

0871

BOX:

477

FOLDER:

4370

DESCRIPTION:

Schechtel, Morris

DATE:

04/26/92



4370

0872

BOX:

477

FOLDER:

4370

DESCRIPTION:

Harrison, Jack

DATE:

04/26/92



4370

0073

POOR QUALITY ORIGINAL

338 no 2 4th floor
D. B. Jones
Counsel,
Filed, 26 day of April 1892
Pleads, Amalty

RECEIVING STOLEN GOODS
(Section 550, Penal Code.)

THE PEOPLE

vs.

Morris Scheckel
and
Jack Harrison

DR. LANCEY NICOLL,
Dist. Atty.
Port 2nd May 16 1892
No. 2 trial and requested
in presence of the District Attorney
indictment vs to M. I. dismissed

A TRUE BILL.

W. H. Johnson
Foreman.

Witnesses:

Nerys Marks
Hamon McKeefield

Harrison has been
tried and
acquitted. The
same evidence
would be brought
against Scheckel &
ask that Scheckel
be discharged
& indictment
dismissed 4/21/92
May 16 1892
RDA

0874

POOR QUALITY ORIGINAL

Police Court, 3 District.

City and County } ss.
of New York, }

Harris Marks

of No. 234 Delancey Street, aged 30 years,
occupation Tailor being duly sworn, deposes and says,

that on the 18 day of April 1892, at the City of New York, in the County of New York,

Morris Schachtel and Jack Harrison (both now here) while acting in concert, did buy or receive stolen property knowing the same to have been stolen for the reasons that on said day the premises 126 Attorney Street in said City, which was occupied by deponent as a factory, were burglariously broken and entered and twenty six coats were stolen and carried away the property of deponent. That said burglary was committed by Philip Glantz, Jacob Cohen, Solomon Greenfield and Joseph Friedman all of whom have been arrested and are now confined in City Prison charged with said crime. Deponent was informed by said Glantz and the others that said property was taken to premises 138 Columbia Street kept by one Schachtel. That upon said information deponent, went to said premises and saw the son of the proprietor of a cafe carried-
on in said premises. That said person is the defendant Morris Schachtel (now here) Deponent had a conversation with Morris told him of the information he, deponent had and said Morris Schachtel acknowledged that said Glantz and others Cohen and others had brought a bundle to said place but had immediately afterwards taken it away and he Schachtel informed deponent that he would make an effort to

0875

POOR QUALITY ORIGINAL

Police Court, District.

City and County of New York, ss.

of No. Street, aged years, occupation being duly sworn, deposes and says, that on the day of 188, at the City of New York, in the County of New York,

secure the return of said property to Deponent's custody and made an engagement with deponent to meet him, Sehechtel at said 138 Columbia Street at 9 a.m. this day. That at said time all of the defendants in said burglary were arrested and were confined in prison. Deponent pursuant to said agreement went to said 138 Columbia Street at 9 a.m. and met said Sehechtel and the defendant Harrison in said Cafe. They locked the door and deponent then asked them to show him the place where said property was and they replied that they could not but if deponent would give them \$16.00 dollars they would bring the property to deponent's residence. Said Harrison took part in all of the conversation and suggested that the money be deposited in Sehechtel's custody and Harrison further stated that he was the person who had disposed of the property. Deponent gave said Sehechtel said \$16.00 in the presence of the defendant Harrison and then went away. That at about the hour of eleven o'clock a.m. this day the defendants in company with each other came to deponent's residence with a man who was carrying deponent's stolen property and deponent received the property from the defendants Harris Marks.

Deponent to before me on the 20th of April 1892

J. H. [Signature]
Police Justice

0876

POOR QUALITY ORIGINAL

Police Court, 3 District.

City and County } ss.
of New York,

Solomon Greenfeld

of No. 77 Ridge Street, aged 17 years,
occupation pedler being duly sworn, deposes and says,

that on the 18th day of April 1892, at the City of New York, in the County of New York, deponent was in a billiard

room on Stanton corner of Willett Street and was looking out of the window and saw a man known as "Gabe" pass along Stanton Street with a bundle ^{which he} carrying on his shoulder. Deponent having previous knowledge of the intent to commit a burglary, deponent followed the said "Gabe" to Columbia Street to the place kept by ~~Schachtel~~ and Stanton Street where Gabe met a man of the name of "Joe" who went with Gabe to the place kept by Schachtel and when they arrived in front of his place Joe went into the basement into Schachtel's place and Gabe waited outside and shortly after deponent saw the defendant Schachtel open the door leading to the entrance upstairs and Gabe carried the bundle up the stoop and into the building. Solomon Greenfeld,

Sworn to before me }
this 21st April, 1892 }
}

W. J. Smith
Police Justice

0877

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Morris Schechtel 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. *Morris Schechtel*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *104 Lewis St. 4 years*

Question. What is your business or profession?

Answer. *Work for my father*

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*
Morris Schechtel
man

Taken before me this *20*
day of *April* 189 *7*
J. J. [Signature]
Police Justice.

0078

POOR QUALITY ORIGINAL

(1895)

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Jack Harrison 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.

Jack Harrison

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

4 East Broadway; 1 night

Question. What is your business or profession?

Answer.

Taylor

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

Jack Harrison

Taken before me this 20 day of April 1895

[Signature]
Police Justice.

0879

POOR QUALITY ORIGINAL

BAILLED,

No. 1, by *Oliver Bruster*

Residence *322 Pleasant Street*

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

166 3rd 475
Police Court... District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Joseph
234th Street
Thomas Schmitt
Jack Samson

Offended *Deceitful*
Stolen Goods

Dated _____ 188

Richard Magistrate

William Precinct

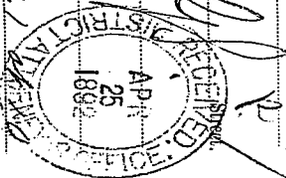
Witness *Wm Steidel*

No. *426* Attorney Street

Solomon Precinct

No. *now in City Prison* Street

No. *1000* to answer



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 *10* 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 _____ 188 *Richard* 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.

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POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against
Morris Schechtel
and
Jack Harrison

The Grand Jury of the City and County of New York, by this indictment accuse
Morris Schechtel and Jack Harrison
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Morris Schechtel and Jack Harrison*, both

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

Twenty-six coats of the value
of sixteen dollars each

of the goods, chattels and personal property of one

Harris Marks by
Philip Blantz Jacob Cohen,
Solomon Greenfeld and Joseph Freedman, and
by ~~certain~~ *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said *Harris Marks*

unlawfully and unjustly did feloniously receive and have; the said

Morris
Schechtel and Jack Harrison

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

DE LANCEY NICOLL,
District Attorney.

0001

BOX:

477

FOLDER:

4370

DESCRIPTION:

Schlesinger, Fannie

DATE:

04/26/92



4370

0002

POOR QUALITY ORIGINAL

344.

J. A. [Signature]

Counsel, _____
Filed, 17th day of April, 1892

Pleads, Not guilty

THE PEOPLE

vs.

B

Fannie Schluenger

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

Part 2. May 3.....1892

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Witnesses:

Miss Maguire

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 322 and 385, Penal Code.)

0003

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Fannie Schlesinger

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

Fannie Schlesinger

(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

Fannie Schlesinger

late of the *Seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two*, 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 said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as 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

Fannie Schlesinger

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses 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

Fannie Schlesinger

(Sec. 385,
Penal Code.)

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

The said

Fannie Schlesinger

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

0004

POOR QUALITY
ORIGINAL

ninety- *two* , 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

Fannie Schlesinger

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows :

The said

Fannie Schlesinger

late of the Ward, City and County aforesaid, afterwards, to wit: on the *fourteenth* day of *February* in the year of our Lord one thousand eight hundred and ninety- *two* 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.

DE LANCEY NICOLL,

District Attorney.

0005

POOR QUALITY ORIGINAL

Counsel, *[Signature]*
Filed, *14th* day of *April* 189*2*
Pleads, *Guilty*

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 822 and 885, Penal Code.)

THE PEOPLE
vs. *B*

Fannie Scherung

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

April 22 92

Witnesses:
Spier August

0005

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Fanny Schlesinger

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

Fannie Schlesinger

(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 *Fannie Schlesinger*

late of the *Seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two*, 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 said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as 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

Fannie Schlesinger

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses 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

Fannie Schlesinger

(Sec. 385,
Penal Code.)

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

The said *Fannie Schlesinger*

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

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POOR QUALITY
ORIGINAL

ninety- *two*, 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

Fannie Schlesinger

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows :

The said

Fannie Schlesinger

late of the Ward, City and County aforesaid, afterwards, to wit : on the *fourteenth* day of *February* in the year of our Lord one thousand eight hundred and ninety- *two* 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.

DE LANCEY NICOLL,

District Attorney.

0000

BOX:

477

FOLDER:

4370

DESCRIPTION:

Schmidt, John

DATE:

04/08/92



4370

0009

POOR QUALITY ORIGINAL

74

X

Counsel,

Filed

Pleads,

[Signature]
day of *[Signature]* 1892

2/1

THE PEOPLE

vs.

John Schmidt

[Mirrored text from reverse side: Burglary in the Third Degree, Section 488, etc.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature] Foreman.

April 11, 1892

[Signature]

Pen one up

Witnesses:

[Signature]

.....
.....
.....

0090

POOR QUALITY ORIGINAL

Police Court— District.

City and County } ss.:
of New York,

Benjamin J. Hilley

of No. 595 Hudson Street, aged 49 years,

occupation Real Estate Broker being duly sworn

deposes and says, that the premises No. 762 Greenwich Street,

in the City and County aforesaid, the said being a three story brick

dwelling & store - unoccupied

and which was occupied by deponent as a

and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking open

the front cellar door

on the 29th day of April 1882 in the day time, and the

following property feloniously taken, stolen, and carried away, viz:

a quantity of lead pipe and plumber materials of the value of about \$100

the property of Jacobus J. Jordan in deponent's care

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

John Schmidt (now here) and another not arrested

for the reasons following, to wit: Deponent left the said

premises securely locked and closed on

Saturday April 2 1882 about the hour of

11 o'clock A. M. and deponent's informant

by Policeman James Hannan (now here)

that he found the said premises broken

open about the hour of 5 minutes to 6

o'clock A. M. on the 4th and that the

said property was missing, and that

0091

POOR QUALITY ORIGINAL

Defendant was found hiding in a
garden near by with a part of the said
stolen property in his possession, and defendant
confessed that he had been in the place with

Sworn to before me this 4 day
of April 1892

[Signature]
Police Justice.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0092

POOR QUALITY ORIGINAL

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Fannan

aged 31 years, occupation Operator of No.

9th Street Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Benjamin F. Kelly

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

knowledge.

Sworn to before me, this
day of April 4 1892

James P. Fannan

[Signature]
Police Justice.

0093

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

John Schmitt 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.

John Schmitt

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Germany

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

Answer.

Newbury Trading House

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

My mother told me to

do it

John Schmitt.

Taken before me this *7* day of *Sept* 189*4*
Police Justice.

0094

POOR QUALITY ORIGINAL

BAILED,

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

Police Court--- 2 District.

