

4033

BOX:

177

FOLDER:

1793

DESCRIPTION:

Schmitzler, Paul

DATE:

05/27/85



1793

0636

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK,

Paul Schmitzler 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 Schmitzler

Question. How old are you?

Answer.

57 years

Question. Where were you born?

Answer.

Germany

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

Answer.

221 Avenue B 2 years

Question. What is your business or profession?

Answer.

Saloon Keeper

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

Answer.

I am not guilty and demand
a trial by jury, at the Court of General
Session

Paul Schmitzler

Taken before me this

day of

March

1885

John J. Stein
Police Justice.

0637

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 Paul Schmitz

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 May 11 1885 John Horner Police Justice.

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

Dated May 16 1885 John Horner 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.

0638

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Capraus
11 Precinct.

1 Paul Schmitzler

2 1885

3

4

Dated

May 11 1885

Green Magistrate.

Capraus Officer.

11 Precinct.

Witnesses

No.

Street.

No.

Street,

No.

Street.

\$

100 to answer G. S.

Sessions.

Ex. May 16

Bailed May 16.

0639

Excise Violation—Keeping Open on Sunday.

POLICE COURT—3rd DISTRICT.

City and County } ss.
of New York, }

of the 11th Precinct Police Jacob Caprano. aged 42 Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 10 day
of May 1885, in the City of New York, in the County of New York,

Paul Schuitzer (now here)
being then and there in lawful charge of the premises No. 221, Avenue B
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

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

Sworn to before me, this 11 day
of May 1885

Jacob Caprano
John J. Horner Police Justice.

0640

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 Schmitz

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

Paul Schmitz

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

The said

Paul Schmitz,

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

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

SECOND COUNT:

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

Paul Schmitz

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY
committed as follows :

The said

Paul Schmitz,

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, the same being the first day of the week

0641

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

Paul Schmitz

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

The said

Paul Schmitz

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

Two Hundred and Twenty one Avenue B.

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0642

BOX:

177

FOLDER:

1793

DESCRIPTION:

Scholten, Deret

DATE:

05/21/85



1793

P. Luck & Co.

178. Duane

470 155-

Filed

~~day of~~

188-

Pleads,

Now THE PEOPLE

24.1. 1868
136. list
see page 100
Deret Scholten

Robbery, second degree. [Sections 224 and 229, Penal Code].

RANDOLPH B. MARTINE,

*By May 27/80 -
Woods & Co. / 21*

A True Bill

Foreman.

Lucina

0643

0544

Police Court District.

CITY AND COUNTY OF NEW YORK, ss

of No. 269 West 22^d Street, Aged 45 Years
 Occupation Married being duly sworn, deposes and says, that on the
 16th day of May 1885, at the 16th Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

One Pocket Book Containing
 gold and silver money of
 the United States issue to the
 amount of \$.

of the value of \$11 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

Herbert Scholten (now free) from
 the fact that at or about the hour of 9th P.M. on said date the said
 Scholten accosted deponent on
 the corner of 6th Avenue and 22^d Street
 seized him of deponent's left wrist
 and violently twisted deponent's left
 arm and arm and forcibly took
 said property from deponent's left hand
 and ran away with said property
 in his possession, and on being
 arrested the said Scholten returned
 said property to deponent.
 J. M. Bogart

Sworn to before me, this 17th day of May 1885

Police Justice.

0645

Sec. 198-200.

W District Police Court.

CITY AND COUNTY
OF NEW YORK,

Hersch Scholten 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 Hersch Scholten

Question. How old are you?

Answer 29 Years.

Question. Where were you born?

Answer Holland

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

Answer Brooklyn.

Question. What is your business or profession?

Answer Salesman

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.
H. Scholten.

Taken before me this

14

day of August 1888

[Signature]
Police Justice.

0646

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

Robert J. Conolly
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~~ legally his charges

Dated May 17 188 1 J. G. Duff 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.

0647

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Jennie Bogart
269 W. 27th St.

vs. *Alfred Scholten*

2 _____
3 _____
4 _____

Dated *May 17* 188*5*

Bluff Magistrate.

Mannion Officer.

29 Precinct.

Witness *Thomas Mannion*

No. *29 Precinct Police*

No. _____ Street.

No. _____ Street.

\$ *Ann G.S.* to answer

without fail

Ann

0648

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 S. S. S. S. S.

The Grand Jury of the City and County of New York, by this indictment, accuse *David S. S. S. S. S.*

of the CRIME OF ROBBERY in the *second* degree, committed as follows:

The said *David S. S. S. S. S.*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *May* in the year of our Lord one thousand eight hundred and eighty-*five*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Jennie Bogart*, in the peace of the said People, then and there being, feloniously did make an assault, and *one pocket watch of the value of one dollar, one promissory note for the payment of money of the kind known as United States Treasury notes the same being then and there due and unpaid, for the payment of and of the value of five dollars, three promissory notes for the payment of money of the kind known as United States Treasury notes, the same being then and there due and unpaid, for the payment of and of the value of two dollars each, six promissory notes for the payment of money of the kind known as United States Treasury notes, the same being then and there due and unpaid, for the payment of and of the value of one dollar each, and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of six dollars,* of the goods, chattels and personal property of the said *Jennie Bogart* from the person of the said *Jennie Bogart*, against the will, and by violence to the person of the said *Jennie Bogart*, then and there violently and feloniously did rob, steal, take and carry away,

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

Randolph S. Martin,
District Attorney.

0649

BOX:

177

FOLDER:

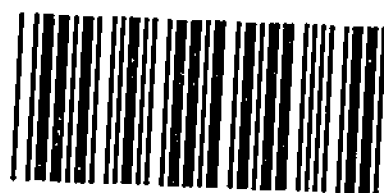
1793

DESCRIPTION:

Schroder, William

DATE:

05/29/85



1793

0650

Witnesses:

Counsel,

Filed 29 day of May 1880

Pleads

THE PEOPLE

vs.

P

William Schroder

Attorney for

Spied & Acquitted

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

E. J. Hurd

Foreman

June 3 9. S. D.

[Section Penal Code]

0651

Police Court—3 District.

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

of No. 163 Henry Street, aged 49 years,
occupation Seaman being duly sworn.

deposes and says, that the premises No 14 & 16 Rutgers Street,
in the City and County aforesaid, the said being a Catholic Church

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

were ~~BURGLARIOUSLY~~ entered by means of ~~forcefully~~ jumping, over
a railing and then secreted himself in a
Stair leading to the gallery of said church

on the 20 day of May 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

with the felonious intent to commit a Larceny
and to steal the following property
Four Serrated Vessels of the value of fifty dollars.

the property of the Congregation of St. James Church.
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
William M. Schroeder (nowhere)

for the reasons following, to wit: Deponent found said
defendant secreted on the stairs
of said Church and deponent believes
that he feloniously entered said Church
with the intent to steal the afore
described property.

Stephen Smith

*Admitted to Bar on Dec 1885
At New York City
John H. Thompson, Clerk of Court*

0652

Sec. 198-200.

302

District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

William M. Schroeder 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 M. Schroeder

Question. How old are you?

Answer

47 years

Question. Where were you born?

Answer

Germany

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

Answer

110 Chatham Street 4 months

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 went to the Church to take a sleep, I did not intend to steal
Wilhelm Schröder

Taken before me this

day of

May

188

Police Justice

0653

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Seven
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 May 4 1885 John J. Maguire 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.

0654

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

723
Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. Smith
163 _____

William M. Schroeder
MAY 25 1985
COURNEY

Dated *May 21* 188

Yorkman Magistrate.

Crown Officer.

_____ Precinct.

Witnesses *James J. Smith*

No. *163 Henry* Street.

No. _____ Street,

No. _____ Street.

\$ *700* to answer *Gaul* Sessions.

Crown

Offence *unlawfully*
entering a premises
with the intent to steal

0655

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Schneider

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

William Schneider

of the CRIME OF Unlawfully entering a building

committed as follows:

The said William Schneider,

late of the Seventh Ward of the City of New York, in the County of New York aforesaid, on the Twentieth day of May, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, the building of the Church of Saint Teresa, there situate, did unlawfully enter, with intent the goods, chattels and personal property of the said the Church of Saint Teresa, in the said building then and there being, then and there feloniously 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
Randolph S. Machine,
District Attorney.

0656

BOX:

177

FOLDER:

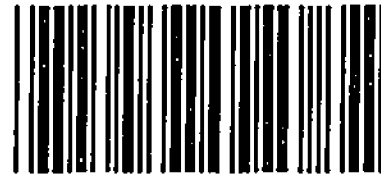
1793

DESCRIPTION:

Schultz, Charles

DATE:

05/13/85



1793

0657

1410
Go. 92
Counsel,
Filed 103rd day of May 1885
Pleads *Not Guilty*

Violation of Excise Law.
(Statute).
[III Rev. Stat., 7th Edition, page 1083 Sec. 21, and
page 1080, Sec. 5].

THE PEOPLE

vs.

B

Charles Schulz

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL

Foreman.

