wit: one gill of wine, one gill of brandy, one gill of rum, one
gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong
and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in
quantity less than five gallons at a time, to

James D.
certain persons whose names are to the Grand Jury aforesaid unknown, without
having a license therefor, as required by law, contrary to the form of the Statute in such case
made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883,
chapter 840 sec-
tion 5)

SECOND COUNT—

And the Grand Jury aforesaid by this indictment further accuse the said
Charles Schacht
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Charles Schacht

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as
number *one hundred and thirteen Brewery*
certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell to

certain persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
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

0526

(Laws of 1853,
chapter 340 sec-
tion 5.)

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
Charles Schacht
of the CRIME of GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,
WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed
as follows:

The said

Charles Schacht
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as
number *one hundred and thirteen Bowery*

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did give away to

certain persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
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.

0527

BOX:

326

FOLDER:

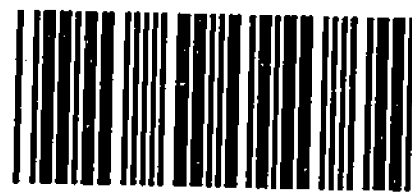
3093

DESCRIPTION:

Scheler, George

DATE:

10/16/88



3093

0528

BOX:

326

FOLDER:

3093

DESCRIPTION:

Rehnels, Charles

DATE:

10/16/88



3093

0529

224
Judge Wagon
Counsel,

Filed 16 day of Oct 1888

Pleads, *Magnum*

THE PEOPLE
1st 2nd 3rd 4th 5th 6th 7th 8th 9th 10th 11th 12th
George Scheler
Charles Rehner
H.P.
Grand Larceny, 5th and 6th Degrees
(From the Person.)
[Sections 628, 629, 630 Penal Code].

JOHN R. FELLOWS,
P2 Oct 18/88 District Attorney.

Both pleas as 31 2nd 19.

A True Bill.

William J. Foreman.
Oct 19, 1888
York. 21st 1888
Each 100 21

Witnesses:
John W. G.
John J. G.
Bentley
Wm. J. G.
630 E. 11th St
Los Angeles
84 Leavelle St
Arch. G. G.

0530

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 11 DISTRICT.

of No. the 239 Precinct Street, aged 25 years,
occupation Police Officer being duly sworn deposes and says,
that on the _____ day of _____ 188

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

John McGee
of Spring Valley, N.Y. (now here)
is an important and material
witness for the People of the State
of New York against George Schuler
and Charles Rehner charged with
Grand Larceny. Deponent believes
that said McGee will not appear
to prosecute said Charge, and prays
that he be committed to the House
of Detention as a witness.

John Leddy.

Sworn to before me, this _____ day of _____ 188

Police Justice.

0531

Police Court—H District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. Spring Valley St. Street, aged 21 years,
occupation Restaurant Keeper being duly sworn

deposes and says, that on the 8 day of October 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
person of deponent, in the day time, the following property viz :

One Open face Silver watch
and gold Chain attached together
of value of Ten dollars
(\$10.00)

the property of

deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by George Schuler, Charles Rehuels
(both unknown) and another person
not yet arrested from the fact that
deponent is informed by John G. Davis
of No 222 East 16th street that at about
2 O'clock P.M. he saw deponent lying
on the stoop of No 222 East 16th street
and saw all three of the above describing
defendants around deponent and saw
defendant Rehuels loosen deponent's
watch chain from the button-hole of
deponent's vest and then saw defendant
Schuler take said property from the
lower left side pocket of deponent's
vest then and there worn as a part

Sworn to before me, this

188

day

Police Justice.

0532

of his bodily clothing and then said
unknown person and said Rehnelt
tried to take said property from said
Schuler and then they both ran
away.

Deponent is informed
by Bernard Brett of No 30 Troop
Avenue Brooklyn N.Y. that he saw
all three of the said defendants in
company with deponent who was
interested and saw all three of said
defendants walk deponent from 48th
street and 3rd Avenue to the stoop of a house
on the south side of East 48th street between
2nd and 3rd Avenues and sit him down.
he then saw defendant Rehnelt loosen
said watch chain from deponent's vest
button hole and then saw said Schuler
take said watch and chain from the
pocket of deponent's vest then Rehnelt
worn by him as a part of his bodily clothing
and then all three of said defendants
ran away said Brett and said Davis
pursued each of said defendants and
caused the arrest of the defendants now
here and when said Brett caught said
defendant Schuler he had said
property in his possession.