THE PEOPLE, etc.,
ON THE COMPLAINT OF

Benjamin J. Hiller
3593 Broadway, N.Y.
John Behrmatt

1
 2
 3
 4
 Offence Burglary

Date April 4 1892

Shiner Magistrate

Therman Officer

9 Precinct

Witnesses

No. Street

No. Street

No. Street

No. 1000 Street 928



Shiner
Therman

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.....

John Behrmatt

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

Dated April 4 1892 Shiner Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

998

0895

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Schmidt

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

John Schmidt

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

The said

John Schmidt

late of the *9th* Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *April* in the year of our Lord one thousand eight hundred and ninety-*two* in the *day* - time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *Building* of one *Benjamin P. Fairchild*

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit : with intent the goods, chattels and personal property of the said *Benjamin P. Fairchild* in the said *Building* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0896

POOR QUALITY ORIGINAL

SECOND COUNT—

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

John Schmidt

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

The said

John Schmidt

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

five hundred pounds of lead pipe of the value of ten cents each pound, and diverse other goods, chattels and personal property (of a more particular and description whereof is to the Grand Jury aforesaid unknown) of the value of fifty dollars

of the goods, chattels and personal property of one

Benjamin P. Fairchild

in the

Building - of the said *Benjamin P. Fairchild*

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

0897

POOR QUALITY
ORIGINAL

THIRD COUNT:

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

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

The said

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

five hundred pounds of lead pipe of the value of ten cents each pound, and divers other goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifty dollars

of the goods, chattels and personal property of

Benjamin P. Fairchild

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

Benjamin P. Fairchild

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

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

DE LANCEY NICOLL,

District Attorney.

0098

BOX:

477

FOLDER:

4370

DESCRIPTION:

Schmitz, Michael

DATE:

04/17/92



4370

0099

POOR QUALITY ORIGINAL

436

Court of Oyer and Terminer

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

FILED IN OFFICE OF CLERK OF COURT 1892

Pleas, Not Guilty (6)

VIOLETION OF EXCISE LAW. Selling on Sunday, Etc. 1933, § 21, and page 1889, § 5.]

THE PEOPLE

vs.

B

Michael Schmitz

General Account No. 28

DE LANCEY NICOLL

District Attorney

A TRUE BILL.

[Signature]

Foreman.

Witnesses:

[Witness lines]

0900

POOR QUALITY
ORIGINAL

2037

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Schmitz

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON
SUNDAY, committed as follows:

The said

Michael Schmitz

late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *April* in the year of our Lord one thousand eight hundred and
ninety-*one*, 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

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

SECOND COUNT—

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

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

Michael Schmitz

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.

DE LANCEY NICOLL,

District Attorney.

0901

BOX:

477

FOLDER:

4370

DESCRIPTION:

Schneider, Louis

DATE:

04/28/92



4370

0902

POOR QUALITY ORIGINAL

351.

Counsel,

Filed *28*

day of *April*

189*2*

Pleads,

THE PEOPLE

vs.

B

Louis Schneider

April 29/92

Exam to the Court of Special Sessions for trial, by request of Counsel for Defendant.

Assault in the Third Degree. (Section 219, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. H. O'Hara
Foreman.

Witnesses:

Gussie Brill

Liberia Karchinsky

0903

POOR QUALITY
ORIGINAL

491

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Schneiders

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

Louis Schneiders

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

The said *Louis Schneiders*

late of the City of New York, in the County of New York aforesaid, on the *ninth* day of *March* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, in and upon the body of one

Gussie Brill in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and *her* the said *Gussie Brill* did then and there unlawfully beat, wound and illtreat, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0904

BOX:

477

FOLDER:

4370

DESCRIPTION:

Schubert, Kate

DATE:

04/26/92



4370

0905

POOR QUALITY ORIGINAL

L. J. H. K.
381.

Counsel, _____
Filed, 26 day of April, 1892
Pleads, Arguedly & r.

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 822 and 885, Penal Code.)

THE PEOPLE
29 *Wm. Schuber*
144 *Charles B.*
Kater Schuber

DE LANCEY NICOLL,
District Attorney.

May 5, 1892, v. m. d.
part 2.

A TRUE BILL.

John
Foreman.
Part 2 - May 5, 1892
Pleas guilty & fined.
Fined \$50=

Witness:
Sarah Goldschmidt

0906

POOR QUALITY ORIGINAL

STENOGRAPHER'S MINUTES.

Third District Police Court.

THE PEOPLE &c., IN COMPLAINT OF
Goldsmith
vs.
Schubert

BEFORE HON.
Chas H. Vanister
POLICE JUSTICE,
Feb 7 188*9*

APPEARANCES: { For the People, _____
For the Defence, *Feb 2nd* 188*9*

I N D E X .

WITNESSES.	Direct Ex.	Cross Ex.	Re-Direct.	Re-Cross.
<i>Wm J. Mooney</i>	1		19	23
<i>Goldsmith</i>	7	18		
<i>Chas R. Young</i>	24		27	
<i>Halpin</i>	28		30	

W. J. Mooney
Official Stenographer.

0907

POOR QUALITY
ORIGINAL

New York Feb 2nd 1892

The People

vs
Mrs Schubert
Disorderly House.

James Morrey being
fully sworn deposed and
says, I am attached
to the Clermont Recorder,
the Sergeant told me
that he knew nothing
about the case, that
he executed the warrant,
Councillor Friend. This is
the case in which a
girl charged a man
named Hartman with
abduction.
Q. (By the Decker) What
witnesses have you?
A. I have nothing
but the girl herself

0908

POOR QUALITY ORIGINAL

I.

You gave the Warrant
to the Captain to
execute, I did not go
there

Captain... The Sergeant told
me that the lady was
not in when he was
there, and the girls
were eating supper
when arrested.

Frank Goldsmith being
only ever deposed ^{and}
once, I live at No
173 Conway St.

Q.

You know the Defendant
Deschi?

A.
Q.

Here you were in her
house, No 144 Chrytie
St.?

A.

Yes Sir, the Son
of Dec.

0909

POOR QUALITY
ORIGINAL

3.

Q. What were you doing there?

A. I went there with a man

Q. Did you have sexual intercourse with a man?

A. Yes Sir, What occurred when you went in?

A. I went into the house, I had connection with the man, he engaged the room

Q. From whom did he rent the room?

A. From the Defendant Q. Did you see him pay her money for the rent of the room?

A. Yes Sir, Q. You went with the

(3)

0910

POOR QUALITY
ORIGINAL

H.

man who paid the money and had sexual intercourse with him?

Q. Did you have sexual intercourse with other men in that house?

A. Yes, sir, about a dozen times,

Q. You mentioned you have had sexual connection with a great many men?

A. Yes, sir, when you went into this house you went up stairs?

Q. And the person who went in remained down stairs in the hall for a moment

0911

POOR QUALITY
ORIGINAL

5.

Q. He went up with me
Q. You know there was
some money paid to
a woman?

Q. Yes Sir.
Q. Are you positive that
is the woman?

A. Yes Sir, that
(Mrs Schubert) is the
woman.

Q. You have been
in a great number of
other houses?

A. No, one
in Duane St.

Q. You remember this
was the 3rd day of Dec?

A. Yes Sir,
Q. How do you know
that?

A. Because I
knew it

Q. State any circum-
stances

5

0912

POOR QUALITY
ORIGINAL

6

Q. Circumstance which enables
you to fix the time?

A. I know it
was the 30th of Dec
Q. How do you know
that?

A. I do not know

Q. What you mean
Q. How do you know it
was Dec 30th?

Court. Do there any circum-
-stance which enables
you to fix that time;
What makes you re-
-member that day, why
do you know this
was the 30 of Dec?

A. Have you any reason?
That is all, I think
it was the 30th, I am

Q. not positive Is it not
so in regard to your
6

0913

POOR QUALITY
ORIGINAL

4

Knowing that this is
the woman?

Q. Q. Yes Sir,
You maybe mistaken
about her?

A. I know
that is the woman
Q. You saw her before?

Q. Q. Yes Sir,
Will you swear that
she is the woman who
was there on the 30
of Dec?

A. There was
another woman there,
I did not see her there,
I did not pay her
any money, my friend
did not pay her any
money

Q. All you know
is that you heard
that a lady by her

4

0914

POOR QUALITY
ORIGINAL

D.

name kept the house?

Q. 2. You do not know
whether she keeps it or
not, & your own
knowledge?

A. Court. No, Sir.
You say you were
in that house at
different times and
had sexual intercourse
with her, did you
ever see her there?

Q. 2. When, if you remember

A. I don't know her about
three times in all

Q. 2. Did you ever see
any money paid to
her?

A. Yes Sir,
Q. 2. Have you ever shown
a room in that
8

0915

POOR QUALITY
ORIGINAL

9

House by Defendant
for the purposes of
prostitution?

Q. 2. Yes Sir,
You say she is the
proprietress of this
place?

Q. 2. Yes Sir,
Why do you say that,
how do you know
that?

Q. 2. I have been
told that.

Q. 2. Money was paid
to her when you went
there for sexual inter-
-course on two (2) or (3)
three occasions?

Q. 2. Yes Sir,
How many times
did you see her in
that house?

Q. 2. Three or

0916

POOR QUALITY
ORIGINAL

10

Q. four times, I
What was she doing?
How did she appear?

A. She came from the
room and met me
in the hall, on three
or four occasions
she always met me
to her by the main stairs

Q. You state about
the 30th Dec, was
it before or after New

A. Before New
Years, it was on a
Wednesday How do

Q. You know that?

A. Because I was
going out that day,

Q. Know that Who

(10)

0917

POOR QUALITY ORIGINAL

11

Q. Was she mad?
A. I don't know, she was arrested charged with abduction

Q. You say it was Wednesday, how many Wednesdays were you out?

A. I never mind out with him on Wednesday

Q. Because it happened on Wednesday, you say it was the 20th of December?

A. Yes Sir, you say you were told you she was the winner of the Peace she was not present?

Q. Yes Sir, I move to strike out that

11

0918

POOR QUALITY
ORIGINAL

12,

Q. Whenever you went
into this house, there
was a woman, who
came and took the
money from whoever
accompanied you?

Q. That was the same
woman?

Q. Yes Sir,
The Defendant
never took any money
from you?

A. A woman
bleed-hair -

Q. Her name was Mrs
Schubert?

Q. The woman
with the bleed hair
always took the money
from you - This (Mrs
Schubert) woman
never took any money

12

0919

POOR QUALITY
ORIGINAL

13

Q. From your testimony, I
always thought it was
Mrs. Schubert, I saw
this woman three
times inside the
room.

Q. Was the money
paid to the other
woman in presence
of Mrs. Schubert?

A. No Sir,
Court. She was present
at the time when
the money was paid?

A. Q. And it was paid
for the room?

A. Q. Yes Sir,
You said you
paid to another
woman?

A. Yes Sir

13

0920

POOR QUALITY
ORIGINAL

14

Q. How many times did you see her when the money was paid?

A. Two or three times

Q. Where did you first go there for that purpose?

A. I do not remember

Q. About how long ago?

A. Six months ago

Q. How did you see these besides her?

A. I saw two (4) girls in the kitchen, I never saw other men go there, I used to hear them come up when I was there,

14

0921

POOR QUALITY
ORIGINAL

15

Q. You came here to go there?

A. I do not know, I went out with the fellows and he took me in there

Q. Is there any money on the door?

A. Yes Sir, Mrs Schuberth on the door No "144"

Q. Do you not remember testifying?

A. Yes Sir,
Q. Do you remember that you testified, you swore that Hartman gave the money to Mrs Schuberth?

A. Yes Sir,
Q. Was that true?

A. No Sir,
Q. You do not recall that statement, why

15

0922

POOR QUALITY
ORIGINAL

16.

