

0538

BOX:

224

FOLDER:

2198

DESCRIPTION:

Sabel, Henry

DATE:

06/01/86



2198

0539

Witnesses:

Abbie G. T. Davis
17th Ave

Counsel,
Filed / day of June 1886
Pleads

THE PEOPLE
vs. *B*
Henry S. Sorrel

Violation of Practice Law.
(Sunday).

[ILL REV. STAT., 12TH EDITION, PAGE 1032 SEC. 21, AND
PAGE 1033 SEC. 3].

RANDOLPH B. MARTIN,

District Attorney.

A True Bill.

William Van Remond
Wm. Van Remond J. H. Foreman.

P. L. and C. Co.
Price \$30.

0540

Sec. 198-200.

89 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Henry Sabel 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 Sabel

Question How old are you?

Answer 45 years

Question Where were you born?

Answer Germany

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

Answer 478 East 23rd Street six years

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?

I am guilty and I demand a trial at the Court of General Sessions.

Henry Sabel.

Taken before me this

day of September 1885

Henry Police Justice.

0541

Excise Violation-Selling on Sunday.

POLICE COURT-34 DISTRICT.

City and County } ss.
of New York,

George F. Lewis
of the 1st Inspection District _____,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 8 day
of February 1885, in the City of New York, in the County of New York, at
premises No. 418 East 33^d Street,
Henry Label (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

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

Sworn to before me, this 9 day
of February 1885

George F. Lewis

W. H. Peck Police Justice.

0542

Police Court, ^F District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

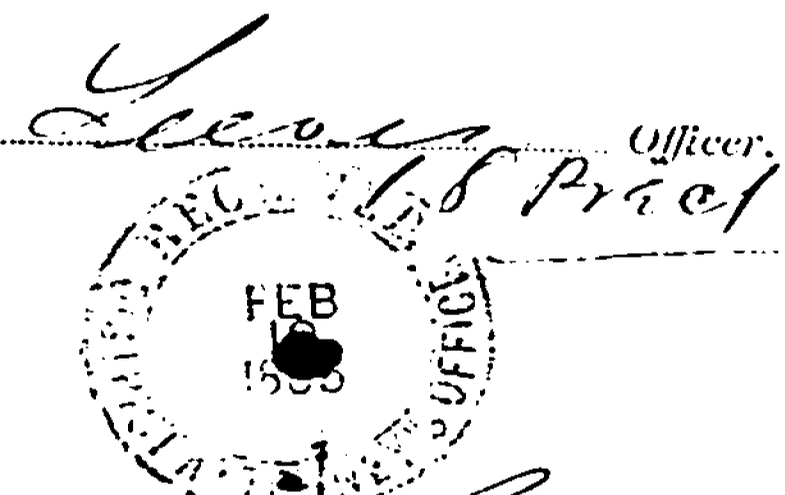
George J. C. Lacey
1st

Hillery Albel

Dated 9 day of February 1885

W. Fletcher Magistrate.

Witness,



Bailed \$ 100 to Ans. Sessions.

By Andrew Koen

455 - 1st Av. street.

EXCISE VIOLATION.
SELLING ON SUNDAY.

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

C. Fletcher Albel
guilty thereof, I order that he be held to answer the same and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated February 9, 1885

Wm. Fletcher Police Justice.

I have admitted the above named to bail to answer by the undertaking hereunto annexed.
Dated February 9, 1885

Wm. Fletcher Police Justice.

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

Dated February 9, 1885
Wm. Fletcher Police Justice.

188

0543

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry S. Alder

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

- *Henry S. Alder* -

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

The said *Henry S. Alder.*

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

George S. Lewis, and to -

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

SECOND COUNT:

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

- *Henry S. Alder* -

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

The said *Henry S. Alder.*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year
aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week,

0544

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

Ferguson T. Lewis, and to

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

THIRD COUNT:

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

- Henry S. Ward -

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

The said *Henry S. Ward.*

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

418 East 23rd Street, —

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

RANDOLPH B. MARTINE,
District Attorney.

0545

BOX:
224

FOLDER:
2198

DESCRIPTION:
Salavoy, Meyer

DATE:
06/11/86



2198

0546

C.S. Shirey

Witnesses :

Counsel,
Filed 11th day of June 2- 1886.
Pleads Not guilty & (16)

THE PEOPLE

vs. R

Meyer Salavoy

[Section 550, Penal Code].

RECEIVING STOLEN GOODS

RANDOLPH B. MARTINE,
Pro. Dist. 16th District Attorney.
Paid recd. etc.

A True Bill,

F. Lawrence Mohrman
Compt. of St. City
June 17,

June 16/86,

0547

Sec. 108-200.

3
District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Meyer Salavoy 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.

Meyer Salavoy

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Russia

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

Answer.

5 Morris Street New York City

Question.

What is your business or profession?

Answer.

Grocer

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

Answer.

I am not guilty

Meyer Salavoy

Taken before me this

day of October 1886

John J. C. Police Justice

0548

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

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

Dated January 8 1886

H. A. Felt
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.

0549

Police Court District.

THE PEOPLE, vs.,

ON THE COMPLAINT OF

Max J. Weiss, Esq.
528 Grand St.
Meyer & Abusow
126½ Broadway

Offence
the above persons

2 _____

3 _____

4 _____

Dated June 8 1886

Melodeon Magistrate

Meissner Officer.

13 Precinct.

Witnessed by Harry & Harris

No. 114 Essex Street.

Held for Peter Lynch & Criminal
Mr. Davis 528 Grand

No. _____ Street,

No. _____ Street,

\$ 70 to answer.

Am

650

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, }
POLICE COURT, DISTRICT.

POLICE COURT.

DISTRICT.

of No. 398 Grand Street, being duly sworn, deposes and says,

. Street, being duly sworn, deposes and says,

that on the Third day of June ¹⁸⁸⁶
and at a ¹ times ^{of} three ^{o'clock} in the afternoon
at the City of New York, in the County of New York, Messey & Salaby

Now present did unlawfully and feloniously receive and take into his possession several pairs of shoes and gaiters from one Harry D. Harris for a certain consideration in money much below the actual value of the goods sold. That he the defendant well knew at the time that he so bought said property that it was stolen from deponent that said Harris now states and declares to deponent that he did so steal the property and sold the same to the defendant and that he ^{retained} it ~~at~~ for ever.

0551

CITY AND COUNTY } ss.
OF NEW YORK,

aged 13 years, occupation Laborer of No.
14 Essex Street, being duly sworn deposes and

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

Sworn to before me, this 8th day of June 1886. Harry Harris
W. H. Heide
Police Justice.

0552

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Mengy Salawong

The Grand Jury of the City and County of New York, by this indictment,
accuse *Mengy Salawong* —

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

The said *Mengy Salawong*

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

Three pairs of shoes to the
value of four dollars each
pair, and three pairs of
garters to the value of four
dollars each pair.

of the goods, chattels and personal property of one *Max Fuerstein*,
~~any one~~ *Henry Morris*, and —
by — certain ~~other~~ persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said

Max Fuerstein —

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

Mengy Salawong —

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.

0553

BOX:

224

FOLDER:

2198

DESCRIPTION:

Sanger, Horatio

DATE:

06/30/86



2198

0554

276

Witnesses:

Counsel, John Gillies
Filed 30 day of March 5 1886
Pleads Not guilty they 6

THE REPORT

5714
vs.
B

Moratig Sanger

537

Fatalities of Exercise Law.
(Sunday).

(III Rev. Stat., 2d Edtion, para 109 Sec. 21, and
para 108, Sec. 21).

RANDOLPH B. MARTINE,
District Attorney.

A True Bill,

James McKeever
March 6/86
R. B. Randolph
Foreman.

*Buckley substituted
for McKeever*

0555

Sec. 108-200.

3
District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Horatio Sanger

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 Horatio Sanger

Question How old are you?

Answer 38 years old

Question Where were you born?

Answer New York

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

Answer 379 Hudson St. Park Slope

Question What is your business or profession?

Answer Bartender

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

Horatio Sanger

Taken before me this 29th day of October 1883

Police Justice.

0556

(No. 134.)

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

John Gravie Surnay having been
arrested on the 28 day of March 1886
and held to answer upon a charge of Vice Law

upon which he has been duly admitted
to bail in the sum of \$500

We, John Gravie Surnay and his son Philip
residing at No. 579 Harrison Street,
in the said City of New York
residing at No. 269 West 10th Street,
in said City, surely, hereby jointly and severally undertake that the above
named John Gravie Surnay defendant,
shall appear and answer the complaint of Vice Law

*Describe the
complaint
briefly.

before the magistrate before whom he would be arraigned if not bailed on the
29th day of March eighteen hundred and
eighty six, at 8 o'clock, to answer to the complaint, and
there remain to answer, subject to any order of the magistrate, and render
himself in execution thereof; or if he fail to perform either of these conditions,
then we will pay to the people of the State of New York the sum of
\$500 Dollars.

Honoring longer Principal.
Witnessed by [Signature]

Taken and acknowledged before me this

day of March A. D. 1886.

John W. Woods
Sheriff

0557

And we, the undersigned, principal and surety in the annexed
Recognizance, do hereby Stipulate, Agree and Consent, that in case said
Recognizance shall be forfeited, that a copy of the order of the Court
forfeiting the same, together with this Recognizance, be filed in the office
of the Clerk of the City and County of New York, and that judgment
may be entered for the sum set forth in said Recognizance, and that
execution issue forthwith thereon according to law.

Horatio Sanger Principal.
Philip H. Goldfarb Surety.

Witness, Dated this 25th day of April 1886

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

The above-named surety, being duly sworn, deposes and says, that he
is a resident and a ~~real estate~~ holder within the said City, County and
State; that he is worth the sum of \$ 1,000 Dollars,
exclusive of property exempt from execution.

Sworn to before me this 28th day
of May A.D. 1886

Philip H. Goldfarb

Notary Public

Sergeant

0558

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

Philip J. Gately, Jr. of No. 269

Street, the surety
named in the annexed recognizance, being duly sworn, deposes and says that he owns in his own
right, real estate in the County of

Ulster consisting of

Acres. Day 269 Month

and that the same is of the value of not less than

Dollars, and is subject to no incumbrance except a mortgage of

Dollars,

and that he owns personal estate in the County of

and that its value is not less than Dollars;

that it consists of

and that it is subject to no incumbrance;

and that there are no unsatisfied judgments or executions against him, and that he is under no
recognizance.

and that he is worth in good property not less than

Dollars over and above all debts, liabilities and lawful claims against him, and all liens,
incumbrances and lawful claims upon his property.

Philip J. Gately

Surety.

Sworn to before me this 28th day
of March 1886.

Henry W. Jr.
George and

0559

Police Department

of the

CITY OF NEW YORK.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Edward Hollins

vs.

Albertine Samuels

Recognizance to Answer.

Taken the 2^d day of March, 1886.

0560

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

Dated March 31 1886

Wm. F. Tracy Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated March 31 1886

Wm. F. Tracy 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 March 31 1886

Police Justice.

0561

461
Police Court-- 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Eugene W. Collins
and
Floratis V. G.

Office Registration of
the City of Ann Arbor

BAILED.

No. 1, by Phillip H. Kohnke
Residence _____ Street.

No. 2, by 29. M. 19th
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

*No. 4, by _____
Residence _____ Street.

Dated March 29 1886
Welde Collins Magistrate
Officer.
Central Office Rec'd.

Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street,
\$ 100 to answer.

4631-4 P. A. M.
Franklin

0562

Court of General Sessions, PART /

THE PEOPLE

vs.

Moratio Sanger

INDICTMENT

For

To

M. Phillip S. Goldsber
No. 1329 W. 199

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for ~~trial~~ at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on the 19 day of January instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

RANDOLPH B. MARTINE,
JOHN R. FELLOWS, District Attorney.

(Signature)

0563

Excise Violation-Selling on Sunday.

POLICE COURT-2d DISTRICT.

City and County
of New York, } ss.

of No. Central Office Police Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 2nd day
of March 188⁶ In the City of New York, in the County of New York, at
premises No. 337 Hudson Street,
Horatio Sawyer (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN A WAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Horatio Sawyer
may be ~~arrested~~ and dealt with according to law.

Searched before me, this 29 day
of March 188⁶ Eugene D. Collins
W. J. French Police Justice.

0564

Court of General Sessions
of the Peace.

The People vs. }
" }
Horatio Dangor. }

City and County of New York:

Horatio Dangor.

The defendant above named being duly sworn deposes and says I am forty five years of age married and reside with my wife and three children at no 579 Hudson Street, in the City of New York, at the time of the commission of the act charged in the indictment I was working for Oscar Cheek who was the proprietor of the store, he has since died to wit on the 11th day of October 1887. I was at his service.

I never was arrested before for any offence of any kind at any time or place. I lost two fingers from my left hand and my thumb from my right hand which incapacitates me from ever doing any labor. I came back —

0565

True due ~~do~~ dollars per month,
pay ~~directly~~ directly three thousand four
hundred, leaving me back twenty
seven dollars per month for
the support of my wife and
three children, & humble pray
for mercy and assure Mr. Court
that I will not again be un-
reable to punishment
without before me.

On the 5th day of
March 1880, I do solemnly swear
EDWARD L. M.
Notary Public #145 New York County

Court of New York
of this date,

John H. Morris,
Witness,

Official of
Defendant

John H. Morris
Witness

0566

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Horatio Sawyer

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

- *Horatio Sawyer* -

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

The said *Horatio Sawyer*.

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

Engle D. Dennis, and to

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

SECOND COUNT:

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

- *Horatio Sawyer* -

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

The said *Horatio Sawyer*.

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year
aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week,

0567

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

Eugene D. Tolman, and to -

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

THIRD COUNT:

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

- Alonzo Sanger -

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

The said Alonzo Sanger,

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

534 Hudson Street, —

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

RANDOLPH B. MARTINE,
District Attorney.

0568

BOX:
224

FOLDER:
2198

DESCRIPTION:
Schimmel, Gustav

DATE:
06/23/86



2198

0569

195 - 0115
195

Witnesses:

Counsel,

Filed 2³ day of June 5 1886
Pleads Guilty by.....

THE PEOPLE

vs.

Frank Schinnerer
Grand Jury
[Sections 528, 58
Penal Code.]
degree.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. Lawrence Mohrman
June 29/12.
John J. Schinnerer
Foreman.
Frank Schinnerer
Randolph B. Martine

0570

Police Court-

if

District.

Affidavit—Larceny.

City and County
of New York, } ss.:

55:

Mary Flechner
of No. 129 Lynd Avenue, ~~street, aged 25~~ years,
occupation ~~Name~~ being duly sworn
deposes and says, that on the 18th day of June 188¹ 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:

Clothing belonging to the amount
of value of at least one hundred
dollars, including stockings &c ~~\$100.00~~

the property of Fanny Mandel & deponent
is in charge 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 Gustave Schinell (nowhere)
from the following facts
to wit:—That at the time
mention deponent saw
defendant in said premises
with a part of the above
described property
in his (defendant's) pos-
session. That defendant
was most unlikely to
enter said premises

Mary Flechner

Sworn to before me, this
day of

188

Police Justice.

0571

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK,

H District Police Court.

Gustav Schimel 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

Gustav Schimel

Question How old are you?

Answer

43 years

Question Where were you born?

Answer

Germany

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

Answer

Name

Question What is your business or profession?

Answer

Cabinet Master

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. I was drunk & did not know what I was doing.

Gustav Schimel

Waken before me this 19

day of

188

John D. Daniels
Police Justice.

0572

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

Dated June 19, 1886 C. 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 he to be discharged.

Dated 188 Police Justice.

0574

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Fugitives Edimund

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

-Fugitives Edimund -

of the CRIME OF GRAND LARCENY IN THE ~~First~~ DEGREE, committed
as follows:

The said Fugitives Edimund,

late of the First Ward of the City of New York, in the County of New York aforesaid
on the ~~fourteenth~~ day of June, — in the year of our Lord
one thousand eight hundred and eighty-nine — at the Ward, City and County
aforesaid, with force and arms, one written instrument to
mix a certain policy of life insurance,
of the value of four thousand dollars,
one other written instrument to mix a
certain policy of fire insurance, of the
value of two thousand dollars, twenty
four pairs of socks of the value of
Twenty cents each pair; and one pair
to the value of one dollar.

of the goods, chattels and personal property of one—

Mary Edmonson. —

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.

Randolph Smartie,
~~District Attorney~~

0575

BOX:

224

FOLDER:

2198

DESCRIPTION:

Seidell, George

DATE:

06/15/86



2198

0576

A. G. Coffey

Counsel,

Filed 15 day of December 1886.
Pleads Not Guilty (16)

vs.

THE PEOPLE

George Seidell

Complainant
cannot be found
to day, he is now
in the State Prison
at New Haven, Conn.
RANDOLPH B. MARINE,
District Attorney.

Witnesses:

No. 7

13. 4

It appearing by his written affidavit
that it is impossible to secure the at-
tendance of Frank Landen
a material and necessary witness for
the People and without whose evidence
a conviction cannot be had. I there-
fore respectfully recommend that the
defendant herein, George

Seidell be
discharged on his own recognizance.

N. Y., April 27, 1887

J. H. Mc Davis
of the District Attorney;

A True Bill.

J. H. Coffey

State of Connecticut
By the office of the
People's Attorney
for the County of New Haven.

At New Haven, Conn.
April 27, 1887

0577

PART II.

THE COURT ROOM IS IN THE THIRD STORY, AND FACING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court
Room door, that your attendance may be known.
[see other side for other DIRECTIONS.]

S U B P O E N A

FOR WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

No.

Anderson

Street,

GREETING:

I COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City of New York, at the Sessions Building in the Park of the said City, on the day of February instant, at the hour of 11

in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

James J. George - Seidel
of a city of New York, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FRERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of April 1887, in the year of our Lord 1887

RANDOLPH B. MARTINE, District Attorney.

0578

GLUED PAGE

Court of General Sessions.

THE PEOPLE

vs.

George Seidell

City and County of New York, ss.:

Jacob Dubert being duly
sworn, deposes and says: I reside at No. 161 Essex

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the
City and County of New York. On the

I called at No. 159 Chrystie street 1887

the alleged residence of Frank Sander

of the complainant herein, to serve him with the annexed subpoena, and was informed by the proprietor
shows that the said Frank Sanders has
resided there at various periods
during the year of 1886 and that
the last time left was on September
6 1886 since then he has not been
seen or heard of, and that his
present address is unknown.

Sworn to before me, this 18th day

of February, 1887

Rudolph L. Schaf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Jacob Dubert

Subpoena Server.

0579

Court of General Sessions.

THE PEOPLE, on the Complaint of
Frank Sanders,

vs.
George Seidell

Offense:
RANDOLPH B. MARTINE,
District Attorney.

Affidavit of
Jacob Deucher
Subpoena Server.

Failure to Find Witness.

0580

PART I.

The Court Room is in the Second Story, and Fronting the Park.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court
Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Frank Sander
of No. 159 Christie Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the 26 day of March instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of March, in the year of our Lord 1887

RANDOLPH B. MARTINE, District Attorney.

0581

GLUED PAGE

of General Sessions.

Seidell

County of New York, ss:

Deposes and says: I reside at No.

Jacob Denbert
being duly
Sworn, in the County of New York, I am a subpoena server in the office of the District Attorney of the
City and County of New York. On the 24th day of March 1887,

I called at No. 159 Chrystie Street

the alleged residence of Frank Sander

the complainant herein, to serve him with the annexed subpoena, and was informed by the
lodging house keeper that the said Sander
formerly lived there some time ago
and comes there off and on and
that the last time he was there
was in September of last year.

That he does not know where
he now resides or when he will
return.

Sworn to before me, this

of April 15th day

1887

Rudolph L. Schaefer

COMMISSIONER OF DEEDS.
N. Y. CITY & COUNTY.

Jacob Denbert

Subpoena Server.

0582

Court of General Sessions.

THE PEOPLE, on the Complaint of

George Sealeff
v.s.
Affiant of

RANDOLPH B. MARTINE,
District Attorney.

Jacob Duker
Affiant of
Subpoena Server.

Failure to Find Witness.

0583

3

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 159 Christie Street, Frank Sander
being duly sworn, deposes and says, that on the 13 day of June 1886

at the 17th ward

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent and from his person in the night time
the following property, viz :

One silver watch with
plated chain attached, of the value
of ten dollars \$ 10.

Swear before me this
day of

the property of Defendant

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

188 George Seidel nowhere
under the following circumstances. Deponent
met the defendant in First Avenue at
the corner of Ninth Street about one o'clock
A M on said date. Defendant asked
deponent the time and deponent took
out the said watch from deponent's
left vest pocket, the chain being
attached to deponent's vest. The
defendant grabbed the watch

0584

and broke the chain. The defendant started to run away with the watch when defendant grabbed the watch back. The defendant ran away but was immediately pursued and arrested.

Born to before me
the 13th day of June
1886

Frank J. Vander

Ma. Police Officer

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT-Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0585

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question What is your name?

Answer

George Seidell

Question How old are you?

Answer

19 years

Question Where were you born?

Answer

U.S.

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

Answer

632 East 11th - a short time

Question What is your business or profession?

Answer

Map Mender

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

Answer.

*I am not guilty. I was
intoxicated I did not know
what I was doing. The
Complainant made an indecent
proposal to me and wanted
to strike me. I gave his
watch back to him.*

Geo. Seidell

Taken before me this 1st

day of June 1886

1886

H. W. Miller
Police Justice.

0586

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

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

Dated June 13 1881. M. A. F. dde Police Justice.

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

0587

Police Court- 13 837 District.

THE PEOPLE, &c.

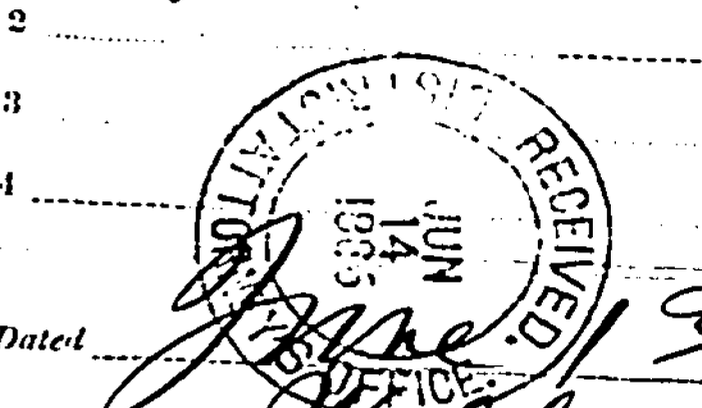
ON THE COMPLAINT OF

Frank Sanders

159 Chrystie

George Seidell

Offence Seized by
Person



Dated 14 JUN 1886

1886

Jesse Welle

Magistrate.

