

02 10

BOX:

415

FOLDER:

3832

DESCRIPTION:

Sauls, George P.

DATE:

10/27/90



3832

0211

Witnesses;

I. Smolensky

Officer W. Hudell

Nov 26th 1890

I respectfully refer this to the judge pending, calling attention to the wife's account of the charge by Complainant & the reasons given for the same. My own views are too well known to require repetition, as to the propriety and duty of the authorities charged with the enforcement of the Criminal Law, to save a pecuniary when it can be properly done under such circumstances as lead to the conclusion that a useful & honest citizen may be made where another could be ruined - firm the accused in crime or prevent his returning to honest courses - the method by which this can be done is entirely for the judge.

I ask that the defendant be discharged on his own recognizance
Jan 15th 1891
E. J. B.

272
Hollad

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

George P. Santos

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]
(Endorsement, etc)

JOHN R. FELLOWS,

District Attorney.

See endorsement on back of this indictment

A True Bill.

Alvin Little

Part II, January 15, 1891
Bail dissolved
Defendant discharged
on his own recog.

0212

REINHARDT BROS

No 14814

New York, June 4th 1890

Clement Wood Bank

Pay to the order of Neuschotz Smolinski
Twenty-two ⁷⁹/₁₀₀ Dollars

\$ 22 ⁷⁹/₁₀₀

Reinhardt Bros

Stewart Warren & Co Litho 29 Howard St. N.Y.

0213

Neuschütz & Amalmer
Endorsement Carren
R. Amalmer

0214

No. 2520 Brooklyn, N.Y. June 20 1890



National City Bank
OF BROOKLYN.

Pay to the order of Neuschotz & Sanduski
Seventy five & ⁰⁰/₁₀₀ Dollars

\$75⁰⁰ S. Milkman

MILTON C. JOHNSON & CO. S.F.P.N.Y.

0215

Neuschütz & Amelinski
Endowment Court
S. Milner
C. H. W.

0216

CITY COURT OF NEW YORK



New York, *May 1889*

Dear Sir

This is to certify that I have known John P. Law for the past three years. He is in every respect a good & respectable citizen. I never heard of anything against him except other matters now in your hands.

Wm. D. ...

John P. ...

0217

Tracy & Russell,
Continental Brewery,

61 to 71 Greenwich Avenue,

New York, Oct 29 1890

Dear Sir

I have been intimately acquainted with Mr John P. Sauls for the past six years, have always known him to be an honest and industrious young man, he now holding a position of trust and giving the best of satisfaction. he is assisting his father in providing for a family of eight children, and any thing that you could do for him, will be gratefully remembered by

Yours Truly
S. A. Gray

0218

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

George P. Jones

October 29th 1890

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

The defendant was in the employ of our firm (of which I am a member), for six months prior to the commission of the act mentioned in the complaint. He had always been a most exemplary young man. He is one of a family of eight children and has always contributed liberally to the support of his father and mother. His family have made restitution to my firm. He is now occupying a position of trust, is giving the best of satisfaction and I have no reason to believe that he will henceforth lead a perfectly correct life. I should not hesitate to take him in our employ again. I want to give him every chance and save his family who are eminently respectable from any further shame by reason of his acts. Therefore I would ask, if it be proper, that defendant be discharged. I have respectfully withdrawn my complaint.

of firm of Julius Indenitz,
Nassau & Indenitz

Witness H. H. Hartman

0219

People

vs;

George P. Sauer

with a view

of

Complaint

0220

Police Court, 3 District.

City and County } ss.
of New York,

of No. 405 Grand.

Julius Smolinsky
Street, aged 32 years,

occupation Milinery

being duly sworn, deposes and says,

that on the 14th day of June 1890, at the City of New York, in the County of New York, George P. Sauls

Aid unlawfully forge the firm names of the deponent in violation of section 509 of the Penal Code for the following reasons.

Defendant was in the employ of deponent as salesman. on the 24th day of May 1890 defendant sold a bill of goods to Reinhardt Brothers of this City on a credit of thirty days which goods were delivered to said Reinhardt Bros. on the 14th day of June 1890 defendant called on said Reinhardt Bros and asked them to pay him defendant the amount of aforesaid bill to wit: twenty two dollars and seventy nine cents and defendant did then say to said Reinhardt Bros that he was a member of the firm of Smolinsky and Kusnotz. Said Reinhardt Bros believing said statement thereupon gave to defendant and instrument to wit a check for aforesaid amount and made payable to the order of Kusnotz and Smolinsky which check is hereto annexed. and that defendant did thereupon forge the name of deponents firm on said check and did collect said amount. Deponent therefore charges the defendant with having forged the name of deponents firm and prays that he be arrested and held to answer Julius Smolinsky

Sworn to before me this 28th July 1890

[Signature]
Police Justice

0221

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

3 District Police Court.

John P. Sauls 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 P. Sauls*

Question. How old are you?

Answer. *25 Years of age*

Question. Where were you born?

Answer. *United States*

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

Answer. *218 - Star (3 years)*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I have nothing to say*

John P. Sauls

Taken before me this day of *Aug* 188*8*

[Signature]

[Signature]

0222

Sec. 151.

Police Court 3 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the *Police*
Justices for the City of New York, by *Julius Smolinsky*
of No. *40 5 Grand* Street, that on the *14* day of *June*
188*9* at the City of New York, in the County of New York,

George Pauls
Charged with *falsely forging the firm*
name of Newshitz and Smolinsky

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

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

Dated at the City of New York, this *28* day of *July*, 188*9*
[Signature]
POLICE JUSTICE.

0223

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Geo R Sands

Warrant-General.

Dated 188

..... Magistrate.

Herdberg Officer.

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

..... Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

..... Police Justice.

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

Dated 188

..... Police Justice.

The within named

0224

\$1500
By Aug. 11
at 110.30 a.m.

BAILED
No. 1. *William R. Hargy*
Residence *Lee Perry*

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

93 W
Police Court... 3
District. 1248

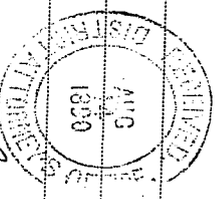
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julius Probst
405 18th Street
1 *George P. Poulos*

Offence *Forgery*

Dated *August 8* 1890

W. H. S. M. Magistrate
Studdley, District Officer



No. _____ Street _____
to answer *W. S. M.*

Can be called

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

Dated *August 8* 1890 *W. H. S. M.* Police Justice.

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

Dated *Aug 11* 1890 *W. H. S. M.* Police Justice.

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

Dated _____ 18 _____ Police Justice.

0225

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 P. Sauls

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

John P. Sauls

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *June* in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~, at the City and County aforesaid, having in *his* custody a certain instrument and writing, *to wit: an order for the payment of money of the kind called bank cheques,* which said *bank cheque* is as follows, that is to say:

No. 14814 New York, June 14th 1890
Eleventh Ward Bank
Pay to the order of Neuschotz & Smolinski
Twenty-two ⁷⁹/₁₀₀ Dollars
\$22 ⁷⁹/₁₀₀ Reinhardt Bros.

the said

John P. Sauls

afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in forging, on the *back* of the said ~~instrument~~ *writing* a certain instrument and writing commonly called an ~~endorsement~~ which said forged instrument and writing commonly called an ~~endorsement~~ is as follows, that is to say:

Neuschotz & Smolinski

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

SECOND COUNT—

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

John P. Sauls

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

The said

John P. Sauls

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid having in *his* possession a certain instrument and writing,

to wit: an order for the payment of money of the kind called bank-cheques

which said *bank-cheque* is as follows, that is to say:

No. 14814 New York, June 14th 1890

Eleventh Ward Bank

*Pay to the order of Neuschotz & Smolinski
Twenty-two ⁷⁹/₁₀₀ Dollars*

\$22. ⁷⁹/₁₀₀ Reinhardt Bros.

on the *back* of which said instrument and writing there was then and there written a certain forged instrument and writing commonly called an *endorsement* of the said last-mentioned instrument and writing which said forged instrument and writing, commonly called an *endorsement* is as follows, that is to say:

Neuschotz & Smolinski

with force and arms, the said forged *endorsement* then and there feloniously did utter, dispose of and put off as true, with intent to defraud, *he* the said

John P. Sauls then and there well knowing the premises, and that the said *endorsement* was forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0227

BOX:

415

FOLDER:

3832

DESCRIPTION:

Savage, James

DATE:

10/27/90



3832

0228

Witnesses:

Wm B. Beck

On examination of this case and on consultation with the complainant - Police Officer who has shown a very commendable spirit. I deem it proper in the interests of justice to recommend that defendant be discharged on his own recognizance.