Wm 23rd

27th 1880

Witnesses:

2

0658

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 Schultz

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

Charles Schultz

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

The said

Charles Schultz

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
25th day of April, in the year of our Lord one thousand
eight hundred and eighty-five, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with force and arms,
certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one
gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill
of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain
intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

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

SECOND COUNT:

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

Charles Schultz

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY,
committed as follows :

The said

Charles Schultz

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, the same being the first day of the week

0659

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to —

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

THIRD COUNT:

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

— Charles Smith —

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

The said — Charles Smith —

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

310 — Thomas B. Hunt —

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0660

BOX:

177

FOLDER:

1793

DESCRIPTION:

Scott, Edmona

DATE:

05/26/85



1793

0661

No. 219

Witnesses:

Counsel,

Filed 26 day of May 1885

Pleads

THE PEOPLE

vs.

P

Edmona Scott

Charged 3 1/2

Speedy hearing demanded

RANDOLPH B. MARINE

Ordered by the Court
and the Jury to be
A True Bill.

James Appleby
Foreman.

Pr New 19/85

James Appleby

May 2

Western Day of June 3rd 9.50

[Sections 528, 582, Penal Code].

PETIT LARCENY.

0662

The People vs. }
John McLaugherty } Burglary, 1st Degree

City & County of New York:-

Catharine Mullen an inmate of the Charitable Hospital being examined in pursuance of an order made by Judge Downing and being first duly sworn in the presence and hearing of the said Judge says: That her name is Catharine Mullen, That she was in the employ of Mr Denis Hennessy of No. 519 West 42^d Street on or about February 8. 1885 when the said premises No. 519 West 42^d Street were burglariously entered.

About 8 o'clock in the evening the defendant came to the kitchen door and inquired for a number and was informed by Mr. Hennessy that he could find it across the street. He then left. I again saw the defendant at 3 o'clock in the morning. I was asleep on the lounge in the ~~front~~ ^{large} room and was awakened by the milkman. When I awoke I saw the defendant coming out of a wardrobe in the same room opposite the sofa upon which I was lying.

0663

When I saw the man I called out to Lizzie the sister of Mrs Hennessy and said "Oh Lizzie" He said "If you dont hold your tongue you damn thing I will kill you!" He then went out of the door into the hall. As he went out he carried in his right hand which he held close to his side, a plush sack belonging to Lizzie the sister of Mrs Hennessy. I then awoke Mrs Hennessy and informed her of the above facts.

Cross examined

When the man came and inquired for the number I opened the door.

The voice of that man was the same as the one whom I saw in the room later. I did not notice whether he had any hair on his face or not. He did not inquire the number of me he spoke to Mr. Hennessy who was standing along side of me.

This was about 8 o'clock in the evening. There is a light in the front part of the hall but it is dark at the door of the room.

The lamps in the room which were burning at 3 o'clock in the morning were turned down. There is one lamp

0664

in the large or back room in which I sleep and one in the kitchen adjoining the large room. I was awakened by the milkman leaving the milk in the hall at the door of the back room. When I screamed, Lizzie came out into the back room. The door and windows of the room were fastened and bolted on retiring that evening. The man ran out when I discovered him. The window which was opened by the burglar was at the foot of the lounge upon which I was asleep. It was about 20 minutes after the milkman woke me that I saw the burglar coming from the wardrobe and leave the room. I was awake from the time the milkman came until the man left. During that time I heard no noise in the wardrobe. When I awoke the ^{doors of the} wardrobe were closed, the man was in the wardrobe, which was full of clothes. There were no marks on the door or windows when I examined them that morning.

Re-Direct:-

On retiring that evening I saw Mrs. Hennessy close, ~~and~~ bolt and lock the door

0665

of the back room, and Mr Hennessey did the same with the kitchen door, Lizzie Whiberry Mrs Hennessey's sister bolted the windows. Before retiring I tried the doors and found them locked. I positively identify the prisoner here present as the man whom I saw leaving the room, with the sack, that morning. I also identified this man at the Station House,

Re-cross.

He was the only man present in the room at the Station house, who was in citizen's clothes, when I identified him. I saw him come into the room with an officer. I knew he was a prisoner, because the Captain said to the officer to bring up that man.

Sworn to before me this } Catharine ^{her} Muller
23^d day of May 1885 } Mark

Rudolph L. Scharf

Commissioner of Deeds

N. Y. City & Co.

0666

POLICE COURT 2 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Solomon Scott

On Complaint of

Charlotte S. Harris

For

Detention

Demand

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

Dated May 19 1885

Wm. J. Field

Police Justice.

Solomon Scott
her
mark

0667

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

Sumner Scott
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 25 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 May 18 1885 Wm. A. Rude 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.

0668

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street

No. 4, by

Residence

Street.

Police Court

2

528 District.

THE PEOPLE, &c,

ON THE COMPLAINT OF

Charlotte S. Harris
249 W. 28 St.

1 John A. Scott

2

3

4

MAY 21 1885

Dated

1885

Charles W. Dodge, Magistrate.

Michael J. Kelly, Officer.

18 Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

500 to answer

0669

Sec. 198-200

CITY AND COUNTY
OF NEW YORK } ss.

District Police Court.

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

Question. What is your name?

Answer.

Solomon Scott

Question. How old are you?

Answer.

Twenty-one Years

Question. Where were you born?

Answer.

Virginia

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

Answer.

249 West-28th St. New York

Question. What is your business or profession?

Answer.

Domestic

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

Answer.

Am not guilty

Solomon Scott
her
mark

Taken before me this

day of

May 1886

Wm. H. Justice
District Police Justice.

0670

Police Court—2 District.

Affidavit—Larceny.

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

Charlotte J. Harris
of No. 249 West 28th Street, aged 40 years,
occupation Boarding House Keeper being duly sworn
deposes and says, that on the 17 day of May 1885 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 Bundle of Bills of the denomination and value
of Five dollars. Good and lawful money of
the United States

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 Colman Scott (nowhere) for the reason,
that about the hour of 10.50 A.M. on the above date
deponent placed the above described money in a bag
and placed the bag containing the same in a closet
in the hallway on the first floor of the above named premises
adjoining the dining room—that between the hours of
12 noon and 1 P.M. of the same day, deponent saw the
defendant coming out of said closet and immediately
thereafter deponent locked the closet door and placed
the key in her pocket, where it remained until she opened
the closet and missed the above described money—
Deponent further says, that the defendant had no
business in the above mentioned closet, and that no
other person entered the same from the time deponent
placed the money in it until she locked the closet and

Sworn to before me this

188

day

Police Justice.

0671

deponent therefore charges the said Solomon Scott with
having taken, stolen and carrying away the same
from before me
this 18 day 1885

Charlotte E Harris
Mar. 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 1885
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1885
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1
2
3
4

Dated

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

to answer

Sessions.

0672

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edmona Scott

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

Edmona Scott

of the CRIME OF PETIT LARCENY, committed as follows:

The said Edmona Scott,

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

~~one~~ Promissory Note for the payment of money, the same 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,

~~and one~~ Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of the denomination of
~~five~~ dollars and of the value of ~~five~~ dollars,

of the goods, chattels and personal property of one ~~Richard~~

E. Martin,

then and there being found, then and there unlawfully 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.

Randolph B. Martin,
District Attorney.

0673

BOX:

177

FOLDER:

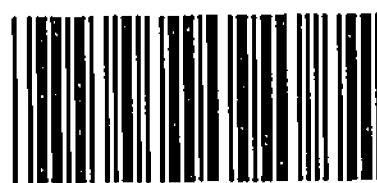
1793

DESCRIPTION:

Seaton, Frank

DATE:

05/08/85



1793

0674

Witnesses:

Please notify M. Brady

Counsel,

Filed

day of

1885

Pleas,

THE PEOPLE

vs.

P

Frank Seaton

RANDOLPH B. MARTINE,

Ordered to N.Y. Court of Criminal
Termination for Trial May 11, 1885

A True Bill.

June 1, 1885 Foreman.

Tried and convicted May

D. P. 5 years

May 20

0675

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss

Patrick Gordon

of No. 37 Mott Street, Aged 44 Years

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

4th day of May 1885, at the 5th 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, ^{in the night time} the following property, viz:

One silver watch with gold chain attached of the value of thirty five dollars and good and lawful money consisting of divers pieces of silver and nickel coin of the value of one dollar and eighty cents all

of the value of thirty six $\frac{86}{100}$ 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

Frank Seaton (now here) and two others whose names are unknown that about the hour of 11.15 P.M. on said date deponent was walking in Canal corner of Greenwich Streets in said City when said Seaton and said others caught hold of him by the throat and choked him and then and there threw him down on the sidewalk. That deponent is informed by Joseph E. Mc Coy that he saw said ~~def~~ said Seaton and said unknown persons throw him down and said unknown held him and immediately he

Sworn to before me, this

188

Police Justice

0676

said
saw Beaton run away with a chain
in his possession. prays that
Beaton may be held to answer and
dealt with according to law

Sworn to before me this
5th day of May 1885
Samuel C. Reilly Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that the within 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 188 .

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188 .

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188

Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.

1.

2.

3.

4.

Offence—ROBBERY.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

0677

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Joseph E. McCoy of No. 124 East- 91st

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Patrick Condon

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

Sworn to before me, this 5 day of May 1885

Joseph E. McCoy
Samuel C. Bell
Police Justice.

0678

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Frank Beaton 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.

Frank Beaton

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Canada

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

Answer.

110 Macdougall St 6 mo's

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
Frank Beaton

Taken before me this

5

day of

May 1885

Police Justice

0679

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 137
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 May 5th 1885

Samuel C. Bell 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 ment

I order h to be discharged.

