

0404

BOX:

81

FOLDER:

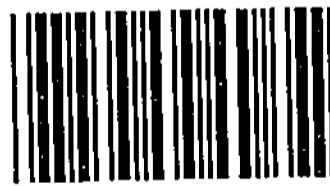
896

DESCRIPTION:

Sanford, John

DATE:

10/05/82



896

0405

51

13th

Nov

Oct

1882

Filed

day of

Pleads

Wash. City

THE PEOPLE

vs.

John Sanford

F

1st

ROBBERY—First Degree.

JOHN McKEON,

District Attorney.

A True Bill.

13th

Foreman.

Dec 13/82

Charles J. Loper

San Antonio, Texas

0406

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

Police Court--First District.

John S. Krenel
of No. 208 5 Avenue Street, being duly sworn, deposes
and says, that on the 14 day of September 1882
at the Sixth Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

fifteen dollars in bills of
various denominations and
and lawful money of
the United States, one bunch
of keys and a letter

of the value of fifteen Dollars,
the property of Complainant

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

John Sanford (now present)
from the fact that said
Sanford took deponent to
a house in West 25 Street
and whilst there stated
to deponent that he had
waited for this opportunity
for some time, and then
took from deponent's pockets
all the money he had
in his possession also a
bunch of keys and a letter

John S. Krenel.

Sworn to, before me, this

of September 1882

day

Police Justice

0407

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

John Sanford

Taken before me this

day of

W. G. [Signature]
Police Justice.

BAILED,

No. 1 by _____

Residence _____

Street, _____

No. 2, by _____

Residence _____

Street, _____

No. 3, by _____

Residence _____

Street, _____

No. 4, by _____

Residence _____

Street, _____

No. _____

Residence _____

Street, _____

Police Court- 8 / District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

ON THE COMPLAINT OF
John J. Jones
vs
John Sanford
2
3
4
Office, Robbery

Dated October 3 188

Muney Magistrate
Henni O'Hara Officer
27
Clerk

Witnesses, *Emilio Nava*
No. 7 *Levent* *St. Street,*
Frank Abrahams

No. 206 East 30th St. Street,

No. _____

Cannons & Co.

and

Middlebury

Vt.

OCT 7 1882

RECEIVED
POST OFFICE

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 _____

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

Dated Oct 1 1888 Asst. 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.*

6040

Police Court - 86 / District.

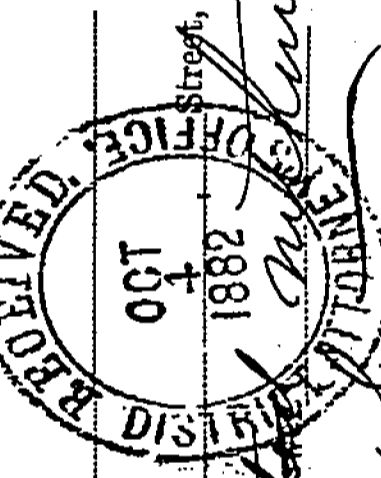
THE PEOPLE, &c.,
ON THE COMPLAINT OF
John S. Jones
308-23
John Sanford

Dated *October 3* 188*2*

Murray Magistrate.
Dennis O'Hara Officer.
Clerk.

Witnesses *Dennis O'Hara*
James J. Foley Street,
Frank Abraham
No. *206 East 30* Street,

No. *308-23* Street,
Ammon
the bail



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

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.

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

Dated _____ 188____ Police Justice.

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

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

0410

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

John Sanford

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

John Sanford

of the crime of Robbery in the first degree,

committed as follows:

The said

John Sanford

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the fourteenth day of September in the year of our Lord
one thousand eight hundred and eighty two at the Ward, City and County aforesaid,
with force and arms, in and upon one John S. Drenns
in the peace of the said People then and there being, feloniously did make an assault and

divers promissory notes for the
payment of money, the same
being then and there due and
unsatisfied of the kind com-
monly called United States
Treasury notes of a number and
denomination the Grand Jury
aforesaid unknown of the value
of fifteen dollars, ten keys
of the value of five cents each
of the goods, chattels and
personal property of the said
John S. Drenns, on the person
of the said John S. Drenns then
and there being found, from the
person of the said John S. Drenns,
against his will and by putting
him in fear of some immediate in-
jury to his person

~~of the goods, chattels and personal property of the said~~

~~from the person of said~~

~~and against~~

~~the will and by violence to the person of the said~~

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

JOHN McKEON, District Attorney.

0411

BOX:

81

FOLDER:

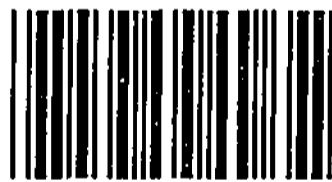
896

DESCRIPTION:

Lobardo, Francis

DATE:

10/23/82



896

0412

BOX:

81

FOLDER:

896

DESCRIPTION:

Sarsfield, Casper

DATE:

10/23/82



896

0413

WITNESSES.

Day of Trial
Counsel,
Filed 23 day of Oct 1882
Pleads *Not guilty (2x)*

Felony Assault and Battery.

THE PEOPLE

vs. *William R. P.*

Carpen Dargatzis
vs. *Erasmus Dargatzis*

vs. *William R. P.*

John McKeon,
District Attorney
vs. *2.44.6.1882*

A True Bill.

Robert D. Ryan

November 10, 1882

(Ditto)

Filed & provided on
Second Bank

16

0414

Billings Hospital
Oct 13. 1882

Terence McGovern
will be out of bed
to-day and I think will
be able to go to Court
in a few days, say
about Wednesday. Though
I can not predict the
exact date when a
patient will be well.

Thos H. Kinnaird M.D.
House Surgeon 4th Div.

04 15

DEPARTMENT OF

Public Charities and Correction,
Bellevue Hospital,

Warden's Office,

JAMES F. O'BOURKE,
Warden.

New York, Oct 12 1882.

Fernando McGovern
is doing well: his wounds
are not considered of a
serious nature. I expect
to have him out of bed
to-day.

Thos. H. Kinnaird M.D.
Bellevue Hospital.

0416

Police Court— 3^d District.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

Serence M. Govern
 of No. 32 Jackson Street, aged
30 years, Laborer, being duly sworn, deposes and says, that
 on Sunday the eighth day of October
 in the year 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Casper Parsfield and Francis
Lobardo, both now here, who
and each of whom, did together
attack deponent in Monroe
Street, the said Parsfield
stabbing and wounding deponent
three several times with a
Shoemaker's Knife he, Parsfield,
held in his hands, and the
said Lobardo striking deponent
with a stick.
That deponent was wounded in the
back, right side and face and
was so Beaten by said defendants

with the felonious intent to take the life of deponent, ^{and} to do him bodily harm; and with out 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 19th day
 of October 1882

J. M. Patterson

J. M. Patterson
 POLICE JUSTICE.

0417

Sec. 198-200.

Hunt

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Casper Sarsfield 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. Casper Sarsfield

Question. How old are you?

Answer. Fifty-eight years of age

Question. Where were you born?

Answer. Italy

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

Answer. 301 Monroe St. 2 years

Question. What is your business or profession?

Answer. Shoe-maker

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

Casper ^{his} Sarsfield
mark

Taken before me this

19th

day of

October

1888

J. J. Van Hook

Police Justice

04 18

Sec. 198-200.

Murder District Police Court.CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Lobardo 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. *Francis Lobardo*

Question. How old are you?

Answer. *Twenty-eight years 9 mos*

Question. Where were you born?

Answer. *Italy*

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

Answer. *501 Menue St. About 3 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

Francis L Lobardo
(Mark)

Taken before me this

19

day of

18

Alfred J. ...

Police Justice.

Dated _____ 188_____ Police Justice.

0240

Police Court District.

788 3^d 263

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Jerome McGovern
2^d Jackson
Cooper & Co. paid
James L. Landa

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *Oct. 19th* 188 *2*

Patterson Magistrate.

O'Connor 15 Officer.

McK Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

RECEIVED
DISTRICT ATTORNEY
57th St
Gen. Wm. L. Landa
1882

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 *Cooper & Co. paid*

guilty thereof, I order that ^{such} they be held to answer the same and 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 they give such bail.

Dated *Oct. 19th* 188 *2* *J. O. Patterson* 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 that he be discharged.

Dated _____ 188 _____ Police Justice.

0421

Terrance McGovern
is suffering from 3 or
4 stab wounds of the
face & body which are
serious but not
dangerous

Dr. Kinnaird
per. S.L.

0422

State of New York.

Executives Chamber,

Albany, April 10 1883

*Ans'd
Apr 17/83*

Sir: Application having been made to the Governor for the pardon of *Francis Lobard*, who was sentenced on *Nov. 16* 1882, in your County, for the crime of *Ass't to murder* for the term of *4* years and *6 mos.* to the State Prison *Sing Sing* you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Samuel C. Young

To Hon. John McKeon,

District Attorney, &c.

0423

Recd May 10 1883
State of New York.

Executive Chamber,

Albany, April 10 1883

Sir: Application having been made to the Governor for the
pardon of Francis Lobardo, who was
tried and convicted before you Nov. 16. 1882 of aslt to
harm and sentenced
to the State Prison Being Being 4 yrs 6 mo.

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

Samuel J. May

To Hon. Frederick Smyth.