*John R. Fellows, Jr.
Asst. Dist. Atty*

281

Counsel,

Filed

day of

1889

Pleads,

*By J. G. [unclear]
Not guilty Nov 6*

THE PEOPLE

vs.

*L. [unclear]
James Savage*

*J. R. Fellows, Jr.
Asst. Dist. Atty*

JOHN R. FELLOWS,

District Attorney.

ASSAULT IN THE THIRD DEGREE

(Section 219, Penal Code).

A True Bill.

Wm. Little

Foreman.

Nov 13/90

Discharged on his own

Recognizance

0229

Police Court— 1st District

CITY AND COUNTY } ss,
OF NEW YORK,

The 7th Precinct Police Street, aged 44 years,
of No. 300 day of July 1887 at the City of New York,
occupation Police Officer being duly sworn, deposes and says, that
in the County of New York,

he was violently ASSAULTED and BEATEN by James Savage
(know best who violently struck Deponent
and is a public officer in the
discharge of his duty several blows
about the face with his clenched
fists and was deponent to swear
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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this 30th day of July 1887
Charles A. Peck
Police Justice.

0230

Sec. 108-200.

M District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Savage*

Question. How old are you?

Answer. *48 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *254 West 34 St New York*

Question. What is your business or profession?

Answer. *Stickman*

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

Answer. *I am not guilty and demand a trial by jury.*

James Savage

Taken before me this *30* day of *1888*

[Signature]

Police Justice.

0231

BAILIED,

No. 1, by *James Bennett*

Residence *335 Spring Street*

No. 2, by _____

Residence _____ Street

No. 3, by _____

Residence _____ Street

No. 4, by _____

Residence _____ Street

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Bennett

vs.

1 *James Bennett*
2
3
4
Offence _____

Dated *July 30* 18*90*

Julius Magistrate

James Bennett
Precinct _____

Witnesses _____ Street

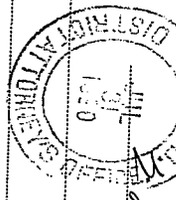
No. _____ Street

No. _____ Street

No. _____ Street

\$ *500* to answer

Barleed



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 _____

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

Dated *July 30* 18 *90* *Julius* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0232

I, JOHN SPARKS, Clerk of the Court of General Sessions of the Peace, and Clerk of the Court of Oyer and Terminer held in and for the City and County of New York (each being a Court of Record and having a Common Seal), do hereby certify that the annexed is a copy of

An Affidavit to answer

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom and of the whole of such original.

GIVEN UNDER my hand and attested by the seal
of the said Court this *Eleventh* day
of *November* in the year of our Lord one
thousand eight hundred and *Ninety*

3d Vol. R. S., 5th Ed., § 74, p. 687.

[Signature]

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

An order having been made on the 9th day of August 1890, by Hon. Frederick Smyth that James Savage be held to answer upon a charge of Assault

upon which he has been duly admitted to bail in the sum of Ten hundred dollars:

We James Savage defendant, residing at No. 257 West 54th Street, in the said City of New York, and Cyrus Olmsted residing at No. 385 Spring Street, in said City,

surety, hereby jointly and severally undertake that the above-named James Savage shall appear and answer the charge above mentioned, in whatever Court it may be prosecuted, and shall at all times render himself amenable to the orders and process of the Court; and; if convicted, shall appear for judgment, and render himself in execution thereof; or if he fail to perform either of these conditions, that we will pay to the people of the State of New York the sum of Ten hundred dollars.

Taken and acknowledged before me, } James Savage Principal. L S
this 9th day of August 1890. } Cyrus Olmsted Surety. L S
F. Smyth
Recorder

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

Witness David Anderson

James Savage Principal. T.S.

Cyrus Olmsted Surety. T.S.

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

Cyrus Olmsted

The above-named ~~party~~, being duly sworn, deposes and says, that he is a resident, and a free-holder within the said City, County and State; that he is worth the sum of Twenty thousand ~~hundred~~ dollars, exclusive of property exempt by law from execution.

Sworn to before me, this 6 day of August 1890. Cyrus Olmsted

J. Smyth
Recorder

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

of No. Street, the Surety named in the annexed Recognizance, being duly sworn, deposes and says that he owns in his own right real estate in the County of consisting of

and that the title to the property above specified is of record in deponent's own name in the office of the Register of the County of New York, and that the same is of the value of not less than Dollars, and is subject to no incumbrance except as follows:

and that he owns personal estate in the County of

Dollars:

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

I, Cyrus Olmsted the surety mentioned in the annexed undertaking to answer, do hereby authorize and empower any Policeman of the City of New York, or or either of them, in my name, place, and stead, to take, seize and surrender the said Mines Savage, (in the said undertaking held as defendant,) to the Court (wherein he is bound to appear for trial, or deliver him to the custody of the authorities of said city and county, in my exoneration as surety therein.

Dated Nov 11 1890

Cyrus Olmsted Surety



45

45

1 a
ite

5

0236

Certified Copy

NEW YORK
Court of General Sessions of the Peace.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

vs.

James Savage
113 West 32nd St
with Mrs Owens

Recognition to Answer.

Taken the *6* day of *Sept.* 18*90*

Approved as to Form and Sufficiency.

Dated *August 6* 18*90*

Sammy S. Bedford
Asst. District Attorney.

Identified by

Filed *6* day of *Sept.* 18*90*.

0237

PART II.

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

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

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

To M. J. Gallivan

of No. 121 West 45th Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 6th day of November 1890, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Daniel Healy

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

JOHN R. FELLOWS, *District Attorney.*

0238

Should the case not be called on for trial, and no reason assigned in Court please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0239

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Affidavit of Service of Subpoena.

Daniel Healy

City and County of New York, ss.

sworn, deposes and says: I reside at No.

James Smith
334 East 37th

being duly

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York, and am over twenty-one years of age. On the *6th* day of *November* 189*0*, at *121 West 45*

in said city, I served a subpoena in the above-entitled action, of which a copy is hereto annexed, upon *M. J. Gallivan* a witness in the said action, personally; by delivering the said subpoena to and leaving the same with the said *M. J. Gallivan* in person, at the place aforesaid; and that I know the said *M. J. Gallivan* so served as aforesaid, to be the person named and described in the said subpoena as such witness.

Sworn to before me, this *26th*

day of *November* 189*0*.

James Smith

John H. Meyers
Commissioner of Sudo

W. H. Lee

0240

Court of General Sessions.

THE PEOPLE, on the Complaint of

M. J. Gallivan

vs.

Daniel Healy

Offense:

JOHN R. FELLOWS,

District Attorney.

Affidavit of Service of Subpoena by

James Smith

Subpoena Server.

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 Savage

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

James Savage

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

The said

James Savage

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

JOHN R. FELLOWS,

District Attorney

0242

BOX:

415

FOLDER:

3832

DESCRIPTION:

Scherill, Charles

DATE:

10/09/90



3832

0243

Witnesses;

K. J. Bainmont
H. Armstrong

39
Jan. Kallaper
25 Chariton

Counsel,

Filed

Pleads,

Oct 18 90
W. W. W. W. W.

THE PEOPLE

vs.

Charles S. Scherill

at
Arkoma

Grand Larceny *second* degree.
[Sections 588, 589, Penal Code].

JOHN R. FELLOWS,

District Attorney.

Oct 18 90
W. W. W. W. W.
S. P. 212

A True Bill.