Dated

188

Police Justice.

0680

Police Court

1470 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Condon
37 West St

1 Frank Seaton

2

3

4

Offence Robbery

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated May 5 188

D. A. Kelly Magistrate.

a. J. Thorne Officer.

5th Precinct.

Witnesses Joseph E. McBoyle

No. 124 E 9th Street.

Augustus J. Thorne

5th Precinct Police Street.

No. Street.

\$ 1500 to answer Annual Sessions.

C

0681

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Seaton

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

of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said *Frank Seaton*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
fourth day of *May*, in the year of our Lord one thousand
eight hundred and eighty-*five*, in the *night* time of the said day, at the Ward, City
and County aforesaid, with force and arms, in and upon one *Calude London*,
in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of
twenty dollars, one chain
of the value of fifteen
dollars, and divers coins, of
a number, kind and denomi-
nation to the Grand Jury
of said unknown, of the value
of one dollar and eighty cents,

of the goods, chattels and personal property of the said *Calude London*,
from the person of the said *Calude London*, against the will,
and by violence to the person of the said *Calude London*,
then and there violently and feloniously did rob, steal, take and carry away,

(The said Frank Seaton
being then and there
aided by an accomplice
actually present, whose
name is to the Grand
Jury of said 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.

Charles B. Martin
District Attorney

0682

BOX:

177

FOLDER:

1793

DESCRIPTION:

Seidenberg, Abraham

DATE:

05/25/85



1793

0683

Witnesses:

No. 2024

MD

+

Counsel, *Daniel Levy*

Filed *20* day of *May*

Pleads *Not guilty*

1885

THE PEOPLE

vs.

P

Abraham Sidenberg

[Sections 224 and 229, Penal Code].
Robbery, *second degree.*

RANDOLPH B. MARTINE,

Dr May 28/85
District Attorney.

and acquitted.

A True Bill.

E. Howard

Foreman.

0684

Police Court 3rd District.

CITY AND COUNTY }
OF NEW YORK. } ss.

aged 16 years Minnie Friedman
of No 27 Allen Street,

being duly sworn, depose and saith, that on the 15 day of May
1885, at the 10th 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:

good and lawful money of the
issue of the United States consisting
of one note of the denomination and
value of Two Dollars, and Silver
and Nickel Coins of the value of forty Cents
in all

of the value of Two Dollars DOLLARS,
the property of Julius Friedman deponent's Father
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

Abraham Seidenberg (nowhere)
from the fact that deponent had
said money in her hand, while
deponent was in the Tailor Shop
of the defendants at No 11 Essex Street
when said Abraham threw deponent
down, and forcibly opened deponent's
hand, which contained said money
and took said money by force and
violence as aforesaid

Minnie Friedman

Sworn before me, this 16
day of May 1885

Henry J. Williams Police Justice.

0685

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

3

District Police Court.

Abraham Seidenberg 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. *Abraham Seidenberg*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Poland*

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

Answer. *11 Essex Street 2 years*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty*

Taken before me this

day of *May*

1885

Police Justice.

112-211

0686

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 Abraham Seidenberg

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 May 18 188 5 John J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0687

\$1000 Bail for Ex
78 May 2 PM

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

4 3
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas. Friedman
27- Allen St.
Abraham Verdenberg

2
3
4
MAY 20 1885
Offence

Dated May 16 1885

John W. Masterman Magistrate.

Officer.

10 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer Paul Sessions.

Chas. Friedman

0688

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Abraham Sederberg

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

of the CRIME OF ROBBERY in the second degree, committed as follows:

The said Abraham Sederberg

late of the First Ward of the City of New York, in the County of New York aforesaid, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and eighty-five, in the time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Minnie Friedman, in the peace of the said People, then and there being, feloniously did make an assault, and

one promissory note for the payment of money, of the kind known as United States Treasury notes, the same being then and there due and unsatisfied, for the payment of and of the value of two dollars, and silver coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of forty cents,

of the goods, chattels and personal property of the said one Julius Friedman, from the person of the said Minnie Friedman, against the will, and by violence to the person of the said Minnie Friedman, then and there violently and feloniously did rob, steal, take and carry away,

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

Samuel R. Martin,
District Attorney.

0689

BOX:

177

FOLDER:

1793

DESCRIPTION:

Shackel, Pauline

DATE:

05/05/85



1793

0690

BOX:

177

FOLDER:

1793

DESCRIPTION:

Bond, Charles R.

DATE:

05/05/85



1793

Witnesses:

Counsel,

Filed *May* 188*8*

Pleads,

THE PEOPLE

1 *X* vs. *P*

Pauline Shacker

W. (2 years)
L. M. (1 year)

Charles R. Bond

Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 528, 529, 530, Penal Code].

RANDOLPH B. MARTINE,

Ex-Officio District Attorney.

W. (2 years) & *W. (1 year)*

A True Bill.

E. H. Hurd

Foreman.

S. P. 3 years

0691

0692

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Policeman of No

Ruiglin Ulster Co Ny ~~Street~~ being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Alice O'Keefe

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

Sworn to before me, this 13

day of May 1888

Paul Lable

John B Smith
Police Justice.

0693

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation James K Price
Police Officer of No.

29 Prescher Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Alfred O Keefe

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

Sworn to before me, this 13
day of May 1888 by James K. Price

Seaton B Smith

Police Justice.

0694

Police Court—2—District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 136 Madison Ave Alice O'Keefe Street, aged 34 years,
occupation Housekeeper being duly sworndeposes and says, that on the 2~~nd~~ day of April 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:

One black silk dress one navy
blue silk dress, one black lace
dress, one white lace dress
one black velvet cloak, one diamond
barpin, and in all of the
value of four hundred and
twenty five dollars

the property of

Deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Pauline Thackle (now

here) for the reason that said
Pauline was formerly a servant
in the employ of deponent, and
deponent missed said property
after said Pauline had left
deponent's employ. Deponent
is also informed by officer
James B. Price of the 29th Precinct
that he visited the house of the
brother in law of said Pauline
(Paul Bable) at Kingston in this
State, and there found a portion
of the within named property
and also a trunk belonging

Subscribed and sworn to before me this 1st day of April 1885

Police Justice.

0695

to said Pauline, and which had been sent by said Pauline to the house of said Sable. Deponent has seen and identified said property as belonging to her and which had been stolen from deponents house on the night of said 24th of April 1885.

Sworn to before me }
this 1st of May 1885 }
Solond Smith }
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 1885 . Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885 . 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 1885 . Police Justice.

Police Court, District.

THE PEOPLE, etc.,
on the complaint of

Offence—LARCENY.

1
2
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4

Date

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer

Sessions.

0696

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- 2

461 District.

THE PEOPLE, & c ,
ON THE COMPLAINT OF

Eliza Summer
136 Madison Ave.

Pauline Shackel

Charles Bond

3

4

Offence Fraud Larceny

Dated May First 1885

Smith Magistrate.

Price Basey Officer.

29 Precinct.

Witness Price Basey

No. 29 Precinct Street.

Nellie Lynch

No. 63 E. 80th Street.

Alice O'Keefe

No. 136 Madison Ave Street.

Frank Lathrop
Floyd Jones
Madison Falls

36 Madison Ave

Cum

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed by the within named persons, I order that they be held to answer the same and they be admitted to bail in the sum of

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

Dated May 1st 1885

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

Dated 1885

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

Dated 1885

Police Justice.

Police Justice.

0696

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- 2

461 District.

THE PEOPLE, & c ,
ON THE COMPLAINT OF

Eliza Summer
136 Madison Ave.

Pauline Shackel
Charles Bond

3 _____
4 _____

Dated May First 1885

Smith Magistrate.

Price basey Officer.

29 Precinct.

Witness Price basey

No. 29 Precinct Street.

Nellie Lynch

No. 63 E. 80 Street.

Alice O'Keefe

No. 136 Madison Ave Street.

Frank Lathorn
Floyd Jones
Madison Ave

Cum

Offence Fraud Larceny

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed by the within named persons and that they are guilty of the same, I order that they be held to answer the same and they be admitted to bail in the sum of

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

Dated May 1st 1885

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

0697

2. District Police Court,

New York, April 29 1885

Eliza Sumner

is

Raulin's Shaker 2 Livery &
Chares Band Rec. Stolen goods

Justice Swartz will please
hear & determine the matter
arising Complaint in my
absence

John J. Morrison
Police Justice

0698

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK }

2

District Police Court.

Charles R. Bond

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 to see fit to answer the charge and explain the facts alleged against him
that he is at liberty to waive making a statement, and that his waiver cannot be used
against him on the trial.

Question. What is your name?

Answer.

Charles R. Bond

Question. How old are you?

Answer.

35 Years

Question. Where were you born?

Answer.

Penna

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

Answer.

6 Union St. One Year

Question. What is your business or profession?

Answer.

Waiter

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

Answer.

I am not guilty

Charles R. Bond

Taken before me this

day of May 1907

Robert Edmund
Police Justice.

0699

306
The People
vs.
Pauline Schackel. { Court of General Sessions, Part .
Before Recorder Smyth.

Monday, May 18, 1885 .

Indictment for grand larceny in the first degree.