Q. was it not true?

A. I do not

Q. know. Why should

A. you have so testified
because I saw that
other woman and I
thought it was the
Madame, that was
the reason I said
that

Q. Was Madame
Schwartz in the same
room when the money
was paid?

A. Yes Sir,

Q. not always when you
go into the place,
you enter a hall
way?

A. Yes Sir

0923

POOR QUALITY
ORIGINAL

14

Q. Then there is a front room?

A. Yes Sir,
Q. When you go in, this woman you refer to, comes out and takes the money?

A. Yes Sir,
Q. On the occasion you speak of this woman was in the other room

A. Yes Sir,
Q. She was not in the hallway?

A. No Sir,
Q. What took place between you and the other woman, this defendant was not there?

A. No Sir, she was not there.

14

0924

POOR QUALITY
ORIGINAL

18.

Q. There is a room
adjoining the hallway
the other woman came
out of that in the
absence of the Defendant
the money was paid
the other woman to

A.

Yes Sir,
I would be before me
this 2nd day of Feb 1894
Police Justice

S

0925

POOR QUALITY
ORIGINAL

19

William J. Mooney
being duly sworn
deposes and says I
was attached to the
Eleventh Precinct

Q. Do you know the
Defendant?

A. Yes Sir.
Q. Have you ever seen
her in No 144 Cuyahoga
Street?

A. Yes Sir
Q. Is she the Proprietress

A. Yes Sir, I
saw her in charge
ever since I have
been in the Ward,
four years and a
half

Q. Have you seen
the name on the

A. Not? On the morning

19

0926

POOR QUALITY
ORIGINAL

Q.

Q. Did you see her at
that house?

Q. Have you seen her
about the house for
a number of years?

Q. Have you ever been
in the house?

Q. Where?

A. I have been
in there on different
occasions, just go
to the door when I
wanted to see one

Q. Do you know it
as a House of
Prostitution?

A. Not of my own
knowledge

Q. As a Police-
man you always

Do

0927

POOR QUALITY
ORIGINAL

21

Q. understood her (The Defendant) to be in charge?

A. Yes Sir
Q. Cross Examination
You do not know that this a house of ill fame or assignation?

A. Q. No Sir,
You will ^{not} of your own knowledge swear she is the proprietress

Q. Only from
Q. here say the information was received in the absence of the Defendant?

Q. Yes Sir,
Court - You called at the house several times?

A. Yes Sir,

21

0928

POOR QUALITY
ORIGINAL

Q Q.

Q. Q. Yes Sir, Have you met her there?

Q. Q. Yes Sir, Did you call for the Hefengant?

A. Yes Sir, she would come when I asked for the Madame,

Q. More than once?

A. On several occasions

Re-cross... You went and asked for some one?

Q. A. Yes Sir, She was present then

Q. A. No Sir, When you would ask ^{for her} they would come?

Q. Yes Sir, I met another woman

(27)

0929

POOR QUALITY ORIGINAL

23

Q. You meant I mean
the other woman was
not the wife?

A. No, I do not
know who the owner
is, from my own
knowledge.

Q. Did you
execute this warrant?

A. No, the Sergeant

did. Did you ever
execute in that house?

A. No Sir,
Miss - This is the first
time she was arrested.

Sworn before me
this ~~at~~ ^{at} day of ~~Jan~~ ^{Feb} 1892
Police Justice

23

0930

POOR QUALITY
ORIGINAL

Q. H.

Charles R. Young, an
Officer attached to the
11th Precinct Police,
being duly sworn
deposes and says

Q. Do you
know the Defendant?

A. Yes Sir,
I have seen her
at house, No 144
Chrytie St.

Q. How often,
or how many times,
did you ever visit
that house for any
purpose?

A. Yes Sir, I believe so,
they tell me so, Did
you ever see her in

Q. H.

0931

POOR QUALITY
ORIGINAL

25

in charge of the house
Q. Q. Ever have have any
conversation about
that house?

A. Q. No Sir,
Q. How long have you
known her to reside
there?

A. Q. Going on two
years

Q. Q. Did you ever
have occasion to
execute a warrant
there?

A. Q. No Sir,
Q. Did you ever see
her name on the
door "Mrs Schubarth"?

A. Q. Yes Sir, I may
knowledge, over a

Q. Q. Do you know

25

0932

POOR QUALITY
ORIGINAL

26

Q. anything about the character of the house
Only by reputation, it is called
an assassination house

Q. Have you ever seen
prostitute enter that
house?

A. Yes Sir,
Q. More than once?

A. Yes Sir,
Q. Persons you know
and?

A. Yes Sir,
Q. How did you come
going in there?

A. Yes Sir,
Q. Frequently?

A. Yes Sir,
Q. Do you know of
any circumstances
that would show that
the defendant is the

26

0933

POOR QUALITY ORIGINAL

27

Q. Propriety? No Sir,

Q. Cross Examination You and
have seen many
mercury go in that
house?

A. Q. Yes Sir,
You do not know
what amount of after
needs?

Q. Q. No Sir,
You do not know
what sort of a house
it is?

Q. No Sir,
I have the forename
this ~~is~~ ^{is} ~~the~~ ^{the} ~~day~~ ^{day} ~~of~~ ^{of} ~~the~~ ^{the} ~~1894~~ ¹⁸⁹⁴
Police Justice

27

0934

POOR QUALITY
ORIGINAL

28

I repeat Halpin of
the 11th Recruit Bde
being duly sworn
deposed and says

Q.

Did you see this
arrangement of Schubert
at the time?

Q.

How did you do
that?

A.

I went there
and met her and
asked for her, she
was out and my
remained there till
she came in, Officer
Gump knew her, she
was out to the
Dutchman shop, some
of the girls told me

Q.

You remained
till she came in?

28

0935

POOR QUALITY
ORIGINAL

29

Q. Did she make any
statement?

A. Not one word.
Q. Did you know the
miss Theymann?

A. The Officer told

Q. me Did she make
any statement to
you?

Q. Yes Sir, Did anyone tell
you she was the
murderer?

A. Yes Sir, The
Officer, he said she
knew her,

Q. Do you know
anything about the
horse?

A. I am only
here ten or twelve days

(29)

0936

POOR QUALITY ORIGINAL

To,

Q. The Officer said "This is Mrs. Schurberth?"

Q. Yes, sir, that is all you know the girls were discharged the other day?

A. Yes, sir, I know nothing about the character of the house,

Shorn to before me this ^{22nd} day of ^{Feb} 1894

Police Justice

My friend I respectfully submit that under the circumstances, it is a question between the girl, and the Defendant, and she is entitled to her

30

0937

POOR QUALITY
ORIGINAL

Dr.

Discharge; the girl
said that when she
went there the money
was paid to some
one else and that
she presumed that she
was the Mrs. Schurberth,
Court. Motion denied
Held in \$ 500, to answer

0938

POOR QUALITY ORIGINAL

District Police Court.

2nd
David Goodman
vs.
Martha Lambert

STENOGRAPHER'S TRANSCRIPT.

Feb 2nd 1887

BEFORE HON.

Geo. A. Devotion

Police Justice.

A. J. Kearney

Official Stenographer.

0939

**POOR QUALITY
ORIGINAL**

Nos. 60 and 62 Division Street.

New York

Near Forsyth Street,

I. KRAUSHAAR,
The Oldest and Most Reliable Place to Buy
LADIES' UNDERGARMENTS,
TEA GOWNS
MANUFACTURED ON THE PREMISES.
GENTS' FURNISHING GOODS.

Near Forsyth Street,

New York

Nos. 60 and 62 Division Street.

0940

POOR QUALITY ORIGINAL

Sec. 192.

3

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

An information having been laid before Charles A. Trinito a Police Justice of the City of New York, charging Kate Schubert Defendant with the offence of Keeping a disorderly House

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

We, Kate Schubert Defendant of No. _____

144 Chrystie Street; by occupation a Housekeeper

and J. Kraushaar of No. 60 42 Division

Street, by occupation a Very good dealer Surety, hereby jointly and severally undertake that

the above named Kate Schubert Defendant

shall personally appear before the said Justice, at the 3 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 Twenty

Hundred Dollars.

Taken and acknowledged before me, this 31 day of January 1892

Charles A. Trinito POLICE JUSTICE.

Kate Schubert
J. Kraushaar

0941

POOR QUALITY ORIGINAL

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 Charles A. Ravitor a Police Justice of the City of New York, charging Kate Schubert Defendant with the offence of Keeping an disorderly House

District Police Court

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

We, Kate Schubert Defendant of No. _____

144 Chrystie Street; by occupation a Housekeeper and J. Kraushaar of No. 60 + 62 Division Street, by occupation a Very good dealer Surety, hereby jointly and severally undertake that

the above named Kate Schubert Defendant shall personally appear before the said Justice. at the 3 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 31 day of January 1892
Charles Ravitor POLICE JUSTICE.

Kate Schubert
J. Kraushaar

0942

POOR QUALITY ORIGINAL

CITY AND COUNTY } ss.
NEW YORK, }

John M. [unclear]
day of *September* 188*7*
Public Justice

Sworn to before me, this

J. Kraushaar

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

Machinery, of a dry goods establishment, situated at 609 562 Division Str. in this county valued at Twenty Thousand Dollars over & above all encumbrances.

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the *1887* day of *September* 188*7*

Justice.

John M. [unclear]

0943

POOR QUALITY ORIGINAL

Sec. 322, Penal Code.

301 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

of No. Sarah Goldsmith Street, in said City, being duly sworn, says that at the premises known as number 301 Street, in the City and County of New York, on the 1st day of December 1891, and on divers other days and times between that day and the day of making this complaint

did unlawfully keep and maintain and yet continues 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 willfully 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 Mrs. Kate Chamberlain and all vile, disorderly and improper persons found upon the premises occupied by said Mrs. Kate Chamberlain may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 30 day of January 1892 Sarah Goldsmith Police Justice.

0944

POOR QUALITY ORIGINAL

3

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK ss.

Kate Schubert 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. *Kate Schubert*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *14 E 107th St 9 years*

Question. What is your business or profession?

Answer. *Married woman*

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 and demand an examination*

Kate Schubert
[Signature]

Taken before me this
day of *July* 1897
Charles W. [Signature]
Police Justice.

0945

POOR QUALITY ORIGINAL

Sec. 151.