W. W. Little

Foreman.

copy for wife of court
part I
Oct 21 1890

0244

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 61 years, occupation Teacher of No. 16 Canal Street, being duly sworn deposes and

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

Sworn to before me, this 16 day of Jan 1888, Johanna Baumgart

[Signature]
Police Justice.

0245

Police Court _____ District.

Affidavit—Larceny.

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

of No. 16 6th Ave Street, aged 65⁷ years,
occupation Jeweler being duly sworn
deposes and says, that on the 3rd day of August 1896 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Three gold cases watches
together of the value
of Eighty Dollars

the property of deponent but in deponent
charge and care

Sworn to before me, this _____ day, 188

Police Justice.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Charles Scherell from
the fact that said Scherell
entered deponent store at
the above number and
had some conversation about
a pair of Jew glasses, that he
then departed, and as deponent
is informed by his nephew
Johannak that said Scherell
again entered the premises
attached for attention to a
rear room, gave some
excuse for returning and
then departed after which
deponent missed the watches
which had been contained

0246

in a show case in said
premises.

H. J. Baumgard

Sworn before me this
16th day of September 1890

~~A. J. [unclear]~~

Notary Public

0247

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Charles Scherill*

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. *1812 nd Street - Sps*

Question. What is your business or profession?

Answer. *Chorister*

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.*

C. Scherill

Taken before me this

29

day of

[Signature]

Police Justice.

0248

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court---
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Howard W. Lawrence
Charles Schmitt

157
District

Offence *Grand Larceny*

Dated _____ 1890

John White
Magistrate.

Edward Armstrong
Officer.

E. O'D
Precinct.

Witness *John A. Baumgardner*

No. _____
Residence _____ Street.

No. _____
Residence _____ Street.



No. _____
Residence _____ Street.

John M. ...
to answer

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 *Howard W. Lawrence*

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

the City Prison, of the City of New York, until he give such bail.
Dated *Sept 29* 1890 *John White* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0249

and a great favor conferred on
Your humble Servants
The Sisters of the Poor of St. Vincent.

0250

St. Francis Hospital
FIFTH STREET,
BETWEEN AVENUES B AND C
NEW YORK.

Oct. 21. 1890

Honorable Capt. B. Martin,
32 Chamba St.

Honored Sir,

The afflicted parents of
Chas. Chesill, a prisoner on Black-
wells Isl. have requested us to
intercede for their son. We can
say in all sincerity that we have
known him from childhood and
always considered him somewhat
demented. If he could possibly be
sent to some asylum, his honest
parents must feel most grateful

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Scherill

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

Charles Scherill

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

The said

Charles Scherill

late of the City of New York, in the County of New York aforesaid, on the twenty-seventh day of August in the year of our Lord one thousand eight hundred and ninety,

, at the City and County aforesaid, with force and arms,

three watches of the value of twenty-seven dollars each,

of the goods, chattels and personal property of one

Conrad F. Baumgart

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

John R. Fellows, District Attorney

SECOND COUNT—

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

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0253

BOX:

415

FOLDER:

3832

DESCRIPTION:

Schneider, John J.

DATE:

10/27/90



3832

0254

289 Home

Witnesses:

Chas Reimer

Mrs Rachel Harris

Counsel

Filed

day of

1889

Pleas

THE PEOPLE

vs.

B

John G. Schneider

INJURY TO PROPERTY.
[Section 651, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Part 2 - Nov. 14, 1890.

Fried and Acquitted. Foreman.

0255

Police Court, 3 District.

City and County }
of New York, }

of No. 7 Forsyth Street, aged 37 years,

occupation Housekeeper being duly sworn, deposes and says,

that on the 19 day of October 1886, at the City of New York, in the County of New York,

Charles Reimer

John J. Schneider (now here) did willfully and maliciously break a large show window at said No 7 Forsyth street, the property of one Henry Kohn in the care and custody of this deponent as housekeeper causing damage thereby to the amount of Forty dollars in the following manner to wit: The deponent was standing on the sidewalk in front of the said premises when the defendant came up and deliberately thrust his foot through the glass of the window aforesaid

Sworn to before me } *Edw. Piemann*
this 20th day }
of October 1890 }

W. J. Duffy
Solicitor

0256

Sec. 198-200

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John J. Schneider*

Question. How old are you?

Answer. *52*

Question. Where were you born?

Answer. *Germany*

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

Answer. *In a boarding house on the corner of Orchard and Broome St. (one 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
Jefan Jacob Ziguais*

Taken before me this day of

[Signature]

Police Justice.

0258

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John G. Schneider

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

John G. Schneider

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*

PERSONAL PROPERTY OF ANOTHER, committed as follows :

The said *John G. Schneider*,

late of the *Eleventh* Ward of the City of New York, in the County of New York

aforesaid, on the *nineteenth* day of *October*, in the year

of our Lord one thousand eight hundred and eighty *ninety*, at the Ward, City and

County aforesaid, with force and arms, *a certain pane of*

glass,

of the value of *Twenty dollars,*

of the goods, chattels and personal property of one *Charles Bernmann,*

then and there being, then and there feloniously did unlawfully and wilfully *break*

and destroy;

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

SECOND COUNT.

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

John J. Schneider —

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*

REAL PROPERTY OF ANOTHER, committed as follows:

The said *John J. Schneider*, —

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

piece of

of the value of *forty dollars*, —

in, and forming part and parcel of the realty of a certain building of one

Charles Riemann, —

there situate, of the real property of the said *Charles Riemann*.

then and there feloniously did unlawfully and wilfully *break and destroy*

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

JOHN R. FELLOWS,

District Attorney.

0260

Sec. 568.

3

District Police Court.

UNDERTAKING TO ANSWER.

CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the 20 day of Oct 1896 by
Patric G. Duffy Police Justice of the City of New York. That
John J. Schneider be held to answer upon a charge of

Miscellaneous Mischief

upon which he has been duly admitted to bail in the sum of Three Hundred Dollars.

We, John J. Schneider Defendant of No. 759
Brown Street; Occupation Booker and
Friedrich Gebhard of No. 209 Brown Street;
Occupation Saloon Keeper Surety, hereby undertake jointly and severally

that the above-named John J. Schneider shall appear and answer the charge above-mentioned, in whatever Court it may be prosecuted; and shall at all times render himself amenable to the orders and process of the Court; and if convicted, shall appear for judgment, and render himself in execution thereof or if he fail to perform either of these conditions that we will pay to the People of the State of New York the sum of Three Hundred Dollars.

Taken and acknowledged before me this 21 day of Oct 1896 at Troutman's
day of Troutman's Police Justice
Troutman's Police Justice

CITY AND COUNTY }
OF NEW YORK, } ss.

day of
Sworn to before me this
Police Justice.

the within-named Bail and Surety being duly sworn, says, that he is a resident and house
holder within the said County and State, and is worth ten Hundred Dollars,
exclusive of property exempt from execution and over and above the amount of all his debts and liabilities,
and that his property consists of stock and fixtures
located at 259 Broome Street
valued at ten hundred dollars
free and clear

Friedrich Gebhard

Under taking to Answer
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Taken the day of 188
Justice.
Filed day of 188

0262

BOX:

415

FOLDER:

3832

DESCRIPTION:

Scholty, Edward

DATE:

10/03/90



3832

#307 *L. G. H.*

Witnesses :

Rosie Cohen
A. Granting

Counsel,
Filed *3* day of *Oct* 189*0*
Pleads, *Not guilty* *6.*

24
Panel
52 Chrysis st

THE PEOPLE

vs.

Edward Scholtz

Registry in the THIRD DEGREE
L. O. Bell, Secretary
(Section 498, 1876, 172 & 170)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. S. Hayes
Part 2 - October 14/890. Foreman.
Jried and Council of
Kingdom in the Third Degree
3412 6 New St
AS

0264

Police Court— 3 District.