Reilly

Officer.

14 # Precinct.

Witnesses

No.

Street.

0588

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Sisell

The Grand Jury of the City and County of New York, by this indictment, accuse
George Sisell —
of the CRIME OF GRAND LARCENY in the ~~First~~ degree, committed as follows:

The said George Sisell,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
~~Dixteenth~~ day of ~~June~~, — in the year of our Lord one thousand
eight hundred and eighty-nine, in the ~~night~~ time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch of the value of ten
dollars, and one chain of the
value of one dollar.

of the goods, chattels and personal property of one ~~Franka Sander~~ —
on the person of the said ~~Franka Sander~~ —
then and there being found, from the person of the said ~~Franka Sander~~ —
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.

Franka Sander,
District Attorney

0589

<

BOX:

224

FOLDER:

2198

DESCRIPTION:

Shanley, Thomas

DATE:

06/17/86



2198

Bail reduced to
\$2000. B.C.P.G.

Witnesses:

Counsel, H. Chapman
Filed 17 day of June 1886
Pleads Not guilty it.

This cause having been
tried and the jury having
disagreed returning a verdict of
acquittal and being of
opinion that cause has been
fully and fully tried and
the Marshal held over rec-
ommending the same come
recommend that the defendant
be discharged upon his own
recognition.

Aug 12 1886
Randolph B. Martine
Dist. Atty.

RANDOLPH B. MARTINE,

District Attorney,

City of Norman,
Okla.
Filed July 1st 1886

A True Bill.

J. Lawrence McKeever

Aug 12 1886
Norman
Discharged on his
recognition

0590

0591

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

83x-E-20 4/1
May 20, 1904

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

Harry Campbell

of No. 83x-E-20 4/1

being duly sworn, deposes and says : I am Employed

at 83x-A Morrison, 873 Broadway
At the time of the fire at 33x
E. 21st St I was up out the
window. I had been at the
window about five minutes.
I got up because I was worn
out not sleep. I looked out
of the window because I
heard a party coming down
the street. I had been looking
out the window two or three
minutes when I saw a
man come out of the front
door of my house. He walked
away towards First Avenue
I recognize right the man as
Thomas Shandley who
formerly lived in the house
I know him from seeing him
in about the house for about
five years. I did not see his
face when he came out &
walked away. but from his

Subscribed and sworn to, this
188 , before me,
day of

0592

2
Fire Department of the City of New York.
BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

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

which were familiar to me
No. ~~being day, storm, darkness and says~~
I believe that he is strange
I saw go out. He thought it
once passed through my mind
"why that goes with heavily"
I wonder what he was doing
"in this house so late." A few
minutes after that I saw the
light shining through the basement
grating, & then smoke came
out there. I woke up mother
Katherine. She took a poker &
went out into the hall tripped
on the door of back room &
then went down stairs
to Mrs. Lett's worthy room.
Both houses were free of smoke
then. Then went back up
stairs to get some clothes & then
went out.

Lizzie E. Campbell

Subscribed and sworn to, this 2nd day of

June 1886, before me,

J. H. Anderson
Fire Marshal

0593

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

Elizabeth Stewart,

of No. 3^{3/4} E. 2^d Stt

being duly sworn, deposes and says:

I live on the
first floor. I was at home
at time of the fire & in bed
had just gone to bed —
My four children were
in bed & asleep. My husband
was at the N.Y. Hospital
where he is Engineer —
I know that Bradley
lived in the house
several years. He left there
last April. for non-payment
of rent I understand —
I went to bed at a quarter
past one. I had been in
bed but a few minutes when
I heard some one fumbling
with the lock of the street door.
I thought at once that it was
Bradley. as he always made
too much noise about opening
the door. the person came in.
I did not hear the door closed —
then the person walked quietly

Subscribed and sworn to, this
188 , before me,
day of

0594

W. K. Kellogg

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 2.]

(155 & 157 MERCER STREET.)

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

along the back stairs
staircase door - the steps were
~~so quiet that if I had been~~
~~being duly sworn, deposes and says:~~
asleep they would not have
woken me. Then I heard
Mr Moran come in, I recognized
his step - he went up stairs &
in a few minutes I heard
steps coming from the back end
of my house - the person went
out of the front door & closed it -
about five minutes afterwards
I heard Miss Campbell
give the alarm of fire - —
then I woke my children
to run outside - the hall was
quite piled with smoke then
Elizabeth Stidlarthy

Subscribed and sworn to, this 1 day of
June 1886 before me,

Peter Heedon
Frickman

0595

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

Eugene Morrison

of No. 334 E. 20th -

being duly sworn, deposes and says : I am attacked

to the police force on probation
I live on 3rd floor of N 334 E
20th. I saw house on the
left of the fire at about 10 or 11
minutes after one. Found the
front door open. I closed it after
me & went upstairs. Had been
up there a little time. When I
heard a noise down stairs. I
opened my door & found smoke
in the hall. I jumped down
down stairs with my family
crying fire & then cried fire
on the side walk. The fire was
confined to the cellar. While
the firemen were there Miss
Campbell reported to me that she
saw Shandley go out of the house
nearly before the fire. I went to
the station house reported it to
the sergeant. he sent officer Wade
with me to find Shandley. After
some search we found him on

Subscribed and sworn to, this
188 , before me,

696

✓ *Ernest* F

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

State of New York,
City and County of New York, } ss. Dec 2 - March 20th

He came from the direction of
the ~~on~~
being duly sworn, deposes and says :
Officer ~~had~~ took
I've arrested him ~~had~~ him
to station house. I took Miss
Campbell there. & she then
identified Shandley as the
man who she saw leave the
house just before the fire -
I also searched Shandley
in my presence. found a bunch
of Keys. & among them a little
key similar to the one I have
which opens the front door
of 315 E. 20th. - I think
there were over thirty people
in the house at time of fire -
When I entered the house at time
of fire found door open. I peek
of the cook & found the eye not latched
on. So that who ever opened
it before me left it open. had
a right key to do it with

Eugenio Peran

Subscribed and sworn to, this _____ day of

0597

Fire Department of the City of New York.
BUREAU OF FIRE MARSHAL.

[Form No. 2.]

(155 & 157 MERCER STREET.)

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

Chatelvoorde

of No. 18th Pct

being duly sworn, deposes and says:

I arrested Mr. Shandly at ave a & 20th St on thought of the fire about 2 o'clock. Took him to the Station house. On the way to Station house, he said he came out to get toothache drops for his wife. He asked what it was for that he was taking him to Station house. At the Station house he was told what the charge was. She denied it. The morning I took him to court, he said he was on corner of 19th & 21st Ave when he heard the Engine coming, then ran up to the fire & after looking him up decent to his house 330 & Ave A - bet 20th & 21st St. saw his wife. She said he had gone to get her some toothache drops. Had been gone but ten miles. She did not know when he would be back. I then told her that I had arrested him - I searched him

Subscribed and sworn to, this
188 , before me,
day of

0598

W. W. Walker

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

*I found a bunch of keys
one of them is a duplicate of
the key of my house which opens
the front door of 155 Mercer St. to Mr.
Charles J. Ward*

Subscribed and sworn to, this 2 day of
June 1886, before me,

*J. H. Henderson
Notary Public*

0599

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 2.)

(155 & 157 MERCER STREET.)

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

Patrick Gaffney

of No. 317. 2nd Ave

being duly sworn, deposes and says:

I keep a saloon
at N. 3245. 1st Ave N. W. corner
of 20th St. I remember the
fire at 334. E. 20th St. - I was
in my saloon at the time.
I heard a ^{a popping of a club} horse & coach
outside & saw people running
up the street toward N. 334.
There ^{was} a policeman asking
for water, then I thought there
was a fire. I went into the
court & started for the fire -
when I went out of my place
I saw Thos Shandley standing
by the window facing against
the hill & looking in the
direction of the fire - I went
to the fire that had been there
two or three minutes before
the engine came.

Patrick Gaffney

Subscribed and sworn to, this 2nd day of

June 1886, before me,

John H. Mackay
Fire Marshal

0600

Shawley -

Actions

Aff's birth
for Desper

J. H. Thessin
Kindergarten

Hann Campbell
1st 1, Gain 332

Elizabeth Stibrony
334. S. 20^t

Eugene Moran
334. S. 20⁴

Officer's wife
18-5704

Satrick Coffey
345. 10th
Second floor

0601

City & County of New York vs
Henry Clark Sworn says that
he knows John Ridge above
mentioned, that he saw
John Ridge is some where
in New Jersey & will be
back in the City
before the latter part
of the week, this in
formation he received
in Sabine City received
from Ridge wife and
live in - 26th & 3rd
in the City of New York,
Sworn to before me by myself, the
1st day of June 1846

Peter Thaddeus Peter Thaddeus
John Clark
Peter Thaddeus

Peter Thaddeus

0602

Court of Common Session

People. {

Thomas Shandley }

City & County of New York &

Thomas Shandley his
duly duly sworn says that he
is the defendant named. This
in the right of the person
which she has been married
and at the time of the
firing he was at the corner
of 2nd Ave. & 13th St north
City of New York in the
Company of John Riley &
had been for sometime told
that the said John Riley
is a necessary witness in
such behalf if this shall
be shown to be a fact this

Sworn before me John S. Shandley

the 28 day of Jan 1856

Wm. G. Greene

Notary Public

Albany

0603

Fire at 334 E 20th st.

May 30/36 1:37 A.M.

Fannie Campbell: resides at 334 E. 20th - was up and looking out of window a little after 1 A.M. Had been at window five minutes when she saw Shandley coming out of the house walk away towards First Ave. Knew Shandley well. gave alarm.

Eliz. Haderly: lives on first floor - went to bed about 1:15 P.M. had been in bed few minutes - heard some one fumbling with lock - the person came in - did not hear the door close - person walked quietly along the hall toward cellar door - soon after I heard Mr. Moran come in & go up stairs - then heard person come from back of hall - go out of front door & close it - then heard Miss C.

E. Moran: Policeman - came home 1¹⁵ or 1³⁰ - front door open - closed it & went up stairs - when up there some minutes, I heard noise down stairs - found hall full of smoke - Went reported matter to sergeant - Off. Wade & I arrested Shandley on Ave A near 20th St coming from Ave B, keys - right catch

Off. Wade - arrested Shandley Ave C, near 20 st at 2 Off. I said he was at 19 1/2 st & floor when he heard the engines coming & he ran to the fire,

0604

left house 7⁰⁰ went 7¹⁰ =

7²⁰ larceny occurred =

Karen knew Wheaton before this day =

left house 5³⁰ =

339 W. 39th line =

~~41~~ Remained in saloon 2073 minutes =

Wanted to have enough to get in two saloons =

Saw Louis Wolf once at my house ~~and between~~
~~the time of the Robbie~~ ~~and~~ ~~exacted~~

Went to store found that there had been a miss

On 20 May Wheaton was not present

a a a Binner H H "

Ada Mef. 119 1/2 67th St ^{67th Street} husband does not
reside there - 7 or 7¹⁵ P.M. left house 7³⁰.

Mrs McVeigh 433 W 104th St

Saw John Wheaton come to my house about 12 left about
6:30 Next hour 4:30 to house.

