

0570

minutes and they dressed the wound
Cross Examined. Have known the defendant about
seven or eight years. I am married three
years since last October. I was intimately
acquainted with Mrs. Loran before her marriage.
I kept company with her for two years.
He has been in the habit of visiting the
house quite frequently and recently my
husband objected to it. he came there three
times. Mr. King is the name of one
of the friends of my husband who was
there. I don't know the name of the other.
I went to the station house after it hap-
pened and went with my brother-in-law
to the hospital in Fifty ninth street. I
believe my husband went with the detect-
ive to find the defendant. After the thing
occurred the defendant ran down stairs
and my husband went in and got
a bottle and hit him with it when he
was at the bottom of the steps. My husband
had him down in the hall at one time
before he hit him with the bottle. I
was sitting in the rocking chair
in the room just before the man put
his arm through the pane of glass.
I was not standing by the glass door
when it was broken, but I was near the
door. I felt the knife going into me.

0571

#93.

Witnesses:

See Mak.
Officer McCarthy

Counsel,

Filed *J. H. Kelly* day of *Dec* 18*90*
Pleeds, *April 11*

THE PEOPLE
vs.
F
Thomas Sullivan
alias
William Henry

Robbery in the first degree.
(MONEY)
[Sections 224 and 22, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

John R. Fellows
Dist. Atty.
Dec 2 - Dec 19, 1890 Foreman.
Or. District of District
Attorney indictment dis-
missed.

On Dec 17th Callinan
was tried and acquitted.
The identical evidence
on which Callinan
was acquitted is the
same in this case
& knowing that no
exception could
ever be obtained I
ask that this indictment
be dismissed
Dec 19 1890 J. R. F.
D. Ga.

0572

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Yee Wah

of No. 206 Sullivan Street, Aged 33 Years

Occupation Laundry being duly sworn, deposes and says, that on the

20 day of March 1880, at the 15 Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

Twelve dollars and fifty cents

(\$ 12.50)

of the value of 12 1/2 DOLLARS,

the property of deponent

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

Thomas Sullivan alias William Henry,

(now here) and Joseph Callamin and

Thomas O'Neil now in prison awaiting trial

for said robbery. Deponent had the said

money in his pantaloons pocket about

12.45 o'clock p.m. on said date
when deponent was passing through Sullivan
street, between Houston and Bleeker

day of March 1880
Sworn to before me, this
Police Justice

0573

street. The defendants seized deponent and held him by force while they took the said money out of deponent's pocket. The defendant, Sullivan, was engaged in holding deponent while the others took the said money by force.

Sworn to before me this 30 day of November 1880
J. J. Kelly
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1880
Police Justice

I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated 1880
Police Justice

There being no sufficient cause to believe the within named guilty of the offence mentioned, I order he to be discharged.
Dated 1880
Police Justice

Police Court, District.

THE PEOPLE, etc.,
on the complaint of

vs.

1 _____
2 _____
3 _____
4 _____

Offence—ROBBERY.

Dated 1880 _____
Magistrate. _____
Officer. _____
Clerk. _____

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer General Sessions.

0574

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Sullivan 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. *Thomas Sullivan*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *N.S.*

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

Answer. *No home.*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I am not guilty*

Thomas Sullivan

Taken before me this

30

day of *March*

1882

J. P. Sullivan

Police Justice.

0575

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.....

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

Dated *Nov 30* 188*0* *J. J. Duffy* 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.

0576

Police Court--- 2 District. 1795

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Yee Wah
vs.
Thomas Sullivan
also: Wan Henry
& 2 others

Robbery
Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Nov 30 1890

O'Reilly Magistrate.

McCarthy Officer.

15 Precinct.

Off. Stephenson & Gammon 15th

Witnesses \$2000 bail for

Dec 1 - 2 P.M.

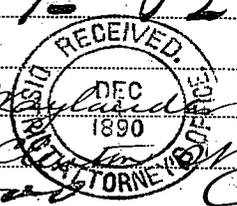
No. _____ Street.

Edw. H. ...

No. 60 _____ Street.

\$ _____ to answer

Case



The presiding magistrate is authorized to hear and determine this case in my absence, and to accept bail.

[Signature]
Police Justice.

0577

District Attorney's Office.

PEOPLE

vs.

Thos. Sullivan

*Put on for pleading
Dec. 11th/90*

*Sub issued
for Pleading*

0578

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Sullivan

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

Thomas Sullivan

of the crime of ROBBERY IN THE first DEGREE, committed as follows:

The said Thomas Sullivan,

late of the City of New York, in the County of New York aforesaid, on the twentieth day of November in the year of our Lord one thousand eight hundred and eighty-nine, in the right time of the said day, at the City and County aforesaid, with force and arms, in and upon one Yee Wah in the peace of the said People then and there being, feloniously did make an assault, and promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars; two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; six promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars; two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; United States Silver Certificate of the denomination and value of twenty dollars; one United States Silver Certificate of the denomination and value of ten dollars; two United States Silver Certificates of the denomination and value of five dollars each; three United States Silver Certificates of the denomination and value of two dollars each; six United States Silver Certificates of the denomination and value of one dollar each;

0579

~~United States Gold Certificate of the denomination and value of twenty dollars~~
; *one* United States Gold Certificate of the denomination and value of ten
dollars ; *two* United States Gold Certificate of the denomination and value of
five dollars each ; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of *twelve dollars and fifty cents*

of the goods, chattels and personal property of the said *Yee Wah*
from the person of the said *Yee Wah* against the will,
and by violence to the person of the said *Yee Wah*
then and there violently and feloniously did rob, steal, take and carry away, *he, the said*
Thomas Sullivan being then and there aided
by accomplices actually present, to wit: by
Joseph Callanan and Thomas O'Neil and by
certain other persons to the Grand Jury
aforesaid unknown,

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

JOHN R. FELLOWS,
District Attorney.

0580

BOX:

421

FOLDER:

3892

DESCRIPTION:

Strand, David

DATE:

12/09/90



3892

0582

Police Court—1st District.

City and County of New York, } ss.:

of No. 9 Popper Street, aged 22 years, occupation laborer being duly sworn

deposes and says, that on the 25 day of November, 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by David Strand (now living) who cut and stabbed deponent on the head and face with the blade of a knife which he then held in his hand, said assault was committed

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

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

Sworn to before me, this 25 day of November, 1889 James Henry

Justice Justice.

0583

Sec. 198-200.

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

David Strand 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.

David Strand

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York.

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

Answer.

32 Van N. St. 4 years

Question. What is your business or profession?

Answer.

Bachelor - Baker

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

Answer.

I am over fifty
and refuse to answer
I see counsel.

David Strand

Taken before me this

day of

John J. [Signature]

Police Justice.

0584

Kellogg Hospital

Sperry
Just ~~with~~ has two stab
wounds of back but as
yet there have been no
serious symptoms there
is a possibility of
serious developments.

W. O. Banks
House Surgeon.

0585

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 1 DISTRICT.

John Canavan
of No. 4th Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says,
that on the 25 day of November 1870
at the City of New York, in the County of New York, he arrested

David Straud for the reason
that defendant was informed
by one James Henry now confined
in Bellevue Hospital suffering
from stab wounds and in a
dangerous condition, that said Straud
had stabbed him and seriously
wounded him by stabbing five
times with a sharp knife.

John Canavan

Sworn to before me, this

of November 1870

at _____

[Signature]
Police Justice

0586

Police Court, _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Clara Strand

AFFIDAVIT.

Dated *Nov 24* 18*90*

White Magistrate.

Moran & Higgins Officer.

Witness, _____

Disposition, *Held to await
results of inquests
Ex. No. 26, 10 am*

0587

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.....

Referred on
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 *December 18* 18..... *[Signature]* Police Justice.

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

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

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

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

0588

\$100 for
92 am
see - 1.

Police Court--- 1807 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Henry
91-Rosevelt St
David Strand

Office
C. J. ...

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

The Presiding Magistrate
in my absence, will please hear
and determine the within case.

W. J. ...

Dated Aug 28 1890

Magistrate.

Officer.

Precinct.

Witnesses Mary McKean

No. 34 Street.

No. Street.

No. Street.

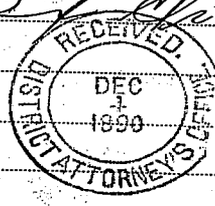
No. Street.

No. Street.

§ 1000 to answer ...

... of sec. 1. 9:30 P.M.

Committed



0589

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David Strand

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

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

The said *David Strand*

late of the City of New York, in the County of New York aforesaid, on the *twenty-third* day of *November* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the City and County aforesaid, in and upon the body of one *James Henry* in the Peace of the said People then and there being, feloniously did make an assault and *him* the said *James Henry* with a certain *knife*

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

3 with intent *him* the said *James Henry* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *David Strand* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *David Strand*

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

James Henry with a certain *knife*

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

John R. Fellows
District Attorney

0590

BOX:

421

FOLDER:

3892

DESCRIPTION:

Stokes, John

DATE:

12/02/90



3892

0592

Police Court 4 District.

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

of No. 338 East 63rd Street, aged 24 years,

occupation Seegar maker being duly sworn

deposes and says, that the premises No. 338 East 63 Street, 21 Ward

in the City and County aforesaid the said being a tenement house

the store floor of

and which was occupied by deponent as a seegar factory

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

were **BURGLARIOUSLY** entered by means of forcibly opening the

the window in the rear of said

store

on the 23rd day of November 1890 in the night time, and the

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

A quantity of tobacco of the

value of about Twenty dollars

the property of deponent

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

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

John Stokes (now here)

for the reasons following, to wit: that on the previous

day deponent securely locked and

fastened the doors and windows

leading into said store, and said

property was therein. Deponent has

since found the said premises entered

and the window leading into said

premises open and said property

missing. Deponent is informed by

0593

Michael J. Keane (now here) that at about 11 o'clock ~~am~~ P.M. he saw the defendants coming from premises 326 East 63rd Street several doors from this deponents shop and had a quantity of tobacco in his hands upon seeing said Keane he defendant, ran into the hallway of premises of 334 East 63rd Street.

Deponent has since seen the tobacco found in the defendants possession and deponent alleges that it corresponds with that lost by deponent both in quantity and quality.

Sworn to before me }
this 24th November, 1890 }

Henry Haupt.

Charles W. Hunter
Police Justice

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

and be committed to the Warden and Keeper of the City Prison

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

Hundred Dollars

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

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

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

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

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

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

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

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

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

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs. _____
1 _____
2 _____
3 _____
4 _____
Dated _____ 1888 _____
Magistrate.
Officer.
Clerk.
Witness, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
§ _____ to answer General Sessions.

Offence—BURGLARY.

0594

CITY AND COUNTY)
OF NEW YORK, } ss.

Michael J. Keane

aged _____ years, occupation *Police Officer* of No. _____

The 35th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Henry Haupt*

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

Sworn to before me, this *24*
day of *November* 18*90*

Michael J. Keane

Charles L. Linton
Police Justice.

0595

Sec. 198-200.

14

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

John Stokes

Question. How old are you?

Answer.

23 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

No 344 East 63rd St. 11 years

Question. What is your business or profession?

Answer.

Bricklayer

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

Answer.

I am not guilty

John Stokes

Taken before me this

27

day of *November* 188*5*

Charles W. Bennett

Police Justice.

0596

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

Defendant

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

Five

Hundred Dollars,

and be committed to the Warden and Keeper of

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

Dated *November 14* 1890

Charles K. Smith Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 18 _____

Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 18 _____

Police Justice.

0597

Police Court--- *ff* 1466 District.

THE PEOPLE &c.
ON THE COMPLAINT OF

Henry Haupt
John Stokes

[Signature]
Offence

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *November 24 1890*

Daunt Magistrate.

Keane Officer.

75 Precinct.

Witnesses *Call the officer*

No. *John Kregitock* Street.

326 2nd 63-

No. Street.

No. Street.

\$ *500* to answer

[Signature]

[Signature]

[Signature]



0598

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Stokes

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

John Stokes

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

The said

John Stokes

late of the *Twenty-first* Ward of the City of New York, in the County of New York aforesaid, on the *23rd* day of *November* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, with force and arms, in the ~~night~~ - time of the same day, at the Ward, City and County aforesaid, the ~~dwelling house of one~~ *a certain building, to wit:* *the factory of one Henry Haupt*

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

SECOND COUNT—

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

John Stokes

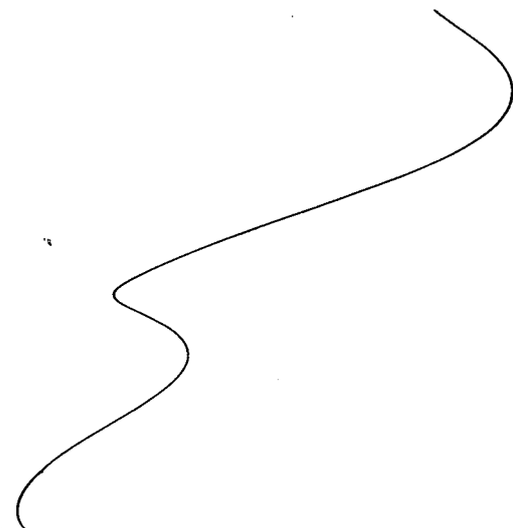
of the CRIME OF *Petit* LARCENY, committed as follows:

The said

John Stokes

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

one hundred pounds of tobacco of the value of twenty cents each pound



of the goods, chattels, and personal property of one

Henry Haupt

in the dwelling house of the said

Factory *Henry Haupt*

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

0600

THIRD COUNT.

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

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

The said

John Stokes,

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

*one hundred pounds of tobacco
of the value of twenty cents
each pound.*

of the goods, chattels and personal property of

Henry Haupt

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

Henry Haupt

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

John Stokes

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

JOHN R. FELLOWS,
District Attorney.

0601

BOX:

421

FOLDER:

3892

DESCRIPTION:

Staibo, Carlo

DATE:

12/08/90



3892

Witnesses:

Officer Collins

Counsel,

Filed

day of

1890

Plead

Guilty

THE PEOPLE

vs.

Carlo Starbo

ASSAULT IN THE THIRD DEGREE

(Section 219, Penal Code)

JOHN R. FELLOWS,

District Attorney.

Dec 11, 1890

Dec 16, 1890 *U.S. Dist. Ct. N.Y.*

A True Bill

William H. Carpenter

Foreman.

I hereby consent that this case be transferred to the Court of Special Sessions for trial and final disposition.

Dated Dec. 15, 1890.

W. H. Racey
Defendant.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Carlo Staibo

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

Carlo Staibo

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

The said *Carlo Staibo*

late of the City of New York, in the County of New York aforesaid, on the *twenty sixth*
day of *July* in the year of our Lord one thousand eight hundred and
~~eighty eight~~ at the City and County aforesaid, in and upon the body of one *Robert*
J. Clary in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *him* the said *Robert J.*
Clary did then and there unlawfully beat, wound and ill-treat, to the great damage
of the said *Robert J. Clary* against the form of the
statute in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

JOHN R. FELLOWS,

District Attorney

0604

BOX:

421

FOLDER:

3892

DESCRIPTION:

Spence, Robert

DATE:

12/03/90



3892

0605

Counsel, *J*
Filed *Dec* 1890
Pleads,

THE PEOPLE
vs.
Robert Spence
Grand Larceny, Second Degree.
[Sections 529, 534 — Penal Code.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

John R. Pennington
Foreman.
Dec 4 90
Henry D. Kelsey
Edward J. Kelly
Dec 5 90 *W.S.A.* 5

Chas. Williams

Henry
Assistant

5

5

0606

Police Court - 2 District.

Affidavit - Larceny.

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

Robert Henderson

of No. 110 W 25 Street, aged 39 years,
occupation Merchant being duly sworn

deposes and says, that on the 26 day of November 1897 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Good and lawful money of the United
States consisting of divers bills of
divers denominations of the amount
and value of Ninety seven dollars
and Three checks of the value of Twenty
eight dollars and thirty eight 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 Robert Spence (now here)

Deponent says that he gave said Spence
the book of deposit in the Gayfield
National Bank with the aforesaid
money and checks together with
a certificate of deposit and
instructed him said Spence
to deposit the same to deponent's

Sworn to before me, this

day

1897

Police Justice

0607

credit in the said Gayfield National
Bank - Depoant says that said
defendant did not return with
said deposit book and he
said depoant went to said
Bank and learned that the
aforesaid money and checks were
not deposited - Depoant says that
he is informed by Abraham Hazette
that he found part of said
property in the possession of
said defendant together with
book of deposit in West 28th
Street in said City

Brought before me

This 27 day of Nov 1890

James C. Kelly

Police Justice

-Robert Anderson

0608

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Abraham Hazletton
Police officer of No. 20th Precinct Police Street, being duly sworn deposes and

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

Sworn to before me, this 27 day of Nov 1890 } Abraham Hazletton

[Signature]
Police Justice.

0609

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Spence 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.

Robert Spence

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

N. S.

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

Answer.

248 W 28 St 1 week

Question. What is your business or profession?

Answer.

Driver

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

Answer.

*I am guilty of the charge
Robert Spence*

Taken before me this

27

day of

1891

James C. Hendon

Police Justice.

06 10

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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 JW 27 1890 So. J. C. Beall Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

0611

Police Court--- 2 1782 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robt Henderson
110 West 25th
Robt Spence

Office
J. Adams
#1234

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Dec 27 1890

D. O. Reilly Magistrate.

Abraham Hazelton Officer.

20 Precinct.

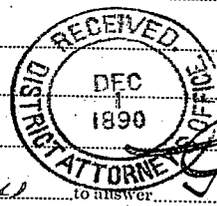
Witnesses

No. Officer Street.

No. Street.

No. Street.

\$ 15.00 to answer



Committee of the Court

06 12

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Robert Spence

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

Robert Spence

of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE,

committed as follows:

The said

Robert Spence,

late of the City of New York, in the County of New York aforesaid, on the 26th day of November in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the day - time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the \$97.00 payment of and of the value of forty-eight

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

dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of forty-eight

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

dollars; ~~divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of~~ forty nine dollars

of the goods, chattels and personal property of one

Robert Henderson
then and there being found,

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

JOHN R. FELLOWS, District Attorney.

06 13

BOX:

421

FOLDER:

3892

DESCRIPTION:

Brown, William,

DATE:

12/19/90



3892

06 14

BOX:

421

FOLDER:

3892

DESCRIPTION:

Smith, Philip

DATE:

12/19/90



3892

Witnesses:

M. Cottrell

Counsel,

Filed

19 day of Dec 1891

Plaintiffs,

W. Maguire et al

THE PEOPLE

vs.