City and County of New York, ss.:

Ricard Cohen

of No. 189 Rivington Street, aged 22 years,

occupation Keep Home being duly sworn

deposes and says, that the premises No 189 Rivington Street, 13th Ward

in the City and County aforesaid the said being a Six Story Tenement

House the front front rooms

and which was occupied by deponent as a dwelling apartment

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

were BURGLARIOUSLY entered by means of forcibly breaking the

staple from the door of said rooms and

taking the lock therefrom

on the 26th day of September 1880 in the day time, and the

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

a quantity of Jewelry valued at three dollars

\$ 3 00 / 100

the property of Deponent.

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

Edward Schultz (now here)

for the reasons following, to wit: at the hour of 9.30 ^{A.M.} on said

date deponent securely locked and fastened the doors of said apartment

at the hour of 10 A.M. on said date

deponent found the door of said

apartment broken open and said

property was missing which property

deponent subsequently found on the

floor in said rooms. Deponent having

0265

previously placed said jewelry in the Bureau in said apartments.

Deponent is further informed by Abraham Rosenberg and Betsy Shayer that they saw the defendant in the rooms of Deponent. Officer McCullagh arrested the defendant in the Hallway of said premises.

Deponent charges the defendant with Burglary, entering said premises and having taken carried away and stolen said property and prays that he be held to answer.

Joel Cohen
mark

Sworn to before me
this 26th day of September 1890
Police Justice

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

Police Court, District, OFFENCE - BURGLARY.
THE PEOPLE, &c., on the complaint of
Dated 1890
Magistrate.
Officer.
Clerk.
Witness, No. Street, No. Street, No. Street, to answer General Sessions.

0266

CITY AND COUNTY }
OF NEW YORK, } ss.

Abraham Gruberg

aged *44* years, occupation *Sailor* of No. *189*

Remington Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Rosie Bowen*

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

Sworn to before me, this *26* day of *September* 18*99* *A. G. Seckers*

P. J. Daffey
Police Justice.

0267

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 18 years, occupation Betsy Scheyer
Brook maker of No. 89
Rivington Street, being duly sworn deposes and

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

Sworn to before me, this 26th
day of September 1880

Betsy Scheyer
mark

Police Justice.

0268

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Schultz 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.

Edward Schultz

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Russia

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

Answer.

52 Chrysta Street 1 year

Question. What is your business or profession?

Answer.

Mazier

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
Edward Schultz

Taken before me this *20*
day of *Sept*

188*5*

Police Justice.

0259

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

Prise Green

vs.
Edward Smith

1
2
3
4
5
6
7
8
9
10
Offence Burglary

Dated Feb 26 1887

Magistrate
W. C. Kelly

Officer
McClatch

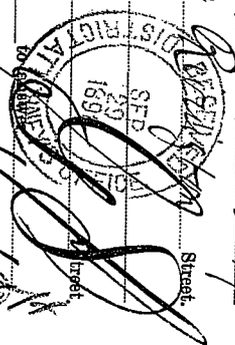
Precinct
18

Witnesses
Bobby Decker

No. 189 Livington Street

No. 189 Livington Street

No. 110 _____ Street



W. C. Kelly

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 700 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 Feb 26 1887 W. C. Kelly Police Justice.

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

Dated 188..... Police Justice.

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

Dated 188..... Police Justice.

before she went out and when she returned the blinds were up. When she went out, the door leading into the kitchen was secured by a patent lock and a padlock. She returned at about half past ten o'clock. The padlock had been forced off the kitchen door. The door was partly open. She saw the defendant standing at her bureau. He was ransacking the bureau, and had put some of the drawers on the floor. She halloed "Thief, Thief". She was then inside of her room. The defendant closed the door opening into the hall and bolted it and put down in the bedroom the jewelry and other articles that he had in his possession. Then Betsy Scheuer came to the door and knocked and the defendant opened the door and said to her, the complainant, "Don't make so much fuss. Don't call so much. I am a Hebrew and I didn't do anything." She, the complainant, said, "No, I would not, but this is the second time that my place is robbed. I lost \$2.00 from the bureau before." Then she, the complainant, called for Mr. Greenberg, the landlord, and he held the defendant, and a little girl went for a police officer, and he came and arrested the defendant. She found the jewelry that had been in her bureau drawer on the floor in her bedroom behind the door.

Under cross-examination the defendant, the complainant said, tried to get away, but she told him that she

would not let him go, and she and Betsy Scheuer held him until the police officer came.

ABRAHAM GREENBERG testified that he was owner of the house at 149 Rivington Street. He was standing on the front stoop of the house at about 9 o'clock on that morning -- September 26th, 1890. He had been sweeping the hall, because he kept no janitor. He saw the defendant enter the house. He, the witness, had never seen the defendant before that morning. Shortly after 10 o'clock he saw the complainant enter the house, and a few moments afterwards heard her crying for help. He, the witness, went up stairs and found the complainant's door fastened and heard her screaming inside. He, the witness, went around by the fire escape and got into Mrs. Cohen's apartments. By the time he got in the defendant was standing in the hallway held by Mrs. Cohen and Mrs. Scheuer. The defendant said to him, the witness, "Mr. Greenberg, I am a Jew. I am a poor fellow. Let me go." The officer found a jimmy and a chisel in Mrs. Cohen's bedroom, under a table.

OFFICER JOHN McCULLAUGH testified that he belonged to the Municipal Police of the City of New York. When he reached the complainant's door, he found the defendant in Mr.

Greenberg's custody. Mr. Greenberg handed him, the witness, a padlock and a screw-eye. He, the defendant, when asked where he got them, said that when Mr. Greenberg caught hold of him, he, the defendant, reached out to prevent himself from falling, and caught hold of the padlock, and it came off in his hand. He, the witness, took the defendant to the station house. He noticed marks of a metal instrument having been used on the screw-eye, and he returned to the complainant's apartment, and searched, and found the chisel and the jimmy.

For the defense, Edward Schultz, testified that he was a painter and glazier, and lived at 52 Chrystie Street. On the 25th day of September, while on his way to his work at 169 Hester Street, a man asked him if he was a glazier and painter and he said he was. He, the defendant, had on his overalls and carried a pot of paint. Then the man said, "You can go at Mr. Greenberg's house, in Rivington Street. He has some work for you to do." He went there, next morning, to look for the work. He found the complainant's door open, but he knocked at the door, and asked for Mr. Greenberg. He got no answer and he looked inside, and then he suddenly heard the complainant and Mrs. Scheuer hallaoing, "Thief, Thief." He, the defendant, tried to explain to the complainant, but she was very much excited.

Mr. Greenberg caught hold of him, and commenced to beat him, and sent for an officer. Mr. Greenberg was pushing him, the defendant, around the hallway and he, the defendant, caught hold of the padlock on the complainant's door, and it came off in his hand. He, the defendant, was never inside of the complainant's bedroom, and he did not steal any of her property. The chisel and jimmy did not belong to him.

Under cross-examination the defendant testified that he did not know the man who had told him he could get work at Mr. Greenberg's house. He met him in Hester Street, near the Bowery, on the previous afternoon. He, the defendant, had never been convicted of any offense.

H E N R Y B E R N S T E I N testified that he lived upon the interest of his money, and had known the defendant for about four years. He had employed the defendant as a painter, and his reputation for honesty was good.

W O L F E D E L S T E I N testified that he kept a soda water stand at 112 Hester Street. He had known the defendant for five or six months and had never heard anything against his character.

J O S E P H B U R G E R, carpenter, testified to the same

effect, saying that he had known the defendant for 11 months.

D A V I D A L E X A N D E R testified that he was a painter and glazier, and that he knew the defendant, and that his reputation was good. On September 25th he and the defendant were engaged by Mr. Bernstein, at 169 Hester Street, at a job of painting. At dinner time they went to 52 Hester Street, for dinner. They met the man who told the defendant of the work at Mr. Greenberg's house, on their way back from dinner.

Under cross-examination the witness gave an entirely different description of the alleged man from that given by the defendant in cross-examination.

S A R A H B E R N S T E I N testified that the defendant and Alexander were working for her, doing a job of painting, at her grocery, on September 25th, 1890, at 169 Hester Street. She, the witness, was not related in any wise to the witness Henry Bernstein.

