

0423

BOX:

174

FOLDER:

1764

DESCRIPTION:

Schan, Charles

DATE:

04/02/85



1764

0424

BOX:

174

FOLDER:

1764

DESCRIPTION:

Schan, George

DATE:

04/02/85



1764

0425

203

W. H. H.

Counsel, _____
Filed 2 day of April 1885
Pleas W. H. H. (6)

THE PEOPLE
vs.
Charles G. Schan
+ 2 cases
+ 1 case and B
George J. Schan

POOL SELLING.
[Section 851, Penal Code].

RANDOLPH B. MARTINE,
District Attorney.
Oct 16, 1885 V. M. D.

A TRUE BILL.

M. J. Co. Berry
Part 3. October 16/88 Foreman.
Boston Pleas & Suit
Judge & Confessed
W. H. H.

Witnesses:
Anthony Conwell
100. Newbury St.

0426

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 F. Schaw
and George F. Schaw*

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

Charles F. Schaw and George F. Schaw

of the CRIME OF RECORDING AND REGISTERING A BET AND WAGER, committed as follows :

The said *Charles F. Schaw and George*

F. Schaw, each _____

late of the First Ward of the City of New York, in the County of New York aforesaid, on the eleventh day of March in the year of our Lord one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid, with force and arms, did unlawfully record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one George E. Schaw, and a certain other person or persons to the Grand Jury aforesaid unknown,

upon the result of a certain trial and contest of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at New Orleans, in the County of _____ in the State of Louisiana, and commonly called the New Orleans Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Second Count.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Charles F. Schaw and George F. Schaw*

of the CRIME OF RECORDING AND REGISTERING BETS AND WAGERS, committed as follows :

0427

The said *Charles F. Edman and George F. Edman, each* —

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms did unlawfully record and register, and cause to be recorded and registered, divers bets and divers wagers then and there made by and between divers persons to the Grand Jury aforesaid unknown (a more particular description of which said bets and wagers is to the Grand Jury aforesaid unknown), upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *New Orleans* in the County of _____ in the State of *Louisiana*, and commonly called the *New Orleans* Race Track,

and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests is 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 F. Edman and George F. Edman,* —

of the CRIME OF SELLING A POOL upon the result of a trial and contest of speed and power of endurance of horses, committed as follows:

The said *Charles F. Edman and George F. Edman, each* —

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully sell, and cause to be sold, to one *George E. Edman,*

a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *New Orleans*, in the County of _____ in the State of *Louisiana*, and commonly called the *New Orleans* Race Track,

0428

and which said trial and contest was had, holden and run on the day and in the year aforesaid at the place and race track aforesaid (a more particular description of which said trial and contest, and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Fourth Count.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Charles F. Dwan and George*

F. Dwan, —

of the CRIME OF SELLING POOLS upon the result of trials and contests of speed and power of endurance of horses, committed as follows :

The said *Charles F. Dwan and*

George F. Dwan, each —

late of the Ward, City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully sell and cause to be sold to divers persons to the Grand Jury aforesaid unknown, divers pools upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown), thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *New Orleans,* in the County of _____ in the State of *Louisiana,* and commonly called the *New Orleans* Race Track,

and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests, and of the pools aforesaid upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

POOR QUALITY
ORIGINALS

0429

Bought March 11/86
at 3:20 P.M.
paid \$2.43 Chatham St.
COMMISSION OFFICE
43 & 45 Chatham St.,
Room 1. NEW YORK.

POOR QUALITY
ORIGINALS

0430

63 Standing
K...
4 2 1/2
Exhibit B

11340

304 / 266
Police Court - 1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George E O'Quinn
150 Nassau St

Charles E Selman

Offence Misdemeanor

Dated March 11 1885

D O'Reilly Magistrate.
Bullitt Officer.
Court Precinct.

BAILED,
No. 1, by William J O'Sgard
Residence 47 Nassau St
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

No. _____ Street _____
Witnesses _____
No. _____ Street _____
No. _____ Street _____
No. 300 to answer Criminal Sessions.
Bullitt



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

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

Dated March 11 1885 Samuel O'Reilly Police Justice.

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

Dated March 11 1885 Samuel O'Reilly 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.

0432

City and County of New York, ss:

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

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

Proof by affidavit having been this day made before me, by George E. Oran of 150 Nassau Street, New York

City, that there is probable cause for believing that John Dor, whose real name is unknown but who can be identified by said Oran

has in his possession, at, in and upon certain premises occupied by him and situated and known number 43 & 45 Chatham Street in said City of New York certain and divers and for selling pools and recording or registering bets or wagers upon horse racing and device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of bets, wagers or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell pools and other writings, papers and documents, black boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day

time to make immediate search on the person of the said John Dor, aforesaid

and in the building situate and known as number 43 & 45 Chatham aforesaid, for the following property, to wit: all papers, books, apparatus and paraphernalia for selling pools, or recording or registering bets or wagers upon Faro layouts, Roulette Wheels and layouts, Ecuage et Noir, or Red and Black layouts, gaming tables, chips, packs of cards, dice, deal boxes, lottery policies, horses or other beasts, or for gambling purposes and all lottery tickets, circulars, writings, papers, and

documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, and all books and documents for the purpose of enabling others to gamble or sell lottery policies, pools, all black boards, and chips or drawn numbers of a lottery, money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

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

Dated at the City of New York, the 11th day of March 1885

Signature of Daniel C. [unclear]

POLICE JUSTICE



0433

Inventory of property taken by Joseph Selleck the Peace Officer by whom this warrant was executed :

~~Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir lay-
outs, gaming tables, chips, packs of cards, dice, deal
boxes, deal trays for holding chips, cue boxes, markers, or tally cards,
ivory balls, lottery policies, lottery tickets, circulars, writings,
papers, black boards, slips, or drawn numbers in policy, money,
manifold books, slates,~~

*one box of papers and paraphernalia for recording bets and
wages. Fifty seven cards for registering bets and wages for
horse racing*

City of New York and County of New York ss:

I, Joseph Selleck the Officer by whom this warrant was executed,

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

Sworn to before me, this 11th
day of March 1885

Joseph Selleck

Samuel O'Reilly Police Justice.

Police Court--- District.

Search Warrant.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Geo E Oram
vs.
John Dorr

Dated 11th 1885

Justice.

Officer.

0434

Sec. 198-200

CITY AND COUNTY OF NEW YORK, N.Y.

District Police Court.

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

Question. What is your name?

Answer. *Charles G. Schan*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *427 Third Avenue eight years*

Question. What is your business or profession?

Answer. *Hair Dresser*

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 I demand a trial by Judge G. Schan.*

Taken before me this

day of

March 11 1888

Sandy C. Kelly Police Justice.

0435

Sec. 151.

Police Court, Third District.

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

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by George & Crown of No. 150 Nassau Street, charging that on the 11th day of March 1885 at the City of New York, in the County of New York that the crime of selling goods and registering a receipt bet or wages, upon the trial a contract of speed of certain boats, to wit horses

has been committed, and accusing John Doe, whose real name is unknown but who can be identified by George & Crown thereof.

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

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

Dated at the City of New York, this 11th day of March 1885.

Samuel O'Reilly POLICE JUSTICE.

POLICE COURT, Third DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George & Crown
vs.

John Doe
George & Crown
Charles G. Shaw

Warrant-General.

Dated March 11 1885

O'Reilly Magistrate.

Herrick Officer.

The Defendant John Doe

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

Herrick Officer.

Dated March 11 1885

This Warrant may be executed on Sunday or at night

Police Justice.

