

0650

BOX:

130

FOLDER:

1357

DESCRIPTION:

Schnepel, Henry

DATE:

02/15/84



1357

4. *Spadicaria* 14, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848

THE PEOPLE

28.

2

Denny

53

74.106 Schnepel

inches

Conditby Fork

Feb. 11/90

Assault in the Second Degree. (Section 218, Penal Code).

THE PEOPLE

28.

2

Denny

53

74.106 Schnepel

inches

Conditby Fork

Feb. 11/90

Assault in the Second Degree. (Section 218, Penal Code).

PETER B. OLNEY,
JOHN MEKEON,
District Attorney.

Mar 25 8 11
24. Cent.

0651

0652

2nd District Police Court

The People vs rel
Frederick W. Karweg

vs.
Henry Schnable

City and County of New York ss:

Edolph Karwig
being duly sworn says that he knows the
defendant Henry Schnable, and saw
and spoke with him on the subject of
injuring the Complainant, on the day after
said occurrence, to wit: the 2nd day of
June 1883.

On said 2nd day of June,
1883. deponent saw the said defendant
in the streets of his Employer Michael
Walz, in 40th Street between 8th & 9th
Avenues, about six o'clock P.M.

He asked the defendant why he had
thrown a knife at the Complainant, informing
him that the boy (meaning Complainant)
was probably crippled for life. Defendant
answered saying as nearly as deponent
can now recall: - "I did hit him ^{with the knife}, and
I would do it again, Even if I were

0653

get ten years for it, if I were to
meet him!" The tone of voice
and manner of defendant in the con-
versation was that of a highly passionate
and angry man.

Sworn to, before me

7th day of February 1884

M. J. Castello

Notary Public
N.Y.C.

Adolph Harrold

0654

Geo District Police Court -

The People Ex rel Frederick
H. Karweg.

vs
Henry Schinable

City and County of New York ss:

Frederick H. Karweg

being duly sworn says that he resides at
No. 848 Sixth Avenue; that he is now of the
age of ^{sixteen} ~~sixteen~~ years, ^{the anniversary of his sixteenth} ~~his sixteenth~~ birth
day having occurred on the 28th day of May
~~last, 1887~~ last.

That on or about the
2nd day of September 1882 he entered the
employment of Michael Malz, at
No. 648 Eighth Avenue, as book-keeper
and Cashier. He continued in such em-
ployment until on or about the 21st day
of June last. During all of said period
deponent had full charge of the business
of the said Malz, receiving all cash received
in the business and paying all bills and
expenses, and opening and closing the premises
of the said Malz on each day.

Deponent further says that
until the said 21st day of June, he was

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in the enjoyment of perfect health
He had under his direction and control
during said period three or four of his
Co-employees of the said Walz, including
the defendant Henry Schnable, ^{a man about fifty-two years of age}. Deponent's
duties required that he secure the proper
discharge of the work of his said Co-employees,
their attendance at the proper hour each morn-
ing and their continuance at work until
the hour for dismissal at night. In the
absence of their employer he paid said
men their wages, and at all times was
required to see that they had properly
filled all orders for goods given to
the said Walz. The said Walz carried
on a retail butcher shop at the address
mentioned, and had employed during said
period from four to ten men.

The premises of the said Walz
were located on the east side of Eighth
street. Deponent's office as Cashier
was about 25 feet from the front door,
on the ^{North} East side of the store. The said
Schnable's place of employment was on
the South side of the store.

On the said 2nd day of June,
deponent was engaged in his office
as Cashier. The said defendant was

0656

standing nearly opposite to said office, at the door of said office, and obstructing entrance thereto was hanging a horse's Collar known as a Dutch Collar, light in texture and consisting of two or three leather straps, weighing from three to five pounds. It obstructed the passage way to said office, and ought not to be hanging there. Deponent told the said Schmale that said Collar ought not to be hanging there, and should be placed in the rear of the store. With a view to having the said ^{defendant} Schmale remove the same to the rear of the store, deponent lightly threw the said Collar to the defendant, a distance of about five or six feet. Deponent thought nothing further of the Circumstance and returned to his office and continued discharging his duties. About 15 minutes thereafter deponent was taking out of his office and picking up a piece of fat weighing about two or three ounces, which he found lying on the bench he ~~threw~~ ^{pitched} it toward the defendant lightly, striking him on the breast, with no force whatever. This was in a spirit of entire good humour.

0657

on ~~behalf~~ the part of deponent, and having done so he laughingly returned to his office closing the door behind him.

About ~~five~~ ^{two or three} minutes after throwing the put, as aforesaid, deponent again left his office, and walked toward the front door of said store, having entirely forgotten the defendant. Immediately after turning away from the office door deponent felt a painful sensation at the juncture of his left leg and foot about an inch behind and above the ankle. Deponent then turned around and found lying beside his foot, on the floor, a large butcher knife, about eighteen inches long, which defendant had thrown at him, as he had afterwards informed, severing the tendons of his leg. Deponent was immediately overcome by loss of blood and pain, and on recovering sought medical aid.

From the time of the said occurrence until about three months thereafter, deponent was unable to leave his house. At the present moment deponent is unable to use his injured leg and foot

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except to walk a little within his own house. He is unable to transact any business out of doors, and cannot follow any employment or calling whatever beyond rendering a little assistance around his father's place.

Deponent does not know when, if ever, he will again have the full use of the injured member. He has under medical treatment for some months after the said 21st day of June.

Deponent further says that the only provocation given by him to the defendant for inflicting the said injury was that after viewing the piece of fat above referred to, and his ordering the defendant to remove the house's cellar above referred to.

Deponent further says that from the line of examination pursued by the grand jury when he appeared before them, he is satisfied that they acted entirely under a misconception of the facts, and (as he is informed) of the law. ^{in charging the complaint} From the questions put to the deponent by the grand jury, and from the statements and suggestions made by individuals

0659

members of the Grand Jury, a person is able to say that they did so because of their mistaken impression that the defendant was not actuated by any Criminal or felonious intent, and partly because they assumed that the throwing of the piece of fat by defendant constituted some sufficient justification or some justification for his striking this defendant with a butcher knife, as above set forth.

Deponent truly believes that if the evidence of Joseph H. Harvey, as to the admissions of ^{defendant} ~~defendant~~, set forth in brief in the annexed affidavit had been presented to the Grand Jury they would have found a true bill. No witnesses except deponent was called before the Grand Jury, while as deponent is informed by counsel, the testimony of the affiant ~~of defendant~~ who ~~was~~ ^{the defendant} ~~was~~ ^{and at least one} ~~was~~ ^{two} other witnesses was material and necessary to the proper understanding of the case by the Grand Jury.

Deponent truly believes that a great failure of Criminal justice

will result unless this Case is again submitted to the Grand Jury, and that a wholly unprovoked and cruel felony committed upon his person will go wholly unpunished.

Deponent has been prevented from making this application earlier owing to his continued helpless condition, and to his wound becoming at intervals more than so painful and aggravated as to render it impossible for him to give the matter proper attention. And further saying upon explanation of ^{his} not ~~making~~ ~~the matter~~ making this application earlier, deponent says that his father, whose advice and direction he has always followed has been unable through sickness during the greater ~~period~~ part of said period and also through business cares to give the matter the necessary attention.

Deponent further says that the additional testimony which he expects to ~~add~~ present before the Grand Jury will consist of a more full and complete statement by himself than he was allowed to make on the former occasion, and also the testimony of other witnesses showing that it was

0661

the intention of the defendant to murder
deponent by throwing the knife at
him as aforesaid, and also that
the act of defendant was without
any provocation or cause, except
that procured from a criminal and
inhuman disposition

Sworn to before me }
the 11th day of Feb- } J. H. Farweg.
mary, 1884 }
W. J. Casady
Notary Public Ky. &c.

In Robert Folger
County.

The People of the

County of W. H. Conway

vs
Henry Schnable

affiants on app's
Clerk to represent
to grand jury

0662

0663

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. *878 Sixth Avenue.* Street,

Charles Cashier being duly sworn, deposes and says, that
on *Thursday* the *21st* day of *June*.

in the year 188*3* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by *Henry*

Schmitt (nowhere) who
cast and threw from his hand
a Butcher Knife as deponent.
Cutting and stabbing deponent
on the left leg near the ankle.

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

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

Sworn to before me, this *18* day
of *July* 188*3*

Fredrick W. Agnew

J. Henry Cook POLICE JUSTICE.

0664

Sec. 198-200

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Schnipfel 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 Schnipfel*

Question. How old are you?

Answer. *57 Years.*

Question. Where were you born?

Answer. *Russia*

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

Answer. *534 10th Avenue. 20 Years.*

Question. What is your business or profession?

Answer. *Butcher*

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. The Complainant was throwing ~~garments~~ and meat at me. and he refused to stop when I requested him I only threw the knife in fear and did not intend to cut Complainant.*

H. Schnepfel

Taken before me this

day of

1883

Police Justice.

0665

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 Schnipfel
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 July 18 3 188 J. Henry Bond Police Justice.

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

Dated July 19 3 188 J. Henry Bond Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188 _____ Police Justice.

0666

BAILED,

No. 1, by *Henry Pfleger*

Residence *532 No. 10th St.*

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Feb 7 12/84
On reading of filing
the enclosed affidavits
it is ordered that this
case be re-submitted
to the Grand Jury
F. H. H. H.

Police Court

District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

2

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4

Date

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

0667

260 West 12th Street,

Judge Patterson

This is to
certify that F. Carwig of
878-600 has not been
seen to use his reg
since the accident.
He will probably be
able to appear at Court
in about one week

Yours &c
Wm. W. W. W.

July 12th
1883

0668

260 West 42d Street,

Judge Deffen
Dear Sir
Yrs

Certifies that F. Carvige
is unable to leave his room on
account of injury
of leg - He is improving
but will not be able
to leave his room
some weeks

Yours &c

A. W. Raymond

N. Y. June 28/88

0669

260 West 42d Street.

This is to certify that
Frederick Darwig is
unable to appear at
court on account
of wounds of leg.
He is improving but
will soon be able to
use his limb for
some time owing
to the nature of wound
A. W. Maguire

N. Y. June 20/82

0670

260 West 12th Street.

This is to certify that
Frederick Carver of
878. 6th Ave. is unable to
appear at court on
account of a wound
of leg produced
by a knife thrown
at him June 21/83

J. W. Cunningham

N. Y. June 23/83

0671

COUNTY OF NEW YORK, ss.

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

An indictment having been found on the 15 day of February
1884 in the Court of General Sessions of the Peace, of the County of
New York, charging Henry Schnepel

with the crime of Assault in the second degree

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

New York City, the 15 day of February 188 4

By order of the Court,


Clerk

0672

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,


against

Henry Schnepel

Example: Defendant Henry East side
of 6th Ave. between 50th & 49th Street

Bench Warrant for Felony.

Issued February 15th 1884

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

Feby 18th 1884

The within named
defendant was arrested
this day and brought
in Court of General
Sesions, by Deto.
Van Zichten & Reilly

0673

OFFICE HOURS:
8 to 10 A. M.

DOCTOR MAYNARD,
260 West 42nd St., bet. 7th & 8th Aves., New York.

OFFICE HOURS:
1 to 3 P. M. 6 to 8 P. M.

R

F. Canoy will probably
appear at court Wednesday
morning

H. Y. July 14/83

OFFICE HOURS:
8 to 10 A. M.

DOCTOR MAYNARD,
260 West 42nd St., bet. 7th & 8th Aves., New York.

OFFICE HOURS:
1 to 3 P. M. 6 to 8 P. M.

R

This certifies that F.
Canoy is improving
& will probably be able
to appear at court
about Wednesday

H. Y. July 14/83

0674

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Denny Schnepel

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

Denny Schnepel

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

The said *Denny Schnepel*

late of the City and County of New York, on the *twenty first* day of *June*, in the year of our Lord one thousand eight hundred and eighty ~~three~~ with force and arms, at the City and County aforesaid, in and upon one

Frederick W. Kameg

in the peace of the people of the said State then and there being, feloniously did willfully and wrongfully make an assault: and the said

Denny Schnepel

with a certain *knife* which ~~he~~ the said

Denny Schnepel

in ~~his~~ right hand then and there had and held, the same being then and there an ~~instrument~~ likely to produce grievous bodily harm, *him*, the said *Frederick W. Kameg* then and there feloniously did willfully and wrongfully strike, beat ~~cut~~, bruise 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.

0675

SECOND COUNT

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

Henry Schnepel

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

The said Henry Schnepel

late of the City and County of New York, afterwards to wit: on the twenty first
day of June in the year of our Lord one thousand eight hundred and
eighty- three at the City and County aforesaid, with force and arms, in and
upon one Frederick W. Kameg

in the peace of the People of the State of New York then and there being, feloniously
did willfully and wrongfully make an assault: and the said Henry
Schnepel, him the said Frederick W. Kameg
with a certain knife
which he in his right hand then and there had and held, in
and upon the leg
of him the said Frederick W. Kameg
then and there feloniously did willfully and wrongfully strike, beat, cut,
bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting
upon the said Frederick W. Kameg
grievous bodily harm, to wit: thereby then and
there cutting and wounding
his left leg

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.

PETER B. OLNEY,
~~JOHN MACEON~~, District Attorney.

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BOX:

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FOLDER:

1357

DESCRIPTION:

Schops, Martin

DATE:

02/19/84



1357

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BOX:

130

FOLDER:

1357

DESCRIPTION:

Erlenbach, Gabriel

DATE:

02/19/84



1357

Witnesses:

William Clark

affirm & read

60 174
Counsel,
P. B. Olney

Filed 19 day of Feb'y 1884

Pleads ~~Not Guilty~~

THE PEOPLE
vs.
Martin Schoppe
and
Gabriel Eilenbach
Grand Larceny 2nd degree
[Sections 528, 531, — Penal Code].

PETER B. OLNEY,
District Attorney.

A True Bill.
C. M. King
Foreman.

Feb'y 19/84
(Both)
Plead G. I. P.
to each other
H. S.

0678

0679

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

a Master

William Clark aged 33 years

of No. 241 Bowery Street,

being duly sworn, deposes and says, that on the 15th day of February 1884

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 day time with the intent to deprive the true owner thereof*

the following property, viz :

*One Over Coat of the Value of Eighteen dollars**one Woollen Jacket of the Value of one dollar**One Dress Coat of the Value of ten dollars**10 Under-shirts of the Value of ten dollars**15 pair of Cuffs & 4 Skirt Collars of the Value of**three dollars said property being in all**of the Value of forty two dollars*the property of *deponent,*

and that this deponent

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

stolen, and carried away by *Gabriel Ellenbach and**Martin Schaps (both now here) from the fact,**that said defendants were employed in said**premises 241 Bowery to clean the premises,**that said property was in the care of the saloon,**at the time said defendants were working,**that deponent, on the 16th day of February 1884**missed said property, and caused the arrest of**said defendants, said Ellenbach acknowledged**to deponent in the presence of witnesses, that*

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he saw said Schop carry a bundle with
him when they left said prison, and that said
Schop gave him Ellenbrook of New Castle
said Schop acknowledged to defendant
in the presence of witnesses that he took a
woolen jacket,

Sworn to before me this
16th day of February 1884

John Clark

John Norman Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFIDAVIT-Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0681

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question What is your name?

Answer. *Gabriel Ellenbach*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *152 Chatham Street, 1 year*

Question. What is your business or profession?

Answer. *Baker.*

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

Answer. *I am not guilty*

Gabriel Ellenbach.

Taken before me this *10*
day of *July*
1887
John J. Brown
Police Justice.

0682

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Martin Schops

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Germany

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

Answer.

152 Chatham Street, 2 months

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I took an old Grooken jacket, that was hanging there it is all torn, and a pair of old Rubber shoes were lying in the Celler, from which we carried the rubbish up stairs

Martin Schops

J. J. J. J. J.

Taken before me this

Day of

July

188

John J. J. J.
Police Justice.

0683

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 Gabriel Ellenbach

by Martin Schaps
guilty thereof, I order that ^{they} be held to answer the same and he be admitted to bail in the sum of Seven
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail.

Dated February 16 188 4 John J. Roman Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0684

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Clark
241 Bowery

Gabriel Ellenbach
Martin Schopf

Dated Feb 16 1883

Gorman Magistrate.

Creed Officer.

10 Precinct.

Witnesses Sara affiant

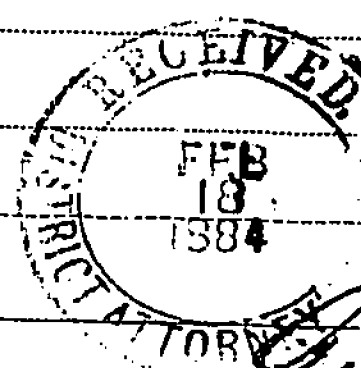
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 400 to answer Paul

Cam A



0685

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Schorr

and

Gabriel Entebach

The Grand Jury of the City and County of New York, by this indictment, accuse
Martin Schorr and Gabriel Entebach
of the CRIME OF GRAND LARCENY in the Second degree, committed as follows:

The said Martin Schorr, by Gabriel Entebach

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

one overcoat of the value of Eighteen
dollars, one jacket of the value of one
dollar, one coat of the value of ten dollars,
ten undershirts of the value of one dollar
each, fifteen pairs of socks of the value
of ten cents each pair and fourteen
collars of the value of seven cents
each

of the goods, chattels and personal property of one

William Clarke

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.