0424

Marchmont

St. Mary's

The People
 Casper Sarsfield
 and
 Francis Lobardo
 vs.
 Terence McGovern, sworn and examined,
 testified. I saw the prisoners on the 8th of
 Oct. when I was passing by 301 Monroe
 St. about 1/4 of seven in the evening; they
 attacked me with a knife and a stick. I could
 only identify these two; there were four; the
 oldish man (Sarsfield) is the one who
 stabbed me; the other gentleman had the
 stick. I was struck with the knife in the
 side, in the eye, and once in the back,
 the shoulder blade; the wound in the side
 was 2 1/2 inches deep and it is running
 yet; the wound was two inches wide. That
 was Dr. Kennard's statement. I have not
 worked since. My side is the worst cut; it
 keeps running all the while. I have to
 dress it every day - to go up to Twenty sixth
 St. or to go down to Chamber St. I got it
 dressed in Bellvue, but I have got a
 pass from Dr. Kennard to get it dressed
 in Chamber St. Lobardo struck me with
 a stick in the back of the head, in the
 face and in the arms. I could not tell
 you how many blows I got. I was lying
 dead on the sidewalk when the officer

came. I lost consciousness and I came to my-
 self in the station house; they fetched me
 there in a wagon I saw the knife in the
 old man's hand. I could see no handle
 on it. I did not say anything to them.
 Cross Examined. I was not in this man's
 house that night immediately before the trou-
 ble. I had no difficulty with him before I
 was assaulted. I know Sarsfield about a year
 he is a shoemaker. I did not break in
 his door that evening with a stone. I did
 not go to his house and ask him if my
 wife was in there. I had five glasses of
 beer that day. I know Lobardo about the
 same length of time. I lived in the house
 301 Munroe St. two months. I was four days
 short in rent. Lobardo was going to raise
 my window and chuck my furniture
 out, and the following evening I told my
 aunt to go and hire another place and
 I moved the following evening that is all
 that happened. This was two months before
 the assault. I am living now at No 32
 Jackson St. I had no trouble with Sarsfield. I
 had not seen him the day before that. I had
 not seen him since I moved which was
 two months ago. The matter about the furniture
 between Lobardo and me occurred four

months ago. I was going to my supper the evening this happened. I could not see what sort of a stick I was struck with by Lobardo. I was struck more than once. They must have come out of the door as I was passing by in front of the door. I believe I was struck with the stick first and knocked down. I was on the ground when I was stabbed. John O'Connor sworn and examined I am a member of the police force. I arrested the prisoners. I was on post in Munroe St. and some parties came down and told me there was a fight in 301 Munroe St. I went up and found McGovern lying on the sidewalk and the old man Sarsfield alongside of him. There was a crowd collected around. Lobardo was not present. Some of the parties said there had been a fight and that that was one of the men that was in it. I rapped for assistance, I sent Sarsfield the old man to the station house and I took the other man to the station house in a wagon and he (McGovern) was sent to the hospital. Five days afterward I arrested Lobardo. This occurred on the 8th and I arrested him on the 13th. Lobardo was arrested by Officer Mahoney in a liquor store corner of Munroe and

Jackson St. and he was handed over to me. Officer Mahoney got this knife the next morning. McGovern was lying senseless and helpless when I saw him. He had one cut on the right eye, one on the right side, and one on the shoulder blade; he was bleeding at the time. Sarsfield had no marks upon him of any sort. Cross Examined: Lobardo sweeps out the place in the morning where he was arrested. He was arrested on the 13th four days after this occurrence.

Francis Lobardo, sworn and examined in his own behalf testified: I live at 301 Murroe St., am a married man, I was not at home on the day of this occurrence. At six o'clock in the morning I went to Harlem to my uncle's house and stopped there all day and all night and got home Monday. I was arrested the next Friday five days after corner of Jackson St. I did not see McGovern from the time he left the house where I live till I was arrested; he lived in my house July and August and went away the first of Sept. The first time I saw him was in the hospital. Cross Examined: On the 8th of Oct. I was at my uncle's house in Harlem, 109th St. My uncle's name is Michel Lobardo; he is in Court. I stayed

in his house a couple of hours and I went
 up to 113th St. to see a friend whose name
 is Peter. I don't know the last name; his
 child died and I went there to see him.
 I stayed there all day and went to my un-
 cle's house about seven or eight o'clock at
 night. I slept at my uncle's all night and
 went away in the morning. I did not go
 to the funeral of the child of my friend.
 Rosa Lobardo, sworn and examined through
 the interpreter. My name is Rosa Lobardo
 and I am the wife of the prisoner. I recollect
 Sunday the day of the trouble between Mc-
 Govern and Sarsfield. I was at home in the
 house. I know McGovern, I did not see him
 in the day time; he came in the evening.
 I saw him passing the street and he came
 into the house. I asked him what he wanted,
 he was drunk at the time. Sarsfield, my
 husband and myself have three rooms; we
 live together. McGovern came into the house
 and asked for his wife; we said, she is
 not here, but he would not believe it and he
 went to the room where the old man sleeps
 and looked in the bed if she was not there,
 he was about to strike the old man and
 we pushed him out of the room. Then he
 went in the bed room and she was not

there then he went into the street and he brought a big stone - we have the stone in the house yet - and with that stone he broke the door; then Sarsfield came out with a small stick. I don't know if he hit the complainant with a stick. I remained inside. I did not see what happened afterwards. My husband was not there at this time; he left in the morning and had not come back at that time. Cross Examined. No one has talked to me about the testimony I was to give in this case; my husband left the house at six o'clock on Sunday morning and came home noon Monday; then he left again for his business. Our rooms are on the ground floor. Sarsfield's room is near the street; he is a shoemaker and works in his room. McGovern went into the shoemaker's room. I was in the next room and when I heard them halloo in the room I went out. I heard them talking loud together. I do not recollect what they said because they spoke in English. Sarsfield speaks English a little bit. When you came into the room what did you see? I saw him going around looking for his wife. I could see a little of the fight outside because it was not far from the house but then the crowd came around and I could see no more.

Michel Lobardo sworn and examined, testified I live in 109th St. and First Ave. I am the uncle of Frank Lobardo. A friend came and told me of his arrest. I do not recollect exactly the day if it was on Wednesday or Thursday; he was in my house the Sunday before he was arrested; he came to my house half past seven; he took his meal with me and he remained all day in the house, but in the mean time he went out in the street; he slept in my house on that night and in the morning he left; about one o'clock was the first meal; he did not leave the house from the morning till noon; he left about half past one. I was there at the time; he came back about two o'clock and he stayed in the house about three or four o'clock and remained out until five o'clock; he said he was going to see a friend who had a child sick; he came about half past seven or eight o'clock and then he did not leave the house any more; we took our meal again and he remained in the house all night. Cross Examined by Assistant District Attorney Requier. How old are you? Forty years of age. By Counsel. I wish you to tell the Court and jury what relation you are to the defendant Lobardo, are you his father's brother? Yes sir.

Carmine Patrizzi, sworn and examined.
 I live at 301 Monroe St. I know McGovern for
 a long time, he is a great drunkard, I know
 Sarsfield and Lobardo. I recollect the Sunday even-
 ing Sarsfield was arrested; it was about 8 or 8 1/2
 o'clock. I live one floor above them. McGovern
 was drunk; he came into Sarsfield's house
 and he put him out and shut his own
 door. McGovern went out into the street, took
 a big stone, and knocked it against the door;
 Sarsfield went out and told him to go away;
 the same time a crowd was gathering around,
 some Italians and some Americans; when
 the crowd came around I could not see any
 more of what was going on. I did not see
 Lobardo; he was not around the house.
 Cross Examined. Mrs. Lobardo spoke to me
 once or twice about the case, she did not
 say anything about what testimony I should
 give. I did not see McGovern lying on the
 sidewalk bleeding, I only saw him when
 he struck the stone against the door. I had
 my window shut and I did not see any more.
 Casper Sarsfield sworn. I live 301 Monroe St.
 and know McGovern. I recollect the Sunday
 evening I had the trouble with McGovern;
 he came and said, "you have females
 here in the house." I said, "I am an old

man, I have no females here. He was drunk, I told him to leave the room I was going to bed. I put my hand on his shoulder and told him to leave the house; he went out and I shut the door. Then he brought a big stone which weighed about 15 or 16 pounds and threw it against the door and broke all the panels in the door. When that happened, I came outside to see who was doing that and there were all kinds of people outside; then came the policeman and had me arrested; the next morning they took my knife off the bench that I was working with. Lobardo was not there at the time of the trouble.

Terence McGovern recalled. I did not go into that house, I did not pick up a stone and fling it at the door.

The jury rendered a verdict of guilty of an assault with intent to do bodily harm.

0434

Testimony in the case
of
Lester Sanfield and
Francis Lobato
filed Oct. 1892.

-----x
 The People, : COURT OF GENERAL SESSIONS.
 vs. : Part I. Recorder Smyth,
 Casper Sarsfield and : Indictment for Felonious
 Francis Lobardo. : Assault.
 -----x

Terence McGovern sworn and examined testified:

I saw the prisoners on the 8th, of October, when I was passing by 301 Monroe Street, about half past seven in the evening, they attacked me with a knife and a stick, I could only identify these two; there were four, the oldish man (Sarsfield) is the one who stabbed me, the other gentleman had the stick. I was struck with the knife in the side, in the eye and once in the back, the shoulder blade; the wound in the side was $2\frac{1}{2}$ inches deep and it is running yet, the wound was two inches wide, that was Dr. Kennard's statement. I have not worked since, my side is the worst cut, it keeps running all the while, I have to dress it every day- to go up to Twenty-sixth Street, or to go down to Chambers Street; I got it dressed in Bethune, but I have got a pass from Dr. Kennard to get it dressed in Chambers Street. Lobardo struck me with a stick in the back of the head, in the face and in the arms. I could not tell you how many blows I got, I was lying dead on the sidewalk when the officer came, I lost consciousness and I came to myself in the Station House, they fetched me there in a wagon. I saw the knife in the old man's hand, I could see no handle on it, I did not say anything to them.