Pauline Rabinowitz,

what number

Anna Wheaton mother

(227) 3300

Brown in house about 5 P.M. ^{about 5 P.M.} ~~about 7³⁰~~
he left me at his sister door

Wheaton

0605

Morass: 1¹⁰ - 15 minutes -

for 20¹⁰ ft & over a. 1 block 1/2 away.

Arrested about ~~two~~

Schumacher said

Shankly moved out about ³ weeks before
19th of this year when fire occurred & had no ^{to}
engines

Miss Campbell was 13ft up & about 18ft from diff.

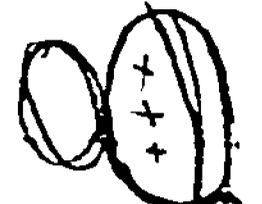


0606

Opening

Miss Campbell perfectly honest, but mistaken - Shandley not there.

Mr. Frecklecher Jr.



Holiday,	18 th A.M. 16 o'clock for 5 minutes
Heiley -	18 th Morn 11 th , 15 th , 20 th 19 th 21 st 22 nd 23 rd 24 th 25 th 26 th 27 th 28 th 29 th 30 th 31 st St James Library
Hartman.	
7 ³⁰	19 th A.M. 1/2 hour
8 ¹⁵ - 11 P.M.	18 th 21 st A.M.
12 ³⁰	12 A.M. P.M. after 11 - 12 ³⁰
1.	18 Nov A.M.
	16 th , 17 th Nov.
12 10 - 30	

0607

TORN PAGE



Albany July 2^d 1856

Randolph Ballastine

Distally

Dr Sir

Enclosed you will find a lead from
Hrs to Shandley I hope you
will have his Bail reduced for
I think he had no won to do
with the firing of the House
then I did

Yours Respectfully

John S. Allen

0608

New York July 1st 1886

Hon John F. Dillon

Dear Sir will you be kind
enough and try to have my Bail
reduced as i have a man willing
to go 2500 or more if the Dist Attorney
will take him - but he is good for
the above amount do this favor for
me Senator and i shall never forget
to you if it was only out the call
about amount to anything as it is these
men who pretend to have been
the world never have made the vindictive
order for the Fire Marshall their two
cases of the same kind in 5th
Court at the same time the others was
dismissed these and the Marshall told
keeper Conkley that he had no

0609

Evidence against me at that time when he lost the other cases then he manufactured evidence against me he knows very well that i had nothing to do with it the first morning i was brought before Judge Patterson he ordered these men out of court but the following morning when Judge white was on the bench he excepted them.

Yours

J. H. Shanley
City Treasurer

To Hon John F. Cullen

as fast as they

06 10

Fire at 334. E. 20th St
May 30. 1886. 1:37 A.M.

A tenement house occupied
by several families, ^{some 30 people} were in
cellar-floor beams burned & partition -
apparently started in ^{trunk} trunk
Entrance on level with street -

1st floor Stidworth & family

2nd floor Mr. Campbell and
daughters -

3rd floor Eugene Moran & family -

Shadley the actress
formerly lived in house and
was ejected a few months ago.

On night of fire Mr. Elizabeth
Stidworth went to bed at quarter
past One. Husband absent
on business.

Soon after retiring she heard
a peculiar murmur at front
door - a murmur peculiar
to Shadley which was familiar
to her -

0611

the person entered the house
did not close the door, walked
quietly through hall ^{toward} to cellar
door - The noise would not
have awakened her.

Then she heard Officer
Moran come in - knew his
steps - he closed front door & went
up stairs - Soon after that she
heard steps coming from rear
end of hall - the person came
out of front door & closed it -

About five minutes
afterwards Miss Tammy
Campbell gave alarm of fire

0612

21

Miss Fauny Campbell of 2^d floor
was up & looking out of her
window. A little after One AM
on night of fire - Saw a man
come out of front door of house
walk away towards Bush
Avenue - recognized him as
Shandley, whom she knew as
he had lived in house about
five years. Recognized him
from his dress & movements.
Gas light on street very near by

A few minutes after that
she saw the light of the fire
through the cellar grating
& gave alarm -

Patrick Gaffney Saloon keeper 345. 1st
Ave cor 20th - heard popping
of clubs. went to door of saloon
Saw people running in direction
of N 33rd & E 20th - heard an officer
ask for water. Stepped inside
put on his coat came out
& started toward fire. Saw
Shandley standing by window
of saloon on 2d^{fl} leaving against
the fire & looking in direction
of fire. Gaffney got to fire several minutes
before engines arrived -

0613

21

Eugene Moran 3rd floor 334. E. 20th
aroused by alarm given by Miss
Campbell who told him about
seeing Shandley - Moran reported
it at Station House. & by order of
Sergeant - went with officer
Wade to find Shandley. found
him on street Ave ~~Ave~~ near
20th - took him to station house
where he was identified by
Miss Campbell.

On his person was
found a latch key fitting N°
334-2-20th St

When Moran entered his house
334. E. 20th. Shortly before the fire
he found front door open, but
night lock on - showing that
whoever left door open entered
with a latch key -

Moran closed the door
after him

06 14

(3)

Officer Wade of 18th Poh was sent to arrest Shandley - found him about 2 am at corner Ave A & 20th. On way to Station house Shandley said he came out to get toothache drops for his wife -

Next day on way to Court Shandley told Wade see Goffey that he was on corner of street { 19 & 21st Ave when he heard the Engine coming the man to the fire -

Wade searched him & found latch key like Moray which belongs to 334 E. 20th Wade has since tried the key in door of 334. fit it -

0615

Shawley
Case
Action

Abstract of
Evidence

06 16

Police Court, 1st District.

City and County
of New York, } ss.

James Campbell
of No. 334 East 70th Street, aged 29 years,
residing 241 E. 51st Street, occupation Operator
being duly sworn, deposes and says,
that on the 30 day of May 1886, at the City of New
York, in the County of New York, in the night time de-
ponent discovered that the above
described premises were on
fire. That at said time there
were in said premises about
thirty two human beings.

That deponent believes & suspects
that said premises were set on
fire by Thomas F. Shandley
(nowhere) from the following
facts, to wit: - That the hour
when deponent discovered that
said premises were on fire,
was after midnight. That about
fifteen minutes before the discovery
of said fire by deponent, deponent
saw a person who answered to
the description of said Thomas
F. Shandley, in the act of leaving
said premises. That said Shandley
did not at the time mentioned, reside
in said premises. That deponent
has not learned & does not know of
any means by which said premises
could have accidentally caught fire.
That deponent was present in the
18th Police Precinct Station house
while said Shandley was being
searched. That at said time de-
ponent saw, taken from the pos-
session of said Shandley, a
key corresponding to the key
used by deponent to obtain ad-
mittance to said premises.
From which facts deponent

0617

Champs that said Shandly did wilfully & maliciously set fire to said premises.

Lannie Campbell

Sworn to before me
this 1st day of June 1886

Andrew J. Phelan
Police Justice

Dated 188 Police Justice.

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

There being no sufficient cause to believe the within named

to bat to answer by the underwriting hereto annexed.

I have admitted the above named

Dated 188 Police Justice.

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

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 Wardens and Keepers of the City

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	
.....
1	2
3	4
Offence,.....	Magistrate,.....
Dated 188	Officer,.....
	Clerk,.....
	Witnesses,.....
	Street,.....
	No.
	Street,.....
	No.
	to answer Sessions

06 18

Sec. 193-200.

X District Police Court.

CITY AND COUNTY {
OF NEW YORK.

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

Question. What is your name?

Answer. Thomas F. Shandley

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. NY

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

Answer. Bro Ave. C 5 weeks

Question. What is your business or profession?

Answer. Notary Public & Notary Public

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 did not guilty

Thos F. Shandley

Taken before me this

day of December 1898

John R. Coffey

Police Justice.

06 19

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,

whereof, 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 June 6th 1886 Sheriff 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.

0620

page 207 108 841
Police Court 11 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fancy Campbell
1477 16th Street
Thomas J. Hanley

2
3
4
= OFFICE =

Office of the
District Attorney

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____ Street.

Residence _____ Street.

No. 3, by _____ Street.

Residence _____ Street.

No. 4, by _____ Street.

Dated June 1st 1881

1881

Magistrate.

Friedrich Sheldon 11 Officer.

Precinct.

Witnesses Elizabeth Stidworth

No. 334 East 20th Street.

Engener Moran No. 334 East 20th Street.

Patrick Saffery No. 345 - 1 Avenue

\$ 5000 to answer

Ex. June 4th 1881 10 AM

" " 8 " 10 AM

" " 10 " 10 AM

0621

HEADQUARTERS

Fire Department City of New York.

BUREAU OF FIRE MARSHAL,

(155 and 157 MERCER-STREET)

New-York, 1st Aug^t 1886:

Hon R. Billings
District Attorney -
Sister -

In the case
of Thos G. Shandley recently tried
for Arson, resulting in a dis-
agreement; his Counsel Mr. Houghbolman
informing me that he intends to apply
for his discharge.

It seems to me
useless to put the County to any
further expense in the matter, the
case can never be presented more
strongly than it has been & therefore
a discharge on his own recognizance
would effectively dispose of the matter.
I communicate with you
at Mr. Colleary's request.

Very truly yours

G. R. Chidlow

town, 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.

0622

Second Count:

And the Grand Jury doo =
say, by this Indictment further accuse
the said Thomas F. Shandley &c. the
Crime of Arson in the first degree, -
committed as follows:

The said Thomas F. Shandley,
late of the Ward, City and County
expressed, afterwards to wit: on the
day and in the year aforesaid, at
the Ward, City and County aforesaid,
in the night time of the same day,
with force and arms, the dwelling
house of one John Kidmorday, there
dwelt, there being then and there
within the said dwelling house
some human being, to wit: one
Amos Kidmorday, Kidmorday,
intending and meaning did set
on fire and burn: against the person
of the State in such case made
and provided, and against the
peace of the People of the State of
New York, and their dignity.

Randolph Remond,

Att's

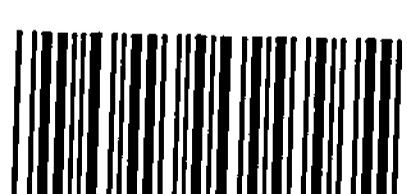
0623

BOX:
224

FOLDER:
2198

DESCRIPTION:
Smith, Edwin

DATE:
06/22/86



2198

182

0624

Witnesses:

Counsel,.....
Filed 22 day of June 1886
Pleads.....

W. P. J. M. vs.
100 Grand Larceny &
Edwin A. Smith

Grand Larceny, 2nd degree.
[Sections 528, 531
Penal Code.]

RANDOLPH B. MARTINE,
Dist. Atty. of the City of St.

A True Bill.

J. Lawrence McKeever

Foreman.

Elmore Ref.

0625

Police Court—

St

District.

Affidavit—Larceny.

