

0795

BOX:

254

FOLDER:

2461

DESCRIPTION:

Saier, John Jr.

DATE:

03/14/87



2461

0796

Witnesses:

W. J. Deering

Counsel,

Filed 14 day of March 1887

Pleads

THE PEOPLE

vs.

B

John Sauer, Jr.

Att. H. K. B.

State of the Court of Special Sessions for trial, by request of Counsel for Defendant.

Violation of Excise Law.
(Sunday).
[III Rev. Stat., 7th Edition, page 1983 Sec. 21, and page 1980, Sec. 5].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Bowie Park Foreman.

0797

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 Saier
the defendant*

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

John Saier the defendant —

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

The said

John Saier the defendant.

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
27th day of *February* in the year of our Lord one thousand
eight hundred and eighty-*seven*, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with force and arms,
certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one
gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill
of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain
intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

William S. Deering and to —

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

SECOND COUNT :

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

John Saier the defendant —

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

The said

John Saier the defendant.

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

0798

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

William B. Deering, -

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

THIRD COUNT:

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

John Dair the younger -

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

The said *John Dair the younger.*

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

316 West 36th Street

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

RANDOLPH B. MARTINE,
District Attorney.

0799

BOX:

254

FOLDER:

2461

DESCRIPTION:

Sandella, Valentino

DATE:

03/02/87



2461

Witnesses:

Paulo Carelo

Officer Nicolai

Huechoy
Command to the
dismissal of the
Indictment, after
hearing the evidence
in the case of
Paulo Carelo
G. T. D.
U.S.A.

241
Counsel, Frank
Filed 29th March 1887
Pleads Not Guilty (R)

THE PEOPLE

vs.

R

Valentino Sandella
March 7/87
Indictment dismissed

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

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Edward J. Murray
Foreman.

0001

Police Court—5—District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No.

418 East 13th

Street,

Wednesday, the 23rd day of February—

in the year 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Valentino
Sandella - (now here) who
cut and started opponent
in the neck and throat
with a knife - then and
there held in the hands
of the said Sandella
causing a 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 24 day

of February, 1887.

Chas. H. Wade

POLICE JUSTICE.

Paulo Carolo
mark

0802

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK ss

Valentino Sandello 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. *Valentino Sandello.*

Question. How old are you?

Answer. *28 Years -*

Question. Where were you born?

Answer. *Italy*

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

Answer. *110 E 10th St - 1 Month*

Question. What is your business or profession?

Answer. *Labourer -*

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

Answer. *I am not guilty of the Charge -*

Valentino Sandello.
Mark

I taken before me this

day of *February* 188*8*

W. J. White

Police Justice.

0803

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 _____

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

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

Dated July 24 188

M. A. White 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.

0804

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

Paulo Lapelo
City Prison
Valentino Samella

2

3

4

Office

Dated

February 24

188

Magistrate.

Officer.

Precinct.

Witnesses

Complainant
Committee to Street.

City Prison - Charged
with Assault Street.

Deputy

No. Street.

Committee to answer *ES*

Am

0805

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

THE PEOPLE OF STATE OF NEW YORK,

against

Valentino Sandella

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

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

The said

Valentino Sandella,

late of the City of New York, in the County of New York aforesaid, on the
Twenty-third day of *February*, in the year of our Lord
one thousand eight hundred and eighty *seven*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Paulo Rando,*
in the peace of the said People then and there being, feloniously did make an assault,
and *in* the said *Paulo Rando,*
with a certain *knife*
which the said *Valentino Sandella*
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 cut, stab and wound,

with intent *in* the said *Paulo Rando,*
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
Valentino Sandella
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Valentino Sandella,

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 *Paulo Rando,*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *in* the said

with a certain

knife

which the said

Valentino Sandella

in *his* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully 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.

Paulo Rando

District Attorney.

0806

BOX:

254

FOLDER:

2461

DESCRIPTION:

Scala, Genari

DATE:

03/10/87



2461

Witnesses:

M. Frabgila

Pasquale Galla

M. Fontanillo

Counsel,

Filed

day of

1887

Pleads

THE PEOPLE

vs.

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

Genaro Scala

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Bonnie Darr Foreman.

Part III March 22, 1887

Indicted & convicted of
Assault in the third degree

Home of Refuge

0007

0000

Police Court—^{1st} District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. ³³ *Brooklyn* Street,

being duly sworn, deposes and says, that
on *Monday* the ^{15th} day of *December*

in the year 188*8* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by *Genaro Scala*

(now here) who cut and

stabbed deponent in

the abdomen with the
blade of a knife which

he then held in his

hand and said

assault was committed

with

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 ^{5th} day
of *March* 188*8* }

Michael Frabazilio

H. Keefe
POLICE JUSTICE.

0809

Court of
General Sessions
The People etc
against

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

100 EAST 23^d STREET.

New York, March 10 1887

Gennaro Scala

CASE NO. 26941

OFFICER

DATE OF ARREST

CHARGE

Dec 15/86 John Brangan
10th Precinct

AGE OF CHILD

RELIGION

FATHER

MOTHER

RESIDENCE

Helanus Assault
14 years
Catholic
Alonso
Irene
250 Matt Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the whole
Scala family are fighters and are
feared by the neighbors. Gennaro
who is a bootblack has never
attended day school and has not even
attended evening school since his release
on bail on January 5th. Boy reads
and writes very poorly. He has never been
arrested before.

All which is respectfully submitted.

E. L. Loring
Supt

To Dist Attorney.

08 10

*Court of
General Sessions*

<i>The People etc</i>	<i>William Abbott</i>
<i>against</i>	
<i>Gennaro Deala</i>	

FENAL CODE, %

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

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

0011

TORN PAGE

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before Quamby White a Police Justice
of the City of New York charging Gerardo Scalo Defendant with
the offence of felonious assault

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, Gerardo Scalo Defendant of No. 270 Mott

and Michael Gerardo Street; by occupation a barber
of No. 273 Mulberry St
Street, by occupation barber Surety, hereby jointly and severally undertake that
the above named Gerardo Scalo Defendant

shall personally appear before the said Justice at the 1 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 4th
day of January

Gerardo Scalo
Michael Gerardo
Myennaripio Scalo

TORN PAGE

08 12

CITY AND COUNTY
OF NEW YORK, } ss,

Police Justice.

Subscribed and sworn to before me, this
18th day of June, 1938,
[Signature]
Police Justice.

Michael Gerardo, Bail and Surety being duly sworn, says, that he is a resident and
number within the said County and State, and is worth Twenty 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

Contained in premises 243 Mulberry
Street of the full value of Two
thousand Dollars

Michael Gerardo
mark

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs,

Undertaking to appear during
the Examination.

Taken the _____ day of _____ 1938

Justice,

08 13

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 18th DISTRICT.

John O'Driscoll
of No. 14th Street, aged 23 years,
occupation Police Officer being duly sworn deposes and says,
that on the 15 day of December 1886

at the City of New York, in the County of New York, I arrested
Gennaro O'Neal (nowhere) for feloniously
assaulting and beating one Michael
Grabazino, by cutting and stabbing
the said Grabazino in the abdomen
with the blade of a pen knife then and
there held in his defendant's hands inflicting
injuries from which the said Grabazino
is now confined to the St Vincent's Hospital
and is unable to appear in Court as set
forth in the annexed certificate the said
Grabazino identified the defendant

Police Justice.

0814

Police Court,

1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Brangara

vs.

German Scalo

Dated

Dec 16th 1886

Duffy

Magistrate.

Witness,

Officer.
Cam. Corroprotel

Michelle Fontanello

53 Crosby Street

Coquaway Scalo

31 Brooklyn Street

Emanuel Chulanda

100 East 23rd St

Disposition, held to await

Result of returning

By Michael Fontanello

Michael Fontanello

273 Mulberry

Exhibit

Exhibit

Scalo in the presence of deponents as the person that did inflict said injuries. Wherefore deponent prays that the said defendant Scalo may be held to await the result of said injuries.

Sworn to before me this 16th day of December 1886 John Brangara

PCJ Duffy

On Michael Brangara

RECEIVED

0815

St. Vincent's Hospital
San Francisco

This is to certify that
Muel Teabaziko is now
positively out of danger,
but will have to remain
in the institution for some
weeks to come.

J. H. Byrne
House Surgeon

08 16

St V. Hosp
Lansford

This is to certify that
Mick Gontazich is still
in this institution but is
now practically out of
danger.

J. H. Byrne
Harrisburg

0817

J. V. H.
Dec 24/86.

This is to certify that
Michael Gratzel
is still in this Hospital
but will be unable to
appear before you for
some time.

J. H. Apple
House Surgeon

08 18

St Vincent Hosp
Acute etc.

This is to certify that
Michael Graluzi

is in this institution suffering
from a penetrating wound
of the abdomen, which is
very likely to prove fatal

J. H. B. Jones
House Surgeon

0819

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Gennaro Scala 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

Question. How old are you?

Answer

Question. Where were you born?

Answer

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

Answer

Question. What is your business or profession?

Answer

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

Answer

*I am not guilty;
I did it in self defence.
I was attacked by the
complainers and two other
boys*
Gennaro Scala

Taken before me this

day of

Police Justice.

0820

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

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

Dated.....

188

Police Justice.

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

0821

Police Court

304 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Sabatelli
336 North St.
Jennery, Cal.

2

3

4

BAILED,

No. 1, by

Michael Guaranto

Residence

272 Mulberry Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

March 5

188

Magistrate.

Officer.

Precinct.

Witnesses

Call the officer

No.

Street.

Michael Fontana

U. Y. Cottrell Street.

Pasquale

No. 31 *Conway* Street.

James E. 23

\$ *5.00* to answer

W. J. H. P.

Bailed

W. Vincent Hospital

0822

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

THE PEOPLE OF STATE OF NEW YORK,
against

Agustin Scata

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

Agustin Scata

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

The said *Agustin Scata*,

late of the City of New York, in the County of New York aforesaid, on the
27th day of *December*, in the year of our Lord
one thousand eight hundred and eighty-*six*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Michael Bradavich*,
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *Michael Bradavich*,
with a certain *knife* —
which the said *Agustin Scata* —
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 cut, stab and wound,

with intent *him* the said *Michael Bradavich*,
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
Agustin Scata —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Agustin Scata*,

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 *Michael Bradavich*,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* — the said
Michael Bradavich,
with a certain *knife* —
which the said *Agustin Scata*, —

in *his* — right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully 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.

0023

THIRD COUNT;

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

- Eugene Scala -

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

The said *Eugene Scala,*

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
Michael Scadafio, in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and the
said *Eugene Scala,*
with a certain *knife -*

which *the* the said *Eugene Scala -*
in *this* right hand and there had and held, in and upon the
body of *the* said
Eugene Scala *Michael Scadafio,*
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
Michael Scadafio,
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0024

BOX:

254

FOLDER:

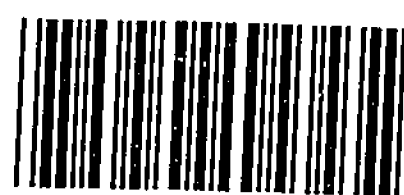
2461

DESCRIPTION:

Scanlon, Albert

DATE:

03/16/87



2461

0825

BOX:

254

FOLDER:

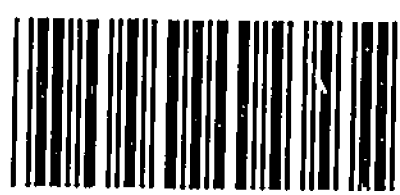
2461

DESCRIPTION:

Brandt, Charles

DATE:

03/16/87



2461

Witnesses:

Ernest Yarnes
Off Officer

130

Counsel,

Filed 16 (day of) March 1887
Pleadings Monthly

THE PEOPLE

vs.