Philip Smith

*3 arrested
at
at*

William Brown

Grand Larceny Second degree. [Sections 528, 529 - Penal Code]

JOHN R. FELLOWS,

District Attorney,

Part III January 5, 1892
W. 2. Pleads ~~Guilty~~
Petit Larceny # 277

A True Bill

Thomas K. Lennett
Dec 17 1891 Foreman.

J. P. 1
J. P. 1
S. P. 3 P. 39 mo.
Jan 30. 1891

Court of General Sessions of the
Peace in and for the City & County
of New York.

The People }
vs }
William Brown }

City & County of New York, ss.
Thomas J. Vautour.

being duly sworn deposes and
says that I am Foreman of
Hook and Ladder Company
No 8 of the Fire Department
of the City and County of
New York, and have been
connected with said
Department for the past
twenty years.

I have been acquainted
with the defendant above
named for the past four
years, eighteen months of
which I served as a
fireman under him, the
said Brown having been
a member of the Fire
Department for about eight

0617

years. That I have always
found him to be an honest
sober, industrious & hard work-
ing man.

That I am acquainted
with others who know the
defendant, and I have al-
ways heard him spoken
of as an honest man.

Sworn to before me this
22 day of Jan'y 1891.

Just Hoyer
Notary Public
N.Y.C.

Chas. J. Van Horn

0618

Court of General Sessions.
The People vs }
 vs }
William Brown }

City and County of New York ss:
Michael F. Reilly
being duly sworn deposes and
says that I am Assistant
Fireman of Hook and Ladder
Company No. 8, of the Fire
Department of the City of
New York, and have been
connected with the said
Department for the past
Ten years.

That the defendant
abovenamed was a
member of said Department
for about eight years, six
years of which time he
served under me as a
fireman.

That I have always
found him to be an honest
 sober, industrious young
man, also a very brave

06 19

and daring man having
on one occasion assisted
well in saving the lives
of two women at a fire
No 9 Wooster Street in
said City.

That the general
reputation of the said defen-
dant among the members
of the Department was
very good.

Given before me this
27 day of Jan'y 1891

~~John Hays~~
Notary Public
N.Y. Co.

Michael F. Rully

Court of General Sessions of the
Peace in and for the City and
County of New York.

The People }
vs
William Brown. }

City and County of New York, ss:
Giovanni Castillano
being duly sworn deposes and says
that I am engaged as a foreman
by the State Line Steamship
Company, and have been so
employed for the past twelve
years.

That I reside at Number
10 Willow Place, in the City
of Brooklyn, County of Kings.

That I have known the
defendant Brown, for the past
eighteen months, one year
of which he was employed by
me, during which time he
was a sober honest hard
-working and industrious
man.

That I am acquainted
with others who know the said

0621

Brown, and that his general character among them is above reproach.

That, should the said Brown be released by this Honorable Court I will at once give him employment.

That I have never heard of his having been arrested or charged with any offense prior to this.

Sworn before me this

15 day of January 1890 Giovanni Castellano

Not. Public

Commissario

NYC

0622

Court of General Sessions of the
Peace in and for the City and
County of New York

The Charge }
William Brown

City and County of New York do:
John Callahan
being duly sworn deposes and
says that he reside at No 5 1/2
Broome Street in, said City
and am engaged as a foreman
by the Pacific Mail Steam
Ship Company and have been
so engaged for the past twelve
years.

That I have known the
defendant Brown for the past
three years, two years of which
he was in my employ as
a laboring man, during which
time I have always found him
to be a sober, honest, industri-
ous and hardworking young
man.

That the character of
the said Brown among his

0623

fellow workmen was very good.

That should the said Brown be released I will cheerfully take him back into my employ, as I still believe him to be an honest man.

Sworn to before me this } John Calnon
 15 day of January 1890 }
 W. H. O. Swan
 Commanded Deeds
 my c

Mr. General James

The People etc

No

William Brown

Applicants

E. E. Rice

Sept 1842

0625

Police Court—2 District.

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

of No. 178 South Avenue Street, aged 39 years,
Mary J. Murphy
occupation Cover maker being duly sworn

deposes and says, that the premises No. 178 South Avenue Street
in the City and County aforesaid, the said being a Show case for
Exhibiting goods
and which was occupied by deponent as Such

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

were BURGLARIOUSLY entered by means of forcibly opening the
door of said case with a steel instrument

on the 16 day of December 19, in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of human hair of the
value of Thirty dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Philip Smith and William Brown

for the reasons following, to wit: That deponent is informed

by John Cottrell and Charles Farnes

of the Central office that he saw said

persons, defendants, walking and conversing

together on South Avenue and immediately

they both stood in front of said Show

case. That said Smith forcibly opened

the door of said Show case with the

steel instrument (now here shown) and

0626

Took therefrom the aforesaid described property and concealed the same under his coat. That said Smith & Brown walked away together and was thereafter caught with said property in their possession (also steel instrument).

M. J. Murphy

FILED IN RECORD 105

NOV 17 1896

D. J. Keegan

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Degree.
Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0627

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation Officer of No.

Central office

John Cottrell

Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Mary J. Murphy

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

Sworn to before me, this 7 day of Dec 1888

John Cottrell

Samuel C. Bradley
Police Justice.

0628

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles James

aged 26 years, occupation Central Officer of No. 17 Street, being duly sworn deposes and

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

Sworn to before me, this 17 day of Dec 1892 by Charles A. Thomas

[Signature]
Police Justice.

0629

Sec 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Phil Smith

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. *Phil Smith*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *U-S*

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

Answer. *628 Washington St 6 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 have nothing to say
and waive further examination.
Phil Smith*

Taken before me this

day of

Dec 17 1887

D. J. [Signature]
Police Justice.

0630

Sec. 108-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William Brown 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 Brown

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

628 4th med St

4 mos

Question. What is your business or profession?

Answer.

Labourer

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 Brown

Taken before me this

day of

1887

S. J. [Signature]

Police Justice.

0631

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

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

Dated Dec 17 1890 De J. C. [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0632

#207
Police Court--- 2 --- 1859 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary J. Murphy
Charles Smith
William Brown

Offence *Swearing*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Dec 17* 188

Daniel O'Reilly Magistrate.

Cathell & Farnose Officer.

C-0 Precinct.

Witness *John Cathell*

Charles Farnose Street.

Central office
Smith & Cathell



No. Street.

\$ *15.00*

Committed

0633

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Philip Smith
and
William Brown

The Grand Jury of the City and County of New York, by this indictment,
accuse *Philip Smith and William Brown*

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

The said *Philip Smith and William Brown, both*

late of the City of New York, in the County of New York aforesaid, on the *sixteenth*
day of *December* in the year of our Lord one thousand eight hundred and *ninety*;
_____ , at the City and County aforesaid, with force and arms,

*a quantity of human hair, (a more
particular description whereof is
to the Grand Jury aforesaid un-
known) of the value of thirty
dollars*

of the goods, chattels and personal property of one

Mary J. Murphy

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

John R. Fellows
District Attorney.

0634

BOX:

421

FOLDER:

3892

DESCRIPTION:

Smith, John J.

DATE:

12/03/90



3892

0635

Witnesses:

John Smith
Officer Nulty

Counsel,
Filed *3* day of *Dec* 18 *90*
Pleads, *Not guilty - 4*

THE PEOPLE

vs.

John J. Smith

Grand Larceny *Second* degree.
[Sections 528, 537, 538, Penal Code]

John R. Fellows

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Abraham Lincoln
Dec 10 1890
Foreman.

Henry J. ...

John J. ...
Dec 10 1890
RB.M.

0636

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Oscar C. Lytle

of No. 70 E. 125th Street, aged 40 years,

occupation Bookkeeper being duly sworn

deposes and says, that on the 28th day of November 1890 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One overcoat and one piece of crape together of the value of thirty + 50/100 dollars (\$ 30.50)

the property of The firm of Bradley and Seabrook and in deponent's care and custody.

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 John Smith (now here) from the fact that at about the hour of 1.30 o'clock P.M. said date, deponent caught the said defendant in the act of leaving the stable at the above address with the aforesaid property in his possession.

Oscar C Lytle

Sworn to before me, this 28th day of November 1890
Police Justice

0637

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

John J. Smith

Question. How old are you?

Answer.

17 years old

Question. Where were you born?

Answer.

New York

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

Answer.

Refuse to answer

Question. What is your business or profession?

Answer.

Jockey

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

John J. Smith

Taken before me this

21st

day of

April

1890

Police Justice.

0638

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

Joseph J. ...

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

Dated, *Nov 12* 189

W. J. ...
Police Justice.

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

Dated, 189

Police Justice.

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

Dated, 189

Police Justice.

0639

Police Court, 5-1784 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm C. Little
John Smith

*offense, Larceny,
"felony"*

Dated, Nov 28 1890

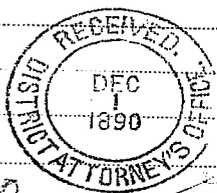
Welder Magistrate.
E. J. Wiley Officer.
24 Precinct

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.



\$ 500 to answer

Com

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0640

TELEPHONE, 1442-39TH ST.

The Osborne Stable Company,

LIVERY STABLE,
922 Seventh Avenue, Cor. 58th Street.

BOARDING STABLE,
Nos. 225 and 227 West Fifty-Eighth Street.

First Class Coupes, Landaus, Victorias and Horses
and Light Wagons of all kinds to Let.

JOHN DUNN, Manager.

New York, Dec 10 1890.

Mr R Martin

Dear Sir

Permit me to
introduce to you the bearer of
this note Mr. Gustav has
worked for me some time
and I can recommend them
as very deserving people

Mr. Gustav has got in some
trouble which she will explain
to you. She is a very deserving
hard working woman that I
have known for some time

Very Respectfully

John Dunn

0641

People

Joseph J. Smith

0642

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John J. Smith

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

John J. Smith

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

The said

John J. Smith,

late of the City of New York, in the County of New York aforesaid, on the *28th* day of *November* in the year of our Lord one thousand eight hundred and *twenty*,
_____ , at the City and County aforesaid, with force and arms,

one overcoat of the value of twenty-five dollars and one piece of crepe of the value of five dollars and fifty cents

of the goods, chattels and personal property of one

Oscar C. Lytle

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

John R. Fellows
District Attorney

0643

BOX:

421

FOLDER:

3892

DESCRIPTION:

Smith, John

DATE:

12/02/90



3892

0644

Witnesses:

F. Truax
Officer McLaughlin

Counsel,

Filed

day of

Dec

1890

Pleads,

THE PEOPLE

vs.

John Smith

Return to the Third Degree
and the Court
(Section 498, 506, 525, 533)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William H. Hunsicker,
Foreman.

Dec 3/90

James Henry Ledy

S. P. 3 yrs. P.M.

0645

Police Court— 3 District.

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

Frederick Arnold
of No. 18 Delutina Street, aged 23 years,
occupation Mechanic being duly sworn

deposes and says, that the premises No. 18 Delutina Street, 11th Ward
in the City and County aforesaid the said being a five story brick
tenement house the second floor front room
and which was occupied by deponent as a furnished dwelling apartment
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly wrenching off
the pad lock from the door of said
room

on the 27th day of November 1889 in the daytime, and the
following property feloniously taken, stolen, and carried away, viz:

Two Clocks valued at
three dollars
\$ 3 ⁰⁰/₁₀₀

the property of Deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

John Smith (now here)
for the reasons following, to wit: Deponent securely locked
and bolted the doors of said room
at the hour of 4¹⁵ pm on said date
deponent returned about ten minutes
later and found the pad lock broken
from said door and the defendant
was in said room. Deponent
then ran down stairs and deponent
ran after him and caught him on

0646

Said Street and held him until
Officer Mc Cormick came who
arrested the defendant and
found a Burglars pick lock and
the pad lock of said door in the
possession of Defendant.

Department
therefor charges the defendant with
having Burglariously entered said
premises and having taken carried
away and stolen said property
and says that he is held to
answer Fred Arnold

James Brown to appear
on this 28th day of March 1890
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1890
Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1890
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 1890
Police Justice

Police Court, District.
THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4
Dated 1890
Magistrate
Officer
Clerk
Witnesses
No. Street
No. Street
No. Street
to answer General Sessions.

0647

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Smith*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Went-Cam*

Question. What is your business or profession?

Answer. *Baker*

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

Answer. *I am not guilty*
John Smith

Taken before me this

28

day of *November*

1890

[Signature]
Police Justice

0648

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

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

Dated *Nov 28* 18*90* *A. J. [Signature]* Police Justice.

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

Dated.....18 Police Justice.

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

Dated.....18 Police Justice.

0649

Police Court--- District. *3/1782*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Arnold
18 - vs. Clinton St
John Smith

2
3
4

[Signature]
Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Dated *Nov 28* 18*90*
Hogan Magistrate.
Brunn & McCormick Officer.
13 Precinct.

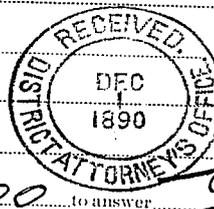
Witnesses

No. Street.

No. Street.

No. Street.

\$ *2000* to answer



[Signature]
Con

0650

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Smith

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

John Smith _____

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

The said

John Smith

late of the *Eleventh* Ward of the City of New York, in the County of New York aforesaid, on the *27th* day of *November* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, with force and arms, in the ~~day~~ time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Frederick Arnold* _____

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit : with intent, the goods, chattels and personal property of the said *Frederick Arnold* _____

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT—

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

John Smith
 of the CRIME OF *Petit* LARCENY, committed as follows:
 The said *John Smith*

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

two clocks of the value of one dollar and fifty cents each

of the goods, chattels, and personal property of one *Frederick Arnold*

in the dwelling house of the said *Frederick Arnold*

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

John R. Fellows,
 District Attorney

0652

BOX:

421

FOLDER:

3892

DESCRIPTION:

Smith, James

DATE:

12/02/90



3892

#18

Witnesses:

Chas. Gross

James Smith

Counsel,

Filed

day of

Dec

1890

Plends,

THE PEOPLE

vs.

F

James Smith

[unclear]
Burglary in the second degree.
[Section 497 and 34 Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John Van Horn
Dec 31 1890 Foreman.
James Smith
Almusa Ref P.S.M.

0654

Police Court 2 District.

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

Charles M. Cross

of No. 505 Tenth Avenue Street, aged 46 years,

occupation Dry Goods Store Keeper being duly sworn

deposes and says, that the premises No. 505 Tenth Avenue Street,

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

dwelling ~~Patrick Heating~~

and which was occupied by ~~deponent~~ as a dry goods store and dwelling on first

floor, and in which there was at the time a human being, by name Charles M. Cross

attempted to be

were BURGLARIOUSLY entered by means of forcibly breaking a

pane of glass in the show window of the

store of said premises facing on Tenth Avenue

on the 25 day of November 1888 in the night time, and the

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

a quantity of

dry goods of the value of about

one hundred dollars

the property of deponent's employer Patrick Heating

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

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

James Smith

for the reasons following, to wit: Deponent locked the said store

on said night and about the hour of

11.30 o'clock p.m., on said date

deponent was in his living apartments

at the rear of said store when deponent

0655

heard a noise of the breaking of glass when deponent went to the front of the store and there saw the defendant in the act of breaking the glass in the show window of said store, and deponent then and there caused the arrest of the defendant. C. M. Gouss.

Subscribed before me this 26 day of November 1895
C. M. Gouss

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
vs.
Burglary
Degree

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0656

2

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Smith 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. *James Smith*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *16 Proffit Av. Brooklyn 6 months*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I have nothing to say except*

that I was not breaking

the window
James Smith

Taken before me this

day of *December* 1890

26

J. W. [Signature]
Police Justice.

0657

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 Smith

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

Dated *Nov 26* 188*0* *J. J. Reddick* 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.

0658

Police Court--- 2

1481 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles M. Cross
505 - 10th Ave
James Smith

Attorney at
Law
Brayley
Offence

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Nov 26 1890

O'Reilly Magistrate.

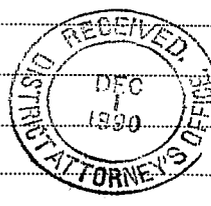
Smith Officer.

20 Precinct.

Witnesses.....

No. Street.

\$ 1000 to answer G.S.



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Smith

The Grand Jury of the City and County of New York, by this indictment, accuse James Smith of the crime of attempting to commit the CRIME OF BURGLARY IN THE second DEGREE, committed as follows:

The said James Smith

late of the 5th Ward of the City of New York, in the County of New York aforesaid, on the 12th day of November, in the year of our Lord one thousand eight hundred and eighty, with force and arms, about the hour of seven o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Charles M. Cross,

there situate, feloniously and burglariously did attempt to break into and enter, there being then and there some human being, to wit: the said Charles M. Cross.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said Charles M. Cross.

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away;

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

John P. Fellows, District Attorney

0660

BOX:

421

FOLDER:

3892

DESCRIPTION:

Seligman, Paul

DATE:

12/15/90



3892

0661

Witnesses;

John C. ...
...

Counsel,

Filed *15* day of *Dec* 18 *90*

Pleads,

THE PEOPLE

vs.

B. Seligman

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John C. ...

Foreman.

Dec 15 1890
...
...

0662

Police Court, / District.

City and County } ss.
of New York,

of No. 19 Lispenard Street, aged 35 years,
occupation Manufacturer being duly sworn, deposes and says,

that on the 10 day of October 1890, at the City of New York, in the County of New York, one Paul Seligman

did make forged utter and counterfeit with intent to defraud a certain signature to a check ^{for the sum of fifty dollars} ~~to be attached~~ the signature purporting to be that of deponent and in imitation of the signature of deponent, from the following facts to wit: that said Seligman was in the employ of deponent as a book-keeper and well acquainted with the business and handwriting of deponent, that about October 1st deponent was sick and unable to attend to his business.

That on the 13th day of November 1890 deponent examined his bank book and the checks returned, the same having been paid by the Garfield National Bank, the Bank in which deponent keeps his account and the Bank upon which the attached check was drawn and among the checks returned was the one here shown which deponent detected as a forgery, the body of said check being in the hand writing of Seligman and the endorsement thereof being his signature.

