

0448

BOX:

180

FOLDER:

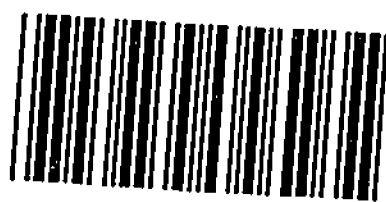
1820

DESCRIPTION:

Sandora, William

DATE:

06/05/85



1820

0449

7059

W. L. Clark
Counsel
Filed *June 23* 188*8*
day of *June*

Pleads *Wynny (C)*

THE PEOPLE

vs.

P

William Sgudora

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

W. L. Clark
RANDOLPH B. WATKINS

Ordered to be paid to the Clerk of the Court for the use of the Court
A True Bill

W. L. Clark
Foreman

June 26th
G. J. D.

Witnesses:

Antonio Appala
334 E 115th
Michael Appala
334 E 113th

0450

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

William Sandora

Felonious Assault
& Battery

Antonio Azzalli

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. but to the contrary, the defendant has already been imprisoned for one month and I verily believe that he had no intention of doing me any hurt or injury his offense simply consisting of pulling out and presenting a Pistol at my person -

Antonio Azzalli

Witness

Samuel G. Barnard.
Counselor at Law
23 Park Row

The People &c

James

William Sanderson

Charles D. Rogers

Application for
leave for 14 days
from Prosecution &
in charge of persons

0452

Police Court—5th District.CITY AND COUNTY
OF NEW YORK,

of No.

Salmon Kuper Antonio Azzoli, aged 29 years,
334 East 115th Street,being duly sworn, deposes and says, that
on Saturday the 23^d day of Mayin the year 1885 at the City of New York, in the County of New York.he was violently and feloniously ASSAULTED and ~~BEATEN~~ byWilliam Sandora (noble)

who will fully, maliciously, and feloniously pointed and aimed at the person of deponent a loaded working Pistol which he said deponent held in his hand saying "I will kill you" at the same time two persons seized hold of deponent and pulled him away from deponent.

Deponent further says that said assault was committed about 9 o'clock P.M. while deponent was in his premises situated at said number and street.

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

24th day

of

May1885.Antonio Azzolide Jure

POLICE JUSTICE.

0453

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss5th District Police Court.

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

Question. What is your name?

Answer. *William Saudora*

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. *No 426 East 112th Street, 1 year*

Question. What is your business or profession?

Answer. *Stone Mason*

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 Guylichae savidors*

Taken before me this

day of

*May*188*5*

Police Justice.

0454

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

William Samdora

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

Dated *May 24* 188*5* *M J Pann* 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.

F
Dated _____ 188 _____ Police Justice.

0455

\$1000 for E. J. Tray
May 26. 9³⁰ AM.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

544 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Antonio Azzoli
334 E. 115 St.

1. ~~Maria Landra~~

2.

3.

4.

Dated

May 24

188

Magistrate

Officer.

Julia J. 12
336 E. 115 St.

Precinct.

Witnesses

No.

334 E. 115

Street.

No.

334 E. 115

Street,

No.

334 E. 115

Street,

\$

Cornelia P. 115 St.

No.

2135 E. 115 St.

Group of Rosset

No.

2135 E. 115 St.

No.

1336 E. 115 St.

0456

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Dandora

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

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

The said *William Dandora*,

late of the City of New York, in the County of New York aforesaid, on the
Twenty Third day of *May*, in the year of our Lord
one thousand eight hundred and eighty *Five*, with force of arms, at the City and
County aforesaid, in and upon the body of one *Antonio Arggini*,
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Antonio Arggini*,
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *William Dandora*,
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there *attempt to* shoot off and discharge,
with intent *him* the said *Antonio Arggini*,
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

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

The said *William Dandora*,

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

RANDOLPH B. MARTINE,

District Attorney.

0457

BOX:

180

FOLDER:

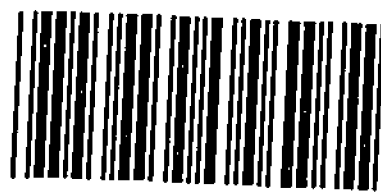
1820

DESCRIPTION:

Sauer, Frank A.

DATE:

06/11/85



1820

0458

No 128

Witnesses:

Officer

John Lyma

H. C. Prout

Counsel, *Frank A. Sauer*

Filed *11* day of *June* 188*8*

Plead *Not Guilty*

THE PEOPLE

vs.

B

Frank A. Sauer

SUPREME COURT PART 1,

December 22 188*8*

INDICTMENT DISMISSED.

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

FILED DEC. 16

1888

J. M. Hardy
Foreman

Violation of Excise Law
(Sunday).
[III Rev. Stat., (7th Edition), page 1083 Sec. 21, and
Page 1089, Sec. 51.]

0459

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Frank A. Sauer 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.

Frank A. Sauer

Question. How old are you?

Answer.

41 years

Question. Where were you born?

Answer.

Germany

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

Answer.

236 Williams Street 15 years

Question. What is your business or profession?

Answer.

Saloon Keeper

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

Answer.

*I am not guilty and I demand
a trial by Jury*
Frank A. Sauer

Taken before me this

day of

188

Police Justice.

0460

Excise Violation—Selling on Sunday.

POLICE COURT—First DISTRICT.

City and County } ss.
of New York, }

of the 4th Precinct Police John Lyna Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 4th day
of January 1888, in the City of New York, in the County of New York, at
premises No. 236 William Street,

Frank A. Sauer (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN A WAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

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

Sworn to before me, this 5th day
of January 1888 John Lyna
Samuel Kelly Police Justice.

0461

Police Court,

133/ District.

THE PEOPLE, & c.
ON THE COMPLAINT OF

John Lynga
vs.
Frank H. Lynga
JAN 27 1885
JAN 27 1885

EXCISE VIOLATION.
SELLING ON SUNDAY.

Dated 27th day of JAN 1885
Frank H. Lynga Magistrate.
John Lynga Officer.

Witness,

Bailed \$ 100 to Ans. G Sessions.

By William Kennedy
470 Pearl Street.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 27th day of JAN 1885

I have admitted the above named Frank H. Lynga Police Justice.

to bail to answer by the undertaking hereto annexed.

Dated 27th day of JAN 1885
There being no sufficient cause to believe the within named

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

Dated 27th day of JAN 1885 Police Justice.

0462

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank A. Sauer

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

Frank A. Sauer

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

The said

Frank A. Sauer,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
fourth day of *January*, in the year of our Lord one thousand
eight hundred and eighty-*five*, 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

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

SECOND COUNT:

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

Frank A. Sauer

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

The said

Frank A. Sauer,

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

0463

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,

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

THIRD COUNT:

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

Frank A. Sauer

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

Frank A. Sauer,

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

226 *William 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.

0464

BOX:

180

FOLDER:

1820

DESCRIPTION:

Scanlon, James

DATE:

06/26/85



1820

0465

Witnesses:

Margaret Mackenly

.....
.....
.....
.....

252

Counsel,

Filed 26 day of June 1888

Pleads

THE PEOPLE

vs.

R

James Scanlon

*Not filed
26 June 1888*

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

A. J. Murray
James D. Duff

Foreman.

James D. Duff

Pen: one year.

Grand Larceny 2nd degree
[Sections 628, 68 & Penal Code].

0466

Police Court—34 District.

Affidavit—Larceny.