Police Court 3rd 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 Sarah Kalladorn of No. 173 Attorney Street, that on the 30 day of November 1888, at the City of New York, in the County of New York, Mrs. Schubert did keep and maintain at the premises known as Number 142 Lenox Street, in said City, a House of assignation and there unlawfully procure and permit as well 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

Mrs. Schubert and all vile, disorderly and improper persons found upon the premises occupied by said Mrs. Schubert and forthwith bring them before me, at the 3rd 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 30 day of November 1888
Charles K. Hunter POLICE JUSTICE.

0946

POOR QUALITY ORIGINAL

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

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.

Charles N. Fairbanks 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

68
144
Police Justice

0947

POOR QUALITY ORIGINAL

1000 for SE
John E. 1892.2.30

BAILED
No. 1, by William Thompson
Residence 606 1/2 Riverside
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court...
District
W 1-3
160

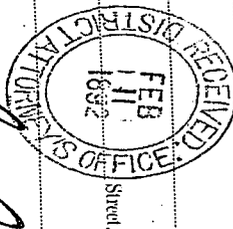
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles E. Williams
173 Attorney
Walter S. Miller
Office Legislative
Frank House

Dated Feb 2 1892
W. Smith Magistrate

Augt. Napier Officer
11th Precinct

Witnesses Earl Baker
No. 100 E. 23rd Street



No. 500 Street
\$ 500 (to answer)

W. Smith

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 Feb 2, 1892 Charles W. Smith Police Justice.

Defendant

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

Dated February 2 1892 Charles W. Smith Police Justice.

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

Dated _____ 18 _____ Police Justice.

0948

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST
Kate Schubert

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

Kate Schubert

(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 *Kate Schubert*

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *December* in the year of our Lord one thousand eight hundred and ninety-~~two~~, 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 said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as 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

Kate Schubert

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses 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

Kate Schubert

(Sec. 325, Penal Code.) of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Kate Schubert*

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

0949

POOR QUALITY
ORIGINAL

ninety- *one*, 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

Kate Schubert

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

The said

Kate Schubert

late of the Ward, City and County aforesaid, afterwards, to wit: on the *thirtieth* day of *December* in the year of our Lord one thousand eight hundred and ninety-*one* 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.

DE LANCEY NICOLL,

District Attorney.

0950

BOX:

477

FOLDER:

4370

DESCRIPTION:

Seeger, Louis

DATE:

04/20/92



4370

0951

POOR QUALITY ORIGINAL

Witnesses:

Mavis Jorston

Counsel,

Filed

20 day of April

1891

Pleas,

30th - 30th

THE PEOPLE

Louis Seger

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

DE LANCEY NICOLL,

District Attorney.

[Signature]

A TRUE BILL.

W. M. Johann
Foreman.

Part 3, May 4/92.

Ind. Convicted
Assault - 3rd deg.

Law. C. M. A. 1891
May 6/92

0952

POOR QUALITY ORIGINAL

City & County of New York, ss:

Seldna Benben of 238 Rivington Str., n.p. City being duly sworn says, I was present at the time of the altercation between complainant and defendant.

I saw complainant raise a milk can cover and about to hurl it at and strike defendant, who parried and warded off the blow.

I saw defendant at no time use a knife; the statement of complainant to such effect is false.

Complainant fell upon a stove and thereby cut his head.

Subscribed & sworn to before me
April 20. 1897

J. J. Mitchell
Police Justice

Seldna Benben

for Frank

0953

POOR QUALITY ORIGINAL

City & County of New York:

Margaret Zwig being sworn says: I reside 82 Pitt Street says: I was present and saw the defendants and complainant fighting and saw Forstauding pick up a tin cover of a milk can and throw it at Segar and then they clutched and fell.

Sworn to before me }
the 2nd April, 1892 } Margaret Zwig
J. Mitchell }
Police Justice.

0954

POOR QUALITY
ORIGINAL

City and County of New York
Louis Seger, ~~state~~ being
~~accused~~ ^{accused}, says: I was in my
grocery store ~~the defendant~~ ^{complainant}
came there called me vile
names and challenged me to
fight and threw a cover
of a milk can at deponent
whereupon deponent and the
complainant clucked and
in the struggle deponent
and complainant fell and
the complainant fell against
the store and received the
injuries of which he complains
I used no knife and the
statement of the complainant
that his injuries were inflicted
with a knife, is untrue.

Subscribed before me } Louis Seger
this 2^d April, 1892 } ^{his}
mark

J. W. Mott
Police Justice

0955

POOR QUALITY ORIGINAL

City and County of New York:

Mary Seger being sworn says: I was present when the altercation took place between the defendant and complainant I corroborate the evidence of my husband as to the circumstances which resulted in the ~~defendant~~ ^{complainant} being injured

Sworn to before me this 2nd April 1892

J. H. Smith
Police Justice

Mary X Seger
witness

City and County of New York:

Rachael Newman being sworn says: I reside at 228 Rivington Street being I was present when the fight occurred I saw Forstading pick up a pair of scales and hold them threateningly over Seger head and then I ran out

Sworn to before me this 2nd April 1892

J. H. Smith
Police Justice

Rachael X Newman
witness

0956

POOR QUALITY ORIGINAL

Police Court— B District.

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

of No. 79 Widett Street, aged 37 years,
occupation Expressman being duly sworn

deposes and says, that on the 28 day of March 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Louis Seger (now here) who cut and stabbed deponent upon the head with the blade of a knife then held in his hand

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

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

Sworn to before me, this 2nd day of April 1892 } Morris Forstaudig
of Widett }
J. H. [Signature] Police Justice. mark

0957

POOR QUALITY ORIGINAL

3 District Police Court.

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Seger 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. Louis Seger

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. 80 Willitt St. 7 months

Question. What is your business or profession?

Answer. Grocer

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
Louis X Seger
mark

Taken before me this 2
day of April 1895
J. J. [Signature]
Police Justice.

0958

POOR QUALITY
ORIGINAL

H. F. EIGHAKER, M. D.,
83 Cannon Street.

New York, March 30th 1892

Certificate.

I herewith certify that the Teständing
will be able to be in Court by tomorrow
March 31st. H. F. Eighaker M.D.

0959

POOR QUALITY ORIGINAL

Sec. 192.

3d

District Police Court.

Undertaking to Appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss:

An information having been laid before Hon. Chas. H. Taunter a Police Justice of the City of New York charging Louis Seger Defendant with the offense of Helminis Assault

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

WE, Louis Seger Defendant of No. 80 Willett Street, by occupation a grocer and of No. 18 Suffolk Street, by occupation a Tailor Surety, hereby jointly and severally undertake that the above-named Louis Seger Defendant shall personally appear before the said Justice, at the 3d District Police Court in the City of New York during the said examination, or that we will pay to the People of the State of New York the sum of Ten Hundred Dollars.

Taken and acknowledged before me this 29th day of March 1897

Louis Seger in Hebrew
Feiser Beck in Hebrew
Charles Taunter Police Justice.

0960

POOR QUALITY ORIGINAL

City and County of New York, ss:

Sworn to before me this
19th day of March 1881
M. J. [Signature]
Police Justice.

Peiser Beck

the within-named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Twenty free 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 no. 52

Ridge Street ny City (25 x 100)
worth \$3000 subject to
\$2000 mortgages.
Peiser Beck to \$150 in Feb 1881

37 District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Hesch

vs.
Luis Segal

Under taking to appear during
the Examination.
Taken the 19 day of March 1881
Sanctor Justice.

0961

POOR QUALITY
ORIGINAL

H. F. EICHAGGER, M. D.,
83 Cannon Street.

New York, March 27th 1892

Certificate.

This is to certify that Mr. Tenbrink
can not appear in court to day on
account of 2 severe scalp wounds
produced by a large knife.

He will have to remain in bed
for several days.

H. F. Eichagger M. D.

0962

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 - DISTRICT.

of No. 13^{1/2} Pradict Street, aged 31 years,
occupation Officer being duly sworn, deposes and says
that on the 28 day of March 1892
at the City of New York, in the County of New York Louis Seger.

now here, was arrested by defendant, charged with Felonious assault, ^{with} cutting and slitting, Morris Weinstanich, ~~and who~~ by reason of the injuries so received is now confined in his home, and unable to appear in court to make his Complaint, and asks that the defendant be held to await the result of said Weinstanich injuries. Jacob Hesch

Sworn to before me, this 28 day of March 1892
of 13^{1/2} Pradict
Charles H. ... Police Justice.

0963

POOR QUALITY ORIGINAL

Police Court, 3-118 District.

*#1000 for to await inquest
April 2 - 9 am*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Hesch
US
Louis Seger

AFFIDAVIT.

Dated, *March 24* 189

Jacob Hesch Magistrate.

Hesch Officer.
Witness, *13th*

Disposition.....

0964

POOR QUALITY ORIGINAL

BAILLED,
 No. 1, by Reiner Beck
 Residence 52 Ridge Street
 No. 2, by _____
 Residence _____ Street
 No. 3, by _____
 Residence _____ Street
 No. 4, by _____
 Residence _____ Street

Police Court--- 3
 District 373

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Thomas J. Farrelly
79 West St.
Louis Degeer
 Offence fel. Assault

Dated April 2 1892
Arthur Magistrate
 Officer Sheets
13 Precinct

Witnesses Dr. Eichelstadt
83 Common St.
 No. _____
 Street _____

RECEIVED
 1892
 OFFICE
 1892
 No. _____
 Street _____

No. 510
 Street 105
United

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

Dated April 2 1892 J. Millard Police Justice.

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

Dated April 2 1892 J. Millard 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.

0965

POOR QUALITY ORIGINAL

N.Y. Court of General Sessions.

-----:
The People &c :
against :
Louis Seger :
-----:

We the undersigned having acted as jurors in the trial of the defendant above named on the fourth day of May 1892, hereby respectfully petition the Court and ask that in view of the defendant's former good character and the fact of his having a wife and children depending on him for support, and in view of the mitigating circumstances connected with the case, that if it be consistent in the interest of justice, that the Court suspend sentence upon the defendant, or impose a small fine, we feeling that justice will be satisfied by such merciful disposition of the case.

Dated New York May 5th 1892

Raymond W. ...
Lewis ...
Jacob ...
George M. Laughlin
H. W. Johnson Jr
Saml J. Peck
M L Born

0966

POOR QUALITY ORIGINAL

N.Y. Court of General Sessions

-----:

The People & :

 against :

Louis Seger :

-----:

City and County of New York, ss:-

Mary Seger being duly sworn deposes and says: That she is the wife of the defendant above named. That she at present resides with her three children at Number 80 Willet in this city

That I occupy three rooms on the first floor of said premises and paid eleven dollars per month rent

That I have been married to my husband upwards of seven years and during all of that time he has been a kind and devoted husband and father.

That his means of livelihood are small but have always been sufficient to keep us together. That without the aid of my husband I will become a charge upon my friends as I have no means of my own I being poor and penniless; that our children are aged respectively four years, three years and one year of age.