B E T S Y S C H E U E R, called in rebuttal by the people, corroborated the complainant's testimony.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Scholtz

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

Edward Scholtz

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

The said

Edward Scholtz

late of the *Thirteenth* Ward of the City of New York, in the County of New York aforesaid, on the *26th* day of *September* in the year of our Lord one thousand eight hundred and ~~eighty-~~ *ninety*, with force and arms, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Rosie Cohen

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

Rosie Cohen

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

SECOND COUNT—

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

Edward Scholtz

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

The said *Edward Scholtz*

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

divers articles of jewelry of a number and description to the Grand Jury aforesaid unknown, of the value of three dollars

[Large decorative flourish]

of the goods, chattels, and personal property of one *Rosie Cohen*

in the dwelling house of the said *Rosie Cohen*

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

John R. Fellows
District Attorney

THIRD COUNT.

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

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

The said

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

of the goods, chattels and personal property of

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

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

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

JOHN R. FELLOWS,
District Attorney.

0279

BOX:

415

FOLDER:

3832

DESCRIPTION:

Schoonmaker, Jacob

DATE:

10/27/90



3832

0280

Witnesses;

S. McFadden

The complainant in this case cannot be found. The people will not be able to obtain a conviction unless charges are returned the premises of the defendant.

1890

John Reilly

Counsel,

Filed 27 day of Oct 1890

Pleads, Not guilty

THE PEOPLE

vs.

Jacob Schoonmaker

~~XXXX~~

Assault in the First Degree, Etc. (Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Foreman.

Part 3. June 15/92.

Bail discharged

def: discharged on his verbal recog.

0281

1703

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

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

To Dennis McGrath *Mr. Found*
of No. 505 W. 26th Street

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

Jacob Schumacher
Dated at the City of New York, the first Monday of JUNE

in the year of our Lord 1892

DE LANCEY NICOLL, *District Attorney*

PART III.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

0282

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0283

1708

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

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

To John Newton
of No. 25 Mc Graw Street

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

Jacob Schornstein
Dated at the City of New York, the first Monday of JUNE

in the year of our Lord 189 2

DE LANCEY NICOLL, District Attorney.

PART III.

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

0284

Should the case not be called on for trial and no person assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0285

Court of General Sessions.

THE PEOPLE

vs.

Jacob Schoonmaker

City and County of New York, ss :

sworn, deposes and says : I reside at No. 452 W. 29th St Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 14th day of June 1892 I called at 505 W. 26th St

John W. Reilly being duly sworn, deposes and says : I reside at No. 452 W. 29th St

the alleged residence of Dennis McGrath the complainant herein, to serve him with the annexed subpoena, and was informed by the

Housekeeper and the store-keeper of said house that the said Dennis McGrath moved away from the said address about one year ago and they told me to go to Barclay's saloon, at 30th St & 29th Ave. that I might get some information about him and was informed by the bartender of said saloon that the said Dennis McGrath was in the habit of frequenting his saloon, but had not been seen around there in about three months

Sworn to before me, this 15th day of June 1892

of

John H. Reilly
Subpoena Server
John H. Reilly
Subpoena Server

0286

Court of General Sessions.

THE PEOPLE, on the Complaint of

Dennis McGrath

vs.

Jacob Schoonmaker

Offences

John R. Fellows

JOHN R. FELLOWS,

District Attorney.

Affidavit of

John W. Reilly

Subpoena Server.

Failure to Find Witness.

0287

CONSULTATION HOURS:
8 TO 10 A. M.
1 TO 3 P. M.
5 TO 8 P. M.

GEO. KNIPE, M. D.

354 WEST 24TH STREET,
New York

New York, Jan'y 11th 1890

To whom it may concern;

Mr. Dennis McElrath has
been under my care since
January 1st on which day
I was called to his home
and found him suffering
from a wound inflicted
by some sharp instrument
- involving the left ear, which
was severed, and left cheek.

George Knipe
Attending Phys. & Surgeon.

0288

Jan'y 14. 1890

My Dear Sir.

I am forced
in the first case in the
supreme court to trial.

I cannot therefore be
ready to proceed with
their case of *M. G. G. G. G.*
schoonmaker - I will have
to therefore to ask your
honor to postpone the
examination until Thurs-
day a.m.

Yours Truly
Geo Higgins

0289

Police Court— 2 District.

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

of No. 539 West 26th Street, aged 23 years,
occupation Line Keeper being duly sworn

deposes and says, that on the 1st day of January 1890 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Jacob Schoonmaker (workman) who with an open Pen Knife then and there held in the hands of said Schoonmaker did cut and slash dependent on the left Cheek thereby causing a serious and painful wound

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 3rd day }
of January 1890 } Dennis McGrath

[Signature]
Police Justice.

0290

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jacob Schoonmaker 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. Jacob Schoonmaker

Question. How old are you?

Answer. 23 Years

Question. Where were you born?

Answer. New York

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

Answer. 448 West 28th Street 30 Years

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty
Jacob Schoonmaker

Taken before me this 3
day of January 1892
J. J. [Signature]
Police Justice

0291

By Jury 17: 10 AM
13, 16, 10 AM
23-10 AM

After breaking in
will have and determine
this opening my doors

HAILED,
No. 1, by *Paul Penquin*

Residence *505 West 39th St*

No. 2, by *505 West 39th St*

Residence *505 West 39th St*

No. 3, by *505 West 39th St*

Residence *505 West 39th St*

No. 4, by *505 West 39th St*

Residence *505 West 39th St*

Handwritten notes and signatures in the left margin, including names like "John" and "Mary".

Police Court... 2
District 157

THE PEOPLE &c.,
ON THE COMPLAINT OF

James H. Smith
505 West 39th St
John Schenck

Office *John Schenck*
Labrousse

Dated *January 3rd* 1880

Magistrate *Stegan*
Officer *Stegan*

Grand Jury Officer, 30th Precinct.
Witness *John Schenck*

No. *314* Street *11th Ave*

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

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

Dated *Jan 3rd* 1880 *A. J. White* Police Justice.

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

Dated *Jan 3rd* 1880 *A. J. White* Police Justice.

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

Dated _____ 1880 _____ Police Justice.

0293

1708

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

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

To Dr. H. W. H. H. H.

of No. 90 Avenue M. Broth Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of 1899 at half past ten o'clock in the forenoon of the same day, as a witness in a JUNE criminal action prosecuted by the People of the State of New York against

Jacob Schermerhorn

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

in the year of our Lord 189 9

JUNE

DE LANCEY NICOLL, District Attorney.

PART III

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

0294

505 W 26 St
10-11 am

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0295

No. 2477

New York August 21 1890

The Peoples Bank

Cor. Canal & Thompson Sts.

Pay to the order of Bearer

Two Hundred and Fifty ~~no~~ ^{XXX} Dollars

\$ 250 ~~no~~ ^{XXX}

J. Levison & Co

STILES & CAMPBELL PRINTERS N.Y.

0296

A. Noble

7 MO E.M.A.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jacob Schoonmaker

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

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

The said *Jacob Schoonmaker*

late of the City of New York, in the County of New York aforesaid, on the
first day of *January* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Dennis Mc Grath*
in the Peace of the said People then and there being, feloniously did make an assault
and *him* the said *Dennis Mc Grath*
with a certain *knife*

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

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

SECOND COUNT—

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

The said *Jacob Schoonmaker*

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

Dennis Mc Grath
with a certain *knife*

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

John R. Feltows,
District Attorney.

THIRD COUNT—

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

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

The said

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

with a certain

which the said

in right hand then and there had and held, in and upon the of the said

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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

JOHN R. FELLOWS,

District Attorney.

0299

BOX:

415

FOLDER:

3832

DESCRIPTION:

Schubert, Louis

DATE:

10/16/90



3832

0300

Witnesses:

Officer Pollock (Louis)

From the statements of the witnesses herein it appears that the defendant fired the shot alleged in the complaint herein without any criminal intent, but for the purpose of protecting the property intrusted to his care from the depredations of presumed burglars. It is evident that the People could not obtain a conviction herein, and I, therefore, recommend a dismissal of the within indictment.