George Selman
REMARKS

Time of Arrest, 8:50 PM

43

Mr

Native of Brunswick

44

Age, 34

427 84 Ave

Sex, Male

Charles G. Shaw

Complexion, 16

Mr

Color, MB

8

Profession, Clerk

86

Married, Yes

429 84 Ave

Single, Single

Read, Read

Write, Write

0436

1st District Police Court

The People

vs

John Doe

Applicant of
George E. Oran

0437

City, County and
State of New York } ss

George E. Oran of 150
Massaw Street New York City being
duly sworn deposes and says, that on
the 11th day of March 1885 at the City
and county of New York aforesaid,
John Doe whose real name is unknown
but who can be identified by deponent, did
at, in and upon certain premises situated
and known as number 43 and 45 Chatham
Street being the occupant of a certain room
tenement and building and part thereof
did knowingly permit the same to be used
and occupied for the purposes of selling
pools and recording and registering bets and
wagers upon the result of a trial or
contest of skill, speed or power of endurance
of certain beasts, to wit, horses, and did
then and there occupy said place, room
tenement, building or part thereof with
apparatus or paraphernalia for the
purposes of recording bets or wagers
and of selling pools, and did then and
there record and register a certain bet
on a horse named "Sturdivant Keller"
and did record or register the said
bet upon said card hereto annexed
in violation of section 251 of the

0438

Penal Code of the State of New York.

Deponent further says that on the 11th day of March 1885 aforesaid, he visited the said premises situate and known as numbered 43 and 45 Chatham Street, and there saw the said John Doe occupying and keeping a certain room, the said John Doe being then and there behind a counter in a room in said premises or building as aforesaid, and on the counter was a card containing the names of horses about to run in certain races at New Orleans today, with the odds written opposite each horse.

Deponent said to said John Doe, what odds are you giving on "Standiford Keller" on the second race at New Orleans today. The said John Doe said, place or straight. Deponent said, straight. Said John Doe said, two for one. Deponent said to the said John Doe, I will bet you two dollars on "Standiford Keller" straight in the second race at New Orleans today. The said John Doe then and there stooped behind the counter and wrote with a pencil, and then handed to deponent the pool bet and wager recorded upon said paper hereto annexed, and deponent handed to the said John Doe in

0439

payment thereof a five dollar bill,
and received bank from the said John
Doe three dollars. the said John Doe
then and there keeping two dollars of
deponent's money in payment of said bet.
then and there sold by him the
said John Doe, and deponent then and
there recorded by him as aforesaid.

Deponent further says that from
personal observation in visiting said
premises he is informed and has just
cause to believe and verily does believe
that in and upon said premises situate
and known as number 43 and 45 Chatham
Street in the city of New York aforesaid
John Doe now has in his possession
dice and sundry books, papers, apparatus
and paraphernalia for the purpose of
selling pools and of recording bets and
wagers upon contests and trial of speed
between horses with intent to use the
same as a means of committing a
public offense.

Subscribed and sworn to before
me this 11th day of March 1885

Saml O'Reilly
Police Justice

George E. Oram
"

POOR QUALITY
ORIGINALS

0440

Bought at 43 Chatham St.
Room 1 March 11/85 - at 11:15 P.M.
Paid \$2.00 on Standford Keller
COMMISSION OFFICE,
43 & 45 Chatham St.,
2nd Floor

Room 1.

NEW YORK.

POOR QUALITY
ORIGINALS

0441

Co. *Handwritten*
Keller
7/2

POOR QUALITY
ORIGINALS

0442

City of New York and State of New York ss.

George E. Crow being further sworn deposes, and says that Charles H. Schaw here present is the one known called and described as John Doe in annexed complaint and warrants.

~~Subscribed and sworn to before me~~

Subscribed and sworn to before me

this 11th day of March 1885

Sam'l O'Reilly
Police Justice

George E. Crow

POOR QUALITY ORIGINALS

0443

30th
CH

Counsel,
Filed 2 day of April, 1885
Pleads Not Guilty (G.)

THE PEOPLE
vs. B
Charles J. Schanz
(2 counts)

POOL SELLING,
[Section 891, Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

W. J. C. Berry

Part II October 16 Foreman.
guilty & suspended Pleads Guilty
W. J. C.

Witnesses:
William Constat
152 Nassau St.

POOR QUALITY ORIGINALS

0444

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 F. Shaw

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

Charles F. Shaw

of the CRIME OF RECORDING AND REGISTERING A BET AND WAGER, committed as follows :

The said Charles F. Shaw,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the seventh day of March, in the year of our Lord one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid, with force and arms, did unlawfully record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one George

F. Shaw and a certain other person or persons to the Grand Jury aforesaid unknown,

upon the result of a certain trial and contest of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at New Orleans, in the County of in the State of Louisiana, and commonly called the New Orleans Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Second Count.—And the Grand Jury aforesaid, by this indictment, further accuse the said Charles F. Shaw

of the CRIME OF RECORDING AND REGISTERING BETS AND WAGERS, committed as follows :

0445

The said Charles F. Draw

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms did unlawfully record and register, and cause to be recorded and registered, divers bets and divers wagers then and there made by and between divers persons to the Grand Jury aforesaid unknown (a more particular description of which said bets and wagers is to the Grand Jury aforesaid unknown), upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at New Orleans in the County of _____ in the State of Louisiana, and commonly called the New Orleans, _____ Race Track,

and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests is 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 F. Draw

of the CRIME OF SELLING A POOL upon the result of a trial and contest of speed and power of endurance of horses, committed as follows:

The said Charles F. Draw

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully sell, and cause to be sold, to one George E. Draw

a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at New Orleans in the County of _____ in the State of Louisiana and commonly called the New Orleans _____ Race Track,

0446

and which said trial and contest was had, holden and run on the day and in the year aforesaid at the place and race track aforesaid (a more particular description of which said trial and contest, and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Fourth Count.—And the Grand Jury aforesaid, by this indictment, further accuse the said Charles F. Shaw

of the CRIME OF SELLING POOLS upon the result of trials and contests of speed and power of endurance of horses, committed as follows :

The said Charles F. Shaw,

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully sell and cause to be sold to divers persons to the Grand Jury aforesaid unknown, divers pools upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown), thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at New Orleans in the County of Orleans in the State of Louisiana and commonly called the New Orleans Race Track

and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests, and of the pools aforesaid upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0447

C. G. BURGOYNE'S "QUICK" PRINT, 146-150 CENTRE STREET.

Court of General Sessions
CITY AND COUNTY OF NEW YORK.

The People of the State of New York,
against

Geny J. Schan
Charles G. Schan

Complainant
Indicted for the Misdemeanor of Violations
of Section 357 of the
Penal Code

I, the undersigned Charles G. Schan the above-named Defendant,
hereby retain, employ and authorize WILLIAM F. HOWE and ABRAHAM H. HUMMEL, Attorneys and
Counselors at Law, to appear for me, on my behalf and in my place and stead, in the Courts of Oyer
and Terminer and General Sessions of the Peace, to be holden in and for the City and County of New
York, in the above-entitled action, and the matter of the indictment now pending against me in said
Court of General Sessions for the Misdemeanor of Violations Section 357
of the Penal Code

I do hereby expressly authorize my said Attorneys, or either of them, to appear for me in said Courts of
Oyer and Terminer and General Sessions of the Peace as my duly authorized Attorney and Attorneys for
that purpose, and to plead for me not guilty to said indictment, and to appear for me on the trial
thereof in the said Courts of Oyer and Terminer and General Sessions, and to proceed with the trial
thereof in said Courts of Oyer and Terminer and General Sessions, in my place and stead, and in
my absence on the trial of the said indictment, and I hereby expressly waive my right to be personally
present at said trial.

Dated this 13th day of March 188 5.

Chas G Schan

0448

STATE OF NEW YORK,
City and County of New York, } ss.:

On this 13th day of March in the year one thousand eight hundred and eighty five before me personally appeared the within-named Charles J. Schan known to me, and to me known to be the individual described in and who executed the above instrument, and acknowledged that he executed the same for the uses and purposes therein mentioned and described.