Alice O'Keefe sworn. I do business under the name of O'Keefe but my name is Wynans, I live at 136 Madison Avenue in this city and know the defendant, she was at my house a little over a month and worked for me as chambermaid, she left on the 23rd of April, her month was up then, she told me she was going to Kingston to see her mother who was very ill. I remember the night of the 24th of April when I was awoke by an alarm of fire in the house; I Had a black silk dress trimmed with jet valued at about four hundred and fifty to five hundred dollars, a black lace dress of the value of seventy-five dollars and a diamond pin worth about fifty to seventy-five dollars; they were in a closet on the second floor which was locked; this is a boardinghouse; the diamond pin was in a case on a shelf in the closet and the dresses were hung up on pegs in the closet; as I came down the closets were open, I was awakened I think about two o'clock in the morning.

I looked at the first closet where my dresses was, there was a great many people in the house at the closet looking in, I saw that my dresses were gone and the next closet was the closet where the fire was, where my diamond pin and several things were that were burned up, I don't know how that fire originated, there was no damage done outside of the closets. My rooms were on the fourth floor but these closets were in the hall on the second floor; it is an old-fashioned house and the closets are pretty large. I went

0700

to my room that evening about nine o'clock, I saw the closets about five o'clock in the afternoon when I put a dress away, I did not go to the other closet; there was no fire in the closet where my dresses were but the fire was in the closet where my diamond pin was. I saw the dresses when Detective Price showed them to me and identified them as my property. I think it was the following Monday or Tuesday that he showed them to me at the Station House. I had no conversation with the prisoner about this crime.

Cross Examined. I generally keep from is to seven servants and about twenty to twenty-five boarders; when this girl came to me she had no recommendation, I answered an advertisement in the Herald and took her without reference; she produced no reference but told me she lived with some lady in 22nd Street for five years, I was very busy at the time and I did not go after it; she gave me two days notice before she left and told me where she was going.

Eliza Sumner sworn. I have been living with Mrs. O'Keefe at 136 Madison Avenue until last Saturday, I know the defendant and remember the 23rd of April, I came home late that night from a dinner party in Brooklyn, a quarterpast twelve, I was accompanied by my two sons, my daughter and another gentleman. As we crossed the street, we saw someone coming down the steps very quietly; they seemed to have their arms full and in their stocking feet going up the street on the same side as the house keeping close to the railing all the way, it was a woman dressed in

0701

black, small and slight, I could not see her face; my son who is here, went up the stoop and found the outer door and the vestibule door wide open, and the first thought was, that we had been robbed again as this was the second robbery of my rooms, my rooms being on the parlor floor, I supposed they had been robbed.

Frank M. Larchar sworn. I am the son of the last witness and lived with her at 136 Madison Avenue. I remember the 24th of April last, I was with my mother when she came home that night from Brooklyn about a quarter past twelve when we reached the house. When I reached the corner of 31st Street and Madison Avenue, I saw a woman going down the steps, a rather small sized woman; what particularly attracted my attention was her feet, it seems she had slippers on and white stockings. I thought at the time that someone was sick and she was running out to obtain a doctor, I crossed over and went up the steps and found both doors open, I went in to see if our articles were stolen and found the doors closed in our apartments; the fire was about two o'clock, we retired about half past twelve and locked our doors and were disturbed about two o'clock by the ringing of the bell, I woke up and rushed to the doorway and smelled the smoke in the hall and went back and roused my mother and sister and told them to dress immediately, I went upstairs and saw this fire on the second floor back in the hallway in the closet. I immediately told the other tenants that I had seen a woman leave the house at a quarter past twelve; the fire was extinguished by Major Morton and one or two others, the firemen were not there.

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James K Price sworn.. I am a detective attached to the 29th precinct on special duty. I arrested the defendant on the afternoon of the 28th of April in her brother-in-law's house in Kingston on suspicion of having committed this crime; on the morning of the 24th when I came on duty I heard that a larceny was perpetrated in this place and I went over to the house to investigate the matter; the result of that investigation led me to Kingston and I made this arrest. I requested her sister and herself to deliver to me what property she had brought to Kingston; the defendant recognized me when I went in, she knew me, I had known her about a year. She said, what do you want? I said, I want you to give that property you stole from 126 Madison Avenue. She said, I did not steal any property; I said yes you did, you have got it here. She said, no I have not, you can search my things. She called me out in the back room and says, I don't want you to tell my sister or my brother anything about me or about my living with Bond; they don't know anything about it and I will go back to New York with you. I said, before you go I have got to see what you brought here. So she called her sister and I believe introduced me to her sister as an officer and stated she would have to go back to New York. I asked her sister to show me her trunk; she said she did not have any trunk there. I said, where is her trunk, she checked her trunk from New York. She said her trunk is at East Kingston at her mother's. I had come from her mother's to this house, and in reply to questions put to her mother she said she had no trunk and had not seen her in two years. I examined a valise that was there and a bundle was shown me

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and I saw no property there tallying with the description that I had, I told her to come on to New York with me quietly and she agreed to do so. The next day I received a telegram from her brother who is here in court asking me to meet him that night, I could not and telegraphed him so; the next day he came there to the Station House and brought a valise with him. In that valise there was three dresses the property innumrated in that complaint. She was not present at the delivery. Mrs. O'Keefe identified the three dresses as her property.

Paul Cable sworn. I live Kingston, New York and know the defendant who is a relation of mine; in the neighborhood of the 24th of April she was at my house in Kingston, I think she arrived on Friday, the 25th; there was received at our house belonging to her a satchel and two bundles which I delivered to Detective Price. My wife called my attention the next morning after the arrest to a bundle in the back room; my wife opened the package and we saw there was three dresses. I asked her whether that gentleman who was here yesterday saw that package and she said he did not. I went up to the court house not knowing Mr. Price's address and asked Officer Westerbrook the address and telegraphed Price to the 29th precinct Station House; the next day I came down to New York and delivered those things to Price. The bundle I think was in light brown paper. I had seen the defendant two weeks before this at our house. I think she staid a day or two and went back to New York. I don't know where she was living then; her mother lives at East Kingston about three miles away;

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she seemed to have pretty good health, her trunk was at her mother's at East Kingston upstairs; it came I should judge about two week before that to my house and as she was going to live with her mother at East Kingston they happened in with a conveyance at my house one day and so they took the trunk up to her mother's. Mr. Westerbrook and myself went after the trunk and opened and examined it; we found some dresses and one thing and another and letters and papers, we brought it from East Kingston, took it to the Court House in Kingston and from there it was shipped to the 29th precinct New York. I should judge that the dresses in the trunk belonged to the defendant.

James K. Price recalled. I received this trunk and examined and had Mrs. O'Keefe come to the Statkin House and examine it; she selected a piece of lace from it that she found in there which she claimed was in that closet the night of the fire and washer property.

The Case for the Defence.

Lestelle Hatch sworn. I live at 18 West 51st Street and know the defendant; she was in my employ five years and a half and during all that time I found her strictly honest, I think it was three years and a half or four years since she left me, I have seen her a few times since, I don't know whether she is married or single.

Pauline Schackel sworn. I have been living in New York eight years and came from my mother's house in Kingston to Mrs Hatch to go into service and remain with her from 1876 to 1882; I lived eight months

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with Mrs. Benjamin F. Conklin and then I went to live with Mrs. Palmer 1515 Broadway, I was there till the 12th of November till the 12th of June, I lived about four months with Mrs. Cunningham 5 West 22nd Street and from there I went to Mrs. O'Keefe's, she asked me for reference and I told her to go to 5 West 22nd Street, she seemed satisfied, I never was arrested in my life, I gave Mrs. O'Keefe notice that I was going home, I left the house between three and four o'clock on Thursday afternoon and did not return. I am not the girl that was seen coming down the steps that night; my trunk was sent to my mother's, I went to the express office and had it sent to my brother-in-law's as my mother had moved. Mrs. O'Keefe and the servants in the house knew where I had gone for I had written a girl in the house as soon as I arrived. I know nothing at all about the receipt of those dresses, I did not send them, I was aware that they were in my brother-in-law's house when Price was at Kingston, I know nothing about them.

Cross Examined.

Before I went to live

with Mrs. Hatch as a servant I lived in Kingston with a family named D. C. Overpough, coal and lumber merchant about three months. I never lived with anybody else in Kingston, I do not know a family in Kingston by the name of Hibbard, I never was a servant in that house. I never was arrested whilst I was in service in that house and never was in a Station House but once in my life when Price took me as a witness, I know nobody in Kingston by the name of Hibbard, I was born in East Kingston. I have told you all the places I live in in New York except one week that I lived with Mrs. Phillips in 43rd Street off Seventh Avenue.