0436

CROSS - EXAMINED .

I was not in this man's house that night immediately before the trouble, I had no difficulty with him before I was assaulted, I know Sarsfield about a year, he is a shoemaker, I did not break in his door that evening with a stone, I did not go to his house and ask him if my wife was there. I had five glasses of beer that day, I know Lobardo about the same length of time, I lived in the house 301 Monroe Street, two months, I was four days short in rent Lobardo was going to raise my window and chuck my furniture out, and the following evening I told my Aunt to go and hire another place and I moved the following evening, that is all that happened, this was two months before the assault. I am living at No. 32 Jackson Street, I had no trouble with Sarsfield, I had not seen him the day before that, I had not seen him since I moved, which was two months ago; the matter about the furniture between Lobardo and me occurred four months ago. I was going to my supper the evening this happened. I could not see what sort of a stick I was struck with by Lobardo, I was struck more than once, they must have come out of the door as I was passing by the front of the door. I believe I was struck with the stick first and knocked down, I was on the ground when I was stabbed.

0437

3

John O'Connor sworn and examined:

I am a member of the police force, I arrested the prisoners, I was on post in Monroe Street, and some parties came down and told me there was a fight in 301 Monroe Street, I went up and found Mr. McGovern lying on the sidewalk and the old man Sarsfield alongside of him, there was a crowd collected around, Lobardo was not present, some of the parties said there had been a fight and that, that was one of the men that was in it. I rapped for assistance, I sent Sarsfield, the old man, to the Station House and I took the other man to the Station House in a wagon, and he (McGovern) was sent to the hospital, five days afterward I arrested Lobardo; this occurred on the 8th, and I arrested him on the 13th. Lobardo was arrested by officer Mahony, in a liquor store corner of Monroe and Jackson Streets, and he was handed over to me. Officer Mahony got this knife the next morning. McGovern was lying senseless and helpless when I saw him, he had one cut on the right eye, one on the right side and one on the shoulder blade, he was bleeding at the time. Sarsfield had no marks upon him of any sort.

CROSS-EXAMINED.

Lobardo sweeps out the place in the morning where he was arrested, he was arrested on the 13th, four days after the occurrence.

FRANCIS LOBARDO SWORN AND EXAMINED IN HIS OWN BEHALF TESTIFIED:

I live at 301 Monroe Street, am a married man, I was not at home on the day of this occurrence, at 6 o'clock

0438

4

in the morning I went to Harlem to my Uncle's house, and stopped there all day and all night, and got home Monday. I was arrested the next Friday, five days after, corner of Jackson Street. I did not see McGovern from the time he left the house where I live till I was arrested. He lived in my house July and August and went away the first of September, the first time I saw him was in the hospital.

C R O S S - E X A M I N E D .

On the 8th, of October, I was at my Uncle's house in Harlem, 109th, Street, my Uncle's name is Michael Lobardo, he is in court, I stayed in his house a couple of hours and went up to 113th, Street, to see a friend whose name is Peter, I do'nt know the last name, his child died and I went there to see him, I stayed there all day and went to my Uncle's house about seven or eight o'clock at night, I slept at my Uncle's all night and went away in the morning, I did not go to the funeral of the child of my friend.

ROSA LOBARDO SWORN AND EXAMINED THROUGH THE INTERPRETER:

My name is Rosa Lobardo and I am the wife of the prisoner, I recollect Sunday, the day of the trouble between McGovern and Sarsfield, I was at home in the house, I know McGovern, I did not see him in the day-time, he came in the evening, I saw him passing the street and he came into the house, I asked him what he wanted, drunk at the time. Sarsfield, my husband and myself have three rooms, we live together. McGovern came into the house and asked for his wife, we said "she is not here", but he would not believe

it and he went to the room where the old man sleeps and looked in the bed to see if she was not there, he was about to strike the old man and he pushed him out of the room, then he went in the bed-room and she was not there, then he went into the street and he brought a big stone, we have the stone in the house yet, and with that stone he broke the door, then Sarsfield came out with a small stick, I ^{know} do'nt, if he hit the complainant with a stick, I remained inside, I did not see what happened afterwards. My husband was not there at this time, he left in the morning and had not come back at that time.

CROSS-EXAMINED.

No one has talked to me about the testimony, I was to give in this case. My husband left the house at six o'clock Sunday, in the morning, and came home Noon Monday morning, then he left again for his business. Our rooms are on the ground floor, Sarsfield's room is near the street he is a shoemaker, and works in his room; McGovern went into the shoemaker's room, I was in the next room and when I heard them Hollo in the room I went out and I heard them talking loud together, I do not recollect what they said because they spoke in English, Sarsfield speaks English a little bit.

Q. When you came into the room what did you see?

A. I saw him going round looking for his wife, I could see a little of the fight outside because it was not far from the house, but then the crowd came around and I could see no more.

0440

MICHAEL LOMBARDO SWORN AND EXAMINED TESTIFIED:

I live at 109th, Street, and 1st, Ave., I am the Uncle of Frank Lombardo, a friend came and told me of his arrest, I do not recollect exactly the day, if it was on Wednesday or Thursday, he was in my house the Sunday before he was arrested, he came to my house half past seven, he took his meal with me and he remained all day in the house, but in the meantime, he went out in the street, he slept in my house on that night and in the morning he left; about One, we was at the first meal, he did not leave the house from the morning till Noon; he left about half past One, I was there at the time he came back, about Two o'clock and he stayed in the house about Three or Four o'clock and remained out until Five o'clock, he said he was going to see a friend who had a child sick, he came about half past Seven or Eight o'clock and then he did not leave the house any more. We took our meal again and he remained in the house all night.

CROSS - EXAMINED BY ASSISTANT DISTRICT ATT'Y REQUER.

Q. How old are you?

A. 40 years of age.

BY COUNSEL.

Q. I wish you to tell the Court what relation you are to the defendant Lombardo, are you his Father's Brother?

A. Yes Sir.

044-1

7

CARENIL PATRIZZI SWORN AND EXAMINED:

I live at 301 Monroe Street, I know McGovern for a long time, he is a great drunkard. I know Lobardo and Sarsfield, I recollect the Sunday evening Sarsfield was arrested, it was about 8 or 8¹/₂ o'clock, I live one floor above them, McGovern was drunk, he came into Sarsfield's house and he put him out and shut his own door, McGovern went out into the street, took a big stone and knocked it against the door, Sarsfield went out and told him to go away, the same time a crowd was gathering around, some Italians and Americans, when the crowd came around I could not see any more of what was going on. I did not see Lobardo, he was not around the house.

CROSS-EXAMINED.

Mrs. Lobardo spoke to me once or twice about the case, she did not say anything about what testimony I should give, I did not see McGovern lying on the sidewalk bleeding, I only saw him when he struck the stone against the door, I had my window shut and I did not see any more.

CASPER SARSFIELD SWORN:

I live 301 Monroe Street, and know McGovern, I recollect the Sunday evening I had the trouble with McGovern he came and said "you have families here in the house?" I said "I am an old man, I have no families here." He was drunk, I told him to leave the room, I was going to bed, I put my hand on his shoulder and told him to leave the house he went out and I shut the door, then he brought a big

0442

8

stone which weighed about 15 or 16 pounds and threw it against the door and broke all the pannels in the door, when that happened I came outside to see who was doing that and there were all kinds of people outside; then came a policeman and had me arrested; the next morning they took my knife off the bench that I was working with. Bobardo was not there at the time of the trouble.

TERENCE MCGOVERN RECALLED:

I did not go into that house. I did not pick up a stone and fling it at the door.

THE JURY rendered a verdict of guilty of an assault with intent to do bodily harm.

0443

-----X
: The People :
: vs. :
: Frank Lobardo. :
-----X

City and County of New York. : ss.

Michael Rich being duly sworn says: that he knows Frank Lobardo and has known him for over three years, that he was always a peaceable man and a man of good character, and that during the time that deponent has known him, he never knew of his being engaged in any affray or assault. That deponent knows others who know Lobardo and that where he is known, his reputation as a peaceable quiet man was good

Sworn to before me :

March 21st, 1883. :

Washington E. Page,
Notary Public,
N. Y. Co. (69)

his
Michael X Rich.
mark

0444

-----X
: The People :
: :
: vs. :
: :
: Frank Lobardo. :
: :
-----X

City and County of New York. : ss.

Virginia Thrust being duly sworn says: that she is the wife Peter Premovier and lived in one hundred and eleventh Street in the City of New York at the time that Terrence McGovern claimed to have been assaulted by Frank Lobardo. That on the Sunday that the said McGovern claimed that he was assaulted. The said Lobardo came to the house where this deponent lived at about 12 o'clock noon and staid at her house until the evening following. That a child of deponent was dead in the house at that time and the said Lobardo was there helping this deponent about the funeral. That the name of the child was Josie Premovier.

Sworn to before me :

March 21st, 1883. :

Leopold Turk,

Notary Public,

N. Y. Co.

her
Virginia X Thrust.
mark

0445

The People

vs.