Albert J. Scanlon

and

Charles Brandt
(Prison)

RANDOLPH B. MARTINE,

District Attorney.
2-2 Mch 29. 1887
Sentenced to Geo. D. J.
A True Bill. as is shown!

Born Dask Foreman

Indictment in the Third Degree
Grand Jurors 2nd Degree
Sections 498, 506, 528 and 539

0026

0827

Police Court—2 District.City and County } ss.:
of New York,

May 10, 1887

of No. 102 W 129Street, aged 26 years,occupation None

being duly sworn

deposes and says, that the premises No 102 W 129

Street,

in the City and County aforesaid, the said being a four story brickbuilding in the 12th Ward of said cityand which was occupied by deponent as a dwelling homeand in which there was at the time no human being, by namewere BURGLARIOUSLY entered by means of forcibly unlocking the
door of a hall bedroom on the top floor
of said building by means of a false
keyon the 2nd day of March 1887 in the evening time, and the
following property feloniously taken, stolen, and carried away, viz:a lot of jewelry consisting of diamond
and emerald ring, plain ring, chains necklace
watch ear rings &c. ladies and gents
wearing apparel and other personal
property in all of the value of Five
hundred and eleven dollars

(\$ 511.00)

the property of Deponent her husband and child
and deponent further says, that she has great cause to believe, and does believe, that the aforesaidBURGLARY was committed and the aforesaid property taken, stolen, and carried away by
John Scanlon and Charles Branch
both now herefor the reasons following, to wit: that at the hour of 11:15 O'clock
PM said date deponent locked and securely
fastened the doors and windows of her apartment
which is the front flat on the top floor of said
building and went out leaving said apartment
in good condition and when deponent returned
at the hour of 11:45 O'clock PM same day
she found the door of the aforesaid hall bedroom
open as aforesaid and said property missing

0828

and deponent is informed by Stephen O'Brien
 Detective Sergeant of Police Headquarters
 that he O'Brien found in the possession of
 the defendant Brandon a pearl handle pen
 knife ^{and a gold ring marked 7.6} and the defendant John Scanlan
 took him ^{the officer} to different farm shops where
 he the officer recovered a lady's gold watch
 gold neck chain lady's black silk dress
 Gray cloth dress and a suit of gent's clothes.
 All of which deponent has since seen and
 fully identified as the property taken from said premises.
 Wherefore deponent charges the said
 defendants with being together and acting
 in concert with each other and burglariously
 entering said premises and feloniously
 taking, stealing and carrying away said
 property and prays they may be held
 and dealt with according to law.

Sworn to before me } May. 11. 1887
 this 11th day of March 1887
 J. H. Smith
 Justice of the Peace

Police Court District.

THE PEOPLE, & C.,
 ON THE COMPLAINT OF

vs.

Burglary Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Sarah Van Cleve

Feb 27, 1887

Committed in default of \$

Bail.

Bailed by

No.

Street.

0829

CITY AND COUNTY
OF NEW YORK, } ss.

Stephen A. Davis
Collective Bargain
of No.

aged _____ years, occupation _____
Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of

May S. Orr

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

knowledge.

Sworn to before me, this 11th day of March 1887

John J. Davis

Police Justice.

0830

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK,

John Scanlon being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h *h* 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.

John Scanlon

Question. How old are you?

Answer.

16 years old

Question. Where were you born?

Answer.

New York city

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

Answer.

96 Barry

9 mos

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am guilty

Albert J Scanlon

Taken before me this

day of

188

Police Justice.

0031

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Charles Brandt being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h 5 right to
make a statement in relation to the charge against h 2; that the statement is designed to
enable h 2 if he see fit to answer the charge and explain the facts alleged against h 2
that he is at liberty to waive making a statement, and that h 5 waiver cannot be used
against h 2 on the trial.

Question What is your name?

Answer

Charles Brandt

Question How old are you?

Answer

22 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

90 Perry 1 week

Question What is your business or profession?

Answer

Waiter

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

Answer.

I am guilty

Chas. Brandt

Taken before me this

day of

11 March

188

J. M. M. M.
Police Justice.

0832

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named John Scanlon and Charles Brandt guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Five Hundred Dollars, Each and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated March 11 1887 John W. Wood 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.

0033

Police Court-- 21 330 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

May D. Orr

vs. John Scanlon

Charles Brandt

3

4

Burglar
Office
Larceny

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 11th 1887

Ford Magistrate.

O'Brien & Reilly Officer.

60 Precinct.

Witnesses Stephen O'Brien

No. 102 Street.

Sarah O'Brien

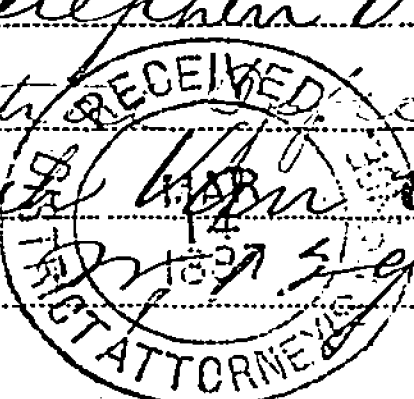
No. 102 Street.

No. Street.

No. Street.

500 ready to answer

Corn



0034

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert J. Brandon
and Charles Brandt

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

Albert J. Brandon and Charles Brandt

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

The said Albert J. Brandon and Charles Brandt, both —

late of the 12th Ward of the City of New York, in the County of New York, aforesaid, on the 22nd day of March, in the year of our Lord one thousand eight hundred and eighty-seven, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the dwelling house of one

May D. Orr, —

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

May D. Orr, —

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.

0035

SECOND COUNT—

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

Albert J. Brandon and Charles Brandt
of the CRIME OF *Grand* LARCENY in the first degree, committed as follows:

The said *Albert J. Brandon and Charles Brandt*, —

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 the 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 hundred dollars, and divers articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of three hundred dollars, —

of the goods, chattels and personal property of one *May D. Orr*, —

in the dwelling house of the said *May D. Orr* —

there situate, then and there being found, *in* 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.

Charles J. Smith
District Attorney.

Witnesses:

Mary D. Carr

Sarah Van Cleef

M. O. M. Daley,

Father of Sept. Scanton
He was arrested
by P. L. L. sent to H. H. H.
6 or 7 years ago

~~Witnesses~~

The sentence rather
most despores
of 2 other Indict
cap. H. H. H.

18

129

Counsel,

Filed

day of

Pleads,

1887

THE PEOPLE

1st 10th
10th 10th 10th

Albert J. Scanton

1st 10th 10th 10th

Charles Brandt
(3 years)

RANDOLPH B. MARTINE,

District Attorney.

1st 10th 10th 10th

A True Bill.

Boardman

1st 10th 10th 10th

1st 10th 10th 10th

1st 10th 10th 10th

0036

0037

Police Court—2 District.City and County } ss.:
of New York,of No. 173 Tr. St. Cecil Hodgman Street, aged 21 years,occupation Stock Broker being duly sworndeposes and says, that the premises No 173 Tr. St. Street,in the City and County aforesaid, the said being a five story brick
building in the 22nd Ward of said City
and which was occupied by deponent as a place of dwelling
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly turning the latch
of the front door leading from the main
hallway on the fourth floor of said building
in deponent's parlor and forcibly pushing
open said door
on the 5th day of March 1887 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:

lot of personal property consisting
jewelry umbrellas and wearing apparel
and gold and lawful money of the
United States to the amount of which
fifty dollars

All of the value of
Three hundred dollars (\$300.00)

the property of deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away byJohn Scanlon and Charles
Brown (both now here)

for the reasons following, to wit: that at the hour of One
O'clock PM said date D. A. Barker who
lives with deponent went out leaving said
premises alone and said door closed and
partially barricaded from the inside as deponent
is informed by the said D. A. Barker
and when deponent returned shortly before
midnight said date he discovered that said
property was missing and deponent is

0838

informed by Detective Sergeant Stephen
O'Brien that he found on the defendant
Brandt one pair gold shoe buttons
gold scarf pin one nickel chain two
handkerchiefs marked H. one Overcoat
one silver match box one Compass one
alligator skin book, and one silk vest
and that he went to different pawn shops
with the defendant Scanlon and found
a woven gold ring monogram C.B.H.
one manicule and one silver pocket watch
all of which defendant has seen seen
and fully identifies as his property.
Wherefore defendant charges the said
defendants with being together and acting
in concert with each other and burglariously
entering said premises as aforesaid and
feloniously taking stealing and carrying away
said property and prays they may
be held and dealt with according to law.

Sworn to before me Cecil Hodge, man
this 11th day of March 1897
J. Henry Ford
Police Justice

Police Court	District
THE PEOPLE, & c., ON THE COMPLAINT OF	
vs.	
Burglary	
Dated	188
Magistrate.	
Officer.	
Clerk.	
Witnesses:	
Committed in default of \$	
Bailed by	
No.	Street.

0039

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Retired of No. _____

173 W. 83 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Cecil Hodgman

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

Sworn to before me, this 11

day of March

1887

D. A. Barker

J. H. M. P. D.

Police Justice.

0840

CITY AND COUNTY }
OF NEW YORK, } ss.

Stephen O'Brien
aged _____ years, occupation *Detective Sergeant* of No. *68 Mulberry* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Cecil Hodgman*

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

Sworn to before me, this *14*

day of *March* 188*7*

Stephen O'Brien

J. Henry Ford

Police Justice.

0041

Sec. 198—200.

CITY AND COUNTY OF NEW YORK, ss

2

District Police Court.

John Scanlon 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 Scanlon

Question. How old are you?

Answer.

16 years old

Question. Where were you born?

Answer.

New York city

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

Answer.

96 Burray 9 Mos

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am guilty

Albert J Scanlon

Taken before me this

day of March 1888

Police Justice.

0042

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

21

District Police Court.

Charles Brandt

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

Question. What is your name?

Answer. *Charles Brandt*

Question. How old are you?

Answer. *22 years old*

Question. Where were you born?

Answer. *Germany*

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

Answer. *90 Broadway 1 week*

Question. What is your business or profession?

Answer. *Writer*

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

Answer.

I am guilty

Chas. Brandt

Taken before me this

day of

1887

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 John Scanlon

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

Dated:

188

Police Justice.

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

Dated.

188

Police Justice.

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

Dated

188

Police Justice.

0844

Police Court 2 329 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Cecil Hodgman
173 West 83rd
John Scanton
Charles Brandt

Office of the District Attorney

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *March 11* 188*7*

Ford

Magistrate.

O'Brien & Rully Officer. *S*

Precinct.

Witnesses

D. A. Barker

No. *173 W. 83* Street.

Stephen Brien Street.