Deponent therefore charges said Seligman with forging his name to said check, collecting the money and appropriating the same to his own use. G. Harris

Subscribed & sworn to before me this 18th day of December 1890

[Handwritten signature]

0663

Sec. 198-200.

1st.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Paul Seligman 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.

Paul Seligman

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Germany

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

Answer.

1023 - 3rd Ave. 6 weeks.

Question. What is your business or profession?

Answer.

None

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

Answer.

I am not guilty and
demand an Examination

Paul Seligman

Taken before me this

1st

day of

Sept 18 1921

Police Justice

0664

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 Alfred

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

Dated Dec. 4 18 90 A. J. Smith Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0665

190
Reid was capital check
no. 1158 dated Oct. 10/90
for ³⁵ - ~~100~~ - ¹⁰⁰ - ~~100~~ - ¹⁰⁰ -
Henry Seligman
v. Bear, ¹⁰⁰ - ~~100~~ - ¹⁰⁰ - ~~100~~ -
specially S. Harris, or
represent in affid. of,
Harris, dated Nov. 14/90
John Fauschheim
atty for G. Harris
15 Wall St. N.Y.

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

A. J. White

Police Court--- 1823 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
George Harris
19 - *Leopold St.*
Paul Seligman
2
3
4
Dated *Nov 18* 1890
W. J. Lathrop Magistrate.
Officer.
Precinct.

Witnesses
No. Street.
No. Street.
No. Street.
No. Street.



1500 to answer
at 26. Nov 22
Dec 10 30
How

0666

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Paul Seligman

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

Paul Seligman

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

The said Paul Seligman,

late of the City of New York, in the County of New York aforesaid, on the tenth day of October in the year of our Lord one thousand eight hundred and ninety, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, to wit: an order for the payment of money of the kind called bank cheques which said forged bank cheque is as follows, that is to say:

No. 1158 New York Oct 10th 1890
The Garfield National Bank
Pay to the order of Seligman or Bearer
Thirty five $\frac{00}{100}$ Dollars
\$35.00
G Harris

with intent to defraud, 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.

0667

SECOND COUNT—

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

Paul Seligman
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Paul Seligman*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit:* an order for the payment of money of the kind called bank cheques, which said forged bank cheque is as follows, that is to say:

No. 1158 New York Oct 10th 1890
The Garfield National Bank
Pay to the order of Seligman or Bearer
Thirty five ⁰⁰/₁₀₀ Dollars
G. Harris

with intent to defraud; *he* the said *Paul Seligman* then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0668

BOX:

421

FOLDER:

3892

DESCRIPTION:

Sheehan, Patrick

DATE:

12/11/90



3892

0669

Witnesses:

Joseph Golia

Joseph Golia

Joseph Golia

Counsel,

Filed

day of

18 90

Pleads,

THE PEOPLE

vs.

Patrick Sheehan

Grand Larceny, Second Degree.
(From the Person.)
[Sections 529, 531, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows

Foreman.

Dec 12/90

Joseph Golia

Joseph Golia

0670

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. Giuseppe Calles
89 Mulberry Street, aged 31 years,
occupation Laborer being duly sworn

deposes and says, that on the 6 day of December 1904 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One Silver Watch
of the value of Five dollars.

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Patrick Sheehan (now here) for the reasons following to wit,

That deponent on said day while walking through Mulberry Street had said watch attached to a chain, said watch was in a pocket on the left side of a vest which ^{he} had on at said time

That Defendant seized hold of aforesaid chain and took therefrom the aforesaid watch, and ran away with the same.

his
Giuseppe Calles
mark

Sworn to before me this 7 day of December 1904
John J. [Signature] Police Justice.

0671

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Patrick Sheehan*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *349 Madison Street 2 years*

Question. What is your business or profession?

Answer. *Plasterer*

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*

Patrick Sheehan

Taken before me this
day of *Nov* 1890

Police Justice.

0672

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

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

Dated *Dec 7* 18*90* *[Signature]* Police Justice.

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

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

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

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

0673

1826

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Giuseppe Calles
89 Mulberry Str.
Patrick Sheehan

Office Sweeney
from the Person

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Dec 7* 1890

White Magistrate.

Walsh Officer.

6 Precinct.

Witnesses *Pasquale Capparelli*

No. *79 Mulberry* Street.

No. Street.

No. Street.



\$ *5.00* to answer

by Sec. 81. 2/10/90
Carry on

0674

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Sheehan

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

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

The said *Patrick Sheehan*

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

*one watch of the
value of five dollars*

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

John R. Fellows
District Attorney

0675

BOX:

421

FOLDER:

3892

DESCRIPTION:

Seaman, Charles G.

DATE:

12/18/90



3892

0676

Witnesses:

Wm. Edyan
Emilie Paul

1990
Paul

Counsel,

Filed *18* day of *Dec* 18*90*

Pleats, *Not guilty*

THE PEOPLE
vs.
Charles G. Seaman

(Section 219, Penal Code).

ASSAULT IN THE THIRD DEGREE

JOHN R. FELLOWS,

to District Attorney.

Jan 7 1891. D.M.A.

A True Bill.

William Van Buren
Foreman.

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

Part 2. *Jan. 6. 1891.*

0677

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles G. Seaman

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

Charles G. Seaman

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

The said

Charles G. Seaman

late of the City of New York, in the County of New York aforesaid, on the *eightth* day of *November* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninty* at the City and County aforesaid, in and upon the body of one *Clara Edgar* in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and *her* the said *Clara Edgar* did then and there unlawfully beat, wound and ill-treat, to the great damage of the said *Clara Edgar* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney

0678

BOX:

421

FOLDER:

3892

DESCRIPTION:

Schwartz, Simon

DATE:

12/08/90



3892

0679

POOR QUALITY ORIGINAL

Assistant District A. N. 1899

Copy furnished to Dist. A. N. 1899

Witnesses:

Just Schuur

appear from the doubtful merits of this case, over six years have elapsed since the finding of this indictment, and as no party interest could be subjected to any satisfactory result gained by the further prosecution thereof, I recommend defendant's discharge on his own recognizance June 9/1904

J. J. Van Deen
S. D. A.

COMES

FILED

FILED

THE PEOPLE

JOHN R. FELLOWE

District Attorney

A TRUE BILL

Wm. H. ...
Notary

Witness
District Attorney
Defendant
M. M. ...

Spring
1896

0680

POOR QUALITY ORIGINAL

1st Dist. Court

Witnesses:

Jaest Schuur

Apart from the
described events of this
case, over six years
have passed since the
findings of this in-
stant case, and as the
interest could be sustained
or any satisfactory result
gained by the further
prosecution thereof,
I recommend the defendant
be discharged on his
own recognizance
June 9/97

L. L. Van Allen
C. J. A.

Schuyler
258 Bway

Counsel.

Filed

day of

1897

Pleas

THE PEOPLE

vs.

Simon Schwartz

JOHN R. FELLOWS

District Attorney.

A TRUE BILL.

Foreman.

Part 4 June 10/97
on motion of Dis. Atty.
Ref. Dis. on verbal Uob.

M T M M

Paying
[Sec. 96, Penal Code]

0681

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Simon Schwartz 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. *Simon Schwartz*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *No 95 Ridge St. 5 years*

Question. What is your business or profession?

Answer. *Cook*

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*

his
Simon Schwartz
mark

Taken before me this

day of April 1894
Mark W. ...

Police Justice.

0682

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

Jacob Schrum

of No. 65 Pitt Street, aged 43 years,
occupation Sailor being duly sworn deposes and says
that on the 23rd day of June 1890

at the City of New York, in the County of New York: One, Simon Schwartz, who
was a defendant in an action pending in the District
Court of the City of New York, for the 5th Judicial District
before Hon. Henry C. Solofsky Justice, wherein
deponent was the plaintiff, said that said defendant
had never borrowed any money from the plff, and
particularly that he never borrowed the sum of Fifty dollars
from deponent, and that said defendant further
testified that he did not possess a certain gold watch
and chain the property of deponent, when in truth and
fact it did appear that deponent loaned said
sum of Fifty dollars to said Simon Schwartz, and that

Subscribed and sworn to before me this 23rd day of June 1890

Police Justice

0683

said defendant Simon Schmitt had possessed the ~~lock~~
watch and chain referred to which was the property of
defendant.

Defendant therefore prays that ~~an account be taken~~
Simon Schmitt, ~~issue be taken~~ ~~and that he be held~~
according to law.

Simon to before me,
this 24 day of June 1890,
Charles W. Smith, Police Justice

318
Police Court--- District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
Jacob Schmitt
Simon Schmitt
28 yrs. 93 Ridge
Hudson

AFFIDAVIT.
Dated June 23 1890
Simon
Magistrate.

Witness,
Officer.
Simon

The Presiding Magistrate,
in my absence, will please hear
and determine the within case.

Charles W. Smith
Police Justice

Disposition,
\$1000. bail for 90
grace 25-11870-10 PM
June 24
2 P.M.

0684

CITY AND COUNTY OF NEW YORK, SS:-

J A C O B S C H N U R, being duly sworn, says; that he resides at No. 65 Pitt Street in the City of New York. That on the 2nd day of June, 1890, in the City and County of New York, upon the trial of a certain civil action then pending in the District Court in the City of New York for the Fifth Judicial District, wherein deponent was the plaintiff and Simon Schwartz was one of the defendants before Henry M. Goldfogle, Esq., the Justice of the aforesaid District Court then and there duly holding said Court, the said Simon Schwartz was called as a witness on his own behalf and was then and there duly sworn by the said Justice in said Court, that the evidence he would give in said action, would be the truth, the whole truth, and nothing but the truth. That upon the said trial it became material to inquire whether the said Simon Schwartz had received from deponent, Jacob Schmur, the plaintiff in said action, the sum of Seventy Dollars, whether he, the said Schwartz, had ever borrowed any money from the said Jacob Schmur, whether he, the said Schwartz, had received any money from the said Jacob Schmur and whether he, the said Schwartz, had received from the said Jacob Schmur, a watch and chain and whether he the said Schwartz ever had possession of the same and which belonged to the said Jacob Schmur the plaintiff in said action and whether he, said Schwartz, had pawned said Watch and chain with one Mehrbach, and whether he said Schwartz had taken a certain watch which had stamped on it the number 51293 to the office, shop, or place of business of any pawn broker and whether he had pawned said watch and chain or taken it for the purpose of obtaining a loan thereon and deponent says that the said Schwartz having been so duly sworn, as aforesaid, did upon the said trial in the said District Court in the City of New York for the

0685

the Fifth Judicial District testified and upon his oath stated that the said Jacob Schmur never gave him the sum of Seventy Dollars, and that he never borrowed any money from the said Jacob Schmur and that the said Schwartz never received any money or obtained any loan of money from the said Jacob Schmur and that the said Jacob Schmur never gave a watch and chain to him said Schwartz and that the said Jacob Schmur never gave him either Seventy Dollars, Fifty Dollars, or Ninety Dollars, that he never borrowed any money from the said Jacob Schmur, and that the said Schwartz never took the said watch and chain to any pawnbroker, that he never pawned the said watch and chain with the said Mehrbach, that he never took the said watch and chain to the office, shop, or place of business of a pawnbroker and that he never pawned the said watch which had stamped there on the number 51893 or given or delivered it to any ^{person} ~~purpose~~ for the purpose of obtaining a loan of money thereon, whereas in truth and in fact, the said Schwartz did obtain and receive ~~from~~ from the said deponent the sum of Seventy Dollars, and also the sum of Fifty Dollars and did borrow from the said Jacob Schmur and the said Jacob Schmur did loan unto the said Schwartz certain moneys, and whereas in truth and in fact the said Schwartz did obtain and receive from the said Jacob Schmur the aforesaid watch and chain and did obtain such watch and chain for the purpose of obtaining a loan of money thereon and did give and deliver the said watch and chain to a pawn broker in the City of New York and did pawn the said watch and chain with a pawn broker and did take the watch and chain to the office, shop, or place of business of a pawn broker, to wit, one Mehrbach and did obtain a loan of money thereon from the said pawn broker and did take the said watch and chain to a pawn shop or to a pawn broker's office or store and did pawn the same al-

0686

though he the said Schwartz testified that he did not pawn the same and did not take it to such pawn broker's office, and deponent says that the said evidence of said Schwartz hereinbefore set forth given at the said trial was false, and was willfully given by the said Schwartz knowing it to be false, and that the said Schwartz upon the trial of said action in the said Court did then and there before the said Justice of the said Court swear falsely, and commit willfull and corrupt perjury.

Dependent further that at the conclusion of the trial herein referred to the said Schwartz was placed under arrest and charged with the crime of perjury and the charge of corrupt willfull perjury.

Sworn to before me this 27th day of June, 1890..: Charles N. Jamison

Charles N. Jamison
Police Justice

0687

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

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

Dated Sept 30 - 1890 Charles N. Smith Police Justice.

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

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

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

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

0688

Adj. to July 2nd 1890
 12:30 P.M. C.M.J.P.
 Adj. to July 16th 1890
 3 P.M. (5th District) C.M.J.P.
 Adj. to July 23-1890
 3 P.M. C.M.J.P.
 Adj. to July 30-90
 3 P.M. C.M.J.P.
 Adj. to Aug 28 90
 3 P.M. C.M.J.P.
 Adj. Sept-10-90
 3 P.M. C.M.J.P.
 Adj. to Sept 27 3 P.M.
 C.M.J.P.
 Abraham Schuller
 79 nor folk Street

Police Court--- 3rd 148th District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Schuss
vs. 65- Pitt St.
Simon Schwartz

2
3
4

Dated June 27 1890

Patterson Magistrate
Merrin Officer
Carr Precinct

Witnesses
No. Street

No. Street

No. Street



1008
Supt. 9. 30m

0689

Sec. 192.

Third District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Charles H. Hunter a Police Justice of the City of New York, charging Simon Schwartz Defendant with the offence of Perjury.

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

We, Simon Schwartz Defendant of No. 93 Ridge Street; by occupation a Baller and Wolf Hering of No. 147 Broome Street Street, by occupation a Boq dealer Surety, hereby jointly and severally undertake that the above named Simon Schwartz Defendant shall personally appear before the said Justice, at the 3rd District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of One ~~Hundred Dollars~~ Thousand Dollars

Taken and acknowledged before me, this 24th day of June 1890 Simon Schwartz Wolf Hering
Charles H. Hunter POLICE JUSTICE.

0690

CITY AND COUNTY } ss.
NEW YORK, }

Wm. H. ...
Magistrate
Police Justice.

Sworn to before me, this

1891

Wolf Haring

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *fifty* *per* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *one house lot No. 65*

Sheffield and 147 Broome Streets

in the City of New York both
worth \$4000 and mortgaged for
\$31000.
Wolf Haring

District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Geoff Schuur

vs.

Shirley Schwartz

Undertaking to appear during the Examination.

Taken the *188* day of *188*

Justice.

0691

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Simon Schwartz

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

Indictment accuse Simon Schwartz

of the crime of Perjury,

committed as follows:

Heretofore, to wit: on the twenty third day of June, 1890, at the City of New York, in the County of New York, a certain action of debt, for a certain debt and demand, was depending in the District Court in the City of New York for the Eastern Judicial District, wherein one Jacob Schmitt was plaintiff, and the said Simon Schwartz was defendant, and wherein the sum claimed did not exceed two hundred and fifty dollars, and on the day and in the year aforesaid, at the City and County aforesaid, before Henry M. Boyd, Judge, Esquire, then and not being the Justice of the said District Court, the issues before then joined between the said Jacob Schmitt and Simon Schwartz in the said action, came on to be tried in due form of law, and according to the form of the Statute

in such case made and provided, and were then
 and there in due form of law and according to
 the form of the Statute in such case made
 and provided, duly tried before the said Henry
 M. Goldsage Esquire, Justice as aforesaid,
 and a jury of the said County of New York
 in that behalf duly summoned, taken and sworn
 between the parties aforesaid.

And upon the said trial of the said issues,
 the said Simon Schwartz, late of the City and
 County aforesaid, then and there appeared and
 was produced as a witness in his own behalf,
 and was then and there duly sworn and took
 this corporal oath before the said Henry M.
 Goldsage Esquire, so being under Justice as
 aforesaid, that the evidence which the
 said Simon Schwartz should give to the said
 Justice and to the said jury, so sworn as
 aforesaid, touching the matters in question
 between the said parties should be the truth,
 the whole truth, and nothing but the truth,
 (as the said Henry M. Goldsage Esquire, as
 said Justice as aforesaid, then and there having
 sufficient and complete authority to administer
 the said oath to the said Simon Schwartz in
 that behalf); and at and upon the said trial
 of the said issues assigned between the said
 parties as aforesaid, to wit: on the day and in
 the year aforesaid, at the City and County

of record; then and there became and was
 a material question whether the said Simon
 Schwartz had ever received any money from
 the said Jacob Schaner, also whether the said
 Simon Schwartz had received from the said
 Jacob Schaner, the sum of seventy dollars;
 also whether the said Simon Schwartz had
 received any money from the said Jacob Schaner,
 also whether the said Simon Schwartz had
 received from the said Jacob Schaner, a watch
 and chain stamped with the number "51293" and
 belonging to the said Jacob Schaner, or had
 ever had possession of the same, or had purchased
 the same or the watch or any individual,
 or of any pawn broker, or had taken the said
 watch to the office, shop or place of business of
 any pawn broker, or had purchased the said
 watch and chain or taken the same for the
 purpose of obtaining a loan thereon.

And the said Simon Schwartz, having
 been so sworn as aforesaid, contriving and
 intending to prevent the due course of law
 and justice, and unlawfully to oppress the
 said Jacob Schaner, and to deprive him of
 the benefit of the said action, and to subject
 him to the payment of sundry heavy costs,
 charges and expenses, then and there, on the
 said trial of the said issues, upon his oath
 aforesaid, feloniously, unlawfully, and knowingly

0694

and perjury, and of doing, saying, doing and
paying before the said jurors as sworn to by the
said witness as of record, and before the said
Mehrbach, the said Justice, and the said
Justice, amongst other things, in substance and
to the effect following, that is to say, that
the said Simon Schwartz had never borrowed
any money from the said Jacob Schurr, and
had never received from him the sum of
seventy dollars, or of any sum of money; that
the said Simon Schwartz had not received
from the said Jacob Schurr a watch stamped
with the number "51293", and a chain, belonging
to the said Jacob Schurr, and had never
had possession of the same, and had not
gained the same at the residence of the
said Mehrbach or of any pawn broker, and
had not taken the said watch to the office,
shop or place of business of any pawnbroker,
and had not gained the said watch and chain
or taken the same for the purpose of obtaining a
loan thereon.