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

of No. 378 East 8th Street, aged 26 years,
occupation Funerary being duly sworn
deposes and says, that on the 2^d day of June 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

One coat and two pair
of pants of the value of
thirty dollars \$30.00

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 Jacques Leclercq (murderer)
from the fact that the defendant
admitted and confessed to the
deponent in the presence of
officer Foreman of the 11th
Precinct Police that he, the
defendant did take and
carry away the above described
property.

Sigmond J. Jitiles.

Sworn to before me, this

23 day

1885

Police Justice.

0467

Sec. 198-200.

34 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

James 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. *James Scanlon*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Brooklyn house 454 Pearl St. 9 months*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I am guilty of the charge.*

James Scanlon

Taken before me this

23

day of

1885

John J. [Signature] Police Justice.

0468

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

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

Dated June 23 1885 John 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0469

Police Court-- 3^d District. 639

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lieutenant Leitch
378th East 8th
James Soule

Offence *Drunkenness*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2 _____
3 _____
4 _____

Dated *June 23* 1885

German Magistrate.
Brown & White Officer.
Precinct.

Witnesses *Moses Wells*

No. *378 East 8* Street.

Margaret Haherty
No. *378 East 8* Street.

No. _____ Street.

\$ *500* to answer *Genl* Sessions.

Caund

0470

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Brandon

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

James Brandon

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

The said *James Brandon*,

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

*one coat of the value of
fifteen dollars, and two
pairs of trousers of the
value of eight dollars each
pair,*

of the goods, chattels and personal property of one *Diamond*

Spitaler,

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. Martin
District Attorney

0471

BOX:

180

FOLDER:

1820

DESCRIPTION:

Schaffer, Ferdinand

DATE:

06/18/85



1820

0472

Witnesses:

Philip Ross
off Rich. Sullivan
10 Oct.

175

O. Sullivan

Counsel,

1885

Filed day of June

Pleads Not guilty (17)

THE PEOPLE

vs.

F

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

Ferdinand Schaffner

July 1/85

Presented & Sequestered

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

M. Kirby

Foreman.

June 29/85
H.S.B.

0473

Police Court—

District.

City and County { ss.:
of New York,

of No.

occupies

deposes and says, that on

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

William Loesch,
133 Ludlow Street, aged 13 years,
being duly sworn
13 day of June 1887 at the City of New
York, in the County of New York, in Ludlow Street.
he was violently and feloniously ASSAULTED and BEATEN by
Schaffer. (now here) who willfully
and maliciously cut and stabbed
deponent in the right arm with
a knife then and there held in
the hands of the said Schaffer
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 dealt with according to law.

Sworn to before me, this

day

of

1887

Police Justice.

0474

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss

3 District Police Court.

Ferdinand Schaffer being duly examined before the under-
signed, according to law, on the annexed charge and being informed that it is *h. 16* right to
make a statement in relation to the charge against *h*; that the statement is designed to
enable *h* if he see fit to answer the charge and explain the facts alleged against *h* *in*
that he is at liberty to waive making a statement, and that *h* *is* waiver cannot be used
against *h* on the trial.

Question. What is your name?

Answer. *Ferdinand Schaffer.*

Question. How old are you?

Answer. *15 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Looking Hornum, Prussia 3 days.*

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.*

Ferdinand Schaffer

Schaffer

Taken before me this

13

day of *March* 188*8*

W. J. Justice
Police Justice.

0475

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

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

Dated June 13 1881 H. A. Burke Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0476

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

William Loesch
122 Ludlow St

Gerardine Schaffer

2

3

4

Dated June 13 1885

Weld. Magistrate.

Sullivan Officer.

111 Precinct.

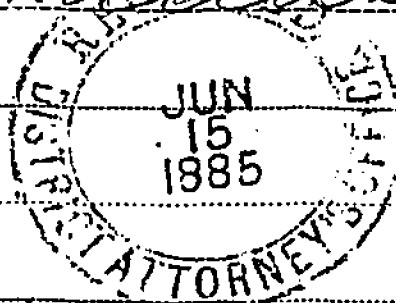
Witnesses Philip Rossie

No. 111 Ludlow Street.

No. Street,

No. Street.

\$1000 to answer Sessions.



0477

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ferdinand Schaffer

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

Ferdinand Schaffer

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

The said Ferdinand Schaffer,

late of the City and County of New York, on the thirteenth day of June, in the year of our Lord one thousand eight hundred and eighty five, with force and arms, at the City and County aforesaid, in and upon one

William Sorsch

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said

Ferdinand Schaffer

with a certain knife which he the said

Ferdinand Schaffer

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

Randolph B. Martinie

District Attorney.

0478

BOX:

180

FOLDER:

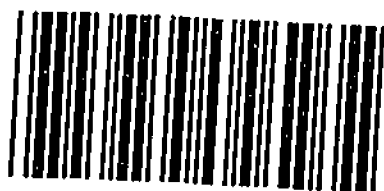
1820

DESCRIPTION:

Scharnikow, Louis

DATE:

06/11/85



1820

0479

Witnesses:

Officer Geo L Lewis

No 122
O. H. Bryant

Counsel,

Filed

day of

1885

Pleads

Chiquita 12

THE PEOPLE

vs.

B

Louis Schamikon

Violation of Excise Laws.

(Statute).

[III Rev. Stat., 7th Edition, page 1089 Sec. 21, and page 1089, Sec. 5].

RANDOLPH B. MARTINE,

Case sent by the Court to
the Special Session
A TRUE BILL.

Sept 9/85

R. B. Martine

Foreman.

0480

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel S. Shainkhan

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

Samuel S. Shainkhan

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

The said

Samuel S. Shainkhan,

late of the First Ward of the City of New York in the County of New York aforesaid, on the
Eighteen day of *March*, 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

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

SECOND COUNT:

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

Samuel S. Shainkhan

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

The said

Samuel S. Shainkhan,

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,

0481

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

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

THIRD COUNT:

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

Louis D. Martin

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 *Louis D. Martin*,

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

152 *Madison 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.

0482

BOX:

180

FOLDER:

1820

DESCRIPTION:

Schroeder, Emil

DATE:

06/26/85



1820

Witnesses:

Kate Hanaphy

Officer Spencer

10th Dist

From all the information in
this case I am of opinion
that the Complainant cannot
be believed - He is now in
the Park on a charge
of disorderly conduct
Therefore recommend that
defendant be discharged on
his own recognizance - His
criminal officer to produce him
when wanted.

July 10th 1885

Wm. M. Jones
Sgt. Dist. Court

Not on record

228

Counsel,

Filed

day of

1885

Pleads,

Not guilty (29)

THE PEOPLE

vs.

P

Emil Schroeder

(2. F. 1000)

HD

Grand Larceny,
(From the Person.)
Degree.

[Sections 528, 73, 0, 1 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

A. M. Murtry

Foreman.

July 10th 1885

Discharged by Court

0483

0484

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK

of No. 46 Catharine Street,

being duly sworn, deposes and says, that on the 21st day of June 1888

at the _____ City of New York,

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

of deponent and from deponent's person in the night
the following property, viz:

One Pocket Book Containing
Green and lawful money
of the United States issue to the
amount and value of one
dollar.

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 Emil Schroeder. (imprisoned)

from the fact that at or about the
hour of 2 O'clock A.M. on said date
deponent was standing talking to
the said Schroeder in Stanton Street.
When the said Schroeder put his
hand into the right hand pocket
of the dress then on deponent's person.
and did take still and carry
away said property from said

0485

hooked and then shifted dependent
on the face with his hand across
quay with said property in his
possession

Brown to be free me thus Petition
21 day of June 1885

H. A. Brown

Police Justice

Patric H. Brown

District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0486

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Emil Schroeder 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.