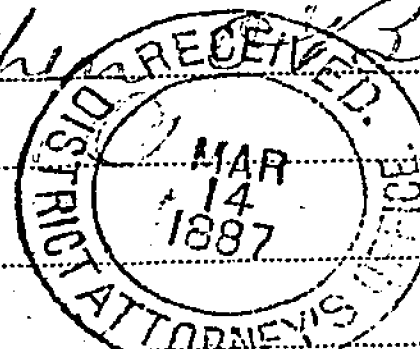
No. _____ Street.

No. _____ Street.

No. _____ Street.

Tooleach to answer

Corn



0845

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert J. Scandon
and Charles Brandt

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

Albert J. Scandon and Charles Brandt

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

The said

Albert J. Scandon and
Charles Brandt, both

late of the ~~Twenty second~~ Ward of the City of New York, in the County of
New York, aforesaid, on the ~~Eighty~~ day of ~~March~~, in the year of
our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the dwelling house of one

Reid Madaguan,

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

Reid Madaguan,

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.

0046

SECOND COUNT—

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

Albert J. Scandon and Charles Brandt

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

The said *Albert J. Scandon and Charles Brandt*, both —

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 the said day, with force and arms,

divers articles of jewelry, to wit: a number, and description to the Fugate Jury aforesaid unknown, of the value of seventy five dollars, three hundred and thirty dollars of the value of ten dollars each, divers articles of clothing and wearing apparel, to wit: a number and description to the Fugate Jury aforesaid unknown, of the value of one hundred and fifty dollars, and the sum of fifty dollars in money, lawful money of the United States, and of the value of fifty dollars.

of the goods, chattels and personal property of one

Leil Madgman —

in the *dwelling house* of the said

Leil Madgman —

there situate, then and there being found, *in* 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.

Charles J. Brantner

District Attorney.

131

Counsel,
Filed 16 day of March 1887
Pleadings, not in effect.

THE PEOPLE

vs.

Albert J. Scanlon
and

Charles Brandt
(Deceased)

RANDOLPH B. MARTINE,

72 Madison Street, District Attorney.

Defendant in two indict-
ments under indictment
A True Bill.

Bowie Nash Foreman

Witness:

C. Hodgman

Off. A. B. Quinn

Sections 498, 506, 528 and 531
Burglary in the Third Degree,
Grand Larceny, 2nd Degree

0848

Burglaries and Small Robberies.

Date.	Complainant.	Residence.	Value Stolen.
1886.			
Dec 15.	C. A. Mauser.	No 112 East 118 th St.	175.00
23	E. A. Miller.	" 412 " 120 th "	300.00
23	R. L. Luques.	" 210 West 83 rd "	75.00
24	Mrs. L. A. Hunker	" 120 East 124 th "	300.00
31	Miss May Drid	" 163 " 83 rd "	250.00
1887.			
Jan'y 4	Wm. G. Alger	" 1633, 4 th Ave	235.00
8	H. D. Roark	" 307 East 119 th St	50.00
10	D. A. Dower.	" 56 West 106 th "	150.00
11	Eugene Durbin.	" 2290, 4 th Ave.	50.00
15	Miss. A. Roberts.	" 2024, Lex. Ave	300.00
19	E. R. Gardner	" 1263 Park ave	110.00
Feb'y 9	Mrs. Bassford	" 169 East 90 th St.	150.00
21	Miss S. L. Church	" 1549 Park Ave	125.00
22	Sinclair Jolley	" 310 West 129 th St.	25.00
26	G. F. Meislahn	" 107 " 62 nd "	30.00
28	J. D. Scott	" 217 East 79 th "	50.00
March 1 st	Public School #61.	169 th St + 3 Ave	50.00
"	" " #62	158 th St + 3 Ave	50.00
"	Miss Annie Dummerlin	Metter Ave. Fraham	25.00
2	J. Porter Orr.	129 th St + 6 th Ave	511.00
4	R. W. Werner	No 1861, Lex Ave.	207.40
5	C. C. Hodgman	" 173 West 83 rd St.	300.00
7	Mrs. M. J. Vaughan.	" 108 East 121 st "	150.00
Feb'y 28	John Gensheimer	" 141 Griffith St	150.00
2 A.M.	Burglary	Long City Heights.	

0849

DETECTIVE BUREAU

Police Department of the City of New York

No. 300 MULBERRY STREET,

NEW YORK,

March 21 1887

Frederick Smyth
Reverend.

Sir,

In compliance with your request
herewith submit the following report.

Albert J. Scanlon and
Charles Brandt were arrested on the 7th inst., by
Detectives James Kelly and myself, charged with the
commission of several "Flat Robberies" in the upper
part of the city. On the person of Chas. Brandt when
arrested, was found clothing, jewelry &c, which was
subsequently identified as a portion of the proceeds of
five different house robberies. Although no stolen
property was found on the person of Albert J. Scanlon,
when arrested, he confessed to Insp. Byrne,
that Brandt and himself had committed
several house robberies, commencing about Dec 1/86,
and also a large amount of the stolen property was
recovered through his aid and assistance, from
various pawnshops. Scanlon stated to Insp. Byrne
that he had never been previously arrested, but
| that Brandt had served a "term of imprisonment"
in Trenton N.J. (State Prison). and that Brandt

0850

is now wanted in the State of New Jersey, for the Commission of several midnight burglaries, in proof of which he mentioned one case, that of John Ginsheimer's dwelling No 141 Griffith St. Jersey City heights which was burglarized about 2 A.M. on the night of Feb'y 28th last, and through Scanlon's agency a Bronze Clock valued at \$40.00, was recovered, which proved to be a portion of the proceeds of said robbery. In three or four instances namely those of Eugene Durbin 2290. 4th ave, Miss S. L. Church, 1549 Park av, Sinclair Jersey 310 West 129th St and R. W. Warner 1861 Lex av, the prisoners had packed up several hundred dollar worth of property for removal which they were forced to leave behind, being alarmed by the return of the occupants.

Enclosed please find a list of the robberies acknowledged by Scanlon & Brandt and the amount of property stolen in each case, a large portion of which has since been recovered.

Yours Very Respy
Stephen O'Driscoll
Det Sergeant.

0851

Police Department of City of New York,

No. 300 MULBERRY STREET,

New York, March 30 1887

Mr J C Sparks

Dear Sir

will

you kindly give to
off O'Brien & Riley orders
in the name of claimants
of which he has a list
in the case of Grant and
Scarlott who were
seized yesterday by
Recorder Quynh

Respt

Jos F Harriet
Property Clerk

General Order given
by order of Court
Recorder - March 30/87

0852

Police Court—2 District.City and County } ss.:
of New York.of No. 1861 Lexington Ave Street, aged 22 years,occupation Keep housedeposes and says, that the premises No. 1861 Lexington Avenue Street, ^{being duly sworn}in the City and County aforesaid, the said being a first story brickbuilding ^{in part} and which was occupied by deponent as a dwellingand in which there was at the time ^{no} a human being, ^{in said 4th flat} by name—were BURGLARIOUSLY entered by means of forcibly prying open
a door leading from the private hall
into the rooms of said 4th flaton the 4th day of March 1887 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:One Garnet Satin Dress
of the value of Seventy five dollarsthe 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

Charles Brandt and John Scaulon
(both now here)

for the reasons following, to wit:

that at about nine
o'clock A.M. of the above date
deponent securely locked and
fastened the door leading into
said premises and did not again
return to said premises until
about two o'clock P.M. of the same
date when she at once discovered
that said door had been broken

0853

Open and articles of different descriptions in a state of confusion in each of the rooms of said 4th flat and upon examination of said rooms defendants missing the aforesaid property. Defendant is informed by Officers O'Brien and Reilly of the Central Office that they arrested said defendants. Defendant is informing said officers that said defendant Scaulon admitted to said officers that he had pawned said property at the Pawn Office of E. J. Sparenberg 1076 Canal Street. Defendant his sister seen said property and fully identifies it as a part of the proceeds of said burglary. Defendant further says that said defendants Brandt and Scaulon admitted and confessed to her in the presence of said officers that they each entered the aforesaid premises and took said and carrying away the aforesaid property.

Sworn to before me
this 4th day of March 1887
John J. Walsh
Police Justice

Grace F. Warner

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree

Dated

1887

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0854

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of No. the Central Office Street, being duly sworn deposes and

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

Sworn to before me, this 11

day of March 1887

Stephen O'Brien
John J. Smith
Police Justice.

0855

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation James Rielly
Police Officer of No

the Central Office Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Grace Warner

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

Sworn to before me this

day of March 1887

J. M. Murphy

Police Justice.

0856

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Charles Brandt 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

Question. How old are you?

Answer

Question. Where were you born?

Answer

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

Answer

Question. What is your business or profession?

Answer

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

Answer

I am guilty

✓ *Chas. Brandt*

Taken before me this

day of *March* 1887

Police Justice.

0057

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss

2 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am guilty

Albert J Scanlon

Taken before me this

day of March 1887

Richard M. Hall
Police Justice.

0058

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

Charles Broad
and John Sculow
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, *Each* and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated

188

John J. Bennett 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.

0059

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Grace Warner
1861 Lexington Ave.
1 *John Scullon*
2 *Charles Broad*
3 _____
4 _____

Office *Burglar*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *March 11* 1887

Magistrate.

Albin and Rilly Officer.

Quinn Precinct.

Witnesses

No. *1861* *142 Ave* Street.

Ralph W. Warner

No. *1861* *142 Ave* Street.

No. _____ Street.

\$ *500* to answer *Comp*

0060

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Albert J. Scandon
and Charles Brandt*

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

Albert J. Scandon and Charles Brandt

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

The said *Albert J. Scandon and Charles*

Brandt, both —

late of the *Fourth* Ward of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *dwelling house* of one

Frederic S. Warner, —

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

Frederic S. Warner, —

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.

0061

SECOND COUNT—

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

Albert J. Scandon and Charles Brandt
of the CRIME OF *Fraud* LARCENY in the *Second degree*, committed as follows :

The said *Albert J. Scandon and Charles Brandt, both —*

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 the said day, with force and arms,

one dress of the value of
seventy five dollars,)

of the goods, chattels and personal property of one

Lydia S. Warner, —

in the *dwelling house* of the said

Lydia S. Warner, —

there situate, then and there being found, in 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.

Charles J. Warner

District Attorney.

0862

BOX:

254

FOLDER:

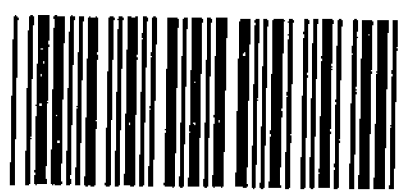
2461

DESCRIPTION:

Schlosser, Philip

DATE:

03/14/87



2461

0063

Laney

Witnesses:

Officer Lawrence

Brandon

V. Lauer

5-83 11/11/10

Counsel,
Filed, *14* day of *March* 188*7*
Pleads, *Guilty*

THE PEOPLE

vs.

Philip Schlosser

657 - 10 am.

July 29/10

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), page 1989, Sec. 5].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Corrie Darr Foreman.