Gerson Galenstein
Notary Public (go)
N.Y.C.

Court of General Sessions

MISDEMEANOR

THE PEOPLE, &c.,
against

Charles J. Schan
pleaded &c

AUTHORITY TO APPEAR WITH WAIVER

[Section 297, Code of Criminal Procedure].

HOWE & HUMMEL,

Attorneys for Defendant,

0449

C. G. BURGOYNE'S "QUICK" PRINT, 146-150 CENTRE STREET.

Court of *General Sessions*

CITY AND COUNTY OF NEW YORK.

The People of the State of New York,
against

George J. Schan
Charles G. Schan

in complaint for and
Indicted for the Misdemeanor of *Violation*
of Section 357 of the
Penal Code

I, the undersigned *George J. Schan* the above-named Defendant,
hereby retain, employ and authorize WILLIAM F. HOWE and ABRAHAM H. HUMMEL, Attorneys and
Counselors at Law, to appear for me, on my behalf and in my place and stead, in the Courts of Oyer
and Terminer and General Sessions of the Peace, to be holden in and for the City and County of New
York, in the above-entitled action, and the matter of the indictment now pending against me in said
Court of *General Sessions* for the Misdemeanor of *Violation Section 357*
~~*of the Penal Code*~~

I do hereby expressly authorize my said Attorneys, or either of them, to appear for me in said Courts of
Oyer and Terminer and General Sessions of the Peace as my duly authorized Attorney and Attorneys for
that purpose, and to plead for me not guilty to said indictment, and to appear for me on the trial
thereof in the said Courts of Oyer and Terminer and General Sessions, and to proceed with the trial
thereof in said Courts of Oyer and Terminer and General Sessions, in my place and stead, and in
my absence on the trial of the said indictment, and I hereby expressly waive my right to be personally
present at said trial.

Dated this *13^d* day of *March* 188 *5*

George J. Schan

0450

STATE OF NEW YORK,
City and County of New York, } ss.:

On this 13 day of March in the year one thousand eight hundred and eighty-five before me personally appeared the within-named George J. Schan known to me, and to me known to be the individual described in and who executed the above instrument, and acknowledged that he executed the same for the uses and purposes therein mentioned and described.

Joseph T. ...
Minister of ...
NY Co.

Court of General Sessions

MISDEMEANOR.

THE PEOPLE, &c.,
against
George J. Schan

AUTHORITY TO APPEAR WITH WAIVER

[Section 297, Code of Criminal Procedure]

HOWE & HUMMEL,

Attorneys for Defendant,

POOR QUALITY
ORIGINALS

0451

District Attorney's Office.

Part 3

PEOPLE

Chas G. Dehan ^{vs.}

George J. Dehan

*Subpoenas issued
for Oct 16 / 88*

Bail notice issued

POOR QUALITY ORIGINALS

0452

BAILED,
 No. 1, by William J. Stark and
 Residence 147 Madison Street,oklyn

No. 2, by William J. Stark and
 Residence 147 Madison Street, Brooklyn

No. 3, by _____
 Residence _____

No. 4, by _____
 Residence _____

Police Court 303 1st St
 District 268

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

George E. Oram
150 Madison St
Stanley B. Schan
George J. Schan

Offence Misdemeanor

Dated March 11 1885
 Magistrate, D. O. Kelly
 Officer, Bullock
 Precinct, Court

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

\$ 300 to answer Annual Sessions.

NEW YORK OFFICE
 139
 139
 139

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 3 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated March 5 1885 Samuel O. Kelly Police Justice.

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

Dated 11 March 1885 Samuel O. Kelly 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.

0453

Sec. 198-200,

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Charles G. Schan

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York City

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

Answer.

427 Third Avenue eight years

Question. What is your business or profession?

Answer.

Hair Dresser

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

Answer.

*I am not guilty I demand a trial by jury
Char. G. Schan.*

Taken before me this

day of

March 11

188

Samuel W. Kelly
Police Justice.

POOR QUALITY ORIGINALS

0454

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

George J. Schan 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.

George J. Schan

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

Germany

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

Answer.

427 West 80th Street eight years

Question. What is your business or profession?

Answer.

Hair Dresser

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 I demand a trial by jury
George J. Schan*

Subscribed before me this

day of

March 1888

Samuel J. Kelly Police Justice.

0455

City Court and state of New York 24.

George E. Orand of 150
Massaw street New York City, of full age being duly
sworn deposes and says, that George Schaw
and Charles F. Schaw here present did on
the 11th day of March 1885, at number ~~150~~ and
upon certain premises situate and known
as number 43 & 45 Chatham street, in the
city of New York, unlawfully sell a certain pool
bet and wagers, and did register or record said
pool, bet and wagers, and did knowingly permit
the said rooms, building tenement and part
thereof so occupied and kept by them, to be used
for gambling purposes, and then and there did
keep and use, and allow to be used for registering
and recording a certain bet and wagers ~~upon~~
~~dependent upon the~~ upon the result of a
trial or contest of skill speed or power of endurance
of certain beasts, to wit horses, certain books
paraphernalia and apparatus, and then
and there did register or record upon said books
and apparatus a certain pool, bet and wager
then and there sold and recorded as aforesaid
which said pool bet or wagers is hereto annexed,
Deponent further says that he bet two dollars
in said room, with said George Schaw and Charles
F. Schaw that a horse named Standiford Keller
would win in a certain race about to be run
between other horses at New Orleans, and

the said Chas. H. Schaw, in presence of George Schaw, then and there recorded said bet or wagers upon a certain book, and also did further record or register the said bet upon said card or paper hereto annexed and marked exhibit B, and defendant paid the said Charles H. Schaw the sum of two dollars, for said pool bet or wagers, and the said Charles H. Schaw handed to George Schaw the said money, and also said pool bet or wagers hereto annexed as exhibit B, and the George Schaw handed the same, ^{exhibit B} to defendant; in violation of section 351 of its Penal Code of the State of New York.

Subscribed and sworn to before me }
 this 11th day of March 1885 } George E. O'Connell
 David O'Reilly }
 Police Justice } C "

0457

BOX:

174

FOLDER:

1764

DESCRIPTION:

Scharpf, Antoine

DATE:

04/17/85



1764

0458

No 145
Bret v

Witnesses:

Julius Gold
Off Campbell

Counsel,

Filed 17 day of April 1885
Pleads Guilty (2)

THE PEOPLE
vs.
Antoine Scharff
alias P
John Scharf

Grand Larceny, 2nd degree
[Sections 528, 581, Penal Code].

RANDOLPH B. MARTINE,
PETER P. O'NEAL
District Attorney.

A True Bill.

(Myself, Jury)
Foreman.
Jury Foreman of
Petit Jury
Pen one year.

0459

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Antoine Schrank
otherwise called
John Schrank

The Grand Jury of the City and County of New York, by this indictment, accuse *Antoine Schrank, otherwise called John Schrank* of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Antoine Schrank, otherwise called John Schrank, resident* late of the First Ward of the City of New York, in the County of New York aforesaid, on the *25th* day of *January* 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 pairs of trousers of the value of ten dollars each pair, two pairs of the value of three dollars each, one pair of the value of five dollars, one pair of the value of five dollars, and one hundred pounds of the value of five cents each,

of the goods, chattels and personal property of one

Julius R. ...

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

Richard B. ...
District Attorney.

0460

Police Court-
District.

THE PEOPLE & c,
ON THE COMPLAINT OF

William Gold
1099 3rd Ave
New York

William Schuyler

2

3

4

APR 16 1885

Offence Grand Larceny

Dated April 14 1885

Magistrate

Samuel Campbell Officer

987 Precinct

Witnesses

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

(O'Brien)

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

Dated April 14 1885 Samuel Campbell 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.

0461

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Anton Schauf 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.

Anton Schauf

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

1118 3-Avenue

Question. What is your business or profession?