Frank Lobardo.

City and County of New York. : ss.

Guisippi Cestano being duly sworn says: That he was well acquainted with the defendant Frank Lobardo, that he knew him in Italy and ever since he came to America seven years ago. That said Lobardo is a hard working honest man, that during all the time that deponent has known him he never knew him to be engaged in any fight or affray. That he has always been a peaceable man that deponent knows many others who know the said Lobardo, and that among all who know him he has always borne a good character as a peaceable quiet man.

That deponent knows the family of the said Lobardo and knows that he has a wife and aged mother, and two children entirely dependent upon him for their support.

Sworn to before me :

March 26th, 1883. :

John Callahan,

Notary Public,

N. Y. Co.

his
Guisippi ~~X~~ Cestano.
mark

0446

Court of General Sessions.

Part I.

The People

vs.

Casper Sarsfield

and

Francis Iobardo.

A F F I D A V I T S.

Theodore H. Swift,

Counsel for Defendants,
25 Chambers Street,
New York City.

Indictment filed Oct. 1892



*Large return to the
of great sessions
H. H.
of the
H. H.*

0447

COURT OF GENERAL SESSIONS OF THE PEACE

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Carver Sansfield and
Francis Sobardo

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

Carver Sansfield and Francis Sobardo

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said *Carver Sansfield and*
Francis Sobardo

late of the City of New York, in the County of New York, aforesaid, on the
~~eighteen~~ day of ~~October~~ in the year of our Lord
 one thousand eight hundred and eighty ~~two~~ with force and arms, at the City and
 County aforesaid, in and upon the body of *Serence Mc Govern*
 in the peace of the said people then and there being, feloniously did make an assault
 and ~~him~~ the said *Serence Mc Govern*
 with a certain ~~knife~~
 which the said

Carver Sansfield and Francis Sobardo

in ~~their~~ right hands then and there had and held, the same being a deadly and
 dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with
 intent ~~him~~ the said *Serence Mc Govern*
 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

Carver Sansfield and Francis Sobardo

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
 sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said *Carver Sansfield and*
Francis Sobardo

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 *Serence Mc*

Govern then and there being, wilfully and feloniously did make an
 assault and ~~him~~ the said *Serence Mc Govern*
 with a certain ~~knife~~ which the said

Carver Sansfield and Francis Sobardo

in ~~their~~ right hands then and there
 had and held, the same being then and there a sharp, dangerous weapon, wilfully and
 feloniously, and without justifiable and excusable cause, did then and there beat, strike,
 stab, cut and wound, with intent to then and there wilfully and feloniously do bodily
 harm unto ~~him~~ the said *Serence Mc Govern*
 against the form of the Statute in such case made and provided, and against the peace of
 the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0448

BOX:

81

FOLDER:

896

DESCRIPTION:

Savage, Emanuel J.

DATE:

10/03/82



896

0449

BOX:

81

FOLDER:

896

DESCRIPTION:

Mack, James J.

DATE:

10/03/82



896

0450

BOX:

81

FOLDER:

896

DESCRIPTION:

Savage, William J.

DATE:

10/03/82



896

808 24/2 Feb 6
Hensch

Filed 3 day of Dec 1882
Pleads Guilty (v)

THE PEOPLE

vs.

Emmanuel J. Savage P
James V. Mackey P
William J. Savage P

ASSAULT AND BATTERY.

JOHN McKEON,

District Attorney.

sent to Court of Specimen
Sessions in a van of
District Attorney Oct 4/82
A True Bill.

Leah H. K. L.

Foreman.

0451

0452

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Emanuel J. Savage
James V. Mack
William J. Savage

The Grand Jury of the City and County of New York by this indictment accuse
Emanuel J. Savage, James V. Mack and William J. Savage
of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said *Emanuel J. Savage, James V. Mack and William J. Savage*
late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *thirtieth* day of *September* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *John Mentz*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *in* the said *John Mentz*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *John Mentz* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0453

BOX:

81

FOLDER:

896

DESCRIPTION:

Schenck, Martin

DATE:

10/13/82



896

0454

162
Filed day of 1882
Pleads April 4th 1883

THE PEOPLE
vs.
I \$
Martin Schenck
born Jan 5th 1843
Assault and Battery.—Felonious.

JOHN McKEON,
District Attorney.

A True Bill.
C. B. Kunt
Part 2. Jan 8. 1883
Foreman.

Tried and convicted
A. with rec. to mercy
Pen 6 mos
4th.

0455

Police Court—Fourth District.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

of No.

555 West 45th Street

on

in the year 18

92

the

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

18th

being duly sworn, deposes and says, that

day of

September

and feloniously he was violently ASSAULTED and BEATEN by

Martin Scherneck, and Thomas Kirzke. (both now here)

that the said Scherneck did wilfully and feloniously aim, point and discharge two chambers of a pistol loaded with powder and leaden slugs at deponent and said leaden slugs so discharged from said pistol by said Scherneck, struck deponent on the right leg, and on the toe of the right foot, and at the time of said shooting the said Kirzke said to said Scherneck, "give it to him" to him again. meaning deponent deponent says that said Scherneck and Kirzke did so feloniously assault deponent

with the felonious intent to take the life of deponent, or to do him 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, &c., and be dealt with according to law.

Sworn before me, this

of October 9th

day

1892



Police Justice.



0456

Complaint on X.M. by myself
 Council says:
 I met the defendants on the street.
 The two girls were present
 there & I spoke to the girls saying
 "good evening". One of the girls
 answered "hello" "go to hell". I
 said "I won't do it" when the
 two defendants ran up & said "yes
 you will". They then struck
 at me & I struck King, but
 did not knock him down.
 Then I saw Schuchman fire the
 shot that struck me. That
 is all the conversation that
 occurred. There was no crowd
 on the corner near me, nor
 was there any one with
 me. I was not drunk. I
 had been in a liquor store,
 but had not drunk any thing but
 soda water. This happened
 at about 11.15 P.M.

Given before me
 this 9 day of Oct 1882

William Blaney

J. R. Blith
 Justice for the

Police Court - Fourth District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

ABRAHAM A. & B.
 FELONY.

Dated

1882

Magistrate.

Officer.

Witness.

William Williams of 519
 W 37th St. 22 years of
 age, truck driver living
 604th Avenue Long P.

I was standing on 4th
 Street corner about 35 feet
 from the corner when the
 complainant a friend of
 mine walking and saw him
 with these two girls now
 here. They did not have time
 to speak I heard tell them
 two defendants with him.
 He struck back & hit one of
 them, and the larger one
 (Schuck) jumped out in the
 street & took a revolver from
 his pocket, jumped on the
 curbstone & fired one shot.
 Schuck then started to run
 & when he got to the middle
 of the block he fired and
 then shot and I did
 not see him after that.

6-5
 Kintzing did not run
 away. He stood still. The

girls did not go away. One
 of them fainter. I did not
 strike any one. I was not
 with Complacent. I had
 been with him before that
 in the liquor store where
 he had a glass of beer. I
 saw him afterwards in
 the liquor store. I had
 been drinking beer. It was
 a dark night. I saw
 Complacent strike at the
 docks, but could tell
 which one he struck.
 neither one of them fell

~~unsubstantiated~~
 Nov 9 day of Oct 88

J. T. Wilk-

police station

William Wilkerson

Bridget Kane aged 17 years,
 of 533 W 40th Street, residing
 with her parents, being duly
 sworn says:

On the night in
 question Josephine Stephens
 myself & the two refts had been
 to Kingie's house & left there
 a little after 11 o'clock. We
 were walking down, Josephine
 & myself being in advance of the
 two refts. At corner of 45th
 W Clancy was standing. He
 came up & grabbed me by the
 arm. I told him to go about
 his business. I turned & called
 the two refts. Kingie came
 up & said he was with us two
 girls. Clancy then let go of
 me & caught Kingie by the
 throat and struck him twice.
 Just as he struck a crowd
 of young fellows jumped in
 to fight. Three or four of
 them ran after Lehenek
 and about the same number
 at Kingie. I was trying to

them & I was knocked down
and the ~~bag~~ ring taken from
my finger. They caught
hold of Kingie & brought
him into the saloon. I
did not see or hear any
shooting.

Given before me by Bridget Kane
10 day of Oct 1884

J. K. Killeen

Police Justice

Josephine Shepherd 18 years
of age residing at 478 ^{1/2} ~~to~~
~~38th St~~ with her parents
being Emma Sayo,

We were walking down,
Bridget Kane & I being in
advance of the two sisters.
We came to the 4th St corner.
Cloney was standing there &
insulted us. He caught hold
of Bridget by the arm. We
told him to go about his
business. He said he would
throw us in the gutter.
He called the 2 sisters. They

came up & Kingie said
 they were with us. He took
 Kingie by the throat &
 slung him from his back. I saw
 both Kingie & Schunk get
 knocked down. I heard
 the shooting but did not
 see any of it. Bridget and
 were both scared. She took
 fits while the shooting
 was going on and I was
 holding her.

done before
 was

10 day of Oct 1882

Josephine Shepard

J. Milhith

Police Master

0462

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Martin Schenecki 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.

Martin Schenecki

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Gumny

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

Answer.

418 W 17th about 17 years

Question. What is your business or profession?

Answer.

House painter

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

Answer.