Emil Schroeder

Question. How old are you?

Answer

21 Years

Question. Where were you born?

Answer.

New York

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

Answer.

11 Manum Street 1 Month

Question. What is your business or profession?

Answer.

Brass finisher

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.

Emil Schroeder

Taken before me this

21

day of *March* 188*8*

Police Justice.

0487

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

Emil Schrodler

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

Dated *June 21* 188 *5* *H. A. Bink* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0488

228 3 628
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

~~John H. Harnby~~
~~James H. Harnby~~
Emil Schneider

Official of the Court
James H. Harnby

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated June 21. 188

Welds. Magistrate.

Spencer. Officer.

10. Precinct.

Witnesses Complainant

Committed to Street.

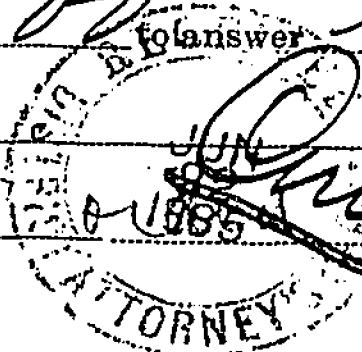
House of Detention

in default of \$300. Street.

Bail to testify

No. Street.

\$ 500 to answer Sessions.



James H. Harnby
Attorney

0489

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Erin D. Dwyer

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

Erin D. Dwyer

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

The said *Erin D. Dwyer*,

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the *21st* day of *June*, in the year of our Lord
one thousand eight hundred and eighty-*five*, at the Ward, City and County
aforesaid, in and upon the body of one *State Dwyer*,
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *then* the said *State Dwyer*,
did then and there unlawfully beat, wound and illtreat, to the great damage of the
said *State Dwyer*, 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.

0490

228 ordered

228 1/2

Counsel,
Filed 26 day of June 1880
Pleads Waggoner (29)

Witnesses:

Kate Harriphy
Offr Spencer 10th Pm

THE PEOPLE

(Section 219, Pennl Code.)

vs.

ASSAULT IN THE THIRD DEGREE

Emil Schroeder
(2 Pm)

~~Waggoner~~

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

A. W. Marby

Highman

July 25

9.5.10

0491

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emil Schneider

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

Emil Schneider

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

The said

Emil Schneider,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty-first day of June, in the year of our Lord one thousand eight hundred and eighty-five, in the night time of the said day, at the Ward, City and County aforesaid, with force and arms, one pocket book of the value of twenty-five cents, one promissory note for the payment of money, bearing date and there due and unsatisfied, of the kind known as United States Treasury Notes, of the denomination and value of one dollar, one silver coin, of the kind known as dollars, of the value of one dollar, two silver coins of the kind known as half dollars, of the value of fifty cents each, four silver coins of the kind known as quarter dollars, of the value of twenty-five cents each, ten silver coins, of the kind known as dimes of the value of ten cents each, and divers other coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar, of the goods, chattels and personal property of one Kate Manary, on the person of the said Kate Manary, then and there being found, from the person of the said Kate Manary, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph B. Martin
District Attorney.

0492

BOX:

180

FOLDER:

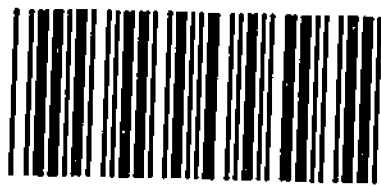
1820

DESCRIPTION:

Schroeder, Frederick W.

DATE:

06/19/85



1820

0493

Witnesses:

C. H. Wright

Valentine Young

See Dep't.
Rec'd. Meek.

20

Counsel,

Filed day of

1885

Pleaded

W. J. Young (25)

THE PEOPLE

vs.

P

Forgery in the Second Degree.
(Sections 511 and 521.)

Frederick W. Schneider

(Defendant)

Randolph B. Martin

District Attorney.

A True Bill.

A. M. Kirby
Foreman

Ady. at request of dep't. and
to jury. Verdict of the
jury is guilty of the
crime of forgery.
Fined & committed.
W. J. Young. 25
Oct 20/85

0494

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick W. Schneider

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

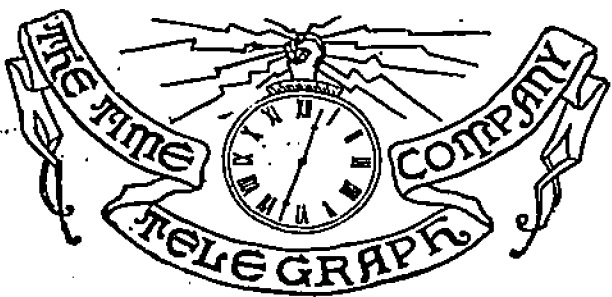
Frederick W. Schneider
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Frederick W. Schneider,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
fifth day of May in the year of our Lord one thousand eight hundred and eighty-five with force and arms, at the Ward, City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing,

which said forged instrument and writing
is as follows, that is to say:

APPLICATION.



New York, May 5th 1885

I, The Time Telegraph Company,

You will place in my Room

No. 867 Second Ave. Street, Room No. 221 Electric Pendulum Regulator,
at a rental of \$4.50 per Quarter, subject to the following terms and conditions,
which I hereby consent and agree to, viz.:

FIRST.—I agree to pay Five Dollars for the installation of the same.

SECOND.—Rent to be paid quarterly in advance.

THIRD.—The Regulator so placed shall belong to and remain the property of the Company, upon which I will make no claim to ownership or control.

FOURTH.—In the event of failure to promptly pay the above rental as specified, the Company shall have the right to enter my premises at any reasonable hour and remove the said Regulator at their discretion, also for inspection and regulation, without restraint or hindrance from me directly or indirectly.

FIFTH.—The Regulator shall not be changed or interfered with when once placed in position, except by an authorized agent of the Company.

SIXTH.—The Company shall remove the said Regulator and all rentals shall cease at any time I desire, it being agreed that the rental shall continue through the quarter in which such notice may be served.

NOTE.—While the Company will at all times use its best endeavors to give accurate time, it will not hold itself liable in case of temporary failure.

John F. Schneider

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

0495

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick W. Schneider

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

Frederick W. Schneider
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

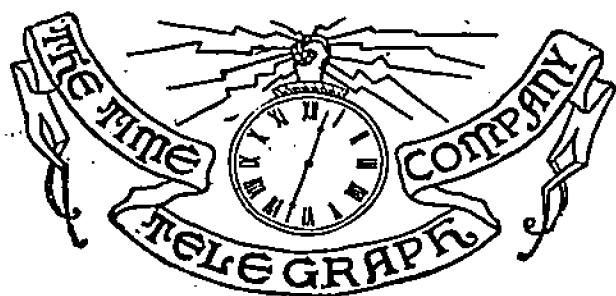
The said *Frederick W. Schneider*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
21st day of *May* in the year of our Lord one thousand eight hundred and eighty *five* with force and arms, at the Ward, City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing,

which said forged *instrument and writing*
is as follows, that is to say:

APPLICATION.

New York, *May 5th* 188*5*



I, The Time Telegraph Company,

You will place in *my room*

No. *867* *Second Ave* Street, Room No. *221* Electric Pendulum Regulator,
at a rental of *\$4.50* per Quarter, subject to the following terms and conditions,
which *I* hereby consent and agree to, viz.:

FIRST. ~~agree to pay Five Dollars for the installation of the same.~~

SECOND.—Rent to be paid quarterly in advance.