Peter B. Olney
District Attorney

0686

BOX:

130

FOLDER:

1357

DESCRIPTION:

Schultz, Andrew

DATE:

02/08/84



1357

witnesses:

Elias Jacobs
officer Carey

Bail accepted
at \$11000 the

Rest any amounting

to

July 13/84

Apr 3rd 1884

This case is on the same
footing as that of Charles
Lundberg and Charles E
French. I advise the
discharge of bail and the
release of defendant in his
own recognizance

J H Williams
Apr 3rd 1884

Counsel,
no ~~8~~ ~~10~~ ~~12~~ ~~14~~ ~~16~~ ~~18~~ ~~20~~ ~~22~~ ~~24~~ ~~26~~ ~~28~~ ~~30~~ ~~32~~ ~~34~~ ~~36~~ ~~38~~ ~~40~~ ~~42~~ ~~44~~ ~~46~~ ~~48~~ ~~50~~ ~~52~~ ~~54~~ ~~56~~ ~~58~~ ~~60~~ ~~62~~ ~~64~~ ~~66~~ ~~68~~ ~~70~~ ~~72~~ ~~74~~ ~~76~~ ~~78~~ ~~80~~ ~~82~~ ~~84~~ ~~86~~ ~~88~~ ~~90~~ ~~92~~ ~~94~~ ~~96~~ ~~98~~ ~~100~~ ~~102~~ ~~104~~ ~~106~~ ~~108~~ ~~110~~ ~~112~~ ~~114~~ ~~116~~ ~~118~~ ~~120~~ ~~122~~ ~~124~~ ~~126~~ ~~128~~ ~~130~~ ~~132~~ ~~134~~ ~~136~~ ~~138~~ ~~140~~ ~~142~~ ~~144~~ ~~146~~ ~~148~~ ~~150~~ ~~152~~ ~~154~~ ~~156~~ ~~158~~ ~~160~~ ~~162~~ ~~164~~ ~~166~~ ~~168~~ ~~170~~ ~~172~~ ~~174~~ ~~176~~ ~~178~~ ~~180~~ ~~182~~ ~~184~~ ~~186~~ ~~188~~ ~~190~~ ~~192~~ ~~194~~ ~~196~~ ~~198~~ ~~200~~ ~~202~~ ~~204~~ ~~206~~ ~~208~~ ~~210~~ ~~212~~ ~~214~~ ~~216~~ ~~218~~ ~~220~~ ~~222~~ ~~224~~ ~~226~~ ~~228~~ ~~230~~ ~~232~~ ~~234~~ ~~236~~ ~~238~~ ~~240~~ ~~242~~ ~~244~~ ~~246~~ ~~248~~ ~~250~~ ~~252~~ ~~254~~ ~~256~~ ~~258~~ ~~260~~ ~~262~~ ~~264~~ ~~266~~ 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0688

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, 1884

POLICE COURT 2^d DISTRICT.

of No.

says that on the

day of

Street, being duly sworn, deposes and

1884

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

Andrew Schultze,
(nowhere) as deponent is informed by George
Goeler, Assistant Paying Teller in the German
Exchange Bank, did present at said
Bank to said Goeler for payment the
Annexed Writing to-wit:

"New York City # 1884
German Exchange Bank
330 Broadway, Cor Bond St.

Pay to the Order of Cash

\$50. Fifty Dollars

E. Jacobs"

That the signature to said Annexed
Writing, purporting to be deponent's signature
viz. "E. Jacobs", is a forgery - is well
calculated to deceive, being an imitation
of deponent's hand-writing - That deponent
has an account in said Bank, - That
deponent charges said Schultze, with
an attempt to feloniously obtain the
sum of Fifty Dollars, property
of deponent, by means of said
forged writing -

Elias Jacobs

I Worn before me this
6th day of February 1884
Andrew L. Webb

Police Justice

0689

CITY AND COUNTY
OF NEW YORK, ss.

George Geller, N.Y.P.
aged _____ years occupation *Printing* of No. _____

230 Bowery Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Elías Jacobo*

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

Sworn to before me, this *6th*
day of *May* 189*4*

George Geller
Andrew Johnson
Police Justice.

0690

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

2d District Police Court.

Andrew Schutze

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.

Andrew Schutze

Question. How old are you?

Answer.

19 Years.

Question. Where were you born?

Answer.

New York

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

Answer.

546. East 11th St 6 Months

Question. What is your business or profession?

Answer.

Press Worker

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

Answer.

The check was given me by Chas. E. Israel to give to the Bank, I had no knowledge it was a forgery

Andrew Schutze

Taken before me this
day of September 1897
William J. Sprague
Police Justice.

0691

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

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

Dated

February 6th 188

Andrew Smith

Police Justice.

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

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

Police Justice.

0692

Police Court 2d District. 10th

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas Jacobs
57 Ave. St.
Andrew Schultz

Offence Harass

BAILED,

No. 1, by

Residence _____ Street.

No. 2, by

Residence _____ Street.

No. 3, by

Residence _____ Street.

No. 4, by

Residence _____ Street.

Dated

February 6th

1906

Magistrate.

Officer.

Precinct.

George Goeler
Paym'g Tel' German Exchange Bank
330 Bowery

Witnesses

No.

Street.

No.

Street.

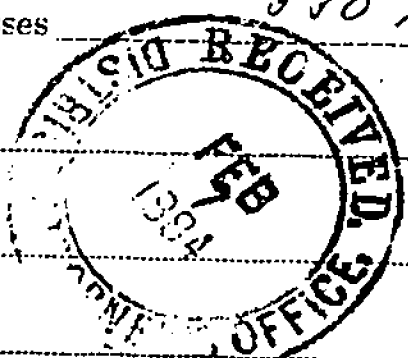
George Goeler

No.

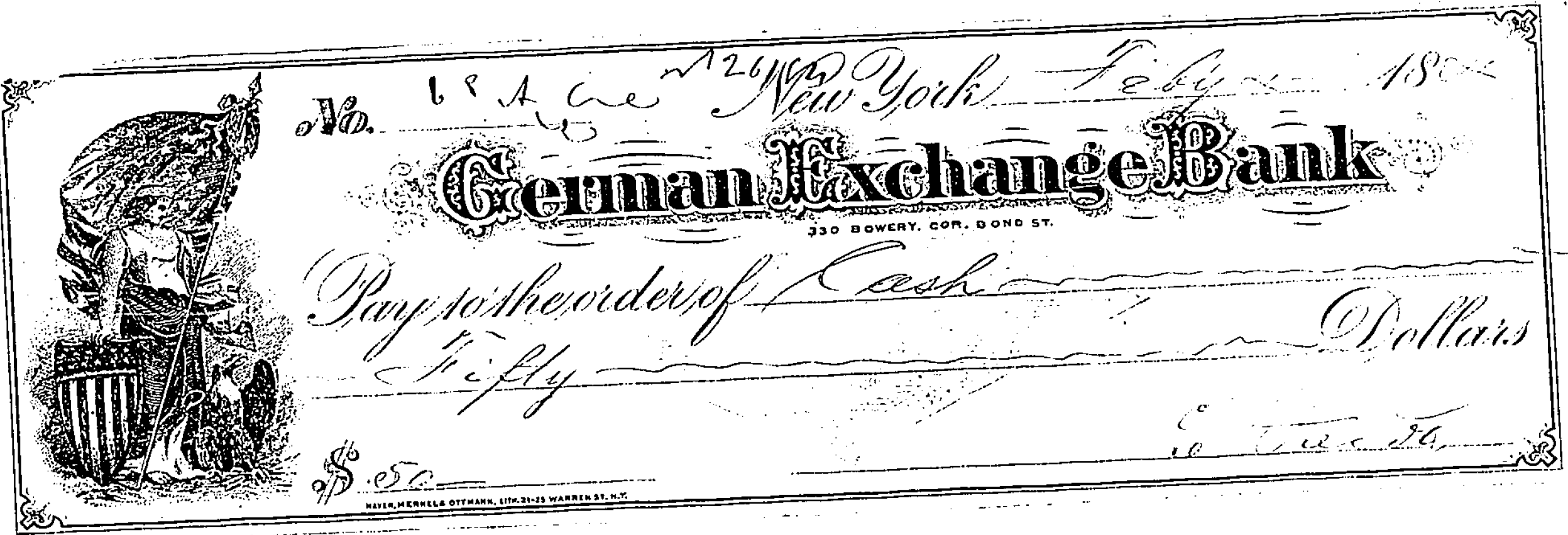
330 Bowery Street.

\$

15.00 to answer G. D.



0693



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

Andrew Schultz

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

of the CRIME OF *Forgery in the Second Degree,*
committed as follows:

The said *Andrew Schultz*

late of the City and County of New York, on the *Fifth* day of
February in the year of our Lord one thousand eight hundred and eighty-four

with force and arms, at the City and County aforesaid, *with intent to*
defraud, a certain forged instrument
and writing, to wit: an order for the
payment of money of the kind com-
monly called bank checks, which said
forged instrument and writing com-
monly called a bank check is as follows,
that is to say:

No.

New York Feb'y 4 - 1884

German Exchange Bank

330 Broadway Cor. Bond St.

Pay to the order of Cash

Fifty

\$50-

Dollars

E. Jacobs

then and there feloniously did utter
as true; he the said Andrew Schultz
then and there well knowing the
same to be forged: against the
form of the Statute in such case
made and provided, and against

0695

the Peace of the People of the State
of New York, and their dignity.

Peter B. Olney

District Attorney

0696

BOX:

130

FOLDER:

1357

DESCRIPTION:

Schultz, William

DATE:

02/28/84



1357

Witness
officer
Montgomery

Depp a Walter
Fark apperel

70

10291
Day of Trial, *Nov 28*
Counsel *W. H. H. H.*
Filed *28* day of *Nov* 188*4*
Pleads *Not guilty by Counsel*
W. H. H. H.
THE PEOPLE
vs.
William
Schultz
W. H. H. H.
PETER B. OLNEY,
JOHN MORTON,
Violation of Excise Law.
(Sunday)
R. S. (722) 1985
1989

Pr Dec 2/94
District Attorney.

Pleasagully

A TRUE BILL

W. H. H. H.

W. H. H. H.

Foreman.

Nov 28. 1894 day 4/94

0697

0698

Sec. 198—200

CITY AND COUNTY
OF NEW YORK

Supreme District Police Court.

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

Question. What is your name?

Answer.

William Schultz

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.

200 Christie St - 2 years

Question. What is your business or profession?

Answer.

Waiter

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

Answer.

I Am not guilty.

William Schultz

Taken before me this *20*
day of *June* 188*8*
John Thompson Police Justice.

0699

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

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 April 30th 1883 P. J. Morgan Police Justice.

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

Dated Apr 30 1883 P. J. Morgan Police Justice.

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

Dated _____ 188 _____ Police Justice.

0700

BAILED.

No. 1, by William Schrab

Residence 2387 Third ave Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

3745
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James C. Montgomery
vs.

1 William Schultz

2 _____

3 _____

4 _____

Dated Apr 30 1889

B. T. Hagan Magistrate.

Montgomery Officer.

12 Precinct.

Witnesses _____

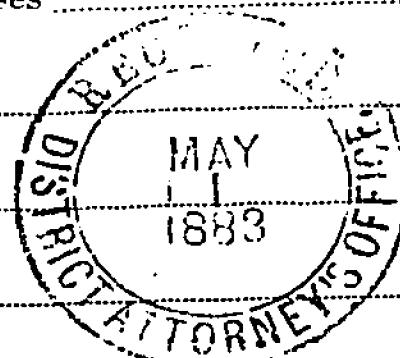
No. _____ Street.

No. _____ Street,

No. _____ Street,

\$ 100 to answer G. S.

Bailed



Offence See Case Law

0701

Police Court, Fifth District.

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

of *Amos C. Montgomery* ss.
The 12th Precinct Police Street,
of the City of New York, being duly sworn, deposes and says, that on the *Sunday* *29* day
of *April* 18*83* in the City of New York, in the County of New York,
At *2384 - Third Avenue*
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage, *William*
Schultz (now here) did then and there expose for sale, and did sell, caused, suffered and
permitted 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 in the house or premises aforesaid, contrary to and in violation of law; and did not
keep said place closed on said *Sunday* as required by law.

WHEREFORE, deponent prays that said *William Schultz*
may be arrested and dealt with according to law.

Sworn to before me, this *30* day
of *April* 18*83*

Amos C. Montgomery
P. Morgan POLICE JUSTICE.

0702

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Schultz

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

OF THE CRIME OF Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday, committed as follows :

The said

William Schultz

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty ninth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

~~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

William Schultz

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said

William Schultz

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *twenty ninth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County

0703

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

~~and~~ 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 —

— William Schultz —

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 William Schultz

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said ~~twenty~~ ^{fourth} day of ~~April~~ ^{April} in the year of our Lord one thousand eight hundred and eighty-~~three~~ ^{three} 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 2387

5th Avenue —

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.

PETER B. OLNEY,
JOHN McKEON, District Attorney.

0704

BOX:

130

FOLDER:

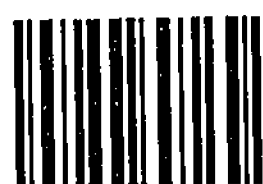
1357

DESCRIPTION:

Schuss, Sarah

DATE:

02/26/84



1357

0705

BOX:

130

FOLDER:

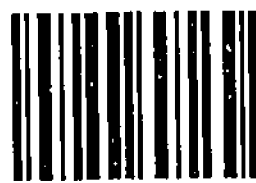
1357

DESCRIPTION:

Solomon, Rebecca

DATE:

02/26/84



1357

Witnesses:
C. J. Perry,
Sarah Schuss,
Arch. Young,
Officer Young

Bail reduced
to \$750. Acc.
Went set down
for 1st Tuesday
of March next
July 28/84

C. Perry tells Jenkins
inform me that the
Reger parents desire
that she be sent to
St. of Reg. AS

Counsel,
Ad. W. H. G. Mar 6/84

Filed 26th day of Feb 1884

Plends Shotquity (20)

vs. THE PEOPLE

vs. SARAH SCHUSS

Sarah Schuss

and

Rebecca Solomon

PETER B. OLNEY,

~~WHEELER~~ H. PECKHAM,

Pls Mar 4/84 District Attorney.
No. 2 Dickd. on the new leg.

A TRUE BILL

C. Perry

Pls Mar 10/84

No. 2 filed & acquitted. Foreman.

Chas. Young & Harry

R. H. Renshaw

Wm. Schuss

Mar 11/84

Pls Mar 11/84

Not recorded P.L.

0706

0707

N. Y. GENERAL SESSIONS.

The People

v.

Rebecca Solomon (and Sarah
Schuss).

KNOWINGLY RECEIVING STOLEN PROPERTY

Penal Code, Sec. 550.

BRIEF FOR THE PEOPLE.

STATEMENT OF THE CASE.

Sarah Schuss a little girl 13 years of age is one of a class found by this Society hanging about the streets and the dime museums of the Bowery, where they fall into evil associations and soon are taught to steal. On February 20th she was charged with vagrancy, and on being committed to the New York Society for the Prevention of Cruelty to Children, stated that she had been in the Juvenile Asylum already, had run away from her home, and was taken on February 12 by Esther Eistrick, another girl well known to the Society as a thief, to Rebecca Solomon, the prisoner, who resided at No. 84 Chrystie Street, rear house 2nd floor. That she continued with Mrs. Solomon until the 20th when she was arrested. That Mrs. Solomon sent her out to steal. That she did steal a turkey, chickens, fish and pies, which she brought to Mrs. Solomon, and that on the 16th she was again sent out by Mrs. Solomon to steal in the Grand Street stores. That she went to Ridley's, corner of Grand and Allen Street, and there stole two blue veils, a velvet bag used as a pocket book, a roll of ribbons, a bottle of cologne and several children's lace collars, all of which she took to Mrs. Solomon and told her where she had stolen them. That Mrs. Solomon paid her 30 cents for them and put them in a bureau drawer in her room.

0708

2

On learning these facts, the Society applied for a search warrant which was executed by Police Officer Sullivan in the presence of Officer Young of the Children's Society and Mr. Morrison in the employment of Ridley & Co. On calling on the prisoner Solomon, she went at once to the drawer and delivered up the goods, stating that the girl said when she brought them to the house they were stolen from Ridley's. The Police Magistrate held the girl for larceny, and the woman for receiving stolen goods knowingly, under Section 550 of the Penal Code.

POINTS FOR THE PEOPLE.

I. The evidence in the case shown by the examination papers proves clearly that these goods were stolen from Ridley's by this child and taken to this woman. That she knew they were stolen and retained them in her possession from February 16 to February 20 without attempting to return them to Ridley. This is conclusive on the question of guilty knowledge.

II. If the prisoner claims that she came by them legitimately it is for her to show it. The officers found them where the child described them as having been put, in the bureau drawer.

III. If the defendant be called as a witness, the officers of the Society have in Court numerous other girls who are brought down at its request from different Institutions to which they have been committed, all of whom will testify that they were taught to steal by this Mrs. Solomon who is a sister of Mrs. Isaacs, both

0709

3

of whom are connected with some of the worst professional little thieves of New York City, as the records of the Society show.

IV. The discrepancy of the officers as to the exact language used by Mrs. Solomon when confronted with the search warrant is of no serious moment, and only indicates that the remarks were made certainly in some form.

V. If any attempt is made to prove Mrs. Solomon's good character, the evidence of the children referred to in Court, and the facts which they will detail in relation to her, show very clearly who she is, what her business is, and that this is not the first time she has been engaged in it.

0710

CASE 13768.

Feb. 20, 1884.

Officer Young while at 3rd District Police Court, was requested by Justice Gorman to investigate the case of Sarah Schuss age 13 years (in prison) who was brought to Court this A.M. by Officer Mahoney of 13th Precinct, and charged by her father Philip Schuss with Juvenile delinquency. Officer Y. Learned from girl that parents Philip and Rosa reside at No. 85 Clinton St., father has a barber shop and mother a midwife, at home are 3 brothers and one sister - Moses 8 years, Fanny 7, Samuel 6 and George 2 years, brother Jacob 12 years is in Juvenile Asylum for the last two years, says she was also an inmate of N.Y. Juvenile Asylum twice, the first time was committed there on complaint, when she was 8 years old, and remained there a year and a half, the second time was again sent there by parents about 3 years ago and was then sent out West, and about 4 months ago ran away. Says on the morning of the 12th inst. about 10 o'clock, she left home and went to Mrs. Isaacs House No. 41 Lewis St. top floor, and remained there till 7 o'clock at night, when finally a girl named Esther Eistrick entered (who is a shoplifter) and she took her to Mrs. Rebecca Solomon's house (who is a sister to Mrs. Isaacs) of No. 84 Chrystie St. rear house 2nd floor, who induced her to stay, remained with her up to the 18th inst. 4 P.M., and then went back to Mrs. Isaacs, when on the morning of the 20th inst. at 9 A.M. was arrested, says during the time she was with Mrs. S. was sent out by her daily to steal and was told to be careful and not get arrested, and gave her a shawl to wear to conceal the goods. One day stole a turkey, and then a chicken and fish and also pies, which she gave to Mrs. S., says on the 16th inst. at about 7 P.M. was sent out to steal in the Grand Street stores, so went to Ridley's corner of Grand and Allen Streets, and there stole two blue veils, 1 pocket book, 1 rool of ribbons, 1 bottle cologne, and 2 children's lace collars, also went to the dry goods store on the corner of Chrystie and Grand St. and there stole 1 pair of baby stockings, which she all gave to Mrs. S. and told her where she stole it from, and received from her 30 cents, says there was 3 other girls who frequented Mrs. S. house, named Esther Eistrick age 14 years of Rutger place near Clinton St., dont know the number, and Rachel and Bertha Solomon aged 14 and 12 years (nieces to Rebecca Solomon) who are all shoplifters, don't know where the Solomon girls live. Officer Y. called upon the parents of girl Schuss, who occupy clean and comfortable apartments, and appear to be respectable. Learned from them, that girl has been away from 8 days, surrendered her to Juvenile Asylum 2 years ago, for 5 years and she was then sent out West and some 5 months ago she ran away and came to this City again, says since she has been here, she has been beyond their control, will not attend school and is in the habit of keeping late hours and associating with bad girls, so would like her committed this time to the House of Refuge; family Hebrews, says when he called upon Mrs. Isaacs this morning with the Police Officer, Mrs. I. denied that girl was in the house, a search was then made and daughter was found under the bed. Children at home are Moses 8, Samuel 5, Fanny 6 and Joseph 18 months. Jacob 10 years was surrendered to Juvenile Asylum 2 years ago. Was told to be in Court this 2.30 P.M.