I was at King's Home and we were walking along with two girls. The girls were walking ahead of us, about 15 feet. At the corner of 45th St & 11th Ave within hearing the complainant insulted the girls & caught hold of one of them by the arm. King & I came up & Clancy said "I'll throw you out in the gutter". King said we are with those girls" and that they would not throw them out in the gutter. Clancy then struck King twice in the face & knocked him down in the gutter. Some body knocked me down also, but I can not say who it was. To get away from them I fired a shot at them. I was afraid

day of

188

Taken before me this

Police Justice.

0463

I was going to be seriously injured
if I failed with the intention
of scaring them. The girls were
screaming when we came up to
them.

Martin Schenck

Taken before me

this 1st day of October 1882

H. H. H. H.

John H. H.

0464

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Thomas Kinsie

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Maryland

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

Answer.

550 W 51 about 4 months

Question. What is your business or profession?

Answer.

Truck driving

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 was two girls and

Schmidt + was walking down the Avenue. The girls were a little ahead of us, and at corner 45 street the girls began to scream. When we got up to them Clancy had hold of one of them. I said "Why don't you leave those girls alone. I am with them". He said "You son of a b-". I struck me twice in the face. As soon as he did so 2 or 3 men jumped on me + knocked me down and also knocked down one of the girls. When I got to my feet 4 people took hold of me + dragged me into the jewelry store. They grabbed me by the throat + said that one of their men was shot. I said I didn't know any thing about it, except that

Taken before me this

day of

188

Police Justice.

0465

I heard the shot fired, Clancy was the
first it was the man that was with me who
shot him, they held me until officer
Fredericks came to look me over.

Taken before me
this 10th day of Oct 11 82

Thos / Kinnzie

J. J. Kilbuck
Police Justice

0466

Rec. 209, 210 & 212.
162
Police Court
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William P. Blaney
555 5th St
Martin Scheneck
Scheneck & Co.

Offence, *Salmation Resand*
Patton

Dated Oct. 11 1882

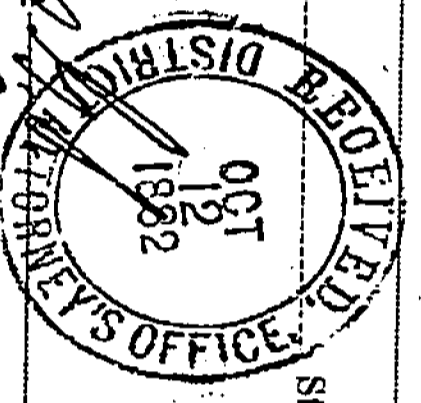
John Killworth Magistrate.
Valley Smith Officer.

Witnesses

No. _____ Street,

No. _____ Street,

No. _____ Street,



*My name has been
put to children
because*

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 *Martin Scheneck*

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

Dated *Oct. 11* 1882 *John Killworth* Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated *October 11* 1882 *John Killworth* Police Justice.

0467

Sec. 208, 209, 210 & 212.

Police Court No. 44 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William P. Blaney
55-57 West 4th St.

Martin Schenck

James Schenck

3

4

Dated

Oct. 9

188

Magistrate.

J. J. Kilbuck

Valley & McDowell

Officer.

Clerk.

Witnesses

No.

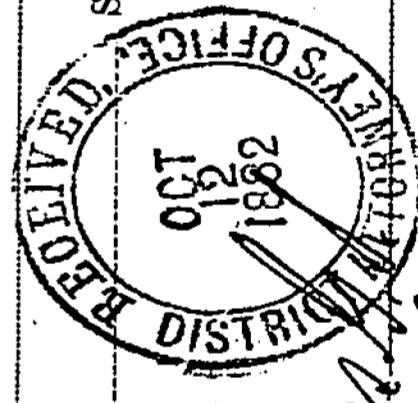
Street,

No.

Street,

No.

Street.



Wm. Schenck
not a challenger
Barre

BAILED.

No. 1, by

Young & Co.

Residence

2 W 54

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

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

held to answer and I order that he be admitted to bail in the sum of *one* Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison, until he give such bail.

Dated *Oct. 11* 188

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated *October 11* 188

Police Justice.

0468

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Schenck

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

Martin Schenck
of the CRIME of "Shooting at another with intent to kill," committed as follows:

The said

Martin Schenck

late of the City of New York, in the County of New York, aforesaid, on the ~~eighteenth~~ day of *September* in the year of our Lord one thousand eight hundred and eighty ~~two~~ with force and arms, at the City and County aforesaid, in and upon the body of *William Clancy* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *William Clancy* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Martin Schenck* in *his* right hand then and there had and held the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *him* the said

William Clancy

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

Martin Schenck

of the Crime of Shooting and Discharging off a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Martin Schenck

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 *William Clancy*

Clancy then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *William Clancy* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said

Martin Schenck

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, thereby *him* the said

William Clancy

wilfully and feloniously, then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney,

0469

BOX:

81

FOLDER:

896

DESCRIPTION:

Schmitt, Allonia

DATE:

10/31/82



896

356

Counsel,

Filed 31 day of Oct 1882

Pleads

THE PEOPLE

vs.

P

Osborne Drunk

INDICTMENT.

LARCENY AND RECEIVING STOLEN GOODS

at Police Court

JOHN McKEON.

District Attorney.

A True Bill.

Leah B. Kuntz

2^d Nov 1882 Foreman.

Wm. J. Jackson

J. J.

0470

0471

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ssof No. 218 East 72nd Street,Josephine Deligshberg aged 36 years
Housekeeperbeing duly sworn, deposes and says, that on the 24th day of October 1882at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property, viz:

One plain Gold Ring

of the value of five dollars

One Cluster Diamond Ring of
the value of fifty dollars

all of the value of fifty five dollars—

Subscribed and sworn to before me this

the property of Joseph Deligshberg deponent's husband

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Abner Schmitt (now present)from the fact that previous to said
larceny the said Rings were in
a Bureau drawer which was in deponent's
room in said premises, where she
was employed as a domestic, and
said Schmitt has admitted and
confessed to deponent in the presence
of Officer Cornish of the 28th Precinct Police
that she did so take steal and carry

Police Justice

1882

0472

away said rings from the possession
of deponent, and also that said Schmitt
returned to deponent the said diamond
ring.

Sworn to before me } Josephine Deligoberry
this 27th day of October 1882.

Wm. Murray
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0473

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer.

Abornia Schmitt

Question. How old are you?

Answer.

11 years

Question. Where were you born?

Answer.

Germany

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

Answer.

346 East 54th Street, one year.

Question. What is your business or profession?

Answer.

domestic

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

Answer.

I took the rings but another girl told me to take them
Agollonia Tyfwill.

Taken before me this

day of

1888

John J. Connerly

Police Justice.

0474

Sec. 208, 209, 210 & 212.

Police Court No. 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Delapeters
12, 8th St.
Victoria Schmitt

Offence, *Grand Larceny*

Dated *Oct. 27* 188*2*

Henry Munn Magistrate.

Henry Munn Officer.

28 Clerk.

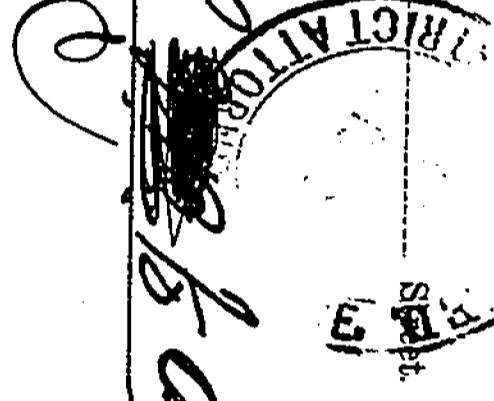
Witnesses *Henry Munn*

28 1/2 Arch. Police Street,

No. Street,

No. Street,

500 & 13



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 *Victoria Schmitt*

held to answer and guilty thereof, I order that she be admitted to bail in the sum of *1* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until she give such bail.

Dated *Oct. 27* 188*2* *Wm. Munn* 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.

5740

Secs. 208, 209, 210 & 212.

Police Court No. 4 District.

356

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Seligson
1218 E 17th
Altonia Schmitt

Offence, *Grand Larceny*

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *Oct. 24* 188*2*

Henry Murray Magistrate.

Henry Coranish Officer. *28*

Clerk.

Witnesses *Henry Coranish*

284 Birch Police Street,

No.

Street,

No.

Street.

DISTRICT ATTORNEY

500 8th St. to Cus

It appearing to me by the within depositions and statements that the crime herein mentioned has been committed and that there is sufficient cause to believe the within named *Altonia Schmitt* *held & answer and* be admitted to bail in the sum of *500* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until she give such bail.

Dated *Oct. 24* 188*2*

Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0476

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Adonia Schmitt

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

Adonia Schmitt

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Adonia Schmitt

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the ~~twentyfourth~~ day of ~~October~~ in the year of our Lord one thousand
eight hundred and eighty- ~~two~~, at the Ward, City and County aforesaid, with
force and arms

*one ring of the value of
fifty dollars, and one other
ring of the value of five
dollars*

of the goods, chattels and personal property of one

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

John J. Dean
District Attorney

0478

BOX:

81

FOLDER:

896

DESCRIPTION:

Schultz, William

DATE:

10/31/82



896

0479

BOX:

81

FOLDER:

896

DESCRIPTION:

Wollmar, John

DATE:

10/31/82



896

Counsel,
Filed 31 day of Dec 188 2
1888
Pleas Admitted Nov 1.

Counsel,

Filed 3/ day of Dec 188

Pleady
Noddy noddly now 1.

THE PEOPLE

us.