Confessed to the Special Session

0864

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Philip S. Schlosser

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

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

The said

Philip S. Schlosser,

late of the City of New York, in the County of New York aforesaid, on the *twentieth*
day of *February* in the year of our Lord one thousand eight hundred and
eighty-seven, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of, and having the control of a certain place there
situate which was then duly licensed as a place for the sale of strong and spirituous liquors,
wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so
licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said
place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and
permit, to be open, and to remain open; against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0065

BOX:

254

FOLDER:

2461

DESCRIPTION:

Schmidt, Minnie

DATE:

03/14/87



2461

0066

Witnesses:

Jessie A. Ingram
G. M. Sarnonover
Off. Canney 2 Per. B. B. B. B.
Off. Crystal 6 to Per. B. B.

- 74 A
Counsel, *Dr. J. L. L. L.*
Filed *1st* day of *March* 1887
Pleads, *Not guilty*

THE PEOPLE

vs.

Minnie Schmidt

Pr Apr 14 1887
Ind. & acquitted

RANDOLPH B. MARTINE,

District Attorney.
Pl. 4 for 23 March - 1887
11th of 19th - 1887
of 1887

A True Bill.

Apr 14 1887

Bowie D. D. Foreman.

March 29th
Approved S. S. B.
1887

RECEIVING STOLEN GOODS
[Section 550, Penal Code].

0867

Police Court, 15th District.City and County } ss.
of New York,

of No.

occupation

that on the

York, in the County of New York,

Street, aged

being duly sworn, deposes and says,

188

at the City of New

173 Park Row

6th Floor

day of

January

28

years,

Thomas Dugan

Minnie Schmidt who did willfully and feloniously receive stolen property from the fact that on the 6th 7th 8th 9th 10th & 11th days of January 1887 deponent sold a quantity of carpenters tools saws planes hammers & chisels &c for the sum of about twelve dollars to the defendant Minnie Schmidt she well knowing at the time the property was stolen as she feloniously received said property below the market value the said property being the proceeds of a number of burglaries committed by deponent in different Carpenter Shops in the city of Brooklyn and deponent is now under arrest in custody of Detective Officer John Kearney of the 2nd Precinct Police City of Brooklyn for committing a Burglary in a Carpenter Shop on the corner of Tompkins & Jefferson Avenues City of Brooklyn

Deponent saw the said defendant Minnie when he deponent sold her said stolen property on the above described dates take said property to the rear part of deponents store and deposit said property in the rear part of said store no 104 Centre Street

Wherefore deponent prays that the said defendant may be apprehended and dealt with as the law directs

Sworn to before me this

14 day of January 1887

Thomas Dugan

Police Justice

0068

Sec. 198-200.

15th District Police Court.CITY AND COUNTY
OF NEW YORK, { ss

Minnie Schmidt 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

Minnie Schmidt

Question. How old are you?

Answer

37 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

104 Beutic St - 2 years

Question What is your business or profession?

Answer

New & Second Hand Machinery

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**Minnie Schmidt*

Taken before me this

10th day of

August 189

Police Justice

0869

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 15th DISTRICT.

Sworn to before me, this
1888
Police Justice

Charles H. Schomover
of No. 374 Duffkins Ave Brooklyn Street, aged 59 years,
occupation Carpenter being duly sworn deposes and says,
that on the 14th day of January 1888

at the City of New York, in the County of New York, the deponent
found in premises No 104 Centre street
in the possession of Minnie Schmidt
held for receiving stolen goods one
smoothing plane here shown in court
which deponent positively identifies as a
portion of the property stolen from deponent's
shop on the corner of Summer street & Hancock
street City of Brooklyn the said shop was
burglarized & broken into & the tool
chest broken open which contained this
smoothing plane here shown with a number

0870

of other carpenters tools

Sworn to before me this
18th day of January 1888

J. H. Schoonover

J. A. Duffy
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0071

Sec. 151.

Police Court 152 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 James Duffan
of No. 173 Park Row Street, that on the 6th day of September
1888 at the City of New York, in the County of New York, the undersigned

Antiprudy the quantity of Carpenters
Tools Saws Hammers Chisels &c
the proceeds of a Number of Burglaries
committed in the City of Brooklyn

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 her
forthwith before me, at the 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 16th day of September 1888

[Signature] Police Justice.

Police Court 152 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs

Warrant-General.

Dated

188

Magistrate.

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.

REMARKS.

Time of Arrest,

Native of

Age,

Sex,

Complexion,

Color,

Profession,

Married,

Single,

Read,

Write,

0872

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

Defendant

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

Dated *Jan 15* 188

P. G. Duffy Police Justice.

I have admitted the above-named _____

to bail to answer by the *Supers with City Chamberlain* ~~undertaking hereto annexed.~~

Dated *Jan 15* 188

P. G. Duffy 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.

0073

BAILED,

No. 1, by *Alfred Smith* *Ally*

Residence *Chambers Lane* Street.

No. 2, by *104 Centre St.*

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Shop R. Deneen

Albion Tombs Block

George Smith, Off.

6th Precinct.

(W) 15th 72
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Duggan
3 Park Ave.
Raymond St. Bklyn.
1 *Munice O'Connor*
2 _____
3 _____
4 _____
Officer
Station Property

Dated *January 5* 188

J. Duggan Magistrate.

J. Duggan Officer.

Wm. Duggan Precinct.

Witnesses *Thomas Duggan*

No. *Immaculate* Street.

Hancock St. Brooklyn

No. *Leahurst Shop* Street.

Charles M. Schuman

No. *374 Tripp Road* Street.

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

Off. Hayes 9 Ave. Bklyn

Radway 2 Ave Bklyn.

Wm.

0074

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Minnie Schmidt

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

Minnie Schmidt

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

The said Minnie Schmidt,

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

one smoothing plane of the value of five dollars, and divers carpenters' tools, of a number and description to the Grand Jury aforesaid unknown, of the value of twenty five dollars, of the goods, chattels and personal property of one Charles H. Schoonover, and ten other planes of the value of five dollars each, ten saws of the value of two dollars each, ten hammers of the value of one dollar each, ten chisels of the value of one dollar each, and divers carpenters' tools, of a number and description to the Grand Jury aforesaid unknown, of the value of twenty five dollars, —

of the goods, chattels and personal property of one divers other persons whose names are to the Grand Jury aforesaid unknown, by Thomas Duggan by — certain other persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said Charles H. Schoonover, and said other persons, unlawfully and unjustly, did feloniously receive and have; the said

Minnie Schmidt,

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

RANDOLPH B. MARTINE,
District Attorney.

0075

BOX:

254

FOLDER:

2461

DESCRIPTION:

Secor, Frederick

DATE:

03/24/87



2461

Witnesses:

Kate Secor

Kate Secor

Counsel,

Filed 24 day of March 1887

Pleads

THE PEOPLE

vs.

Fredrick Secor

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

RANDOLPH B. MARTINE,

Ev April 1/17 District Attorney.

And returned.

A True Bill.

Boris Dask Foreman.

10 April 1887

0876

0078

Court of General Sessions. Part 2.

THE PEOPLE &c.)
against)
Frederick Secor, Indicted) Before Hon.
for Assault, in the First Degree.) Frederick Smyth,
Recorder, and a
Jury.)

Tried, Friday, April 1, 1887.

APPEARANCES:

Assistant District Attorney, Ambrose H. Purdy, for the
People; Mr. Hathaway, for the Defense.

-----000-----

Kate Secor, the complainant, called for the people,
was duly sworn and testified as follows:
I live at number 16 Cannon street. The defendant is my
husband. On the first day of last February I was visit-
ing Mrs. Suhrer, in her rooms at number 16 Cannon street;
I was in her kitchen, on the first floor. I had left my
husband the previous Saturday because he beat and abused
me, and I was stopping with Mrs. Suhrer. I slept in the
same room with her. I have been married to my husband for
fifteen years, ^{and} with the exception of the time he was in
prison I was with him. We have no children. I left

0079

2

my husband ^{on} Saturday, and on Tuesday I was injured.

I was sitting in Mrs. Suhrer's room, on a chair, and I was putting some change in my pocket what I had got from my former employer where I worked. While I was sitting there the door was pushed open behind me--the door leading into the rear room where I was sitting. I pushed my chair away this way (illustrating), to let the party come in. I didn't know who it was. I heard the one word "Say" and I turned my head around and he had a big fish knife in his hand, and before I could speak he put it into me, and I was falling; I heard Mrs. Suhrer cry "Murder." Then I was unconscious, and when I got up there was a crowd around, and some one was crying "Murder," and shortly after that the ambulance came and took me to the hospital. I guess I was in the hospital six or seven weeks. The knife he stabbed me with was like a fish knife, the blade was about a foot long.

-----000-----

CROSS EXAMINED.

There was no ceremony performed when we were married, but we always lived together as man and wife. My husband did not have a sprained ankle for a considerable time before that, and I did not bathe it with Iodine.

0000

3

I am sure that I recognized the defendant as the person who struck me with the knife. When I heard the word "Say" he had the knife in his hand, this way, (illustrating), and just as I got up out of the way he plunged it into me. I saw him the night before, he passed the door where I was stopping, at Mrs. Suhrer's, and he says, "You won't be in there another night." It was just about dusk; it was on Monday night, the night before he stabbed me. Mrs. Suhrer keeps a florist's store, and I did sewing there for her. I was sewing paper roses, and tied garlands, and did sewing for the family.

-----000-----

Albert R. Johnson, called as ^w witness for the people, was duly sworn and testified as follows:

I am a physician connected with the Bellevue Hospital. I recall the fact of Mrs. Secor being brought there. She was brought there in an ambulance, I believe. She was suffering from considerable loss of blood, she was weak and pale; she had a dressing on her head which was put on elsewhere. She was in the Gouverneur Hospital before she came to Bellevue. I removed the dressing and found a wound on the right side of the face, beginning in the middle of the ear, projecting downward to the angle of

0001

4

the jaw, and removing the dressing it bled. I stopped the bleeding and put it up again. I found the next day that the large artery in that region was exposed at the bottom of the wound, and it became necessary, subsequently, to tie that artery, as there was danger of hemorrhage, and also complete paralysis of the face - the facial nerve, from that she has never recovered, and perhaps never will. It was a very dangerous wound. It began here, at the ear, and extended downward, and ended about there. It was so close to the external artery you could see the artery in the wound. If the artery had been cut she would have bled to death in probably five or ten minutes. It was a wound likely to result in death. It was an incised wound, inflicted with some sharp instrument.

-----000-----

There was danger in the wound even though it received proper medical treatment. It would have resulted in what we call secondary hemorrhage. That did not transpire.

-----0000-----

Catherine Suhrer, called as a witness for the people, was duly sworn, and testified as follows:

0002

5

I live at number 16, Cannon street. I know the last witness, the complainant. I have known her for about ten years. I know the defendant longer yet. Mrs. Secor came to my house on a Saturday, I believe - the Saturday before she was injured; the Saturday before the Tuesday that she was injured. I recollect the Tuesday afternoon when the complainant was hurt. I was in the front room; Mrs. Secor was there, she was sewing for me. I think it was about 2 o'clock. I had Mrs. Secor there a few days; she was sewing for me. I make wreathes and decorations for the churches and Sunday schools, and sometimes when I want help to make garlands and stringers, and sometimes paper roses, we were in a big rush, and I had a lot of sewing laid by, and she begged me if I hadn't a little work for her and I gave her the sewing to do; and Tuesday at about 2 o'clock, we were in the back room, she was sitting there doing her sewing and had her pocket book in her hand; she got some money for finishing pants and got some money for it, and I heard somebody come in, and Mrs. Secor pushed the chair one side, because it is a small place, and there is a back door there and you can't get in without that, and the defendant must have come in through the hallway and come through the door, and the he said, "Say," and he had a big knife in his hand, and he

0003

6
gave it to her. I hollored "Murder;" I was so scared, and I run out to the front, and I followed him out. He went right down to Broome street, and turned down Broome to Lewis street, and some gentleman come to help me, and he still had the knife in his hand. I run for an ambulance and help, and then when I come back my house was surrounded with people and the woman was lying on the floor. That is all I know about it. As soon as the defendant struck her he run out, as quick as he came in. I followed him. He run about a block. Nobody took him, some gentlemen run after him and detectives came, and they say he escaped.