Answer.

Tailor

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

Answer.

I am not guilty of the charge

Anton Schauf

Taken before me this

day of

188

Police Justice.

POOR QUALITY ORIGINALS

0462

Police Court _____ District. Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 109 1/2 B Avenue Street, aged 38 years,
occupation Tailor

deposes and says, that on the 5th day of February 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 Daytime, the following property viz :

Four pairs of trousers, Two vests
One Cardigan Jacket One black
Alpaca Coat & a quantity of buckles
all of the value of about Sixty five
dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Morine Schuyf now present from the fact that during said period of time the deponent was in deponent's employment and had access to said property. That after he had left deponent's employment deponent discovered that said property had been stolen and carried away and upon instituting a search the missing property was found in a trunk belonging to the deponent who now admits that he did so take, steal and carry away said property from time to time as herein before stated.

Julius Gold
maker

Sworn to before me, this _____ day of _____ 1885
Wm. H. Bennett
Police Justice.

0464

The People
vs.
Antoine Scharpf
alias
John Scharf

Court of General Sessions, Part I.

Before Judge Cowing.

April 24, 1885.

Indictment for grand larceny in the second degree.

Julius Gold sworn. I live 1099 Third Avenue and on the 5th of February was in the city of New York; the prisoner was in my employment, he came to me in February to work and he left me Sunday night, the 2nd of March; after he left I missed ready made clothing, I value the goods I lost at \$125 and what I recovered was worth sixty or sixty-five dollars. I lost about half a dozen pairs of trousers and discover four pairs which were worth six or seven dollars a pair; the two vests were worth three dollars and a half a piece, a cardigan jacket, \$2.50 and a black alpaca coat \$1.50. I did not see anybody take the goods; the detective got me back part of the property; I saw a pair of pants and vest of mine on the prisoner; the officer asked him where he got those and he said he stole them from Mr. Gold; the rest of the property was found in his trunk, I went down with the officer and he opened the trunk and found the goods which I recognized. The officer took him to the 69th Street station house and he said he stole them from Mr. Gold. I paid the prisoner four dollars a week and his board and sleeping. My wife is not here, she knows nothing of the case. I paid the prisoner every Saturday night. I swear that the six pair of trousers cost me seven dollars each; some of the cloth cost \$3.50, \$3.75 and \$4.00 per yard, it was diagonal cashmere and mixed goods. When the prisoner left I did not owe him any wages.

0465

LPC hachjs

COURT OF GENERAL SESSIONS, DISTRICT OF COLUMBIA

Samuel J. Campbell sworn. I am an officer belonging to the 23th precinct and I arrested the prisoner. Did you make a search for this property? On the day before he was arrested he was boarding in a locksmith's place; this man was sleeping in there with him, I went in and asked the locksmith to open his trunk, he opened his trunk and I took out the property which is described, I then arrested the prisoner the next day, I laid for him that evening, he came that evening and he ran away. I met him next day and I asked him where this trunk was and asked him if it was his trunk and he said it was; he had a German there with him and the locksmith who was his friend asked him if it was his trunk and he said it was. I asked him where he got this property? He said he got them from Mr. Gold, he took them from time to time and locked them up. There was four pairs of pants and a vest which he had on, he also admitted that he took them from Gold. He used the words, I stole it from Mr. Gold. I saw a pair of trousers on him which were claimed by the previous witness as his. Do you know anything more about this case? That is all I know about it.

Cross Examined. I am not a German and understand very little of the language, I think I would understand enough to know what the defendant said to the locksmith. I can swear that I understood the word, stole; the locksmith is not in court, the conversation was carried on in German, Mr Gold was present both times, Mr. Gold was not the interpreter, the locksmith questioned him about the goods, Mr Gold turned around and told me in English what the answers to the locksmith's questions were. It was translated to me that he had stolen this property.

0466

STATE OF CALIFORNIA DEPARTMENT OF CORRECTIONS

John Scharf sworn and examined in his own behalf.

I have been acquainted with the complainant Gold since the beginning of January, 1885. Were you in Gold's employ? Yes. How long? Nine weeks. In what capacity? As a tailor and I also cleaned the store. What was the agreement as to compensation between you and Gold? The first week he gave me an undershirt and a pair of drawers and the next week a dollar and so on a dollar every week. How much did you get altogether in money for the nine weeks? Seven dollars in money for the nine weeks. How much was the agreement made by you and Gold when you went into his employ? He said, I will do all that is possible for you so that you can exist. At the time of your arrest was there found in your possession four pair of pants, two vests, one cardigan jacket, one alpaca coat and some buckles and buttons? yes. I got only one dollar a week and I had to pay my own washing out of it, then there was nothing left to me, I had to apply to his wife, I said to her it is not just that Mr gold treats me that way, I am wearing out my clothes. She said, well be quiet I will do what is possible for you, don't say anything to anyone because he cannot be changed, I have myself to do my best to get along with him. Eight days later she gave me four pairs of pants and a vest and said, don't betray me, don't say anything because I will have quarrel with my husband. I took the things to the locksmith and asked him to keep them for me, I did not receive any coats. I said before the Magistrate I was not guilty because I did not want to betray the woman.

The jury rendered a verdict of guilty of petty larceny.

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0467

BOX:

174

FOLDER:

1764

DESCRIPTION:

Schoenberger, Henry

DATE:

04/14/85



1764

POOR QUALITY ORIGINALS

0468

No. 114

Counsel,
Filed *14* day of *April* 188*5*
Pleads

THE PEOPLE
Mr. H. Schenck
vs. H. Schenck
Henry Schenck
Grand Larceny in the
(MONEY)
(Sec. 183 and 184, Penal Code.)
degree.

RANDOLPH B. MARTINE,
District Attorney.
22 Apr 1885
pleads S. L. 189.
A True Bill.

(Signature)
State Reporter
Edwin
Foreman.

Witnesses:
Off Price

POOR QUALITY ORIGINALS

0469

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Danny Schneider

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

Danny Schneider
of the crime of GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *Danny Schneider*,

late of the *18th* Ward of the City of New York, in the County of New York, aforesaid, on the *First* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, in the *night* time of the same day, *five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *seven* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *one hundred* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *five* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *seven* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *twenty* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; ~~divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of~~

\$115.-

of the proper moneys, goods, chattels, and personal property of one *Duncan Mc D. Hudson*, in the dwelling house of the said *Duncan Mc D. Hudson*, 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.

RANDOLPH B. MARTINE,
District Attorney.

0470

Police Court 20 District

THE PEOPLE, &c,
ON THE COMPLAINT OF

James H. Jones
54 W. 26 St.
U.S.

Henry Seligson
Offence fraud

APR 19 1885
CLERK'S OFFICE

Date April 9th 1885

Magistrate
James H. Jones

Witness
James H. Jones
No. 59 St. Street

Henry S. Livingston
No. 111 E. 23rd Street

No. 1572
by
G. J.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

Dated April 9th 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 h to be discharged.

Dated 1885

0471

Sec. 198-200.

50

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Henry Schoenberger 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 *Henry Schoenberger*

Question. How old are you?

Answer *16 years*

Question. Where were you born?

Answer *New York*

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

Answer *453 West 37th Street 3 years.*

Question. What is your business or profession?

Answer *Errand Boy.*

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*

Henry Schoenberger

Taken before me this

day of

188

Police Justice.

0472

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Detective of No. James K Price

59th Street Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Amos M Hudson and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 9th day of April 1887 by James K Price

M. Price
Police Justice.

0473

Police Court— 39 District.

Affidavit—Larceny.