188.

JOHN MCKEON;

District Attorney.

A True Bill.

A True Bill.
Charles D. French
Foreman.

Foreman.

P₂ Nov 6. 1882

Paul tried, acquitted.

0400

0481

3

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 306 East 3d Street, 18th - Bunchmaker
being duly sworn, deposes and says, that on the 2d day of October 1882
at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, ~~as said from her pocket book in a room~~
the following property, viz:

good and lawful money consisting of
Silver coin of the amount and value of
seventy five cents and one gold
chain of the value of twenty two dollars
and in all of the value of Twenty two
dollars and seventy five cents.

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by William Schultz & John

Wollmer both now here and acting in concert
for the following reasons to wit: While deponent
was in a cigar factory at 131 Stanton Street and
asleep on a sofa said Wollmer as
deponent is informed ^{by Henry Steyer} took the above amount
of seventy five cents from deponent's pocket book
and gave part of the said sum to said Schultz.
when deponent awoke she missed said sum
of seventy five cents from said pocket book and
said Schultz and Wollmer admitted to.

0482

deponent that they took said money. Deponent then left said shop for her home and had said chain around her neck. Said Wollmer and Schult both accompanied deponent to the stoop of her house where deponent took said chain from her neck and placed it in her dress pocket. At that time said Wollmer and Schult stood by the side of deponent. Deponent then went into her home and missed said chain from her pocket. On missing said chain deponent returned to the stoop and accused said Wollmer and Schult of taking her chain. Said Schult and Wollmer then left. Said Schult has since that time offered to pay deponent half the value of said chain. Said Schult and Wollmer were the only persons near deponent when she put said chain in her pocket and were the only persons who had an opportunity to take said chain. Wherefore deponent charges said Wollmer and Schult acting in concert with having taken stolen and carried away said chain.

Lena Hamburger

Seen to before me this

27th of Dec, 1882

Solon B. Smith Police Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0483

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Steyer
aged 13 years, occupation cigar maker of No.

116 Suffolk Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Leona Hamburg
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 27th day of Oct 1882 } Henry Steyer

Solomon B. Simon
Police Justice.

0484

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. William Schult

Question. How old are you?

Answer. 20 Years

Question. Where were you born?

Answer. Connecticut

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

Answer. 334 - 5th St - 2 1/2 Years

Question. What is your business or profession?

Answer. Seamster

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. The money was taken from the pocket book by a man named Moll in my presence and he gave me twenty five cents. The chain I know nothing of.

Wm Schult

Taken before me this

day of

188

John H. Smith

Police Justice.

0485

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Wollmer 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 to 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 Wollmer

Question. How old are you?

Answer. 17 Years

Question. Where were you born?

Answer. New York

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

Answer. 38 Attorney St - 5 mos

Question. What is your business or profession?

Answer. Seagr Maker

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 had the pocket book in my hands, I opened it and replaced it on the mantle but took nothing from it. The last I saw of the chain was when she placed it in her pocket.

John Wollmer

Taken before me this

day of

188

Seamstress
Police Justice.

0486

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

Police Court 9/13 District 363

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Hurlbarger
William Schultz
John Wollmer
Offence, *Petty Larceny*

3 _____
4 _____

Dated *Oct 27* 188 *2*

Suett Magistrate.
William Canale Officer.

13th Court.

Witnesses, *Henry Steyer*
William Wollmer Street, _____

No. _____ Street, _____
No. *520* Street, _____
to answer _____
William Wollmer
John Wollmer

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

guilty thereof, I order that *each* ~~they~~ be held to answer the same and ~~they~~ 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 *they* give such bail.

Dated *Oct 27/18* 188 *2* *Solon B. Smith* 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.

7840

916 363
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lena Hamburger
306 East 10th St
William Schultz
John Wolmer

Offence, *Carrying*
3
4

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated *Oct 27* 188 *2*

Smith Magistrate.

Ward Rausch Officer.

13 Clerk.

Witnesses, *Henry Steyer*

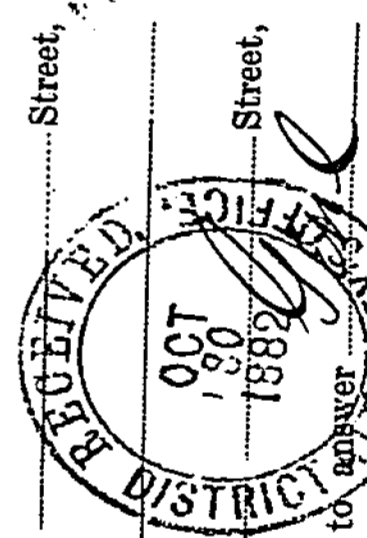
No. *116 Suffolk* Street,

No. Street,

No. Street,

\$ *500* to answer

Dever *Conner*



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *William Schultz* *John Wolmer* guilty thereof, I order that they be held to answer the same and they 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 they give such bail.

Dated *Oct 27* 188 *2* *John Wolmer* 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 that they be discharged.

Dated _____ 188 _____ Police Justice.

0488

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Sanderly and
John Worman

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

William Sanderly and John Worman

of the CRIME OF ~~GRAND~~ LARCENY, committed as follows:

The said

William Sanderly
and John Worman

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the ~~second~~ day of ~~October~~ in the year of our Lord one thousand
eight hundred and eighty- ~~two~~, at the Ward, City and County aforesaid, with
force and arms

one chain of the value of
twenty dollars, one silver coin
of the United States of the
kind known as half dollars
of the value of fifty cents, one
silver coin of the United States
of the kind known as a quarter
dollar of the value of twenty
five cents, three silver coins of
the United States of the kind
known as dimes of the value
of ten cents each, and three
silver coins of the United
States of the kind known as
half dimes of the value
of five cents each

of the goods, chattels and personal property of one

Sena

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

John Spekeon
District Attorney

0490

BOX:

81

FOLDER:

896

DESCRIPTION:

Senior, William

DATE:

10/13/82



896

I am informed by Com-
plainant that he is con-
vinced that defendant had
no intention to steal and
that his taking the diamond
was a piece of foolishness
growing out of defendant
having been drinking on the
occasion referred to.
I am further informed that
defendant belongs to a very
respectable family and was
never before arrested.
Under the circumstances
I doubt if a conviction could
be had and I recommend
that this indictment be
dismissed.

N.Y. April 30 1885

Richard B. Martine
District Attorney.

171

Counsel,

Filed

day of

188

Pleads

July 16.

THE PEOPLE

vs.

B

William A. Senior

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

JOHN MCKEON,

Apr 6 1885 District Attorney.

Indictment dismissed &
A True Bill. bail fixed

Callahan
Foreman.

0491

0492

5th District Police Court—

James
Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

William Horn aged 32 years, of
No. *a butcher and residing at No 2356—100 Avenue*
being duly sworn, deposes and says, that on the *Ten* day of *October* 188*2*
at the *Saloon in house No 2243, Third Avenue* said City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from the floor in said *Saloon*,

the following property, viz.: *nine diamond studs, of*
The value of Three hundred dollars.

Sworn before me this

day of

the property of *deponent*

1882

Notary Public

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *William A. Senior (now here.)*
for the reason following to wit: that on
said day at about eleven O'clock in
the evening deponent while in said Saloon
and in presence of said William A. Senior,
dropped said diamond studs from his said
deponent's hand, to the floor of said
Saloon; that he and others ^{and} ~~in the~~ ^{made} ~~in the~~
in the presence of said defendant made
search for said diamond studs; that when

0493

after a search during about twenty minutes
he failed to find said thief, defendant left
said saloon, to give notice of his loss
at the Station house of 12th Precinct Police,
and immediately returned with officers
Philip H. Smith and Bernard C. Thompson
to said saloon; upon arrival at said saloon
said officer Smith asked Louis Gertenbach
the proprietor of said saloon who had
assisted defendant in said search for
said thief and also said William A.
Leggins, to allow him said officer
Smith to search about their respective
clothing for said thief; that then said
Gertenbach offered to be searched
but that then and there said defendant
refused to be searched - That said de-
fendant of about fifteen minutes
later, was searched by at said Station house
by said officer Smith, and that then and
there, said defendant's thief, was found in
an inside pocket of the vest, then and
there worn by said defendant upon his
person - Defendant therefore verily believes
and charges that said defendant's thief, was
feloniously taken stolen and carried away
by said defendant. Said defendant having
found said thief, and well knowing that defendant
had lost said thief, secreted and retained the same.

known to be a free man this & it being
of October 1872, between defendant &
Prosecution

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT - Larceny.

DATED

1872

WITNESSES:

DISPOSITION

Wm. H. Smith

0494

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *William A. Senior*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *New York, City*

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

Answer. *70 East 129th Street since eleven years.*

Question. What is your business or profession?

Answer. *Undertaker*

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.*

William A. Senior

Taken before me, this *8th*

day of *October* 188*7*

McAnulty Police Justice.

0495

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

POLICE COURT, FIFTH DISTRICT.

Philip H. Smith
an officer
of the 12th Precinct Police ~~Street~~, being duly sworn, deposes and says,

that on the *English* day of *October* 187*8*

at the City of New York, in the County of New York, *he has heard*

*read the affidavit made by William
Harr, and to which this is annexed
that he is familiar with the contents
of said affidavit, and that portions thereof
referring to him, and to his having
searched said William A. Leever, the
defendant, named in said affidavit
and his having found upon said
defendant's person the diamond stud
mentioned in said affidavit, is true upon
his own knowledge*

Philip H. Smith

Sworn to before me, this *8th* day
of *October* 187*8*

Maximilian A. Leever
Justice

0496

POLICE COURT—FIFTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Horn

vs.