Dated N. Y., October 27, 1890
Edward Grossi
deputy Assistant
I concur in the above.
VERNON M. DAVIS
Motion granted R.C.

106

D. Huntfield
vs. Kenton

Counsel,
Filed 16 day of Oct 1890
Pleads, Guilty

THE PEOPLE

vs.

Louis Schubert

Assault in the First Degree, Etc.
(Vernon M. Davis.)
(Sections 217 and 218, Penal Code).

JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. W. Little
Foreman.

Sworn by Court
Oct 27 90

0301

Police Court _____ District.

City and County of New York, } ss.:

of No. 10th Avenue Street, aged 27 years, occupation Police Officer being duly sworn deposes and says, that on the 7 day of October 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Louis Schubert (now firm) who discharged the contents of two barrels of a loaded revolver at the body of deponent and said assault was committed

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

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

Sworn to before me, this 7 day of October 1889 } Louis Fallick

A. Fallick Police Justice.

0302

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Louis Schubert.*

Question. How old are you?

Answer. *31 years.*

Question. Where were you born?

Answer. *Germany.*

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

Answer. *531 Grand St. / 1 month*

Question. What is your business or profession?

Answer. *Watchman*

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 innocent*

Louis Schubert

Taken before me this

day of

188

Police Justice.

0303

Police Court
District

1546

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1546
District

James A. ...
James A. ...
James A. ...

Offence
...

Dated
...

Magistrate
...

Prisoner
...

Witness
...

No. Street

No. Street

No. Street



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

...

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

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

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

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

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

There being no sufficient cause to believe the within named

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

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

Court of General Sessions

The People vs. Louis Schubert

Louis Pollock, patrolman, 10th precinct. On the 7th day of October, 1890, at about three o'clock in the morning, while on my post on the corner of Hester and Elizabeth Streets, I heard a noise like a pistol shot in the direction of Grand Street. I ran towards that street and when I arrived at Grand Street, I heard another shot. I thereupon ascertained that the shots had been fired off in the house 231 Grand Street, and while I tried to open the outer door of said house, two more shots were fired through the said door. The balls did not strike me. In the Station House the defendant said that he fired the shots, because some body was following him.

0305

The said premises are used by
Barber P. Milder, and the de-
fendant is employed there
as a watchman.

Louis Pollock.

Louis Schubert, 231 Grand Street,
Watchman in the banking bu-
siness of F. Milder at said place.
I fired the shots alleged in the
complaint herein, because I
believed that burglars wanted
to break into the house. I heard
repeated efforts to open the outer
door of said house. If I had
known that or imagined that
the complainant was a police
officer, I would not have fired
the shots. I have been in this
country since the month of
May this year.

Louis Schubert

New York General Sessions

The People
agst
Louis Schubert

City & County of New York S. S.

Conrad Lots No. being duly sworn says that he resides at No. 408 East 29th Street in this city and is employed in the piano factory of Jacob Doll at No. 402 to 408 East 80th Street. I have known the defendant above named for the past six years he has only been in this country since May last, I knew him in the old country he was employed as a salesman and since he has been here he has been employed by Mr. F. Quisler at No. 281 Grand Street in the exchange business he was employed by said Quisler in Germany and came over to this country at his request to clerk for him here. He slept in the exchange office every night he has never been in any trouble of any kind up to this present charge against him, he comes of very respectable parents who are residing in Germany he was a frequent visitor at my

house and always behaved as a gentleman.

Sworn to before me this 20th Day of October 1890

Herbert M. ...
Notary Public
[Signature]

Howard L. ...

POOR QUALITY ORIGINAL

0308

New York General Sessions

The People
vs.
Louis Schubert

City & County of New York S.S.
August Aschkevitzy
being duly sworn says & resides at No.
405 East 29th Street and am a piano
maker by trade and am employed at
the factory of Jacob Boll No 402 to 408
East 30th Street, I have know the defendant
above named since he has been in this
country and have met him quite often
he being a visitor to my home quite
frequently, I have always found him to
be a decent quiet & respectable man and
since I know him he has business no
trouble of any kind.

Sworn to before me
this ^{20th} day of October 1890

Phil Waldheim
Notary Public
New York City

Aschkevitzy August
August
Aschkevitzy

0309

COURT OF GENERAL SESSIONS

THE PEOPLE, &c.
vs.

Louis Schubert

BRIEF OF FACTS.

For the District Attorney.

Dated *October 24* 1890
Edward Grossie
Deputy Assistant.

0310

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Louis Schubert

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

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

The said

Louis Schubert

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *October*, in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~ *eighty-ninety*, with force and arms, at the City and County aforesaid, in and upon the body of one *Louis Pollock* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *Louis Pollock* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Louis Schubert* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent *him* the said *Louis Pollock* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Louis Schubert* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Louis Schubert

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Louis Pollock* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said *Louis Pollock* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *Louis Schubert* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0311

BOX:

415

FOLDER:

3832

DESCRIPTION:

Schwerdtfeger, Henry

DATE:

10/31/90



3832

0312

Witnesses:

M. Nuhn

³⁴⁸
Counsel, *S. Lobenthal*
Filed *31* day of *Oct* 1890
Pleads, *Not guilty Amb.*

27 *clerk*
~~of the Court~~
vs.
110 Chrystie
Henry Schwerdtfeger
from Germany

S. Larceny, 2nd degree
(MISAPPROPRIATION)
(Sections 528 and 531 of the Penal Code)

JOHN R. FELLOWS,

District Attorney.

Nov 12, 1890 - 11:2

A True Bill.

Andrew Little
Foreman.

Part 2 - Nov. 12, 1890

Pleads Guilty

Lucas

November 14

0313

TORN PAGE

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Hon P. G. Duffy a Police Justice of the City of New York, charging Henry Schwerdtfeger Defendant with the offence of Grand Larceny

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

We, Henry Schwerdtfeger Defendant of No. 110 Chrystie St. Street; by occupation a Bar tender and Thomas Lyons of No. 6 Columbia Street, by occupation a Mason Surety, hereby jointly and severally undertake that the above named Henry Schwerdtfeger Defendant shall personally appear before the said Justice, at the 3rd District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Five Hundred Dollars.

Taken and acknowledged before me, this 18

day of Sept 1880.

P. G. Duffy
POLICE JUSTICE.

Henry Schwerdtfeger
Thomas Lyons

0314

TORN PAGE

CITY AND COUNTY OF NEW YORK, } ss.

Thomas Lyons

[Signature]
Sworn to before me, this
1881
Justice

the within named Bail and Surety being duly sworn, says, that he is a resident and *free* holder within the said County and State, and is worth *one thousand* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *one half interest in House & Lot 330 E 24 Street of the value of three thousand Dollars* *Thomas Lyons*

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 188

Justice.

0315

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

Michael Bissert

of No. 14th Avenue Street, aged 36 years, occupation Police Officer being duly sworn deposes and says, that on the 16th day of September 1880 at the City of New York, in the County of New York, he arrested

Henry Schurtrager charged with Larceny.

Deposant prays that the defendant be held in order to enable deposant to produce further evidence

Michael Bissert

Sworn to before me, this

of 16th day

1880

day

[Signature]

Police Justice.

169

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

^{vs.}
Henry Schuster

AFFIDAVIT.

J. J. [unclear]

Dated *September 16th* 188*2*,

Duffy Magistrate.

Bussert Officer.

14th precinct

Witness,

E. J. [unclear] *W. J. [unclear]*

Disposition

[Handwritten signature] *2/2/84*

0317

Police Court - 3 District.

Affidavit - Larceny.

City and County of New York, ss.

Michael Nuhu

of No. 227 Sixth Street, aged 54 years, occupation Iron works being duly sworn

deposes and says, that on the 18th day of June 1894 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Ninety five dollars in gold and lawful money of the United States \$95.00

the property of Nuhu and Strobacker of which firm Depoent is a partner.

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Henry Schurteffer (now here) in the following manner to wit?

Defendant was in the employ of Depoent's firm as Bookkeeper and Collector. On or about said date defendant was sent to collect a bill for said firm from Mary & McGinnis amounting to One Hundred and forty five dollars. Depoent is informed by said Mary & McGinnis that she paid the defendant said amount.