THIRD.—The Regulator so placed shall belong to and remain the property of the Company, upon which *I* will make no claim to ownership or control.

FOURTH.—In the event of failure to promptly pay the above rental as specified, the Company shall have the right to enter ~~my~~ premises at any seasonable hour and remove the said Regulator at their discretion, also for inspection and regulation, without restraint or hindrance from ~~me~~ directly or indirectly.

FIFTH.—The Regulator shall not be changed or interfered with when once placed in position, except by an authorized agent of the Company.

SIXTH.—The Company shall remove the said Regulator and all rentals shall cease at any time *I* desire, it being agreed that the rental shall continue through the quarter in which such notice may be served.

NOTE.—While the Company will at all times use its best endeavors to give accurate time, it will not hold itself liable in case of temporary failure.

John F. Schneider

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

0496

SECOND COUNT.

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

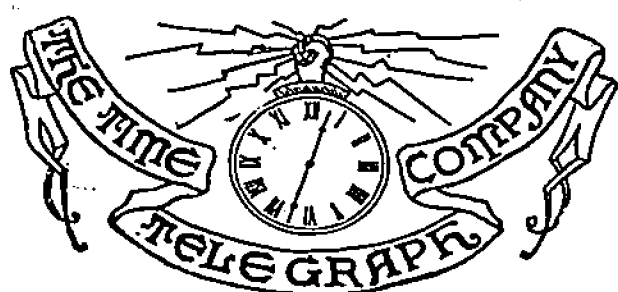
Frederick W. Schneider

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

The said Frederick W. Schneider,

late of the Ward, City and County aforesaid, afterwards, to wit, on the said 22nd day of May in the year of our Lord one thousand eight hundred and eighty five, with force and arms, at the Ward, City and County aforesaid, with intent to defraud, training in his possession, a certain forged instrument and writing,

which said last-mentioned forged instrument and writing is as follows, that is to say:



APPLICATION.

New York, May 5th 1885

The Time Telegraph Company,

You will place in my possession

No. 867 Third Ave Street, Room No. 201 Electric Pendulum Regulator, at a rental of \$4.50 per Quarter, subject to the following terms and conditions, which I hereby consent and agree to, viz.:

~~FIRST.—I agree to pay Five Dollars for the installation of the same.~~

SECOND.—Rent to be paid quarterly in advance.

THIRD.—The Regulator so placed shall belong to and remain the property of the Company, upon which I will make no claim to ownership or control.

FOURTH.—In the event of failure to promptly pay the above rental as specified, the Company shall have the right to enter my premises at any seasonable hour and remove the said Regulator at their discretion, also for inspection and regulation, without restraint or hindrance from me directly or indirectly.

FIFTH.—The Regulator shall not be changed or interfered with when once placed in position, except by an authorized agent of the Company.

SIXTH.—The Company shall remove the said Regulator and all rentals shall cease at any time I desire, it being agreed that the rental shall continue through the quarter in which such notice may be served.

NOTE.—While the Company will at all times use its best endeavors to give accurate time, it will not hold itself liable in case of temporary failure.

John F. Schaefer

with intent to defraud, the said forged instrument and writing then and there did feloniously utter, dispose of and put off as true, me the said Frederick W. Schneider, then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph B. Martine

~~JOHN McKEON~~, District Attorney.

C. H. Wright
John F. Tucker

770191

Counsel,

Filed

day of

10

Pleads

THE PEOPLE

25.

A

Forgery in the Second Degree. (Sections 61X and 621.)

Frederick W. Schroeder

(over)

Cardozo C. Martin,

District Attorney.

A True Bill.

Am. Victory
Foreman.
Invited for

Durbin & Sons

0497

0498

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick W. Schneider

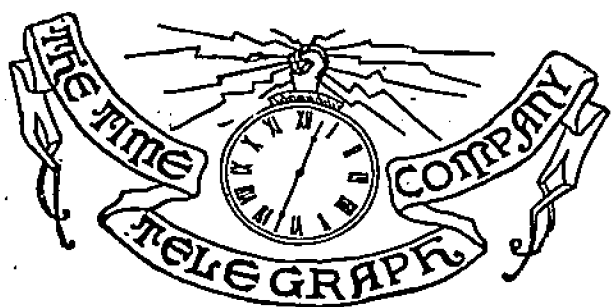
The Grand Jury of the City and County of New York, by this indictment, accuse

Frederick W. Schneider
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Frederick W. Schneider*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
third day of *June*, — in the year of our Lord one thousand eight hun-
dred and eighty *five*, with force and arms, at the Ward, City and County aforesaid, feloniously
did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain
instrument and writing,

which said forged instrument and writings are as follows, to wit:



APPLICATION.

New York, *June 24* 188*5*

The Time Telegraph Company,

You will place in *my office*

No. *217 E. 10th*

Street, Room No. *2A*

Electric Pendulum Regulator,

at a rental of *\$14.50*

per Quarter, subject to the following terms and conditions,

which *I* hereby consent and agree to, viz.:

~~FIRST.~~ — ~~agree to pay Five Dollars for the installation of the same.~~

SECOND. — Rent to be paid quarterly in advance.

THIRD. — The Regulator so placed shall belong to and remain the property of the Company, upon which *I* will make no claim to ownership

or control.

FOURTH. — In the event of failure to promptly pay the above rental as specified, the Company shall have the right to enter ~~my~~ premises at
any reasonable hour and remove the said Regulator at their discretion, also for inspection and regulation, without restraint or hindrance
from ~~me~~ directly or indirectly.

FIFTH. — The Regulator shall not be changed or interfered with when once placed in position, except by an authorized agent of the Company.

SIXTH. — The Company shall remove the said Regulator and all rentals shall cease at any time *I* desire, it being agreed that the rental
shall continue through the quarter in which such notice may be served.

NOTE. — While the Company will at all times use its best endeavors to give
accurate time, it will not hold itself liable in case of temporary failure.

Frederick W. Schneider

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

0499

SECOND COUNT.

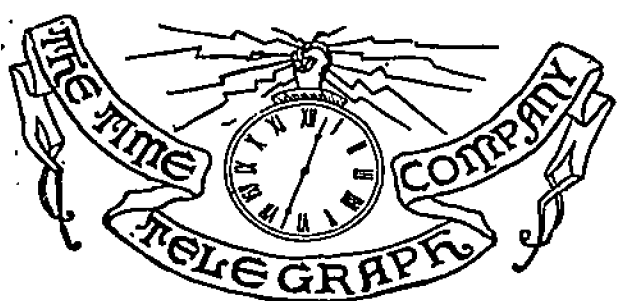
And the Grand Jury aforesaid by this indictment further accuse the said

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

The said Frederick W. D. Inwood -

late of the Ward, City and County aforesaid, afterwards, to wit, on the said third
day of June, _____ in the year of our Lord one thousand eight hundred and
eighty-~~two~~ ~~with force and arms~~, at the Ward, City and County aforesaid, ~~with intent to defraud~~,
_____ having in his possession,
a certain forged instrument and writing, ✓

which said last-mentioned forged instrument and writing —
is as follows, that is to say:



APPLICATION.

New York, June 22, 1885

The Time Telegraph Company,

You will place in my Office

No. 214 East 100th Street, Room No. 2A Electric Pendulum Regulator,
at a rental of \$4.50 per Quarter, subject to the following terms and conditions,
which I hereby consent and agree to, viz.:

~~FIRST~~ agree to pay Five Dollars for the installation of the same.

SECOND.—Rent to be paid quarterly in advance.