That my husband has never been arrested or charged with the commission of any offence previous to that one, and I humbly pray that court that for the sake of my children that the Court should make such a merciful disposition of the

case as is consistent under the circumstances
Sworn to before me, this }
6th day of May 1892

Jacob Meyer
Com. of Depts.
City

Mary F. Seger
mark

0967

POOR QUALITY ORIGINAL

N.Y. Court of General Sessions

The People &c :
 against :
 Louis Seger :

City and County of New York, ss:-

Louis Aumann being duly sworn deposes and says
That he is a manufacturer of and dealer in segars and tobacco
doing business at Number 31 Pitt Street in said city.

That he is acquainted with the defendant above named and
has known him for the last past ~~five~~ or six years he having
at one time resided in the same house of which house I am the
owner and which is at 31 Pitt Street

That during his term as tenant in my house I found him
to be a law abiding and peaceable citizen never having any
quarrels or troubles with any one while so living there.

That he has a wife and three children who are dependent
upon him for support and he always appeared to be a kind and
indulgent husband and father, besides being a hard working
man.

Sworn to before me, this
6th day of May 1892

Jacob Meyer
Clerk of Courts
NY City

L. Aumann

0969

POOR QUALITY ORIGINAL

N.Y. Court of General Sessions

-----:

The people &c :

against :

Louis Seger :

-----:

City and County of New York, ss:-

Samuel Heidlinger of Number 229 Rivington

Street being duly sworn deposes and says: That he is engaged in the business of wines and liquors.

That he has known the defendant for the last past two years and during all of that time he has known the defendant to be a hard working man and a law abiding and peaceable citizen.

That he has done business with the defendant and has been in his place almost daily, and can swear positively that there was a stove in the store of the defendant

Sworn to before, me, this

6th day of May 1892

Samuel Heidlinger

Jacob Meyer
Com. of Depts
NY City

0970

POOR QUALITY ORIGINAL

N.Y. Court of general Sessions

----- :

The People &c :

 against :

Louis geger :

----- :

City and County of New York,ss:-

Leon Uhr being duly sworn deposes and says:
 That he resides at Number 86 Norfolk in the City of New York
 and is engaged in business as a dealer in jewelry.

That he has known the defendant above named for the
 last past six years and during all of that time he has known
 him to be a law abiding and peaceable citizen and he knows
 from his own knowledge and from coming in contact with him
 that up to the present time he has never been charged with
 the commission of any offence except the one of which he
 stands convicted

Sworn to before me, this
 6th day of May 1892

Leon Uhr

Jacob Meyer
Clerk of Court
N.Y.C.

0971

POOR QUALITY ORIGINAL

N.Y. Court of General Sessions

The People & :
 against :
 Louis Seger :

City and County of New York, ss:-

Max Herbst being duly sworn deposes and says:

That I reside at 236 Delancey Street in the City of New York and I am engaged in the jewelry business.

That I know the defendant above named for the past seven years he being a lodge member of mine.

I have during all that time come in contact with him very often and have always found him to be a peaceable and honest citizen of this community

Sworn to before me, this
6th day of May 1892

Max ^{his} Herbst
mark

Jacob Meyer
Comm. of Depts
ny city

0972

POOR QUALITY ORIGINAL

N.Y. Court of General Sessions

-----:
The People &c :
aga inst :
Louis Seger :
-----:

City and County of New York, ss:-

Morris Abraham being duly sworn deposes and says:
That he resides at Number 69 Clinton Street in the City of New
York. That I know the defendant for the last past seven
years. That I have come in contact with him daily during that
time.

That during the time I have known him I have known
him to be a peaceable and law abiding and hard working man, and
to my personal knowledge I can say that he has never been
arrested before or charged with the commission of any offence
except the one upon which he now stands convicted.

Sworn to before me, this
6th day of May 1892

} *Morris Abraham*

Jacob Meyer
Com of Justs
ny city

0973

POOR QUALITY ORIGINAL

N.Y. Court of General Sessions

----- :
The people &c :
against :
Louis Seger :
----- :

City and County of New York, ss:-

Louis Solomon being duly sworn deposes and says
That he resides at Number 195 Delancey Street in this city
and is engaged in the tailoring business. That he is
well acquainted with the defendant above named and has known
him for the last past seven years.

I have come in contact with him during that time almost
daily and I have been a frequent visitor to his home.

I know that he and his wife have always led a happy
life and their home was a happy one.

That the defendant is a peaceable and hardworking man
and I know from my own personal knowledge that he has never
before the present time been ever arrested or charged with
the commission of any offence

Sworn to before me, this 6th
day of May 1892

} Louis ^{his} Solomon
mark

Jacob Meyer
Clerk of Courts
N.Y. City

0974

POOR QUALITY ORIGINAL

N.Y. Court of general Sessions

-----:
The People & :
 against :
Louis Seger :
-----:

City and County of New York, ss:-

Joseph Gross of Number 89 Clinton Street being duly sworn deposes and says: That I have known the defendant since he arrived in this country about eight years ago and that I have worked with him during the most portion of that time as an ironer in a clothing factory.

That I have been a frequent visitor at the defendant's house and have come in contact with him almost daily and have always found him to be a man of even temperament, not excitable and very peaceable.

That from my personal knowledge of him this is the first time that he has ever been arrested charged with the commission of any offence whatsoever

Sworn to before me, this
6th day of May 1892

} *Joseph Gross*

Jacob Meyer
Com. of Seals
NY City

0975

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, ss., _____
 being duly sworn, deposes and says: that he is _____ years of age, and a clerk in
 the office of CHARLES STECKLER, the attorney for the _____ in this
 action; on the _____ day of _____ 189 at No. _____
 in the City of New York, he served the annexed _____
 upon _____ the _____ therein
 by delivering to, and leaving with _____ personally _____
 _____ true cop thereof _____

Deponent further says that he knew the person so served to be _____

Sworn to before me this
 day of _____ 189

W. General Searles Court.

The People vs
Paraffin.

vs ^{AGAINST}
Louis Legat
 Defendant.

Affidavits.

Louis
CHARLES STECKLER,
Attorney.

PULITZER BUILDING,
 CORNER PARK ROW AND FRANKFORT ST., NEW YORK CITY.

Due and timely service of a copy within
 _____ and indorsed notice of
 entry is hereby admitted.

Dated, N. Y., _____ 189

Atty.

To _____ Esq.
 _____ Atty.

Sir: Please take notice that the within is a
 true copy of an _____
 this day duly filed and entered in the office of
 the clerk of _____

 in this action.

Dated, N. Y., _____ 189
 Yours, &c.,

CHARLES STECKLER,
 Attorney for _____

To: _____ Esq.,
 _____ Atty. for _____

0976

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,
against
Louis Seger

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Louis Seger*
late of the City of New York, in the County of New York aforesaid, on the *twenty-eighth*
day of *March* in the year of our Lord one thousand eight hundred and
ninety-*two*, with force and arms, at the City and County aforesaid, in and upon
the body of one *Morris Forstandig* in the peace of the said People
then and there being, feloniously did make an assault and *him* the said
Morris Forstandig with a certain *knife,*

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

with intent *him* the said *Morris Forstandig*
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
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Louis Seger*
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
Morris Forstandig in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *him* the said *Morris Forstandig*
with a certain *knife,*

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

0977

POOR QUALITY ORIGINAL

THIRD COUNT—

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

Louis Seger

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

The said

Louis Seger

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

which *he* the said *Louis Seger*

in *his* right hand then and there had and held, in and upon the *head* of *him* the said *Morris Forstendig*

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

Morris Forstendig

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

DE LANCEY NICOLL, District Attorney.

0978

BOX:

477

FOLDER:

4370

DESCRIPTION:

Seltenrick, Charles

DATE:

04/12/92



4370

0979

POOR QUALITY ORIGINAL

127

Counsel, *[Signature]*
Filed, *12* day of *April*, 189*2*

Pleads, _____

THE PEOPLE

vs.

B

Charles Seltovich

*137 Chambers St
N.Y.C.*

POLICY.
[§§ 343 and 344, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. A. Johnson
Foreman.

Wm. J. [Signature]
Clerk, County Court.

Fined \$100

Witnesses:

[Signature]

0980

GLUED PAGE

POOR QUALITY ORIGINAL

Handwritten notes and dates: 67-67-73, 4-48-57, 12-40-14, 3-11-33-47, 14-10-87, 20-11-12/92

CITY OF *New York* COUNTY OF *New York* }
AND STATE OF NEW YORK.

Anthony Comstock of *41 Park Row* New York, being duly sworn, deposes and says that he has just cause to believe and does believe ~~and charge that John Doe, whose real name is unknown, but who can be identified by John R. Collord~~ did, on or about the *22nd* day of *December*, 1891, at number *23* *Manhattan* street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policy* and further that the said, *John Doe*,

has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *23* *Manhattan* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, *and with intent to use the same as a means to commit a public offense.*

Subscribed and sworn to before me, this *23rd* day of *December* 1891.

Samuel C. Russell
Police Justice.

Anthony Comstock

CITY OF *New York* COUNTY OF *New York* } ss.

John R. Collord of *41 Park Row* being duly sworn further deposes and says, that on the *22nd* day of *December* 1891, aforesaid, he called at the place of business of the said *John Doe*

premises *23 Manhattan Street* and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said *John Doe*

and had conversation with *him* in substance as follows. Deponent said, "Give me the following Gigs: "57 67 73 for Ten Dollars, 4 48 57 12 40 44 for Five Dollars, 3 11 33 47 74 ten Gigs for a Dollar each." The said JOHN DOE placed paper annexed aforesaid between the sheets of a Manifold, wrote the foregoing Gigs, then took the paper out from between the Manifold, upon which he also recorded the same numbers at the same time, and wrote in pencil as follows: "Both +12/22." Deponent said: "How much?" The said JOHN DOE replied "Thirty cents", which this Deponent paid.

Deponent saw Blackboards, slips, books, and paraphernalia for conducting the Lottery Policy business in the possession of the said JOHN DOE.

Subscribed and sworn to before me this : *John R. Collord*
23rd. day of December 1891. :

Samuel C. Russell
Police Justice.

0981

GLUED PAGE

POOR QUALITY ORIGINAL

John Doe
J.P.C.
Monday Dec 22
Jan 30
21 Manhattan St
Dec 22/91

CITY OF *New York* COUNTY OF *New York* }
AND STATE OF NEW YORK.

Anthony Comstock *41 Park Row*
of ~~*150 Nassau Street*~~ *New York*, being duly sworn, deposes and says
that he has just cause to believe and does believe ~~and charge, that *John Doe*, whose~~
~~real name is unknown, but who can be identified by *John R. Collord*~~
did, on or about the *22nd* day of *December*, 1891, at number *23 Manhattan*
street, in the City of *New York* and County of *New York* unlawfully and
knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or
instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket
is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as,
or are called lottery *policy* and further that the said, *John Doe*,

has in *his* possession, within and upon certain premises, occupied by *him* and situated and
known as number *23 Manhattan* street, in the City of
New York and County of *New York* aforesaid, certain others, what are commonly known as, or
are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal
property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery poli-
cies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and
has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in
such case made and provided, ~~and with intent to use the same as~~
~~a means to commit a public offense.~~

Subscribed and sworn to before me,
this *23rd* day of *December* 1891. } *Anthony Comstock*
John R. Collord }
Police Justice.