Whereas in truth and in fact the said
Simon Schwartz had borrowed money from
the said Jacob Schurr, and had received from
him the sum of seventy dollars, and other
sums of money, and the said Simon Schwartz
had received from the said Jacob Schurr the
said watch and chain, and had had possession

of the game, and had caused the game at the
 favor of the said Melbach, and had
 taken the said match to the said shop of the
 said Melbach, and had caused the said
 match and draw, and taken the same for the
 purpose of obtaining a loan thereon, all of
 which he the said Simon Schwartz, then and
 there well knew.

And so the grand jury aforesaid do say,
 that the said Simon Schwartz, in manner and
 form aforesaid, felonously, unlawfully, know-
 ingly, corruptly and falsely, did commit, wilful
 and corrupt perjury, 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 P. Bellows,

District Attorney

0696

BOX:

421

FOLDER:

3892

DESCRIPTION:

Schwartz, Adolph

DATE:

12/10/90



3892

0697

Witnesses:

Adolph Schwartz
Adolph Schwartz

95
Counsel, *Adolph Schwartz*
Filed, *Dec 11* 1890
Pleads, *Adolph Schwartz*

THE PEOPLE

26 S.W. 28.
313-
Adolph Schwartz

BIGAMY.
(Section 298, Penal Code.)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

William H. Venable

Foreman,
Part III December 22/90
Pleads Guilty -

Pen Bond.

0698

Police Court, 9 District.

City and County of New York, ss.

Anna Schwartz

of No. 213 5th Street, aged 21 years,

occupation Keep House being duly sworn, deposes and says,

that on the 5th day of December 1890, at the City of New York, in the County of New York,

she caused the arrest of Otto Schwartz (nowhere)

charged with Bigamy for the following reasons to wit:

Deponent says the defendant was introduced to deponent on or about 16th day of November 1890 at 162 Orchard Street. that defendant then and subsequently told deponent that he was a single and unmarried man and did then and then propose marriage to the deponent. that deponent believing the defendant and that she did agree to marry the defendant. Deponent further says that she was married to this defendant by the Rev. Jacob Birnbaum at the residence of Mr. Birnbaum 139 Allen Street. on the 15th day of November 1890. Deponent says she is informed by Jennie Schwartz that she is the wife of the defendant that said Jennie was married to the defendant in Russia and has been married to defendant and has three children and that she has not been divorced from the defendant.

Deponent therefore charges the defendant with the crime of Bigamy in violation of section 1298 of the penal code and prays that he be held to answer

Anna Schwartz

Sworn to before me this 5th day of December 1890 Police Court

0699

CITY AND COUNTY }
OF NEW YORK, } ss.

Isaac Szworitch
Rabbi

aged *40* years, occupation of No. *111*

Rivington

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Suna Schwartz*

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

Sworn to before me, this

5th

day of *December* 18*90*

[Signature]

Police Justice.

J. Linnich

0700

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation none of No. 94

Henry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Anna Schwartz

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

Sworn to before me, this 5 day of August 1888 by Anna Schwartz

A. Hoffman
Police Justice.

0701

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Otto Schwartz 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. *Otto Schwartz*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Russia Poland*

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

Answer. *33 5th AVENUE 8 days*

Question. What is your business or profession?

Answer. *Frame*

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

Answer.

I am not guilty I was divorced from my first wife by a Rabbi

*Otto ^{W's} Schwartz
mark*

Taken before me this

day of

1932

Police Justice

0702

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *250* 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 *December* 18 *20* *[Signature]* Police Justice.

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

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

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

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

0703

95. B.O., 1821
Police Court--- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

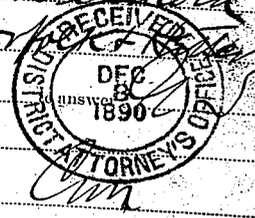
Auna Schwartz
313 - 3rd St. 3
1 *Otto Schwartz*
2 *Adolph*

Mag. J. J. Gamm
Offence

Dated *December 5th* 18*90*
H. J. Ryan Magistrate.
Rooney Officer.
Rabbi Saml Wein Precinct.
54 1/2 Bay St.

Witnesses *James Schwartz*
No. *94 Henry* Street.
Rev. Jacob Sivatch
No. *111 Ridge* Street.

Mr. Bernard
No. *Cor. North* Street.
\$ *1000*



BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0704

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

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

To Rev Samuel Wein 5 4 1/2 Lenox
of No. _____ Street _____

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 15 day of December 1890 at the hour of 10 1/2 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John Doe
Dated at the City of New York, the first Monday of December in the year of our Lord 1890

JOHN R. FELLOWS, District Attorney.

0705

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 3 DISTRICT.

Michael Rooney

of No. 3rd Dist Police Court Street, aged — years,

occupation Police Officer being duly sworn deposes and says,

that on the 4th day of December 1889

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

Otto Schwartz charged with
Abandonment Dependent is informed
that said Schwartz has another
wife living in this City besides
Anna Schwartz the Complainant in said
abandonment case. Dependent therefore
prays that the defendant be held
in order to enable dependent to produce
further evidence

Michael Rooney

Sworn to before me, this

of December 1889

day

1889

[Signature]

0706

Police Court, 3-3 District.

By Dec 5th 1880

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Rooney
Otto Schwarz

AFFIDAVIT.

Dated *December 4th* 188*0*

Hogan Magistrate.

Rooney Officer.

Witness, _____

POLICE

Disposition, _____

0707

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Adolph Schwartz

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

Adolph Schwartz

of the CRIME OF BIGAMY, committed as follows.

The said

Adolph Schwartz

late of the City of New York, in the County of New York, aforesaid, on the *fifteenth* day of *September* in the year of our Lord one thousand eight hundred and *eighty-three*, at *Svensien*, in the *Government of Wilna*, in the *Russian Empire*

did marry one *Sena Bak* and her
the said *Sena Bak* did then and there have for
his wife; and the said *Adolph Schwartz*
afterwards to wit on the *23rd* day of *November* in the year of
our Lord one thousand eight hundred and *ninety* at the *City and*
County of New York, aforesaid,
did feloniously marry and take as *his wife* one *Annie*
Fest and to the said *Annie Fest*
was then and there married, the said *Sena Bak*
being then living and in full life, against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0708

BOX:

421

FOLDER:

3892

DESCRIPTION:

Schneider, Henry

DATE:

12/08/90



3892

0709

W. L. Brock

Counsel
Filed *8* day of *Dec* 189 *0*
Plends,

Witnesses:

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

VIOLATION OF EXCISE LAW.
(Selling to minors.)
[Section 290, Penal Code, sub. 8.]

THE PEOPLE

vs.

B

Henry Schneider

JOHN R. FELLOWS,
District Attorney.

Joseph ...
A True Bill.
William ... Foreman
Foreman.

0710

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Schneider

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

accuse

Henry Schneider

of a MISDEMEANOR, committed as follows:

The said *Henry Schneider*
late of the City of New York, in the County of New York aforesaid, on the
twenty-sixth day of *November* in the year of our Lord
one thousand ~~eight~~ hundred and ninety _____, at the City and County aforesaid,
certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one
Annie Bennett who was then and
there a child actually and apparently under the age of sixteen years, to wit: of the age of
eleven years, against the form of the statute in such case made and provided, and
against the peace of the People of the State of New York, and their dignity.

JOHN R. FELLOWS,

District Attorney.

0711

BOX:

421

FOLDER:

3892

DESCRIPTION:

Schneider, Henry

DATE:

12/15/90



3892

0712

Robert Loman
Counsel,
Filed 15 day of Dec 1887
Pleads *Proquity 16*

THE PEOPLE
vs.
B
Henry Schneider

[SS 843 and 844, Penal Code].
POLICY.

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Robert Van Spurden
Foreman.
Gr. Jur. 21 19 23
Henry G. G. G. G.
Fred Moore

Witnesses:
William S. S.

0713

Debit 1.50

18 19 23 57

4-13 16 29

11 18 57 63

28 35 57 67

57 67 4914
173 95

0714

GLUED PAGE

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



Antis

of 150 Nassau Street, New York City, being duly sworn deponent
21 years of age, and is employed as Chief agent of the New York Society for the
Suppression of Vice, that he has just cause to believe, is informed and verily does
believe, that Robert Don of 170 Thompson street

whose real name is unknown, but who can be identified by J. P. Collier
_____ did, at the city of _____ County
of _____ and State of New York, on or about the 30th day of September 1890.

unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage as a dealer or game-keeper in a gambling or banking game, where money or
property was dependent upon the result—and did sell, or offer to sell what is com-
monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing
or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or
other document for the purpose of enabling others to sell or offer to sell lottery policies,
writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing
or drawn numbers of a lottery, against the form of the statute of the State of New York
in such case made and provided.

Deponent further says, he has just ^{cause} ~~come~~ to believe, is informed and verily does
believe ~~from personal observation and~~ from statements made by J. P. Collier

that the said Robert Don

_____ aforesaid, now has in his possession, at in and upon
certain premises occupied by him and situate and known as number
170 Thompson street
_____ in the city of New York and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

0715

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this }
30th day of September 1890. }
Anthony Comstock
[Signature] Police Justice.

CITY OF New York AND COUNTY OF New York ss.
John R. Colford of 43 Park Row
being further sworn deposes and says that on the 30th day of September 1890,
deponent visited the said premises, named aforesaid, and there saw the said
Robert Doe of 170 Thompson Street aforesaid, and
had dealings and conversation with him as follows:

Deponent entered said premises 170 Thompson Street; and there saw the said ROBERT DOE and asked him to let him look at last night's slip; he handed the same to Deponent, and Deponent afterwards asked for certain numbers, naming the numbers, which the said ROBERT DOE recorded upon his manifold, and also recorded the said numbers on slip of paper at the same time, which said slip of paper the said ROBERT DOE afterwards handed to Deponent, and which said paper is hereto annexed to the foregoing affidavit of ANTHONY COMSTOCK. The Deponent paid the said ROBERT DOE the sum of Fifty Cents for the same.

Subscribed, and sworn to before me : *J. R. Colford*
this 30th. day of September 1890. :
[Signature]
Police Justice.

0716

W

THE PEOPLE

ON COMPLAINT OF

Anthony Bruto et al

AGAINST

Robert Dor

*Violation Sec. 344, P. C.
Gambling and Policy.*

17th J.

Affidavit of Complaint.

WITNESSES :

Police Justice.

Subscribed and sworn to before me this }
day of _____ }
188_____ }

0717

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

Antony Fausto

of No. *43 Park Row* Street, being duly sworn, deposes and says,

that *Harry Schneider* (now present) is the person of the name of

Robert Dor mentioned in deponent's affidavit of the *30th*

day of *September* 18*90*, hereunto annexed.

Sworn to before me, this *1st*

day of *October* 18*90*

Antony Fausto

W. J. B. B. B.

POLICE JUSTICE.

0718

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Henry Schneider 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. *Henry Schneider*

Question. How old are you?

Answer. *58 years*

Question. Where were you born?

Answer. *Germany.*

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

Answer. *170 Thompson St. 7 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
of murder*

Taken before me this

day of

John S. [Signature]
188 [Signature]
Police Justice

0719

Sec. 151.

Police Court, 1st District.

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

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Anthony Caustock & John R. Ballard of No. 42 Park Row Street, charging that on the 20th day of September 1890 at the City of New York, in the County of New York that the crime of Betting & recording what is commonly called a lottery policy

has been committed, and accusing Robert Go - whose real name is unknown but who can be identified by J. R. Ballard thereof.

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

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

Dated at the City of New York, this 20th day of September 1890
[Signature] POLICE JUSTICE.

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POLICE COURT, ⁴ DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Constock et al.

vs.

Robert D...

Warrant-General.

Dated *Sept 30th* 1890

A. J. White Magistrate.

Officer.

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex, _____

Complexion, _____

Color, _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

0721

City and County of New York, ss:

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

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

Proof by affidavit having been this day made before me, by Anthony Bantock and John R. Collard of 43 Park Row Street, New York City, that there is probable cause for believing that Robert Doe whose real name is unknown but who can be identified by J.R. Collard

has in his possession, at, in and upon certain premises occupied by him and situated and known number 170 Thompson street in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-boards and gaming tables, with intent to use the same as a means to commit a public offense.

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

and in the building situate and known as number 170 Thompson street aforesaid, for the following property, to wit: all Faro layouts, Roulette Wheels and layouts, Rouge et Noir, or Red and Black layouts, gaming tables, chips, packs of cards, dice, deal boxes, lottery policies, lottery tickets, circulars, writings, papers, documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, books documents for the purpose of enabling others to gamble or sell lottery policies, black-boards, slips or drawn numbers of a lottery, money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 4th District Police Court at the Bowls in Centre street in the City of New York.

Dated at the City of New York, the 30th day of September 1890

[Signature]

POLICE JUSTICE .



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Inventory of property taken by Robert Webb the Peace Officer by whom this warrant was executed :

~~Faro layouts,~~ ~~Roulette Wheels,~~ ~~Roulette layouts,~~ ~~Rouge et Noir lay-~~
~~outs,~~ ~~gaming tables,~~ ~~chips,~~ ~~packs of cards,~~ ~~dice,~~ ~~deal~~
~~boxes,~~ ~~deal trays for holding chips,~~ ~~cue boxes,~~ ~~markers, or tally cards,~~
~~ivory balls,~~ ~~lottery policies,~~ ~~lottery tickets,~~ ~~circulars,~~ 1 package ~~writings,~~ ~~X~~
papers, ~~black boards,~~ 4 ~~slips, or drawn numbers in policy,~~ ~~money,~~
2 manifold books, ~~slates,~~ 1 Dream Book 2 Agate 1 Plate
1 Black board. 2 Lottery circulars

City of New York and County of New York ss:

Robert Webb the Officer by whom this warrant was executed,

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

Sworn to before me, this 1st day of Oct 1890

Robert Webb

Police Justice.

Police Court--- District. 1st

Search Warrant.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Al Countach
vs.
Robert Doss

170 7
Dated 188

Justice.

Officer.

0723

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.....

Rependant
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 18 90* *A. J. White* Police Justice.

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

Dated *October 24 90* *A. J. White* Police Justice.

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

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

0724

For the
9th
Oct 8. 1890

#138 130 129
Police Court District

THE PEOPLE
ON THE COMPLAINT OF

Anthony Conter
vs.
Henry Schneider

Office
John

BAILABLE

No. 1, by Gustav Hellrung
Residence 145 Blaker Street

No. 2, by
Residence Street

No. 3, by
Residence Street

No. 4, by
Residence Street

Dated Oct 19 1890
Parr Magistrate
Webb Officer
Co. Precinct

Witnesses
No. Street
No. Street
No. Street



\$ 5000 to pay for Bail

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Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Maurice J. Power a Police Justice of the City of New York, charging Harry Schneider Defendant with the offence of Selling Lottery Tickets

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

We Harry Schneider Defendant of No. 179 Thompson Street; by occupation a Club and Travels of No. 222 West 28 Street, by occupation a Shoe Maker Surety, hereby jointly and severally undertake that the above named Schneider Defendant shall personally appear before the said Justice, at the 1 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of five Hundred Dollars.

Taken and acknowledged before me, this 1 day of October 18 19 } J. B. Shenaker
Erz B. ... POLICE JUSTICE. } Erasmus Crawford

0726

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this
day of October
1892
by John J. [unclear]
Police Justice.

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

House 407 1/2 Avenue
No 20 West 2nd St. valued at
Two thousand dollars free
of all encumbrance
Erastus Crawford

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 18

Justice.

0727

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Schneider

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

Henry Schneider

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

The said

Henry Schneider

late of the *Fifteenth* Ward of the City of New York in the County of New York aforesaid, on the *thirteenth* day of *September* in the year of our Lord one thousand eight hundred and *eighty-ninety*, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building, there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Henry Schneider

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

The said

Henry Schneider

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.

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

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

The said *Henry Schneider*

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

one *John R. Ballard*

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

18 19 23 57
4-13 16 29
11 18 57 63
24 35 57 67
4 101
57 67 73 75

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

FOURTH COUNT.

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

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

The said *Henry Schneider*

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

one *John R. Ballard*

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

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

Bath 30
18 19 23 57
4-13 16 29
11 18 57 63
28 35 57 67
4/104
57 67 73 75

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

FIFTH COUNT.

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

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

The said

Henry Schneider,

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

John R. Ballard

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

Bath 30
18 19 23 57
4-13 16 29
11 18 57 63
28 35 57 67
4/104
57 67 73 75

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

John R. Fellows,
RANDOLPH B. MARTINE,
District Attorney.

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BOX:

421

FOLDER:

3892

DESCRIPTION:

Schapiro, Zalkind

DATE:

12/23/90



3892

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POOR QUALITY ORIGINAL

Witnesses:

Anna Schapiro

AMK
Counsel, *B. W. Deane*

Filed *23* day of *Dec* 189*0*

Pleas, *Not Guilty*
P. 2. Plea of Not Guilty withdrawn Jan 8/11

THE PEOPLE

vs
Joseph Schapiro

Grand Dec 23/90

Bigamy
[Sec. 298, Penal Code]

JOHN R. FELLOWS,

District Attorney.

Jan 8 1891 N.M.D.

Witnesses sworn Jan 7. 91 at 10 AM

A TRUE BILL.

Alfred Van... ..

Foreman.

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POOR QUALITY ORIGINAL

Witnesses:

Anna Schapiro

238
B. W. Deys
Purdy

Counsel,

Filed *23* day of *Dec* 189*0*

Pleads,

Not guilty
P. 2. Plea of not guilty withdrawn Jan 7/91

THE PEOPLE

vs.

Zalkind Schapiro

Bigamy
[Sec. 293, Penal Code]

Grand Dec 23/90

JOHN R. FELLOWS,

District Attorney.

Jan 8. 1891. V. M. D.

Witnesses sworn for Jan 7. 91. at 10 A.M.

A TRUE BILL.

Nikolai K. ...

Foreman.