THIRD.—The Regulator so placed shall belong to and remain the property of the Company, upon which.....2.....will make no claim to ownership

FOURTH.—In the event of failure to promptly pay the above rental as specified, the Company shall have the right to enter ~~any~~ premises at any reasonable hour and remove the said Regulator at their discretion, also for inspection and regulation, without restraint or hindrance from ~~and~~ directly or indirectly.

SIXTH.—The Company shall remove the said Regulator and all rentals shall cease at any time 2 desire, it being agreed that the rental shall continue through the quarter in which such notice may be served.

NOTE.—While the Company will at all times use its best endeavors to give accurate time, it will not hold itself liable in case of temporary failure.

_____ with intent to defraud, the said forged instrument ^{and nothing}
then and there ^{did feloniously} _____ utter, dispose of and put off
as true, ^{the said} Frederick W. Schneider _____
_____ then and there well knowing the same to be forged, against the form
of the Statute in such case made and provided, and against the peace of the People of the State of
New York and their dignity. Randolph B. Martin
~~JOHN McKEON~~ District Attorney.

C. D. Hughes

Frang Henkel M.D.

Paul fixed at

1000-

1895

5

Forgery in the Second Degree. (Sections 519 and 521.)

THE PEOPLE

vs.

A

Frederick W. Schroeder

12

16 for the month.

Randolph C. Watkins,

District Attorney.

A True Bill.

20
 21
 22
 23
 24
 25
 26
 27
 28
 29
 30
 31
 32
 33
 34
 35
 36
 37
 38
 39
 40
 41
 42
 43
 44
 45
 46
 47
 48
 49
 50
 51
 52
 53
 54
 55
 56
 57
 58
 59
 60
 61
 62
 63
 64
 65
 66
 67
 68
 69
 70
 71
 72
 73
 74
 75
 76
 77
 78
 79
 80
 81
 82
 83
 84
 85
 86
 87
 88
 89
 90
 91
 92
 93
 94
 95
 96
 97
 98
 99
 100
 101
 102
 103
 104
 105
 106
 107
 108
 109
 110
 111
 112
 113
 114
 115
 116
 117
 118
 119
 120
 121
 122
 123
 124
 125
 126
 127
 128
 129
 130
 131
 132
 133
 134
 135
 136
 137
 138
 139
 140
 141
 142
 143
 144
 145
 146
 147
 148
 149
 150
 151
 152
 153
 154
 155
 156
 157
 158
 159
 160
 161
 162
 163
 164
 165
 166
 167
 168
 169
 170
 171
 172
 173
 174
 175
 176
 177
 178
 179
 180
 181
 182
 183
 184
 185
 186
 187
 188
 189
 190
 191
 192
 193
 194
 195
 196
 197
 198
 199
 200
 201
 202
 203
 204
 205
 206
 207
 208
 209
 210
 211
 212
 213
 214
 215
 216
 217
 218
 219
 220
 221
 222
 223
 224
 225
 226
 227
 228
 229
 230
 231
 232
 233
 234
 235
 236
 237
 238
 239
 240
 241
 242
 243
 244
 245
 246
 247
 248
 249
 250
 251
 252
 253
 254
 255
 256
 257
 258
 259
 260
 261
 262
 263
 264
 265
 266
 267
 268
 269
 270
 271
 272
 273
 274
 275
 276
 277
 278
 279
 280
 281
 282
 283
 284
 285
 286
 287
 288
 289
 290
 291
 292
 293
 294
 295
 296
 297
 298
 299
 300
 301
 302
 303
 304
 305
 306
 307
 308
 309
 310
 311
 312
 313
 314
 315
 316
 317
 318
 319
 320
 321
 322
 323
 324
 325
 326
 327
 328
 329
 330
 331
 332
 333
 334
 335
 336
 337
 338
 339
 340
 341
 342
 343
 344
 345
 346
 347
 348
 349
 350
 351
 352
 353
 354
 355
 356
 357
 358
 359
 360
 361
 362
 363
 364
 365
 366
 367
 368
 369
 370
 371
 372
 373
 374
 375
 376
 377
 378
 379
 380
 381
 382
 383
 384
 385
 386
 387
 388
 389
 390
 391
 392
 393
 394
 395
 396
 397
 398
 399
 400
 401
 402
 403
 404
 405
 406
 407
 408
 409
 410
 411
 412
 413
 414
 415
 416
 417
 418
 419
 420
 421
 422
 423
 424
 425
 426
 427
 428
 429
 430
 431
 432
 433
 434
 435
 436
 437
 438
 439
 440
 441
 442
 443
 444
 445
 446
 447
 448
 449
 450
 451
 452
 453
 454
 455
 456
 457
 458
 459
 460
 461
 462
 463
 464
 465
 466
 467
 468
 469
 470
 471
 472
 473
 474
 475
 476
 477
 478
 479
 480
 481
 482
 483
 484
 485
 486
 487
 488
 489
 490
 491
 492
 493
 494
 495
 496
 497
 498
 499
 500
 501
 502
 503
 504
 505
 506
 507
 508
 509
 510
 511
 512
 513
 514
 515
 516
 517
 518
 519
 520
 521
 522
 523
 524
 525
 526
 527
 528
 529
 530
 531
 532
 533
 534
 535
 536
 537
 538
 539
 540
 541

Фурстен.

July 10/97
Florence.

Credit Henry Desjardins
 No. 13 in 1890

12

0501

The People
vs.
Frederick W. Schroeder. } Court of General Sessions, Part I.
Before Recorder Smyth.

September 22, 1885.

Indictment for forgery in the second degree.

Charles H. Wright sworn and examined. At present I am general manager of the New York Electric Time Company, No. 15 Courtland Street; on the 24th of April of this year I was secretary of the telegraphic time Company. I know the defendant, at that time he was in the employ of the Telegraphic Time Company, ^{or} the successor of the Telegraphic Time Company as canvasser to solicit orders for our Electric time system, he was to obtain applications for our electric time signed by the parties and upon these applications we paid a certain commission, he brought them into the office, they were in writing, he turned them over to me and he was credited with the commission upon the application, the rate of commission was the first months rental. I have seen the paper now handed to me before, it is an application for an electric regulator purporting to be signed by Valentine Young 924 Sixth Avenue; that was presented to me by the defendant and we placed the rate of commission to his credit, which was \$1.50. We paid him a certain amount when he wanted money, a dollar, two dollars and various sums and the Company acknowledged their indebtedness to him.

The District Attorney read Peoples' Exhibit A which was the application of Valentine Young.

Cross Examined. I think the defendant entered the employ of our company early in February and I

0502

think it was the 9th day of June we wrote him severing his connection with it. The paper now shown me is a contract between the defendant and the company. It was marked Defendant's Exhibit NO. I. The defendant was in the employ of the company under that contract from the 26th of February until the 7th or 9th of June. I cannot state definitely how much was due him in June, I think about \$5.50 granting that every application was genuine. I received a note from Henry Bischoff a lawyer in this city about the 10th of June calling my attention to a claim on the part of the defendant against the company for some two hundred odd dollars. I made the complaint early in the morning of June 11 before Justice Patterson. I did not tell Mr Bischoff that I did not make this complaint until after I had received this note from him and that it was in consequence of the trouble ~~in the store~~ that Schroeder proposed to give me I made the complaint. I did not tell Mr Bischoff that there was on the balance of the account as it stood some twenty-five dollars or thereabouts due to Mr Schroeder and that the deductions which I claimed to make for what I called false orders reduced it to \$5.50. I told Mr Bischoff in Nash & Crook's restaurant that we owed Schroeder \$5.50 granting those applications were genuine. I discovered sometime during the first week in June that the application of Valentine Young was not signed as it purported to be by him; there was nothing done between April 24th and the first week in June toward filling this application, the company was under obligation to fill this application; we made no attempt to put the clock in at any time as we discovered that Young did not sign it.