City and County
of New York, { ss.:

of No. 102 East 8th Street, aged 26 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 14th day of January
1886 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One check or order for money on
the Lehigh & Potowmack Bank, for
the sum of one hundred dollars,
dated Jan 12 1886 and drawn by
"W.H. Willis Jr"

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 Edcorn J. Smith, now
here, for the reasons following, to wit:
That deponent is informed by Mr.
W. H. Willis Jr., the drawer of said
check, that Mr. Willis, himself said
check to deponent & deponents
address viz: 102 East 8th Street.
That said deponent was then at
Hall or Court Room in deponents said
residence.
That deponent is now here informed
by Henry C. Blumkrieger, that on
the day aforesaid, first mentioned,
the said deponent presented said
check (which is hereto annexed) to Mr.
Henry Blumkrieger, and stated that

SEARCHED
INDEXED
SERIALIZED
FILED

C. G. T. A.

626

Dependent had Rent Paid, said Dependent
to have the Farmer Cashed; and that
the said Blanscome entrepreneur gave
said Dependent the sum of eighty
Dollars, on account, in exchange for
said check.

that defendant did not send paid de-
fendant to never paid check cashed
and did not know at the time that
paid check had come into his
possession.

I now do beseech you this day of January 1886 Lydia F. Johnson

Polci-festet

It appears 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 of the offence within mentioned, I order he to be discharged.

Dated _____ ISS _____

Police Justice.

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

Dated _____ ISS _____

Police Justice.

I have admitted the above named to bail to answer by the underwriting herein annexed.

Dated _____ ISS _____

Police Justice.

Having 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 _____ ISS _____

Police Justice.

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 _____ ISS _____

Police Justice.

I have admitted the above named to answer to the indictment herein annexed.

Dated _____ ISS _____

Police Justice.

To bail to answer by the underwriting herein annexed.

Dated _____ ISS _____

Police Justice.

0627

CITY AND COUNTY } ss.
OF NEW YORK,

Henry E. Blaustein
aged 30 years, occupation Liquor dealer of No.
459 First Avenue, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Lydia J. Olson
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 17th day of January 1886

Henry E. Blaustein
Kem Marshall,
Police Justice.

0628

Sec. 199-200.

CITY AND COUNTY
OF NEW YORK,

H District Police Court.

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

Question. What is your name?

Answer. *Edmund J. Smith*

Question. How old are you?

Answer. *18 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *102 East St. 2 years.*

Question. What is your business or profession?

Answer. *Assistant Janitor*

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.*

E Smith

Taken before me this 17.

day of March 188

J. H. Muller
Police Justice.

0629

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

Edwin J. Smith
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
\$100 Hundred Dollars, and and be committed to the Warden and Keeper of
the City Prison of the City of New York, until he give such bail.

Dated June 17 1886 All Myeroff 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.

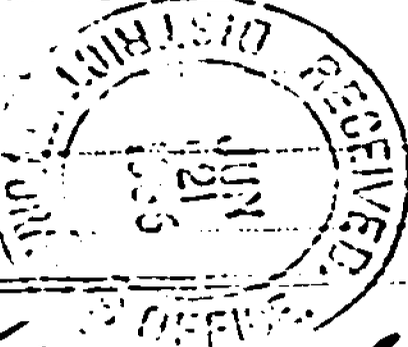
0630

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lydell J. Folsom
102 81 31
Edwin J. Smith

2 _____
3 _____
4 _____



Dated June 17 1886
Murray Magistrate.
McCarthy Officer.

Precinct.

Witnesses W.H. Willis Jr.

No. Bored Painting

117 Broadway

Henry C. Blanton

459 First Ave

No. Street.

\$150 - to answer G.S.

C.M.C.

0631

In the Court of General Sessions

The People &c ex rel }
vs
Edwin T. Smith }

State of New York }
City & County of New York } pp

Joseph B. Bush

Being duly sworn deposes that he resides at No 344, 3rd Avenue in the City of New York. That he is in the Stationery and Printing business at said No 344-3rd Avenue and has been so engaged for five years last past. That during the past 4 years he has employed Edwin T. Smith as boy and Salesman in said business and has always found him to be honest industrious and willing to work. That he has intrusted him during this period with small sums of money and never knew him to act dishonestly therewith. This deponent is perfectly willing if the defendant said Edwin T. Smith is discharged from custody upon the present indictment against him to employ him again.

Sworn to before me this 26th day of June 1886

Louis F. Murray

Notary Public N.Y. City & County

0632

In the Court of General Sessions

The People &c ex rel }
vs

Edwin P. Smith }
vs

State of New York }
City & County of New York }
vs

J. E. Blaustein or
Being duly sworn says that he resides at
119 1st Ave. in the City of New York.
That he is the complainant herein and knows
the defendant Edwin P. Smith. That he does
not desire to prosecute the complaint herein
against the defendant. That he makes this
statement voluntarily and under no induc-
ment that he will be re-paid any part of
the money that he lost through the defendant's
action.

Sworn to before me this } Henry O. Hawley,
26th day of June 1886 }
Louis F. Murray
Notary Public

N.Y. City & County

0633

In the Court of General Sessions

The People ex rel }
vs
Edwin T. Smith }

State of New York }
City & County of New York } \$8

Leonard A. Smith

Being duly sworn says that he resides at No 103 E 31st Street in the City of New York. That he is Jailer of said House. That the defendant herein is his only son and previous to his arrest resided with deponent. That this deponent truly believes if the defendant is discharged from custody that he can save from any further downfall and that deponent will use his best endeavor to redeem him. That his employer Mr Joseph Bush has promised to re-employ him if he is released from custody. Deponent further says that the boy is of assistance while in contributing to the support of deponent and his family and it will be a great loss and hardship to him if he is deprived of such assistance.

Sworn before me this 20th day of June 1896 } Leonard A. Smith
Louis T. Murray }

Notary Public
N.Y. City & County

0634

In the County of General Sessions

The People vs. ex rel }
Edwin T. Smith }
R.P.

State of New York }
City County of New York } B.P.

Lydia Fraser Tolson

Being duly sworn says that she resides at
No. 102 E. 31st St. in the City of New York.
That she is acquainted with the defendant
and his father Leonard A. Smith.

That she has no desire to prosecute or make
complaint against Edwin T. Smith the defendant
herein, by reason of any of the matters
or things out of which the present judgment
against the said Edwin T. Smith has arisen.

That this statement is made voluntarily by
the deponent without any inducement whatever.
Sworn to before me this

25th day of June 1886 Lydia Fraser Tolson
Louis F. Murray

Notary Public

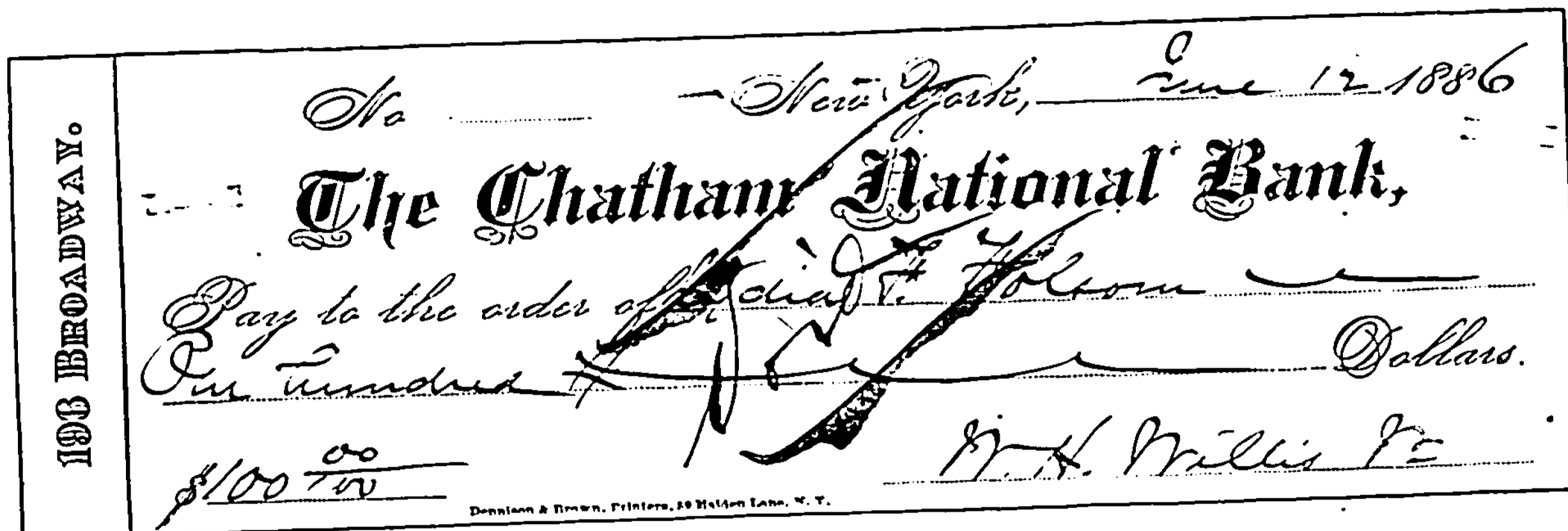
N.Y. City & County.

0635

In the Court of General Sessions

The People v.
or
Colvin T. Smith

0636



0637

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edwin S. Smith

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

Edwin S. Smith —

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

The said Edwin S. Smith,

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

one written instrument and evidence
of debt, to wit: an order for the
payment of money to the kind
called bank cheques, drawn by W.
H. Willis & Co. upon a certain banking
institution there, known as the National
National Bank, and directing the said
Bank to pay to the order of Lydia
S. T. Brown, one hundred dollars, being dated
June 12th 1886, and being wholly unsatisfied,
and of the value of one hundred dollars.—

of the goods, chattels and personal property of one —

Lydia S. T. Brown, —

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.

Randolph Remond,

District Attorney

0638

BOX:
224

FOLDER:
2198

DESCRIPTION:
Smith, Eliza

DATE:
06/07/86



2198

0639

BOX:

224

FOLDER:

2198

DESCRIPTION:

Grey, Mary

DATE:

06/07/86



2198

H. G. Hammel

Witnesses:

John Daniel
Harry J. Smith
Oct 8 1886
On the statement of the Plaintiff
filed herein it is hereby agreed
that被告 be discharged in this
pecuniary deficiency

Jail fixed at \$2000

each - or fixed by the
Police Justice
and \$1000

\$2000 each of which
which to be paid to Plaintiff

John Daniel
John Smith
John Grey

E 17 19
10/1893

Counsel,

Filed 7 day of June 1886

Please / Attest

THE PEOPLE

vs.

Eliza Smith
and
Mary Grey

RANDOLPH B. MARTINE,

Proct. 1st Dist. Attorney.

Bail fixed at \$1000

A True Bill.

John Hammel

Randolph B. Martine
District Attorney

John Hammel
Court Clerk

John Hammel
Court Clerk

John Hammel
Court Clerk

John Hammel
Court Clerk

0640

0641

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

Elyza Smith
Mary Gray]

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.

Randolph B Martin

Dear Sir The woman Mrs Elizabeth and Mary Gray who stole a piece of silk at our store last June came to my office their object being an endeavor to beg for mercy. They are women somewhat advanced in life one of them suffering from a disease which might prove fatal in case of conviction. I have no desire to be vindictive but their appeals for mercy coupled with earnest promises of reformation in the future have decided me to withdraw the charge against them and prefer not to press the charge the matter further

Prostamally

0642

City and County of New York, 1882.