-----000-----

John McCaully, called as a witness for the people, was duly sworn, and testified as follows:

I am an officer attached to the 12th. Precinct. I had charge of this case. I am on special duty. There was a complaint made at the stationhouse, and in consequence of that officer English and myself went looking for Secor. We went all over for him - where he lived and we heard that he had gone to New Jersey; we went to Jersey for him. We searched for him for four or five weeks. We finally sent a message to him by a friend, we then met him and made him a prisoner; and ~~took~~^{got} him to the station house and arrested him. He came to the station house and in-

0004

7

quired for me, and an officer there recognized him and he was arrested.

-----000-----

Frederick Secor, the defendant, being called as witness in his own behalf, was duly sworn and testified as follows:

I am 39 years old. I have lived in this country since I was three or four years old. I have lived with the complainant for sixteen or seventeen years. I did not stab her. I was not at Mrs. Suhrer's place on Tuesday, in February, when the assault took place. I was in Jersey at the time.

-----%%-%-----

Cross Examined.

I was in State Prison; I was in State Prison for five years; I was only out of the insane asylum - I was after coming out of the insane asylum when I was convicted. There was no formal marriage between my wife, the complainant, and me. She had been away about a week. She was at Mrs. Suhrer's place, in Cannon street; I seen her there the day before. I passed there in the day time, when I went by with a wagon. I didn't say anything to

0005

8

her. My father is dead; he died while I was a child. I did not stab my father; it was my step-father; I stabbed him in self defence. I did it in self defence. I know Mrs. Suhrer from childhood. I have not been in her house for two years. I remained in Jersey about three weeks. I have not drunk ale or beer since 1873, and I have always been a sober man, and kept early hours.

This woman, the complainant, would go on periodical sprees once a year, or once in two years, otherwise she was a good woman, but when she is drunk she goes into Mrs. Suhrer's den, it is a resort for thieves - it is a house of ill fame--her son has been arrested five or six months ago, for cutting an officer, and that woman cut one officer with a scissors. One night my wife was crazy drunk and come in one morning at 3 o'clock, and said, to me, "For Gods sake, come to the station house with me, that woman has either drugged or poisoned me." I said, "Often I told you what kind of people they were." I went to the station house with her between three and four o'clock in the morning, and when she got into the station house she wouldn't speak a word but took out a big bill of sale where I bought tinware, in Number 50. New Bowery, and began writing that somebody had poisoned her.

I was not in the city when this affair was committed.

0006

9

When I made a motion to my wife a little while ago,
as I was taken back to the prisoners box, I meant that
I would ^{put} a rope around that old woman's neck, (indicating
Mrs. Suhrer.)

-----000-----

0007

STENOGRAPHERS' TRANSCRIPT.

188.

0000

Washington Hospital
March 14 87

This to certify That
Kate Jacob now a
patient in this hospital
is not yet in condition
to appear in court,
she will probably be able
to appear at the end
of a week

Signed
A. B. Johnson
House Surgeon

0009

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

Kate Secor

of No. 16 Cannon Street, aged 32 years.

occupation Sewing being duly sworn deposes and says

that on the 1st day of February 1887

at the City of New York, in the County of New York, she was violently
and feloniously assaulted and
beaten by Francis Secor (nowhere)
who cut and stabbed defendant in
the right side of her face, with a
large knife he held in his hand
that said assault was committed
by said defendant with the
felonious intent to take defendant's
life as charged in the affidavit
of Catharine Scherer hereto annexed

Kate Secor

Sworn to before me, this
of March 1887

19 day

John J. McLaughlin
Police Justice.

0090

Police Court—3rd District.City and County }
of New York, } ss.:Catharine Suber.of No. 16 Canaan Street, aged 52 years,
occupation Florist. being duly sworndeposes and says, that on 1st day of February 1887 at the City of New
York, in the County of New York, Kate Secone~~It~~ was violently and feloniously ASSAULTED and BEATEN byFrederick Secone (brother)

That said Kate was sitting upon a chair
 residing in defendant's Room at the above
 premises, when said Frederick entered
 said Room, without giving warning,
 and then & there with a large knife in
 his hand cut and stabbed said
 Kate in the right side of her face,
 that said Kate is now confined
 to Bellevue Hospital from the effects
 of the injuries inflicted upon her.
 Defendant believes that said assault
 was committed by said defendant

with the felonious intent to take the life of said Kate ~~defendant~~, or to do her grievous bodily harm; and without
 any justification on the part of the said assailant

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

Sworn to before me, this 13 day
 of March 1887.

John J. Murray
 Police Justice.

E. J. Suber

0891

Sec. 198-200.

300

District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

Fredrick Secord 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

Fredrick Secord

Question How old are you?

Answer

39 years

Question. Where were you born?

Answer.

Germany

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

Answer.

nowhere at present.

Question What is your business or profession?

Answer

Dealer.

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

Fredrick Secord
Witness

Taken before me this

12

188

Police Justice.

0892

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 _____

Deputy
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 4 1881* 1881 *William L. ...* Police Justice.

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

Dated _____ 1881 _____ 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 _____ 1881 _____ Police Justice.

0893

4/105
Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Catharine Palmer
16 Cannon
Precinct Second

1
2
3
4

Offence Fel. assault
on State person

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 13 1887

Murray Magistrate.

McCauley Officer.

12 Precinct.

Witnesses Kate Secor

No. 16 Cannon Street.

No. Street.

No. Street.

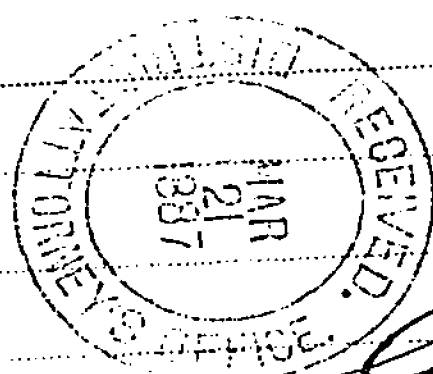
No. Street.

\$ 1000 to answer

Committed to

Ward to custody

Care



0094

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

THE PEOPLE OF STATE OF NEW YORK,
against

Frederick Deane,

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

Frederick Deane —

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

The said *Frederick Deane,*

late of the City of New York, in the County of New York aforesaid, on the
First — day of *February* in the year of our Lord
one thousand eight hundred and eighty ~~seven~~, with force and arms, at the City and
County aforesaid, in and upon the body of one *Kate Deane*, —
in the peace of the said People then and there being, feloniously did make an assault,
and *then* the said *Kate*, —
with a certain *knife* —
which the said *Frederick Deane* —
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 cut, stab and wound,

with intent *then* the said *Kate*, —
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
Frederick Deane —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Frederick Deane,*

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 *Kate*, —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *then* the said
Kate, —

with a certain *knife* —
which the said *Frederick Deane* —

in *his* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully 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.

0095

THIRD COUNT;

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

Fredenida -

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

The said *Fredenida*,

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

Kate -

in the peace of the said People then

and there being, feloniously did wilfully and wrongfully make another assault, and the

said *Fredenida* -

with a certain *knife* -

which *she* the said *Fredenida*

in *her* right hand and there had and held, in and upon the

- *head* of *her* the said *Kate* -

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 *Kate* -

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

RANDOLPH B. MARTINE,

District Attorney.

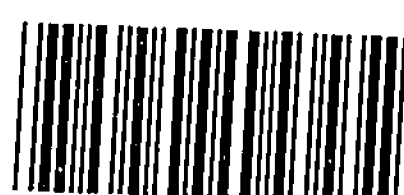
0896

BOX:
254

FOLDER:
2461

DESCRIPTION:
Shakleton, George

DATE:
03/02/87



2461

Bail fixed at
\$5000 RBC
Witnesses
April 11/17

George B. Martin

1892 3rd Ave

Francis Charles McEwen

On the evidence in this case
being the same as in the
case of Guiltan et al
and the jury having
requested a verdict of
guilt and the jury to discharge
this Defendant on his
own recognizance

April 11/17
G. J. H.
A. D. A.

W. H. McEwen
31 Pine St.

Counsel,
Filed, 2nd day of March, 1887
Plends, Chicago, Ill.

THE PEOPLE

vs.

George B. Shakerston

(2 cases)

April 11/17

RANDOLPH B. MARFENE,
District Attorney.

A True Bill.

James J. McEwen

April 11/17
Foreman.

0897

TORN PAGE

0899

Police Court—

District.

Affidavit—Larceny.

City and County { ss.:
of New York,

of No. 1592-5 Avenue Street, aged 31 years,

occupation mechanic being duly sworn

deposes and says, that on the 20th day of August 1886 at the City of New

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

of deponent, in the day time, the following property viz:

Good and lawful money of the
United States issue of the amount
and value of Nine Two dollars -

the property of Deponent.

and that this deponent

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

and carried away by George S. Martin (copy)

from the fact that on or about the 20th

day of August 1886 deponent gave

said money to said George S. Martin

in part payment for four

shares of insurance on deponent's

goods - That the said George S. Martin

presented to deponent that he was the

agent of the United States Fire

Mutual Aid Society of Baltimore

M. D. - That the said Society was

responsible for all losses and would

pay all claims on demand. That

the Society was in a sound condition

and would immediately pay to deponent

Sworn to before me, this 20th day of August 1886

Justice

0901

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

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

Question. What is your name?

Answer.

George B. Shuklton

Question. How old are you?

Answer.

39 Years -

Question. Where were you born?

Answer.

England -

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

Answer.

125 East 88th Street 1 Month

Question. What is your business or profession?

Answer.

Superintendent Gen. Insurance

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 my Examination (Gis. & Records)

I demand a trial by Jury

Geo. B. Shuklton

Taken before me this

day of *November* 1887

Wm. J. McLaughlin
Police Justice.

0902

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

Angel B. Shuplin
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 24 188 Wm. J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0903

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court

5th District

THE PEOPLE, &
ON THE COMPLAINT OF

George S. Martin
159 2nd Ave
George B. Draketon

2

3

4

Dated

February 23 1887

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

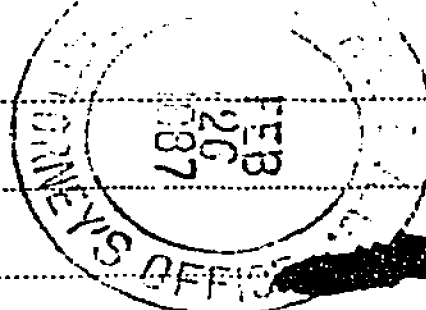
No.

Street.