0503

I paid Mr Schroder \$1.50 on account of this application. I have his receipt here for that amount under date of May 22 among various other commissions. I do not know whether this application of young's was received on the 24th of April or not, there is no memorandum on it that would show when it was received; there is no memorandum to show the receipt of that identical \$1.50; we paid Schroeder various items on account and credited him with commissions on his applications allowing him to draw against it and when it amounted to enough we made up a voucher specifying commissions upon which this money was paid. It was a voucher of the 11th of May and of the 22nd amounting to \$102.00 and among them was young's commission of \$1.50, but we did not pay Schroeder that \$102.00 and odd cents on the 22nd of May, we had paid it out on small amounts previously. I took memorandum receipts for money paid to him in advance. I cannot swear that any memorandum receipt was given me on April 24th or about that time. I was the secretary and manager then. I have all the applications that Schroeder presented to the company, I have no record of when they were presented, he might have presented twenty-five or thirty on the 24th of April. Our company never tried to enforce the taking of any one of those clocks on these applications. This application purporting to have been signed by Valentine young was presented before Schroeder severed his connection with the company, it was presented within a day or two of the 11th of May, 1885.

0504

Valentine Young sworn. I live 924 Sixth Avenue and keep a wine and beer saloon. I did not write that (Exhibit A shown to the witness.) I guess I saw it here once in the court; that is not my signature, I never authorized anybody to affix my signature to that paper.

Cross Examined. I saw that paper when I was in the Grand Jury room but never before, nobody ever came and asked me about it before, I think it was about June that I was before the Grand Jury.

Charles H. Wright recalled. I identify these six papers as applications which were presented to our company for supplying this Time Telegraph; they were presented about the dates appended, one is April 23rd, the defendant presented them; the commissions upon these six applications were put to the credit of this defendant. The meaning of the stamp on the back of that "installed" means, that the clock was put in.

Charles W. Logeling sworn. I keep a hotel and restaurant at 239 and 241 East 57th Street and am of the firm of G. Logeling & Son and was on the 23rd of April 1885; we have another place down town. The signature on the paper now shown me is not mine nor of any member of the firm. I have none of these clocks in the premises; the first time I saw this application was this morning.

Frank G. Guldner sworn. I keep a restaurant at 93 William Street and did so on May 26, 1885, I live 235 East 51st Street; the signature on the paper now shown me is not mine. I have not one of these clocks in my place, I never told anybody that I wanted one.

0505

Julius Storeck sworn. My place of business on May 26, 1885 was 190 Fulton Street, New York, I keep a restaurant, the signature at the bottom of this paper is not mine.

Stewart B. Close sworn. I keep a restaurant at 100 Duane Street in this city and did so on May 25; the signature at the bottom of this paper is not mine and nothing like it.

Henry Kuhnemann sworn. On April 24, 1885 I kept a saloon at 852 Sixth Avenue in this city; the signature at the bottom of the paper shown me is not mine

Henry Kramer sworn. On the 14th of April 1885 I kept a billiard saloon at 237 Fifth Street in this city; the signature at the bottom of the paper shown me is not mine.

The Case for the Defence.

Henry Fischhoff, Jr sworn. I am an attorney and know the defendant, I have met Mr Wright the complainant who has been on the stand before this. It was about the 9th or 10th of June that I was written to by Mr Schroeder to prosecute a claim against the Time Telegraph Company, I wrote a letter to them informing them that this claim had been placed in my hands for collection and requested them to state to me what their inclination was with regard to claim, I think it amounted to over two hundred dollars. I received an answer to my letter, it has been sent to the Time Telegraph Company, I have it at the office, I have not been notified to bring it here. I can recollect the

0506

substance of it, it was written by Mr Wright, the secretary of the Time Telegraph Company. He stated that it did not appear upon the books of the company that they were indebted to Mr Schroeder and he would be obliged to me for the particulars of the claim. I was subsequently notified that Mr Schroeder had been arrested and requested to appear at the examination in the police Court, I believe it was two o'clock on the afternoon of the 11th. I had conversation with Mr Wright at that time in reference to this case, in reference to the charge that was made; it was a charge of the same kind as this. Mr Wright stated that an occurrence of this kind was disagreeable to the company but since Mr Schroeder had seen fit to give them further annoyance they thought it was about time to put a stop to it; that is the substance of what he stated at that time; he stated that there were a number of these bogus orders as he termed them and that after throwing out all these bogus orders there was a balance of about twenty-five dollars due to Mr Schroeder from the company. About a week following I met Mr Wright in a restaurant in the Times Building, Crook's restaurant, and he then stated that after still further deducting the expenses that the company had been put to in regaining possession of the clocks that they had installed upon those orders there was due to Schroeder the sum of \$5.45. That is, they admitted after every possible claim that they could make against him, he admitted that that amount was due to the defendant? That there was still a balance of \$5.45.

0507

Frederick W. Schroeder sworn and examined. I am the defendant and was in the employ of the Time Telegraph Company from February till the 6th of June and was engaged in soliciting orders, C. H. Wright took them from me, sometimes he gave me half a dollar, sometimes a dollar and sometimes two dollars, I never had to sign a receipt for it. I never had less than two orders in one day and sometimes as high as ten in one day, I could not tell whether I brought in that order of Young's, I brought in from seven hundred to eight hundred orders, the signature on the paper now shown me is mine, I made out a great many blanks. Every morning when I left the office I made out a whole lot of blanks for very often people were not at home and some of them said call in the next day. I am an invalid from the army and to save time and trouble I made out copies for people to copy and left them with people in the mornings. When I came to the office Mr Wright was always in such a terrible hurry, he says, Oh, Schroeder I have but a minute to spare. I am a nervous man because I am crippled and was badly wounded during the war and I pulled out my pocket-book and had five or six applications or whatever I had with me I threw them on the desk; he would throw down two dollars or a dollar or whatever else he had in his pocket and he marked it down on a piece of paper which he kept in his desk. In presenting any application to this company I never intended to defraud them out of one cent. I could not for the simple reason that before I signed the contract I said to Mr Wright that I wanted to have an explanation of a certain clause in it: "No commission will be paid except subscriptions are accepted in the office".

0500

I said to Mr Wright, what does that mean? He says, I am the secretary and treasurer of this company and it is my duty to ascertain whether orders are correct or not and if I find out they are correct then of course your commission will be paid but not sooner. I said, that is all right. I am a cripple and had to visit saloons from eight o'clock in the morning until twelve o'clock at night and for months I was under the influence of liquor, I could not have a sober day; the president as well as Wright compelled me to visit the saloons. If you look at the applications you will see that every one of them are from saloon keepers, I could not possibly do my business very properly and therefore when Wright told me that no applications would be accepted until he ascertained whether they were correct, this took a great burden off my shoulders. Sometimes I went into saloons and there would be a whole crowd standing at the bar and one would say, I'll take a clock, and another, I'll take a clock, and they signed papers and whether they were the parties that they represented I could not tell, it was not possible for me to know whether they represented the applicants or not. There are twenty thousand saloon keepers in the city of New York, I received many applications which I thought were genuine. I found out in one saloon that I had received eight applications and I was fooled by a man, I found out afterwards that he signed the name of a man who was dead over three years ago. I said, Mr Wright will find out if there is anything wrong about it and he will return the applications. Several times Mr Wright returned me applications and said,