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

Duncan M. Hudson

of No. 54 West 26th Street, aged 36 years,

occupation Merchant being duly sworn

deposes and says, that on the 1st day of April 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

Good lawful money of the United States consisting of Bank notes and bills of various denominations and values and being in all together of the value of

One hundred and fifteen 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 Henry Schoenberger (name true) for the reason, that on said day said deponent's servant was a servant employed in said premises and at said time was in deponent's room and while said property was lying on a bureau, and when deponent left said room said money was on said bureau and said Schoenberger was in said room and when he returned he found said Schoenberger gone and said money missing. Deponent is further informed by James K. Price a detective of the 9th precinct that he arrested said Schoenberger who admitted and confessed to said Price in deponent's presence that he had taken and carried away the said

Sworn to before me, this 1st day of April 1888

Police Justice.

0474

property ^{and} that he spent the same same
James Peter Wollens

Department thereupon charges said
December 1885 with having taken
been removed away the said
property

known to before me }
the 9th day of April 1885 } J. McD. Hutton
Magistrate
Prisoner too

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.

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.
and be committed to the Warden and Keeper of the City Prison
Hundred Dollars

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named

Police Court, _____ District.

THE PEOPLE, &c.,
on the complaint of
vs.
1
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3
4
Offence—LARCENY.

Dated _____ 1885 _____
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer _____ Sessions.

0475

N. Y. General Sessions

Grand Jury
PENAL CODE, §

The People
against
Henry
Schwenberger

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY.
President, etc.
100 East 23d Street,
NEW YORK CITY.

0476

N. Y. General Sessions

The People
against
Henry Schoenberg

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET,

New York, April 14 1885

CASE NO. 17837

OFFICER Price 29 Priest

DATE OF ARREST April 8. 1885

CHARGE Grand Larceny

AGE OF CHILD 15 years

RELIGION Protestants

FATHER George - Sailor

MOTHER Louisa

RESIDENCE 453 West 37 St, top floor, left side rear

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the boy pleaded
Guilty before the magistrate. He was committed
three years ago to the House of Refuge by his
father on account of his dishonest habits.
Has not been home since February 1885

All which is respectfully submitted,

Miss Terry
President.

To
Hon R. B. Martine
Dist Atty

0477

BOX:

174

FOLDER:

1764

DESCRIPTION:

Schoenwetter, Louis

DATE:

04/27/85



1764

0478

BOX:

174

FOLDER:

1764

DESCRIPTION:

Jacobs, Albert

DATE:

04/27/85



1764

0480

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Schenckel
and *Albert Godes*

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

Louis Schenckel and *Albert Godes*,

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Louis Schenckel* and

Albert Godes, each

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 22nd day of *April*, in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, with force and arms,

seven articles of furniture of the value

of fifty cents each, and seven

feathers of the value of fifty

cents each,

of the goods, chattels and personal property of one

Springer, 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.

SECOND COUNT.

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

Albert Jacobs
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Albert Jacobs,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 22nd day of April, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, with force and arms,

seven straw hats of the value of fifty cents each, and
seven feathers of the value of fifty cents each,

of the goods, chattels and personal property of August Springorn,
by one Louis Schenckler and certain other
~~by certain persons~~ persons to the Grand Jury aforesaid unknown, then lately before
unlawfully stolen, taken and carried away from the said August
Springorn,

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

Albert Jacobs,
then and there well knowing the said goods, chattels and personal property to have been
unlawfully 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,
~~WHEELER H. PECKHAM~~, District Attorney.

2882

Police Court 2419 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 Anna Chammutter
2 Mrs. Woodway

3 Albert Jacobs
4 APR 22 1885
District Clerk

Office of the
Receiving Station

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ to answer

Street.

Street.

Magistrate
Officer
Presided

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 Anna Chammutter and Albert Jacobs 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 April 22 1885. John Gorman 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.

0483

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Albert Jacobs 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. Albert Jacobs

Question. How old are you?

Answer. Twenty Years

Question. Where were you born?

Answer. Germany

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

Answer. 140 Varston St. Over One Year

Question. What is your business or profession?

Answer. Writer

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. Harry Schoenwetter gave me the feathers to sell with the understanding that all I got for them over three dollars I could have

Albert Jacobs.

Taken before me this 22

day of April 1888

Arthur J. ...
Police Justice.

0484

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, }ss.

2 District Police Court.

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

Question. What is your name?

Answer. Louis Schorowetter

Question. How old are you?

Answer. Twenty-three years

Question. Where were you born?

Answer. New York City

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

Answer. 126 East 8 St. About two months

Question. What is your business or profession?

Answer. Porter

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

Louis Schorowetter

Taken before me this 17

Day of April 1885

John Gorman Police Justice.

0485

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 65 years, occupation Detective Officer of No.

Central Office Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Benjamin Stearns

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

Sworn to before me, this 22

day of April 1885

Richard King

John Gloman
Police Justice.

0486

Police Court—2 District.

Affidavit—Larceny.

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

Benjamin Starns

of No. 585 Broadway Street, aged 42 years,

occupation Superintendent for James Spring and dealer in ^{selling goods} being duly sworn

deposes and says, that on the 22 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 day time, the following property viz:

Seven Horn Steer Hides of the Value of
Three Dollars and fifty cents

the property of James Springer doing business at 585 Broadway
in the care and custody of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,

and carried away by Louis Schoenwetter (nowhere) for the

reason that deponent has been informed by Officer

Richard King Detective Sergeant of the Central Office

that he saw the defendant, Comp out of the above

store with the above described property in his possession

that he followed the defendant from the rear of the

above named premises to the Cor of West and 2nd

Street, where he saw the defendant give the

property to one Alburt Jacks.

Deponent further says that he fully identified the

above described property and charges the defendant

with taking, stealing and carrying away the same.

Deponent further charges Alburt Jacks (nowhere)

with having received the above described property

from Louis Schoenwetter knowing the same to have

Sworn to before me, this 188 day

Police Justice.

0487

Police Court, _____ District, _____

THE PEOPLE, &c.,
on the complaint of _____

vs.

1 _____
2 _____
3 _____
4 _____

Dated _____ 188 _____

Magistrate. _____

Officer. _____

Clerk. _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____ Sessions. _____

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 _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

Sworn to before me this _____ day of _____ 1885

John Thomas
Police Justice

Benjamin Harris

Sworn to before me this _____ day of _____ 1885

Benjamin Harris

0488

BOX:

174

FOLDER:

1764

DESCRIPTION:

Schuler, Adolph

DATE:

04/24/85



1764

0489

No 209 MD

Counsel, J. H. Roddenberry
Filed 24 day of April 1885
Pleads Adversely

THE PEOPLE
vs.
P
Abraham J. Schuler
Esq. Solicitor General

ANDREW B. CLENDY
District Attorney.

A True Bill.

Wm. J. Roddenberry
April 30th
Foreman.
Pleas Adversely
Pen 6 months

Witnesses:

C. Floks

0490

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Abdul W. S. Sander

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

Abdul W. S. Sander

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

The said Abdul W. S. Sander,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 26th 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, with intent to deprive and defraud one

Edward Shantagoh

of the property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said Edward

Shantagoh, that a certain paper writing in the words and figures following to wit:

That

No. 87 New York March 26th 1885
Murray Hill Bonds
Pay to the order of Mrs. A. W. S. Sander
Twenty five & 75/100 Dollars
\$ 25 75/100 J. M. Perle

which in the said Abdul W. S. Sander then and there produced and delivered to the said Edward Shantagoh, was a good and valid order for the payment of money and of the full value of twenty five dollars and seventy five cents.