CITY OF *New York* COUNTY OF *New York* } ss.

John R. Collord of *41 Park Row*
22nd day of *December* 1891, aforesaid, he called at the place of business of
the said *John Doe* aforesaid, at the said
premises *23 Manhattan Street* and there purchased the said paper, ticket and instrument,
purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit,
under the following circumstances to wit: Deponent there saw the said *John Doe*
and had conversation with *him* in substance as follows.

Deponent said, "Give me the following Gigs: "57 67 73 for Ten Dollars,
4 48 57 12 40 44 for Five Dollars, 3 11 33 47 74 ten Gigs
for a Dollar each." The said JOHN DOE placed paper annexed aforesaid
between the sheets of a Manifold, wrote the foregoing Gigs, then took
the paper out from between the Manifold, upon which he also recorded
the same numbers at the same time, and wrote in pencil as follows:
"Both +12/22." Deponent said: "How much?" The said JOHN DOE replied
"Thirty cents", which this Deponent paid.

Deponent saw Blackboards, slips, books, and paraphernalia
for conducting the Lottery Policy business in the possession of the
said JOHN DOE.

Subscribed and sworn to before me this : *John R. Collord*
23rd. day of December 1891. :

John R. Collord
Police Justice.

0982

GLUED PAGE

POOR QUALITY ORIGINAL

Handwritten notes in a box: "Handwritten", "J.R.C.", "Murray Dec 22", "Jan 30", "23 Manhattan", "Dec 22 1891".

CITY OF *New York* COUNTY OF *New York* } ss.
AND STATE OF NEW YORK.

Anthony Comstock of ~~150 Nassau Street~~ ^{41 Park Row}, New York, being duly sworn, deposes and says that he has just cause to believe and does believe ~~and charge, that John Doe, whose real name is unknown, but who can be identified by John R. Collord~~ did, on or about the 22nd day of December, 1891, at number 23 Manhattan street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policy* and further that the said, *John Doe*,

has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number 23 Manhattan street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, *and with intent to use the same as a means to commit a public offense.*

Subscribed and sworn to before me, this 23rd day of December 1891.

Sam J. C. Butler
Police Justice.

Anthony Comstock

CITY OF *New York* COUNTY OF *New York* } ss.

John R. Collord, of 41 Park Row being duly sworn further deposes and says, that on the 22nd day of December 1891, aforesaid, he called at the place of business of the said *John Doe* aforesaid, at the said premises 23 Manhattan Street and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said *John Doe*

and had conversation with *him* in substance as follows. Deponent said, "Give me the following Gigs: "57 67 73 for Ten Dollars, 4 48 57 12 40 44 for Five Dollars, 3 11 33 47 74 ten Gigs for a Dollar each." The said JOHN DOE placed paper annexed aforesaid between the sheets of a Manifold, wrote the foregoing Gigs, then took the paper out from between the Manifold, upon which he also recorded the same numbers at the same time, and wrote in pencil as follows: "Both +12/22." Deponent said: "How much?" The said JOHN DOE replied "Thirty cents", which this Deponent paid.

Deponent saw Blackboards, slips, books, and paraphernalia for conducting the Lottery Policy business in the possession of the said JOHN DOE.

Subscribed and sworn to before me this : *John R. Collord*
23rd. day of December 1891. :

Sam J. C. Butler
Police Justice.

0983

POOR QUALITY ORIGINAL

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Anthony Bonastock

VS.

John Doe

LOTTERY AND POLICY.

Dated.....188

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, \$

to answer.....Sessions.

By/

Street.

0984

POOR QUALITY ORIGINAL

District Police Court.

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

Charles Seltenrich 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 Seltenrich*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1327 Amsterdam Avenue, 1 year*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty.
Chas Seltenrich*

Taken before me this

day of *December*

1891

W. J. [Signature]
Police Justice.

0985

POOR QUALITY ORIGINAL

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by Anthony Courtock and John R. Collard of 41 Park Row Street, New York City, that there is probable cause for believing that John Doe whose real name is unknown but who can be identified by John R. Collard

has in his possession, at, in and upon certain premises occupied by him and situated and known number 23 Manhattan street in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, blackboards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day or night time to make immediate search on the person of the said John Doe

and in the building situate and known as number 23 Manhattan street aforesaid, for the following property, to wit: all Faro layouts, all Roulette Wheels and layouts, all Rouge et Noir, or Red and Black layouts, all gaming tables, all chips, all packs of cards, all dice, all deal boxes, all lottery policies, all lottery tickets, all circulars, all writings, all papers, all documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, all books all documents for the purpose of enabling others to gamble or sell lottery policies, all blackboards, all slips or drawn numbers of a lottery, all money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the First District Police Court at the Tombs in Centre street in the City of New York.

Dated at the City of New York, the 23 day of December 1891

Police Justice



0986

POOR QUALITY ORIGINAL

Inventory of property taken by Joseph A. Saul the Peace Officer by whom this warrant was executed :

~~Taro layouts,~~ ~~Roulette Wheels,~~ ~~Roulette layouts,~~ ~~Rouge et Noir lay-~~
~~outs,~~ ~~gaming tables,~~ ~~chips,~~ ~~packs of cards,~~ 1 dice, ~~Bot deal~~
~~boxes,~~ ~~deal trays for holding chips,~~ ~~etc boxes,~~ ~~markers, or tally cards,~~
~~irony balls,~~ ~~lottery policies,~~ ~~lottery tickets,~~ ~~circulars,~~ ~~writings,~~
papers, 1 black boards, 1 ~~Package~~ ^{drawings or} slips, or drawn numbers in policy, ~~money~~
manifold books, for say ~~slates,~~ 2 ~~zincs,~~ 1 ~~Dream Book~~ 2 ~~Agate~~
Pencils, 2 Slates, 1 Box of Numbers

City of New York and County of New York ss:

I, Joseph A. Saul the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 24th day of December 1891 } Joseph A. Saul

J. P. Reilly Police Justice.

Police Court--- District. 14

Search Warrant.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Anthony Cornet et al
vs.
John Doe

23 Manhattan St.
Dated Dec 23 1891

Whiley Justice.
 Officer.

0987

POOR QUALITY ORIGINAL

Sec. 151.

Police Court, 1st District.

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

In the name of the People of the State of New York: To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable or Policeman of the City of New York. GREETING:

Whereas, Complainant in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Austyn B. Carleton and Frank Colcord of No. 41 Park Row Street, charging that on the 23rd day of December 1891 at the City of New York, in the County of New York that the crime of selling what are commonly called lottery tickets

has been committed, and accusing John Doe of 23 Manhattan street whose real name is unknown but who can be identified by John R. Colcord thereof.

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, Deputy Sheriff, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith 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 23rd day of December 1891
John R. Colcord POLICE JUSTICE.

POLICE COURT, 1st DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Austyn B. Carleton
088

John Doe

Austyn B. Carleton

Warrant-General.

Dated Dec 23rd 1891

John R. Colcord Magistrate.

Officer.

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

Officer.

Dated _____ 1888

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age _____

Sex _____

Complexion _____

Color _____

Profession _____

Married _____

Single _____

Read _____

Write _____

0900

POOR QUALITY ORIGINAL

RAILED

No. 1, by E. O. Parker
Residence 138 Crosby Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Police Court... District.

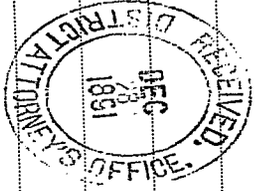
THE PEOPLE, vs.,
ON THE COMPLAINT OF

Anthony Amatore
William Johnson

Offence Lottery Policy

Dated December 27 1891

O. Kelly Magistrate
Paul Officer
C.O. Precinct



No. _____ Street
\$ 5.00 to answer

1588

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 _____ 18 _____ To J. C. Ruffin Police Justice.

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

Dated Dec 27 1891 To J. C. Ruffin Police Justice.

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

Dated _____ 18 _____ Police Justice.

0989

POOR QUALITY
ORIGINAL

City, County & State of New York, ss:

John R. Collard of 41 Park Row bring duly sworn
deposes and says that *Charles Seltenrich* here present
is the one known as *John Doe* in the
affadavit of *December 23rd 1891-*
hereto annexed.

Subscribed, and sworn to before me : *John R. Collard*
this *24th* day of *Dec.* 1891. :

James C. Kribb
Police Justice.

0990

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST
Charles Settenrich

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

Charles Settenrich
of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows :

The said Charles Settenrich

late of the 12th Ward of the City of New York in the County of New York aforesaid, on the twenty-second day of December in the year of our Lord one thousand eight hundred and ninety-one, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "Policy," where money and property was dependent upon the result, 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

Charles Settenrich
of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows :

The said

Charles Settenrich
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, 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.

0991

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Charles Settenrich

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

Charles Settenrich
of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows :

The said *Charles Settenrich*

late of the *12th* Ward of the City of New York in the County of New York aforesaid, on the *twenty-second* day of *December* in the year of our Lord one thousand eight hundred and ninety-*one*, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate, to be used for gambling purposes, to wit : to be used for the purpose of therein conducting a certain gambling game commonly called "Policy," where money and property was dependent upon the result, 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

Charles Settenrich
of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows :

The said

Charles Settenrich
late of the Ward, City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, 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.

0992

POOR QUALITY ORIGINAL

THIRD COUNT:

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

Charles Seltenrich

of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows:

The said

Charles Seltenrich

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

John R. Colford

a certain paper, instrument and writing, commonly called a Lottery Policy, which said paper, instrument and writing, called a Lottery Policy, is as follows, that is to say:

57-67-73 H10
4-48-57
12-40-44 H5
3-11-33-47
44 10 87

Both + 12/22

(a more particular description of which said instrument and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT:

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

Charles Seltenrich

of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said

Charles Seltenrich

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

John R. Colford

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of

0993

POOR QUALITY ORIGINAL

which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say :

57-67-73 ff 10
4-48-54
12-40-44 ff 5
3-11-33-44
44 10 ff

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT:

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

Charles Seltenich

of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said

Charles Seltenich

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

John R. Collard

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given), which said paper, writing and document is as follows, that is to say :

57-67-73 ff 10
4-48-54
12-40-44 ff 5
3-11-33-44
44 10 ff

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0994

BOX:

477

FOLDER:

4370

DESCRIPTION:

Shea, Nonie

DATE:

04/22/92



4370

0995

POOR QUALITY ORIGINAL

Counsel,
Filed, *Ed. J. Appelt* 1892
Pleads, *Originality*

250 Bod

RECEIVING STOLEN GOODS
(Section 550, Penal Code.)

THE PEOPLE

Nonie Shea

Ally 6/92
Indictment
Demanded

DE LANCEY NICOLL,

District Attorney.

May 16 1892

A TRUE BILL.

W. H. Johnson
Foreman.

Witnesses:

Offen Haggerty

*I am satisfied in my
own examination of
this case - That the
Indictment is true
in all its particulars. She
is a young girl of excellent
character. She is the
daughter of a widow.
The Complaint is
also true to the facts
of the Complaint. I
therefore recommend
the issuance of the
warrant for the arrest
of the Defendant.
July 16-92
W. H. Johnson
District Atty.*

0996

POOR QUALITY ORIGINAL

Police Court, 3 District.