0711

P.M. Officer Y. attended 3rd Dist. Court and repled. Inv. to Justice Gorman who instructed Officer to have Mr. Archibald Fraser the Supt. of Ridley's in Court to-morrow A.M. for the purpose of taking his affidavit, so as to get a search warrant against Mrs. S. Officer Y. saw Mr. Fraser, who will be in Court to-morrow and make complaint.

Feb. 21, 1884. A.M. Officer Y. attended 3rd Dist. Court. Mr. Fraser also attended, and upon his affidavit Justice Gorman issued a search warrant against Mrs. S. Officer Y. in company of Detective Sullivan and Mr. Fraser went to 84 Chrystie St. and learned that no person by the name of Solomon living there, but learned that there was a person by that name living at No. 88 same street. As the search warrant called for 84 the warrant couldn't be executed, so made arrangements with detective to be at Court at 2 P.M. and then officer would have warrant altered to No. 88.

Young

P.M. Officer Y. attended 3rd Dist. Court and there met Detective Sullivan and Mr. Morrison, connected with Ridley's, had warrant changed, accompanied them to 88 Chrystie St. rear house 2nd floor, also took girl Sarah with the party, searched Mrs. S. bureau drawers and there found the property mentioned in girl's statement which was identified by Mr. Morrison as the property of Ridley & Sons, arrested woman, and took her to 10th Precinct and then to 3rd Dist. Court where Justice G. on complaint of Mr. Fraser, who also identified the goods entertained a complaint against her for receiving stolen property, and held her in \$1000 bail for ex. till the 22nd inst. at 9.30 A.M., the value of property is \$3. and Justice entertained a complaint against the girl for larceny. Mrs. Solomon in her formal ex. says that she is a married woman and is 24 years old, and has 2 children 1 and 8 years of age, husband is a cripple and peddles salt bags in Washington Market, when girl came to her house she told her she had no father and stepfather put her out of the house. I told her I would give her \$5. per month. On Saturday night last it was raining, she told me her shoes were torn and I gave her 30 cents to get them fixed, she went out and brought these things in. I did not know that it was stolen goods and the girl did not tell me it was stolen. Officer Y. reports that at the time of the arrest of Mrs. S. she admitted to Officer Y. Sullivan and Mr. Morrison that when girl brought the goods to the House she stated that they were stolen from Ridley's.

Feb. 22, 1884.

Officer Y. attended 3rd Dist. Court with Supt. Jenkins and there met Counsellor Osborn the attorney for Rebecca Solomon, Supt. J. made an application for adjournment to Justice Gorman for the 23rd inst. at 2 P.M., which was granted, and on affidavit of Officer Y. setting forth that Sarah Schuss was a necessary and material witness for the prosecution in the case of the People ex rel. of Archibald Fraser against Rebecca Solomon, committed girl to the care of the Society pending the examination. See commitment annexed. Brought girl to Society's Reception Rooms at 1 P.M. Officer Y. while at 3rd Dist. Court learned from Mrs. Lichtenstein of No. 32 Chrystie St. a sister to Mrs. Solomon, that girl Esther Oestrick resides with her parents at No. 22 Rutger Place. Officer Y. went to 22 Rutger Place and there found the mother of girl Oestrick (and not Estrick) and sister Bertha age 20 years, occupying a whole floor neatly furnished, clean and tidy.

0712

Esther
Estman

Learned from Bertha that sister Esther is 13 years of age and is a very hard case. The two Solomon girls Rachel and Bertha are her ruination, she is constantly in their company and constantly stealing, says a year ago sister Esther while in company of girl Rachel was arrested for shop lifting in Houston St. and after remaining in prison for a few days were both discharged. Says before the trial came on she called upon Betsy Solomon at No. 191 Division St. the mother of the 2 girls and in conversation with her learned from her that she expected trouble. Was in fear that her rooms would be searched, so she would get the best of the detectives, by taking all her jewelry and her stolen goods to her married daughter's house Emilia Shuman of No. 135 Goerck St., says girl Rachel was arrested once before while in company of Fanny Flanders (see Case 12601) also for shoplifting, and was again discharged, says both the Solomon girls admitted to her, that they were sent to steal by their mother, and also by their aunt Rebecca Solomon of 88 Chrystie St., says the father of the Solomon girls deserted them for the reason that they were constantly stealing. Officer Y. learned from girl Esther that the 2 Solomon girls are constantly sent to steal by their mother and aunt Rebecca Solomon, says she has been in their company many a time, says she called upon Mrs. Betsy Solomon when she lived at No. 191 Division St. several times a week, and she was also told to steal for her, says she has been at Mrs. Solomon's house of Chrystie a number of times with the 2 Solomon girls, and also with Fanny Flanders 13 years, Bridget McDonald 11 years and Kitty Campbell 13 years and Mary Jacobs 10 years (on Cases 12601, 12358, 12858) and was also told to steal for her, says over a year ago when Rebecca Solomon lived at No. 16 Forsyth St. she and Rachel was told one day, to steal a can of condensed milk which they did and brought it to her, and in the same house was a candy house and was told by her to steal candy the which she did very often, says girl Mary Isaacs see case (12358) was also sent to steal by mother, says on a number of occasions when she was sent out to steal by Betsy Solomon and didn't bring anything home, she would turn her out of doors, says on the night of the 12th inst. Sarah Schuss came to her house and says she was turned out of doors, so took her to Rebecca Solomon's house, says on the night of 19th inst. she was at Rebecca's house, and a little while after Sarah Schuss entered and demanded the goods that she stole out of Ridley's. Mrs. S. replied that you can't have them, I paid you 30 cents for them, says a few days ago Bertha Solomon was sent by her mother to a Jewish Institution (see 13731). Rachel is still with her mother, seen her yesterday. Officer Y. in conversation with the mother of girl Esther learned that daughter is breaking her heart, and has concluded to send her to an Institution, will try her for another week, and if she don't do better, will then send her off, will watch her very closely.

N.Y. General Sessions

The People
against
Rebecca
Solomon
Receiving
Stolen Goods.

Brief for the People

0714

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.of No. 309, Grand Street,Archibald Fraser aged 30being duly sworn, deposes and says, that on the 16 day of February 1884
at the _____ City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent at night time with the intent to deprive the true owner thereof
the following property, viz :Two blue Vails, one pocket Book, one pair of Ribbons
one Bottle Calveque two Childrens Lace Collars
said property being in all of the value of about
three dollars

Stated before me this

the property of Edward Ridley, Arthur Ridley and
Albert Ridley, copartners, and in care and
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 Sarah Schuss (now here)and one Mrs Rebecca Solomon residing at the
Rear House of No 88 Christie Street on the
second floor and who is now arrested,
for the following reasons to wit:Deponent is informed by said Sarah, that
she was brought to said Mrs Solomon by a
girl known to her as Esther Eistrick, that
said Mrs Solomon told ~~deponent~~ her to go in
the store on Grand Street and steal property

Police Justice,

188-

0715

That said Mrs Salomon gave her a large shawl to wear that she may be enabled to conceal goods that she may steal.

That on said 16th day of February 1884 said Sarah went to the store of Riddle & Sons at No 309 Grand Street and she admitted to defendant stole the within described property, That she brought said property to said Mrs Salomon who gave her 30 cents for said property, That she saw said Mrs Salomon place said goods stolen by her Sarah, in a Bureau in the Room of the afore described premises,

Defendant has reason to believe and does believe that said stolen property still remains in said premises, therefore defendant asks that a search Warrant may be issued, and that said Mrs Salomon may be arrested for feloniously receiving said stolen property, she well knowing at the time that the same was stolen

Sworn to before me this 21st day of February 1884
 Archibald Fraser
 John Gorman Police Justice

3 District Police Court.

THE PEOPLE, & C.,
 ON THE COMPLAINT OF

Archibald Fraser

vs.

Sarah Schuss

Salomon

AFFIDAVIT-Larceny.

Dated

Feb 21

1884

John Gorman Magistrate.

Officer.

WITNESSES:

DISPOSITION

0716

CITY AND COUNTY }
OF NEW YORK, } ss.

Sarah Schuss

aged 13 years, occupation none of No.

85 Clinton Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Archibald Fraser

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

Sworn to before me, this 21

day of February 1887

Sarah Schuss

John Gorman
Police Justice.

0717

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

of No.

100 East 13th

Street,

being duly sworn, deposes and says, that on the

22nd

day of

February

188

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

me Sarah Schuss age 13 years (now present) is
a material & necessary witness on the part of the
prosecution, the People versus Archibald Fraser.
against Rebecca Salomon.

Wherefore I depose that said child
may be committed to the care of the Society for the Protection
of Children to children pending the trial and inquisition

[Signature]

Sworn to, this

22 day of

188

before me.

Police Justice

0718

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George A. Young
vs.
Sarah Schuss

Affidavit of payment

Dated

July 22

188

Gorman

JUSTICE.

Young
OFFICER.
H.C.C.

WITNESSES:

Respectfully
N.Y. Society for the
Protection of Infants
to children

0719

Sec. 797.

3 DISTRICT POLICE COURT

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To any Policeman of said City:

Proof by affidavit having been this day made before me John J. Horner Esquire,
Police Justice of said City, by Archibald Fraser of No. 309 Grand
Street, in the said City, that the following property, to wit:

Two blue Vails, one
spoked wheel, one piece of Ribbon, one bottle
of Cologne and Children's Lace Collar

Has been feloniously taken, stolen and carried away by Sarah Schuss and
One Mrs. Salaman
and that they have a probable cause to suspect, and does suspect that the said Property
or part thereof is now concealed in the dwelling house or premises of Carla Mrs. Salaman
situate on a lot of ground fronting on No. 88 Chrystie Street, in the
10th Ward of said City.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to command and
authorize you, with proper assistance, in the day time, to enter into the house or premises of the said Mrs
Salaman situate as aforesaid, and there make immediate search for the said Property
and if the same, or any part thereof, shall be found, then you are likewise
commanded to bring the same so found, together with the said Mrs. Salaman
or the person in whose custody the same shall be so found, before me or some other Police Justice in and for the said City
and County, to be dealt with as the law directs. This Warrant unless executed within five days after its date is void.

Given at the City of New York aforesaid, under my hand and seal,

this 21 day of February one thousand
eight hundred and eighty four.

John Horner Police Justice

0720

Inventory of property taken by Richard Sullivan the Policeman by whom this warrant was executed:
Children's

Two Gallons one pair of Ribbon one Pair
one Bottle of Collogne and one pocket Book

City and County of New York, ss:

I, Richard Sullivan the Officer by whom this warrant was executed,

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

Sworn to before me, this 21
day of February 1888

Richard Sullivan

John J. Herman Police Justice.

Police Court-- District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Search Warrant.

vs.

Dated

188

Justice

Officer

0721

City & County 355
of New York 355

Sarah Schues being duly sworn
and further Examined said

I am 13 years of age I reside at No
85 Clinton Street, my Father's Name
is Philip my Mother's Name is
Rose, I know the prisoner
Rebecca Salomon (now known)
I first know her when Esther Eistries
brought me to her house
at 88 Chrytie Street this was
a week ago last Tuesday -
this was on the 12th of the month,
After Esther Eistries brought
you to Rebecca Salomon -
What state what account -
I slept there that night, in the
morning I done the house work
in the Evening she send me out
to get things, I remember going
to Ruddy on Saturday night -
she send me out to get a dress -
she did not send me to buy it,
she told me to steal it -
I went to Grand Street in Slope,
I was in Grand Street near Forsyth
Street I saw ^{pink} dresses out side
the man door me and I went

0722

2

to Ridley, at Ridley I stole
some things, the goods (here shown) or the thing
I stole. ~~I~~ I identify two
lace 'Collars, a Roll of Ribbons,
a bottle of Cologne, a Blue Vail
and a ^{Minister} bag. I stole from Ridley,
that is all I stole from Ridley,
after I stole these things I took
them to the Prisoner, and
she gave me 30 Cents for
them. She took them and
put them in the bureau drawer,
I saw before she sent me to steal
these things, she had sent me
out to steal things.

Crowley, I was 13 years old last November,
my Father & Mother lived at
85 Clinton. I lived one year
with them when I went away
to the Industrial Asylum.
I was two months in the Asylum,
after two months, I requested to
be sent home and I was sent
by the Asylum.
I never was in the House of Refuge,
I was twice in the Industrial Asylum.
Once I went there for a house
and ~~there~~ once for stealing.

0723

I know Mrs Isaac for 6 years
I never stole any thing from
Mrs Isaacs

I know Esther Eistrick as long
as I know Mrs Isaacs

I used to go out with her
Esther Eistrick brought me to
the defendant, I did not
know where she would take
me to Esther said she was
looking for a girl

I think it is 3 or 4 days that
I was with Mrs Salomon
The first night I was in Mrs Salomon
I done nothing I slept there,
Mrs Salomon told me she
would pay me,

q was it 5 dollars a month
a That's what I thought

on Wednesday I done the work
on Thursday I worked, in the
Evening I went out to get buttons
on Friday I stayed in the house,
on Saturday I was home in the
morning in the afternoon I
went out to buy me Clatter
I had money to buy Clatter
I got the money from Mrs Salomon
Bratten, I bought a dress

0724

4

11

Mrs Salomon bought it for
me, she was with me
she paid 53 cents for the stuff —
her sister in law name is Rose
Mrs Salomon know ~~you~~

Q. how did you get the dollar —
Mrs Salomon sister in law send
me for change of a dollar
a Butcher gave me the change
and I kept the dollar and brought
the change to the sister in law,
The afternoon we bought the dress
we came home about 4 o'clock
Q. was there any thing to matter with
your shoes

a yes

Mrs Salomon did not give
me money to get my shoes
I did not get them fixed
there was nothing said about getting
shoes fixed

I went to Ridley about 7 o'clock
I went to Ridley to get some good

Q. What kind of goods

a Any thing

Q. did you go there to get a Baby dress

a no

I have been in Ridley before then
to steal goods, when I was

0725

5

living with my Father
 I was not Stealing in Ridley
 any other time then that day
 while living with Mrs Salmon
 I know what I stole that night
 The first thing I stole a battle Colog^{ne}
 two Collars, then a Vail then a bag
 and a piece of Ribbons. I stole
 the Ribbons after I stole the Collars,
 this was the first things I stole
 while living with Mrs Salmon
 When I came home I gave
 these things to Mrs Salmon.
 She put them in the Bureau Drawer
 I did not ask her for any 30
 Cents to get my shoes fixed
 she gave me 30 Cents for the
 things — on Sunday it was
 Raining and I stopped in the
 House all day.
 I wore my Every day Clothes
 the night I went to Ridley, I had
 a shawl on before I went to
 Ridley I took the shawl and
 put it on myself —
 I know Mrs Salmon's Brother
 I was in his house on Monday
 I had no conversation with
 him about Stealing any thing

0726

6.

Q did the Brother tell you, he would
tell his sister, what kind of girl
you are

A objection made to the question
and objection sustained

Q did you ever go back to Mrs Solomon
Hansen after you saw her brother,
objected to the question
and sustained

Q did you ever saw the goods after
they were put in the bureau drawers
until you saw them in the hands
of the Police
A No

Re-direct—

When I sayd, in my Cross
Examination I did not steal any
thing other then what I stole in
Riddle. I mean I did not
steal goods

I did steal fish, chickens
a Turkey and Pigs, and the most
Mrs Solomon ever gave me to
buy thing was 25 Cents and she
told me to steal things

Sarah Schuss

Exposure to before public
28 January 1884
John J. Solomon
Prosecutor

0727

City & County
of New York 355

Richard Sullivan being
duly sworn says he is an officer
attached to the 10th Precinct Police
says that ~~the~~ he Executed the
annexed Warrant to the Complaint
issued by John J. Gorman a
Police Justice.

I identify the articles (herein)
causing of two Race Collars
One Roll of Blue Ribbon
one Blue Veil, one bottle of
Collique, and one blue
hand bag as the articles found
by me in the bureau drawer
in the defendants Residence at
premises 92 88 Chrystie
Street, I saw Mrs Salomon
there, she handed me the goods
found in the bureau drawer, after
I told her what I was therefor,
she told me she did not know
where the girl got them from —
I brought the goods to the Station
House, and they have been in
my possession ever since
Cross Mrs Salomon did not
deny that she had the

0728

8

she had the property
of ~~was then any limitation on the part~~
~~after the defendant~~

She immediately produced the
property when asked for —
I told her these goods had been
stolen by the Pine Sarah
and I think she says she did not
know if they were, I paid no
attention, I kept on searching
the drawers
I found nothing more Except what
she gave me —

Indirect, Officer Young of the S. P. C. C.
and Mr Robert Morrison
Connected with Rick's Establishment
were with me when ~~was~~ I executed
the Warrant

Sworn to before me this Richard Sullivan
23rd Feb 1884

John J. Hume Police Justice

Richard

0729

9

The Complainant Archibald Fraser
being called, Counsel for the
prosecution state, that no question
is made as to the ownership
of the property as stated in
the Complaint

0730

10

City & County
of New York

George W. Barry aged 29
years an Officer of the Society
for the Prevention of Cruelty to Children
being duly sworn says, he was
with present with Officer Sullivan
at the time he Executed the
Warrant

Q What did Mrs Salomon state
to you at that time

A. She told ^{me} in the presence of Mr
Morrison that the property
mentioned in the Search Warrant
was brought to her by last
Saturday Night by Sarah Johns
and the time then stated that
she stole it from Riddle and
that she then told the Girl that
she done wrong for doing it
Cross, Q do you remember the Exec Warrant,
a not the Exec Warrant but this is the
Substance of it, I told her
who I was, I told her that
the girl admitted that she stole
this thing from Riddle
the Conversation took place before
the goods was produced from

0731

the buncer Graves. Mr Morrison
was present, and Officer Sullivan
was present —

The Complainant was made
on the 21st July and the warrant
was executed at about 2 1/2
O'clock in the afternoon of
that day

Sworn to before me this 23rd day of July 1884

John J. Hanna, Police Justice

0732

12
City & County of New York

Robert Morrison being
only sworn says he is in
the employ of Rialy & Sons
that he was present at the
execution of the Search Warrant
by officer Sullivan in the
premises of Mrs Salomon of
No 88 Chrystie Street
I heard Mrs Salomon say to
officer Sullivan that the girl
Sarah Schuss told her she stole
these things from Rialy & Sons
when the officer commenced to search
he asked were the goods there,
she told him he would find
them in the Bureau drawer
and he found them where
she had said —

She did make the remark
She gave the young girl 30 Cents
Cross Ex. was you say she told officer Sullivan
this

a yes

Q did officer Sullivan find the goods
where she indicated

a yes

0733

13

q. When she made the remarks did
she speak to officer Sullivan
or officer Gandy
a. to officer Sullivan
q. Was officer Gandy present
a. yes

Sworn to before me
the 33rd day of July 1884

John J. Gorman

Deputy

Robert Morrison

0734

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

23 District Police Court.

Sarah Schuss

being duly examined before the under-
signed, 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. *Sarah Schuss*

Question. How old are you?