\$

to answer

by G. W. H. 25th
400 Bail



TORN PAGE

0904

—THE—
Live Stock Mutual Aid Society
Class
United States
—OF BALTIMORE, MD.—
ISSUES THIS CERTIFICATE OF SECURITY

To Geo. S. Clark
of 54 Cr. 3rd A., County of Prince George, State of Va.
on the following described Quarter Horse Color, Black
Height, 16 1/2 hds. and which is more fully described
in Class. Application for the above Security, bearing same date as this Certificate.

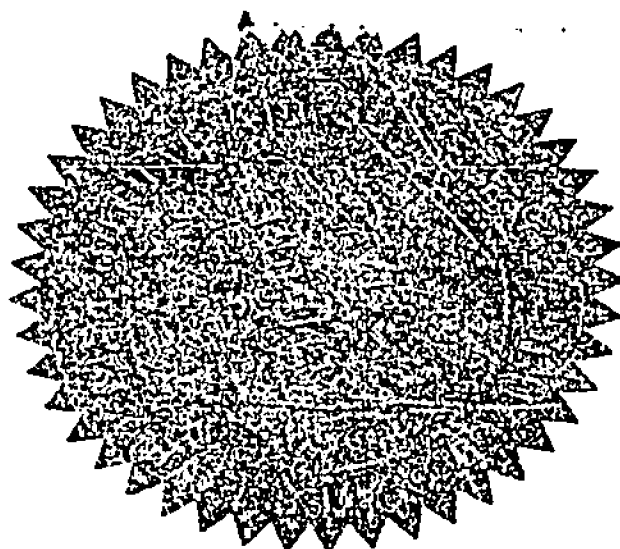
Whereas, The said Geo. S. Clark has made application for Certificate
on the above described Quarter Horse (which Application forms the basis of this contract and is part of it),
and has paid the sum of \$ 3.00 as Entrance Fee, and has also agreed to pay the Quarterly Dues
and all Assessments that may be levied upon him from time to time, and has also agreed to abide and conform to
all Rules and Regulations as set forth in the By-Laws of said Society.

Therefore, The United States Live Stock Mutual Aid Society of Baltimore, Maryland, agrees that, upon
receiving satisfactory proof of the death of the said described Quarter Horse, by disease
or accident, to pay to the said Geo. S. Clark his heirs or assigns, a
sum not to exceed \$100.00 Dollars, to be assessed
for, according to the By-Laws, within ninety days after said proofs of death have been filed with the Secretary of
this Society; provided, however, that said death occurs during the continuance of this Certificate: So wit, from
the 20th day of July, 1886, at 12 o'clock, noon, and the
city of Baltimore, Md.
for cause previous to that date, and also provided the said secured conforms to the following

CONDITIONS AND AGREEMENTS.

1. It is understood and agreed that this Society is liable for the full amount of the estimated value of above described stock at the time this Certificate was issued—to wit: Estimated value, \$ 100.00.
2. All persons wishing to make application for membership in this Society must do so on the blanks furnished. If the application is accepted the members will be required to pay quarterly dues of 25 cents (notice of which is hereby given), 3 per cent, as entrance fee on the estimated value of the stock proposed, and 30 cents for certificate, and 10 per cent. for collections to pay expense of the same.
3. That this Society will not pay any losses that may occur by fire or lightning on stock secured in companies taking such risks, unless it be stated in application that the stock is so secured; and in the event of death by either of the above mentioned causes, then this Society will only pay its pro rata proportion of said loss.
4. That the holder of this Certificate agrees to pay any assessment that may be levied upon him from time to time, not to exceed, however, one per cent. upon the estimated value of the Stock secured at any assessment.
5. That this Society is not liable for Stock whose death is caused by neglect or carelessness.
6. That the holder of this Certificate shall not transfer it to another without the consent of this Society in writing, and any transfer not made as provided for in the By-Laws is not binding upon the Society.
7. That this Society agrees to deposit in the Post Office a written or printed notice of assessment directed to each Certificate-holder at his Post Office address as it appears upon the books of the Society, stating the amount of assessment, and giving thirty days' grace from date of said notice, wherein he must make payment, and the certificate of the Secretary or Manager that such notice was so deposited shall be deemed conclusive and final evidence.
8. That the holder of this Certificate agrees that a failure on his or her part to pay any assessment and quarterly dues required by the By-Laws within thirty days' grace allowed him or her, or a non-compliance with the By-Laws as specified on the application, forfeits all rights which he or she may have therein.
9. That any Certificate-holder who has allowed his Certificate to lapse for non-payment of assessment or dues levied upon him, may be reinstated by paying the assessment and dues at the time of lapse and such other assessment or assessments and dues as have since been called for, providing application for reinstatement is made to the Society within ninety days after lapse of Certificate; and provided also, that the Stock originally secured is in good health and of not less value than when the security was first applied for.
10. That agents are not permitted to collect money from Certificate-holders excepting the entrance and Certificate fees and no other, and then, only on the written authority of the Society, signed by the Secretary. Members making payment to agents other than above, do so at their own risks.
11. That any Certificate-holder changing his Post Office address and failing to notify the Society, does so at his own risk of forfeiture.
12. That in case of death of an animal or animals the Certificate-holder must notify this Society of said loss within ten days from the time said loss occurs, and in case of sickness, twelve hours before previous to death must be given to one of the authorized agents of the Society or his home office, in writing; accidents excepted; a failure to do so relieves the Society from any liability it may have assumed by the issuance of this certificate.
13. That this Society, upon receiving notice of the death of Stock secured by it, will furnish the secured with blank proofs of death, which must be filled up and sworn to, as provided in the By-Laws governing the Society. All claims of members on the death of their animals are due ninety days after satisfactory proof is received, and shall be payable at the Home Office of the Society upon filing of the proper vouchers, provided they have complied with the By-Laws and Constitution of the Society.
14. It is further understood and agreed that all suits at law must be brought within ninety days from date of death of the animal or animals, otherwise he forfeits all right to recover.

In Witness whereof THE UNITED STATES LIVE STOCK
MUTUAL AID SOCIETY OF BALTIMORE, MARYLAND, has affixed its Corporate Seal and caused this Certificate to be signed by the
President and Secretary, at the City of Baltimore, Md.,
this 18th day of July, A. D. 1886



A. J. Farnett
President.

Supt. and Gen'l Manager.

Secretary.

0905

The Society, within named, hereby consents that the interest of
 _____ in the within Certificate be
 transferred to _____ subject to all the terms and
 conditions therein mentioned and set forth.

Dated at _____ the _____ day of _____ 18 _____

President.

Secretary.

Supt. and Gen'l Manager.

CLASS A

THE UNITED STATES
Live Stock Mutual Aid Society
 OF
 BALTIMORE, MD.

Record Book No. _____ Page _____

Geo. S. Martin
 RESIDENCE AND POST OFFICE:
82 1/2 2nd Ave.
New York
N. Y.

Date Aug 20th 1886
 Amount of Certificate, \$ 100.00
 Term of Certificate 5 Yrs.
 Expires Aug 20th 1891

AGENT.
Geo. S. Martin
READ YOUR CERTIFICATE.

Albert Metz & Co., Printers, 60 John St., New York.

Page 4 of 3 we

—THE—
Live Stock Mutual Aid Society
—OF BALTIMORE, MD.—
UNITED STATES
ISSUES THIS CERTIFICATE OF SECURITY

Estimated Value,
\$100.00



To Geo. W. V. V. V.
of 100 2nd Ave County of New York, State of Or
on the following described Property Age Color Size
Height, Age and which is more fully described
in Application for the above Security bearing same date as this Certificate.

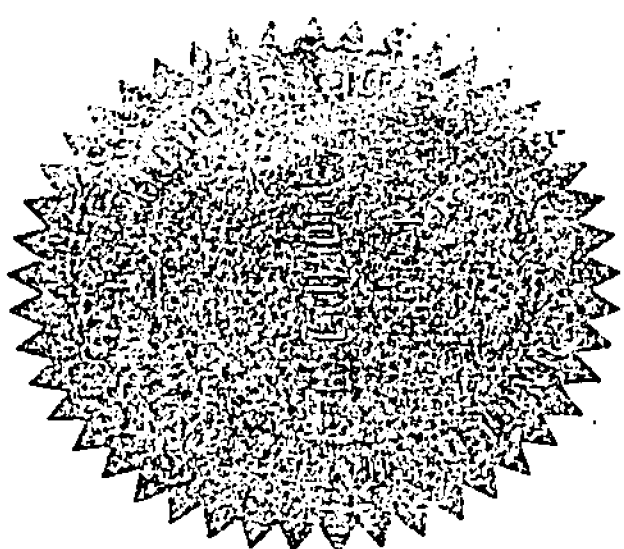
Whereas, The said Geo. W. V. V. V. has made application for Certificate
on the above described Property (which Application forms the basis of this contract and is part of it),
and has paid the sum of \$2.00 as Entrance Fee, and has also agreed to pay the Quarterly Dues
and all Assessments that may be levied upon him from time to time, and has also agreed to abide and conform to
all Rules and Regulations as set forth in the By-Laws of said Society.

Therefore, The United States Live Stock Mutual Aid Society of Baltimore, Maryland, agrees that, upon
receiving satisfactory proof of the death of the said described Property Age Color Size
or accident, to pay to the said Geo. W. V. V. V. his heirs or assigns, a
sum not to exceed \$100.00 Dollars, to be assessed
for, according to the By-Laws, within ninety days after said proof of death have been filed with the Secretary of
this Society; provided, however, that said death occurs during the continuance of this Certificate: To wit, from
the 10th day of April, 1888, at 12 o'clock, noon, until the
day of May, 1889, at 12 o'clock, noon, unless amended
for cause previous to that date, and also provided the said security conforms to the following

CONDITIONS AND AGREEMENTS.