COURT OF GENERAL SESSIONS OF THE PEACE,
In and for the City and County of New York.

	x
THE PEOPLE &c.,	x
	x
against	x
	x
ZALKIND SHAPIRO,	x
Deft.	x
	x

	x

City of Brooklyn, :
County of Kings. :ss

CHEIE BASHE SHAPIRO being duly sworn deposes and says. I am the wife of the defendant above named. My husband, the said defendant sent Steamship Tickets for me and our five children about a year and a half ago and we arrived in this country soon after. My husband the defendant has always provided well for me and our children, and he has always treated me as a good husband should, with the one exception of his commission of the offence charged herein against him. Before my coming to this country, he always sent me sufficient funds for the support of myself and children, and since my arrival with said children in this country he has provided to the utmost for me and said children, turning over to me substantially all his earnings. I was yesterday confined with a boy, and am now lying sick in bed, suffering all the pains that the circumstances bring. My husband has no means whatsoever outside of his earnings by his labor, and I have no means and am unable to work, and know not what will become of me and our now six children. I

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therefore ask that the Court extend to us such mercy as
may be consistent with our woeful position.

Sworn to before me this

25th day of February, 1892.

Signature in Hebrew of
Cher Bashe Shapiro.

Jacob Manheim
Notary Public
N.Y. Co.

certificate filed in Kings Co.

COURT OF GENERAL SESSIONS OF THE PEACE,
In and for the City and County of New York.

-----	x
THE PEOPLE &c.,	x
against	x
ZALKIND SHAPIRO,	x
Deft.	x
-----	x

City and County of New York:ss

MORRIS FRIEDMAN being duly sworn deposes and says. In addition to the statements made by me in my former Affidavit of the 17th inst., I further state that if it should please the Court, for the sake of the wife and children of the defendant, to extend to him such extreme leniency and mercy as to suspend sentence, I shall at once take the defendant again into my employ and give him steady work and employment as I formerly have for the past three years. I again say that he is a faithful industrious, sober workman, and I have never had a more reliable and honest one than he.

Sworn to before me this :
25th day of February, 1892. :

M. Friedman

Jacob Manheim
Notary Public
N.Y.C.

COURT OF GENERAL SESSIONS OF THE PEACE,
In and for the City and County of New York.

	-----X
	X
THE PEOPLE &c.,	X
	X
against	X
	X
ZALKIND SHAPIRO,	X
Deft.	X
	X
	-----X

City and County of New York:ss

ZALKIND SHAPIRO being duly sworn deposes and says. I am the defendant above named. I have been in the United States about six years. I came to this country from Russia about six years ago, in order to earn a living for myself and wife and five small children whom I left in Russia. I obtained work in this City and always sent sufficient money to my wife and children to provide for them properly.

Somewhat over three years ago I went to board at the house of Mrs. Ginsburg the complainant herein, who is a woman about fifty years of age having grown up children. I boarded with her about eighteen months, during which time she resided at various places in Madison, Orchard, Forsyth Streets and East Broadway. During all of said time the said Mrs. Ginsburg well knew that I had a wife and five small children in Europe. She frequently saw me writing letters and sending money to my wife, and she frequently saw and heard me read letters from my wife, and in fact a picture of my wife hung on the wall of the living apartment in which Mrs. Ginsburg re-

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sided. Mrs. Ginsburg claimed that her first husband was dead and that she had divorced a second husband.

She gradually, while I boarded with her, began attempting to wean me away from my wife, and after months and months of endeavor on her part, by her protestations and entreaties, she persuaded me to go to a person unknown to me, up in Harlem, and said person who she said was a Rabbi, performed the ceremony of marriage between us. The complainant had persuaded me in a moment of weakness, that I could obtain a "Gett" (a so-called Divorce, obtained from a Rabbi under the Jewish Law) and send the same to my wife in Europe. Soon after this ceremony, within a day or two, I awoke to the full enormity of what I had done, and I at once procured sufficient funds and sent Steamship Tickets to my wife and children, for their passage to this country; and I told the complainant what I had done, and I removed from the residence of the complainant. The complainant attempted to dissuade me from living with and providing for my wife and children, and to live with her. I refused absolutely and the complainant then had me arrested at the Essex Market Police Court on the charge of Bigamy. I was thereafter indicted by the Grand Jury on such charge, and lingered in the Tombs for about two or three months, and the indictment was dismissed, by reason of the failure, as I am informed, of my brother, who was the only witness to testify as to my first marriage, to appear against me, as also the complainant, Mrs. Ginsburg. Soon after in a very few days after I was released I was

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again indicted on the same charge, and was incarcerated in the Tombs between two and three months, when I was released on Bail; and I have been imprisoned in all about five months on the charge herein.

My wife and children came to this country soon after I sent for them, and I have given my wife all my earnings for the support of the family. Outside of the crime with which I am charged herein, I have never been arrested before nor have I ever been charged with any crime or offence whatsoever, nor have I ever been in any trouble before. I have always worked hard and faithfully to support my wife and children; and it was through the sheerest ignorance that I was induced by the complainant to commit an offence against the Law of which I had theretofore been ignorant, and to forget myself and my duty. Ever since the ceremony of marriage with the complainant, I have suffered the most poignant remorse and grief, I have become almost a physical wreck with the shadow of the prosecution herein hanging over me during this long period, and now suffer more terrible anguish to think that my wife and five children may be thrown as burdens upon the county, they having no means whatever of support outside of my labor. My wife is now sick and about to be confined.

If leniency is extended to me on account of my wife and children, I shall always try to be a better and a nobler man for this terrible experience through which I have gone.

Sworn to before me this
25th day of February, 1892.

B. Shapiro

James J. Reed, J.P.C.

0739

COURT OF GENERAL SESSIONS

THE PEOPLE

against

ZALKIND SHAPIRO.

Additional Affidavits.

*James M. ...
Counsel for Defendant
200 Broadway
N.Y. City*

0740

Profile
Isidor Shapira
Expiring Sentence Feb 26 1912

FROM
JAMES W. McLAUGHLIN,
COUNSELOR AT LAW,
280 BROADWAY,
NEW YORK CITY.

0741

District Attorney's Office.

PEOPLE

vs.

Zaekew Shapiro

Witnesses

- Charles Jacob C.O. Lewis St.
- David Shapiro (H.D.) 8 Lewis St.
- Isaac Ginsberg 111 Delaunoy St.
- Belky Ginsberg "
- Harry Ginsberg "
- Annie Ginsberg "
- Rev. S. Distellator 217 E. 109
- L. Berezolus 42 St. Jones St.
- William Long 51 Foryth
- Dr. Jacob Lowenthal 129 E. Bway

~~Benjamin~~
~~Henry~~

to produce the books of the Order
Broth Abrahams showing
members and examinations
of Salkind Shapiro in Elias
Aaron Lodge No. 7 - City No.

8222 -

0742

CITY AND COUNTY }
OF NEW YORK, } ss.

Teva Schapiro

aged *29* years, occupation *Seilm* of No.

157 Delancey Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Sarah Gensberg*

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

Sworn to before me, this

day of *Sept* 188*9*

Teva^{*hia*} *Schapiro*
mark

[Signature]
Police Justice.

0743

Rebecca Ginsberg says Mrs Schapiro came between
26th + 28 of November and Friedman took her
David Schapiro told me that + to us me that
she lived at 45th Forney St, in back of Cigar
store. Davis told us that before Salkind was arrested
the second time =

Salkind wrote the letter in the presence of my
sister Annie + he gave it to her to put in
the letter box. This was while he was under
bail.

While she was living in Forney St the children
went to school in Mott St.

0744

Statement of Betty Ginsberg

0745

TELEPHONE CALL,
2389 CORTLAND.

LAW OFFICE OF

STEWART'S BUILDING
Room 89.

JAMES W. McLAUGHLIN,
280 BROADWAY,

New York, Feb. 25th, 1892.

Hon. Randolph B. Martine,

Judge of the Court of General Sessions.

My Dear Judge:-

Mrs. Shapiro cannot attend at the Court of General Sessions to-morrow. She gave birth to a boy yesterday.-

If your Honor can consistently with your public duties suspend sentence, you will confer a great boon upon a suffering family. This is one of the most pitiful cases I have ever been Counsel in. The defendant was arrested about a year and one half ago; after remaining in the Tombs for nearly three months, your Honor discharged him on his own recognizance, the woman Ginsburg and the brother not appearing before the Grand Jury. The complainant again called at the District Attorney's Office and Shapiro was rearrested and remained in the Tombs for some time, serving about five months in all. For the other eleven months he has suffered more than he could have suffered had he been sentenced when he was first arrested; called to the Court time and time again during that time, his brother refusing at one time to testify and again threatening that he would. The defendant has suffered as no human being not knowing him can conceive, through this trouble the defendant has wasted away to a skeleton. The defendant has been

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TELEPHONE CALL
2389 CORTLAND.

LAW OFFICE OF

STEWART'S BUILDING
Room 89.

JAMES W. McLAUGHLIN,
280 BROADWAY,

New York, 189.....

very severely punished; on the rack for 15 or 16 months, knowing
that the appearance and testimony of his own brother could be the
cause of sending him to State's Prison. The defendant has commit-
ted a crime and ^{been} punished, and I pray and hope that your Honor can
see your way clear to a suspension of sentence in this case.

Yours sincerely,

(Dictated)

James W. McLaughlin

0751

COURT OF GENERAL SESSIONS.

THE PEOPLE

vs.

ZALKIND SHAPIRO.

Dear Sir:

On the annexed affidavit of Ambrose H. Purdy and of the defendant in this action, we will move the Court of General Sessions, at Part II, on Monday, the 5th of January, 1891, at 11 o'clock A.M., or as soon as counsel can be heard, for leave to the defendant herein to withdraw his plea of not guilty to the indictment herein.

Respectfully,

PURDY & MCLAUGHLIN,
Attorneys for defendant.

HON. DELANCY NICOLL,
District Attorney.

COURT OF GENERAL SESSIONS.

-----:

:

THE PEOPLE :

:

vs. :

:

ZALKIND SHAPIRO. :

-----+

City and County of New York.

Ambrose H. Purdy, being duly sworn, says: I am the attorney for the above named defendant. On the occasion mentioned in the foregoing affidavit of the defendant, he was arrested on a Bench Warrant and taken into Court and immediately arraigned. He pleaded not guilty. He had no opportunity to send for deponent, and deponent had no knowledge or information that he was arrested or was brought before the Court.

In my judgment, the defendant ought not to have pleaded not guilty, and if deponent had been consulted, or had had any knowledge of any such action he would have advised the defendant against entering any such plea.

Deponent further says that, in his judgment, the interests of justice demand that this defendant, having entered this plea without the advice of counsel or without any opportunity to send for his counsel, should be permitted to withdraw the plea.

Sworn to before me this :

:

3rd day of January 1891. :

A. H. Purdy
Jacob M. ...
 Notary Public
...

COURT OF GENERAL SESSIONS.

-----:

.....:

The People :

vs. :

Zalkind Shapiro. :

-----:

City and County of New York ss:

Zalkind Shapiro, being duly sworn, says: that he is the defendant in the above entitled action . That he was arrested on or about the 1st of September, 1890. He was thereupon released on bail and was rearrested about the 2th of ^{November} ~~October~~, 1890. After remaining in prison for a period of about 5 or 6 weeks and no indictment having been found a--- gainst him, he was discharged by the Court of General Ses--- sions, on a motion made by his Counsel for his discharge from want of prosecution, the District Attorney having filed af- fidavits that no witness to the alleged first marriage of this deponent could be found.

After deponent's discharge, the wife of depon- ent, as deponent is informed and believes, was allowed to go before the Grand Jury, and on her testimony alone an indict- ment was found against deponent and he was arrested and brought before this Court on or about the 23th day of Decem- ^{at about four o'clock in the afternoon,} ber, 1890. Deponent had no opportunity to notify his Counsel of his arrest and was arraigned to the bar for pleading. It was not the usual hour in the morning when prisoners are ar- raigned, but deponent having been arrested on a Bench Warrant was brought right up before the Court and ordered to plead and then committed. Deponent pleaded not guilty, but, as he said before, had no opportunity of advising with his Counsel,

0754

or even notifying his Counsel; but he is now advised by his Counsel, Mr. A. H. Purdy, that he committed an error in pleading not guilty, and, WHEREFORE, by reason of the premises, deponent respectfully asks leave to withdraw said plea of not guilty.

Sworn to before me this :
3rd day of January, 1890.:

Gal^{hi}kind Shapiro
* * *
mark

Jacob Manheim
Notary Public
N.Y.C.

0755

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

..... being duly sworn, says that he resides at No. Street, in the City of New York; that he is years of age; that on the day of 18, at Number in the City of New York, he served the within on the by leaving a copy thereof with

Sworn to before me this
day of 189

W. H. Grant of New York
vs
W. H. Reynolds et al

Plaintiff

against

Garland Shapiro

Defendant

Notice of Motion & Affidavits

PURDY & McLAUGHLIN,
Attorneys for *Defendant*
No. 280 BROADWAY, New York City

Due and timely service of cop 4 of the within *do* hereby admitted this day of *Jan* 18 *91* Attorney.

To

0756

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A ~~NON-RESIDENT~~ WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS OF THE PEACE, OF THE CITY AND COUNTY OF NEW YORK. C

In the Name of the People of the State of *New York*
To *Sarah Ginsberg* *Do not know where*
of *47 Orchard* *Markt*

in the _____ of _____ in _____ County.

YOU ARE COMMANDED to appear before the Grand Jury of the County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *14* day of *November* ~~1890~~ at the hour of *10* in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Jalkind Schapiro

Dated at the City of New York, the *13* day of *November*
in the year of our Lord, 18*90*.

JOHN R. FELLOWS, District Attorney.

0757

BARTOW S. WEEKS,
ATTORNEY AND COUNSELLOR AT LAW,
10 WALL STREET,
NEW YORK.

Wiekomierz or Wiekomir - Viekomeers - a town of
Russia - government of Kovno - 50 miles NW
of Vilna on the Suwalka Prof. 11.118 - Has several
churches & schools -

0758

cu

Morris Levy
Levy - Elias Aaron #7
O.B.A.
57 Forsyth Street
Riverside - Calif
Room 1 -

0759

Jan 7/90

Sarah Grisberg lives at 111 Delancey St. is a dressmaker, have lived there since five months lived before at 47 Orchard St. Married Zalkind Schapiro ^{for part of} in July 1890. by Rev. S. Distillator 217 East 109th St. He is a rabbi. After marriage went to live with Schapiro for 3 or 4 weeks in 47 Orchard St. ^{Saw} Zalkind Schapiro ~~in New York~~ last, about 6 or 7 weeks ago - I first heard that he had another wife two weeks after our marriage. David Schapiro, ^{the brother of Zalkind} told me he was married before. Several others told me about it. I cannot remember their names now. When I told Zalkind he said it was not so.

Zalkind joined a Lodge and brought ~~me~~ a paper Elias Aaron Lodge No. 7. Order of Brits Abraham and ^{when he was bailed he} brought ~~me~~ ^{to my children} a certificate showing him to be an unmarried man his wife being in Europe and therefore not examined, dated July 23. 1890 - signed by Leonard Seidersohn Grand Secy & Oscar Wiener Grand Master. Ctf No. 8222.

I don't know any one who saw him married in Russia except David Schapiro.

My lawyer is Samson 185 E. Bway
My cousin ^{Wolf} Wald ~~at~~ 139 Essex St.

0760

told me that Salcedo's wife came here six weeks ago. I was told that she lives at 45 - Forsyth St.

I was also told that Eli ~~Frost~~ saw the man that Shapiro works for ~~with~~ to Carter Garden and brought her up.

People

Shapiro

Statements of Sarah Gindberg

COURT OF GENERAL SESSIONS.

 THE PEOPLE
 vs.
 ZALRIND SHAPIRO.

Dear Sir:

On the annexed affidavit of Ambrose H. Purdy and of the defendant in this action, we will move the Court of General Sessions, at Part II, on Monday, the 5th of January, 1891, at 11 o'clock A.M., or as soon as counsel can be heard, for leave to the defendant herein to withdraw his plea of not guilty to the indictment herein.

Respectfully,

PURDY & MCLAUGHLIN,
 Attorneys for defendant.

HON. DELANCY NICOLL,
 District Attorney.

COURT OF GENERAL SESSIONS.

----- :
 THE PEOPLE :
 vs. :
 ZALKIND SHAPIRO. :

City and County of New York.

Ambrose H. Purdy, being duly sworn, says: I am the attorney for the above named defendant. On the occasion mentioned in the foregoing affidavit of the defendant, he was arrested on a Bench Warrant and taken into Court and immediately arraigned. He pleaded not guilty. He had no opportunity to send for deponent, and deponent had no knowledge or information that he was arrested or was brought before the Court.

In my judgment, the defendant ought not to have pleaded not guilty, and if deponent had been consulted, or had had any knowledge of any such action he would have advised the defendant against entering any such plea.

Deponent further says that, in his judgment, the interests of justice demand that this defendant, having entered this plea without the advice of counsel or without any opportunity to send for his counsel, should be permitted to withdraw the plea.

Sworn to before me this :
 3rd day of January 1891. :

A. H. Purdy
Jacob M. ...
 Notary Public,
 N.Y.C.

0763

COURT OF GENERAL SESSIONS.

The People
vs.
Zalkind Shapiro.

City and County of New York ss:

Zalkind Shapiro, being duly sworn, says: that he is the defendant in the above entitled action. That he was arrested on or about the 1st of September, 1890. He was thereupon released on bail and was rearrested about the ~~2th~~ ^{23th} of ~~October~~ ^{November}, 1890. After remaining in prison for a period of about 5 or 6 weeks and no indictment having been found against him, he was discharged by the Court of General Sessions, on a motion made by his Counsel for his discharge from want of prosecution, the District Attorney having filed affidavits that no witness to the alleged first marriage of this deponent could be found.

After deponent's discharge, the wife of deponent, as deponent is informed and believes, was allowed to go before the Grand Jury, and on her testimony alone an indictment was found against deponent and he was arrested and brought before this Court on or about the ~~23d~~ ^{23d} day of December, 1890, ^{at about four o'clock in the afternoon.} Deponent had no opportunity to notify his Counsel of his arrest and was arraigned to the bar for pleading. It was not the usual hour in the morning when prisoners are arraigned, but deponent having been arrested on a Bench Warrant was brought right up before the Court and ordered to plead and then committed. Deponent pleaded not guilty, but, as he said before, had no opportunity of advising with his Counsel,

0764

or even notifying his Counsel; but he is now advised by his Counsel, Mr. A. H. Purdy, that he committed an error in pleading not guilty, and, WHEREFORE, by reason of the premises, deponent respectfully asks leave to withdraw said plea of not guilty.