William A. Horn

AFFIDAVIT.

Dated 187

..... Magistrate.

..... Officer.

Witness,.....

Disposition.....

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

0498

173
946
Police Court District.

THE PEOPLE, &c.,

23 3rd COMP. OF

William J. Lorn

121 2nd St.

William A. Lorn

BAILED,

No. 1, by

Thomas J. Tracy

Residence 169 5th Ave. (Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated October 17 1882

Atterbury Magistrate.

Philip H. Smith Officer.

12 Pearl

Clerk.

Witnesses,

Said officer

No. Philip H. Smith Street,

12 Pearl

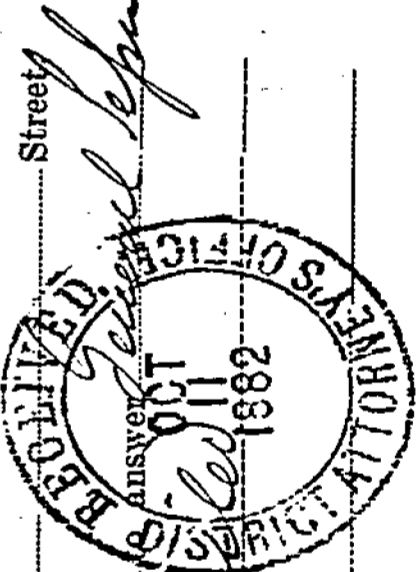
No.

Street,

No.

Street

\$ 1000



Offence

Dated 1882 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 1882 Police Justice.

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

Dated 1882 Police Justice.

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

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

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

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

William A. Senior

Grand Larceny

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

Wm. Horn

I am now convinced from what I know of the defendant that he had no intention of stealing my property - He had been drinking - He had no occasion to steal and I don't believe it was his intention to do so. I think it was a piece of foolishness growing out of his having been drinking on the occasion referred to -

Wm. Horn

0500

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William A. Senior

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

William A. Senior

of the CRIME OF GRAND LARCENY, committed as follows:

The said

William A. Senior

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

one kind of the value of
three hundred dollars

of the goods, chattels and personal property of one

William

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.

0501

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

William A. Senior

of the crime of RECEIVING STOLEN GOODS,

committed as follows:

The said

William A. Senior

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

*one stud of the value of three
hundred dollars*

of the goods, chattels and personal property of

William Ham

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

William Ham

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

William A. Senior

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

JOHN McKEON, District Attorney.

0502

BOX:

81

FOLDER:

896

DESCRIPTION:

Sheffeln, John

DATE:

10/31/82



896

The defendant in
this case being
admitted to me that
he was guilty of
the offense of
the person charged

John McKee
out of
the defendant

358

Filed 31 day of Oct 1882
Pleads

THE PEOPLE

vs.

John McKee
John Carson

John McKee

JOHN MCKEON,

District Attorney.

A True Bill.

Charles D. Kneel

Foreman.

ROBBERY—First Degree.

0503

0504

Form 96.
Police Court, Sixth District.
CITY AND COUNTY
OF NEW YORK, ss.

of No. *606 West 43rd Street,*
being duly sworn, depose and saith, that on the *24th* day of *October*
18*92*, at the *Ward of the City of New York,* in the

County of New York, was feloniously taken, stolen, and carried away, from the person of
the deponent, by force and violence, without his consent and against his will, the following
property, viz.:

*Good and lawful money of the
issue of the United States Government
consisting of one note or bill of the
denomination and value of Ten dollars*

of the value of *10* *DOLLARS*
the property of *this deponent and her mother Catherine Kelly*
and that this Deponent has probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

John J. Casey (nowhere)
for the reasons following to wit:
That about the hour of 5 o'clock
P.M. of the day aforesaid this de-
ponent was passing along 27th Street
between 6th and 7th Avenues having in
her right hand an envelope contain-
ing the money above described;
that several boys who were in company
with the said Casey did then and there
take from this deponent's body a rubber
cloak and a shawl when the said
Casey struck this deponent in the
face and snatched from her said
right hand the said envelope and
money and ran away with the same

day of

Police Justice

Over

0505

Deponent further says that the said rubber
cloak and shawl were returned to her by
a man passing along said street.

Sworn to before me this
25th day of October 1882 } Agnes Shelly

J. Henry Ford
Police Justice.

Form 98.

Police Court Sixth District.

THE PEOPLE, &c.,
ON COMPLAINT OF

Affidavit—Robbery.

Dated

1887

Officer

Magistrate.

Precinct.

WITNESSES:

0506

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.2nd District Police Court.

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

Question. What is your name?

Answer. John J. Casey

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. New York City

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

Answer. 15 West 27th Street: 11 months.

Question. What is your business or profession?

Answer. I go with with a hand cart to collect junk

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 don't know a thing about the money
at all - two little girls told me that I was
going to be arrested - I asked them, what
for, and they said for stealing two dollars
from a little girl.

John J. Casey

Taken before me this 28th

day of October 1888

William J. Cook

Police Justice.

Dated _____ 188 _____ *Police Justice*

8050

350 Paid
Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Kelly
1406 1st St
John J. Casey

Offence,
2
3
4

Dated October 25th 1892

J. Henry Ford Magistrate
Nichols 2nd

Officer.

Clerk.

Witnesses, Annie Holland

No. 135 West 27th Street,

No. Street,

No. Street,

\$ 500 to answer

claim.

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

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 *James Kelly* 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 *Oct 25th* 1892

Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0509

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

John D. Haggan

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

John D. Haggan

of the crime of Robbery in the first degree,

committed as follows:

The said

John D. Haggan

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~twenty-fourth~~ day of ~~October~~ in the year of our Lord
one thousand eight hundred and eighty two, at the Ward, City and County aforesaid,
with force and arms, in and upon one *Agnes Kelly*
in the peace of the said People then and there being, feloniously did make an assault and

one promissory note for the
payment of money, the
same being then and
there due and unsatisfied
of the kind commonly
called United States
Treasury notes of the
denomination and of the
value of two dollars

of the goods, chattels and personal property of the said

Catherine Kelly

from the person of said

Agnes Kelly

and against

the will and by violence to the person of the said

Agnes Kelly

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

JOHN McKEON, District Attorney.

05 10

BOX:

81

FOLDER:

896

DESCRIPTION:

Simpson, Catharine

DATE:

10/25/82



896

0511

BOX:

81

FOLDER:

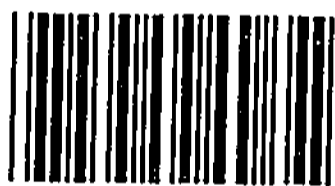
896

DESCRIPTION:

Levi, Joseph

DATE:

10/25/82



896

20.16.100
29.1.100
22.1.100
25.1.100
26.1.100

A fact that within the re-
cognition in this
case may be dis-
charged as to both
defendants

25.1.100

274



(II)

Day of Trial, 1, Monday
Counsel, 2, *Chas. J. [unclear]*
Filed *25* day of *Feb.* 188*2*
Pleadings *Admitted.*

THE PEOPLE

vs.

B

Catherine Simpson
Josephine Senior

Keeping a Bawdy House.

JOHN McKEON,

District Attorney.

A True Bill.

Charles B. [unclear]

Part 2 - Feb. 8, 1883
both Bail discharged

05 13

City and County of New York, ss:

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

On Complaint of George Leibel
For Keeping a Disorderly
House

vs.
Catharine Simpson

After being informed of my rights under the law, I hereby demanded a trial by Jury, on this complaint, and demand a trial at the COURT OF ~~SPECIAL~~ General SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated Oct 20 1882

B. W. Murphy

Police Justice.

Catharine Simpson

05 14

City and County of New York, ss:

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

On Complaint of

For

House.

Joseph Levi

After being informed of my rights under the law, I hereby ~~demand~~ ^{waive} a trial by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York. ^{and waive my right to make a statement as to the charge}

Dated 21 October 1892

B. S. Smith

Police Justice.

Joseph Levi

05 15

Police Court, Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

George Reigel
of the 15th Second Police

being sworn, doth depose and say, that the premises known as number 19 Bleecher
Street, in said City and County, and occupied or kept by Catharine Simpson

is a disorderly house, namely, a resort for tipplers, drunkards, common prostitutes, and ~~reputed thieves~~,
with other vile, wicked, idle, dissolute, and disorderly men and women, and ~~reputed thieves~~, who, or most
of whom, are in the practice of drinking, dancing, quarrelling, and fighting, at almost all hours of the day
and night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the viola-
tion of public order and decency, and to the great damage and common nuisance of the People
of the State of New York residing in the neighborhood and passing thereby
Deponent therefore prays, that the said Catharine Simpson

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

may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before, this 20 day
of October 1882 }

George Reigel
B. & B. W. H. Police Justice.

05 16

Form 10.

POLICE COURT—SIXTH DISTRICT

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

Catharine Simpson.
aged 40 years, and housekeeper
of No. *19* *Bleecker* Street,

being duly sworn, deposes and says,
that on the *9* day of *June* 18*82* at the City
of New York, in the County of New York,

Sworn to, this

before me,

A. V. Smith
Police Justice.

20 day of *October* 18*82*

she was hired by Joseph Levy
of 212 Bowery as housekeeper
of the house 19 Bleecker Street, which
is a house of prostitution.
That said Levy owns the furni-
ture in said house. Pays the
rents, and gives deponent
five dollars per week and her
board for her services as
house keeper. That deponent
is still in the employ of said
Levy as housekeeper.