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Did you ever live with Mrs. Hamilton in this city? I do not know the name, lived at 5 21st Street, I never lived in 131 West 21st Street and never lived in 31st Street. When I was living with Mrs. Conklin in 28th Street Officer Price took me to the Station House as a witness, I knew nothing about the case, they told me to go up to Jefferson Market, I was not charged with stealing a ring at 131 21st Street; they tried to accuse me but they did not say it to my face that the ring was gone. I lived with this lady three months at 133 21st Street, she asked me about the ring and I said, no mam and she accused Lydia McCracken Price said I had been arrested before but I had never been in my life. I was married to Charles Bond, a colored man but I have not lived with him, I always lived out at service. It was my intention to go to the country and remain there, I intended to come back and get my money because I was not paid, I wrote to Bond while I was up there, I told him I was coming down on a flying visit. The place that was in my trunk I bought in a store in Sixth Avenue, in Crawford's or one of those places, I do not remember when I bought it or what I paid for it, I bought it some time in January. I left 136 Madison Avenue between three and four o'clock in the afternoon and went from there to Yonkers and stopped to see Mary Perkins a married woman and took the train from Yonkers and came back by the nine o'clock train and went to Manetta Street where Bond lives, I remained there till morning and took the eleven o'clock train from the Grand Central Depot to Kingston, I brought no bundles with me but sent my trunk up two weeks before. The expressman came to the house and took it, my husband

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delivered it, I did not know my mother was living, I heard my mother was dead and I sent my trunk up to Kingston and sent it to my brother-in-law's. I had some things in the house besides the things I wore in Madison Avenue, I asked George who worked around the house to take them to the express office for me because I did not want to carry the bundle, I put the address of the three packages and told him to deliver them at the American Express office, I had in the packages cuffs and collars and slippers and my cloak and in the stachel I had a couple of dresses, I remember Detective Price going to Kingston, I saw my brother-in-law at the supper table but did not tell him anything about those packages, I put one of those packages myself in the American express office corner of 4th Street and Broadway and got a receipt for it. I wrote to Maggie Ryan, a waitress in the house and told her I arrived home all right; she did not have time to reply, I told Mrs. O'Keefe I was going to Kingston and told her if I came back to the city I would go back and live with her, I told her my mother had been sick, I had heard so but when I got there she was not sick. That is my marriage certificate. (Showing it.)

Alice O'Keefe recalled. I was shown a piece of lace by Detective Price, a piece of valenciennes lace, imitation, it had been washed, it was mine, it was not in the same closet where the dresses were but it was in a closet adjoining where the fire was. The keys of those closets were taken from the water closet on the third floor. The defendant told me after she had been about a week in my

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house she would have to go home for a day or two because her mother was sick; she went Saturday night and came back Monday evening or Tuesday and then the last time she went away he told me that her mother was very ill and she would have to go, I don't know whether Maggie Ryan received a letter from her or not. I did not shop any of clothing to Kingston by express or otherwise and did not authorize those dresses to be sent there.

James K. Price recalled. On the 4th of May 1883 I arrested the defendant in 30th Street between Seventh and Eighth Avenues on a charge of felony committed in the 19th precinct and delivered her and the person whom I have arrested in this case also to officers Cuff and McGowan. I arrested her at another time when I was called to investigate a larceny in the house of Mrs. Hamilton 131 or 133 West 21st Street, I found Pauline in service there. I spoke to her, Pauline at your old tricks again. There was a negro in the case and she did not want any publicity. Charles Bond was the man who was arrested then

The Jury rendered a verdict of grand larceny in the second degree.

Testimony in the case

Pauline Schackel

Filed May 1886

[illegible]

0710

Sec. 198-200.

21

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Pauline Shackel

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

Question What is your name?

Answer

Pauline Shackel

Question How old are you?

Answer

23 Years

Question Where were you born?

Answer

N.Y.

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

Answer

Kingston - 4 days

Question What is your business or profession?

Answer

Servant

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

Answer

Nothing

Pauline Shackel

Taken before me this

1st

day of

May 1887

John D. Smith

Police Justice.

0711

CITY AND COUNTY }
OF NEW YORK, } ss.

Nellie Lynck
aged 20 years, occupation Chamber Maid of No.

63 East 80th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Eiza Summer,

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

Sworn to before me, this 29

day of April 1888

Nellie Lynck

John Johnson

Police Justice.

0712

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation James H Price
Police officer. of No.

29th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Eize Sumner

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

Sworn to before me, this 29 day of April 1885 James H Price

John H. Brown
Police Justice.

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Police Court—2nd District.

Affidavit—Larceny.

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

Ella Summer
 of No. 136 Madison Avenue Street, aged 56 years,
 occupation Married being duly sworn
 deposes and says, that on the or about 26 day of March 1885 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the night time, the following property viz:

One package, containing Silk Embroidery
of the value of Two hundred & fifty dollars

the property of in charge of deponent, as an agent
for some person unknown to 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 Pauline Schalle and Charles

Bond (both unknown) from the fact
that on the 21st day of March, 1885, deponent
had possession of said property and sent the
Mrs. Charles A. Whitney of the City of
New Orleans for her inspection and to buy.
Deponent is informed by Kelly Lynch
of No. 63 East 80th Street that on the 28th
day of March 1885 she was in the employ
in premises No. 136 Madison Avenue, and
on that day she received a package
by Express, for deponent, and that she
placed said package in a closet in
the front Hall of the Parlor floor—
Deponent received a telegram from said

Sworn to before me, this 188 day

Police Justice.

Oath to

0714

Mrs Whitney that she returned said Embroidery
by Adams Express, to defendant,
that at that time said Pauline was in
the employ as a Chamber maid in said
premises, and was there for about one week,
that on the 28th day of March 1885 said
Pauline left said premises between the hours
of 9 & 10 o'clock in the night time, and
was absent for about 3 days.

Defendant is informed by James H
Price of the 29th Precinct Police that on
the 26th day of April 1885 he arrested said
Charles Bond in his residence at No 6
Minnetta Street, and that he found the
within described property in a trunk
and in the possession of said Bond.

Defendant further says that said
Price informed her when said Bond was
arrested he acknowledged to him in
the presence of Michael Casey also
an officer of the 29th Precinct Police

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

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

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated 1885

Magistrate.

Officer.

Clerk.

Witnesses.

No.

Street.

No.

Sheet.

No.

Sheet.

Sessions.

to answer

0715

That Pauline Schacklee had stolen
said property and that he received
the same from her.

Deponent therefore charges that
said Pauline Schacklee did feloniously
steal said property from deponent
as aforesaid, and that said
Charles Bond did feloniously
receive the same he well knowing
at the time that said property
had been stolen.

Mrs. E. Sumner

Sworn to before me this
24th day of April 1889
John H. Norman
Police Justice

0716

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Candine S. Thadde

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

Candine S. Thadde

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

The said *Candine S. Thadde*,

late of the *Seventh* Ward of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the night time of the same day, at the Ward, City and County aforesaid, with force and arms

four dresses of the value of one hundred dollars each, one coat of the value of one hundred dollars, one pair of the value of one hundred dollars,

of the goods, chattels and personal property of one *Miss O. Thadde*,

in the dwelling-house of the said *Miss O. Thadde*,

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,

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SECOND COUNT—

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

Pauline Thaddeus
of the CRIME of CRIMINALLY RECEIVING STOLEN PROPERTY, committed
as follows:

The said Pauline Thaddeus,

late of the Twenty-first Ward of the City of New York, in the County of
New York aforesaid, on the Twenty-fourth day of August, —
in the year of our Lord one thousand eight hundred and eighty-five, at the Ward,
City and County aforesaid, with force and arms,

four dresses of the value of
one hundred dollars each, one
coat of the value of one hundred
dollars, and one pin of the
value of one hundred dollars,

of the goods, chattels and personal property of one

William O. Thaddeus,

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

Thaddeus,

unlawfully and unjustly did feloniously receive and have; the said

Pauline Thaddeus,

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

RANDOLPH B. MARTINE,

District Attorney.

Witnesses:

Edgts Charac
Edgts Charac

for

Counsel,
Filed *4th May* 188*8*
Pleads, *voluntarily*

Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 628, 680, 550, Penal Code].

THE PEOPLE

vs.

P

Pauline Shackel

(2 counts)

RANDOLPH B. MARTINE,

District Attorney.

J. M. Pen
for
A True Bill.

E. M. M.

Foreman.

Edgts Charac
Grand Larceny 2deg

W. S.

0718

07 19

to 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

Pauline Schaefer
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 May 13 188 5 *Solomon Sturges* 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.

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BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court ~~Case~~ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Alice O'Keefe
136 Madison Ave
vs.

Pauline Schackel

1

2

3

4

Dated

May 13 1885

188

Smith

Magistrate.

Price

Officer.

Witnesses

29 Precinct
Jas K Price

No.

29 Precinct

Street.

Paul Bobble

No.

Kingston Mfg Co

Street.

No.

\$ 1000

to answer

G.S.

Street.

Comm

Francis Lavery

0721

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

2 District Police Court.

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

Question What is your name?

Answer

Pauline Schackel

Question. How old are you?

Answer

23 Years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

Kingston - 4 days

Question What is your business or profession?

Answer.

Servant

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

Answer.

I am not guilty

Pauline Schackel

Taken before me this

July 1889

1889

Justice

0722

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Pauline Thaddeus
and Charles R. Bond

The Grand Jury of the City and County of New York, by this indictment, accuse
Pauline Thaddeus and Charles R. Bond
of the CRIME OF GRAND LARCENY in the FIRST degree, committed as follows,

The said *Pauline Thaddeus and Charles*
R. Bond, each _____

late of the *Twenty-first* Ward of the City of New York, in the County of New
York, aforesaid, on the *23rd* day of *March*, — in the
year of our Lord one thousand eight hundred and eighty-*nine* — in the
night time of the same day, at the Ward, City and County aforesaid, with force and arms

one package containing embroidery
of a quantity and description to
the Grand Jury aforesaid unknown,
of the value of two hundred
and fifty dollars, and twenty
yards of embroidery of the
value of twelve dollars and
fifty cents each yard, —
of the goods, chattels and personal property of one *Eliza Turner,*

in the dwelling-house of ~~the said~~ *one Eliza Turner,*

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.