1. It is understood and agreed that this Society is liable for the full amount of the estimated value of above described Stock at the time this Certificate was issued—to wit: Estimated value, \$100.00.
2. All persons wishing to make application for membership in this Society must do so on the blanks furnished. If the application is accepted the members will be required to pay quarterly dues of 25 cents (notice of which is hereby given), 3 per cent, as entrance fee on the estimated value of the stock proposed, and 30 cents for certificate, and 10 per cent, for collections to pay expense of the same.
3. That this Society will not pay any losses that may occur by fire or lightning on stock secured in companies taking such risks, unless it be stated in application that the stock is so secured; and in the event of death by either of the above mentioned causes, then this Society will only pay its *pro rata* proportion of said loss.
4. That the holder of this Certificate agrees to pay any assessment that may be levied upon him from time to time, not to exceed, however, one per cent, upon the estimated value of the Stock secured at any assessment.
5. That this Society is not liable for Stock whose death is caused by *negligent* or carelessness.
6. That the holder of this Certificate shall not transfer it to another without the consent of this Society in writing, and any transfer not made as provided for in the By-Laws is not binding upon the Society.
7. That this Society agrees to deposit in the Post Office a written or printed notice of assessment directed to each Certificate-holder at his Post Office address, as it appears upon the books of the Society, stating the amount of assessment, and giving thirty days' grace from date of said notice, wherein he must make payment, and the certificate of the Secretary or Manager that such notice was so deposited shall be deemed conclusive and final evidence.
8. That the holder of this Certificate agrees that a failure on his or her part to pay any assessment and quarterly dues required by the By-Laws within thirty days' grace allowed him or her, or a non-compliance with the By-Laws as specified on the application, forfeits all rights which he or she may have acquired.
9. That any Certificate-holder who has allowed his Certificate to lapse for non-payment of assessment or thus levied upon him, may be reinstated by paying the assessment and dues due at the time of lapse and such other assessment or assessments and dues as have since been called for, providing application for reinstatement is made to the Society within ninety days after lapse of Certificate; and provided also, that the Stock originally secured is in good health and of not less value than when the security was first applied for.
10. That agents are not permitted to collect money from Certificate-holders excepting the entrance and Certificate fees and no other, and then only on the written authority of the Society, signed by the Secretary. Members making payment to agents other than above, do so at their own risks.
11. That any Certificate-holder changing his Post Office address and failing to notify the Society, does so at his own risk of forfeiture.
12. That in case of death of an animal or animals the Certificate-holder must notify this Society of said loss within ten days from the time said loss occurs, and in case of sickness, twelve hours' notice previous to death must be given to one of the authorized agents of the Society or its Home office, in writing; accidents excepted; a failure to do so relieves the Society from any liability it may have assumed by the issuance of this certificate.
13. That this Society, upon receiving notice of the death of Stock secured by it, will furnish the secured with blank proofs of death, which must be filled up and sworn to, as provided in the By-Laws governing the Society. All claims of members on the death of their animals are due ninety days after satisfactory proof is received, and shall be payable at the Home Office of the Society upon filing of the proper vouchers, provided they have complied with the By-Laws and Constitution of the Society.
14. It is further understood and agreed that all suits at law must be brought within ninety days from date of death of the animal or animals, otherwise he forfeits all right to recover.

In Witness whereof THE UNITED STATES LIVE STOCK
MUTUAL AID SOCIETY OF BALTIMORE, MARYLAND, has affixed its Corporate Seal and caused this Certificate to be signed by the President and Secretary at the City of Baltimore, Md.,
this 15th day of April, 1888



A. J. Stewart
President.
C. M. V. V. V.
Supt. and Gen'l Manager.
Secretary.

TORN PAGE

0906

0907

The Society, within named, hereby consents that the interest of
in the within Certificate be
subject to all the terms and
conditions therein mentioned and set forth.

Dated at _____ day of _____ 18

President.

Secretary.

Supt. and Gen'l Manager.

CLASS A.

THE UNITED STATES
Live Stock Mutual Aid Society
OF
BALTIMORE, MD.

Record Book No. _____ Page _____

NAME
Geo. S. Shuman
RESIDENCE AND POST OFFICE:
87 W. 3rd Ave
New York
N. Y.

Date Aug 20th 1896

Amount of Certificate, \$ 100.00

Term of Certificate 3 Yrs.

Expires Aug 20th 1899

AGENT.

Geo. S. Shuman

READ YOUR CERTIFICATE.

Albert Metz & Co., Printers, 60 John St., New York.

64-364

Estimated Value.
\$250

—THE—

United States Live Stock Mutual Aid Society

—OF BALTIMORE, MD.—

ISSUES THIS CERTIFICATE OF SECURITY

To Mr. A. McPherson Owner
City of Baltimore, State of Maryland
on the following described Horse Age, 9, color, Brown
Height, 15 Name, Charles and which is more fully described
in His Application for the above Security, bearing same date as this Certificate.

Whereas, The said Mr. A. McPherson has made application for Certificate
on the above described Horse (which Application forms the basis of this contract and is part of it),
and has paid the sum of Five as Entrance Fee, and has also agreed to pay the Quarterly Dues
and all Assessments that may be levied upon him from time to time, and has also agreed to abide and conform to
all Rules and Regulations as set forth in the By-Laws of said Society.

Therefore, The United States Live Stock Mutual Aid Society of Baltimore, Maryland, agrees that, upon
receiving satisfactory proof of the death of the said described Horse by disease
or accident, to pay to the said Mr. A. McPherson his heirs or assigns, a
sum not to exceed \$250 within ninety days after said proof of death has been filed with the Secretary of
this Society; provided, however, that said death occurs during the continuance of this Certificate. To wit, from
the 29th day of Oct, 1888, at 12 o'clock, noon, until the
for cause previous to that date, and also provided the said several conditions to the following

CONDITIONS AND AGREEMENTS.

1. It is understood and agreed that this Society is liable for the full amount of the estimated value of above described Stock at the time this Certificate was issued—to wit: Estimated value, \$250.
2. All persons wishing to make application for membership in this Society must do so on the blanks furnished. If the application is accepted the members will be required to pay quarterly dues of 25 cents (notice of which is hereby given), 3 per cent, as entrance fee on the estimated value of the stock proposed, and 50 cents for certificate, and 10 per cent, for collections to pay expense of the same.
3. That this Society will not pay any losses that may occur by fire or lightning on stock secured in companies taking such risks, unless it be stated in application that the stock is so secured; and in the event of death by either of the above mentioned causes, then this Society will only pay its *pro rata* proportion of said loss.
4. That the holder of this Certificate agrees to pay any assessment that may be levied upon him from time to time, not to exceed, however, one per cent, upon the estimated value of the Stock secured at any assessment.
5. That this Society is not liable for Stock whose death is caused by *negligent* or *carelessness*.
6. That the holder of this Certificate shall not transfer it to another without the consent of this Society in writing, and any transfer not made as provided for in the By-Laws is not binding upon the Society.
7. That this Society agrees to deposit in the Post Office a written or printed notice of assessment directed to each Certificate-holder at his Post Office address, as it appears upon the books of the Society, stating the amount of assessment, and giving thirty days grace from date of said notice, wherein he must make payment, and the certificate of the Secretary or Manager that such notice was so deposited shall be deemed conclusive and final evidence.
8. That the holder of this Certificate agrees that a failure on his or her part to pay any assessment and quarterly dues required by the By-Laws within thirty days grace allowed him or her, or a non-compliance with the By-Laws, as specified on the application, forfeits all rights which he or she may have acquired.
9. That any Certificate-holder who has allowed his Certificate to lapse for non-payment of assessment or dues levied upon him, may be reinstated by paying the assessment and dues due at the time of lapse and such other assessment or assessments and dues as have since been levied, providing application for reinstatement is made to the Society within ninety days after lapse of Certificate; and provided also, that the Stock originally secured is in good health and of not less value than when the security was first applied for.
10. That agents are not permitted to collect money from Certificate-holders excepting the entrance and Certificate fees and no other, and then, only on the written authority of the Society, signed by the Secretary. Members making payment to agents other than above, do so at their own risks.
11. That any Certificate-holder changing his Post Office address and failing to notify the Society, does so at his own risk of forfeiture.
12. That in case of death of an animal or animals the Certificate-holder must notify this Society of said loss within ten days from the time said loss occurs, and in case of sickness, twelve hours before previous to death must be given to one of the authorized agents of the Society or its Home office, in writing; accidents excepted; a failure to do so relieves the Society from any liability it may have assumed by the issuance of this certificate.
13. That this Society, upon receiving notice of the death of Stock secured by it, will furnish the secured with blank proofs of death, which must be filled up and sworn to, as provided in the By-Laws governing the Society. All claims of members on the death of their animals are due ninety days after satisfactory proof is received, and shall be payable at the Home Office of the Society upon filing of the proper vouchers, provided they have complied with the By-Laws and Constitution of the Society.
14. It is further understood and agreed that all suits at law must be brought within ninety days from date of death of the animal or animals, otherwise he forfeits all right to recover.

In Witness whereof THE UNITED STATES LIVE STOCK
MUTUAL AID SOCIETY OF BALTIMORE, MARYLAND, has affixed its Corporate Seal and caused this Certificate to be signed by the
President and Secretary, at the City of Baltimore, Md.,
this 29th day of Oct, A.D. 1888

Wm. A. McPherson President
A. F. Hammett Secretary

Supt. and Gen'l Manager.

Secretary.

0908

0909

The Society, within named, hereby consents that the interest of
in the within Certificate be
subjected to all the terms and
transferred to
conditions therein mentioned and set forth.

Dated at _____ day of _____ 18

President.

Secretary.

Supt. and Gen'l Manager.

CLASS

A

THE UNITED STATES

Live Stock Mutual Aid Society

OF

BALTIMORE, MD.

Record Book No. 144 Page 369

NAME

Mr J. W. Heston

RESIDENCE AND POST OFFICE:

1060 - 3rd Ave

New York

Date

Oct 24th 1886

Amount of Certificate, \$

250

Term of Certificate

one year

Expires

Oct 24th 1887

AGENT.

A. Arnold

READ YOUR CERTIFICATE.

Albert Metz & Co., Printers, 60 John St., New York.

People by the



ISSUES THIS CERTIFICATE OF SECURITY
To Mr Albert Clausen & person
of 89 W. 3rd, County of New York, State of New York
on the following described Horse Age, 12. Color, Bay
Height, 17 Name, Colonel and which is more fully described
in the Application for the above Security, bearing same date as this Certificate.

Whereas, The said Mr Albert Clausen has made application for Certificate
on the above described Horse (which Application forms the basis of this contract and is part of it),
and has paid the sum of \$3.50 as Entrance Fee, and has also agreed to pay the Quarterly Dues
and all Assessments that may be levied upon him from time to time, and has also agreed to abide and conform to
all Rules and Regulations as set forth in the By-Laws of said Society.

Therefore, The United States Live Stock Mutual Aid Society of Baltimore, Maryland, agrees that, upon
receiving satisfactory proof of the death of the said described Horse by disease
or accident, to pay to the said Mr Albert Clausen his heirs or assigns, a
sum not to exceed One Thousand Dollars, to be assessed
for, according to the By-Laws, within ninety days after said proof of death have been filed with the Secretary of
this Society; provided, however, that said death occurs during the continuance of this Certificate: As with, from
the 13th day of Sept., 1888, at 12 o'clock, noon, until the
15th day of Sept., 1888 at 12 o'clock, noon, unless extended
for causes previous to that date, and also provided the said security conforms to the following

CONDITIONS AND AGREEMENTS.