And the said Edward Saintjohn

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Osborne W. Schuler,

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Osborne W. Schuler, a sum of money, to wit: The sum of twenty five dollars and twenty five cents in money, lawful money of the United States, and of the value of twenty five dollars and twenty five cents,

of the proper moneys, goods, chattels and personal property of the said

Edward Saintjohn

and the said Osborne W. Schuler, did then and there feloniously obtain the said sum of money

of the proper moneys, goods, chattels and personal property of the said

Edward Saintjohn

from the possession of the said Edward Saintjohn

by color and by aid of the false and fraudulent pretenses and representations aforesaid, and with intent to deprive and defraud the said Edward Saintjohn

of the same, and of the use and benefit thereof, and to appropriate the same to his own use. **Whereas**, in truth and in fact, the said paper writing

which he the said Osborne W. Schuler so as aforesaid drew and there produced and delivered to the said Edward Saintjohn was not a good and valid order for the payment of money, and was not of the full value of twenty five dollars and

0492

Remaining five parts,

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said *Abraham W. S. Schuler,* to the said *Edward Danitzky* was and were, then and there in all respects utterly false and untrue, as *he* the said *Abraham W. S. Schuler,* at the time of making the same then and there well knew.

AND SO THE GRAND JURY AFORESAID do say: That the said *Abraham W. S. Schuler* on the day and year first aforesaid, at the Ward, City and County aforesaid, in the manner and form aforesaid, and by the means aforesaid, with force and arms,

the sum of money aforesaid,

of the proper moneys, goods, chattels and personal property of the said

Edward Danitzky
then and there feloniously did STEAL, 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.

~~PETER B. OLNEY~~ District Attorney.

0493



No. of Account - New York March 26th 1885
To Account of **Manhattan Trust Bank**
Pay to the order of Mr. A. W. Schuler
Twenty five & 75/100 ————— Dollars
\$25 75/100.
J. M. Berley.

Mayer, Merkel & Ottmann, Lith. 21-23 Warren St. N. Y.

0494

U. W. Schuler
H. Ellis.



POOR QUALITY ORIGINALS

0495

BAILABLE

No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Police Court District. 392

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Handwerker
403
6th St
5th St

Adolph W. Schuler

APR 16 1885
OFFICE OF THE CLERK
CITY OF NEW YORK

Offence *Grand Larceny*

Dated *April 14* 1885

Samuel Campbell
Magistrate

Witnesses *William Smith*
Precinct

No. *16* to *5* *Salomon Handwerker*
Street

No. _____
Street

No. *577*
to answer *Handwerker*
Street

Sam

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

Adolph W. Schuler

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

Dated *April 14* 1885 *Samuel Campbell* 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.

0496

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Adolph W. Schuler 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.

Adolph W. Schuler

Question. How old are you?

Answer.

25 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

30 Sutton Place

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

*I am guilty of the charge
A Wm Schuler*

Taken before me this

day of

April

188

3

William Henry Justice Police Justice.

0497

Police Court 7th District.

Affidavit—Larceny.

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

Edward Hanitzsch
of No. 403 East 54th Street, aged 35 years,
occupation Operator being duly sworn

deposes and says, that on the 26th day of March 1883 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 :

Twenty Seven Dollars and Seventy five Cents Lawful Money

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 Adolph W. Schuler (now

absent in the manner following— to wit that on the above date the defendants called on deponent and presenting the annexed cheque stated that it was a good and genuine one and worth its face value and asked deponent to cash it — That deponent wholly relying on the truth of said statement gave the defendant the aforesaid amount and deponent has since learned that the cheque is worthless and of no value whatever a fact well known to deponent at the time he presented it & done with intent to cheat and defraud deponent

Edward Hanitzsch

Sworn to before me this 7th day of March 1883
Edmund Kennedy
Police Justice.

0498

BOX:

174

FOLDER:

1764

DESCRIPTION:

Scraggs, Francis

DATE:

04/02/85



1764

0499

Witnesses:
John J. Brown
224 E. Broadway
Office of John J. Brown
7th Floor

298
70

Counsel, John J. Brown
Filed 2 day of April, 1885
Pleads: Not Guilty

THE PEOPLE
vs.
Francis Seaggs
Grand Larceny 2nd degree
[Sections 528, 581, — Penal Code]

~~RANDOLPH B. MARTINE,~~
~~PETER B. OLNEY,~~

Dr. Wm. G. P. — District Attorney.
Pleads, P^r
A True Bill.

W. J. C. Berry
Foreman.
Judge's Suspended
B. J. G.

0500

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Francis Gragg

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

Francis Gragg

of the CRIME OF GRAND LARCENY in the *Second* degree, committed as follows:

The said *Francis Gragg*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Second* 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,

Three ten dollars of the value of

Twenty dollars each.

of the goods, chattels and personal property of one *John J.*

Mc Adams,

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

Charles P. Martin,
District Attorney

0501

298
Police Court 332
District

THE PEOPLE, &c,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

James A. Williams
224 E. 12th St.
James S. Scraggs
James S. Scraggs
James S. Scraggs



Date

188

Magistrate

James S. Scraggs
Officer

Magistrate

James S. Scraggs
Officer

James S. Scraggs
Officer

James S. Scraggs
Officer

James S. Scraggs
Officer

No. 1090
to answer
Street

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

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

Dated March 28 1885 James S. Scraggs 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.

0502

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer *Francis Scragg's*

Question. How old are you?

Answer *26 Years*

Question. Where were you born?

Answer *Ireland*

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

Answer *328 West 8 Street - 3 years.*

Question What is your business or profession?

Answer *Labourer.*

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

Answer *I am guilty of the charge.*

Francis Scragg

Taken before me this

day of

May 1888

1888

Police Justice.

0503

30

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.

of No. 24 East Broadway Street, John J. M. Adams, Age 28, Stable Keeper, being duly sworn, deposes and says, that on the 25 day of March 1888

at the Above premises 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 :

Three Lap-Robes together of the value of Sixty 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 Francis Scraggs (nowhere)

from the fact that the said Scraggs admitted and confessed in deponent's presence and the presence of witnesses that he did take and steal same carry away said property from deponent's presence.

John J. Adams

Sworn before me this 25th day of March 1888

Wm. H. H. H. H.
Police Justice,

0504

BOX:

174

FOLDER:

1764

DESCRIPTION:

Scully, Peter

DATE:

04/07/85



1764

0505

Witnesses:

Fred. Hartmann
Off. Monahan

No. 27

Charles B. ...
Counsel,

Filed 7 day of April 1880
Pleads

Maguire

Grand Larceny in the (MONEY) degree.
(Sec. 528 and 530, Penal Code.)

THE PEOPLE

vs.

Peter Sully

RANDOLPH B. MARTINE,
District Attorney.

James P. ...
A True Bill.

James P. ...

June 3rd 1880 Foreman.

James P. ...

0506

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter Sully

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

Peter Sully
of the crime of GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *Peter Sully*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *thirtieth* 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, in the *night* time of the same day, *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars _____; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars _____; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *seven* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars _____; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars _____; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *and* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *seven dollars*

and seven cents, and one nickel, each of the value of one dollar,

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

RANDOLPH B. MARTINE,
District Attorney.

0507

Peter Gally G.L. Phoebe

John Lamb Complimentary
Midnight 30 March 85 on Gr 14th
13th Ave. Had pocket book with \$11.00
in left pants pocket. Left (he thinks)
put his hand in road pocket and
took money away - followed him and
found pocket book & money behind a
fruit stand.

That man identified Gally as
the man who saw behind the
fruit stand and tried to conceal
himself -

0500

Police Court 11 District 333

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Jank
90 Weirburg St. 31-33 41-23-14

Peter Scully



Offence *Larceny*

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

Walter Mason Magistrate.
James G. Monahan Officer.
H Precinct.

Witnesses *Frank A. Hartman*
No. *129 Third Avenue* Street
Samuel W. Chaudendy
No. *411 Canal St* Street

No. *Wester Medway 90 off Monahan* Street
No. *150a* to answer *Ben Sessions* Sessions.
Conrad

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 *Peter Scully*

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

Dated *March 31* 1885 *W. 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.

0509

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Peter Scully

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. *Peter Scully*

Question. How old are you?

Answer. *31 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *329 West 13 St. 4 months*

Question. What is your business or profession?