Depoent further says that defendant made an entry in the books of said firm crediting Mrs McGinnis with the payment of the

Sworn to before me this 18th day of June 1894 Police Justice

sum of fifty dollars. Defendant then informing deponent that he had received said amount of fifty dollars from Mrs McGuire on account of amount then due deponent.

Deponent therefore charges the defendant with having taken carried away and stolen said money and prays that he be held to answer

Michael Kestner

Sworn to before me
this 17th day of September 1890

J. J. Deery
Deputy Justice

03 19

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary A McGuire

aged *48* years, occupation *none* of No. *110*

West 15th

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Michael Kubur*

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

Sworn to before me, this *17th* day of *September* 18*99* } *Mary A McGuire*

P. J. Coffey

Police Justice.

0320

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Henry Schwetfeger*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *110 Chatham Street 1 1/2 years*

Question. What is your business or profession?

Answer. *Bar tender*

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*
Henry Schwetfeger

Taken before me this
day of *September*
188*8*
[Signature]
Police Justice.

0321

25-2 P.W.

BAILED

No. 1, by James Sporo

Residence 6 E. 14th St.

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

Police Court

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Sporo
227 or 62 St.

Henry Schwartz

Offence Larceny

Dated Sept 17 1889

Sturphy Magistrate

Birrell Officer

Witnesses Mary P. Muldown

No. 118 St 10 Street

No. 327 E 15 St Street

No. 143 Street

RECEIVED
CLERK OF THE COURT
SEP 18 1889
CITY OF NEW YORK

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.....

Steve Lafundant

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

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

Dated Sept 15 1889 Sturphy Police Justice.

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

Dated Sept 1889 Sturphy Police Justice.

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

Dated _____ 188 _____ Police Justice.

0322

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

John Hanger being duly sworn says that he is an Iron Manufacturer at No. 159 Suffolk Street in said City and knows Henry Scherdtfaeger of the same place and has known him for six years, that he was in deponent's employ as Bookkeeper and Cashier for about 2 1/2 years - of said time said deponent and handled during such employment - near thousands of Dollars for deponent, and deponent has invariably found him honest and trust worthy and never lost a dollar through him

Sworn to before me this 13th day of Nov. 1890
John Henigle
Henry Scherdtfaeger

Com. of said

W. F. C.

State of New York
City and County of New York } ss:-

Walter Trauth being duly sworn says that he is a Paper Bag Manufacturer and Printer at No. 183 Metropolitan Avenue in the City of Brooklyn, that he knows Henry Schwerdtfeger of New York City, and has known him for the last eight years that he was employed by deponent for several periods amounting in the aggregate to about two and a half years off and on, as a Collector and Salesman in deponent's business and he has uniformly found him trustworthy and honest in every respect and would employ and trust him again.

Sworn to before me this Walter Trauth
13th day of November 1895,
Henry A. [Signature]
Clerk of the Court

State of New York
City & County of New York

We the undersigned
residing at the several places
named below do hereby swear
for himself make oath
that we are well acquainted
with Henry Schwardfeger
that he has hitherto sustained
a first class reputation for
honesty, truthfulness, and in
all instructions and business
transacted

- William Graber No. 110 Delancey St.
- Henry Schwardfeger 523 Broadway St
- John W. Reppenhagen 188 Chrystie
- Henry Gerke 18 Delancey St
- Geo. Bad Meinger 520 E 12 St.
- Olson F. March 80 Suffolk St

Sworn to before me this
15th day of June 1871
Henry Ash
Commissary of Deeds
N.Y.

New York Nov. 15, 1890

To Hon Judge Cowling
 This is to certify that I —
 August J Glovstein of the City
 of New York State of N.Y. now
 reside at 354 Grand Str of
 the City of N.Y. have know
 Henry Schwerdtfeger since
 Boyhood have gone to School
 with him, I have had dealings
 with him ever since socially
 I have always found him
 Honest, and Trustworthy, and
 would therefore kindly recom-
 mend him to the Clemency
 of the Court

August J Glovstein

Shown before me this
 15th day of November 1890

Henry John
 Coroner of Dead

my

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

William Römer

being duly sworn says that
he resides and carries on
business at No. 110 Christie
Street in New City, that he
knows Henry Schurzberger
who was the agent of said
premises when he resided
there, and always found him
to be honest, straightforward
and upright in his dealings
with deponents, and his repu-
tation and character has
heretofore always been excellent
and praiseworthy.

Sworn to before me
the 15th day of Nov. 1895
W. Römer.
Henry Eck
County of New York

0327

the in this action, above named, being duly sworn, says, that the foregoing
..... is true of his own knowledge, except as to the matters therein stated
to be alleged on information and belief, and as to those matters he believes it to be true.

Sworn to before me, this }
day of 188 . }

0328

City and County of New York, ss.:

..... being duly sworn, says, that he resides at
..... Street, in the city of..... and that he is.....
years of age, and that on the..... day of..... 188 , he served the
within..... on.....
.....
the attorney for the.....
at No..... Street, in the City of.....
by delivering to and leaving with..... a person having
charge of said attorney's office during said attorney's absence therefrom..... cop..... thereof
and that he knew the person so served to be the person described in the.....
herein.....

Sworn to before me, this..... }
day of..... 188 . }

Supreme Court.
West 21st May

The People vs
Plaintiff,

against

Henry Schwartz
Defendant.

Offt. in behalf of
Defendant

S. LOBENTHAL,
Attorney for *Defendant*
23 Park Row,
New York City.

To
Attorney for.....
Esq.,

Due and timely service of copy of the
within.....
is hereby admitted
Dated, New York,..... 188 .

Attorney for
Grand Jurors 2 Block
Phil Quality Nov 12/90

Cover.
.....
vs.
.....

Sir:
Please take notice, that the within is a
copy of..... duly entered
in this action in the office of the Clerk of
this Court on the..... day of.....
188 .

Dated, New York,..... 188 .
Yours &c.,
S. LOBENTHAL,

Attorney for.....
Office and Post Office Address,
23 Park Row,
New York City.

To
Attorney for.....
Esq.,

0329

~~Edw. Burtis~~

vs.
or b

Henry Schwerdtfeger
G F

Thursday or b

Patrick Madden
Asst

Thursday or b

0330

Isidro G. Torres

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Schmerdtjeffer

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

- Henry Schmerdtjeffer -

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

The said Henry Schmerdtjeffer;

late of the City of New York, in the County of New York aforesaid, on the eighteenth day of June, in the year of our Lord one thousand eight hundred and eighty

at the City and County aforesaid, being then and there the clerk and servant of Michael Nudm and August Strohaecker, copartners then and there carrying on business in and by the name and style of Nudm and Strohaecker,

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said Nudm and August Strohaecker,

the true owner thereof, to wit: the sum of ninety five dollars in money, lawful money of the United States of America, and of the value of ninety five dollars,

the said Henry Schmerdtjeffer, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said sum of money

to his own use, with intent to deprive and defraud the said Michael Nudm and August Strohaecker, of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said Michael Nudm and August Strohaecker

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

JOHN R. FELLOWS, District Attorney.

0332

BOX:

415

FOLDER:

3832

DESCRIPTION:

Schwerin, Gustane

DATE:

10/20/90



3832

0333

BOX:

415

FOLDER:

3832

DESCRIPTION:

Schwerin, Augustine

DATE:

10/20/90



3832

Witnesses;

officer O'Connor

W. L. ...

Counsel, *W. L. ...*
Filed *20* day of *Oct* 18*90*
Pleads, *Not Guilty*

THE PEOPLE

vs.

B
Gustave Schwein
and *B*
Augustine Schwein

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

JOHN R. FELLOWS,

District Attorney.

Nov. 11, 1890

A True Bill.

Wm O'Neil Little

Jan 2 - Nov. 11th 1890 Foreman.

Both Tried and Acquitted.

0335

State of New York,

City and County of New York,

ss.