Catharine Simpson

City & County of New York.

Catharine Simpson, being duly sworn says. That on ^{namely} the 9th day of June 1882. she took possession of the premises No 9 Bleeker Street, being engaged therein as house keeper, and employed by Joseph Levi. That she was so employed for four weeks. when Levi made the proposition to her to rent the house from him for fifty dollars per week. That deponent then rented the house from him by verbal agreement - from week to week. paying him 50 dollars every Monday.

Deponent further says. that said Levi gave her several receipts for rent paid by her to him, some of which she still has.

Sworn to before me
This 21 Oct 1882
Brooklyn

Police Justice

Catharine
Simpson

05 18

City & County of New York

Agnes Jans of 291 West
4th Street being duly sworn
says that on or about the
25th day of June 1882 I
sold the furniture in
premises Nos 9 Bleeker
Street and transferred the
lease of said premises
to Joseph Liss now here
Rachel Sembrecht leased
the premises to me. through
Emil Praeger an agent
in Dirrign St. I think no
71. Agnes Jans

Sworn before me this
21st day of Oct 1882

W. W. Briggs

Police Justice

0519

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Catharine Simpson being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h^e right to
make a statement in relation to the charge against h^e; that the statement is designed to
enable h^e if he see fit to answer the charge and explain the facts alleged against h^e
that she 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. Catharine Simpson

Question. How old are you?

Answer. 40

Question. Where were you born?

Answer. England

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

Answer. 19 Bleeker St 4 mos

Question. What is your business or profession?

Answer. Housekeeper

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 the housekeeper for a man
named Joseph Lucy and I am
not guilty

Catharine Simpson

Taken before me this

20

day of

Oct

1887

Police Justice.

0520

Police Court, 2^d District.

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

~~WARRANT - DISORDERLY HOUSE.~~

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

To any Constable or Policeman of the City of New York,

Whereas, complaint on oath has been made before the undersigned, one of the Police Justices in and for the said City, by

Catherine Simpson

of No. 19 73 Bleeker Street, that the premises known

as No. 19 Bleeker Street, and occupied or kept by

Joseph Levy

is a Disorderly House, namely, a resort for tipplers, drunkards, common prostitutes, and reputed thieves, with other vile, wicked, idle, dissolute, and disorderly men and women, and reputed thieves, who, or most of whom, are in the practice of drinking, dancing, quarreling and fighting, at almost all hours of the day and night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the violation of public order and decency.

These are, therefore, in the name of the People of the State of New York, to Command you, the said Constable and Policeman, and every of you, to apprehend the body of the said Levy

and all vile, disorderly and improper persons found upon the premises

and forthwith bring them before me, or in case

of my absence or inability to act before the nearest or most accessible Justice for the City and County of New York, at the Police Court, Second District, in the said City, to answer the said charge, and to be dealt with as the law directs. This warrant may be executed within eight days

Given under my Hand and Seal, this 20th day of October 1882

B. B. Murphy

Police Justice.

0521

BAILED,
 No. 1 by Frederick Schuchert
 Residence 23 South 3rd Street
 No. 2, by Samuel Goodsmith
 Residence 411 East 10th Street
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court 2 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

George Leibel
is Arrest

William Thompson
Deed of Levi

Offence, Sleeping at
Disorderly House

Dated Oct 20 1882

W. D. Baxley Magistrate.
George Leibel 15 Officer.

Witnesses, Agnes Jan Clerk.

No. 291 West 4th Street,

Carl Progan 1541 E

see Katharine Simpson

W. D. Baxley 1541 E

Deed of Levi

No. 500 Street,

\$ 500 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 Katharine Simpson

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 Oct 20 1882 B. W. Baxley Police Justice.

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

Dated 21 October 1882 B. W. Baxley Police Justice.

and I have admitted Katharine Simpson to bail to answer by the undertaking annexed.

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

Dated _____ 1882 _____ Police Justice.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Leibel
15 Street

1 Catherine Thompson

2 Joseph Levi

3

4

BAILED,

No. 1 by Frederick Schuler

Residence 257 South 3rd Street

No. 2, by Gabriel Goldsmith

Residence 411 East 1st Street

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated Oct 20 1882

B. H. Baxley
Magistrate.
George Regret 15 Officer.

Clerk.

Witnesses, Agnes Jann

No. 291 West 4th Street,

Carl Brogan 154 St.

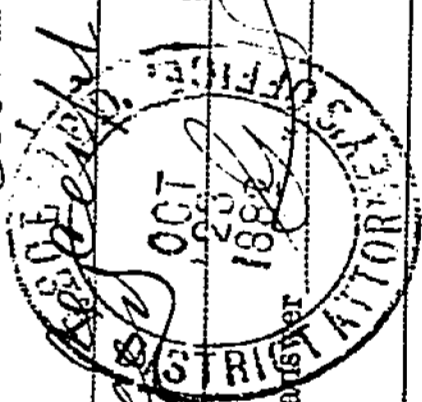
see Catherine Pinter

No. 150 East 1st Street

See Levi 154 St.

No. 500, to answer

Street,



Office of the District Attorney

Police Justice.

188

Dated

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

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Police Justice.

188

Dated

Give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City of New York, until he

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

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

and that there is sufficient cause to believe the within named

William Thompson

22250

0523

OFFICE OF
JOSEPH LEVI & SON,
AUCTIONEERS,
REAL ESTATE, FINANCIAL AND BUSINESS BROKERS,
212 BOWERY,

OPP. RIVINGTON ST.

New York, October 1888

And from Chauncey L. Simpson
fifty dollars for Rent in advance
from the furnished Room House
No 19 Bleecker St from October
18 to 25 to October 25 then to stay
in and for an early departure
on the 25 October

Joseph Levi & Son

0524

Four prostitutes were found
in the premises, they
gave their names as
Gertie Franklin
Hazel Kirk
Glenn Kellogg &
Florence Nightengale -

They are now in prison
The 1st fined \$10- for soliciting
The others \$10 fine + 300
bail each for 9 B-

General Sessions.

The People }
v. } Indictment for keep'g
Joseph Levi et al a dis. House.

City & County of New York ss.

Joseph Levi the defendant
herein being duly sworn says.

That Levi is a married man
resides at no 167 Rivington Street in this
city - that he never kept the house
charged in the Indictment - That
he never lived in it - and that
he being in the Real estate business,
all that he had to do with the
premises was to collect the
rent.

That the other co-defendants had
given up said house, and have
remained away therefrom some three
or four months ago.

Subscribed before me this

8th day of February 1883

Abraham Nebel

Notary Public N^o 81

N.Y. 60

Joseph Levi

0526

General Board

Notes

vs.

Joseph Kent et al

Att'ys Gen'l of Mass

0527

2^d District Police Court,

New York, 21st Oct 1882

Hon John McKim
District Atty

Dear Sir.

I will send
to your Office on Monday
a Complaint against
Catharine Simpson &
Joseph Levi for keeping a
disorderly house at 19
Bleecker St.

I am informed that Levi
is the owner of the furni-
-ture in several places
that are kept as
Bawdy houses. If this is
true, I trust that you will
give him some especial
attention.

Agnes Jones kept this
house until about July 1st

0528

Having been arrested
she promised to move
& did so, selling the
furniture to Levi,
who put Catherine
Rimpson in the
premises. The place
was continued as
a house of prostitution
the prosecution of Jans
resulting in only
a change of proprietors.
The Complaint agst
Jans was sent to
your office June 15th
Yours truly
B. A. Brich.
Police Justice

0529

PART 2.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-
room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

S U B P O E N A

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

Agnes Jones

of No.

291

W

St

Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *8* day of *Feb* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Catherine Simpson et al

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

Witness, Hon, FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Feb.* in the year of our Lord 188 *3*

JOHN McKEON, *District Attorney.*

0530

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

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

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

P. H. McGinn

being duly sworn, deposes and says he ~~failed to serve a~~

Subpoena, of which the within is a copy, upon Agnes Jones

729 West 4 St. on the 7 day of

February 1893 by reason deponent was

informed by parties residing at the

above number that said Agnes Jones

moved to Brooklyn, January last.

Deponent was unable to gain any information

of her residence in Brooklyn.

Sworn to before me, this 8 day P. H. McGinn

of Illinois 1893

John W. Brennan

Notary Public, (284)

N. Y. Co.

0531

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK,

THE PEOPLE OF THE STATE OF NEW YORK,
against

Catharine Simpson
and Joseph Levi

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

Catharine Simpson and
Joseph Levi

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

The said

Catharine Simpson and
Joseph Levi

late of the ~~Seventh~~ Ward of the City of New York, in the County of New York aforesaid, on
the ~~twenty~~ day of ~~October~~ in the year of our Lord one thousand eight
hundred and eighty-~~two~~ and on divers other days and times as well before as afterwards,
to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common
house of ill-fame, unlawfully and wickedly did keep and maintain ; and in the said house divers
evil disposed persons, as well men as women, and common prostitutes, on the days and times afore-
said, as well in the night as in the day, there unlawfully and wickedly did receive and entertain : and
in which said house the said evil disposed persons and common prostitutes, by the consent and pro-
curement of the said *Catharine Simpson and*
Joseph Levi

_____ on the days and times
aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, dis-
turbances, and lewd offences 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
and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.