Sworn to before me
this 9th day of Oct 1888 } John W. Lee
Police Justice

POOR QUALITY
ORIGINAL

0533

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Builder of No. 444 East 146 Street, being duly sworn deposes and

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

Sworn to before me this

day of

188

John F. Davis
A. J. White
Police Justice.

POOR QUALITY
ORIGINAL

0534

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Brett
aged 19 years, occupation Waiter of No. 60 Thompson Ave Brooklyn N.Y.
Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John McGee
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

Bernard Brett
Police Justice.

POOR QUALITY
ORIGINAL

0535

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

H District Police Court.

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

Question. What is your name?

Answer. George Schuler

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York City

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

Answer. No 638 East 11th St. 2 years

Question. What is your business or profession?

Answer. Lithographer

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 to say
at present

George Schuler

Taken before me this

day of

188

Police Justice

POOR QUALITY
ORIGINAL

0536

Sec. 198-200.

H District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. Charles Rehms

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York City

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

Answer. No 84 Montgomery St. One year

Question. What is your business or profession?

Answer. I work in Rubber Factory

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
Charles Rehms

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0537

Complainant sent to
to answer & detention
in default of bail
as a witness

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

224
1591
Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

H.D. 23

George Schuler
Charles Rehms

Offence Larceny
Felony

Dated

Oct 9

1888

Residence

White

Magistrate.

No. 3, by

White

Officer.

Residence

White

Preinct.

No. 4, by

White

Street.

Residence

White

Street.

Witnesses

James St. James

Street.

No. 3

White

Street.

White

Street.

No. 3

White

Street.

No. 3

White

Street.

No. 3

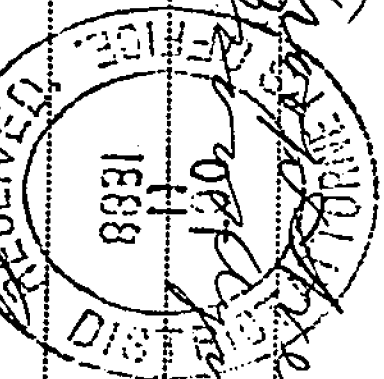
White

Street.

No. 3

White

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...

George Schuler and Charles Rehms

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 Oct 9 1888 Police Justice.

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

Dated 1888 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 1888 Police Justice.

POOR QUALITY
ORIGINAL

0538

No. 84-Montgomery is occupied by Durys's Starch factory-

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Joseph Reynolds*

of No. *84-Montgomery* Street,

GREETING :

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *19th* day of *October* instant, at the hour of Ten in the forenoon of the same day, to testify the truth and give evidence in our behalf against

George Scheler Et al.

in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *October* in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

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.]

POOR QUALITY
ORIGINAL

0539

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

George Scheler and
Charles Rehnels

The Grand Jury of the City and County of New York, by this indictment, accuse
George Scheler and Charles Rehnels
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *George Scheler and Charles Rehnels*
both,

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

one watch of the value of five
dollars, and

one chain of the value of five
dollars

of the goods, chattels and personal property of one *John McGee*
on the person of the said *John McGee*
then and there being found, from the person of the said *John McGee*
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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
George Scheler and Charles Rehnel
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *George Scheler and Charles Rehnel*, both
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 watch of the value of
five dollars, and
one chain of the value of five
dollars*

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0541

BOX:

326

FOLDER:

3093

DESCRIPTION:

Schlesinger, William

DATE:

10/29/88



3093

POOR QUALITY
ORIGINAL

0542

Counsel,

Filed, 29 day of Oct 1888

Pleads,

THE PEOPLE,

vs.

William Schlesinger

JOHN R. FELLOWS.

District Attorney.

A True Bill.

Small amount Foreman.
Transferred to the Court of Special
Sessions for trial and final dis-
position. Dec
Dated.....10.....1888

Witnesses:

[Signature]

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1983, Sec. 2.]

201 800 000
Dec 6 11 11 AM '88

POOR QUALITY
ORIGINAL

0543

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 Schlesinger

The Grand Jury of the City and County of New York, by this indictment,
accuse *William Schlesinger*
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said *William Schlesinger*
late of the City of New York, in the County of New York aforesaid, on the
twenty-ninth day of *July* in the year of our Lord one
thousand eight hundred and eighty-eight, the same being the first day of the
week, commonly called and known as Sunday, being then and there in charge of, and
having the control of a certain place there situate, which was then duly licensed as a
place for the sale of strong and spirituous liquors, wines, ale and beer, with force and
arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully
did not close and keep closed, and on the said day the said place so licensed as aforesaid
unlawfully did open and cause and procure, and suffer and permit to be open, and to
remain open, 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.