Answer. *13 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *85 Chintan Street 4 years*

Question. What is your business or profession?

Answer. *My father has a Barbershop*

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 stealing this property**Sarah Schuss*

Taken before me this *23*
day of *July* 188*8*
Stephen Thompson
District Attorney Police Justice.

0735

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

3

District Police Court.

Rebecca Solomon

being duly examined before the under-
signed, 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 h er; that the statement is designed to
enable h er if She see fit to answer the charge and explain the facts alleged against h er
that he is at liberty to waive making a statement, and that h er waiver cannot be used
against h er on the trial.

Question What is your name?

Answer. *Rebecca Solomon*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *88 Chrystie Street, 1 year*

Question. What is your business or profession?

Answer. *Peddling in Washington Market*

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

Answer. *The girl came to my house, and told me
she had no father, that she has a step father
that he beat her out of the house, I told her
if she would be a good girl I would give
her \$5.00 a month, on a Saturday night,
it was raining, she told me her shoes were
torn and I gave her 30 cents, to get her
shoes fixed, she went out, and brought
them things in, I did not know that it
was stolen goods, and the girl did not
tell me it was stolen*

Rebecca *Chr* *Solomon*
Mark

Taken before me this *27*
day of *February* 188*8*
John W. Sullivan Police Justice.

0736

Sec. 212.

3

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

It appearing to me by the within depositions and statement that the crime therein mentioned

Peter Larceny

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

Sarah Schues

guilty thereof, I order that she be held to answer the same, ~~and the said crime being bailable in~~
~~me, but bail not having been taken by me, I order that she be admitted to bail in the sum of~~
~~Hundred Dollars~~ *New York Society for the Prevention of Crimes to Clerk*
and be committed to the ~~Warden and Keeper of the City Prison~~
of the City of New York, until she ~~give such bail~~ *be legally discharged*

Dated at the City of New York, *July 33* 188*4*

J. M. [Signature] Police Justice

0737

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 Rebecca Solomon

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

Dated February 23 1884 John J. Quinn Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0738

Police Court-- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Archibald Fraser
309 vs. Grand St.

1 *Sarah Schuss*

2 *Rebecca Salmon*

3

4

Office Barclay St.
Receivng Station Court

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *February 21* 1884

Gorman Magistrate.

Sullivan Officer.

10 Precinct.

Witnesses *George H. Young*

No. *100 E. 23rd Street*

Robert Morrison

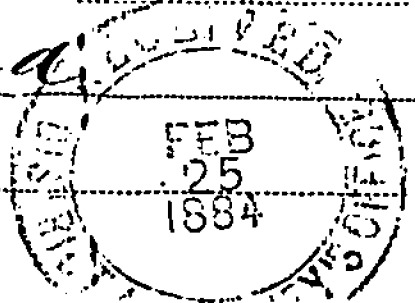
No. *309 Grand* Street,

No. 1. Committed to the Society
for Protection of Children &c

No. *2* Street,

\$ *1500* to answer *G.H.*

Committed to the Society



0739

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Sarah Schuss
and
Rebecca Solomon

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

Sarah Schuss and Rebecca
Solomon

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Sarah Schuss and*

Rebecca Solomon

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *Sixteenth* day of *February* in the year of our Lord one
thousand eight hundred and eighty-~~four~~, at the Ward, City and County aforesaid,
with force and arms, *two pairs of the value*

of twenty cents each, one pocket
book of the value of fifty cents
one piece of ribbon of the value
of one dollar, one bottle of cologne
of the value of fifty cents and
two collars of the value of fifty
cents each

of the goods, chattels and personal property of one *Edward Piskay*
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.

0740

SECOND COUNT.

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

--- Rebecca Solomon ---

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

The said Rebecca Solomon ---

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

value of twenty cents each one pocket book of the value of fifty cents, one piece of ribbon of the value of one dollar, one bottle of perfume of the value of fifty cents, and two collars of the value of fifty cents each

of the goods, chattels and personal property of *Edward Ridley* *and one Sarah Schuss, and by* ---

--- certain ~~other~~ persons to the Grand Jury aforesaid unknown, then lately before unlawfully stolen, taken and carried away from the said *Edward*

Ridley ---

unlawfully and unjustly did feloniously receive and have ~~she~~ the said ---

--- Rebecca Solomon ---

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

PETER B. OLNEY,

~~WHEELER H. PECKHAM~~, District Attorney.

0741

BOX:

130

FOLDER:

1357

DESCRIPTION:

Schwab, William

DATE:

02/28/84



1357

0742

Witnesses:
affirm
R.H. Smith
first officer
Depp. owner
FD

No 296 x
Day of Trial, Counsel, H. H. B.
Filed 28 day of May 1884
Pleads Not guilty by Counsel
H. H. B.
THE PEOPLE
vs.
William Schwal
38
3387. 2d
PETER B. OLNEY,
JOHN McKEON,
District Attorney.
Pled guilty.
A True Bill
J. H. B. 730
Foreman.
J. H. B. 730

Violation of Excise Law.
(Sunday).
R. S. 1982 & 212
71989 55

0743

Police Court. Fifth District.

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

Philip H. Smith
of the 12th Precinct Police Street,
of the City of New York, being duly sworn, deposes and says, that on the Sunday the 17th day
of June 1883 in the City of New York, in the County of New York,
At No 2287 Third Avenue

a place where intoxicating liquors and wines were kept for sale, and sold as a beverage, William
Schwab (now here) did then and there expose for sale, and did sell, caused, suffered and
permitted 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 in the house or premises aforesaid, contrary to and in violation of law; and did not
keep said place closed on said Sunday Schwab as required by law.

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

Sworn to before me, this 18 day
of June 1883 }

Philip H. Smith

of my name
POLICE JUSTICE.

0744

WM. SCHWAB'S

HARLEM BRIDGE

Concert Garden,

2387 Third Avenue, Bet. 129th & 130th Sts.

PROGRAMME

VOL. I.

SUNDAY AFTERNOON AND EVENING, MARCH 2, 1884.

No. I.

BEHNING
PIANOS.

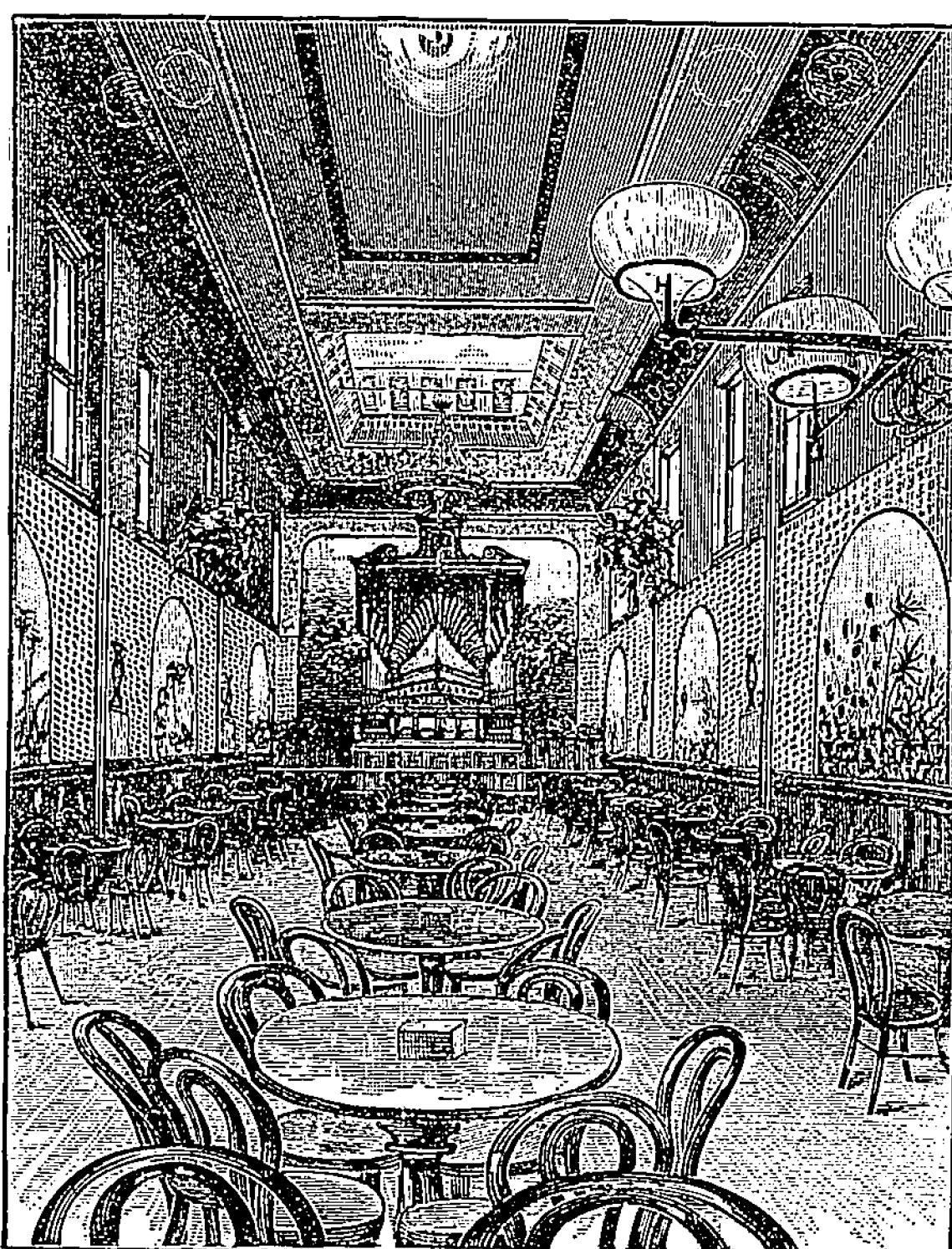


ARE UNEQUALED IN TONE, TOUGH AND DURABILITY.

Warerooms: 3 W. 14th St. & 129 E. 125th St.
Factory: Cor. 124th Street and First Avenue,
NEW YORK.

Awarded the first Prize above all competitors at Louisville Exposition for best piano manufacturers.

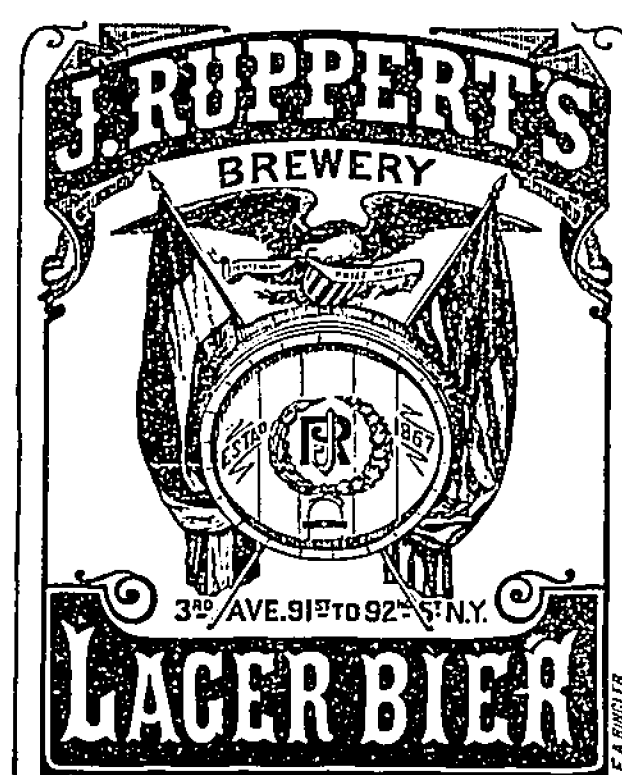
WM. SCHWAB'S
HARLEM BRIDGE GARDEN,
No. 2387 Third Avenue.



WM. SCHWAB'S Harlem Bridge Concert Garden is the recognized family resort for the upper portion of the city. It is visited by every body who desires to spend a pleasant evening in company with his wife and family, or friends, ladies and gentlemen.

The programme of the Concerts is changed every evening, and contains also other interesting reading matter, making it altogether one of the most desirable mediums for advertising.—*The Hour*.

DOUBLE ORCHESTRA.
Grand Concert Every Evening at 8 o'clock,
And Two Sacred Concerts on Sunday,
OF THE GRAND VIENNA LADIES' ORCHESTRA.



—What is the use of the constant advertising of "Dumb Waiters," when most of us obliged to lunch or dine from home once a day, at hotels or restaurants, are made painfully aware of this genus homo.

—"Are you feeling very ill?" asked a physician. "Let me see your tongue, please." "It's no use, doctor," replied the patient; "no tongue can tell how bad I feel."

—A prominent New York photographer advertises an improved and rapid process of taking pictures thus: "Babies taken on the fly." There are many mothers who will prefer this method to their own of taking them on a cry.

—Josephine Pollard declares: "The bold and the timid, the hawk and the dove, Astonish each other by falling in love. Oh, this falling in love! This falling in love! There's nothing so funny as falling in love!"

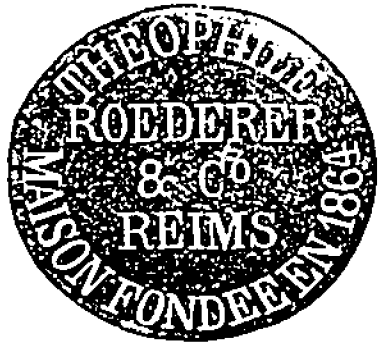
And then again she says: "Oh, this falling in love! This falling in love! There's nothing so upsetting as falling in love!"

We don't know what Josephine's experience may have been, but we once saw a man fall down two flights of stairs with a marble-top bureau, and he seemed to be getting about as much fun and upsetting out of the seance as ever we saw anybody get out of a breach of promise case. However, we may be too prosaic and realistic to appreciate the true poetry of things.—*Burlington Hawk-Eye*.

GOODYEAR. 2197 Third Avenue, 1 door below 120th Street, East Side.
All kinds of Rubber Goods at Wholesale and Retail.
Ladies' Cloaks, warranted, from \$1.25 up. Pure Rubber, no tar. Clothes Wringers, \$3.50. Call and see them.

0745

CHAMPAGNES.



"CARTE BLANCHE,"
"DRY,"

ALWAYS ON ICE.

F. NEUFFER,

16 South William Street.

A QUIET MORNING.

Why Mr. Blough Concluded He
Didn't Want to Stay at Home and
Nurse His Cold.

[New York Herald.]

"My dear," said Mr. Blough, "I am not going out this morning. I have a cold and it rains, so I think I will stay in the house and finish examining those papers that—"

"Oh! I'm so glad," said Mrs. Blough. "Now I shall have somebody to talk to. You have no idea how lonesome it is here after you are gone. And I have wanted to get a chance to run out for a morning's shopping for some time, so I will go to-day and you will see to things, won't you? I expect the grocer's boy pretty soon. Tell him to bring some matches and bread and some boned codfish, and half a pound of butter and a little dried beef, and don't forget to say that the last coffee he brought was not the right kind. Then when the ashman comes round be sure you watch for him and tell him he mustn't spill any more ashes on our sidewalk. And the dress-maker will be in before noon. Tell her I can't be fitted for that waist till I get some new ruching for the bottom of my yellow skirt, and for her to call Thursday afternoon. Oh! and don't forget to tell the condensed-milk man to leave two glasses instead of one. Tell him I'm going to make a pudding to-morrow. And the ice man'll want to be paid. Give him 43 cents, and tell him that piece he left last Friday was not good ice, so I won't pay him full price for it. And give him one of your cigars, won't you? I always do every Saturday. And the upholsterer is coming to see about doing over that chair in the back parlor, and say to him that I will come around and pick out the color I want in the plush. And you might sweep the snow off the roof this morning. You say you haven't got anything to do. And now I'll run out. You can have a nice, quiet day, with nothing to disturb you; and you won't mind going out for lunch, will you, if I don't get back? Good-bye, dear. Oh! and if the butcher's boy happens to go by will you call to him and tell him to bring me seven pounds and a half of a roasting piece day after to-morrow; and pay the newsman when he comes for his money, will you? Good-bye."

And Mrs. Blough went out.
Mr. Blough whistled softly. Then he said to himself: "I guess it won't rain much."
And he went down to his office.

Able to Stand It.

[Philadelphia Call.]

"I regret to inform you," said a railroad superintendent to one of the conductors of the line, "that after the first of the month all salaries will be reduced 10 per cent."

"Ah, indeed," replied the conductor indifferently, "and will your salary be subjected to the same reduction?"

"Certainly."

"Well, I feel sorry for the engineers and brakemen, poor fellows; but you and I—we can stand it, eh, old boy?" and the light-hearted puncher of tickets poked the superintendent in the ribs.

M'LE MARIE CHLUPSA,

Concert Orchestra.

PROGRAMME

Sunday Afternoon, March 2, 1884.

PART I.

- | | | |
|-------------|--------------|------------|
| 1 MARCH, | "Odeon," | Weingarten |
| 2 WALTZ, | "Dolores," | Waldenfel |
| 3 OVERTURE, | "Martha," | Flotow |
| 4 GAVOTTE, | "Stephanie," | Czibutka |
| 5 GALOP, | "Dash," | Wiegand |

PART II.

- | | | |
|--------------|-----------------------|-----------|
| 6 SELECTION, | "The Beggar Student," | Millocker |
| 7 ——— | "The British Patrol," | Asch |
| 8 WALTZ, | "Casino," | Gung'l |
| 9 SELECTION, | "Norma," | Bellini |

PART III.

- | | | |
|---------------|----------------|------------|
| 10 OVERTURE, | "The Mayor," | D. Braham |
| 11 MAZOURKA, | "Arm in Arm," | Strauss |
| 12 GAVOTTE, | "Circus Renz," | Flieger |
| 13 SELECTION, | "Fatinitza," | Suppe |
| 14 QUADRILLE, | "West Side," | Weingarten |

TO LET

BUY THE ONE CENT LOCAL,

Evening Review.

Buy your Shoes of HENRY ZABINSKI
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BEST FOR COCKTAILS!

DUNHAM'S

MANHATTAN BITTERS.

A GREAT APPETIZER.

249 MERCER STREET.

Struck a Stamp.

[Electra.]

When the first railroad passed through here, not many years ago, he was half wild with excitement. The huge, snorting, fiery engine filled old Farmer Rustic with alternate admiration and alarm. The officers of the road offered a free ride to any one who would accept the favor. After much halting, Farmer Rustic, with his wife, "Horaby," were induced to join the excited excursionists.

All, at first, went smoothly enough. At length the first station was reached. As the cars jolted and shook and finally stopped, the old farmer, tightly clasping the arm of his seat, addressed his wife in tones of the wildest consternation:

"There, Horaby! I telled ye so! She is done struck a stamp!"