Sworn to before me this :

3rd day of January, 1890.

his
Jacob H. Shapiro
mark
Jacob H. Shapiro
Notary Public
My. Co.

0765

City of New York
County of New York
The People etc

Plaintiff

against

Galindo Shapiro

Defendant

Notice of Motion & Affidavit

PURDY & McLAUGHLIN,

Attorneys for Defendant

No. 280 BROADWAY, New York City

Due and timely service of copy of the
within is hereby admitted
this day of Jan 18 91
Attorney.

To: Der. Laurence M. Wood
Dist. Atty

0766

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door; that your attendance may be known.
(SEE OTHER SIDE FOR OTHER DIRECTIONS.)

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE

*Just to see
if it's
valid*

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

To Solomon Bernstein 120 Orchard St
of No. 107 1/2 West 144th Street, 187 Delancey Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 21st day of March ~~FEBRUARY~~ 1891, at the hour of 10³⁰ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Zalkev Shapiro

Dated at the City of New York, the first Monday of FEBRUARY March

in the year of our Lord 1891.

DE LANCEY NICOLL, *District Attorney*

0767

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A ~~NON-RESIDENT~~ WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS OF THE PEACE, OF THE CITY AND COUNTY OF NEW YORK.

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

To *Lera Schapiro*

of *157 - Delancey*

in the _____ of _____ in _____ County.

YOU ARE COMMANDED to appear before the Grand Jury of the County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *14* day of *1890* at the hour of *10* in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Jalmond Schapiro
Dated at the City of New York, the *13* day of *1890*
in the year of our Lord, 1890.

JOHN R. FELLOWS, *District Attorney.*

0768

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 23 day of Decr

1890, in the Court of General Sessions of the Peace of the County of New York,
charging Julius Schapiro

with the crime of Reigning

You are therefore Commanded forthwith to arrest the above named defendant
and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the City
Prison of the City of New York.

New York City, the 23 day of Decr 1890.

By order of the Court,


Clerk of Court.

0769

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Jalkins Schapiro

7... 190
4... 190
BENCH WARRANT FOR FELONY.

Issued *Dec. 23* 1890

 The officer executing this process will make his return to the Court forthwith.

0770

Grand Jury
~~PART II~~

THE COURT ROOM IS IN THE THIRD FLOOR 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.]

The complainant in this has been furnished so that the case will go before the grand jury to morrow Dec 23/90.

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

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

3rd D.P.C.

To *Off. Rooney*

of No. _____ Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *23* day of *December* 1890, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Jalkind Schapiro

Dated at the City of New York, the first Monday of ~~November~~ in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

0771

Jan 7/20

City and County of New York ss.

Dora Schapiro being duly sworn says
I reside at No. 45 Forsyth St. and have lived there
for five years. There was an old lady there
named Mrs Schapiro who moved away about
twelve months ago. I do not know where
she moved to. I see her sometimes, in
Canal St and in Forsyth St. She is about
60 years old -

I am married & have five children My
husband Harris Schapiro is a cigar
maker & works in Lewis St.

0772

Pepee

Schapiro

Statement of Dora Schapiro
45 Weymouth

0773

Jan 7/9.

David Schapiro lives at 8 Lewis St. brother
of Salkind. I have been here 2 1/2 years
& Salkind has been here about 5 years —
I was present when Salkind was married
about 14 years ago at Wilkonir,
Russia, by a Rabbi — I lived about
5 miles fr. Wilkonir at Anist. I saw
Salkind's wife just before I left Russia.
Her name was Chia Basso. I have not
heard from her since I left. I do not
know whether she is alive. Salkind lived
with the ~~woman~~ man he married in Russia
and had four or five children.
I have seen Salkind's wife. She is dark
complexioned, not very stout about ^{about 32 years old} medium
size. I should know her if I saw her.
The Mrs Schapiro present is not the woman
My brother works at Freedman's 45 Forsyth
St. I don't know where he lives now.

Jan 27

0774

Peopel
✓

Schapiro

Statement of David Schapiro

0775

Grand Jury
PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
~~☐~~ If this Subpoena is disobeyed, an attachment will immediately issue.
~~☐~~ Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To *Sarah Ginsberg*

of No. _____ Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *23* day of *December* 1890, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Jalkind Schapiro

Dated at the City of New York, the first Monday of *December* in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

0776

Court of General Sessions.

THE PEOPLE

vs.

Goldie Shapiro

City and County of New York, ss.:

Michael Rooney being duly sworn, deposes and says: I am a Police Officer attached to the *3rd Precinct* in the City of New York. On the *14th* day of *November* 18*96*,

I called at *157 Delancey Street, in the City of New York* the alleged residence of *Lena Shapiro*

the complainant herein, to serve her with the annexed subpoena, and was informed by her or

three of her tenants, that they did not know the said Lena Shapiro, and that they had no knowledge of her being at said No 157 Delancey Street, or that she ever did live there, and I could get no information as to where she could be found

Sworn to before me, this *14th* day of *November*, 18*96*

Michael Rooney

Geo. C. McGuire
Commissioner of Docks
N. Y. C.

0777

Court of General Sessions,

THE PEOPLE, on the Complaint of

vs.

John W. Shepard

Offense:

JOHN E. FELLOWS,

District Attorney.

Affidavit of Police Officer

Michael P. Poney

3rd Precinct, Court Precinct.

Failure to Find Witness.

0778

Court of General Sessions.

THE PEOPLE

vs.

Salkind Schapiro

City and County of New York, ss :

Abraham Marks

being duly

sworn, deposes and says: I reside at No. *433 Grand St*
Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of
the City and County of New York. On the *13th* day of *November* 18 *90*
I called at *47 Orchard St*

the alleged *Residence* of *Sarah Ginsberg*
the complainant herein, to serve her with the annexed subpoena, and was informed by *the*

Housekeeper & several residents of said building
that Sarah Ginsberg has moved from there
2 months ago and that they did not know
where she moved to or where she can at
present be found

Sworn to before me, this *14th* day
of *November* 18 *90*

Amy Margach

Abraham Marks

Subpoena Server.

Notary Public N. Y. Co.

0779

Court of General Sessions.

THE PEOPLE, on the Complaint of

Samuel Gumbert

vs.

Offence:

Galvin Schaper

JOHN R. FELLOWS,
District Attorney.

Affidavit of

Abraham Marks

Subpoena Server.

Failure to Find Witness.

0780

Jan 8/91

Schapiro

Kauffman Schapiro 29 Ludlow St. works for
Morris Freedman 45 Forsyth St. Came over
here in July - On the other side I lived in
Russia at Schwyzahst, 30 Russian Miles
fr. Mokolniv. ~~I left Mokolniv~~ I have no friends
here who lived in Mokolniv I saw Salkind
after he got out but he did not ~~say~~ say
much to me as he was mad.

0781

Proper

Schapiro

Statement of Kaufman Schapiro

0782

Affidavit Wanted

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

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

To Sarah Ginsberg

of No. 47 Orchard Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 18 day of DEC 1890, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Yalkind Schapiro

Dated at the City of New York, the first Monday of DEC

in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

Grand Jury -
~~PART II~~

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpena is disobeyed, an attachment will immediately issue.
Bring this Subpena 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.]

0783

TORN PAGE

Court of General Sessions.

THE PEOPLE

vs.

Jalkind Schapira

City and County of New York, ss :

Abraham Marks being duly sworn, deposes and says: I reside at No: *433 Grand Street* Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the *17th* day of *December* 18 *90* I called at *47 Orchard Street*

the alleged *residence* of *Sarah Ginsberg* the complainant herein; to serve her with the annexed subpoena; and was informed by *the*

Housekeeper and several tenants of said building that Sarah Ginsberg did reside there about 3 months ago and that she moved away and that they did not know where she moved to or where she can at present be found

Sworn to before me, this *18th* day of *December* 18*90*

Henry Mergbach

Abraham Marks
Subpoena Server
Notary Public N.Y. Co

0784

Court of General Sessions.

THE PEOPLE, on the Complaint of

Sarah Embury

vs.

Jalind Schapiro

Offence:

JOHN R. FELLOWS,
District Attorney.

Affidavit of

Stephen Marks

Subpoena Server.

Failure to Find Witness.

0785

Court of General Sessions.

THE PEOPLE, on the Complaint of

Sarah Ginsberg

vs.

Jahid Schapour

Offence:

JOHN R. FELLOWS,
District Attorney.

Affidavit of

Abraham Marks

Subpoena Server.

Failure to Find Witness.

0786

Въ С. Вилкамеръ
Ковенской 2 Тоню
Залкишичъ шатино
Россія



0787



City of New York Recorder's Chambers

New York 188

To my Dear wife Chaiah Baske who
should live

I come first to announce to you that I have
thy letter which you wrote to your Brother

only I don't understand what you mean, when
you say that he should talk to me, what I mean
I will write to you there is nothing to hope
and she is my wife with Board (or Court) and as you
ask that I should think of you so little, as to
the Children I have written you several times
that I will send you, as much as I possibly can
and I'll write you now again, I will send as much
as I can. I am very sorry what I have done
such a foolish thing but what can I help now
she will not leave me she says she will
not separate from me for any sum

only I don't understand why you did not
write to me a letter about this matter
and only to your Brother you wrote about this

0788

you could write to me also to let me know
what you want, and ^{what} if you intend to do
or wheter you intend to get Divorced from
me I dont understand why you are afraid
to write me a letter about it, now if
you want to send me my Daughter Mary
I'll wile you I will send tickets and
expenses for my son Chaim also
you will send him along with our
Daughter Mary you can send her along
and you should not think that she will
have to go Boarding, she will have it
better than by you she will go on the
stage, where she will get some Education
and she will not be starving the same
as with you, as I earn enough thank God

0789

To provide for her and my Children to send for
as her Children all work and earn enough
without eating me up they earn their
shoes & Clothing and have money left
and I have not to look out for them
I have only to look out for my Children
now I want to send a ticket for my
son Chaim with expenses I will
also send a little money for the
Children I have not much more
to write to you I wish you much
luck good bussiness & good health

Salomon Shapiro

0790

my regards to my son Chaim
also my Daughter Mary
also my Daughter Feigel
also my son Bone
also my Daughter Leah Lente
from your father
Salkind Shapiro

Peo
 v
 Schapiro }

Hides v. Hides 65 How Pr.
 17. 35

Olyara v. Eisenlohr
 3 Oct. 4. 296. 302

Clayton v. Madell
 4 N.Y. 237

See abt Fr Ev. 84 -

1 Bish on Mar v. 453

Vallean v Vallean 6 Page 209

Spear v Burson 31 Miss 555

Fleming v People 27 N.Y. 334

0792

People
v
Shapiro

Mem of law as to
conflicting presumptions

0793

People

no.

3 alkund Shapiro

46

FROM

JAMES W. McLAUGHLIN,

COUNSELOR AT LAW,

280 BROADWAY,

NEW YORK CITY.

0794

JACOB MANHEIM,

Counselor at Law,

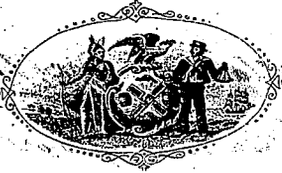
STEWART BUILDING, ROOM 89,

280 BROADWAY, Cor. Chambers St.

Residence 268 East Broadway.

NEW YORK.

0795



City, New York Recorder's Chambers

New York _____ 189

much joy & good luck to my dear beloved husband
Salim who should live forever!

I begin Dear husband to write to you that we all thank
the Lord for our health myself and our children Chaim
Low, Mero, Feige, Bino, Leah, & Lente we wish to hear
the same of you, furthermore I write to you, that you may
feel relieved as no doubt you will hear that we had a fire
in Willkomsire, as some one will write about it, so
I thought I'll write it myself, the fire was in the
Beth Hamedrosh (Synagogue) we all thank God, that
it did not go any farther there was not much damage
done, and it was a great wonder, it was the tin Roof that
kept the fire inside we were all very much frightened
as we all believed, that the whole town would go
down we all thank God, that we got off with a fright
only

0796

now I would like to know why you have taken your heart
from me & are turning against me and from your poor &
miserable Children, we are punished enough from the lord
that you were Drove, or sent from us so far in such a
faraway land, & you dont want even rejoice us with a
letter, I beg of you, that you'll let us know wherein
our great sin rests, or what we have Done, that you
should have so big a shame? we have written
you 5 letters and did not receive a answer to one
our eyes are thirsty to hear from you & your health
if you dont want to take pity on me, if my sin is
so great against you, then you ought to take Pity
on your children who are complaining, that their
eyes are dim that their Dear father has been estranged
from them so far, furthermore I will say that I write
you this letter Saturday evening this morning we
had the fire I have nothing more to write to you
Business in Willkomie is very bad & getting worse

0797

all the time, if you do not answer this letter, I will write
you no more, and Meertin will not write as you know
she does not want to know anything from us, now
if you want to know anything from us you can
write to us, I have nothing more to write about
myself from your loving wife

Chaich Bas

please deliver this letter to my dear husband
Salhind Cigarette maker

0798

159 Gwinnett St
near Shroop Ave
Frame House

Though man to follow Charley never
thought I could fetch him right. it took
2 1/2 hours to walk him where he lives
a cute pollock.

Yours
Jake

COURT OF GENERAL SESSIONS OF THE PEACE,
In and for the City and County of New York.

-----x	
	x
The People &c.,	x
	x
against	x
	x
ZALKIND SHAPIRO,	x
Def't.	x
-----x	

City and County of New York: ss

DAVID SHAPIRO being duly sworn deposes and says. I am the brother of the defendant above named.

I reside at No. 8 Lewis Street in the City of New York, where I have resided for the past year and one half.

I appeared as a witness against the defendant at the Police Court and before the Grand Jury, and on my evidence, as I am informed and verily believe, the defendant was held at the Police Court and by the Grand Jury. I heard of the marriage of the defendant with Mrs. Sarah Ginsburg the complainant herein, about two or three days after such marriage, and I then went to the said complainant and asked her why she had gotten the defendant, my brother to marry her, when she well knew that he had a wife and five small children in Europe. She answered that she knew of that fact, but that it made no difference as she would persuade the said defendant to procure a "Gett" (a Divorce procured from a Rabbi under the Jewish Law) and send it to his wife in Europe. I stated to her that she and my brother ought both be punished for committing such an act. My brother in a few days left the complainant and sent for his wife and children in Europe ; and the complainant met me and

asked me to go to the Police Court with her and there testify as to what I knew about my brother's having a wife and children in the old country. I went to the Police Court, desirous of having my brother punished for what he had done and there testified to the fact. I also testified to the same fact before the Grand Jury, and I appeared before the District Attorney and in Court several times to testify to the same fact. The complainant knew absolutely and she so stated to me, before she married my said brother the defendant, that he had a wife and five children in Europe.

Sworn to before me this
17th day of February, 1892.

David Shapiro
make

Jacob Manheim,
Notary Public,
N.Y.C.

COURT OF GENERAL SESSIONS OF THE PEACE,
in and for the City and County of New York.

-----X	
	X
THE PEOPLE &c.,	X
	X
against	X
	X
ZALKIND SHAPIRO,	X
Def't.	X
	X
-----X	

City and County of New York: ss

JACOB STONE being duly sworn deposes and says.

I am well acquainted with Mrs. Sarah Ginsburg the complainant, and with Zalkind Shapiro the defendant herein, and I have known them both about three years. About five or six months before the marriage of the defendant with the said complainant, the said complainant was a tenant in the premises known as No. 56 Forsyth Street in the City of New York, a large five-story tenement house, where I was Housekeeper. The defendant boarded with the complainant. I knew that the defendant had a wife and five children in Europe, and I therefore was much surprised at the familiar and unseemly conduct of the complainant, who is a country woman of his, towards him; and I therefore ask the complainant whether she did not know that the defendant had a wife and five children in Europe. She stated that she knew that fact very well, and I then said that it seemed to me from her conduct towards him that she was trying to steal him away from his wife and children. She stated that it was no business of mine, and that she did not care if he had ten wives.

I now reside at No. 25 Hester Street. I am a Carpenter by occupation and trade. I assert most solemnly that the said complainant stated to me and knew very well that the defendant had a wife and five children in Europe, and notwithstanding that fact she married him.

Sworn to before me this
17th day of February, 1892.

Signature in Hebrew of
1166 2781

Jacob Manheim, Jacob Stone,
Notary Public,
N.Y.C.

COURT OF GENERAL SESSIONS OF THE PEACE,
in and for the City and County of New York.

-----X	
THE PEOPLE &c.,	X
against	X
ZALKIND SHAPIRO,	X
Deft.	X
-----X	

City and County of New York:ss

MORRIS FRIEDMAN being duly sworn deposes and says. I reside at No. 45 Forsyth Street City of New York where I have resided for almost four years past. I am a Tailor. The defendant above named has been working for me as a Presser for about three years past. He has always been sober, industrious and faithful in his work and has never given me cause to complain. He has always been a man of good moral character and reputation, and outside of the crime herein charged against him, he has been a person without reproach. I have been very glad to employ him as he has been more than ordinarily faithful and industrious, and I have always found him reliable in all his words and actions.

Sworn to before me this

M. Freedman

17th day of February, 1892.

Jacob Manheim
Notary Public
N.Y.C.

COURT OF GENERAL SESSIONS OF THE PEACE,
In and for the City and County of New York.

-----	x
THE PEOPLE &c.,	x
against	x
ZALKIND SHAPIRO,	x
Deft.	x
-----	x

City and County of New York: ss

HEMHAN FELDMAN being duly sworn deposes and says. I reside at No. 57 Siegel Street, Brooklyn. I am the brother-in-law of the defendant above named. The defendant boarded with Mrs. Sarah Ginsburg before his marriage to her about eighteen months, - about three or four months while she resided on East Broadway between Rutgers and Pike Streets, about four months while she resided on Madison Street, between Pike and Market Streets, about six months while she resided at No. 56 Forsyth Street, and about three months while she resided at No. 47 Orchard Street. During all of said time I visited the said defendant at said places at least once every week, and the said Sarah Ginsburg, knew me well as the brother-in-law of the defendant and as his wife's brother. The defendant very frequently gave me money to send to his wife in the presence of the said complainant, and she heard me and the said defendant reading letters received from the defendant's wife in Europe, and the said complainant knew very well during all of said eighteen months before she married the defendant, that he had a wife and five children in Europe. I had heard rumors to the effect that the said complainant was at-

0805

tempting to inveigle the defendant, my sister's husband to marry her, and then to persuade him to send my sister his wife, a "Gett", or a so-called Divorce obtained from the Rabbi under the Jewish Law. I therefore being alarmed went to the complainant a number of times, before she married the defendant, and attempted to dissuade her from inveigling the defendant to marry her. She always stated that she knew her own business, and that it made no difference to her how many wives or children the defendant had in Europe. Not only I but friends sought to dissuade the complainant from taking the step which she did. But she continually answered that after her marriage the defendant could procure and send a "Gett" to his wife in Europe.