City and County } ss.
of New York,

Daniel Cunningham
of No. 199 Monroe Street, aged 61 years,
occupation none being duly sworn, deposes and says,
that on the 25 day of March 1892 at the City of New
York, in the County of New York, Novie Shea now

here) did buy and receive
stolen ^{property} knowing the same to
have been stolen for the reasons
that on said day the premises
185 Cherry Street was broken
into and entered ~~a~~ a large
quantity of plumbing fixtures
were stolen and carried away
that said property was of the
value of seventy five dollars
that Michael Whalen and others
now stand charged with
committing said burglary.
Deponent found the property in
the defendants' possession, who
helps and aids her mother in
conducting a junk business at
245 Cherry Street

Sworn to before me
this 28 March, 1892 Daniel Cunningham

Charles N. Linton
Police Justice

0997

POOR QUALITY ORIGINAL

3 District Police Court.

Sec. 198-200.

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

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

Question. What is your name.

Answer. *Nonie Shea*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *245 Cherry St. 23 years*

Question. What is your business or profession?

Answer. *I help my mother*

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
Nonie Shea
was*

Taken before me this 28th day of March 1914
Charles W. Steinitz Police Justice.

0998

POOR QUALITY ORIGINAL

BAILED

No. 1, by Francis Gordon
Residence St. Henry Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court... B District... 356

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Samuel Cummings
199 West 103rd St
Manhattan

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Offence Receiving stolen goods

Dated March 28 1893
Gaulor Magistrate.
Stephanus Officer.
Charles Johnson Street.
107 E. 13th St Street.
Edwards Street.
No. 1000 10th Street.
Charles Johnson Street.
1893

RECEIVED
MAY 31 1893
CLERK OF THE DISTRICT ATTORNEY'S OFFICE

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

defendants

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated March 28 1893 Charles Johnson Police Justice.

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

Dated March 28 1893 Charles Johnson 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.

0999

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Nomie Shea

The Grand Jury of the City and County of New York, by this indictment accuse
Nomie Shea
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Nomie Shea*,
late of the City of New York, in the County of New York aforesaid, on the *25th*
day of *March* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

two sinks of the value of
ten dollars each, three stop-cocks
of the value of five dollars
each, and five hundred pounds
of lead pipe of the value of
ten cents each found.

of the goods, chattels and personal property of one *Daniel Cunningham*
by *Michael Whalen, Joseph Donovan,*
Thomas Mooney and Joseph Moore, and
by a certain *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said *Daniel Cunningham*

unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,
District Attorney.

1000

BOX:

477

FOLDER:

4370

DESCRIPTION:

Sheridan, Michael

DATE:

04/25/92



4370

1001

POOR QUALITY ORIGINAL

284.
D.V.N.

Counsel, *25*
Filed *25* day of *April* 189*2*
Plends, *hierarchy*

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

19. *Michael Sheridan*
1246 vs. *P*

Michael Sheridan
(2 cases)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. H. Johnson
Foreman.

Part 2 - May 3, 1892
Ready Assault & w/eg
Emmie Rif. *May 10*

Witnesses:
Allen Fleming

Out of office & out of counsel

1002

POOR QUALITY ORIGINAL

Police Court— 4 District.

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

of No. 180 9 - Third Avenue Street, aged 24 years,
occupation Plumber being duly sworn

deposes and says, that on 11 day of March 1892 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Michael Sheridan
(now here) who cut and stabbed deponent
on the right thigh with a large
butcher's knife which said Sheridan
then and there held in his hand

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

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

Sworn to before me, this 19 day } Phil. Weinsheimer
of April 1892 }
Charles N. Lantier Police Justice.

1003

POOR QUALITY ORIGINAL

(1885)

Sec. 198 - 200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Michael Sheridan

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. United States

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

Answer. 1246 - 2 - Ave. - 10 years

Question. What is your business or profession?

Answer. Bricklayer

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

Answer. I am not guilty

Michael Sheridan

Taken before me this 19th day of April 1897
Charles W. ...
Police Justice.

1004

POOR QUALITY ORIGINAL

#2578 for 5x
April 20-1892. 2PM
OMY

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

~~HOUSE OF DETENTION~~
Police Court... District. 448

THE PEOPLE, Ac.,
ON THE COMPLAINT OF
Philip W. Manning
HOUSE OF DETENTION CASE
1 Michael Christian
2 (2000)
3
4
Offence Felonious Assault

Dated April 19 1892
Paul J. Magistrate

Reheun Officer
357 Precinct

Witnesses
Philip Straffe

No. _____
Street. _____
No. _____
Street. _____



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

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

Dated April 18 92 Charles J. Linton Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

1005

POOR QUALITY ORIGINAL

(185)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Michael Sheridan

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

of the crime of grand larceny of a personal property of value exceeding \$100 —

committed as follows:

The said Michael Sheridan, —
late of the City of New York, in the County of New York aforesaid, on the
ninth day of April, in the year of our Lord one thousand
eight hundred and ninety-two, — at the City and County aforesaid,
being then and there in the lawful custody
of Wm. Bedwith, an officer, to wit: the
keeper of the South District Police Court
prison in the said City, upon a charge and
commitment for the felony of assault
in the first degree, did unlawfully and
wrongfully escape from the custody of the said
Wm. Bedwith, and officer and keeper of the
said prison, as aforesaid, against the form
of the Statute in such case made and
provided, and against the peace of the

1006

POOR QUALITY ORIGINAL

People of the State of New York, and their dignity.

Second Count. —

And the Grand Jury aforesaid, by this indictment further accuse the said Michael Sheridan of the crime of fraudulently escaping from prison, committed as follows:

The said Michael Sheridan, late of the City and County of New York, afterwards, to wit: on the day and in the year aforesaid, at the City and County of New York, being then and there confined in the prison of the South District Police Court in the said City upon a charge and conviction for the felony of assault in the first degree, feloniously did try to and escape from the said prison, 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 Michael Sheridan of the crime of fraudulently escaping from lawful custody, committed as follows:

The said Michael Sheridan, late of the

1007

POOR QUALITY ORIGINAL

City and County of New York, afterwards, to wit: on the day and in the year aforesaid, at the City and County of New York, being then and there in the lawful custody of John Fallon, an officer, to wit: the warden and keeper of the City Prison of the City of New York, upon a charge and commitment for the felony of assault in the first degree, who knowingly did his grand escape from the custody of the said John Fallon, and of him as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Fifth Count. -

And the Jury and Jury aforesaid, by this indictment further accuse the said individual Defendant, the crime of Grand Larceny, to wit: as follows: -

The said individual Defendant, late of the City and County of New York, afterwards, to wit: on the day and in the year aforesaid, at the City and County of New York, being then and there confined in the City Prison of the City of New York, upon a charge and commitment for the felony of

1008

POOR QUALITY
ORIGINAL

assault in the first degree, feloniously
did try and escape from the said
prison, 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.

Edmund Neill,
District Attorney

1009

POOR QUALITY ORIGINAL

283.

R. V. H.

Counsel,
Filed *25* day of *April* 189*7*

Pleads, *Wiggin*

THE PEOPLE

vs.

P

Michael Sheridan
(2 cases)

DE LANCEY NICOLL,

District Attorney

A TRUE BILL.

R. H. Joham
Foreman

May 3 1897

Witnesses:

John Robertson
John Shannon

1010

**POOR QUALITY
ORIGINAL**

Presbyterian Hospital,

70th ST. and MADISON AVE.,

C. IRVING FISHER, M. D.,
SUPERINTENDENT.

New York, April 5 1892

This is to Certify
that Mr. P. Kuscheimer
is not at present
in a serious
condition

A. H. Huber
House Surgeon

1011

POOR QUALITY ORIGINAL

POLICE COURT— 5 DISTRICT,
CITY AND COUNTY OF NEW YORK, } ss.

Recognizance to Testify.

BE IT REMEMBERED, That on the 13th day of March in the year of our Lord 1892

of No. Jeremiah Murphy Street, in the City of New York,
and Solomon Simonson

of No. 1153 3rd Avenue Street, in said City,
personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Jeremiah Murphy
the sum of One Hundred Dollars,
and the said Solomon Simonson

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

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the ~~next court of~~ 5th District Police Court Sessions of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence or Arrest said to have been lately committed in the City of New York aforesaid by

Michael Sheridan

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

Taken and acknowledged before me, the } Jerry Murphy
day and year first above written. } Solomon Simonson

John Ryan POLICE JUSTICE.

1012

POOR QUALITY ORIGINAL

CITY AND COUNTY } ss.
OF NEW YORK, }

Salomon Simpson

the within-named Bail, being duly sworn, (says that he is a *free* holder in said City, and is worth *Two* Hundred Dollars

over and above the amount of all his debts and liabilities; and that his property consists of

House and lot of land situated 353 East 74th Street and is of the full value of Two hundred dollars

Salomon Simpson

John H. [Signature]
Sworn before me this *12* day of *July* 1881
Police Justice.

New York Sessions.

THE PEOPLE, &c.,

Recognition to Testify.

ss.

Magistrate

Filed

day of

188

1013

POOR QUALITY ORIGINAL

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 4 DISTRICT.

of No. 25th Precinct Police Street, aged _____ years,
occupation Police officer being duly sworn deposes and says,
that on the 11 day of March 1892

at the City of New York, in the County of New York, he arrested
Jeremiah Murphy and Philip Strappe
(now here) ^{as witnesses} against Michael Sheridan in
the complaint of felonious assault
made against said Sheridan by Philip
Weisenheimer. That said Weisenheimer is confined
in the Presbyterian Hospital as the result
of said injuries. That deponent believes the
said Murphy and Strappe to be material
witnesses in said case and prays that
they may be committed to the house of
detention as witnesses John A. Scheuing

Sworn to before me, this

of March

1892

Police Justice

10 14

POOR QUALITY ORIGINAL

Police Court, 4 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.
Seremiah Murphy
Philip Strappe

AFFIDAVIT.

Dated March 11 1892

Ryan Magistrate.

Scheuing Officer.

Witness, _____

Disposition, 100 bail house
of probation

10 15

POOR QUALITY ORIGINAL

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 4 DISTRICT.

of No. 25 Princt. Police Street, aged years,
occupation Police Officer being duly sworn deposes and says
that on the 11 day of March 1892

at the City of New York, in the County of New York, he arrested
Michael Sheridan for having cut
and stabbed one Philip Wisnukiewicz
in the leg causing injuries from
which said Wisnukiewicz is confined
in the Presbyterian Hospital and unable to
appear in Court. Said Wisnukiewicz
fully identifies said Sheridan as the
party who stabbed him

John A. Scheuing

Sworn to before me this 11 day of March 1892

John W. Ryan
Police Justice.

10 16

POOR QUALITY ORIGINAL

292
Police Court, *S* District.

THE PEOPLE, & c.
ON THE COMPLAINT OF

Michael Sheridan
vs.