0723

SECOND COUNT—

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

Charles A. Bond
of the CRIME of CRIMINALLY RECEIVING STOLEN PROPERTY, committed
as follows:

The said Charles A. Bond,

late of the Twenty First Ward of the City of New York, in the County of
New York aforesaid, on the 20th day of March, —
in the year of our Lord one thousand eight hundred and eighty five, at the Ward,
City and County aforesaid, with force and arms,

one package containing
as a quantity and description
to the Grand Jury aforesaid
unknown to the value of two
hundred and fifty dollars,
and twenty yards of
the value of twelve dollars
and fifty cents each yard,
of the goods, chattels and personal property of one

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

Eliza Turner
unlawfully and unjustly did feloniously receive and have; the said

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

RANDOLPH B. MARTINE,

Attorney.

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THIRD COUNT—

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

Pauline Schuchard and Charles R. Bond

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

The said *Pauline Schuchard and Charles R. Bond, each*

late of the *Twenty-first* Ward of the City of New York, in the County of New York, aforesaid, on the *22nd* day of *March*, in the year of our Lord one thousand eight hundred and eighty—*four*, in the night time of the same day, at the Ward, City and County aforesaid, with force and arms

one package containing and containing
as a quantity and description to
the Grand Jury aforesaid unknown,
as the value of two hundred and
fifty dollars, and twenty yards
of underwear of the value of
twelve dollars and fifty cents each, viz,

of the goods, chattels and personal property of ~~one~~ *some person to*
the Grand Jury aforesaid unknown,
in the dwelling-house of ~~the said~~ *one Alice O'Keefe,*

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.

0725

~~Second~~ **SECOND COUNT**

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

Charles B. Board
of the CRIME of CRIMINALLY RECEIVING STOLEN PROPERTY, committed
as follows:

The said Charles B. Board,

late of the Twenty-first Ward of the City of New York, in the County of
New York aforesaid, on the twenty-seventh day of March,
in the year of our Lord one thousand eight hundred and eighty-five, at the Ward,
City and County aforesaid, with force and arms,

one package containing and consisting of
a quantity and description to the Grand
Jury aforesaid unknown, of the value
of two hundred and fifty dollars,
and twenty rods of lumber,
of the value of twelve dollars and
fifty cents each rod

of the goods, chattels and personal property of one same person to
the Grand Jury aforesaid unknown,
by a certain person or persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said unknown
person,

unlawfully and unjustly did feloniously receive and have; the said

Charles B. Board,

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

RANDOLPH B. MARTINE,

District Attorney.

0726

BOX:

177

FOLDER:

1793

DESCRIPTION:

Sheehy, John

DATE:

05/26/85



1793

0727

BOX:

177

FOLDER:

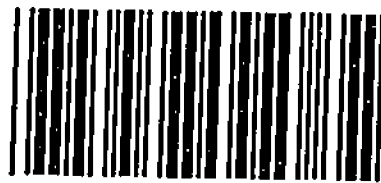
1793

DESCRIPTION:

O'Neil, John

DATE:

05/26/85



1793

0728

No. 217, Sub. 2-
J. C. Decker

Counsel,
Filed 26 day of May 1885
Pleads *Not guilty (27)*

THE PEOPLE
vs.
John Sheehy
and *N.A.*
John O'Neil
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

RANDOLPH B. MARTINE,
Shue 1/10
District Attorney.
Spiedog requested
A True Bill.
Edwards

Foreman.
John E. 2nd - part 1

Witnesses:

0729

John Hickey the complaining witness
being sworn testified as follows:

Ans. Exⁿ - by - Wm. Oliver.

I saw Chechy, O'Neil & three others acting in a noisy and turbulent manner - shoving and pushing each other at the corner of Madison and James Streets - they were skitting and laughing and shoving each other across the sidewalk. They were not doing any harm to each other that I saw. They walked away when I came up at the opposite corner - went to No. 30 Madison Street. I came from the direction of James Street. I walked to where they were. I got to within 30 or 40 feet of them when they ran away in the hall-way of 30 Madison St - they all ran except one whose name I do not know.

0730

I went in the hall-way to arrest them for acting in a disorderly manner at the corner of James Street and for interfering with people who were passing by. When I went in the hall way I walked towards the yard in the rear. There were two person in front of me but I don't know who they were - two went up - stairs in the front building and two went in the rear - the two who went in the rear were O'Neil and Sheehy, the defendant. I am positive of that. Going into the rear yard Sheehy said to O'Neil, "give it to the son of a bitch". I kept running after O'Neil and Sheehy & when they got in the yard Sheehy repeated to O'Neil, "give it to the son of a bitch." I was from 15 to 20 feet from Sheehy. They were both running. In the meantime time Sheehy shot me in the breast & I followed him and he shot me again in the breast

0731

Sheehy went in the rear building
& O'Steil went to the door and I
went for him and Sheehy was in
the hall way. Then I was again
shot in the shoulder. All this time
Sheehy was running when the shots
were fired - the two of them were run-
ing away.

Mr. Oliver moved that the case
against Sheehy be dismissed on the
evidence.

Motion denied.

Anna Daly of No. 30 Madison
Street being sworn says:

Direct Exⁿ - by - Mr. Oliver

I live in the front building and re-
member the day of this trouble it
was about 6 1/2 o'clock P.M. I came
out of the house about 6 1/2 o'clock

0732

and I saw Sheehy, O'Neil and another young man and Officer Hickey about four doors from our door. They were coming up and ran in the hallway and Hickey ran to the second floor and the other man ran in the backyard & Hickey ran after him and I heard a shot fired and saw Hickey coming out and saw the defendant comes out of the front building ten minutes after that. Sheehy was not in the rear building at all nor in the yard. He was on the second story of the front building.

Many St. Mahoney apt. 30 Madison St. Durn Days.

Direct Ex- by - Mr. Oliver
I don't know anything about the shooting. We were eating supper about 6 1/2 P.M. & I heard a shot and I jumped up and went to the door

0733

and I saw John Sheehy standing outside of the door in the front building & the shot was fired from the rear building, about 25 or 30 feet from the rear building. He was on ~~the~~ ^{our} landing when the shooting took place - I didn't see Kickey.

Lizzie Lambert of No. 30 Madison St. sworn days:

I was sitting at supper and I heard a noise in the hall-way and somebody said to close the door as there was some shooting in the hall-way and I bolted the door and ran to the bed-room and I saw a young man run out - it was not "Johnie" Sheehy the defendant - I could not be mistaken in him because I have known him since he was a boy. It was between 6 and 7 P.M. - dusk.

0734

John Sheehy - the defendant sworn
says:

I was arrested some time ago by
Officer Hickey and brought before
Justice Power, who discharged me the
next morning. Since that time I have
been more or less afraid of Hickey.
This afternoon in question I was
on the corner of James & Madison
streets with Pat McFormick, John
Fitzgerald & I don't remember anybody
else. O'Steil wasn't there. I had just
come from work and I was waiting
to meet a man who owed me
eighty-five cents. I never was ar-
rested only the time Hickey arrested
me. When I saw Hickey I walked
to No. 30 Madison street. We were
~~standing there~~ ^{on the corner} - I was partially sitting
on a table & Fitzgerald said "here comes
Hickey" & we walked away to 30
Madison street. I then went in the
hall-way - I thought he didn't see

0735

me & while I was looking down the stairs I saw Hickey come in and run down-stairs & I went up-stairs to the next flight and then Miss Daly said there was shooting in the yard. I asked who was shooting and she said it was Hickey and then I went in Daly's house. I never told O'Neil or anybody else to give it to the son of a bitch.

By "She Cont"

Q Was O'Neil in there?

A When I went in the hall-way I saw O'Neil in the back of the hall-way.

0736

Police Court First District.City and County }
of New York, } ss.:of the 4th Precinct Police John Stickey
Street, aged 34 years,
occupation Policeman being duly sworndeposes and says, that on the 12th day of May 1885 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John Sheehy
(married) and a man named O'Neill
not arrested. That about the hour of 7 P.M. on said date
deponent was on duty in Madison Street. That said Sheehy
O'Neill and three others were together acting in a noisy and
turbulent manner and on deponent's approaching they
pursued him into the hallway of No 30 Madison Street.
That deponent ran after them said O'Neill and Sheehy
and while in the hallway said ^{Sheehy said} O'Neill give it to
the Son of a bitch. That deponent continued in pursuit
into the yard of said premises and said Sheehy again
repeated, ^{to said O'Neill} give it to the Son of a bitch and said O'Neill
took a pistol from his pocket loaded with powder and ball
and wilfully and maliciously pointed aimed and discharged
the same force at deponent striking him on the breast.
That deponent again pursued said ~~and~~ Sheehy and O'Neill
into the hallway of the rear house and while in said hallway
said O'Neill or Sheehy wilfully and maliciously pointed
aimed, ^{and discharged} a pistol loaded with powder and ball at
deponent striking him on the shoulder and they ran
away together.

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 14 day
of May 1885.

Samuel O'Reilly Police Justice.