Edward J. O'Connor

of No. *1st District Police Co.* Street, being duly sworn, deposes and says,

that *Augustine Schwarm* (now present) is the person of the name of

James Mullen mentioned in deponent's affidavit of the *1st*

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

Sworn to before me, this

day of

10
July 18*90*

Edward J. O'Connor

M. Patterson

POLICE JUSTICE.

0336

State of New York,
City and County of New York, } 55

Edward J. Connor

of No. *140 West 10th Street*, being duly sworn, deposes and says,

that *Guastave Schwen* (now present) is the person of the name of

Ed. Skusew mentioned in deponent's affidavit of the *70th*

day of *July* 188*9* hereunto annexed.

Sworn to before me, this *29* day of *July* 188*9* } *Edward J. Connor*

H. Justice POLICE JUSTICE.

0337

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Augustine Schuerin 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. *Augustine Schuerin*

Question. How old are you?

Answer. *26 years.*

Question. Where were you born?

Answer. *United States*

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

Answer. *187 Eldridge St. 5 years*

Question. What is your business or profession?

Answer. *Housekeeper*

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

Answer. *I am not guilty*
Mrs Augustine Schuerin

Taken before me this

day of

John W. ...

1898

Police Justice.

0338

Police Court, District:

City and County } ss.
of New York, }

of No. 1st Avenue Police Court aged 48 years,

occupation Police Officer being duly sworn, deposes and says,

that on the 10th day of July 1889, at the City of New York, in the County of New York,

Deponent having a warrant duly issued and signed by Jacob W. Patterson of police justice in and for the city of New York for the arrest of one Max Guggenheim on the complaint of one Henry Loring, charging him with Guggenheim with willfully having drawn to certain statements in an affidavit made by him pursuant to Chapter 647 of the laws of 1887, the same being a felony. That on the aforesaid day deponent went to the address of said Guggenheim at 181 Eldridge Street and found the door well fastened when an old lady came to the door and asked deponent what he wanted and deponent replied he wanted to see the doctor, when said old lady replied he was not in, deponent said he was in, and that he saw him at the window a minute ago and that he had spoken to him and that he was in said room and for her to tell him a gentleman wanted to see him. Thereupon Jane Shuren came to said door and asked deponent what he wanted when deponent replied he wanted to see the doctor and she replied he was not in when deponent said he was in that he saw him at the window and spoke to him, and deponent then told her he was a ^{police} officer and showed her his shield and that he had a warrant

for the arrest of the said doctor ^{and}
 handed her the warrant to read, when
 said Jane Shuren made an attempt
 as to tear said warrant. ^{and} deponent
 told her not to tear it, ^{and} took the same
 away from her. Then said Jane
 Shuren said deponent could not
 see the doctor ^{and} went up stairs, ^{and}
 deponent followed her up stairs
 when J. Shuren asks is Jane Shuren
 husband, as deponent is informed
 came out on the ^{the} stairs and asked
 deponent what he wanted; whereupon
 deponent replied that he was an
 officer ^{and} exhibited his shield to him
^{and} stated to him that he had a warrant
 for the arrest of Max Guggenbeim
 (showing at the same time the
 said warrant to him said Shuren;
 thereupon, said J. Shuren ^{and} said
 Jane Shuren forcibly took hold
 of deponent by the body and arms
 and pushed him down the stairs
 and assaulting deponent, ^{while he} was

3

in the lawful discharge of his duty
 in executing a warrant for the
 arrest of said Max Guggenbaur whom
 deponent said in said premises
 thus aiding said Max Guggenbaur
 to make his escape, and defeating
 the execution of said warrant
 Deponent therefore charges said
 defendants with having assaulted
 him while in the lawful discharge
 of his duty and with having
 aided said Max Guggenbaur to
 escape and therefore asks that they
 may be apprehended and dealt
 with as the law in such case
 makes & provides

Shewn to before me
 the 10th day of July 1893 } Edward J. Connor

A. M. Patterson

Peace Justice

0341

Sec. 168-200.

J. H. District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Justine Schwerin*

Question. How old are you?

Answer. *36 years.*

Question. Where were you born?

Answer. *United States*

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

Answer. *181 Edinboro St 5 years.*

Question. What is your business or profession?

Answer. *Straw and Sealer*

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*
J. Schwerin

Taken before me this *29*
day of *July* 193*4*
J. H. Smith
Police Justice.

0342

Sec. 151.

Police Court 1 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Edward J. O'Connor

of No. 14th Street Police Court, that on the 10 day of July

1890 at the City of New York, in the County of New York,

Which Complainant was executing a warrant for the arrest of Max Guggenheim charged with forming an unlawful society forming bands and conducted by James Sheridan and G. Sherman, and who aided in the escape of the crew of said Guggenheim and who formed with defendant in the discharge of his duty as a police officer.

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

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

Dated at the City of New York, this 10 day of July 1890

J. M. O'Connor POLICE JUSTICE.

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Sherrin

Oswald

Sherrin

Warrant-General.

Dated 10 July 1890

Magistrate.

Edward J. O'Connor Officer.

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

1. July 17, 1890
E. O'Connor Officer

Dated July 10, 1890

This Warrant may be executed on Sunday or at night.

Police Justice.

RRUN FARRS. July 29 - 1890

Time of Arrest

August 1st

Name of A.D.

36

Age, 46

W.D.

Sex, M

Agent

Complexion, M

W.D.

Color, W

181 Adams St

Profession, M

W.D.

Married, Yes

W.D.

Single, Yes

W.D.

Read, Yes

W.D.

Write, Yes

W.D.

181 Adams St

0343

BAILED

No. 1, by Louis Arlyn
 Residence 112 Birch Street.

No. 2, by Paul Selerny
 Residence 360 Broadway Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

2

Police Court... District 1171

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Magistrate Auguste Schuster
 Office 1171

Defendant Alfred...

Dated July 10 1890
Police Justice

Witnesses Henry...
 No. 342 Canal Street.
Emma...
 No. 427 Canal Street.

No. 500 Street
 to answer

No. 101 Canal Street
 No. 101 Canal Street

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

Alfred...

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

Dated July 10 1890 Police Justice

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

Dated July 10 1890 Police Justice

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

Dated July 29 1890 Police Justice

0344

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Augustine Schmerin
and Augustus Schmerin

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

Augustine Schmerin and Augustus Schmerin

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

The said *Augustine Schmerin and Augustus Schmerin*, both —

late of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *July*, — in the year of our Lord one thousand eight hundred and *ninety*, at the City and County aforesaid, with force and arms, feloniously made an assault in and upon one *Edward J. O'Connor*, —

then and there being, a *sergeant* of the Municipal Police of the City of New York, and as such *sergeant* being then and there engaged in the lawful

of *attempting to lawfully apprehend one Max Engelstein upon a charge of larceny*, —

and the said *Augustine Schmerin and Augustus Schmerin*, him, the said *Edward J. O'Connor*, —

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent then and there and thereby to prevent and resist the lawful *apprehension* of *the said Max Engelstein*, as aforesaid, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

~~JOHN R. FELLOWS,~~
~~District Attorney.~~

Second COUNT. [Sec. 280, N. Y. City Consolidation Act of 1892.]

And the Grand Jury aforesaid, by this indictment, further accuse the said *Augustine Schmerin and Augustine Schmerin* of the CRIME OF USING PERSONAL VIOLENCE UPON A MEMBER OF THE POLICE FORCE, WHEN IN THE DISCHARGE OF HIS DUTY, WITHOUT JUSTIFIABLE OR EXCUSABLE CAUSE, committed as follows:

The said *Augustine Schmerin and Augustine Schmerin* late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon one *Edward J. O'Connor*, being then and there a member, to wit: a *patrolman* of the police force of the City of New York, and then and there being in the discharge of his duty as such *patrolman*, unlawfully did make an assault, and did then and there unlawfully, wilfully and without justifiable or excusable cause, use personal violence upon the said *Edward J. O'Connor* so being in the discharge of his duty as aforesaid, and him the said *Edward J. O'Connor*, did then and there unlawfully and wilfully strike, beat, wound and ill-treat, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
DISTRICT ATTORNEY.