0509

Schroeder, this party has refused to take a clock, he says he has not ordered the clock at all. Mr Wright said, I don't ~~care~~ care a darned whether they take the clock or not you will bring in such enormous business that we are two or three months behind time to fill up your applications. On the 26th of February Mr Wright said to me, Schroeder, the company is highly pleased with your services and they are ready to make a contract with you; we will give you thirty dollars a month salary besides your commission and we will raise the price of the clocks from \$1.50 to \$1.60 and that will give you a better income. I want to work with a will and I canvassed the city from ~~river~~ river to river and paid my expenses and the company reaped the benefit of it. I was at it from morning till late at night through storm and snow; I am an invalid, I am wounded in my right leg and in the neck, my jaw is broken and my arm is nearly paralyzed and my head is bad on account of trepanning and when I am under the influence of liquor I am actually crazy, I am not a sound man and cannot be held responsible for what I do during those days. In the latter part of May Mr Wright was in a very nervous state and I said, I want you to receipt for the money you have had and from that time whenever Wright gave me money I had to sign a receipt for it. In June I went to Mr Bischoff and asked him to sue the company for the money they owed me which amounted to \$119.00 for salary.

The Jury rendered a verdict of guilty with a recommendation to mercy.

[Faint handwritten notes, possibly "Lumber"]

15

05 10

Testimony in the case
of
Frederick W. Schroeder
filed June 1883

0511

War Department,

ADJUTANT GENERAL'S OFFICE.

OFFICIAL BUSINESS.



Any person using this envelope to avoid the payment of postage on private matter of any kind will be subject to a fine of Three Hundred Dollars.

Samuel M. Davis Esq.,
Deputy Asst. District Attorney,
City and County of New York,
New York.

0512

15940 D.D. 1885

War Department,

ADJUTANT GENERAL'S OFFICE,

Washington, October 27, 1885.

Vernon M. Davis, Esq.,
Deputy Assistant District Attorney,
City and County of New York,
New York.

Sir:

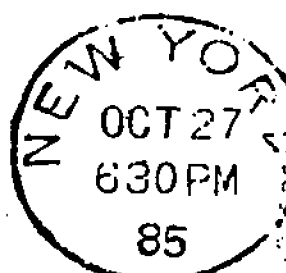
In reply to your letter of the
19th instant, I have the honor to
inform you that the records of
the City of New York have been this
day furnished with the military
record of Frederick W. Schroeder.

Very respectfully,

Yours obedient servant,
Thomas H. Ford,
Assistant Adjutant General.

05 13

To the Honorable



Frederick Smyth
Recorder
Present.

05 14

Where the jury stood ten for acquittal
and two disagreed, on three different
occasions, men were sent to me
who told me, that if I would
sign a paper, that I would never
sue the Company for damages
I should be discharged immediately
and would receive a money con-
sideration, this I can prove, they
were entire strangers to me.

Hoping and praying that your
Honor will kindly consider
this my statement, which is the
whole truth, I remain

Most respectfully
Your

Obedient servant

J. W. Schroeder

P.S.

I am now 4 months and 16 days confined
entirely broken down in health, robbed
of all my clothes of every thing.

05 15

Leo: was still indebted to me, and that if
I had not commenced my lawsuit against
the Leo: he never would have had me
arrested. Now if I felt myself in the
least guilty of forgery, would a ^{my} man
intelligence go and ~~lose~~ the company?
Never! At three o'clock, Wright was
put under oath and then and there,
after telling Lawyer Bischoff as he did,
he swears that I had defrauded the Leo:
by forgery out of \$85.00 and I was
put under \$2000.00. This was the
most barefaced perjury that I ever
heard of in my life. Before the Grand
Jury he swears to the same fact;
before Judge Cowing he swears, that
he paid me my commission on certain
applications and before your Honor
he says he did not. Now your Honor
in the statement of a man that commits
such perjuries, to be believed and
I poor old invalid, totally innocent
of the charge to be sent to state
prison. After my first trial

05 16

consider it forgery then? My Lawyer neglected to produce such cancelled
or dross in court at my trial. On the 8th of June, Monday morning I
went to Lawyer H. Bischoff for: Done the Company for \$119.00 value
and \$148.00 ~~admission~~, I had then left already the comp: on the
10th of June C. H. Wright receives the Notice from Mr. Bischoff, that I
was suing the Co. etc. Then Wright at once conspires against me, to
prevent me from suing the Co., for he knew well enough that on
this my lawsuit against the Co. all his loose manner of carrying
on the business for the Co. would have been exposed and that he
would have been discharged, as he was, right after my first trial.
On the 12th of June I was arrested at 8. A.M., taken to the Tombs and
remanded for examination in the afternoon. At one o'clock that
day he tells Mr Bischoff that after I was arrested, my accounts
were made out and after making all possible deductions the

05 17

to walk without a cane, Now it is plain to me that he cheated me,
3) for after having ^{been} shown by your those subscriptions in court.
One day in March, I told Wright, that great many saloon keepers
were willing to give me their verbal orders but would not sign such
application blank until they had satisfied themselves, that there
was no humbug about those electric clocks. Wright then told me
and authorized me to sign the names of such customers and hand
push the clocks in. There are over fifty such saloon keepers who
never signed such applications but yet they took the clocks and
have ^{them} to this day. My Lawyer did not subpoena any of these
witnesses. During my time Wright returned me many order can-
called, saying that the parties had refused to take the clocks and
saying also that they had not signed such blanks. Wright never said
anything about ^{it} for he had told me as above stated, why I did not.

05 18

New York, Oct: 28th 1885.

To the Honorable

Frederick Smyth!

Recorder.

Honorable Sir!

Permit me to call your Honor's attention to the following fact which, my Lawyer Morris, A. Long, neglected to do at my trial, by which he could have proven my entire innocence, that there was no intent on my part, to commit forgery. I begged him to produce certain witnesses, to cross examine, witnesses for the prosecution, to put certain questions to C. H. Wright, by which I could have proven my innocence, nothing he did for me and now after writing to him nine letters and not receiving a single answer nor calling on me I begin to believe what so many say about him, that he was

05 19

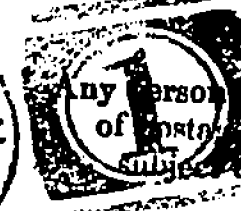
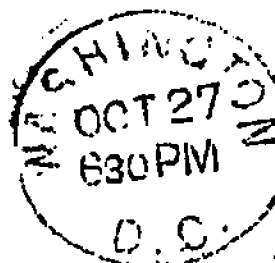
^{2d} influenced and under control by the Time Telegraph Co. & Co. H. Wright. At my trial before Judge Cowing he was totally under the influence of liquor to which your Honors Court Officers can testify well in short I have not seen him sober yet. The facts are as follows to wit: To subvert my witness by which I could prove, that in last April, suddenly overnight, I lost the use of both of my legs and on account I myself employed a subagent, for whom I filled out the application blanks every morning, put the addresses of customers on it, whom I had been canvassing, to get their signatures, he went out every morning and came back every evening with three, four and sometimes ^{six} such applications signed, the next morning, I would hand such orders to Wright. I paid this man thirty cents, for each blank that he brought me signed. I employed him untill the fifth of June, untill I was able again

0520

War Department,

ADJUTANT GENERAL'S OFFICE.

OFFICIAL BUSINESS.



Any person using this envelope to avoid the payment of postage on private matter of any kind will be subject to a fine of Three Hundred Dollars.