John Stickey

0737

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

John Sheehy 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 Sheehy

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.

21 Roosevelt St 3 mos

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty and demand an examination

John Sheehy

Taken before me this

14

day of

May

1887

Samuel J. O'Reilly Police Justice.

0738

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 20 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 May 15 1885

Samuel C. Bull 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.

0739

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

Police Court

11
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Hickey
Vrect.

1 John Sheehy
2 Orect

3
4

Dated May 14 1885

D O Reilly Magistrate.

Hickey Officer.

\$3000 for & May 15. 10 a 16

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$2000 to answer General Sessions.

Committed

0740

1st DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
John Hickey
agst.
John Sheehy

Examination had May 15th 1885
Before Daniel O'Reilly Police Justice.

I, James A. Lyon Stenographer of the 1st District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony ~~to~~

as taken by me on the above examination before said Justice.

Dated May 16th 1885.

James A. Lyon
Stenographer.

Police Justice.

0741

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 Dineen and John O'Neil

The Grand Jury of the City and County of New York, by this indictment, accuse *John Dineen and John O'Neil*, whose real Christian name is *John Dineen*, of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *John Dineen and John O'Neil*

each —
late of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *May* — in the year of our Lord one thousand eight hundred and eighty *five*, with force of arms, at the City and County aforesaid, in and upon the body of one *John Dineen*, in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *John Dineen*, a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *John Dineen and John O'Neil* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent *him* the said *John Dineen* — 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 *John Dineen and John O'Neil* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John Dineen and John O'Neil*

each —
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 one *John Dineen*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against *him* the said

John Dineen —
a certain *pistol* then and there charged and loaded with gunpowder and one leaden bullet, which the said *John Dineen and John O'Neil* in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0742

BOX:

177

FOLDER:

1793

DESCRIPTION:

Shaughnessy, Thomas

DATE:

05/11/85



1793

0743

45 ordered to return

Witnesses:

Counsel,

Filed

11 May 1885

Pleads,

Not Guilty (2)

THE PEOPLE

vs.

P

Thomas Shaughnessy

RANDOLPH B. MARTINE,

District Attorney.

May 14. To May 20 1885 E.E.D.
May 20 1885 E.E.D.

A True Bill.

E. Mart

Foreman

12 May 21. 1885

Jud. acquitted.

0744

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

POLICE COURT,

DISTRICT.

of

John J. Hurley
27th Precinct Police

that on the

20th

day of

April

being duly sworn, deposes and says,

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

1885

Thomas Shaugherney, now
here, did feloniously assault
Mr. Michael Finn by striking
said Finn a violent blow on
the head with a long sweeping
brush, fracturing his skull
and causing the death of
said Finn at the Chambers
Street Hospital on the 23rd inst.
as deponent is informed and
believes.

That deponent was present at
premises No 10 Washington Street,
where the deceased and the said
deponent lived together, at
the hour of 5 o'clock in the
morning of the 20th instant,
and the said deceased then
and there in deponent's presence
identified said deponent as
the man who struck him
and inflicted upon him the
injury aforesaid. That deponent
then and there asked the said
deceased who struck him and
he replied "Shaugherney" and
deponent said to him "Will
you make a complaint against
him?" and the deceased said

0745

"No - I will not." That Dependent
 is now here informed by the
 wife of said Defendant, Mayant
 Shaulpensee, that the said
 deceased and her said husband
 were bawling together early
 on the morning of the said 26th
 instant, at her rooms on the
 said premises, 10 Washington Street;
 and that the deceased soon
 thereafter came into the
 room she occupied with her
 children and said to her
 "You dead now or ever, he
 struck me with a bunch"
 sworn to before me this } John J. Hurley
 30 day of April 1885

H. W. Patterson Municipal

POLICE COURT - DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness.

Disposition

0746

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

Charles E. Verison, M.D.
of Chamber St. Hospital Street, aged 26 years,
occupation Physician being duly sworn deposes and says
that on the 20 day of April 1885

at the City of New York, in the County of New York, one Michael
Jenn who said he lived at premises
10 Washington St., packed into the
said Hospital, and showed deponent
a cut on the back of his head. That
he informed deponent that he had
been struck by a man named
Sheughnessy. That deponent on
examination found that he was
suffering from a Compound Commi-
nated depressed fracture of the
left parietal bone. That three

0747

days thereafter the said person
died, at said hospital, from
the effects of said wound.
Sworn to before me this 3rd day of April 1885

J. M. Patterson Police Justice

Police Court, District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVID.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

0748

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Housekeeper of No. 10 Washington Street, being duly sworn deposes and

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

Sworn to before me, this 30th
day of April 1888

Margaret X Sheehy
Margaret Sheehy
Margaret

J. M. Patterson

Police Justice.

0749

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss

1 District Police Court.

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

Question. What is your name?

Answer. *Thomas Shengheressy*

Question. How old are you?

Answer. *51 years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *10 Washington St. 11 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. *The deceased was a friend of mine and boarded with my wife. On the night in question the deceased was very drunk and I was also intoxicated, but not so much as the deceased. He wanted me to give him a drink and smoke and when I did not do so he got up out of his bed and kicked me while I lay on the floor and called me abusive names. I got up in the dark and took hold of the brush and struck him not intending to do him any harm and not seeing where he stood or where I was*

Investigation

and

0750

Striking. I had no all time
to him and we had been
friends together for eleven years.
Told me before me this
30 day 2 April 1885

Thos. Shaughnessy

A. M. Patterson Police Justice

0751

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 Shaughnessy
guilty thereof, I order that he be held to answer the same ~~and be committed to bail in the sum of~~
~~Twenty Dollars~~, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

~~is released~~. Be legally discharged
Dated April 20 188 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0752

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Hurley
French
Thomas Shaugleness

Offence Homicide

Dated

April 30
Mattison
Thos. Mulvey
24

1885

Magistrate.

Officer.

Prædict.

Witnesses

Margaret Shaugleness

No.

10 Washington

Street.

No.

Chas E. Devision

Street.

No.

Chambers St Hospital

Street.

No.

Comd to answer Gen

Street.

Sessions.

Christians Pair

0753

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION,

Taken at the *Crown's Office*No. 15. *Chatham*

Street in the

4th

Ward of the City of

New York, in the County of New York, this

day of

May

in the year of our Lord one thousand eight hundred and

1880 before

MICHAEL J. B. MESSEMER, Coroner,

of the City and County aforesaid, on view of the Body of

Michael Sinn

now lying dead at

Upon the Oaths and Affirmations of
Sinn good and lawful men of the State of New York, duly chosen and
 sworn and affirmed and charged to inquire, on behalf of said people,
 how and in what manner the said *Michael Sinn* came
 to his death, do upon their Oaths and Affirmations, say: That the
 said *Michael Sinn* came to his death by

Fracture
 of the skull just meningitis caused by being struck
 with the handle of a brush by *Thomas Chaugnefey*
 at No 10 Washington street April 25th 1880 about 3 PM
 and the jury believe that said *Chaugnefey* had an
 intention of injuring the deceased.

In Witness Whereof, We, the said Jurors as well as the **CORONER**, have to
 this Inquisition set our hands and seals on the day and place
 aforesaid.

JURORS.

*Edmund Smith**J. C. Taylor**John Rappert**Wm. A. Auliffe**Martin J. Kirby**Wm. A. Auliffe**Wm. A. Auliffe**Wm. A. Auliffe**60 Chatham**149 Chatham St**19 Centre St**17 Centre St**57 Bowery**38 Bowery**12 Bowery*

CORONER, I. S.

0754

CORONER'S OFFICE.

TESTIMONY.

Officer Thomas Mulvey. 27th Precinct being
 engaged says. On April 27th about
 between 2 and 4 o'clock P.M. the
 prisoner James Shaughnessy came into
 the Station House and said that
 he was the man who was charged
 with striking Michael Finn he
 was afterwards taken to the
 Spikes and held by Judge
 Fullerton to await the action
 of the Coroner.

Thomas Mulvey

Officer John J. Harley being sworn says.
 On April 20th 1885 I was attached to
 27th Precinct. on that day about 3 P.M.
 I was standing cor. Morris & Washington
 street when the prisoner's wife Mr.
 Shaughnessy came to me and said
 her husband had struck a man
 in his room, I went to her
 Washington st and found the
 deceased Michael Finn with
 his head cut I asked him who
 did it and he pointed to
 Shaughnessy who was in bed
 I asked Finn to go to the Station
 House and make a complaint

Taken before me

this

day of

May 1885

Wm. M. Mendenhall

CORONER.

0755

CORONER'S OFFICE.

TESTIMONY.

2

but he refused, the deceased
 dressed himself and went to
 the Chambers St. Hospital together
 with Shaughnessy. ^{my} Quinn said that Shaughnessy
 struck him with the handle of a
 brush about five feet in length

John J. Hurley

Margaret Shaughnessy being sworn says.
 I reside at 40 Washington Street, the
 deceased Michael Quinn boarded at my
 house. On April 20th about 3 PM
 my husband (the prisoner) and Michael
 Quinn commenced quarreling about a
 pipe and the first thing I knew
 was when I heard Quinn the
 deceased say that he was cut.
 I said to him if you are hurt
 had come to the Hospital I
 went out and met two officers. Quinn
 said he did not want to make
 a charge against Shaughnessy I then
 went to the Hospital with Quinn
 and left him there, I did not see
 Quinn struck by Shaughnessy

Margaret Shaughnessy
 mark

Taken before me

this 5 day of May 1885
 Wm J. Mendenhall

CORONER.