On this 12th day of October, 1882, before me personally appeared the witness named as in witness whereof the individual mentioned in and who wrote, signed and executed the foregoing letter or instrument and he to me acknowledged that he wrote, signed and executed the same in his own hand and for the purpose therein men-

Oscar Riblet
Notary Public 16
City & County of New York
3rd Avenue

0643

GLUED PAGE

City of New York, 1888

On the 13th day of January, 1888, before me, the undersigned,
the Notary Public in and for the City and County of New York,
personally known to me, James A. Flack, Clerk
of the Supreme Court for the said City and County, doth file and
execute the foregoing instrument, and sign
and execute the foregoing instrument,
and do to the aforesaid James A. Flack, his wife,
Agnes and his son, Daniel, doth
acknowledge and sign the same.

James A. Flack,

State of New York,
City and County of New York, }
I, JAMES A. FLACK, Clerk of the City and County of New York, and also Clerk of the Supreme
Court for the said City and County, the same being a Court of Record, DO HEREBY CERTIFY, That

whose name is subscribed to the Certificate of the proof or acknowledgment of the
annexed Instrument, and thereon written, was, at the time of taking such proof or
acknowledgment, a Notary Public in and for the City and County of New York,
dwelling in the said City, commissioned and sworn, and duly authorized to take
the same. And further, that I am well acquainted with the hand-writing of such
Notary, and verily believe that the signature to the said certificate of proof or
acknowledgment is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal
of the said Court and County, the 12th day of January, 1888.

James A. Flack, Clerk.

16
upset
fr

0644

B.M. D.J. District Police Court.

Affidavit Larceny.

CITY AND COUNTY
OF NEW YORK,

ss.

of No. 759 Broadway Street, 36 Years old Merchant
being duly sworn, deposes and says, that on the 1st day of June 1886

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent.

the following property, viz:

A piece of silk containing
about seventy eight yards of the
value of about Seventy eight dollars
\$78-00

Swear before me this

day of June

Year of our Lord

One

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 Oliva & Muttie and May Grey
acting in collusion and both now present
that deponent is informed by Harry Thorpe
that he saw the defendants together enter
said above named premises and saw the
first named defendant take the property
from the counter and conceal the same
in her dress, after which they the defendants
left the place together. That deponent
followed the defendants and found the silk
in the possession of the defendant Muttie
concealed in her dress & identified the silk as
his property

Bro Daniell Jr

POLICE JUSTICE,

1886

0645

CITY AND COUNTY } ss.
OF NEW YORK,

aged 26 years occupation

759 Broadway Room No.

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

Sworn to before me, this
day of June 1888

Wm. Frede
Police Justice.

Harry Thorp.

0646

No. 198-200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

B

Oliza Smith

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

Question. What is your name?

Answer

Oliza Smith

Question. How old are you?

Answer

28 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

338 West 39th Street

Question. What is your business or profession?

Answer

Housekeeper

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

Answer.

I am not guilty of the charge and do not wish to say anything more at present.

Oliza Smith

Taken before me this
day of June 1886

John H. Miller
Police Justice

0647

Sec. 108-200.

33

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I have nothing to say whatever
at this time —

Taken before me this

day of June 188

188

Mary Grey
her X
Mark

Police Justice.

0648

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

Eliza Smith & Mary Gray

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

Dated June 2 188

H. H. Field 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.

0649

788

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Daniels
759 Broadway
Eliza Williams
Mary Grey

Offence of

Dated June 1886

1886

Magistrate

Robert O'Farrell

Officer.

Precinct.

Witnesses

Hannay Thorp
No. 759 Broadway Street.

Hannay Finnegan
No. 759 Broadway Street.

John K. Raw. 17th street

No. 2000 Broadway Street

John H. Robertson
759 Broadway

The defendant to appear before me to answer their bail
if bailed.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0650

Daniell & Sons,

Importers and Retailers of
GENERAL and HIGH GRADE
DRY GOODS,
MILLINERY, and FANCY ARTICLES.
BROADWAY,
EIGHTH and NINTH STREETS.

New York, Oct 22, 1886

To the Property Clerk
Police Department
City New York.

Dear Sir.

Please deliver to me
One piece of silk stolen
from our store and now in
your possession free of charge.

Respectfully.

R. Daniell

Order given
Oct 25/86

0651

Court of General Sessions of the Peace

OR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ella Smith
and
Mary Foyen

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

Ella Smith and Mary Foyen
of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed
as follows:

The said Ella Smith and Mary Foyen —

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

One piece of silk of the value of
seventy eight dollars, and seventy
eight yards of silk of the value
of one dollar each yard,

of the goods, chattels and personal property of one John Daniels
the manager, —

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.

Randolph Bromley,
District Attorney.

0652

BOX:
224

FOLDER:
2198

DESCRIPTION:
Smith, Eugene

DATE:
06/30/86



2198

POOR QUALITY
ORIGINAL

0653

26 July

Counsel,
Filed 20 day of June 1886
Plaintiff in Suit.

THE PEOPLE

vs.

Eugene P. Smith

Office of John W.
July 16th, 1886, it is
pleased, to
state, was
sum for the arrest
the defendant

(Sections 217 and 218, Penal Code.)

ASSAULT IN THE FIRST DEGREE, ETC.

RANDOLPH B. MARTINE,
July 16th
District Attorney.

Chd. to witness self
right.

A True Bill.

July 16th, Foreman
J. Lawrence Motter

0654

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Eugene P. Smith -

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, and think the defendant has been sufficiently punished, by being locked up in the "Tomb" City Prison -

Theo. C. Dieffenbacher

0655

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

Hon. Henry A. Goldsmith presiding

The Bo^m Tel. Ast.
ns
Eugene P. Smith

John W. McLaren - being duly sworn,
says. I reside at no 102. Hart Street
City of Brooklyn. and am the manager
of the main office of the Baltimore
& Ohio Telegraph Company, New York
City. That I am acquainted with
the above named defendant and know
that his general reputation for peace
& quietness is very good - he has
worked for me for the past year &
a half and has always been punctual
efficient - peaceful & respectfull and
well liked by his fellow workmen.
and that in case of his discharge in
this case I will use my best ex-
-deavor to have his former position
returned to him.

Sworn to before me 2nd
July 16th 1890.
Edward S. Price,
His Notary Public

John W. McLaren

0656

Police Court—First District.

City and County
of New York, { ss.:

George C Dieffenbacher
of No. 175 Clinton Street Brooklyn, aged 20 years,
occupation Telegrapher being duly sworn
deposes and says, that on 26th day of June 1886 of the City of New
York, in the County of New York,
he was violently and feloniously ASSAULTED and BEATEN by

Eugene O Smith (nowhere)
who did wilfully and maliciously
cut and stab him twice in
the head once in the back of the neck
and once in the back with
some sharp instruments and
said assault was committed

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

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

Sworn to before me, this 26th day of June 1886. The C Dieffenbacher

M. D. Patterson — Police Justice.

0657

Sec. 108-200.

J.S. District Police Court.

CITY AND COUNTY { ss
OR NEW YORK,

Eunice Smith

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

Question What is your name?

Answer Eunice Smith

Question How old are you?

Answer 20 years

Question Where were you born?

Answer South Carolina

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

Answer 10 Willow St Brooklyn one week

Question What is your business or profession?

Answer Telegraph Operator

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 the complainant assaulted me first and cut him with a pen knife in self defense as it occurred in the dark and I thought my life was in danger as he made threats that he would do me bodily harm and the complainant did bite me on the ear

E.P. Smith

Taken before me this

26

Aug

1887

H. M. Patterson

Police Justice.

0658

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 *Eugene Smith*

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 *June 20 188* *JM 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 he to be discharged.

Dated 188 Police Justice.

0659

15-929
Police Court-- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George D. Dillman
175 Clinton St Brooklyn
Eugene O'Neil

Officer George D. Dillman
Offense Obscene

Dated June 26 1886

J. J. Patterson Magistrate.

John J. Campbell Officer.

Precinct.

Witnesses W. E. Dillman

No 175 Clinton St Brooklyn

John M. Anton

No 175 Clinton St Brooklyn

No. Street.

At 2 1/2 P.M

Remanded

Piano Ans. G. S.
Conrad

0660

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Eugene P. Smith

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

-Eugene P. Smith-

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

The said Eugene P. Smith,

late of the City of New York, in the County of New York aforesaid, on the
~~X~~ ~~Twenty ninth~~ day of ~~June~~, — . in the year of our Lord
one thousand eight hundred and eighty-~~six~~, with force of arms, at the City and
County aforesaid, in and upon the body of one ~~Theodore L. Dillendorfer~~,
in the peace of the said People then and there being, feloniously did make an assault
and ~~harm~~ the said ~~Theodore L. Dillendorfer~~,
with a certain ~~knife~~ —

which the said Eugene P. Smith —
in ~~his~~ right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound,

with intent ~~harm~~ the said ~~Theodore L. Dillendorfer~~,
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT:

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

-Eugene P. Smith-

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

The said Eugene P. Smith,

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of one ~~Theodore L. Dillendorfer~~,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and ~~harm~~ the said
~~Theodore L. Dillendorfer~~,
with a certain ~~knife~~ —

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

0661

THIRD COUNT--

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

Eugene Q. Smith —

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

The said Eugene Q. Smith,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one Theodore L. Diefendorfer,

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and ~~harm~~ the said Theodore L.

Diefendorfer, —

in and upon the ~~head, neck and back~~ ^{of} of him the said Theodore L. Diefendorfer, did then and there feloniously, wilfully and wrongfully strike, beat, ~~stab, cut,~~ bruise and wound, and did thereby then and there feloniously, wilfully and wrongfully inflict upon ~~him~~ the said Theodore L. Diefendorfer, grievous bodily harm, to the great damage of the said Theodore C. Triffenbacher, 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.

0662

BOX:

224

FOLDER:

2198

DESCRIPTION:

Sneyder, Herman

DATE:

06/29/86



2198

0663

253

Witnesses:

Counsel,

Filed 29 day of June 1886
Pleads,

THE PEOPLE

M. J. *[Signature]* vs. R.
Hermann Meyer

Grand Larceny, 1st Degree.

(From the Person)

(Solicitors 2nd, 3rd, 4th Degree).

RANDOLPH B. MARTINEK.

P. *[Signature]* District Attorney.

Meek & Co. D. C.
S. P. 14 of June.

A True Bill.

J. Lawrence McRae

Foreman.

0664

S

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

of No. 101 First

Street, 23 years old, Cigarmaker

being duly sworn, deposes and says, that on the 21st day of June 1886
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 his person in the regular time~~
the following property, viz :

A Silver Watch of
the Value of six dollars

the property of Deponent

Police Justice

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 O'neider now deceased
That about Nine O'clock AM on said
day deponent was standing among
a crowd of people in Central Park
that deponent felt a tug at his watch
chain and saw the defendant who was
standing beside him have the watch which
he had jerked from deponents belt pocket
in his hand That deponent took hold
of the defendant who bit him on the finger
but notwithstanding deponent held him and gave
him in custody of a Park Policeman —

Hermann Levy

0665

Sec. 108-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK,

Henry Snyder 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 Snyder

Question. How old are you?

Answer

18 years

Question. Where were you born?

Answer

Germany

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

Answer

Have no permanent home

Question. What is your business or profession?

Answer

Worked in a Piano Factory

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

Henry Snyder

Taken before me this

day of July 1898

S. D. S.

Police Justice.

0666

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

Denny Schneider

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 June 25 188

J. M. Dwyer Police Justice.

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

Dated _____ 188

J. M. Dwyer 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

J. M. Dwyer Police Justice.

0667

BAILED,

No. 1, by _____ Street.

Residence _____ Street.