Sworn to before me this

17th day of February, 1892.

Neem Felander

Jacob Manheim,
Notary Public,
N.Y.C.

COURT OF GENERAL SESSIONS OF THE PEACE,
In and for the City and County of New York.

-----x	
	x
The People &c.,	x
	x
against	x
	x
ZALKIND SHAPIRO,	x
Deft.	x
	x
-----x	

City and County of New York:ss

AVNER LEWIS being duly sworn deposes and says.
 I reside at No. 22 Moore Street, Brooklyn, where I have
 resided for about a year past. I am a Harness Maker.
 I have known the defendant above named for about four-
 teen years past, about eight years in Europe and about
 six years in this country. The defendant during all of
 said time while I have known him has been honest, sober
 and industrious, and always bore a good character and
 reputation, and outside the crime charged herein, I have
 never heard a word spoken against the character or repu-
 tation of the defendant. He is no relative of mine, but
 we have always mingled among the same class of friends
 and acquaintances.

Sworn to before me this :
 17th day of February, 1892. :

Avner Lewis
mark

Jacob Manheim,
Notary Public,
N.Y.C.

COURT OF GENERAL SESSIONS OF THE PEACE,
In and for the City and County of New York.

-----x	
THE PEOPLE &c.,	x
	x
against	x
	x
ZALKIND SHAPIRO,	x
Deft.	x
	x
-----x	

City and County of New York: ss

JOSEPH NEWMARK being duly sworn deposes and says. I reside at No. 73 East 109th Street, and am engaged in business at No. 240 East 3rd Street in the City of New York as a Manufacturer of Pantaloon. I know the defendant, Zalkind Shapiro, and I have known him for the past twenty years, in Europe and in this country. During all of that time, to the best of my knowledge, information and belief, he has never been charged with committing any offence, nor been arrested with the exception of the offence charged against him and his arrest herein. We have always mingled among the same class of people and among the same friends and acquaintances, and the defendant has always borne an excellent character and reputation. I have never heard anything spoken against his character or reputation, with the exception of the crime herein charged against him. The defendant worked for me about two years, and I know him to be honest, faithful, sober and industrious.

Sworn to before me this

J. Newman

23rd day of February, 1892.

Joseph Newman
Notary Public, N.Y.C.

0000

COURT OF GENERAL SESSIONS OF THE PEACE,
in and for the City and County of New York.

-----X	
	X
THE PEOPLE &c.,	X
	X
against	X
	X
ZALKIND SHAPIRO,	X
Deft.	X
	X
-----X	

City and County of New York: ss

MORRIS GOTTLIEB being duly sworn deposes and says. I reside at No. 208 Delancey Street in the City of New York. I am a Tailor. I know the defendant above named and have known him for about three years past. I have during said time come in constant contact with him and have always found him to be sober and industrious, and highly thought of by all who knew him as a person of good character and reputation. Outside the offence herein charged I have never heard one word breathed against his character and reputation.

Sworn to before me this : *Morris Gottlieb*
 :
20th day of February, 1892. :

Lewis J. Finck
Comm of Deeds
N.Y.C.

COURT OF GENERAL SESSIONS OF THE PEACE,
In and for the City and County of New York.

-----x	
	x
THE PEOPLE &c.,	x
	x
against	x
	x
ZALKIND SHAPIRO,	x
Deft.	x
	x
-----x	

City and County of New York:ss

BENJAMIN GOTTLIEB being duly sworn deposes and says. I reside at 52 Pitt Street in the City of New York, where I have resided for the past three years. I know the defendant, Zalkind Shapiro, and have known him for about three years past. I am a Tailor. I know the said Zalkind Shapiro to be a person of good moral character and reputation, and know that nothing was ever said against his character and reputation, since I have known him, outside the offence charged herein. I have known him to be faithful, sober and industrious, and of a law-abiding disposition.

Sworn to before me this : *B. Gottlieb*
: :
20th day of February, 1892. :

Louis J. Finck
Com. of Deeds
N.Y.C.

COURT OF GENERAL SESSIONS OF THE PEACE,
In and for the City and County of New York.

-----	x
	x
THE PEOPLE &c.,	x
	x
against	x
	x
ZALKIND SHAPIRO,	x
Def't.	x
-----	x

City and County of New York: ss

ABRAHAM KRUIJANSKY being duly sworn deposes and says. I reside at No. 73 Suffolk Street in the City of New York. I am a Tailor and have been working for the past two years in the same shop with the defendant. During said time I have always known the defendant to be a person of good moral character and reputation, and whenever I have heard any remarks about him, such remarks were always of very favorable nature. The defendant has always been sober and industrious in his work and faithful in all his duties. Outside of the offence herein charged, I have never heard anything against the character or reputation of the defendant.

Sworn to before me this : *at 12 o'clock*
20th day of February, 1892. :

Louis S. Fiume
Com. of Depts
NYCO

0811

U. S. General Sessions

The People *Plaintiff*

against

Jalbin Shapiro *Defendant*

Affidavit

James W. McLaughlin
McLAUGHLIN,
Attorneys for Defendant
No. 280 BROADWAY, New York City

Due and timely service of copy of the
within hereby admitted
this day of 18
Attorney.

To.....
.....

08 12

New York Court of General Sessions.

----- x
 :
 The People etc. :
 :
 against :
 :
 Zulkind Schapiro :
 :
 ----- x

Sir:

Please take notice that I will move in Part I
 of the Court of General Sessions for the discharge of the
 above named defendant, under section 668 of the Code of
 Criminal Procedure, *on December 17-18 1908*
Ellwin Welch Yours etc.,

Purdy & McLaughlin
 Counselors for defendant
 280 Broadway
 New York City.

To John R. Fellows, Esq.
 District Attorney
 New York City.

New York Court of General Sessions.

----- x
 :
 The People etc. :
 :
 against :
 :
 Zulkind Schapiro. :
 :
 ----- x

City and County of New York ss.

Jacob Manheim, being duly sworn, says:

He is of counsel of the above entitled action.

That the above named defendant was arrested on Sept ^{3d} 1890, and was discharged on bail on September 4th, 1890.

That he was surrendered by his surety on November 12th, 1890, and has remained ever since in the city prison.

Sworn to before me this
16th day of December, 1890

Jacob Manheim

Ja Abraham D. Levy
Comr of Decd.
Notary Public

New York County.

0814

N. Y. Sup. Court.

The People et al.

Plaintiff

against

Frank S. Sclafino

Defendant

Affidavit and
Notice of Motion

PURDY & McLAUGHLIN,

Attorneys for

No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted
this day of 18
Attorney.

To _____

0815

New York Court of General Sessions.

----- x
The People etc. :

against :

Zulkind Schapiro :
----- x

Sir:

Please take notice that I will move in Part I
of the Court of General Sessions for the discharge of the
above named defendant, under section 668 of the Code of
Criminal Procedure.

Yours etc.,

Purdy & McLaughlin

Counselors for defendant

280 Broadway

New York City.

To John R. Fellows, Esq.

District Attorney

New York City.

New York Court of General Sessions.

----- x
 :
 The People etc. :
 :
 against :
 :
 Zulkind Schapiro. :
 :
 ----- x

City and County of New York ss.

Jacob Manheim, being duly sworn, says:

He is of counsel of the above entitled action.

That the above named defendant was arrested on Sept 3d, 1890, and was discharged on bail on September 7th, 1890.

That he was surrendered by his surety on November 12th, 1890, and has remained ever since in the city prison.

Sworn to before me this
16th day of December, 1890

Jacob Manheim

Abraham R. Levy
County Clerk

New York County.

0817

J. J. Court of Gen. Sess.

The People vs.

Plaintiff

against

Julius Schapiro.
Defendant

*Affidavit and
Notice of Motion*

PURDY & McLAUGHLIN,

Attorneys for

No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted
this day of 18

Attorney.

To _____

0818



City New York Recorders Chambers

New York Feb. 23 1890.

my dear honorable & learned father Sal Kind Shapiro
 first I want to tell you dear father that I am well
 thank God, the Lord shall give us health, that I may be
 able, to see you soon, secondly dear father I will say
 that I received your dear & hearty letter, dear father I
 am unable to write to you, what a impression your dear
 letter made on me, believe me dear father, that I kissed
 your letter for joy, you write you are well, I shed tears
 for joy, as I imagine those words you have written
 to me only and that I am not quite as miserable as
 I thought myself all along, as I have a father who
 cares for me in my misery, dear father from where
 will I take strenght to thank you for this letter
 it has put new life in my body & a new soule in
 me, I pray to God that he may not forget you

0819

and that you may not forget yourself on Meash & that
he may help you in all your undertakings, & in all your
ways to do right again. Dear father you write you don't
understand how much she took for the Wall, I will
let you know, that she got 1600. Rubel she sold the
one nest to Moordchai to one who has the Wall
nest to Schlaumskin, who traded the one nest
to the Woods with the Shade trees, you know
him he bought the Wall. now about the Divorce
she says she will not take a Divorce, but we
cant know what you carry in your heart.
again Dear father Meash heard about the ticket &
about my going to America, her eyes have not been
Dry from weeping since, she says she would
not let me go alone, but that she must go with
me, Dear father you write I should not ask any-
body, when I write about Bennie's writing I did
not intend to be inquisitive I did not mean anything

0820

you alone can find out wether she for a Divorce & Damages
she would not answer to strange People, she should
lay aside 1000. Rubel at least for Leah, & the rest of
the youngsters dont forget Dear father that they are
your children & she herself is a Pity as well what
more shall I write Dear father I again thank you
a 1000 times for your letter, & I said so to different
parties, what a pleasure it is to have parental
friendship, as you know I am ^{not} used to it from
childhood up to hear good news. Keep well Dear
father keep well & be happy which is the wish
of your son from the bottom of his heart

Chaim Low Shapiro
best regards from my Grandmother who also wishes
you much luck from the depth of her heart
& thanks you for the loving words you have
sent to her, you wish to know what love she
still has for you no matter how angry still there
is no difference in a mothers loving heart towards her child

0821

Dear father how she takes it that I am about going away from her, she shows by her tears, you know she had plenty of trouble with me, but what can she do, she has nothing to support herself with, her misery cannot be described, the Lord shall take Pity on her, now I will send you the Address of our familie, and I beg of you dear father to answer at once & let us know of your health, I cant tell you, what a pleasure it is, to get a letter from you, not only a letter but that I may see you soon with my own eyes, & I beg of you dear father not to forget me or the misery of my Grandmother remember in what bitter need she is, no jewish child should ever see such, she has nothing to live on from Day to Day the Lord shall help you so that you may be able to assist her you might save her & you could not do a better Deed Keep well D. father and Dont forget that I am ready to obey your wishes to come to you & to appease my appetite with a warm Kiss this from your Son who wishes a speedy answer.
now I wish you to send me a ticket by
later as my G. mother is old & weak

Chaim Low Shapiro

Cr. Sec. Sessions

Peopel

v

Zalkew Schapiro

As pleading to second indictment is limited to
pleas demurres or plea. § 321 Code Cr. Pro

Only three pleas - § 332 " " "

Peopel v. Petros 92 Cr. 128, 145

Law -

Indictment under § 298 Penal Code.

Examines as to proof of first marriage.

Dumas v. State 14 Texas Ct App. 464

S. C. 46 Am. Rep. 241, 245

Holbrook v. State 34 Ark. 511

S. C. 36 Am Rep. 17

Miles v. U.S. 103 U.S. 304

See also Peopel v. Teilew 58 Cal 218, 41 Am Rep. 258

District Attorney's Office.

PEOPLE

vs.

Saetwid Schapiro

Bigamy

Sarah Grunberg ^{widow} was married to deft. July 1890 by Rev. E. Distillator 257 E. 109th St.

David Schapiro, brother of deft. was present at deft's marriage in Russia about 12 or 14 years ago to Chaa Basso(?) with whom deft lived until he came to this country abt. 5 yrs ago & by whom deft had 4 or 5 children, and who was alive when David left Russia 2 1/2 yrs ago.

Deft. also presented to Mrs Grunberg children a certif. of membership in Elia's Aaron Lodge No 7. Order of B'nai Abraham, dated July 25. 1890 which recites him as having a wife in Europe.

0824

District Attorney's Office.

PEOPLE

vs.

L. Fencensohn
By Secy. Order. Brit. Abraham
42 Great Jones St.

bring down all information
that he has about

Salkind Schapiro
Cty. No. 8222

especially the source of
his information as to
Salkind having a
wife in Europe -

0825

July 14 1890

I direct that my benefits be paid
to my wife Mrs Chaze Bertha Schapiro
in Wilkomyska Russia
Related to me as my wife

Application
&
Medical Ex
date

0826

Affidavit wanted

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

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

3rd N. P. Ct.

To *Off. Roney*

of No. _____ Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the _____ day of _____ 1890, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against _____

Dated at the City of New York, the first Monday of _____ in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK. If this Subpcena is disobeyed, an attachment will immediately issue. Bring this Subpcena 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.]

PART II

Grand Jury

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

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

To *Frank ...*

of No. _____ Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the _____ day of _____ 1890, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against _____

Dated at the City of New York, the first Monday of _____ in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK. If this Subpcena is disobeyed, an attachment will immediately issue. Bring this Subpcena 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.]

PART III

Grand Jury

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

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

To *Lera Schapiro*

of No. *157 Delancey* Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the _____ day of _____ 1890, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against _____

Dated at the City of New York, the first Monday of _____ in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK. If this Subpcena is disobeyed, an attachment will immediately issue. Bring this Subpcena 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.]

PART IV

Grand Jury

0827

Court of General Sessions.

THE PEOPLE

vs.

Jalkind Shapiro

City and County of New York, ss.:

Michael Rooney

being duly

sworn, deposes and says: I am a Police Officer attached to the *3rd District* *Police* Precinct, *Court* in the City of New York. On the *18th* day of *December* 18*90*,

I called at *Number 47 Orchard Street*

the alleged *residence* of *Sarah Ginsberg*

the complainant herein, to serve her with the annexed subpoena, and was informed by *the*

Housekeeper of said premises that said complainant witness has removed therefrom about three months ago to parts unknown to her, that deponent made further inquiries in the neighborhood but was unable to ascertain the whereabouts of said Sarah Ginsberg, and he was therefore unable to serve her with the subpoena hereto annexed.

Sworn to before me, this *18th* day of *December*, 18*90*.

Dwight Mergbach
D. M.
Notary Public N.Y.C.

Michael Rooney

Notary Public N.Y.C.

Court of General Sessions,

THE PEOPLE, on the Complaint of

vs.

Offense:

JOHN B. FELLOWS,
District Attorney.

Affidavit of Police Officer

Precinct.

Failure to Find Witness.

Court of General Sessions.

THE PEOPLE

vs.
Iskinds Shapiro

City and County of New York, ss.:

Michael Rooney being duly sworn, deposes and says: I am a Police Officer attached to the 3rd District Precinct

in the City of New York. On the 18th day of December 1890.

I called at No 157 Delancy Street in the City of New York the alleged residence of Leva Shapiro a witness

the complainant herein, to serve her with the annexed subpoena, and was informed by several

Tenants in said Room that said Leva Shapiro is unknown there, and never to their knowledge resided on said premises, wherefore deponent was unable to serve the subpoena hereto annexed.

Sworn to before me, this 18th day of December, 1890

Dwight Horgbach

Michael Rooney
Notary Public
N.Y.C.

Court of General Sessions,

THE PEOPLE, on the Complaint of

vs.

Jalind Shapiro

Offense:

JOHN R. FELLOWS,

District Attorney.

Affidavit of Police Officer

Michael Rooney
2nd Dist. Police Precinct

Failure to Find Witness.

0831

Sec. 193-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Zalkind Schapiro

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. *Zalkind Schapiro*

Question. How old are you?

Answer. *39 years old*

Question. Where were you born?

Answer. *Russia*

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

Answer. *47 Orchard St. 4 mos*

Question. What is your business or profession?

Answer. *Printer.*

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

*Zalkind Schapiro
mark*

Taken before me this
day of *Sept* 189*9*

3

Police Justice

[Signature]

0832

Sec. 151.

Police Court 3 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Sarah Gustery

of No. 27 Orchard Street, that on the 19th day of July

1899 at the City of New York, in the County of New York,

Falkind Schapird
did feloniously marry this complainant
he having a wife living at the time
from whom he now was divorced in
violation of Section 298 of the Penal
Code of the State of New York

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 3 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 3

day of July

1899

[Signature]
POLICE JUSTICE.

0833

POLICE COURT 3^d DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sarah Ginsberg
vs.
Isidore Schapiro

Warrant-General.

Dated Sept 3^d 18890

Hogan Magistrate.

Henry Officer.

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated _____ 188

Police Justice.

Sept 3/90
39
W
Russia
27 Orchard St

The within named

0834

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

Alfred Smith

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

Dated Sept 3rd 188..... Police Justice.

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

Dated Sept 11 188..... *J. H. [Signature]* Police Justice.

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

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

U W B W B W B W B

0835

By 10 A.M. Sept 6
" Sep 10. 3 pm

Miss Schapiro 930
45 Forsyth Street
with Friedman - Tailor as
son. From d. 12/19/90

BAILED.
No. 1, by Samuel Chagnon
Residence 18 East Broadway Street.

No. 2, by Samuel Simon
Residence 27 East Broadway Street.

No. 3, by Mch. 17/91
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

The District Attorney has made many
efforts to find the complainant herein,
but has failed, as will appear from
affidavits filed hereunder. There appears
to be no probability of securing the
attendance of said complainant,
Dec 1890

U. M. Davis
Asst.
U. M. Davis

W. Summer 144
Police Court B District. 1406

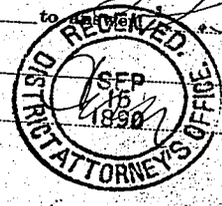
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sarah Gustberg
Zalkind Schapiro

Dated Sept 2 1890
Hoguen Magistrate
Roney Officer.