Answer. *Car-driver*

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

Answer. *I am not guilty. That is all I have to say.*

Peter Scully

Taken before me this

day of

March 188*8*

W. J. Sullivan

Police Justice.

05 10

CITY AND COUNTY }
OF NEW YORK, } ss.

Fredrick Hartmann
aged *35* years, occupation *Boat-keeper* of No. *129*
Heid Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *John Lamb*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *31st*
day of *March* 188*8* } - *Fredrick Hartmann*

J. M. Patterson
Police Justice.

0511

Police Court H District. Affidavit—Larceny.

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

of No. 456 West 3rd St Street, aged 44 years,
occupation Weaver being duly sworn

deposes and says, that on the 30th 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 and
Person of deponent, in the night time, the following property viz :

One Pocket-Book containing gold
and silver money of the United
States to the amount and value
of eleven dollars and eleven cents

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Peter Scully, now here,

for the reasons following, to wit:
That about the hour of midnight
deponent was on the corner of 14th
Street and 3rd Avenue, and said
Pocket-Book and money was then
contained in the left side pocket
of the overcoat then worn upon
the person of deponent. That a
man, whom deponent believes
to be the defendant above named,
approached deponent and inserted
one of his hands into said pocket
and took therefrom said property.
That deponent followed said person,
and deponent is now here informed

of
Subscribed before me this
1885

Police Justice

0512

by Frederick Hartmann that said man,
whom said Hartmann identifies as
the defendant Scully now known, now
behind a fruit stand on the north
east corner of 14th St and 3rd Avenue
and that defendant then and there
accused him of stealing said property,
and that said pocket book and money
were found behind said fruit stand
when said defendant saw and behind
which he tried to conceal himself, as
said Hartmann informs defendant.

Served & upon me this 3rd day of March 1885
John Bank

J. M. Patterson Policeman

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, &c.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
Dated _____ 1885
Magistrate, _____
Officer, _____
Clerk, _____
Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
§ _____ to answer _____ Sessions.

05 13

BOX:

174

FOLDER:

1764

DESCRIPTION:

Shields, Charles

DATE:

04/22/85



1764

0514

Witnesses:

F. Knoppe
Off Johnson

No 205

Lalabie

Counsel,

Filed *22* of *April* 188*5*

Plead *Chyphely (r)*

Grand Larceny, 1st degree
[Sections 528, 530, Penal Code]

THE PEOPLE

vs. *I*

Charles Shields

April 29/85

True & acquitted

RANDOLPH B. MARTINE
PETER B. GINERY

District Attorney.

A True Bill.

(Signed, true)

Foreman.

Wednesday
April 29/85
G. L. D.

05 15

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 Shields

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

Charles Shields

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

The said *Charles Shields*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *18th* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, *in the night time*

of the same day, - seven pairs

of stockings of the value of

twenty cents each pair

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

David H. Martin
District Attorney

0515

Police Court - 124th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephan Bush
15 Broadway St
Charles Shields

Offence Lapping from Person

APR 19 1885

Dated April 19 1885

Magistrate
Charles Shields
Officer

174 Precinct.

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

Witnesses
No. Street
No. Street
No. Street

No. Street
\$ 5000 to answer 9 Sessions.

Committed

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 Charles Shields

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 50 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated April 19 1885 Samuel O'Reilly 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 h to be discharged.

Dated _____ 1885 _____ Police Justice.

0517

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Shields

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

Question. What is your name?

Answer. *Charles Shields*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *Connecticut*

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

Answer. *40 Spring Street one year*

Question. What is your business or profession?

Answer. *Welder*

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 F. Shields

Taken before me this

day of

March 188*8*

Samuel J. Kelly

Police Justice.

0518

Police Court— First District.

Affidavit—Larceny.

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

of No. 15 Ludlow Street, aged 16 years,
occupation pedler being duly sworn

deposes and says, that on the 18 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, and from deponent's person in the night time, the following property, viz:

Eleven pairs of ladies stockings together of the value of One Dollar & Thirty Seven cents

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Charles Shields (now here)

from the fact that deponent was standing in Spring Street between Crosby Street and Broadway the said defendant came up behind deponent and snatched the said stockings from deponent's left shoulder and ran away and deponent followed said defendant and caused defendant's arrest and deponent positively identifies the said defendant as the person that did feloniously take and carry away the aforesaid property from possession and person of deponent.

H. Knopp

Sworn to before me, the day of April 1885

Samuel W. [Signature]
Police Justice.

05 19

BOX:

174

FOLDER:

1764

DESCRIPTION:

Sickel, Eva

DATE:

04/02/85



1764

POOR QUALITY ORIGINALS

0520

299

Counsel, *Ans. [Signature]*
Filed *2* day of *April* 188*U*
Pleads, *W. M. Wick*

RECEIVING STOLEN GOODS
[Section 550, Penal Code]

THE PEOPLE

vs.

B

Eva Sichel

RANDOLPH B. MARTINE,

June 13/91
Dist. Attorney
for District of Dist. Atty
Indictment returned

A True Bill.

M. J. C. Berry
Foreman

[Handwritten signatures]

Witnesses:
John B. Adams
224 E. Broadway
Officer John G. [Signature]
of [Signature]

Officer Chad the officer in the
case being dead and the
witnesses Senggs not being
found as I am informed by
officers deny who has made
swear for him. Upon the
within withdrawal of counsel
discontinued the proceedings
of the indictment
June 12/91
ada

0521

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Eva Sider

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

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

The said *Eva Sider*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *29th* 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,

three boxes of the value of

twenty dollars each,

of the goods, chattels and personal property of one *John J. Adams*, *John Francis Snodgrass*, and

by certain other persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *John J. Adams*,

John Adams,

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

Eva Sider

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.

0522

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

1701

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

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

To _____

of No. _____ Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of **JUNE** 1892, at 10.30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against _____

Dated at the City of New York, the first Monday of **JUNE** in the year of our Lord 1892.

DE LANCEY NICOLL, *District Attorney.*

POOR QUALITY
ORIGINALS

0523

Personal service

on couple

Art Borden

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.
If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.
If ill when served, please send timely word to the District Attorney's Office.
If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

POOR QUALITY ORIGINALS

0524

BAILED,
 No. 1, by Almonah Sumner
 Residence 269 West 36th St
 Street

No. 2, by _____
 Residence _____
 Street

No. 3, by _____
 Residence _____
 Street

No. 4, by _____
 Residence _____
 Street

299
 Police Court
 District
 326

THE PEOPLE, &c,
 ON THE COMPLAINT OF

John M. O'Connell
 124th St
 125th St
 126th St
 127th St
 128th St
 129th St
 130th St
 131th St
 132th St
 133th St
 134th St
 135th St
 136th St
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 192th St
 193th St
 194th St
 195th St
 196th St
 197th St
 198th St
 199th St
 200th St

Dated March 28 1888
Wm. H. H. H.
 Magistrate

Henry Street
 Prisoner

Ormelius
 Prisoner

Henry Street
 Prisoner

Henry Street
 Prisoner

Henry Street
 Prisoner

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 Ormelius

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

Dated March 28 1888 Wm. H. H. H. Police Justice.

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

Dated March 29 1888 Wm. H. H. H. 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 _____ 1888 _____ Police Justice.

0525

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ^{SS}

3-1

District Police Court.

Eva Sichel.

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

Question. What is your name?

Answer. *Eva Sichel.*

Question. How old are you?

Answer. *49 Years.*

Question. Where were you born?

Answer. *Germany.*

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

Answer. *228, 7th Avenue. 15 Years.*

Question. What is your business or profession?

Answer. *Second-hand Clothing.*

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

Answer. *I am not guilty of the charge.*
Eva Sichel

Taken before me this

day of *March* 188*8*

[Signature]

[Signature]
Police Justice.

0526

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Scraggi
aged *26* years, occupation *Labourer*, of No.