No. 2, by _____ Street.

Residence _____ Street.

No. 3, by _____ Street.

Residence _____ Street.

No. 4, by _____ Street.

Residence _____ Street.

Police Court _____ District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Herman Levin
101-1st St
Henry O'neill
2...
3...
4...
Signed by [Signature]

Dated June 93 1886

G. Dufby, Justice Magistrate

Joseph A. T. Paul Officer.

Central Office Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 5.00 to answer

John [Signature]

0668

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dennan Snyder

}

The Grand Jury of the City and County of New York, by this indictment, accuse
- *Dennan Snyder* -
of the CRIME OF GRAND LARCENY in the *First* degree, committed as follows:

The said *Dennan Snyder*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Xmas Day day of *June*, in the year of our Lord one thousand
eight hundred and eighty-*nine*, in the *midnight* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch to the value of six
dollars.

of the goods, chattels and personal property of one *Dennan Snyder*
on the person of the said *Dennan Snyder*,
then and there being found, from the person of the said *Dennan Snyder*,
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.

*Franklin D. Roosevelt,
District Attorney*

0669

BOX:
224

FOLDER:
2198

DESCRIPTION:
Snow, Charles

DATE:
06/03/86



2198

407

Witnesses:

Franklin Taylor

Counsel, ()
Filed day of January 14, 1889
Pleads Not guilty et.

After a prolonged and very
careful examination of the
written case you satisfied
that the ends of justice will
be best served by a dismissal
of the witness indicted. It is
numerous and voluminous
affidavits have been filed
showing that preceding the
defendant to have been
guilty the public will be
much better served by a
dismissal than by a
prosecution of the written
indictment I respectfully
recommend that the
indictment be dismissed.

Past 3 January 14 1889.

Wm. Brewster, Jr.,
Deputy Clerk

Borremann.

Off - See sketch
Part III (Amian 14) of
Instrument dismissed.

THE PEOPLE

vs.

B

Charles E. Snow

PETIT LARCENY.

[Sections 528, 532, General Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Part 3 January 14 1889.

Wm. Brewster, Jr.,

Deputy Clerk

0671

Police Court—6 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 11206 Mercer, Street, age 49 years,
occupation Superintendent of Metropolitan Express Company being duly sworn
deposes and says, that on the 5th day of May, 1886 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 Dollars and Silver and Copper Coins
of various denominations to the amount and
of the value of Sixteen Dollars & Ninety-two cents
Gold and Silver money of the United States

Sworn to before me, this
day of

188

Police Justice.

the property of Robert E. Brown & Co., Dealers in various descriptions of
Merchandise on the care and custody of defendant having
been collected by any of the employees of the above named company
and returned to defendant— 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 E. Brown, for the reason, that on the
above mentioned date the defendant—who was in the
employ of the above mentioned company was entrusted
by defendant with the above described money which defendant
gave him to pay the sum of Robert E. Brown and Co.
that the defendant returned the sum and receipted therefor
upon which is a receipt for the above described money
purporting to be signed by Oliver R. Blanchard a member of
the firm of Robert E. Brown & Co.—
Defendant further says that he has been informed by
Oliver R. Blanchard a member & co-partner of the above named
firm that the above money was not paid to him and that
he did not sign the aforesaid receipt for such money, and
that the signature thereon is false and fraudulent.
Therefore defendant charges the said Charles E. Brown with

0672

withholding the above described money from the time when
thereof and appropriating it to his own use and praye that
he may be apprehended and shall with according to law

serveable for me
this 11 day of May 1886 / J. W. Peck
W. H. Peck
V. C. Peck

I have admitted the above named
to bail to answer by the under-taking hereto annexed.
Dated 188 _____
Police Justice.

It appearing no sufficient cause to believe the within named
to be guilty of the offence mentioned I order he to be discharged.
Dated 188 _____
Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence mentioned I order he to be discharged.
Dated 188 _____
Police Justice.

Dated 188 _____
Police Justice.

To wit that he be held to answer the same and he be committed to the Wardens and Keepers of the City Prison
of the City of New York, until he give such bail.
Hundred Dollars and be committed to the Wardens and Keepers of the City Prison
guiltiness, I order that he be held to answer the same and he be committed to bail in the sum of
one hundred dollars, until he give such bail.

Dated 188 _____
Police Justice.

I have admitted the above named
to bail to answer by the under-taking hereto annexed.
Dated 188 _____
Police Justice.

THE PEOPLE, &c.,		Offense—LARCENY.	
on the complaint of			
<i>James C. Cooper</i>			
1.	<i>Charles J. Dunn</i>	2.	
3.		4.	
Date	May 11 1886	Magistrate	
Witness,		Officer,	
Clerk,			
No.		Street,	
No.		Street,	
to answer Sessions.			

0673

CITY AND COUNTY { ss.
OF NEW YORK,

aged 40 years, occupation

Gl Nat Broadway

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this 2nd day of May 1880 X Oliver P. Harlick
Wm. Steele
Police Justice.

0674

Sec. 108-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question What is your name?

Answer *Charles Brown*

Question How old are you?

Answer *Twenty-eight years*

Question Where were you born?

Answer *Newark N.J.*

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

Answer *Newark - Twenty-eight years*

Question What is your business or profession?

Answer *Black*

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

Answer *I am not guilty and demand an examination*

C E Brown

Taken before me this 11th day of
August 1881

H. J. Peck
Police Justice.

0675

POLICE COURT *L* DISTRICT.

City and County of New York, ss.:

THE PEOPLE, }
vs. } On Complaint of *Pingett Cooper*
Charles E. Snow } For *Petit Larceny*
 demanded

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

Dated May 29 1886

S. E. Smart

J. D. Beffy
Police Justice.

0676

Sec. 151.

District Police Court.

CITY AND COUNTY } ss In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, of New York, or any Marshal or Policeman of the City of New York:

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

of No. 206 Mercer Street, that on the 5 day of May
1886 at the City of New York, in the County of New York, the following article to wit:

*Twenty Dollars and Silver and Copper Coins
of various denominations Gold and Silver money of the
United States by the Complainant*

of the value of *Twenty Six Dollars*,
the property of *Robert Coombes* to the value of *Twenty Six Dollars*,
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by *Charles J. Brown*.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith
bring him before me, at the 2 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 21 day of May 1886
W. A. F. Cook
POLICE JUSTICE.

0677

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Venisit Cooper

vs.

Charles Brown

Dated May 11 1886

Charles Field Magistrate

Gardener Officer
Conrad S. Johnson
The Defendant

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

J. H. Gardener Officer.

Dated 1886

This Warrant may be executed on Sunday or at night.

M. J. Field Police Justice.

Warrant - Larceny.

REMARKS.

Time of Arrest, May 22 1886

Native of U.S.

Age, 28

Sex

Complexion,

Color, White

Profession, Clerk

Married, Yes

Single,

Read, Yes

Write, Yes

208 East 4th Street
James C. F.

0678

May 23/86
The Justice presiding
at the 2^d Precinct Police Court
will please hear and
determine the following case
in my absence.

BAILED,
Police Justice
No. 1, by William E. Gallander,
Residence 60 Liberty Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court No. 2 District. 776

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Samuel Anger
206 Mercer St.
Charles Loomis
1. Offence Harming
2. _____
3. _____
4. _____

Dated May 23 1886

Charles W. H. Magistrate.
Joseph D. Gardiner Officer.

Fourth Precinct.

Witnesses Oliver R. Charlton
No. 94 West Broadway
Simon Hirsch 10 B.T. Morgan
No. 140 Nassau Street.

No. 500 to answer G. C. G.
Up 10. a.m. - 2 P.M.
W. J. M. - 2 P.M.
Twenty Wm 8 Gallander 116 Liberty St.

It appearing to me by the written depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the same to be within the power of the People to prosecute for.

In consideration whereof, I order that he be admitted to bail in the sum of One Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated May 23 1886

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

Dated May 23 1886

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

Dated May 23 1886

Police Justice.

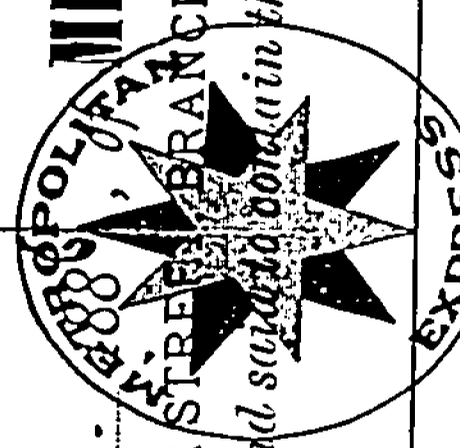
Received

METROPOLITAN EXPRESS & VAN CO.,

OFFICE, 202 & 204 MERCER STREET, BRANCH 11 WALKER STREET:

In good order, the following Packages, sealed and stamped, contain the amount set opposite our respective names.

Delivered by Somers



Telephone No. "Spine 466" - No.

SEALED PACKAGES.	AMOUNT. WHERE FROM.	CONSIGNEE.	EXPRESS. DESTINATION.	AMOUNT CHARGES.	BY WHOM RECEIVED.
1	1 100 Lbs 1 90 J. Shultz Nansen	24th Street B'way	100 Lbs	12	J. P. G. Co. Inc.
1	9 125 D. F. Schmitz Pictor	5 R. Leavenworth	"	"	John B. Hayes
1	6 50 D. F. Schmitz Pictor	45 W. 14th Street	"	"	John B. Hayes
1	2 2 100 H. C. Johnson	267 C. Schmitz	115 lbs	14	Hannan
1	2 90 H. C. Johnson	14th St. & 1st Avenue	115 lbs	14	To arrive
1	4 95 H. C. Johnson	3rd & 1st	115 lbs	14	to my name
1	3 2 50 S. Livingston	3rd & 1st	"	"	John B. Hayes
1	5 1/2 1000 D. F. Schmitz Pictor	100 W. 14th Street	1000 lbs	100	John B. Hayes
1	5 1/2 1000 D. F. Schmitz Pictor	100 W. 14th Street	1000 lbs	100	John B. Hayes
1	13 3 1/2 S. Livingston	24th & Broadway	13 3 1/2 lbs	13 3 1/2	John B. Hayes
1	13 1/2 S. Livingston	24th & Broadway	13 1/2 lbs	13 1/2	John B. Hayes
1	7 5 4 D. F. Schmitz	4 W. 1st Avenue	7 5 4 lbs	7 5 4	John B. Hayes
1	2 1/2 D. F. Schmitz	4 W. 1st Avenue	2 1/2 lbs	2 1/2	John B. Hayes
1	2 1/2 D. F. Schmitz	4 W. 1st Avenue	2 1/2 lbs	2 1/2	John B. Hayes

0679

0680

Sec. 192.

District Police Court.

Debtating to appear during the Examination.

CITY AND COUNTY
OF NEW YORK, } ss.

An information having been laid before
of the City of New York, charging
the offence of

Charles Holden
Charles S. Brown
Petit-harcery

a Police Justice
Defendant with

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

We,

Defendant of No. 208 Prentiss

Street; by occupation a Clerk
and William E. Gallaudet of No. 60 Murray

Street, by occupation a Printer from Gallaudet Surety, hereby jointly and severally undertake that
the above named Charles S. Brown Defendant
shall personally appear before the said Justice, at the District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of One
Hundred Dollars.

Taken and acknowledged before me, this 22
day of May 1886.