1. It is understood and agreed that this Society is liable for the full amount of the estimated value of above described Stock at the time this Certificate was issued—to wit: Estimated value, \$.
2. All persons wishing to make application for membership in this Society must do so on the blanks furnished. If the application is accepted, the members will be required to pay quarterly dues of 25 cents (notice of which is hereby given), 5 per cent, as entrance fee on the estimated value of the stock proposed, and 50 cents for certificate, and 10 per cent. for collections to pay expense of the same.
3. That this Society will not pay any losses that may occur by fire or lightning on stock secured in companies taking such risks, unless it be stated in application that the stock is so secured; and in the event of death by either of the above mentioned causes, then this Society will only pay its *pro rata* proportion of said loss.
4. That the holder of this Certificate agrees to pay any assessment that may be levied upon him from time to time, not to exceed, however, one per cent. upon the estimated value of the Stock secured at any assessment.
5. That this Society is not liable for Stock whose death is caused by *effray* or neglect or carelessness.
6. That the holder of this Certificate shall not transfer it to another without the consent of this Society in writing, and any transfer not made as provided for in the By-Laws is not binding upon the Society.
7. That this Society agrees to deposit in the Post Office a written or printed notice of assessment directed to each Certificate-holder at his Post Office address, as it appears upon the books of the Society, stating the amount of assessment, and giving thirty days' grace from date of said notice, wherein he must make payment, and the certificate of the Secretary or Manager that such notice was so deposited shall be deemed conclusive and final evidence.
8. That the holder of this Certificate agrees that failure on his or her part to pay any assessment and quarterly dues required by the By-Laws within thirty days' grace allowed him or her, or a non-compliance with the By-Laws as specified on the application, forfeits all rights which he or she may have acquired as a holder of this Certificate, and also agrees that the Society may cancel this Certificate, and retain any and all moneys that may have been paid to them thereon.
9. That any Certificate-holder who has allowed his Certificate to lapse for non-payment of assessment or dues levied upon him, may be reinstated by paying the assessment and dues due at the time of lapse and such other assessment or assessments and dues as have since been called for, providing application for reinstatement is made to the Society within ninety days after lapse of Certificate; and provided also, that the Stock originally secured is in good health and of not less value than when the security was first applied for.
10. That agents are not permitted to collect money from Certificate-holders excepting the entrance and Certificate fees and no other, and then, only on the written authority of the Society, signed by the Secretary. Members making payment to agents other than above, do so at their own risks.
11. That any Certificate-holder changing his Post Office address and failing to notify the Society, does so at his own risk of forfeiture.
12. That in case of death of an animal or animals the Certificate-holder must notify this Society of said loss within ten days from the time said loss occurs, and in case of sickness, twelve hours notice previous to death must be given to one of the authorized agents of the Society or its Home Office, in writing, accidents excepted; a failure to do so leaves the Society from any liability it may have assumed by the issuance of this certificate.
13. That this Society, upon receiving notice of the death of Stock secured by it, will furnish the secured with blank proofs of death, which must be filled up and sworn to, as provided in the By-Laws governing the Society. All claims of members on the death of their animals are due ninety days after satisfactory proof is received, and shall be payable at the Home Office of the Society upon filing of the proper vouchers, provided they have complied with the By-Laws and Constitution of the Society.
14. It is further understood and agreed that all suits at law must be brought within ninety days from date of death of the animal or animals, otherwise he forfeits all right to recover.

In Witness whereof THE UNITED STATES LIVE STOCK
MUTUAL AID SOCIETY OF BALTIMORE, MARYLAND, has affixed its corporate Seal and caused this Certificate to be signed by the
President and Secretary at the City of Baltimore, Md.,
this 13th day of Sept. A. D. 1888

W. A. Sherrill
A. F. Hammett
H. V. Hammett

Supt. and Gen'l Manager.

Secretary.

09 10

The Society, within named, hereby consents that the interest of
in the within Certificate be
subject to all the terms and
conditions therein mentioned and set forth.

Dated at _____ the _____ day of _____ 18

President.

Secretary.

Supt. and Gen'l Manager.

CLASS A

THE UNITED STATES
Live Stock Mutual Aid Society
OF
BALTIMORE, MD.

Record Book No. _____ Page _____

NAME
Mr. A. Clausen
RESIDENCE AND POST OFFICE:
89 N. & 3 Ave
New York

Date Sept 13 1886
Amount of Certificate, \$ 100
Term of Certificate one year
Expires Sept 13 1887

AGENT.

READ YOUR CERTIFICATE.

Albert Metz & Co., Printers, 60 John St., New York.

0912

Witness

George Martin 1592-3 Ave

Patrick Malloy 176 E 8th St

Off Shannon

Christian Romer 1539-3 Ave

Albert Hansen 1582-3 Ave

Louis Ren 1657-3 Ave

Francis Hickery 1541-3 Ave

Karl Messerschmidt 692 St.

Fredk. Wilkening 93 St. & 3 Ave

09 13

U. S. Live Stock Mutual Aid Society, Inc.



Of Baltimore City, Md.

Assessment No. 123/17
Baltimore, Md. 1st 1886.
Mr. Geo. E. Monahan

We have met with losses requiring an assessment.

This assessment of one per cent. if paid will pay these losses. If any surplus should remain, it will be placed to credit of assessment fund to go towards paying future losses.

Your assessment on Certificate No. 123/17 \$1.00

Ten per cent. for collection. \$0.10

Dues. \$1.10

Total \$2.20

If not paid within thirty days from date, your Certificate will be forfeited and cancelled. Remit by Postal Order payable to

H. G. Stewart, V. P.

Please return this card for receipt.

Received Payment.....188

09 14

Geo. B. Shackleton
has been discharged, being
at Home Office.
47 Herring lot sh.
Baltimore
Md.

09 15

District Attorney's Office.

Part One

PEOPLE

vs.

Adolph Rosner

March 24

Per. Hunter

Arch. 22

Conrad

P112

09 16

\$
1000.
bail

0917

TORN PAGE



ISSUES THIS CERTIFICATE OF SECURITY

To M. D. Wickens Owner
of 1111 1/2 ave, County of harford, State of Maryland
 on the following described horse age, 6. Color, gray
Height, 15 1/2. Weight, 1000 and which is more fully described
 in his Application for the above Security, bearing same date as this Certificate.

Whereas, The said M. D. Wickens has made application for Certificate
 on the above described horse (which Application forms the basis of this contract and is part of it),
 and has paid the sum of 5.00 as Entrance Fee, and has also agreed to pay the Quarterly Dues
 and all Assessments that may be levied upon him from time to time, and has also agreed to abide and conform to
 all Rules and Regulations as set forth in the By-Laws of said Society.

Therefore, The United States Live Stock Mutual Aid Society of Baltimore, Maryland, agrees that, upon
 receiving satisfactory proof of the death of the said described horse by disease
 or accident, to pay to the said M. D. Wickens his heirs or assigns, a
 sum not to exceed Five Hundred & Eighty Dollars, to be assessed
 for, according to the By-Laws, within ninety days after said proof of death have been filed with the Secretary of
 this Society; provided, however, that said death occurs during the continuance of this Certificate: To wit, from
 the 29 day of Oct, 1886, at 12 o'clock, noon, until the
29 day of Dec, 1886, at 12 o'clock, noon, unless cancelled
 for cause previous to that date, and also provided the said security conforms to the following

CONDITIONS AND AGREEMENTS.

1. It is understood and agreed that this Society is liable for the full amount of the estimated value of above described Stock at the time this Certificate was issued—to wit: Estimated value, \$ 200.
2. All persons wishing to make application for membership in this Society must do so on the blanks furnished. If the application is accepted the members will be required to pay quarterly dues of 25 cents (notice of which is hereby given), 3 per cent, as entrance fee on the estimated value of the stock proposed, and 50 cents for certificate, and 10 per cent. for collections to pay expense of the same.
3. That this Society will not pay any losses that may occur by fire or lightning on stock secured in companies taking such risks, unless it be stated in application that the stock is so secured; and in the event of death by either of the above mentioned causes, then this Society will only pay its pro rata proportion of said loss.
4. That the holder of this Certificate agrees to pay any assessment that may be levied upon him from time to time, not to exceed, however, one per cent. upon the estimated value of the Stock secured at any assessment.
5. That this Society is not liable for Stock whose death is caused by neglect or carelessness.
6. That the holder of this Certificate shall not transfer it to another without the consent of this Society in writing, and any transfer not made as provided for in the By-Laws is not binding upon the Society.
7. That this Society agrees to deposit in the Post Office a written or printed notice of assessment directed to each Certificate-holder at his Post Office address as it appears upon the books of the Society, stating the amount of assessment, and giving thirty days' grace from date of said notice, wherein he must make payment, and the certificate of the Secretary or Manager that such notice was so deposited shall be deemed conclusive and final evidence.
8. That the holder of this Certificate agrees that a failure on his or her part to pay any assessment and quarterly dues required by the By-Laws within thirty days' grace allowed him or her or a non-compliance with the By-Laws, as specified on the application, forfeits all rights which he or she may have acquired.
9. That any Certificate-holder who has allowed his Certificate to lapse for non-payment of assessment or dues levied upon him, may be reinstated by paying the assessment and dues due at the time of lapse and such other assessment or assessments and dues as have since been called for, providing application for reinstatement is made to the Society within ninety days after lapse of Certificate; and provided also, that the Stock originally secured is in good health and of not less value than when the security was first applied for.
10. That agents are not permitted to collect money from Certificate-holders excepting the entrance and Certificate fees and no other; and then, only on the written authority of the Society, signed by the Secretary. Members making payment to agents other than above, do so at their own risks.
11. That any Certificate-holder changing his Post Office address and failing to notify the Society, does so at his own risk of forfeiture.
12. That in case of death of an animal or animals the Certificate-holder must notify this Society of said loss within ten days from the time said loss occurs, and in case of sickness, twelve hours notice previous to death must be given to one of the authorized agents of the Society or its Home office, in writing; accidents excepted; a failure to do so relieves the Society from any liability it may have assumed by the issuance of this certificate.
13. That this Society, upon receiving notice of the death of Stock secured by it, will furnish the secured with blank proofs of death, which must be filled up and sworn to, as provided in the By-Laws governing the Society. All claims of members on the death of their animals are due ninety days after satisfactory proof is received, and shall be payable at the Home Office of the Society upon filing of the proper vouchers, provided they have complied with the By-Laws and Constitution of the Society.
14. It is further understood and agreed that all suits at law must be brought within ninety days from date of death of the animal or animals, otherwise he forfeits all right to recover.

In Witness whereof THE UNITED STATES LIVE STOCK
 MUTUAL AID SOCIETY OF BALTIMORE, MARYLAND, has affixed its Corporate Seal and caused this Certificate to be signed by the
 President and Secretary, at the City of Baltimore, Md.,
 this 29 day of Oct A.D. 1886

A. F. Fennell
 President.

R. W. Thacker
 Supt. and Gen'l Manager.

Secretary.

09 18

The Society, within named, hereby consents that the interest of
in the within Certificate be
transferred to subject to all the terms and
conditions therein mentioned and set forth.

Dated at the day of 18

President.

Secretary.

Supt. and Gen'l Manager.

CLASS

A

THE UNITED STATES

Live Stock Mutual Aid Society

OF

BALTIMORE, MD.

Record Book No. 199 Page 364

NAME

M. J. Wickham

RESIDENCE AND POST OFFICE:

1660 3rd Ave
New York

Date

Oct 29 1886

Amount of Certificate, \$

250

Term of Certificate

one year

Expires

Oct 29 1887

AGENT.

A. W. W. W.

READ YOUR CERTIFICATE.

Albert Metz & Co., Printers, 60 John St., New York.

09 19

District Attorney's Office.

PEOPLE

vs.

Geo B. Shackleton

Petit Larceny

also

People

vs.

Geo B. Shackleton

and

Arnold

Petit Larceny

Counsel for

Geo B. Shackleton

Samuel H. Hall Esq

47 Montgomery St

Jersey City

Pa. St. 21. 22.

0920

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

George B. Shadolew

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

George B. Shadolew —
Defendant

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

~~CRIME~~, committed

The said George B. Shadolew,

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

The sum of nine dollars and
eighty cents in money, lawful
money of the United States,
and of the value of nine
dollars and eighty cents,

of the goods, chattels and personal property of one

George S. Martin, —

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

Charles J. Smith
District Attorney.