The same man was attending preaching, where a new minister held forth. It had never been the habit to take up collections in that neighborhood, but the young divine, hoping to institute a more progressive order of things, insisted after the sermon that the trial should be made.

Farmer Rustic was the first one to whom the embarrassed deacon advanced with the outstretched hat. The old man quietly took it, placed it on his head, and said:

"Thankee, neighbor. Don't keer if I du. Mine's a most dinn for ennyway."

Imagine the picture.

Making Rope from Asbestos.

[Chicago Herald.]

The manufacture of fire-proof rope from asbestos is likely to become an industry of considerable importance in England, the strength of the article being estimated at about one-fourth that of ordinary hemp rope of the same diameter. Rope of this material of one and a half inches in diameter is stated to have a breaking strength of one ton, and twenty feet of it is calculated to represent a weight of thirteen and one-fourth pounds. Some of the purposes, as enumerated, to which this kind of rope is especially adapted are theatres, fire brigades, and means of escape from dwellings and public buildings, its advantage being that it will not break and drop its burden if the flame bears upon it. It is made like ordinary rope, and is spun from Italian asbestos thread.

That Easy Chair.

[Kentucky State Journal.]

A few evenings ago a furniture delivery wagon was driven up in front of a prominent Newport man's residence, and the driver, taking a fine, large, softly cushioned easy chair from it to the front door, rang the bell. The mistress of the premises happening near, opened the door.

"Are you Mrs. Stayup?" asked the man.

"I am," she responded.

"Well, here's an easy chair for you."

"An easy chair? Why, I never ordered it from any one."

"No, but your husband did."

"He did? What? I never told him to get one! There must be some mistake about it. What did he say?"

"Well, I only heard him tell the boss that he often got home purty late and that you always set up for him without sleepin' any, and you had no easy chair, and he thought mebby if you had a right soft, easy one like this you'd go to sleep in it, and he could slip up-stairs and crawl in bed without wakin' you."

"Ah, that's his scheme, is it? Well you just take that chair right back again, and when he comes home to-night, if it's to-morrow morning, I'll be there as usual, on my same old chair, and I'll teach him how to injure my character before the public." Then she slammed the door.

LONG AGO.

[A. A. Dayton in The Atlantic.]

O ringlet, with the golden gleam,
What memories are clustered here!
The shadow of a passing dream,
The silent falling of a tear.

A breath of summers long ago,
Drifting across the moment's space;
A long-forgotten sunset glow
Upon a long-remembered face.

YOUNG ENGLAND OUT WEST.

Types of Freshly Arrived Young
Englishmen Who Come to Grow up
with the Country.

[San Francisco Chronicle.]

Among the familiar objects on the streets of San Francisco is a young man with a short-sleeved coat of a dull gray tweed, sitting loosely over broad but sloping shoulders, but so abbreviated in the rear that it exposes a good deal of a baggy and ill-cut pair of pantaloons of the same material and non-descript color. His feet are shod with stout, low-heeled, broad-toed, laced-up shoes, generally guiltless of blacking, while his head is covered with a soft, narrow-brimmed, ribbed hat, also made of tweed cloth. The head on which this hat sits is usually long in the nape, which is sunburnt and red, well supplied with close-cropped hair. The face has features that are molded on the generous scale; a little scrap of fluffy whisker is grown on either cheek, and a struggling mustache partly covers the upper lip. He walks with a long, swinging stride, as though he were starting on a twenty-mile "constitutional." In one hand he carries an umbrella, in the other a transcontinental guide-book, and in his mouth there rests a briar-wood pipe, in which there smolders a closely packed "load" of the strongest shag tobacco. It must not be understood that this is the portrait of an individual; it is simply the pen-picture of a type. That type is the young Englishman newly landed in this "blawsted" country. He is unmistakable, and is growing as numerous as the showers of his own April mornings.

Another type of the freshly arrived and fresh young Englishman is he who comes with a wagon-load of portmanteaux, who "puts up" at the Palace hotel, who is in a great flurry over his "bawsses," as he calls his baggage checks, who dresses in the ultra dandy school, who is armed with a satchel full of letters of introduction, and who makes such a splurge into society that it is scarcely a wonder the spray soon returns heavily upon him and hides him out of sight. The first is in all probability a farmer's son from the midland counties of England, or a young engineer from Yorkshire; the latter, most likely, is the nephew of a Liverpool banker, or the younger son of a London barrister with a large family. The first has come here with the crude idea that San Francisco is a place where bears are still shot from back doors and where one may be as free-and-easy as in his neighboring village on the weekly market day. The latter has had better information upon what he intends shall be his new home, but cannot get rid of his fancied superiority and feels a mild thrill of pleasure as he thinks of the sensation he will make among those western folk. Both young men soon find their level, and being at the bottom shrewd, sensible fellows, with brain as well as brawn, settle down into useful members of society and are satisfied to become an unrecognized and ordinary fraction of the English colony.

That Depends.

[Norristown Herald.]

"Was early man a savage?" asks a magazine writer. That depends. If the early man was dressed to catch the 4 a. m. train, and his collar button fell behind the bureau, the probabilities are that he was about as savage as they make 'em.

A Card-Player's Trick.

[Leavenworth Standard.]

In playing a game of seven-up with a young lady from Kansas City a wicked Leavenworth gallant told her that every time she held a jack of trumps it was a sure sign her lover was thinking of her. Then the impertinent fiend watched her face at each deal, and every time she blushed and looked pleased led out and caught her jack.

M'LE MARIE CHLUPSA, Concert Orchestra.

PROGRAMME

SUNDAY EVENING

PART I.

- | | | |
|--------------|-------------------------|------------|
| 1 MARCH, | "Dudes," | Boettger |
| 2 WALTZ, | "Krolls' Ball Klaenge," | Lumby |
| 3 OVERTURE, | "Lustspiel," | Keler-Bela |
| 4 QUADRILLE, | "Cupido," | Weingarten |
| 5 SELECTION, | "Mascot," | Audran |
| 6 GALOP, | "Federball," | Faust |

PART II.

- | | | |
|---------------|-----------------------|------------|
| 7 OVERTURE, | "Raymond," | A. Thomas |
| 8 WALTZ, | "Die Romantiker," | Lanner |
| 9 GAVOTTE, | "Secret Love," | Resch |
| 10 SELECTION, | "The Beggar Student," | Millocker |
| 11 GALOP, | "Clear the Road," | Weingarten |

PART III.

- | | | |
|---------------|----------------------|-----------|
| 12 OVERTURE, | "The Muddy Day," | D. Brahms |
| 13 POLKA, | "Toujour Gallant," | Fahrbach |
| 14 SELECTION, | "Traviata," | Verdi |
| 15 QUADRILLE, | "Prince Methusalem," | Strauss |
| 16 SELECTION, | "Mme. Angot," | Lecocq |
| 17 GALOP, | "Four in Hand," | Parlow |

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 be the purest
 and finest
 in existence.

Wendell Phillips' Likeness.

[Chicago Tribune.]

John Boyle O'Reilly says that the best likeness of Wendell Phillips was painted 400 years ago by Leonardo da Vinci in his celebrated "Last Supper," in the face of Simon Peter. Says Mr. O'Reilly:

In painting Peter the great master meant to delineate character. There it is, brow, eyes, nose, jaw, every feature settled into firmness and equanimity. A face with a mindful of principles behind it. A faithful face and head, to trust and be trusted. That is an admiral likeness of Wendell Phillips. He has just such a mouth, with lips closed in just that determined but not bitter or obdurate way; and the strong nose under the set brow are marvelously alike.

Too Short to Be Convenient.

[Every Other Saturday.]

Edward Trowbridge Dana, a brother of the poet Richard H. Dana, was the person who acted as a coat-holder to a bulky English friend while the latter polished off a London street rough. The incident was related by Dr. Holmes on the occasion of introducing Matthew Arnold to his first Boston audience, and recalls a remark of the author's brother on a certain occasion. Some one, in the presence of the latter, had been dilating on the fact of the shrinking of the human body, saying: "Just think, if one should live to be a couple of thousand years old he would shrink down to say, five inches in height." John Holmes objected strongly to this result, "for," said he, "if I should shrink to such a height it would be very inconvenient, since my shoestrings would be continually flapping in my face."

How a Little Girl Got Gen. Scott's Autograph.

[Washington Cor. Philadelphia Record.]

A lady passing the season here was very anxious to get Gen. Scott's autograph. He was very busy, and she found her task very difficult. One day the happy thought struck her that her pretty little 10-year-old daughter might be able in this case to do what she herself could not. So she sent the charming little girl to the general's office with the autograph album. The orderly told her that she could not see the busy general. She would not be denied. She would wait, she said. At the end of half an hour the orderly took her request to the adjutant. The latter admitted her, but told her she could not possibly see the general. She said she must.

At last the adjutant showed her the door leading to Gen. Scott's office, and told her she could go in if she dared. Taking him at his word, she marched right in. This is her description of the call, given at the time: "I was afraid at first when he looked up; but as soon as he saw it was only me, he said right pleasantly: 'Well, little girl, what do you want?' And I told him my ma wanted him to write his name in her book; and he looked sharp at me and then smiled a little bit, and I shook hands with me and asked me who my ma was, and I told him: I told him my pa was in the army, and ma was all alone with me, and then he just kissed my cheek and wrote in ma's book, and said 'Good morning' to me, and I came out, and nobody didn't hurt me at all." This is what he wrote: "Treasure is the greatest prize—Winfield Scott."

Life in Italy.

"Ouida" writes of life in Italy: "Here one wants so little; the air and the light, and a little red wine, and the warmth of wind, and a handful of maize or of grapes, and an old guitar, and a niche to sleep in near a fountain that murmurs and sings to the mosses and marbles—these are enough in Italy."

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TO LET

His Wife Saved His Life.

[Philadelphia Call.]

Mrs. D.—Isn't this awful? Mr. D.—What, dear? Mrs. D.—The paper says that in Brooklyn Mr. Benjamin R. Hubbell tried to kill his brother-in-law, David Kemlo, by shooting a pistol at him. I can't see why families should— Mr. D.—Did he succeed? Mrs. D.—No. Kemlo's life was saved by a button, which turned the bullet. Mr. D.—His wife evidently keeps his buttons sewed on. If any one should shoot at me I should be a dead duck.

Paragraph Reading.

[Arkansas Traveler.]

It is declared that reading paragraphs injures the memory. The frolicsome skipping from one subject to another is not likely to strengthen the memory nor broaden the understanding, but there are many people who declare their lack of time to read long articles. The true paragraph, not the pun, embodies a column, and is, within itself, a thought. Paragraphs that are worth reading at all should be read closely, for the writer, to produce them, is supposed to have done much reading.

A Terrible Kicker.

[Texas Sittings.]

"Please, sir," said the bell-boy to a Texas hotel clerk, "No. 40 says there ain't no towels in his room."

"Tell him to use one of the window-curtains."

"He says, too, there ain't no pillars."

"Tell him to put his coat and vest under his head."

"And he wants a pitcher of water."

"Suffering Cyrus! But he's the worst kicker I ever struck in my life. Carry him up the horse pail."

"He wants to know if he can have a light."

"Here, confound him! Give him this lantern and ask him if he wants the earth, and if he'll have it fried on only one side or turned over."

Little Johnny: The cammie is called a ship of the desert, and Jack Billy, the sailor, he says them wich has got two lanches is double-deckers.

Something He Couldn't Stand.

[Arkansas Traveler.]

A gawky boy and a "gangling" girl were married by an Arkansas magistrate the other day, and shortly afterwards the boy reappeared and said: "Squire, gimme back them license." "I have sent them to the county clerk's office where they properly belong," the justice replied. "I'm mighty sorry, fur I want 'em back." "What's the matter?" "Why, I don't intend to live with that gal. I never seed sich a creature, jedge. You see, her daddy give her a cow, an' this mornin' when I went to milk the blame thing, she kicked me heels over head. I wouldn'ter minded this, but my wife stood thar an' laughed fit ter kill herself. I thought I was goin' ter settle down in a life of love an' 'lasses an' all that, but the kick o' that cow opened my eyes. The county clerk ken keep the papers if he wants to, but I wush you'd tell him the next time yer see him that I'll be dad blamed if I'm goin' to live with that gal."

He Was Too Healthy.

[Cincinnati Enquirer.]

A good story on Uncle Billy McCammon, the well-known contractor, was being circulated on 'change yesterday. The old gentleman is not at all averse to female society, and is said to have already buried two wives. Not long since he was making a journey to an eastern city. On the train he met a lady of fine appearance and of a good deal of wealth, but somewhat advanced in years. He sat beside her, and soon the two became quite friendly. Finally, as the conversation progressed, his thoughts, as usual, turned upon the pleasures of matrimony, and he wanted to know from her how it was that she, such a good-looking woman, had never been married.

"Oh, that is easily explained, Mr. McCammon," she said: "I have never met the man whom I would marry."

"They all fall short of your standard, eh? Well, my dear miss, how would I suit you?"

"Exactly, my dear Mr. Cammon, except for one thing."

"And what is that?" he queried, with mingled pleasure and anxiety.

"You have not a bad enough cough," Mr. McCammon didn't tell the story.

THE DUDEST DUDE.

An Aesthete from Boston Rather Astonishes Bill Jackson, of Texas.

[Chicago News.]

"Talk about yer doods," said a Texas stockman on the Chicago, Burlington & Quincy train last night, "but a leetle the dooddest dood I ever seen wuz a foller that come down from Boston into our kentry a year ago las' September."

"He didn't stay in Texas long, I guess," said a little man in a silk hat.

"Yas, he's there now."

"I thought they wouldn't let a dude live in Texas."

"Wall, I'll tell you how it wuz we come to let him stay. He come down there with his peeked boots an' his tight trousers an' yaller kid gloves, a slingin' more style than a new congressman on the Fo'th o' July, an' a tellin' folks that his doctor said he'd got the consumption an' 'd have to live in a warm climate."

"Ah, yes, of course, you pitied the poor fellow, and let him stay on that account."

"Not exactly that; but, as I was a-sayin', he slung his style like a Mormon walkin' by a United States marshal's office. Waal, one night he come into a saloon where a lot of us wuz a-drinkin', an' 'e steps up to the bar an' says: 'Aw—I say, bah-tendah, give me a trifle of aw wa'm lemonade.' Bill Jackson snorted right out, an' then says 'e: 'Boys, what d'ye say? le's make the dood drink gin.' It wuz a go, so Bill walks up an' slaps the dood on the back like he'd break 'im in two. 'I'll be the best man on the muscle in our hull kentry. 'Say,' says Bill, 'you'd bet ter drink gin.' 'Aw—but it is wa'm lemonade I desiah,' says the dood. 'Waal,' says Bill, 'warm lemonade don't go in these 'ere parts; you drinks gin or you drinks nuthin'; you hear me. 'It—aw—seems to me you're mistaken,' says the dood, without seemin' to see there wuz trouble ahead; 'I want to—aw—dwink wa'm lemonade,' an' he rech out fur the glass. Bill wunk at the rest on us an' says to the dood: 'D'ye know what I'm a-goin' to do ef you tries to drink anything but gin?' 'Waal, I do not mah deah boy,' 'Waal,' says Bill, 'I'm a-goin' to stand you on yer head in that air box o' sawdust.' 'Aw—that would not be wight,' says the dood, a-tippin' up his glass to drink. Bill rech out an' grabbed him by the neck, an' I never seen a man git licked so quick."

"Bill was too much for him, was he?"

"No sree, it wuz t'other way. It wuz Bill thet got licked. Jerusalem an' Gin'ral Jackson, but how that dood did jump about! An' every time 'e jumped 'e fetched Bill one on the eye or under the ear or along the jaw, an' Bill couldn't git within gunshot uv 'im. Why, that air dood hed more tricks fur fhtin' than Bill ever dreamt uv. Furst he'd be behind Bill an' then on top uv 'im, an' then under 'im, an' every time Bill opened an eye the dood stuck a fist in it—erry fist, it didn't make no difference to him. He wuz just about es handy with his thumpers as any man needs to be in this world. It didn't take him more'n minute to go around Bill an' over 'im an' through 'im in the bargain; an' then when he had Bill pretty well licked he took him the all firedest crack on the nose an' sent 'im over in the corner behind the ice-box like a bundle o' old clo'es."

"What did he do then?"

"Wy, he jest turned aroun' an' brushed the sawdust off his knee where he'd ducked down to come up under Bill, an' says he, 'Gentlemen; will you all join me—aw—in a wa'm lemonade?' An' we joined 'im, too quick."

"Yes, he's there yet; an' I guess he kin stay unless the consumption gits away with 'im. There baint' nothing else down there thet kin do it, that's sure."

Milk.

The Hebrews, like the Romans, preferred the milk of the goat to that of the cow and sheep; they also liked camel's milk, and when sour prepared an intoxicating beverage from it, as do the Arabs at the present day. The milk of carnivorous animals is acid, that of herbivorous, alkaline.

M'LE MARIE CHLUPSA, Concert Orchestra.

PROGRAMME

Tuesday Evening, March 11, 1884.

PART I.

- | | | |
|--------------|------------------|------------|
| 1 MARCH, | "Indigo," | Strauss |
| 2 WALTZ, | "To Thee," | Waldteufel |
| 3 OVERTURE, | "Orpheus," | Offenbach |
| 4 MAZOURKA, | "Rosa," | Faust |
| 5 GAVOTTE, | "Heinzelmachen," | Eilenberg |
| 6 SELECTION, | "Anna Bolena," | Donizetti |

PART II.

- | | | |
|----------------------|-------------------|------------|
| 7 GALOP, | "Sky High," | Fahrbach |
| 8 SELECTION, | "Heart and Hand," | Lecocq |
| 9 WALTZ, | "Immortellen," | Gung'l |
| 10 SPANISH FANTASIE, | "Paloma," | Missud |
| 11 QUADRILLE, | "Hedge Roses," | Weingarten |

PART III.

- | | | |
|---------------|---------------------|------------|
| 12 OVERTURE, | "Popular Songs," | Muller |
| 13 POLKA, | "Gnomes," | Strauss |
| 14 SELECTION, | "Fra Diavolo," | Auber |
| 15 WALTZ, | "My Dream," | Waldteufel |
| 16 MAZOURKA, | "Nach Mitternacht," | Eyer |
| 17 GALOP, | "Clear the Track," | Strauss |

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CHAMPAGNES

A Wonderful Bell in a Japanese Temple.

[Japan Cor. Philadelphia Press.]

To Osaka, we traveled near the shore of the inland seas, with a range of mountains not far distant on the left. The railroad is subsequently built and equipped in first-class style. Leaving the bay at Osaka the road pursued a northerly course to Kioto, most of the way on high embankments built up through rice plantations, but occasionally passing through dense bamboo thickets.