228 West 18th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *John M Adams*.

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

Sworn to before me, this *28th*
day of *March* 188*8* - *Francis Scraggi*

M. A. [Signature]
Police Justice.

0527

State of New York,
City and County of New York,

Third District Police Court.

of No. *224 East Broadway, apt. 28.*
Street, *Stable keeper* - being duly sworn, deposes and says,
that on the *4th* day of *March* 1885
at the City of New York, in the County of New York,

Eva Sickel, (nowhere) did unlawfully feloniously and knowingly purchase and receive from one Francis Seraggio property consisting of three gold rings of the value of fifty dollars. The property of this deponent, which had been feloniously taken stolen and carried away from deponent's possession on the 2nd day of March 1885. That the said Eva Sickel did knowingly receive said property from the said Seraggio knowing said property to have been stolen, from the fact that deponent is informed by the said Seraggio that the said Eva Sickel did purchase the said three gold rings from him the said Seraggio for the sum of two dollars and at the time of said purchase the said Eva Sickel said to him the said Seraggio that she believed the said property to be stolen. Deponent is further informed by Cornelius Leahy that he arrested the said Sickel and found in her possession the said property which deponent identifies as the property which had been feloniously taken and carried away from deponent's possession. Deponent therefore prays that the said Sickel may be dealt with as the law directs.

John M. Adams

*Deponent is before me.
this 28th day of March 1885
John M. Adams*

0528

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Police Officer of No. 170
rd French Police Station, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John M Adams.

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

Sworn to before me, this 23rd
day of March 1881 by Samuel L. Cary

Wm. H. H. H.
Police Justice.

0529

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Eva Suckles

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The complaint I made against the above defendant was founded on the information of a man named Seraggs. Since making the complaint I have investigated the matter and found that Seraggs is unworthy of belief. And I desire to withdraw my complaint.

Witnessed by John J. Adams
Wm. A. Bougenchler
May 7th 1886.

0530

Proper

u
Eva h. h. h. h.

In day 28/07

[Faint, mostly illegible text, possibly bleed-through from the reverse side of the page. Some words like "Proper" and "Eva" are visible.]

0531

The people
vs
Eva Zeickles.

Re. Stolen Goods

City and County of New York SS:

John J. McAdams, being duly sworn deposes and says:
that he is the complianant in the above case; that
since he has made the said complaint in the above case,
he has learned and believes that said goods were left
at the store of the above named defendant, and not sold
as alleged or any consideration given therefor. That he
has investigated the said Eva Zeickles character and
finds that she bears an excellent reputation for truth
and honesty, and has been in business for thirteen years
and was never arrested before; and that when the de-
tectives came to her store, she made no effort at con-
cealment.

For these reasons I desire to withdraw said com-
plaint against the above named defendant.

Sworn to before me this

21st day of May, 1887.

Wm H. Van Hook
Notary Public
N.Y. Co.

John J. McAdams

0532

BOX:

174

FOLDER:

1764

DESCRIPTION:

Simoni, Anthony

DATE:

04/15/85



1764

POOR QUALITY ORIGINALS

0533

No 132

Counsel,
Filed 5 day of *May* 1898
Pleads *MA July 16*

*Burglary in the THIRD DEGREE,
Grand Larceny, and Receiving Stolen Goods,*
(Sections 40, 500, 523, 580, and 559.)

THE PEOPLE

vs.

F

Anthony Simon

RANDOLPH B. MARTIN,
WHEELER H. PECKHAM,

*By my w/s/o District Attorney,
Fred Macquinn.*

A True Bill

*May 20. A. J. ...
May 22. ... Foreman.*

*25. ...
... 2 weeks
...*

James

*Gas Galasso
Off. Diegers*

0534

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Simons

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

_____ *Andrew Simons* _____

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

The said *Andrew Simons*, _____

late of the *Sixth* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, about the hour of *eight* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

_____ *James Rogers*, _____

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

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

0535

SECOND COUNT.

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

Anthony DiMarco of the County of
Westchester to commit _____
of the CRIME OF GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *Anthony DiMarco,* _____

late of the Ward, City and County aforesaid, afterwards, to wit, on the said
seventh day of *April*, in the year of our Lord one thousand eight
hundred and eighty-*five* at the Ward, City and County aforesaid, in the
night time of said day, with force and arms,

four coats of the value of ten dollars
each, four vests of the value of two
dollars each, four pairs of trousers
of the value of five dollars each, four
shirts of the value of one dollar each,
one overcoat of the value of twenty
dollars, two pairs of shoes of the value
of six dollars each pair, and six pairs
of stockings of the value of twenty
five cents each pair, _____

of the goods, chattels, and personal property of one _____
James Galasso, _____ in the dwelling house of

The said James Galasso
there situate, then and there being found, ~~in~~ ^{*the*} the dwelling house aforesaid, then and
there feloniously ^{*attempt to*} steal, take and carry away, against 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

0536

Police Court District

1885

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Wallace
425 Park St.

Anthony Simon's

Offence Burglary

APR 18 1885

Dated April 12 1885

John S. Rogers Magistrate

No. 3, by Street

Residence Street

No. 4, by Street

Residence Street

Witnesses Maria Fortunata

No. 4th Park Street

No. 4th Park Street

No. Street

\$ 1500 to answer Gen Sessions.

Burn

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 Anthony Simon

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

Dated April 12 1885 W. Patterson 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 h to be discharged.

Dated _____ 1885 _____ Police Justice.

0537

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Anthony Simoni

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.

Anthony Simoni

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

Italy

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

Answer.

Arlington House William Street New York

Question. What is your business or profession?

Answer.

Lithographer

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

Answer.

*I am not guilty and I don't want
to make any other statement at present*

Anthony Simoni

Taken before me this

day of

188

Amber

Police Justice.

0538

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Housekeeper of No. 48 Park Street, being duly sworn deposes and

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

Sworn to before me, this 12th day of April 1885 Maria Fortunata mark

J. M. Patterson
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Labourer of No. 48 Park Street, being duly sworn deposes and

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

Sworn to before me, this 12th day of April 1885 Joseph Coste mark

J. M. Patterson
Police Justice.

0539

Police Court First District.

City and County
of New York, ss.

of No. 48 Park Street, aged 25 years,
occupation Barber being duly sworn.

deposes and says, that the premises No 48 Park Street,
in the City and County aforesaid, the said being a Two Story and attic
Brick Building in the 6th Ward in said City
and which was occupied by deponent as a Bed room or sleeping apartment
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking off
a pad lock from a door on the first floor of
said premises leading from the Hall way of
premises

on the 11th day of April 1885 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

Four Suits of Clothes and four white
cross shirts, ^{the overcoat} two new pair of shoes & six pair
of stockings altogether of the value
of Fifty Dollars

the property of Joseph Paquadere & Deponent
and deponent further says, that he has great cause to believe and do believe, that the aforesaid
BURGLARY was committed was attempted to be and the aforesaid property taken, stolen, and carried away by

Anthony Simoni (now here)
for the reasons following, to wit: That deponent securely locked
and fastened the door of said bed room
at about the hour of three o'clock P.M. on
the 11th day of April 1885 and at about the hour
of eight o'clock P.M. on said 11th day of April
deponent was informed by Maria Fortunata
that the said premises were burglarized and
she also informed deponent that the said defendant
was in the Hall way of said premises and

0540

Joseph Coste detained the said defendant until an officer came and gave him defendant into the custody of said officer J. M. G. Dezer of the 6th Precinct Police and the said Cote found a jimmy and a skeleton in defendants possession

therefore deponent charges the said defendant with Burglary of said premises and attempting to take the said and carry away the aforesaid property

Sworn to before me

this 19th day of June 1885

James Galasso

M. P. Patterson

Police Officer

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
28.
Burglary Degree.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses

Committed in default of \$ Bail.

Bailed by

No. Street.