E. S. Brown
Wm E. Gallaudet

POLICE JUSTICE.

0681

TY AND COUNTY { ss.
OF NEW YORK,

days of

Sworn to before me, this

1881

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

an lots of land situated and
lying in 117 & 118th Streets between 6th & 7th Avenue
commencing 325 feet east of Avenue in the City of
New York. Worth the sum of \$2,000.00 upon which there is
a mortgage of \$600.00 - Otherwise free and clear.

Wm E. Callender

Justice.

Taken the _____ day of 1881

Justice.

During the examination.

Undertaking to appear

ON THE COMPLAINT OF

DISTRICT ATTORNEY

THE PEOPLE, &c.,

0682

Office of
Metropolitan Express & Van Company,
Express Department:

Nos. 206 to 208 Mercer Street.

Branches: 35th St. & Broadway, 312 Canal St. and 45 Church St.

Down-Town Telephone: 466 Spring.
Up-Town " 699 39th St. New York, Nov 22, 1886

Randolph B Martin Esq
District Attorney

New York City

We again bring to call
your attention to the case of
Chas E Snow who was indicted
last May for larceny, will
you be kind enough to let us
know how soon the case will
be brought to trial and whether
it will be taken to

Fairchild
Sup't.

0683

People
vs
Chas E Snow

State of New York }
City & County of } ss
New York

J. M. Chamberlin of
said City being duly sworn says, that he is engaged
in the Cotton and Grain business at No. 95
Broad Street, in said City of New York, and
that he has been well acquainted Charles E. Snow
of Jersey City for Nine years last past, and that
up to the time of his arrest and indictment, he
never knew or heard of anything derogatory to
his character as a respectable citizen, but on
the contrary, his reputation for honesty & probity
was good, and that since the said Charles E.
Snow was discharged on bail April 1886, he has been,
through his efforts, and the kindness of his friends,
engaged in business in Jersey City, and at the present
time is a travelling salesman for a New York City house,
and has led an exemplary & upright life, and is supporting
himself & family by his labor.

I swear before me

this 14th day of January 1889 } J. M. Chamberlin
Chas E. Guernsey
Notary Public
J. M. G.

0684

State of New York
City & County of } ss
New York

Jefferson McWilliams being duly
sworn deposes and says that he resides at No 205
Fine Street Jersey City, New Jersey, and is Submittin-
gant of Adams Express Company, and further
says, that he has read the affidavits of John W
Chamberlin books annexed, and that the statements
therin, made by him, accord in every respect, with
his knowledge of the general character, conduct and
standing of Charles E Snow, and that in his
opinion, any further effort to prosecute and
degrade him, will not only have a tendency to
lead him astray from the paths of honest industry,
which he is now pursuing, but also to deprive
a worthy family of his support and their standing
in society, which is highly respectable.

Sworn before me this } 5th day of January 1889
Charles M. Fay Commissioner
Notary Public Kings Co.
Off. filed in N.Y. C.

0685

State of New York
City & County of
New York }

Richard Jordan being duly sworn deposes and says, that he is a druggist, doing business at No. 30 Liberty street in this city, and that he has read the foregoing affidavit of Messes Chamberlain & Mr Williams, and fully endorses all that they have said in regard to the good conduct and exemplary life that Charles E. Snow is pursuing, and that in his opinion, if left alone, and permitted to continue the same, which he has every desire to wish to do; that he will become a respected and worthy citizen, but if proceeded against by any further action of the Courts, that it will not only destructive to him, but a great calamity to a worthy & respected family.

Swear before me this
4th day of January 1889 }

R. M. Jordan

Myself as
Notary Public N.Y.C.

Notary Public N.Y.C.

0686

State of New York
City & County of } ss
New York

George M. Keeney being duly sworn deposes and says that he is a Jeweller doing business at No 3 Maiden Lane in this City and resides at Communipaw & Pacific Streets Jersey City New Jersey, and that he is the Uncle of Charles E. Keeney, and is personally acquainted with his habits and manner of life, which are in every respect commendable and respectable, and that no person can lead a more correct & exemplary life than he is pursuing, united with more industrious habits and care & attention to his highly respectable family, and further, that if the object of the law is to reform & not to vindictively punish a wrong doer, that its clemency never can be conferred upon a more deserving applicant.

Swear before me this {
3rd day of January 1889

Geo G. Miller
Notary Public.
New York Co.

0687

State of New York
City & County of } ss
New York

5

Elizaan Powell being duly sworn deposes and says, that she resides at No 444 of Communipaw Avenue Jersey City New Jersey, and is the Mother in Law of Charles E. Dowd, and that for a good part of his married life, he has resided with her, that he is a kind reverent law bound, industrious in his habits, and that no man can pursue a more consistent & regular course of life than he is pursuing, and is honored & trusted by a New York house of high standing, at the present time, as one of its travelling salesmen, and that any exposure by the Courts, will be the means of depriving him of his situation and also of the means of supporting himself & family which he is now doing to their entire satisfaction.

Born before me this

The day of January 1889 } Elizaan A. Powell

John Edmonstond
Macy Public
Benefit Co

0688

District Attorney's Office,
City and County of New York.

City and County of ss.
of New York.

The People of the State of New York
against
"Charles E. Snow."

Richard H. Jordan

of No. 20 Sidney Place Brooklyn, N.Y., aged 50 years.
occupation Stationer being duly sworn, deposes and says.
that on the day of ss. at the City of New
York, in the County of New York.

I have known the above named defendant all his life and also know his family well. I have also known of the defendant since the time of the finding of the indictment herein. During all this time I have known the defendant as a hard working, honest and upright man. Before the time of the alleged offence in the indictment herein set forth said defendant to my knowledge has never been arrested or in any trouble with the police authorities. I have been ^{in prison} ~~in prison~~ in a position to know if he had had any trouble and I know of none and have heard of none. Since the time of the finding of the indictment herein he has lived an honest life and worked hard and conscientiously in supporting himself and his family. He has a wife and a young child, a girl, wholly dependent upon him for support. The defendant does not now reside in this State but in New Brunswick, New Jersey. I have a great interest in this defendant and I believe him to be a thoroughly reformed and repentant man. I have seen his endeavors and his success in leading a good and upright life since the finding of the indictment herein and I believe that the ends of justice would be best served by a suspension of any further criminal proceedings against him. The defendant is thoroughly repentant; is now a good citizen and honest hard working man and I cannot believe that justice will be required that he should be further punished than he has ^{which} already been by the shame and disgrace his wrong doing brought upon

0689

him. I have been informed that this affidavit
is to be used upon a motion herein. I have
resided in this city for the past 12 years.
Sworn to before me
this 23^d day of June, 1888.

Wm. Gravero Devoe, P.M. Jordan
Solicy Public,
New York Co.

DISTRICT ATTORNEY'S OFFICE,
City and County of New York.

THE PEOPLE, &c.,	rs.	Offence
ON THE COMPLAINT OF		
Dated	188
Witnesses,		
No.	Street,
No.	Street,
No.	Street,

0690

District Attorney's Office, The People of the State of New York
City and County of New York.

City and County of New York,

against
Charles E. Snow.

Jefferson Lee Williams
of No. 205 Pine Jersey City, N. J. Street, aged 39 years,
occupation Agent Adams Express
~~that on the day of~~ being duly sworn, deposes and says.
~~Newark, in the County of New Jersey.~~ 188 at the City of New

I have known well the above named defendant for the past 20 years. During this time I have known him to be honest, industrious and hard working. Said defendant was in the employ of Adams Express for about two years and left the Company's employ to enter that of the Metropolitan Telephone Co. in a superior position. I have never known of his being arrested or in any trouble before and I have been in a position to know if such had been the case. Since the finding of the indictment herein the defendant has lived an honest and exemplary life and has worked hard and supported his family consisting of a young wife and a little girl. I would be willing to employ him and trust him in every way. I believe he has suffered deeply in every way from the disgrace attending ~~on~~ his alleged wrong doing in this case. Said defendant is not now living in this state but is residing in New Jersey. I believe it would be a terrible thing to cause him to be further punished for this offence and to bring shame and disgrace on his wife and child ~~who~~ who I believe are dependent upon him for support. I have been informed that this affidavit is to be used upon a motion herein.

Swear to before me

this 23rd day of June 1888

Jefferson Williams

Wm. T. Powers, Justice

Holay Pebble

New York City.

0691

District Attorney's Office,
City and County of New York.

The People of the State of New York }
against }

Charles E. Snow.

City and County { ss.
of New York.

of No. 362 Communipaw Ave Jersey City, aged 41 years,
occupation Contractor being duly sworn, deposes and says,
that on the day of 1888 at the City of New
York, in the County of New York.

I am an uncle of the above
named defendant and have known of his career
intimately during his whole life. Until the
alleged offence mentioned in the indictment his
life has been without reproach. He has never
been arrested before and never in any trouble.
Since the finding of the indictment he
has suffered terribly and is a thoroughly
respectable and reformed man. Since said
last mentioned time and at all times he
has been a steady, sober and industrious man.
He has a wife and one child, a girl, wholly
dependent upon him for support. Said defendant
does not now reside in this state but resides
in New Jersey.

Sworn to before me this
23^d day of June 1888.

Wm. Travers Jerome,
Notary Public,
New York County.

0692

State of New Jersey
City and County of New York } & S:

William E Callender

of said City and County being duly sworn says
that he is a Real Estate Broker and business
as such at No 60 Liberty Street New York - That
he has known the accused Charles E Snow
for the last past five years and that his
reputation and character during said time
has been without blemish, except the charges
made against him and for which he now
stands indicted in New York. That he was
discharged on bail deposit being his business
and said said discharge the said Chas
E Snow has been in business in Jersey City
and from the proceeds thereof has supported
himself and family - That as a result only
claims for said Chas E Snow is now a
good and upright citizen and will continue
to be, and that the clemency of the Court
ought to be extended to him, and his family
not deprived of his support.

John W. Martin
(S.H.M.) 23rd day of June 1888 } Wm E Callender
Edmund J. Hartman
Notary Public.
N.Y.C.

0693

State of New Jersey
County of do

758:

I swear A True being
duly sworn says, that she resides at 140444
Columbiapark Ave Jersey City and is the
sister-in-law of the accused Chas E. Edmonson
with whom she has been intimately acquainted
for the last past 18 years; that with the
exception of the crime charged against him
and for which he was indicted in October 1883,
he has led an honest and upright life
and been a good husband and father.

That after his discharge on bail last summer
through the kindness of his friends he has
been established in a small business in Jersey
City & New Brunswick and Mr has devoted himself to its conduct,
and has been leading an upright and exemplary
life and has from his said business supported
himself and family consisting of his wife ~~and~~
child ~~and~~ Edmondson

from & before one this
23rd day of June 1888
Mr Edmonson
Notary Public
New York 60

Susan A. Powell

0694

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rhader E. Brown

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

- Rhader E. Brown -

of the CRIME OF PETIT LARCENY, committed as follows:

The said Rhader E. Brown,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~12th~~ — day of ~~January~~ — in the year of our Lord one thousand eight hundred and eighty-six — at the Ward, City and County aforesaid; with force and arms,

the sum of thirteen dollars and
thirty two cents in money,
banked money of the United
States of America and of the
value of thirteen dollars and
thirty two cents,

of the goods, chattels and personal property of one

Rhader E. Brown, —

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.

Rhader E. Brown,
District Attorney.