The temples here are few of them painted, and though, in some cases, furnished with gorgeous paraphernalia, are not to be compared with those of Nikko and Shiba. Their distinguishing feature is the great bell, which swings in a monster wooden belfry, half way up the hillside, back of the buildings proper. This bell is a huge bronze cup, with nearly perpendicular sides and a flat crown, which, like all other Japanese bells, is sounded by means of a huge beam, kept in place by ropes, but when occasion requires brought against the rim of the bell with great force. It requires twelve coolies to manipulate this beam. Formerly it was only rung once a year, but now it may be heard two or three times every month. This bell is one of the greatest wonders in Japan. It is eighteen feet high, nine and one-half inches thick, nine feet in diameter, and weighs 125,000 catties, or nearly seventy-four tons. It was cast in a monster mold in the year 1633, so that it is just 250 years old now. I forget how much gold entered into its composition, but I have a strong conviction that it was 1,500 pounds avoirdupois. As the bell was cast with the rim up, this gold is all in the crown, but time has entirely dimmed any luster which it may have lent to the alloy. Only a miracle of casting could have ended in such a magnificent tone. I struck the rim of the bell softly with an open palm, and I suppose the reverberation could have been heard 100 yards. I was almost impelled for the moment to believe that the affair was hollow after all.

The Many-Titled.

The duke of Abercon has thirteen titles, each of which represents a separate peerage; the marquis of Bute has fifteen; the dukes of Argyll and Buccleugh have each sixteen; the duke of Hamilton seventeen, and the duke of Athol, with twenty-three, stands top of the tree.

Where Wisconsin Asserted Herself
[Wall Street News.]

A government agent, who was sent to Wisconsin last fall to look up trespass cases on government lands was out on his travels one day when he found a man whaling away at some choice timber on one of Uncle Sam's sections.

"Any land for sale around here?" queried the agent.

"Wall, thar' might be," was the reply.

"I'd like to buy a whole section."

"Have ye the cash to pay?"

"I have."

"I mought sell you this."

"Can you give a clear deed?"

"Clear as a whistle, stranger. Gimme \$300 cash, and I'll deed ye the section afore sundown."

The agent coolly unrolled a map, spread it out on a log, and said:

"You will see by this map that Uncle Sam owns this section. How, then, can you give me a deed of it?"

"See hy'ar, stranger," said the chopper after a long pause, "maybeyou is one of those chaps as argues that Uncle Sam is a bigger man than a free-born citizen of old Wisconsin. I'll giv ye jist three minits to skip!"

The agent wanted only two.

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TO LET

PLOT INCUBATOR.

**A Plan by Which Any Man May
Become an Entertaining
Writer.**

[Arkansaw Traveler.]

When Professor Hoggins resigned his position as demonstrator of anatomy and started The Chuckle, a humorous weekly, his friends came around and said that a bright future awaited him. This was partly a fact, for if he had any bright future at all it was awaiting him. One day, while the learned humorist was bowed down with the cares of wit, a much worn man entered the room and cleared his throat to attract attention. The professor looked up, turned his chair and said:

"Well, what can I do for you?"

The gentleman seated himself and replied: "Information having reached me that you have started a humorous and literary paper, I am here to see if you do not care for a plot incubator."

"A plot incubator," exclaimed the professor, in surprise. "I never heard of such a thing."

"Oh, probably not, for you are young in the business. I'll explain. A plot incubator is a man who hatches out plots and humorous ideas. He cannot rise to the dignity of literature, for he has not the art of description. All of the humorists have a plot hatcher, for it is impossible for a man to do the hatching and writing with any degree of success. For instance, you employ me. I sit here, quiet as a flower pot. You turn to me and say, 'Captain, a plot for a story.' I nod in compliance, and say: 'Dark night. Man with lantern, following back. Woman inside back shrieks. Man rushes forward. Shoots villain. Woman saved.' Now, there's a plot for a two or three column story. The idea being furnished you, all you have to do is to write up the facts. Suppose you want to write a paragraph, you turn and say, 'Captain, idea for five-liner.' I nod and say, 'Mule.' You then have the idea, and you construct a paragraph that will cause people to wonder how you ever came up with the idea. You turn again, and say, 'Captain, idea for an item.' I nod, and say 'Pie.' You write it up and convulse the world with laughter. When you want a humorous sketch, you call for it, and I say, 'Young man going to see young lady, small boy comes into the room. Wants candy from young man. Got none. Boy going to tell the other fellow that comes to see his sister and gives him candy. Young lady blushes. Young man finds out he has a rival.' Then you see, you write up the affair and tickle the community and watch the exchanges copy it, crediting it to Professor Hoggins in The Chuckle."

"This is entirely new to me. Have all the humorists plot hatches?"

"All of the best. I used to be with Mark Twain. I hatched the plot for his 'Jumping Frog' and many of his best things, but I had to leave him. He worked me nearly to death."

"I didn't know he was so industrious."

"What work an ordinary man to death? Used to get me up all times of night. Many and many a cold night has he come to the bed, pinched me, and said, 'Captain, plot for a Mississippi river story.'"

"Well, this is indeed wonderful, but just now I haven't the money to employ even so necessary an adjunct. I am a thousand times obliged, though, for the information you have imparted, and I assure you that I'll profit by the lesson."

"Thank you. I am now, during dull seasons, employed in selling a little article of hearth paint. I'll just show you—"

"Get out of here, you infernal scoundrel." Of course the man left. The colonel, judging from his paper, is doing all the work.

Sadly Fooled.

In the window of a restaurant in Charleston, S. C., are confined about fifty live partridges, which cause a great annoyance to the numerous bird-dogs in that vicinity. Every hunting dog that goes by invariably stops and "points" the bird, but when they attempt to "flush" them they are sadly fooled by the window pane.

0750

WM. SCHWAB'S

HARLEM BRIDGE

Concert Garden,

2387 Third Avenue, Bet. 129th & 130th Sts.

PROGRAMME

SPRING, 1884.

BEHNING

PIANOS.



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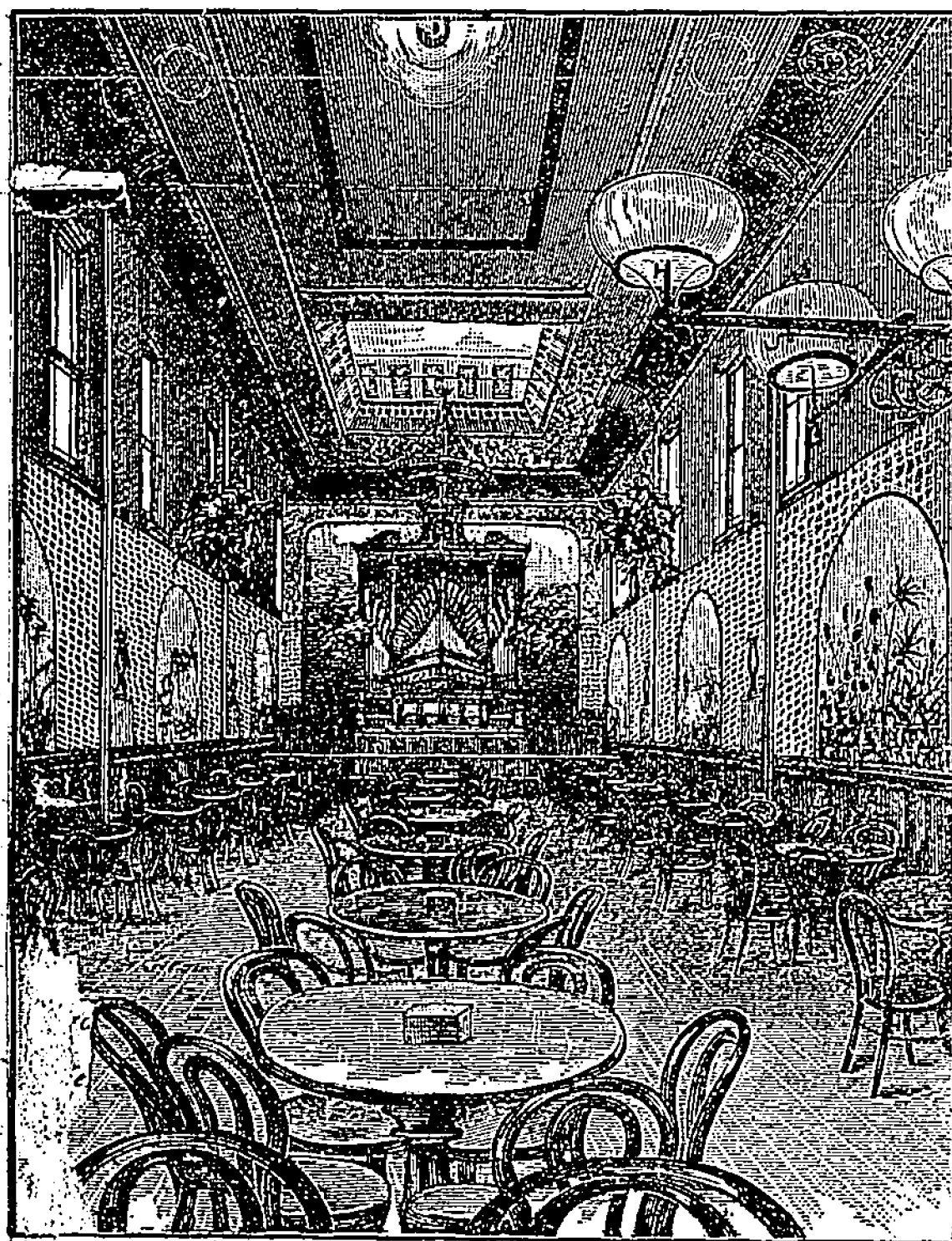
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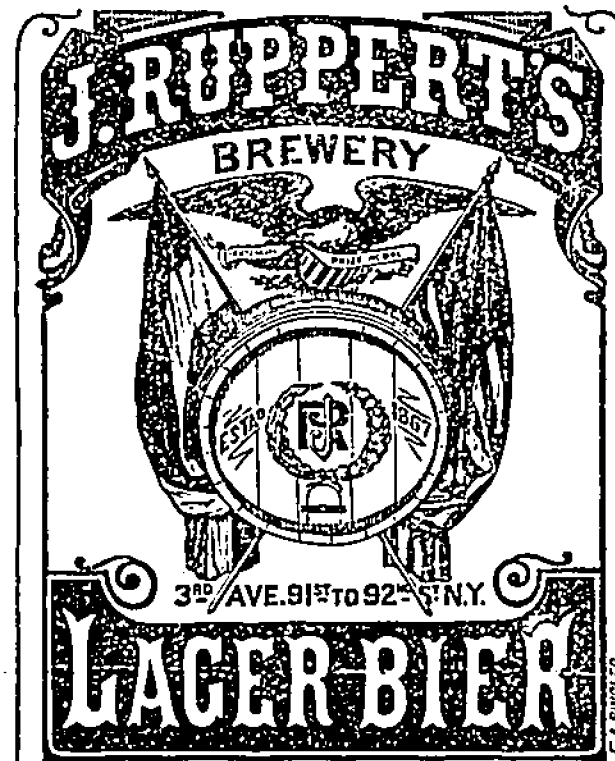
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No. 2387 Third Avenue.



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[Foreign Letter.]

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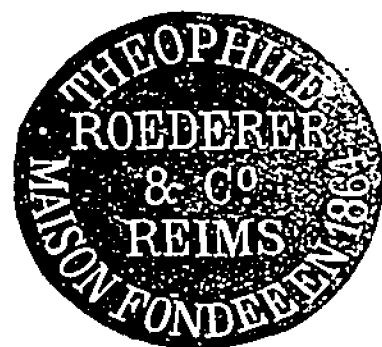
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CHAMPAGNES.



"CARTE BLANCHE,"
"DRY,"

ALWAYS ON ICE.

F. NEUFFER,

16 South William Street.

McCarthy and His Hens.
[Peck's Sun.]

The boys are telling a new story around town, and whether it has appeared in print or not is unknown, but here goes. An Irish gentleman is reported to have visited the municipal court, and walking up to the judge on the bench, said, "Joodge, the wather pipe at the hydrant beyant me house has burst, and it has flooded me celler and is drowning me hins. Me name is McCarthy, joodge." The judge sympathized with him, and was sorry for the damp life his hens were leading, but told him he would have to go to the board of public works and complain. McCarthy went away, but the next morning he came back to the judge and told the same story about the "wather" and the "hins," when the judge said "I told you to go to the board of public works and tell your story." "And I did, said McCarthy. "And what did they say," asked the judge. McCarthy looked indignant and said, "The man axed me, 'McCarthy,' says he, 'Why the devil don't you kapa-ducks?'"

Wouldn't Have Done It.
[Philadelphia Call.]

Little Nell—What church were you married in, grandma?
Grandma—I was not married in a church, dear.
Little Nell—Was you married at home?
Grandma—No, dear, I was a very naughty girl, and ran away with your grandpa.
Little Nell—Mercy me! I'd never run away with such a fussy old gentleman as grandpa.

Time-Kill Club: Sell your dog.

A Slight Misunderstanding.
[Texas Sittings.]

"I thought I would take a run up and see if you didn't want to buy a sewing machine," said the agent to Farmer Grimes.
"I don't know as I do," replied the farmer: "I've got most of my spring sowing done."
"But won't you need it for sewing in the summer?"
"Look here, young feller, we don't sow in the summer. We cuts and gathers and binds."
"Oh, well, this machine gathers and binds."
"Mebbe you'll be telling me next that your machine will haul in the crap an' put it in the barn. Don't come around here with any of your big stories."
"Don't be ruffled, my dear sir, I think you do not understand me. I mean a machine to sew cloth, not grain."
"Ahem! you do, do you! Then you'd better go talk to the wimmin. It's a good thing you didn't mean the other kind, for if you'd kept on telling me about your wonderful machine for plantin' an' reapin' you'd got me a ripplin' an' tearin' 'till I'd basted you."

Out west they carry the hibernating idea of the bears into effect in business. More than 100 firms in Idaho shut up shop during the early part of winter to wait for spring.

M'LE MARIE CHLUPSA,

Concert Orchestra.

PROGRAMME

Sunday Afternoon, March 9, 1884.

PART I.

- | | | |
|--------------|-----------------------|------------|
| 1 MARCH, | "71st Regiment," | Weingarten |
| 2 WALTZ, | "I love thee," | Waldleufel |
| 3 OVERTURE, | "Nabucodonosor," | Verdi |
| 4 QUADRILLE, | "Artist." | Hermann |
| 5 SELECTION, | "The Beggar Student," | Millbeck |

PART II.

- | | | |
|--------------------|--------------------------|--------|
| 6 GALOP, | "Stormbird," | Faust |
| 7 POTPOURI, | "The musical Telegraph," | Hamm |
| 8 SOLO FOR VIOLIN, | "La Tyrolienne," | Allard |
| | M'LE MARIE CHLUPSA | |
| 9 WALTZ, | "Krolls' Ball Klaenge," | Lumby |
| 10 GAVOTTE, | "My Darling," | Ellen |

PART III.

- | | | |
|---------------|------------------------|------------|
| 11 OVERTURE, | "Italiana in Algieri," | Rossini |
| 12 POLKA, | "Always Gallant," | Faust |
| 13 QUADRILLE, | "Olivette," | Wies |
| 14 SELECTION, | "Trovatore," | V |
| 15 GALOP, | "Heigh Ho," | Weingarten |

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Evening Review

Buy your Shoes of HENRY ZABINSKI
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BEST FOR COCKTAILS!

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MANHATTAN BITTERS.

A GREAT APPETIZER.

249 MERCER STREET.

NOVEL CORNET PLAYING.

An Indiana Lad's Wall-Paper Imitation of Levy and His Music.

[Chicago Times.]

Arias from "Il Trovatore" and "Boccaccio," rendered with the precision and perfectness of a cornet on a simple piece of wall-paper rolled in the shape of a cornucopia are not often heard, yet yesterday afternoon, at the Tremont house, two dozen men stood amazed and enchanted listening to such music. The performer was a boy about 14 years old. His instrument was a home-made or rather self-made affair. It consisted only of a square of wall-paper rolled in a circumscribed circle at one end, and branching out towards the opposite end until the circumference of that terminus was about six or eight times greater than the mouthpiece.

The boy stood at the door with the crude instrument in his mouth with his left hand, while with his right he beat a species of bass on the panel of the portal. He had the peculiar power of so sounding the panel that it gave forth chords almost exactly imitative of a bass-viol, which chimed in with the wall-paper music rhythmically and musically. The wall-paper cornet itself was as good a counterfeit of a brass and silver instrument as anything not brass and silver could be. It was really quite a wonderful performance, and the youth showed that he possessed a musical talent high above the usual order. When he had finished his renditions he doffed his cap and went around among the crowd of men whom he had attracted by his novel melange. A shower of coins indicated the man's appreciation of the performance, and the boy left the hotel with a couple of dollars. He has been in Chicago four days, and he says his name is Irving Ritter and he resides in North Manchester, Ind.

He came to Chicago without money and only his musical novelty to earn him bread. He went about the streets on the first day of his arrival here, playing his wall-paper instrument, and was gathering in a multitude of nickels, when a patent button-fastener peddler discovered him. That worthy, who, to attract attention to his wares, goes about the streets covered with a thousand different styles of buttons sewed to his coat, vest, pants and hat in fantastic shapes, thought he saw in the boy a better card than his manifold buttons. He therefore entered into partnership with him, and now the boy plays his paper instrument on the streets while the button-fastener vender disposes of his patent to the crowd which the prodigy attracts. The boy is a musical prodigy, and it is likely that he will be engaged by some showman or other before long. As to how he makes his novel music the youth is reticent, but he shows that he has nothing in his mouth, and the music is made by the paper alone. He discovered that paper folded in a certain way made music of a cornet's volume and fineness, and he practiced on it until he has now arrived at very near perfection.

Georgia's Water Power.

[Exchange.]

Experts say that Broad river, at Anthony shoals, Ga., has a volume of 19,000,000 cubic feet of water per minute and its velocity is 175 feet per minute, its fall in a mile and a quarter being ninety-two feet. The horse power is calculated to be 37,236, while Lowell, the finest developed water-power in the United States, has only 16,000 horse power.

Undoubtedly.

[New York Commercial Advertiser.]

"Can brutes talk?" was the question under debate. "I should say they could—my husband talks," was the answer given by a Flatbush woman who owns no plush or fur mantle.

0752

THE DUDEST DUDE.

An Aesthete from Boston Rather Astonishes Bill Jackson, of Texas.

[Chicago News.]

"Talk about yer doods," said a Texas stock-man on the Chicago, Burlington & Quincy train last night, "but a leetle the doodest dood I ever seen wuz a feller that come down from Boston into our kentry a year ago las' September."

"He didn't stay in Texas long, I guess," said a little man in a silk hat.

"Yas, he's there now."

"I thought they wouldn't let a dude live in Texas."

"Well, I'll tell you how it wuz we come to let him stay. He come down there with his peeked boots an' his tight trousers an' yaller kid gloves, a slingin' more style than a new congressman on the 4th o' July, an' a tellin' folks that his doctor said he'd got the consumption an' d' have to live in a warm climate."

"Ah, yes, of course, you pitied the poor fellow, and let him stay on that account."