AFIDAVIT.
Michael Sheridan
Philip Sheridan

Dated *March 11* 188*7*

Ryan Magistrate.

Schuing Officer.

Witness, *Jeremiah Murphy*
Philip Shatpe
Reverend of Belton

Disposition,

See Murphy, Reiled
held with out bail to await
the result of injuries
10,000

1017

POOR QUALITY
ORIGINAL

Presbyterian Hospital,

70th ST. and MADISON AVE.,

C. IRVING FISHER, M. D.,
SUPERINTENDENT.

New York, April 5-1892

This is to Certify that
Philip Weinschimer
is at present out of
all danger. He will
not be able to leave
the hospital for at
least ten days.

A. Hall Forbes
House Surgeon

10 18

POOR QUALITY ORIGINAL

Police Court 4th District.

City and County of New York } ss.

off No. 409 Pearl
occupation Warden

James W. Ledwith
Street, aged 46 years,

being duly sworn, deposes and says,
that on the 9th day of April 1892, at the City of New York, in the County of New York,

Michael Sheridan (prisoner)
charged with Escaping from
Prison in the Maamul, following
to wit?

Said Sheridan was held
at the 4th District City Prison
charged with felonious assault.
Deponent is informed by JOHN
MORRIS the Gate Keeper of said
Prison that the defendant complained
to said witness that he was sick
that defendant requested witness to
permit defendant to exercise in
the Prison Court. That ever thereafter
said defendant was missing
from said Prison. Deponent

therefore charges the defendant
with violation of Section 85 of
the Penal Code and finds that
he is held to answer

Done & sworn to } James W. Ledwith
this 11th day of April 1892 }

Police Justice

10 19

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation John Mountain
State Paper of No. 151

East 57th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of James W. Ledwith

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

Sworn to before me, this 11th day of April, 1890, John Mountain

[Signature]
Police Justice.

1020

POOR QUALITY ORIGINAL

(1835)

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

X
District Police Court.

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

Question. What is your name?

Answer. *Michael Sheridan*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1446 2nd av. 8 years*

Question. What is your business or profession?

Answer. *Book layer*

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

Answer. *I am Guilty
Defendant refused to give until
we saw his Lawyer.*

Taken before me this *11th*
day of *April* 189*7*

Police Justice
[Signature]

1021

POOR QUALITY ORIGINAL

24 April 1892
2:30 PM
\$1000.00 bail

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

Police Court... District... 435

THE PEOPLE vs. _____
ON THE COMPLAINT OF _____
Magistrate

1
2
3
4
Offense: Escapes from Prison

Date: April 11th 1892

Magistrate: _____
Officer: _____

Witnesses: _____
Street: _____

No. 571 & _____
Street: _____



No. 570 - Tolson's _____
Street: _____

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

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

Dated: April 13th 1892 _____ Police Justice.

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

Dated: _____ 18 _____ Police Justice.

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

Dated: _____ 18 _____ Police Justice.

1022

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Michael Sheridan

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

Michael Sheridan

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

The said *Michael Sheridan*

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

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

with intent *him* the said *Philip Weinseimer*
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

Michael Sheridan

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

The said *Michael Sheridan*

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
Philip Weinseimer in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *him* the said *Philip Weinseimer*
with a certain *knife*,

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

1023

POOR QUALITY ORIGINAL

THIRD COUNT—

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

Michael Sheridan

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

The said Michael Sheridan

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

which he the said Michael Sheridan

in his right hand then and there had and held, in and upon the thigh of him the said Philip Weinseimer

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

Philip Weinseimer

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

DE LANCEY NICOLL, District Attorney.

1024

BOX:

477

FOLDER:

4370

DESCRIPTION:

Sieken, Charles

DATE:

04/13/92



4370

1025

BOX:

477

FOLDER:

4370

DESCRIPTION:

Rothpletz, Emil

DATE:

04/13/92



4370

1026

BOX:

477

FOLDER:

4370

DESCRIPTION:

Brand, Edward

DATE:

04/13/92



4370

1027

POOR QUALITY ORIGINAL

Counsel,
Filed *13* day of *April* 189*2*

Pleas, *of* *April* 11

THE PEOPLE

vs.

Charles S. Sackett

Emil Rothpletz

Edward Brand

[Sections 529, 537, Penal Code.]
Grand Larceny, Degree 1

DE LANCEY NICOLL,
District Attorney.

1892

A TRUE BILL.

Wm. J. ...
Foreman.

1892

1892

Each sworn by Rayburn

...

Witness:

Wm. J. ...

...

...

Brand ...

... another ...

1028

POOR QUALITY ORIGINAL

Police Court

1st District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 91 Chambers Street, aged 26 years,
occupation *Manager* being duly sworn,

deposes and says, that on the *15th* day of *February* 1892 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the *day* time, the following property, viz:

*Five Securities, One Day's
Penning together of the value of
Sixty Dollars
(\$60⁰⁰/₁₀₀)*

the property of *In the care and custody of
Deponent*

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by *Charles Tierney*

Amiel Roth peltz and Edward Brand
(members) who were acting in concert
for the reasons following to wit:
That about said date said property
was in the said premises and deponent
is informed by *Charles A. Tate* a police
officer of the 5th precinct police that on
the 15th day of *February* 1892 between the
hour of 11 o'clock p.m. on the afternoon
of said day said *Brand* came to him
and told him that said *Tierney* and
said *Roth peltz* were robbing the
said premises, and said *Tate*
went to said premises and found said

Sworn to before me, this

189

Police Justice.

1029

POOR QUALITY ORIGINAL

Dickson coming down the hatchway on
 a rope from said premises. And
 found said Rath getting coming down
 the stairs and arrested them and pursuant
 further says he is informed by said Tate
 that said Dickson and said Rath getting
 informed that said Brand was the
 person who took plate and carried
 away said property and on the 14th day
 of March 1892 said Tate arrested said
 Brand at the Iowa Police Court
 and that said Brand admitted and confessed
 to him that he had taken ^{and stolen} the said
 property from the aforesaid premises
 and that one of the accidents could be
 found at his house at 190 Delaware
 and that the said Brand was last
 seen at 132 Allen Street. That said Tate and
 deponent went to the premises
 190 Delaware Street and there found
 said accident which deponent fully
 identify as being his property, and
 he charges said deponent
 with the recovery of said

Sworn to before me 1892 } Adolph Grubbe.
 this 14th day of March }
 W. W. M. }
 Police Justice

1030

POOR QUALITY ORIGINAL

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

James M. Tate
aged *38* years, occupation *Police officer* of No.

5th Avenue Street, being duly sworn, deposes and

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

Sworn to before me, this *14* day of *March* 189*2*
Chas H Tate

W. M. Malo
Police Justice.

1031

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

James Sieren 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 *h₂*; that the statement is designed to enable *h₁* if he see fit to answer the charge and explain the facts alleged against *h₂* that he is at liberty to waive making a statement, and that *h₁* waiver cannot be used against *h₂* on the trial.

Question. What is your name?

Answer. *James Sieren*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *530 E 12th Street 1 year*

Question. What is your business or profession?

Answer. *Upholstering*

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

Answer. *I am not guilty*
James Sieren

Taken before me this

James Sieren
1881

Police Justice.

1032

POOR QUALITY ORIGINAL

District Police Court.

Sec. 108 - 200.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Emil Rothberg

Question. How old are you?

Answer.

15 years.

Question. Where were you born?

Answer.

Switzerland

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

Answer.

159 Elizabeth Street 3 years.

Question. What is your business or profession?

Answer.

Upholsterer

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
Emil Rothberg*

Taken before me this

day of *March* 188*7*

Amador

Police Justice.

1033

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Edward Brandt 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. *Edward Brandt*

Question. How old are you?

Answer. *18 years.*

Question. Where were you born?

Answer. *United States*

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

Answer. *290 Delancey Street, 2 years*

Question. What is your business or profession?

Answer. *Boat business*

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.*

Edward Brandt

Taken before me this *14* day of *March* 188*8*
M. M. ...
Police Justice.

1034

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Joseph Jacobson
Charles Jacobson
James Jacobson
Adrian Jacobson
David Jacobson

Offense

Dated

March 14 1892

W. M. ...
Officer

Prisoner

Witness

James ...

No. ...

James ...

No. ...

James ...

MAILED
MAY 17 1892
DISTRICT ATTORNEY

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

Dated, March 5 189 2 *W. M. ...* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

1035

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Charles Sicken, Emil Rothpletz and Edward Brand

The Grand Jury of the City and County of New York, by this indictment, accuse
Charles Sicken, Emil Rothpletz and Edward Brand
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Charles Sicken, Emil Rothpletz and Edward Brand*, all
late of the City of New York, in the County of New York aforesaid, on the *5th*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,
five accordions of the value of ten dollars each, and one banjo of the value of ten dollars

of the goods, chattels and personal property of one *Adolph Israel*

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.

1036

POOR QUALITY ORIGINAL

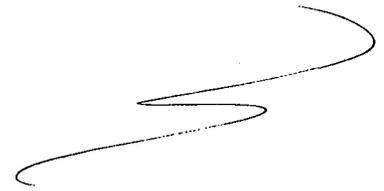
SECOND COUNT—

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

Charles Sicken, Emil Rothpletz and Edward Brand
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Charles Sicken, Emil Rothpletz and Edward Brand*, all late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,

five accordions of the value of ten dollars each, and one banjo of the value of ten dollars



of the goods, chattels and personal property of one *Adolph Israelski*

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

unlawfully and unjustly did feloniously receive and have; the said *Charles*

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

DE LANCEY NICOLL,
District Attorney.

1037

BOX:

477

FOLDER:

4370

DESCRIPTION:

Silberman, Esther

DATE:

04/14/92



4370

1038

POOR QUALITY ORIGINAL

185.
L. H. K.

Counsel,
Filed, 14th day of June 1892
Pleads, *Allegedly*

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 822 and 885, Penal Code.)

THE PEOPLE

vs.

B

Esther Silverman

May 25/92

Sent to the Court of Special Sessions for trial by request of Counsel for Detendant.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. H. Johnson
Foreman.

Witness:
Allen Maguire

1039

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Esther Silberman

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

Esther Silberman

(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

Esther Silberman

late of the *Fifth* Ward of the City of New York, in the County of New York afore-
said, on the *Fourteenth* day of *February* in the year of our Lord
one thousand eight hundred and ninety-*two*, 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 said house divers ill-disposed persons, as well men as women, and common
prostitutes, on the days and times aforesaid, as well as 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

Esther Silberman

on the days and time aforesaid, there did commit whoredom and fornication; whereby divers unlaw-
ful assemblies, disturbances and lewd offenses 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 sub-
version 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

Esther Silberman

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

(Sec. 325,
Penal Code.)

The said

Esther Silberman

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

1040

POOR QUALITY
ORIGINAL

ninety- *two* , 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

Esther Silberman

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

The said

Esther Silberman

late of the Ward, City and County aforesaid, afterwards, to wit : on the *fourteenth* day of *February* in the year of our Lord one thousand eight hundred and ninety- *two* 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.

DE LANCEY NICOLL,

District Attorney.