Witnesses David Schapiro
Lena Schapiro
No. 157 Hoguen Street.

On return of Dist. Atty.
deft. discharged on his own
bail - R. M. Davis Street.



0841

POOR QUALITY ORIGINAL

Я крѣпко верю моему милосердному
 отцу и славя Богу во всеобщем
 намъ здоровьи, дай Богъ Страсти
 вселенныя отъ насъ пойдутъ.
 мое помышление тебе очень
 коротко, потому что я не
 давно выехалъ - дошелъ только
 до вѣдъ, и преданъ
 Богу, а потому и не отъ
 и съ вѣдъ, вѣдъ, вѣдъ
 твои Мария Анна

0042

Jan 7/91
Schapiro

Noel Woel lives 139 Essex St cousin
Sarah Gursberg is my wifes cousin.
Sarah married ~~Falkner~~ Schapiro before
July 17. 1890 (29th January)

0843

Peopel

v

Schapiro

Statement of Noel Holt —

0844

Jan 191

Schapiro

Morris Freedman 45 Forsyth Street
tailor, Salkind Schapiro works for me
has been working three years. I have a
brother of his Kauffman Schapiro working
for me. over 1/2 a year. He came to me as
soon as he arrived from Russia. Salkind
brought him to me. Kauffman is not married.
He lives at 29 Ludlow St. He boards there.
I never knew anything about Salkind's wife

0045

Proper

Schapiro

Statement of Morris Friedman

0846

COURT OF GENERAL SESSIONS.

THE PEOPLE

VS.

Walter Shapiro.

Sir:

Please to take notice that on the 6th day of January 1891, at 11 o'clock a. m., or as soon thereafter as counsel can be heard, the undersigned will move the Court at General Sessions, Part II, for an order dismissing or quashing the indictment herein on the annexed affidavit and on the ground that the said indictment was found by the Grand Jury without legal evidence, and that there was not evidence before the Grand Jury to warrant the finding of the said indictment.

Respectfully,

PURDY S. McLANE, III.

Hon. Delaney Merrill,
District Attorney

COURT OF GENERAL SESSIONS.

THE PEOPLE

VS.

SAIKIND SHAPIRO.

City and County of New York SS.:

Andrew H. Purdy, being duly sworn, says that he is attorney for the above named defendant, who was indicted on the 21st day of June last, 1900, by the Grand Jury, charged with the crime of kidnapping; and prior thereto the defendant had been arrested on the said charge and evidence had been taken before the presiding magistrate, but that there was no evidence before the presiding magistrate, as appears from the record, which would legally justify the conviction of the said defendant, but nevertheless that the said defendant was found to be in the possession of the Grand Jury.

The only witness whose signature is on the back of the indictment is one Tim Shapiro. Deponent is informed and believes that said Tim Shapiro did not appear before the Grand Jury.

The charge against the defendant is that on the 9th day of July, 1900, in this city, he was married to one Sarah Grimsey, and the said Sarah swears before the magistrate that she had heard from one Tim Shapiro that the defendant had before that time been married in the Empire of Russia.

That was all the evidence that was before the magistrate, and deponent is informed and believes that that,

in substance, was all the evidence before the Grand Jury which found this indictment, and that said Sarah Grimskey was the only witness before the Grand Jury, although her name does not appear on the back of the indictment. No evidence was before the magistrate as to this alleged first marriage in Russia, and, if it were, the fact, deponent believes, that there is no witness, or never has been any witness in this country who was present at said alleged marriage.

Deponent therefore alleges and charges that there was no legal evidence before the Grand Jury to warrant the said indictment. WHEREFORE, by reason of the premise, deponent asks that this indictment be dismissed or quashed.

Deponent makes these allegations on information and belief, because he has not access to the minutes of the Grand Jury, but he believes the statements made to him to be true, as he has learned them from who are acquainted with the said Sarah Grimskey and learned the facts from her.

Sworn to before me this

5th day of January, 1891.

J. H. Smith
Notary Public
N.Y.C.

People vs Price
Crim. Con. Ret. 141

0849

Police Court, 3 District.

City and County } ss.
of New York,

of No. 47 Orchard

Street, aged 45 years,

occupation

Dressmaker

being duly sworn, deposes and says,

that on the

about 9th day of July

1890 at the City of New

York, in the County of New York,

Sarah Amstutz

Zalkind Schapiro. did
 solemnly, marry deponent.
 he having a wife living at the
 time from whom he was not
 divorced and from whom he never
 had any legal separation. as
 deponent truly believes. from the
 fact- that on or about the date
 above mentioned deponent was
 married to the said Zalkind Schapiro
 by the Reverend S. Distillator a
 Minister of the Jewish Church. in
 a house in Lexington Avenue near
 109th St. New York City.
 Deponent is now informed by Teva
 Schapiro of no 157 Delancey
 Street. a brother of the aforesaid
 Zalkind Schapiro. that- the said
 Zalkind Schapiro. married a
 woman. in the city Wilkomin
 in the Empire of Russia sometime
 in the year 1878. and that- by the
 said Zalkind lived and cohabited
 with said woman in said city of
 Wilkomin until the year 1888. and
 that- they had five children and that-
 the said woman which this deponent
 married in 1878 is still living. and
 now on her way to this country. and
 that- the said Zalkind Schapiro
 never was divorced from said woman
 and that- he is not now legally
 separated from her. and that- she is
 still his lawful wife. Wherefore

0850

Deponent charges the said Zalkin & Schapiro with Bigamy in violation of section 298 of the Penal Code of the State of New York. and I pray he may be apprehended and dealt with according to law.

Sever to before me } Sarah ^{Hen} Guisberg
this 3^d day of Sept. 1890 } mark
R. Hogan
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be committed to bail in the sum of Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1890
I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated 1890
There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order he to be discharged.
Dated 1890
Police Justice

W 3x District.
Police Court--
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Sarah Guisberg
vs.
Zalkin & Schapiro
Offence,

Dated 1890
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
\$ to answer Sessions

0851

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

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

Sworn to before me this
day of 189 }

J. J. Van Sant Court.
The People
Plaintiff

against
Galkin's Shop
Defendant

*Affidavit, and
Notice of Motion.*

J. J. Purdy & McLaughlin,
Attorneys for
No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted
this day of 18
Attorney.

To

0852

Sec. 192.

3 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Edward Hojan a Police Justice
of the City of New York, charging Zalkind Schapiro Defendant with
the offence of Bribery

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

We, Zalkind Schapiro Defendant of No. 49
Orchard Street; by occupation a Presser
and Hyman Greenberg of No. 58 East Broadway
Street, by occupation a Clock Manufacturer Surety, hereby jointly and severally undertake that
the above named Zalkind Schapiro Defendant
shall personally appear before the said Justice, at the 3rd District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of _____
Hundred Dollars.

Taken and acknowledged before me, this 4th day of September 1930 } Zalkind Schapiro
} Hyman Greenberg
Edward Hojan POLICE JUSTICE.

0853

CITY AND COUNTY } ss.
OF NEW YORK, }

Supern to before me, this
1881
Justice

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

of stores and manufactory of
clocks. the whole value
is an eight thousand dollars
clear

Hyman Greenberg

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Under-taking to appear
during the Examination.

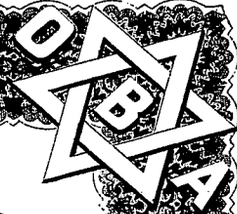
vs.

Taken the day of 188

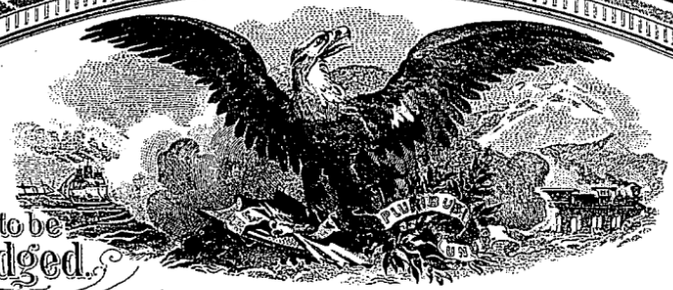
Justice.

0855

No. _____



ORDER BRITH ABRAHAM



Not assignable

MEMBERSHIP CERTIFICATE

Not to be pledged

This is to Certify that Bro Salvia Schapiro is a Member of Elia Aaron Lodge No. 7 of the Order Brith Abraham and is entitled to the benefits provided for by the Laws of said Order as an unmarried man, his wife being in Europe and therefore not examined.

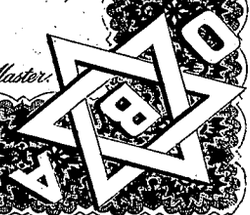
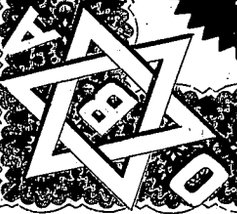
This Certificate is granted and issued to the Brother above named, upon condition that he in future comply with all Laws, Rules, Regulations, Practices such as now govern or such as may hereafter be enacted, passed or adopted by either his own subordinate Lodge or the United States Grand Lodge of the Order Brith Abraham or its Executive Committee, to govern the said Order and its Members.

The above condition complied with, in each and every particular, the Order Brith Abraham agrees to pay from moneys collected for endowment benefits, by its Endowment Committee, as speedily as possible the sum of **FIVE HUNDRED DOLLARS** upon the death of said Brother and upon due and satisfactory proof thereof, and a like sum to him, the said Brother, in case of the death of his wife during his life time, also upon satisfactory proof thereof and then only upon the surrender of this Certificate, provided further that the said Brother, at the time of his death or at the time of the death of his wife, was or is a member in good standing of his Lodge and in this Order, and has complied in each and every particular with the Laws governing its said Endowments, benefits, provided further that this Certificate shall not have been surrendered by the said Brother, and another Certificate issued to him, as provided for in the Rule of this Order. The benefits in the within Certificate mentioned and described shall be paid to such member or beneficiaries only, as are named in and provided for by the Laws of the Order Brith Abraham and to no others. In witness whereof the United States Grand Lodge of the Order Brith Abraham has hereunto affixed its Seal and caused this Certificate to be subscribed by its Grand Master and attested to and recorded by its Grand Secretary this 23 day of July 1893



Leonard Ledersohn Grand Secretary

Isaac Wiener Grand Master



0856

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Galven Schapiro

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

indictment, accuse Galven Schapiro —

of the crime of Burglary. —

committed as follows:

The said Galven Schapiro.

late of the City of New York, in the County of New York aforesaid, on the

seventeenth day of July in the year of our Lord one thousand
eight hundred and ninety —, at the City and County aforesaid,

knowing a wife living, did feloniously
marry another person, to wit, one Sarah
Sussler, against the form of the
Statute in such case made and

0857

provided, and against the peace of
the People of the State of New York,
and their dignity.

John Jay

Attorney General

POOR QUALITY ORIGINAL

Witnesses:

Naah Ginsberg
111 Delaware St.
Sara Schapiro
& Lewis St.

Send for both wives

52 Pudy

Counsel,

Filed *8* day of *Jan* 189*1*

Pleads *Not guilty*

THE PEOPLE

vs.

Zalman Schapiro

48
463 York St
Brooklyn

B

Reigant

JOHN R. FELLOWS,

District Attorney.

Part I Art 8. 92 B. 2. 11.

A TRUE BILL.

John W. Keenan

Foreman.

Henry Smith
Ben 1 yr
July 19 1891

0859

POOR QUALITY ORIGINAL

Witnesses:

Sarah Ginsberg
111 Delaney St.
David Schapiro
8 Lewis St.

Send for
both pieces

52 Rudy

Counsel,

Filed 8 day of Jan 1891

Pleads Not Guilty

THE PEOPLE

vs.

Zalman Schapiro

B

48.
457 York St
Pulch

JOHN R. FELLOWS,

District Attorney.

Part I Vol 8. 92 B.S.W.

A TRUE BILL.

John Wareman

Foreman.

Not Guilty

Jan 1 1891
J. H. M. 23

0860

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rolland Schapiro

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

indictment, accuse Rolland Schapiro

of the crime of Disorderly Conduct

committed as follows:

The said Rolland Schapiro,

late of the City of New York, in the County of New York aforesaid, on the

ninth day of July in the year of our Lord one thousand

eight hundred and ninety four, at the City and County aforesaid,

having a wife living, did feloniously marry
another person, to wit: one Sarah Finkenberg;
against the form of the Statute in
and case made and provided, and

0861

against the preservation of the records of the
State of New York, and their integrity

John P. Kellogg,

Attorney

0862

BOX:

421

FOLDER:

3892

DESCRIPTION:

Sartirano, Angelino

DATE:

12/10/90



3892

0863

BOX:

421

FOLDER:

3892

DESCRIPTION:

Ryan, William J.

DATE:

12/10/90



3892

0864

Not Pleading

Witnesses:
Officer Campbell

Counsel
Filed *10 Dec 1890*
Pleas. *McQuill 11*

Violation of Sanitary Code.
[Section 201, Sanitary Code, and Section 575
of the N. Y. City Consolidation Act of 1882.]

THE PEOPLE

B
Angelina Sarinano
and *B*
William J. Ryan

John S. Sello
RANDOLPH B. MARINE

Dist. Atty.

A True Bill

Alban ...
Foreman

*I hereby consent and desire that
this case against me be sent to the
Court of Special Sessions for trial
and final disposition.*
Dec 18 90

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Angelina Sartirans
and
William J. Ryan

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

Angelina Sartirans and William J. Ryan

of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said *Angelina Sartirans and William J. Ryan, both* —
late of the *Sixteenth* Ward of the City of New York, in the County of New York aforesaid, on the *eighth* day of *August* in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~ *ninety*, at the Ward, City and County aforesaid, *did unlawfully keep a certain lodging house there situate and assist in the keeping and conduct of the business of the said lodging house, no permit in writing having been previously obtained therefor from the Health Department of the said City of New York, the same being a lodging-house in which beds were let for lodgers and containing four and more beds in divers apartments therein for the use of lodgers*

against and in violation of the Sanitary Code of the Board of Health of the ^{said} Health Department of the City of New York, duly adopted and declared as such at a meeting of the said

Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of the two hundred and first section of said code, which is as follows, to wit:

which said section was by a certain resolution duly passed and adopted by the said Board of Health and by the said Health Department at a meeting thereof duly held in said city on the fourteenth day of January 1879, added to and made a part of the said code and adopted and declared to form a portion thereof, pursuant to the authority and power conferred by law upon the said Board, and was thereafter duly published once a week for two successive weeks in the "City Record", a daily official newspaper and journal published in the said city, and which said section was thereafter twice duly amended by the said Board of Health and by the said Health Department, to wit: at meetings thereof duly held in the said city on the eleventh day of October, 1881, and on the twenty-sixth day of February, 1884, respectively, at which said last mentioned meeting the said section was duly amended so as to read as follows, that is to say:

"That for all Lodging Houses in which beds are let for lodgers, containing four or more beds in any apartment therein for the use of lodgers, a permit in writing from this department shall be required and no person in the city of New York shall have, lease, let or keep any such Lodging House or the lodgings therein, or assist in the keeping, use, or assist in running, or conduct the business of any such Lodging House, or the lodgings therein, except in accordance with the terms and conditions of a permit in writing previously obtained therefor, from this Department, an application for which shall be made in accordance with the rules and regulations of the Board of Health, by the person or persons who propose to use the same. The beds in all Lodging Houses and in every room in which beds are let for lodgers shall be separated by a passage of not less than two feet horizontally, and all the beds shall be so arranged that under each of them the air shall freely circulate, and there be adequate ventilation. Four hundred cubic feet of air space shall be provided and allowed for each bed or lodger, and no more beds shall be permitted than those provided in this way, unless free and adequate means of ventilation exist, approved by the Board of Health, and a special permit in writing be granted therefor, specifying the number of beds or the cubic air space which shall under special circumstances be allowed."

and which said amended section and the ordinance and resolutions of the said Board of Health as amending the same, was thereafter duly published once a week for two successive weeks in the said "City Record"

as amended and altered as aforesaid

and which said Sanitary Code, was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section above set forth ^{as amended as above set forth} was then and there in full force and virtue, having been in nowise, ^{except as herein alleged,} altered, amended or annulled by said Board of Health, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Fellows,
RANDOLPH B. MARTINE,

District Attorney.

0867

BOX:

421

FOLDER:

3892

DESCRIPTION:

Sachs, Benjamin

DATE:

12/15/90



3892

0869

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE

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

3.10.91

To Off Magan

of No. _____ Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the _____ day of January 1891, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Joseph Klein

Dated at the City of New York, the first Monday of January

in the year of our Lord 1891.

DE LANCEY NICOLL, District Attorney

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Benjamin Sachs

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

Indictment accuse Benjamin Sachs of a Misdemeanor,

of the crime of

committed as follows:

The said Benjamin Sachs,

late of the City of New York, in the County of New York, aforesaid, on the

twenty fifth day of October, in the year of our Lord one thousand eight hundred and eighty - ninety - , at the City and County aforesaid,

did unlawfully employ in the management of his establishment of him the said Benjamin Sachs, there situate, and cause, suffer and permit to be hired and employed by and in the said management establishment, certain children under the age of fifteen years, to wit: one Isaac Schermann, a child of the age of thirteen years, and one Bernard Polan, a child of the age of fourteen years, (each of the said children then and there having a parent, to wit: a mother) without their being first provided and placed on file by the

said Benjamin Sachs, ^{was} ~~was~~ ^{of} ~~of~~ ^{the} ~~the~~ ^{age} ~~age~~ ^{of} ~~of~~ ^{the} ~~the~~ ^{children} ~~children, made
say the parents of the said children, stating
the age, date and place of birth of the said
children, 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
Benjamin Sachs of a Misdemeanor,
committed as follows:

The said Benjamin Sachs, afterwards
to wit: on the day and in the year aforesaid,
the same not being during the vacation of
the public schools in the said City, at the
City and County aforesaid, did unlawfully
employ in the manufacturing establishment
of him the said Benjamin Sachs, three
children, certain children under the age of sixteen
years, to wit: one Isaac Schermann, a child
of the age of fifteen years, and one Bernard
Cohn a child of the age of fourteen years, each
of said children then living in the said City and
who and each of whom, could not then and
there read and write single sentences in the
English language, against the form
of the Statute in such case made and
provided, and against the peace,

0872

of the People of the State of New York,
and then signed

John P. Hallam

Attorney