"Not exactly that; but, as I was a-sayin', he slung his style like a Mormon walkin' by a United States marshal's office. Waal, one night he come into a saloon where a lot of us wuz a drinkin', an' 'e steps up to the bar an' says: 'Aw—I say, bal-tendab, give me a trifle of aw wa'm lemonade.' Bill Jackson snorted right out, an' then says 'e: 'Boys, what d'ye say! le's make the dood drink gin.' It wuz a go, so Bill walks up an' slaps the dood on the back like he'd break 'im in two. 'I'll be the best man on the muscle in our hull kentry. 'Say,' says Bill, 'you'd bet ter drink gin.' 'Aw—but it is wa'm lemonade I desiah,' says the dood. 'Waal,' says Bill, 'warm lemonade don't go in these 'ere parts; you drinks gin or you drinks nuthin'; you hear me. 'It—aw—seems to me you're mistaken', says the dood, without seemin' to see there wuz trouble ahead; 'I want to—aw—d'wink wa'm lemonade,' an' he reach out fur the glass. Bill wuz at the rest on us an' says to the dood: 'D'ye know what I'm a-goin' to do ef you tries to drink anything but gin? 'Weally, I do not mah deah boy,' 'Waal,' says Bill, 'I'm a-goin' to stand you on yer head in that air box o' sawdust.' 'Aw—that would not be wight,' says the dood, a-tippin' up his glass to drink. Bill reach out an' grabbed him by the neck, an' I never seen a man git licked so quick."

"Bill was too much for him, was he?"

"No sires, it wuz t'other way. It wuz Bill that got licked. Gersusalem an' Gin'ral Jackson, but how that dood did jump about! An' every time 'e jumped 'e fetched Bill one on the eye or under the ear or along the jaw, an' Bill couldn't git within gunshot uv 'im. Why, that air dood hed more tricks fur fightin' than Bill ever dreamt uv. First he'd be behind Bill an' then on top uv 'im, an' then under 'im, an' every time Bill opened an eye the dood stuck a fist in it—erry fist, it didn't make no difference to him. He wuz just about as handy with his thumpers as any man needs to be in this world. It didn't take him more'n minute to go around Bill an' over 'im an' through 'im in the bargain; an' then when he had Bill pretty well licked he took him the all f'redest crack on the nose an' sent 'im over in the corner behind the ice-box like a bundle o' old clothes."

"What did he do then?"

"Wy, he 'ast turned aroun' an' brushed the sawdust off his knee where he'd ducked down to come up under Bill, an' says he, 'Gentlemen; will you all join me—aw—in a wa'm lemonade?' An' we jined 'im, too quick. 'Yes, he's there yet; an' I guess he kin stay unless the consumption gits away with 'im. There hain't nothing else down there that kin do it, that's sure."

Bill.

The Hebrews, like the Romans, preferred the milk of the goat to that of the cow and sheep; they also liked camel's milk, and when sour prepared an intoxicating beverage from it, as do the Arabs at the present day. The milk of carnivorous animals is acid, that of herbivorous, alkaline.

M'LE MARIE CHLUPSA, Concert Orchestra.

PROGRAMME

Sunday Evening, March 9, 1884.

PART I.

- | | | |
|--------------|------------------------------------|------------|
| 1 MARCH, | "German Liederkrantz," | Weingarten |
| 2 WALTZ, | "Homage to the Ladies," | Waldteufel |
| 3 OVERTURE, | "Tampa," | Herold |
| 4 QUADRILLE, | "Festival," | Hermann |
| 5 SELECTION, | "The Beggar Student," (by request) | Millocke |
| 6 GALOP, | "In Sans and Branz," | Faust |

PART II.

- | | | |
|---------------------|-----------------------|-----------------|
| 7 AIR, | | King Louis XIII |
| 8 WALTZ, | "Dream of the Ocean," | Gung'l |
| 9 SELECTION, | "Faust," | Gounod |
| 10 SOLO FOR VIOLIN, | "Rigoletto," | Verdi |
| | M'LE MARIE CHLUPSA | |
| 11 SELECTION, | "The Mayor," | D. Brahms |

PART III.

- | | | |
|---------------|-----------------------|------------|
| 12 OVERTURE, | "Raymond," | A. Thomas |
| 13 GAYOTTE, | "Stephanie," | Czibulka |
| 14 QUADRILLE, | "West Side," | Weingarten |
| 15 SELECTION, | "Grand Duchess," | Offenbach |
| 16 WALTZ, | "Kiss," | Strauss |
| 17 GALOP, | "Postillion d'Amour," | Hermann |

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WM. LANAHAN & SON,
DISTILLERS & JOBBERS OF

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BALTIMORE, Md.

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FANCY TWIST AND BLOOMINGDALE
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ALWAYS ON HAND A LARGE
STOCK OF ALL VARIETIES
OF FINE CAKES.

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Wurst- u. Fleischwaaren-
Geschäft,
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CHAMPAGNE
ICE COLD,
IN THIS GARDEN.

TO LET

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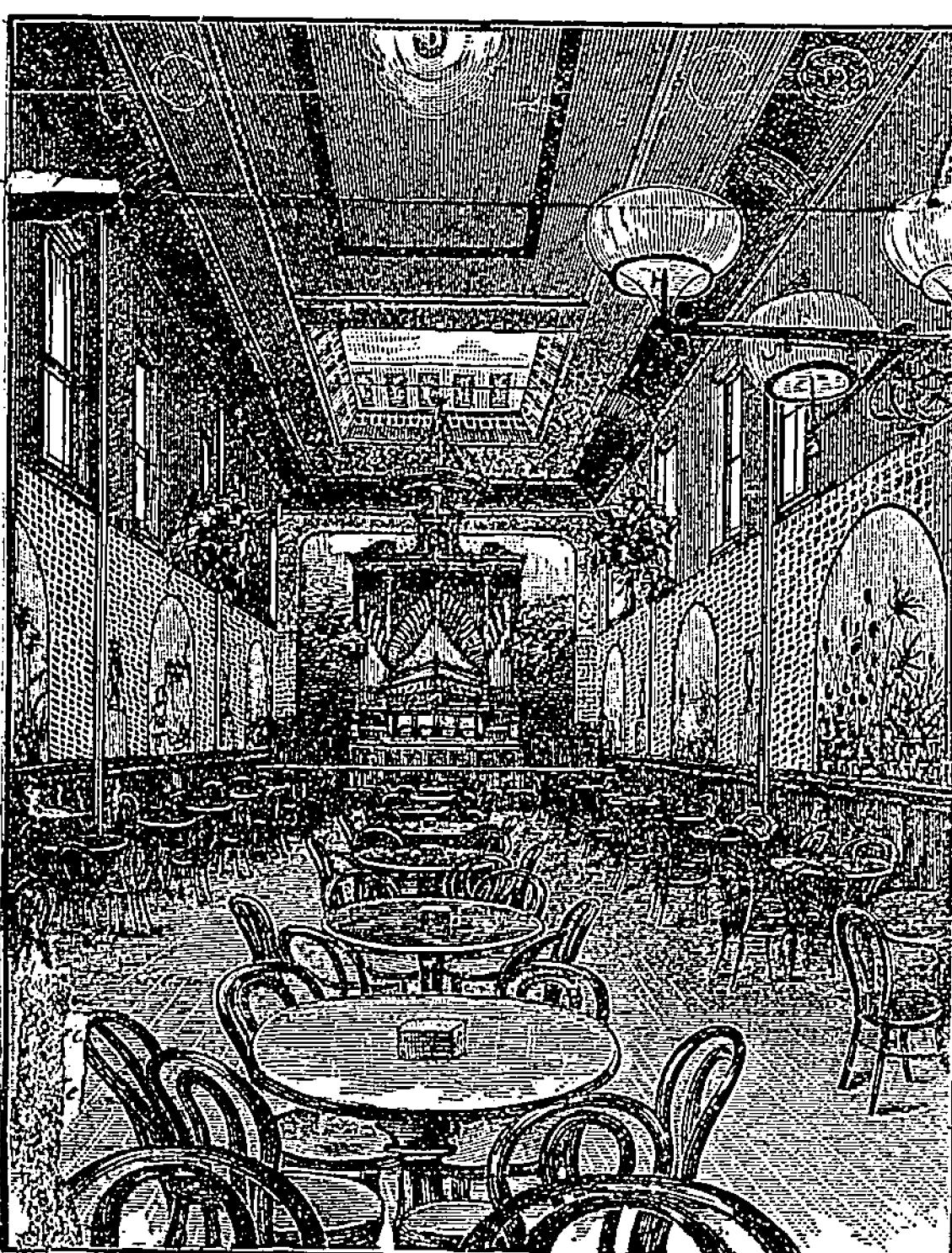
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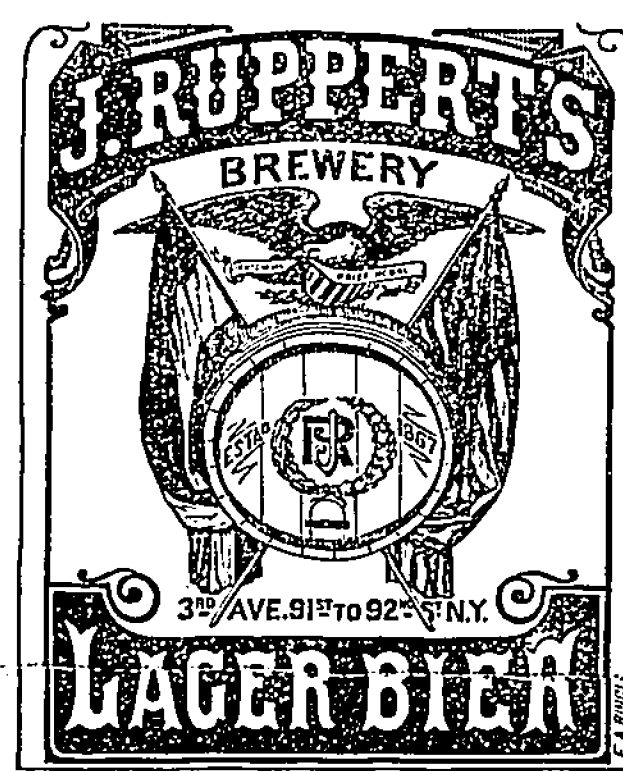
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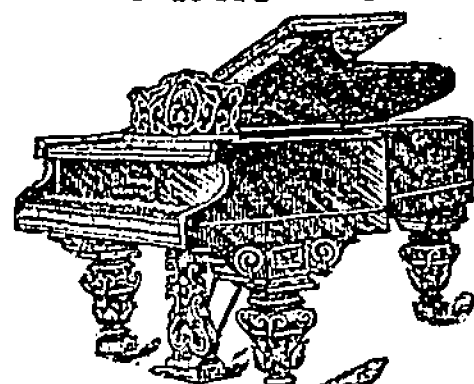
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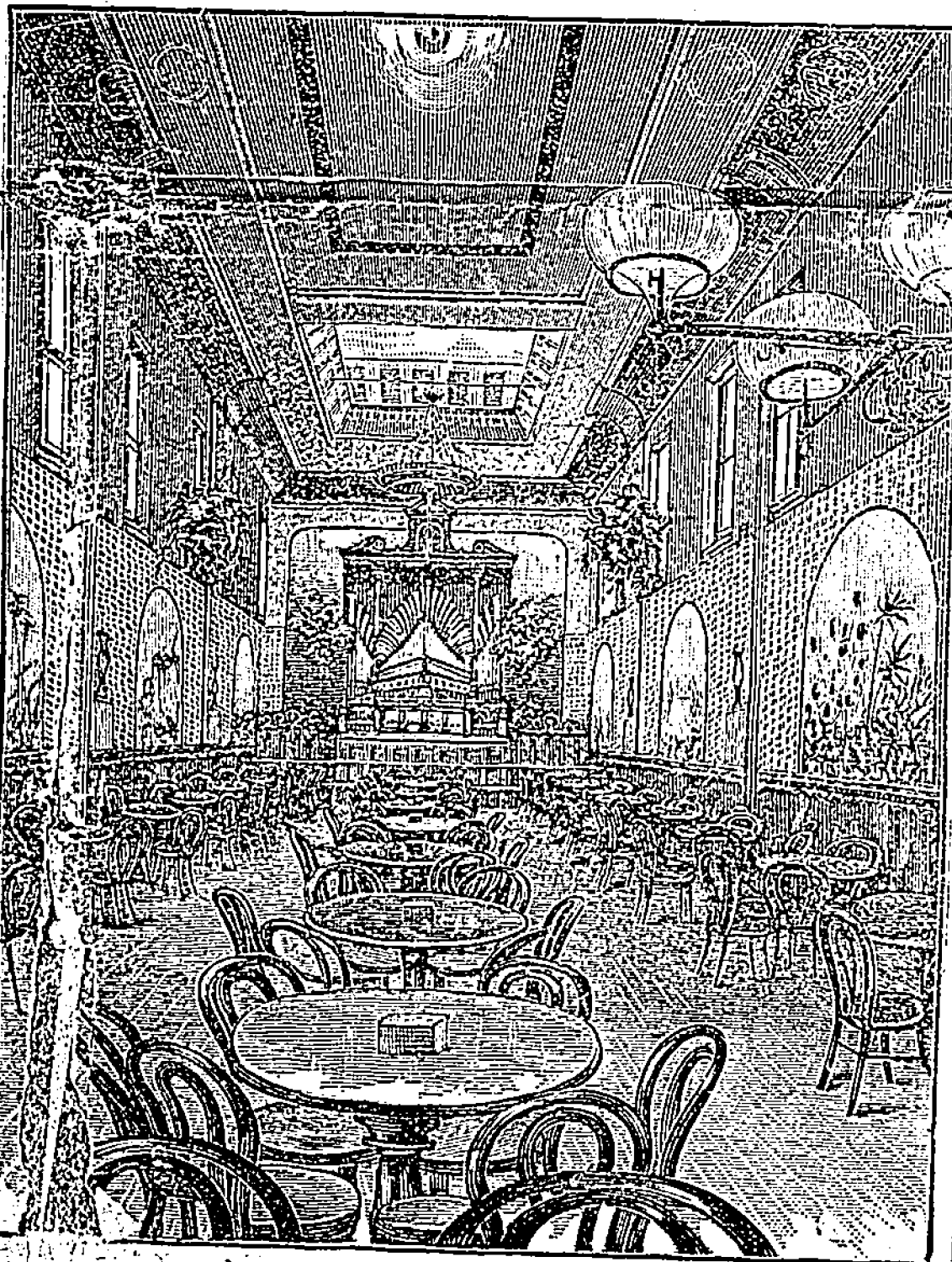
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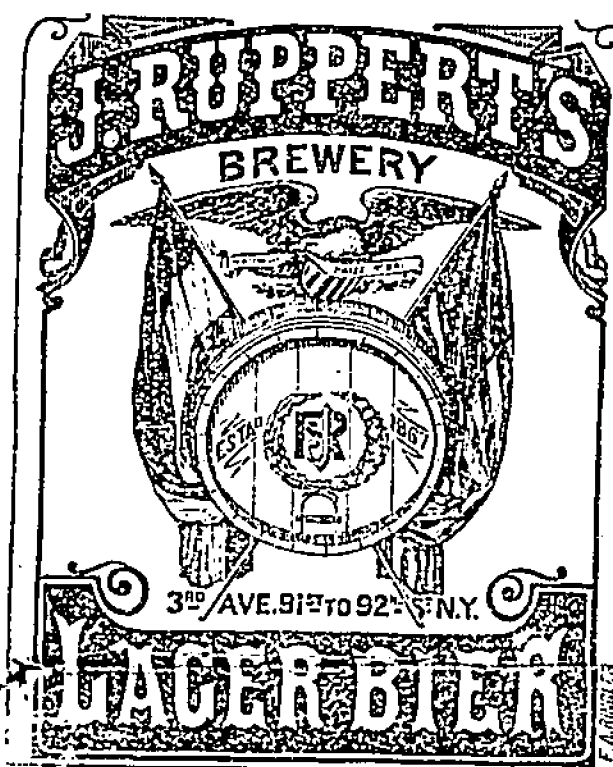
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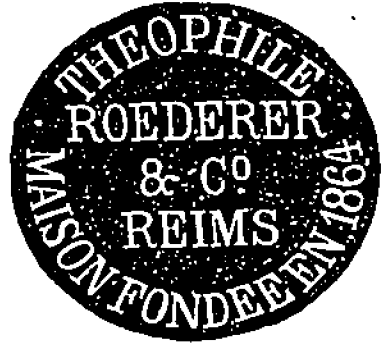
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McCarthy and His Hens.

[Peck's Sun.]

The boys are telling a new story around town, and whether it has appeared in print or not is unknown, but here goes. An Irish gentleman is reported to have visited the municipal court, and walking up to the judge on the bench, said, "Joodge, the wather pipe at the hydrant beyant me house has burst, and it has flooded me celler and is drowning me hins. Me name is McCarthy, joodge." The judge sympathized with him, and was sorry for the damp life his hens were leading, but told him he would have to go to the board of public works and complain. McCarthy went away, but the next morning he came back to the judge and told the same story about the "wather" and the "hins," when the judge said "I told you to go to the board of public works and tell your story." "And I did, said McCarthy. "And what did they say," asked the judge. McCarthy looked indignant and said, "The man axed me, 'McCarthy,' says he, 'Why the devil don't you have more?'"

Wouldn't Have Done It.

[Philadelphia Call.]

Little Nell—What church were you married in, grandma?
Grandma—I was not married in a church, dear.

Little Nell—Was you married at home?
Grandma—No, dear, I was a very naughty girl, and ran away with your grandpa.
Little Nell—Mercy me! I'd never run away with such a fussy old gentleman as grandpa.

Lime-Kiln Club: Sell your dog.

A Slight Misunderstanding.

[Texas Siftings.]

"I thought I would take a run up and see if you didn't want to buy a sewing machine," said the agent to Farmer Grimes.

"I don't know as I do," replied the farmer; "I've got most of my spring sowing done."

"But won't you need it for sewing in the summer?"

"Look here, young feller, we don't sow in the summer. We cuts and gathers and binds."

"Oh, well, this machine gathers and binds."

"Mebbe you'll be telling me next that your machine will haul in the crap an' put it in the barn. Don't come around here with any of your big stories."

"Don't be ruffled, my dear sir, I think you do not understand me. I mean a machine to sew cloth, not grain."

"Ahem! you do, do you? Then you'd better go talk to the wimmin. It's a good thing you didn't mean the other kind, for if you'd kept on telling me about your wonderful machine for plantin' an' reapin' you'd got me a ripplin' an' tearin' 'till I'd basted you."

Out west they carry the hibernating of the bears into effect in business. More than 100 firms in Idaho shut up shop during the early part of winter to wait for spring.

M'LE MARIE CHLUPSA,

Concert Orchestra.

PROGRAMME

Monday Evening, March 10, 1884.

PART I.