0756

CORONER'S OFFICE.

TESTIMONY.

3

Thomas Shughnessy being sworn says
 I reside at No 10 Washington street
 and am a laborer. I knew the deceased
 Michael Finn for about 10 years. he
 did work around Castle Garden
 On April 19/85 we were both drinking
 together and in the morning of
 the 20th about 2.30 AM he came to
 my bed and pulled me out
 on the floor I wanted him to
 keep quiet, but he would not
 do so and came at me took
 me by the hair and afterwards
 kicked me, he wanted a pipe
 and I refused to give it to
 him. I being sickly took hold
 of a brush handle and struck
 him. I cannot say where as it
 was dark at the time after a
 while he came to me and said
 that I had hit him, and afterwards
 my wife and Finn went out
 together, I was intoxicated at the
 time

Thos Shughnessy

Taken before me

this

day of

May 1885

W. J. B. Merriman

CORONER.

0757

Coroner's Office.

TESTIMONY.

I Charles Elley Denison M.D. House Surgeon of Chambers Street Hospital do hereby testify that Michael Thinn 50. married Ireland - Buchanan - of 10 Washington St. - Entered in the Hospital 4:30 AM April 20/85 with a woman. History of case, He was struck over the head with the handle of heavy brush while lying in bed - On admittance, no history could be obtained of him, on examination a compound depressed fracture of skull - over left Parietal bone near the superior posterior angle was a depression size of a silver half dollar.

Operation same day at 72 noon - Bone removed - Dura Mater Lacerated and a small clot of blood removed from beneath it. Hemorrhage not readily controlled. Wound dressed - Next day Facial Paralysis developed - And on April 23 - in 4 hours had 14 convulsions each exceeding the last in violence - and that he died in the last at 3:50 P.M. April 23-85 - and that the cause of Death was Comp. Compound depressed Fracture of Skull.

Taken before me

C. Elley Denison M.D.

this

day of

188

House Surgeon

CORONER.

0758

CORONER'S OFFICE.

TESTIMONY.

Dr. Justin Steed, being sworn says: On the 24th day, of April at 12 M. 20 hrs. after death, I made autopsy in body of Michael Fiam.

Heart - Enlarged, from hypertrophy of left ventricle, otherwise healthy.

Lungs - Pneumonic, pleural adhesions both sides.

Liver - Slightly cirrhotic.

Kidneys - Advanced in chronic diffuse nephritis, structure almost obliterated, capsule adherent.

Stomach - Chronic inflammation of its lining membrane.

Intestines - Normal.

Spleen - Normal.

Head - Large contused wound of scalp, on left side, at vertex of skull, enlarged by incisions; large oval opening in skull, at seat of wound, ^{1 1/2 in. l. x 1 1/2 in. w.} bone missing, scalp & skull cap, removed, membranes of brain injured, but they are highly congested, containing a serous fluid in large quantity, between them and the brain substance; which is also congested at its surface, & slightly softened - otherwise brain & skull, are normal. ^{as evidenced from} death in my opinion was due, to Meningitis & compound depressed fracture of skull.

Taken before me

this 28th day of April

1885

W. B. Meserve M.D. CORONER.

0759

MEMORANDA.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
57 Years. — Months. — Days.	Ireland	Chambers St. N.Y.	April 23/85
Married, Truckman 13 years U.S.	Residence 10 Washington St. Brother at 5 Battery Place Thomas C. Chaffin, Jr. Prisoner		

He was killed on
the head with
a broad handle
which he used
to smash
some prisoners
and the back of his head
the injured man
walked into
Chambers St.
Hospital, himself
with the knife
of his own act.
He was killed on
the head with the
broad handle with the
head of the
head when he was
smashed with the broad
handle — Head at
3.00 PM. April 23/85

M.

M. J. B. M.

And Quar.

1885

AN INQUISITION

On the view of the body of

Michael

whereby it is found that he
came to his death byA blow with the
broad handle of the
skull.

Meningitis.

Inquest taken on the 13 day
of April 1885
before

MICHAEL J. B. MESSEMER, Coroner.

0760

M. J. B. M.

M.

Rad 162

2nd Quar. 1885

AN INQUISITION

On the view of the BODY of

Michael Messer

whereby it is found that he came to his Death by

Fracture of the Skull.

Meningitis.

Inquest taken on the 23rd day of April 1885 before

MICHAEL J. B. MESSEMER, Coroner.

He was hit over the head with a brush handle whilst he and his assistant were painting a wall and they had some words the injured man walked into Chambers St. Hospital, himself met the wife of the man who was killed by a 4:30 am train on April 20th 1885. He boarded with them. Decided was in bed when he was struck with the brush handle - Died at 3:00 Pm. April 23rd 1885

AGE.	57 Years. Months. Days.	PLACE OF NATIVITY.	Frederick, Maryland	WHERE FOUND.	Brooklyn, N.Y.	DATE When Reported.	Apr 23 rd 1885
				Residence 10 Manhattan St.		Brooklyn, N.Y.	
				Brooklyn, N.Y.		Brooklyn, N.Y.	

M E W O R A N D A .

0761

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

..... being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz. :

Question—What is your name?

Answer—

Question—How old are you?

Answer—

Question—Where were you born?

Answer—

Question—Where do you live?

Answer—

Question—What is your occupation?

Answer—

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

Taken before me, this day of 188

CORONER.

0762

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
50 Years. — Months — Days.	Ireland.	Chambers at Hospital	April 23/85

2nd June 262. 1885

HOMICIDE

AN INQUISITION

On the VIEW of the BODY of

Michael Conn

whereby it is found that he came to
his Death by the hands of

Thomas Shaughersey

Inquest taken on the 1st day
of May 1885
before

James O'Connell. Coroner.

Deceased

Discharged

Date of death

April 23rd 1885

0763

2nd Qu. 262. 1885

HOMICIDE

AN INQUISITION

On the VIEW of the BODY of

Michael Finn

whereby it is found that he came to
his Death by the hands of

Thomas Langhney

Inquest taken on the 1st day
of May 1885

W. B. McJames. Coroner.

Committed

Prisoned

Discharged

Date of death April 23rd 1885

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
50 Years. ~ Months ~ Days.	Ireland.	Chambers at Hospital April 23 rd 1885	

0764

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 Shanagnessy

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

of the CRIME OF Manslaughter,

committed as follows:

The said Thomas Shanagnessy

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twentieth day of April, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, in and upon one Michael Finn, then and there dwelling and residing, did make an assault, and with the said Michael Finn with a certain stick which the said Thomas Shanagnessy in his right hand then and there had and held, in and upon the head of him the said Michael Finn, then and there dwelling and residing, did strike, break, wound and lacerate, giving unto him the said Michael Finn, then and there with the stick aforesaid, in and upon the head of him the said Michael Finn, one mortal wound and laceration, of the length of six inches and of the breadth of four inches, of which said mortal wound and laceration, the said Michael Finn, at the Ward, City and County aforesaid, then and there aforesaid, in the year

0765

doresaid, until the Twenty third day of April
in the same year doresaid, did hangings, and
hangings did take, on which said Twenty
third day of April, in the year doresaid, the
said Michael Levin, at the Ward, City and
County doresaid, by the said mounted men and
youths, did die. And as the Grand Jury
doresaid do say, that the said Thomas
Shanahan, from the said Michael Levin,
in manner and form and by the means doresaid,
willfully and feloniously did kill
and slay, 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 heirs.

And the Grand Jury doresaid, say, this
indictment, further accuse the said Thomas
Shanahan of the crime of **Manslaughter**,
committed as follows:

The said Thomas Shanahan, late of
the Ward, City and County doresaid, afterwards
to wit: on the said Twentieth day of April,
in the year doresaid, did send one Brown, eight
hundred and eighty five, at the Ward, City
and County doresaid, in and upon the said
Michael Levin, then and there being, willfully
and feloniously did make another assault,
and thus the said Michael Levin, in and
upon the head of him the said Michael

0766

Trin, with a certain reasoning found in which
 the said Thomas Thoma Thoma in his
 right hand drew and there had and held,
 drew and there with and did and did
 did strike, beat, wound and fracture, giving
 unto him the said Michael Trin, drew
 and there with the reasoning found in agree-
 said, in and upon the head of him the
 said Michael Trin, one mortal wound and
 fracture of the length of four inches and
 of the breadth of four inches, of which
 said mortal wound and fracture the said
 Michael Trin, from the said twentieth day
 of April, in the year of grace, at the Ward,
 City and County of said, until the twentieth
 third day of April, in the same year of grace,
 did languish and languishing did live, on which
 said twentieth third day of April, in the
 year of grace, the said Michael Trin,
 at the Ward, City and County of said, of
 the said mortal wound and fracture did die.
 And so the Grand Jury of said do say, that
 the said Thomas Thoma Thoma Trin, the
 said Michael Trin, in manner and form and
 by the means of said, with and did
 ionally did kill and slay, against the ground
 the Statute in such case made and provided,
 and against the laws of the People of the
 State of New York, and their dignity

Randolph B. Martine, District Attorney