- | | | |
|--------------|------------------------|------------|
| 1 MARCH, | "American Rifle Team," | Weingarten |
| 2 WALTZ, | "Margenblatter," | Strauss |
| 3 SELECTION, | "The Puritans," | Donizetti |
| 4 QUADRILLE, | "Nordstar," | Meyerbeer |
| 5 GAVOTTE, | "Lingenue," | Arditi |
| 6 GALOP, | "Jugendfeuer," | Strauss |

PART II.

- | | | |
|--------------|------------------------|---------|
| 7 OVERTURE, | "La Muette," | Auber |
| 8 POLKA, | "Wintergarten," | Parlow |
| 9 SELECTION, | "Pretty as a Picture," | Callin |
| 10 WALTZ, | "Telegramme," | Strauss |
| 11 GAVOTTE, | "Sultan," | Reizels |

PART III.

- | | | |
|---------------|--------------------|------------|
| 12 OVERTURE, | "La Dame Blanche," | Bonafant |
| 13 MAZOURKA, | "Liebesyauber," | Reizels |
| 14 SELECTION, | "Marjolaine," | Reizels |
| 15 QUADRILLE, | "Grand Central," | Weingarten |
| 16 WALTZ, | "Juanita," | Reizels |
| 17 GALOP, | "Through the Air," | Reizels |

BUY THE ONE CENT LOCAL

Evening Review

Buy your Shoes of **HENRY LABINSKI**
No. 2280 THIRD AVENUE, Corner 124th Street.

BEST FOR COCKTAILS!

DUNHAM'S

MANHATTAN BITTERS.

A GREAT APPETIZER.

249 MERCER STREET.

NOVEL CORNET PLAYING.

An Indiana Lad's Wall-Paper Imitation of Levy and His Music.

[Chicago Times.]

Arias from "Il Trovatore" and "Boccaccio," rendered with the precision and perfectness of a cornet on a simple piece of wall-paper rolled in the shape of a cornucopia are not often heard, yet yesterday afternoon, at the Tremont house, two dozen men stood amazed and enchanted listening to such music. The performer was a boy about 14 years old. His instrument was a home—or rather self-made affair. It consisted only of a square of wall-paper rolled in a circumscribed circle at one end, and branching out towards the opposite end until the circumference of that terminus was about six or eight times greater than the mouthpiece.

The boy stood at the door with the crude instrument in his mouth with his left hand, while with his right he beat a species of bass on the panel of the portal. He had the peculiar power of so sounding the panel that it gave forth chords almost exactly imitative of a bass-viol, which chimed in with the wall-paper music rhythmically and musically. The wall-paper cornet itself was as good a counterfeit of a brass and silver instrument as anything not brass and silver could be. It was really quite a wonderful performance, and the youth showed that he possessed a musical talent high above the usual order. When he had finished his renditions he doffed his cap and went around among the crowd of men whom he had attracted by his novel melange. A shower of coins indicated the men's appreciation of the performance, and the boy left the hotel with a couple of dollars. He has been in Chicago four days, and he says his name is Irving Ritter and he resides in North Manchester, Ind.

He came to Chicago without money and only his musical novelty to earn him bread. He went about the streets on the first day of his arrival here, playing his wall-paper instrument, and was gathering in a multitude of nickels, when a patent button-fastener peddler discovered him. That worthy, who, to attract attention to his wares, goes about the streets covered with a thousand different styles of buttons sewed to his coat, vest, pants and hat in fantastic shapes, thought he saw in the boy a better card than his manifold buttons. He therefore entered into partnership with him, and now the boy plays his paper instrument on the streets while the button-fastener vender disposes of his patent to the crowd which the prodigy attracts. The boy is a musical prodigy, and it is likely that he will be engaged by some showman or other before long. As to how he makes his novel music the youth is reticent, but he shows that he has nothing in his mouth, and the music is made by the paper alone. He discovered that paper folded in a certain way made music of a cornet's volume and fineness, and he practiced on it until he has now arrived at very near perfection.

Georgia's Water Power.

[Exchange.]

Experts say that Broad river, at Anthony shoals, Ga., has a volume of 19,000,000 cubic feet of water per minute and its velocity is 175 feet per minute, its fall in a mile and a quarter being ninety-two feet. The horse power is calculated to be 37,286, while Lowell, the finest developed water-power in the United States, has only 10,000 horse power.

Undoubtedly.

[New York Commercial Advertiser.]

"Can brutes talk?" was the question under debate. "I should say they could—my husband talks," was the answer given by a Flat-bush woman who owns no plush or fur mantle.

0756

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

5 District Police Court.

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

Question. What is your name?

Answer. *William Schnab*

Question. How old are you?

Answer. *35*

Question. Where were you born?

Answer. *Gumany*

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

Answer. *2387 Third Ave 2 years*

Question. What is your business or profession?

Answer. *Hotel Keeper*

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

Answer. *I don't know what to say*

William Schnab

Taken before me this *18*
day of *June* 19*35*
Wm J. J. J.
Police Justice.

0757

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

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 18th 1883 Wm. J. M. M. Police Justice.

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

Dated June 18 1883 Benny Morris Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0758

Police Court		5 th District.
THE PEOPLE, &c., ON THE COMPLAINT OF		Office No. 500-500
Philip H. Smith		
34		
1 William Schwaab		
2		
3		
4		
Dated		June 18 1883
		Murray Magistrate.
		Smith 34 Officer.
		72 Precinct.
Witnesses		Loring Watson
No.		206 Broadway Room 103
		+ 724 East 167 th St.
No.		
No.		
\$		100 to answer
		Bauer

MAILED,
No. 1, by Jacob Schmitz
Residence 2362-3^d Avenue Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0759

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Schwal

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

OF THE CRIME OF Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday, committed as follows :

The said *William Schwal*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

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

SECOND COUNT :

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

William Schwal

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said *William Schwal*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *Seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County

0760

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

~~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 accense the said _____

William Schwal

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

William Schwal

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said ~~seventeenth~~ day of June in the year of our Lord one thousand eight hundred and eighty-~~three~~ 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 2387

Third Avenue

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.

PETER B. OLNEY,
JOHN McKEON, District Attorney.

0761

BOX:

130

FOLDER:

1357

DESCRIPTION:

Scott, John

DATE:

02/08/84



1357

Witnesses:

Mred. Priton

officer Lee

73~

Counsel,

Filed 8 day of Feb 1884

Pleads

THE PEOPLE

vs.

P

John

Scott

Grand Larceny 2nd degree

[Sections 528, 531, Penal Code].

PETER B. OLNEY,

District Attorney.

A True Bill.

Wm. H. H. H.

Foreman.

Henry H. H.

Glenda English

L. H. H.

0762

0763

J. J. J.

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.I, Frederick Prity aged 30
years a fireman of the Steamer Stratmore Street, lying on Pier 41 East River.being duly sworn, deposes and says, that on the 30th day of February 1884
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 with the intent to deprive the true owner thereof at any time
the following property, viz :

one Coat Vest & Pants of the Value of fourteen dollars
one Silver Watch with plated Chain attached of the
Value of Eleven dollars,
and one pocket book containing gold and lawful
money of the issue of the United States, consisting
of four Notes of the denomination of one dollar each,
and Silver Coin of the Value of Two Dollars
said property being in all of the Value of
Thirty one dollars

Sworn before me this _____

day of _____

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 John Scott (now here)

Police Justice.

For the following reasons to wit: Deponent had
said Watch in his Vest, and the said pocket book
containing said money in the pockets of his Pants,
and all said property was lying upon a chest
on top of deponent's bed in the aforesaid Steamer,
said deponent was employed on said Boat,
and left his Employment

That when deponent discovered
that his property had been stolen, he suspected,

0764

said Scott with having stolen the same, and
deponent caused his arrest, and when
arrested the within described clothing was
found in his possession and upon his person
and the within described pocket book was found
in his pocket

Sworn to before me this 7th day of February 1886
J. M. Patterson
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0765

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Scott*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *England*

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

Answer. *174 Water Street, 6 weeks*

Question. What is your business or profession?

Answer. *Fireman*

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

Answer. *I was intoxicated, I don't think I had the watch as to the clothing I have nothing to say, I had the clothing on me, when I was arrested*

John Scott

Taken before me this

17th

day of

February

1884

J. M. O'Brien
Police Justice.

0766

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 John Scott

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 February 4 1884 AM Dawson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0767

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

1086
Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fredrick Priety
Steamer "Shattuck" Pier 44 E R

1 *Julen Scott*
2 _____
3 _____
4 _____

Offence Larceny

Dated *February 4* 188*4*

Puttman Magistrate.

Lee Officer.

4 Precinct.

Witnesses _____

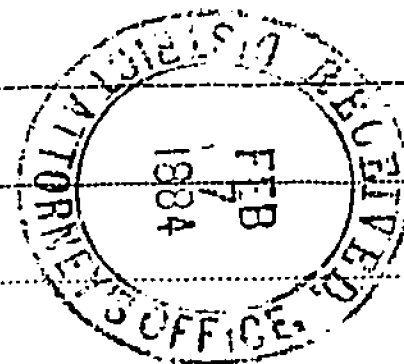
No. _____ Street.

No. _____ Street,

No. _____ Street.

\$ *1000* to answer *Gen* Sessions.

Committed



0768

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

John Scott

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

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

The said John Scott

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
third day of February in the year of our Lord one thousand
eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms,
one coat of the value of eight
dollars, one pair of trousers of
the value of five dollars, one
vest of the value of two dollars
one watch of the value of ten
dollars, one chain of the value of
one dollar, one pocket-book of
the value of one dollar, four
promissory notes for the payment
of money of the kind known as
United States Treasury notes, the
same being then and there due
and unsatisfied for the payment of and
of the value of one dollar each, and dimes
coins of a number, kind and denomination to be
Grand Jury aforesaid unknown, the value of two dollars
of the goods, chattels and personal property of one

Frederick Fritz

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.

Peter B. Olney
District Attorney

0769

BOX:

130

FOLDER:

1357

DESCRIPTION:

Selberger, Selig

DATE:

02/20/84



1357

Witnesses
Officer Munroe
Chas. Collier
Chas. S. Rosenbaum

2004
M.B.L. 1881
Counsel,
Filed 20 day of Feb- 84
1884
Pledd's
Providence 1809

THE PEOPLE
vs.
B
Selig Selbinger
Engaging as Dealer in a Banking Game.
(Section 344, Penal Code).

PETER B. OLNEY,
JOHN M. OLNEY,
District Attorney.

A True Bill.
O. Olney
Foreman.

0770

0771

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Selig Selinger

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

of the CRIME OF ENGAGING AS *Dealer* IN A BANKING GAME, where money and property were dependent upon the result, committed as follows:

The said *Selig Selinger*

late of the *Seventh* Ward of the City of New York, in the County of New York aforesaid, on the *25th* day of *January* in the year of our Lord one thousand eight hundred and eighty-*four* and on divers other days, was, and yet is a common gambler; and on the day and in the year aforesaid, the said

Selig Selinger
at the Ward, City and County aforesaid, in a certain room in a certain building there situate, known as Number *Sixty Essex Street*

with force and arms, feloniously did engage as *Dealer*
in a certain banking game commonly known as *Faro*
where money and property were dependent upon the result, a more particular description of which said banking game is to the Grand Jury aforesaid unknown, and cannot now be given, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

PETER B. OLNEY,
~~JOHN MCKEON,~~

District Attorney.

0772

BOX:

130

FOLDER:

1357

DESCRIPTION:

Sexton, Patrick

DATE:

02/25/84



1357

0773

BOX:

130

FOLDER:

1357

DESCRIPTION:

Murphy, James

DATE:

02/25/84



1357

Witness:
G. R. Christie
Officer of Mill

to 242

Day of Trial,

Counsel,

Filed 25 day of Feb

1884

Pleads

Property

THE PEOPLE

vs.

P

Patrick Saxon

and

P

James Cunningham

PETER B. OLNEY,
JOHN McKEON

District Attorney.

No. 2. Fred & Sonnet's

A TRUE BILL

W. King

No. 1. T. J. Smoot

Foreman

Feb 25/84

No. 1.

Heads Guilty

W. C. Green

BURGLARY—Third Degree,
NOTHING STOLEN.
1884

84
 The People
 James Murphy
 jointly indicted with
 Patrick Sexton and
 James Murphy
 Court of General Sessions Part 2
 Before Recorder Smyth.
 Wednesday, Feb. 27. 1884.
 Indictment for burglary in
 the Third degree.
 Gamaliel R. Christie sworn. I am owner
 of the premises 573 Washington St. and was
 lessee of the stable on the 17th of February.
 There was contained in those premises about
 30 sets of harness, 25 horse blankets, lap
 robes &c, all worth about \$1500. The next
 morning my foreman told me about the
 stable being broken open - the lock was
 broken and Mr. O'neil, the officer, was
 waiting for me; my foreman's name is
 Samuel Bruce; the stable was locked the
 night before about six o'clock. Cross Exam-
 ined. I did not lock the stable, the fore-
 man locked it. I saw the broken lock next
 morning. Mr. O'Neill has got the lock.
 Peter O'Neill sworn. I belong to the 5th
 precinct. I arrested the prisoner and
 another man who gave the name of
 Patrick Sexton. I arrested them on Sunday
 night the 17th of this month. I saw the two
 men coming down Houston St.; it was
 raining and very dark. I saw them
 going up to Mr. Christie's stable and

0776

stand there for a few moments. Sexton remained there while the prisoner came to the corner and looked all around him and went back again. By that time Sexton was in the stable and this man (the prisoner) stood on the outside looking up and down. I saw these two men go together to the stable door. I saw them fumbling at the lock; they were in front of the stable door. I did not find anything on them when I arrested them. I found the lock and this martin spike lying on the floor. The door was closed but the lock was broken. Sexton was inside at the time. Nothing was said by these men.

Cross Examined. I was about seventy feet from the stable when I saw these men. I could positively swear the door was closed, but I could not swear that it was locked. I positively swear I saw Sexton and Murphy coming down together and saw them approaching the door. Sexton remained at the door and Murphy walked back to the corner and by the time Murphy started to go back again Sexton was inside & there. Murphy remained in front of the door. I first saw them coming down Houston St., about a hundred feet from this place.

0777

Morris J. Hollaway sworn. I live at 341 Washington St., next door to this stable that was broken into. I was at 341 Washington St. on the night of the 14th of Feb. I don't know anything as to the breaking in of the stable. I was in my apartments at the time. I heard somebody call my name and going out I found the officer with Murphy in charge. He asked me to go in and obtain matches so as to get a light to see who was inside; he said there was a party inside. In a minute the door was opened; we went inside and found Sexton lying on the floor. I went in the loft to see if there was anything in the hayloft and returned down stairs in a minute; there was a lock and a marine spike found right near the door. They were inside the door, six inches to a foot. I did not examine the lock (lock shown) this is apparently the lock; this is the marine spike.

Adams: Gamaliel R. Christie recalled by Mr. Does that belong in your stable (that marine spike) No sir. Did you ever see it before this burglary? No sir.

0778

at the lock on the stable door.

The jury rendered a verdict of
guilty.

The defendant was sentenced to the State
prison for eighteen months.

going up a ...

0779

Testimony in the
Case of
James Murphy
filed Feb.

1884.

0780

Police Court—5th District.City and County }
of New York, } ss.:of No. 34 EastonStreet, aged 43 years,occupation Truckman

being duly sworn

deposes and says, that the premises No. 573 Washington Street,in the City and County aforesaid, the said being a Two Story Brick Stable
and being situated in the 9th Ward.and which was occupied by deponent as a Private Stableand in which there was at the time no human being, by namewere BURGLARIOUSLY entered by means of forcibly Prising Open
and forcing the lock off of the said
Stable door with a Machine Spikeon the 14th day of February 1884 in the night time, and the
following property feloniously ^{attempted to be} taken, stolen, and carried away, viz:20 Setts of Harness
30 Blankets6 Lap Robes
Being in all together of the value
of One Thousand Dollarsthe property of Deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away byJames Murphy and Patrick Sexton
(now here)for the reasons following, to wit: That Deponent is informed
by Peter O'Neil an officer of the 8th
Police Precinct, that at or about the
hour of three o'clock on the night
of the day aforesaid he saw the said
defendants force and pick the lock off
of said premises and saw said Sexton
enter the said stable while said
Murphy stood guard on the outside

0781

That said Oniel arrested said Murphy
and on going into said stable he found
said Sexton hiding and also arrested him.
Department therefore charges the said
Murphy and said Sexton with attempting
to take steal and carry away the afore-
said property.

Sworn to before me }
this 15th day of February 1884 } Gamaliel R. Christie
J. M. Patterson }
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No. Street.

0782

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter Neil

aged *38* years, occupation *Police Officer* of No.

5th *Police Precinct* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Guaralio R. Christie*

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

Sworn to before me, this *18th*
day of *February* 188*8*

Peter Neil

J. M. Patterson

Police Justice.

0783

Sec. 198-200

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Patrick Sexton

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

Question. What is your name?

Answer.

Patrick Sexton

Question. How old are you?

Answer.

19 years.

Question. Where were you born?

Answer.

New York

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

Answer.

Corner of Hudson & Broome St 9 mos.

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am Guilty of the Charge

Patrick Sexton

Taken before me this

day of *July* 188*8*

McDonnell
Police Justice.

0784

Sec. 198-200

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James Murphy

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

426 Washington St, 3 months

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not Guilty of the Charge

James H. Murphy

Taken before me this

18th

day of September 1884

Wm. J. O'Brien

Police Justice.

0785

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 Patrice Sexton and

James Murphy
guilty thereof, I order that ~~he~~ ^{each} be held to answer the same and ~~he~~ be admitted to bail in the sum of \$200
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until ~~he~~
give such bail.

Dated

188

A. M. Patterson Police Justice.

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

Dated

188

Police Justice.

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

Dated

188

Police Justice.

0786

Police Court

1128
2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel R. Christie
346 Warren St.

Patricia Sexton

James Murphy

3

4

Offence - Burglary

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

February 18 188*4*

Patterson Magistrate.

Quail Officer.

8 Precinct.

Witnesses

Morris F. Holloway

No. *571* *Washington* Street.

No. Street.

No. Street.

\$ *1000* *back* *G. S.* to answer

Committed

0787

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Murphy
and
Baruch Sexton

The Grand Jury of the City and County of New York by this indictment accuse
James Murphy and Baruch
Sexton
of the crime of BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *James Murphy and*
Baruch Sexton

late of the *ninth* Ward of the City of New York, in the County of
New York aforesaid, on the *17th* day of *February* in the year of our
Lord one thousand eight hundred and eighty*four* with force and arms, at the Ward, City and
County aforesaid, the *store* of *Samuel R.*
Christie

there situate, feloniously and burglariously did break into and enter, the said *store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of *the said Samuel*

R. Christie with intent the said
goods, merchandise and valuable things in the said *store* then and there
being then and there feloniously and burglariously to steal, take, and carry away

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

PETER B. OLNEY,
~~JOHN MCKEON~~, District Attorney.