Honorable Frederick Smyth,
Recorder of the City of New York,
New York,
N. Y.

0521

15932 {
15940 { O. B. 1885.

War Department,

ADJUTANT GENERAL'S OFFICE,

Washington, October 27, 1885.

Honorable Frederick Smyth
Recorder of the City of New York,
New York.

Sir:

In response to letters from
Morris A. Lyng Esq., counsellor at law,
and Vernon M. Davis, Esq., Deputy Assistant
District Attorney vs., of your city,
requesting that you may be fur-
nished with a transcript of the mili-
tary record of Frederick W. Schroeder,
who was recently tried and convicted
in the Court of General Sessions, on a
charge of forgery, and in whose behalf
said transcript is desired for use in
connection with an application for
suspension of execution of pen-
itence, I have the honor to inform
you that it appears from the records
of this office that ~~Frederick~~ ^{Frederick} Schroeder

0522

(also borne at Fritz William Schroeder)
was enrolled and mustered in as 1st
Sergeant Company H, 4th New Jersey
Volunteers, August 9, 1861, at Trenton,
New Jersey, to serve three years.

From enrollment to Aug-
ust 31, 1861, his presence or absence
is not stated on the muster roll
of his company.

The roll for September^{and} October,
1861, reports him "2^d Lieut." (presence or
absence not stated) with remark, "transferred
on the 21st Sept, '61, from orderly to
2^d Lieut.," but there is no evidence
of his muster-in as such.

Rolls for November^{and} December,
1861, and January^{and} February 1862, report
him, "2^d Lieut.," presence or absence
not stated; roll for March^{and} April,
1862, "2^d Lieut. present," and for May
and June, 1862, "2^d Lieut. absent,"
missing from June 27, 1862.

He was captured at Gaines'

0523

Wills, Va., June 27, 1862, confined at Richmond, Va., exchanged at Atkins Landing, Va., August 12, 1862, taken sick at Harrison's Landing, Va., August 15, 1862, and sent to United States General Hospital, Newark, New Jersey, August 18, 1862.

From a medical certificate of the Surgeon in charge of that Hospital, on file in this office, dated August 29, 1862, it appears Lieutenant Schroeder was "suffering with morbid sensibility on pressure along the lower part of the spine causing lameness and nervousness in the lower extremities."

He was honorably discharged as 2^d Lieutenant 4th New Jersey Volunteers, October 11, 1862, on account of ill health.

Fredrick W. Schroeder was mustered in as 1st Lieutenant Company I, 3^d United States Colored

0524

troops, to date August 31, 1863, and on muster rolls of that company, from organization to October 31, 1863, is reported present for duty.

He was honorably discharged on tender of resignation, November 25, 1863, on account of physical disability.

The medical certificate upon which his discharge was based, dated October 17, 1863, states that "he has functional and organic (hereditary) disease of the heart. He also suffers from the effects of an injury received some years ago on the head."

The records fail to show that he was attached to the Staff of General Philip Kearney, or detailed for duty with Professor La Montaine, as a scientist, or wounded at any time during his service in either regiment, or that he was

0525

in the forlorn hope at the attack on Fort Wagner, South Carolina.

The first assault on that Fort was made on July 11, 1863, and the second on July 18, 1863.

The 3^d Regiment United States Colored Troops left Philadelphia, Penn., on the 15th, and landed on Morris Island, South Carolina, on the 19th of August, 1863, and was assigned to duty in the trenches before Fort Wagner, where it remained until after Schreveder's discharge, November 25, 1863. No assault was made by the regiment on the Fort during his service therein.

Very respectfully,

Your obedient servant,

R. L. Brown

Adjutant General.

0526

Kepts by N. 2 1/2

F. W. Schroeder

13 APR 1885
14 APR 1885
15 APR 1885
16 APR 1885
17 APR 1885
18 APR 1885
21 APR 1885
22 APR 1885
23 APR 1885
24 APR 1885
25 APR 1885
27 APR 1885
28 APR 1885
29 APR 1885
30 APR 1885
1 MAY 1885
2 MAY 1885
2 MAY 1885
4 MAY 1885
5 MAY 1885

5.5
2.5
3.5
5.5
2.5
5.5
2.5
3.5
8.5
4.5
10.5
1.5
2.5
2.5
3.5
2.5
5.5
2.5
2.5
2.5
2.5
70.5

54-

Examined at

0527

F. W. Schroeder

Exam.

Forward

70.-

6 MAY 1885

3.-

7 MAY 1885

2.-

8 MAY 1885

3.-

9 MAY 1885

5.-

11 MAY 1885

5.-

13 MAY 1885

5.-

16 MAY 1885

5.-

15 May 1885

3.25

101.25

V. F. May

0528

Commissions due.

F. W. Schroeder

Jacob Ruppert	1 Reg	1.50
Hyman Lang	1 "	1.50
Adolph Hampe	1 "	1.50
W. H. Klinck	1 "	1.50
Louis Fleischmann	1 "	1.50
Siegfried Cronheim	1 "	1.50
W. Bomhoff	1 "	1.50
Chas. E. Everett	1 "	1.50
B. Wintermeyer	1 "	1.50
Julius Schenck	1 "	1.50
F. Lanter	1 "	1.50
Henny Kloeber	1 "	1.50
Geo. Oldenbuttel	1 "	1.50
C. Moebius	1 "	1.50
F. Heimsoth	1 "	1.50
A. Brakmann	1 "	1.50
Alfred Wilke	1 "	1.50
F. Goebel	1 "	1.50
John H. Betts	1 "	1.50
Forward		<u>28.50</u>

0529

Examine

Forward

28.0

Cohen & Bros	1 bial	.75
Emil Zeidler	1 Bq	1.50
Kenny Kremer	1 "	1.50
N. P. Vaccas	1 "	1.50
N. E. Hines	1 "	1.50
Jos. Volger's Sons	5 bial	2.50
do do do	1 Bq.	1.50
G. G. Wolfram	1 "	1.50
Chas. D. J. Stoelke	1 "	1.50
Theo. Kremer	1 "	1.50
Wm. Miller	1 "	1.50
Patrick Sullivan	1 "	1.50
Hermann Dieckhoff	1 "	1.50
Chris. J. Keefus	1 "	1.50
Chas. Rieger	1 "	1.50
Jas. W. Pyke & Co	1 "	1.50
Frank G. Sulover	1 "	1.50
F. Fahrig	1 "	1.50
G. Longeling & Son	2-7x	2.00
Fritz Handrich	2-7x	2.00
Forward		59.75

0530

Examine

Forward

Fritz Jagan	1 R	1.50
Emil Lecloult	1 R	1.50
do do	1 R	1.50
A. Kirchner	1 R	1.50
John P. Windolph	1 R	1.50
Schneider & Schwarz	1 R	1.50
Christian F. Schmid	1 R	1.50
Henry Mueller	1 R	1.50
Anton Chole	1 R	1.50
Fony Groen	1 R	1.50
Henry Kuhnemann	1 R	1.50
Valentine Young	1 R	1.50
John Fleischmann	1 R	1.50
Fredk. Lassens	1 R	1.50
do do	1 R	1.50
A. Hermann	1 R	1.50
H.B. Kirk Geo	1 R	1.50
Adolph Bonhn	1 R	1.50
Ditzinger Bros	1 R	1.50
Johann Vedustein	1 R	1.50
Forward		89.25

0531

Examine

Formal

Haaren Bros	1R	1.50
Jacob Ripp	1R	1.50
Richard Meyer	1R	1.50
Peter ^{sr} Hoef	1R	1.50
G. Muller	1R	1.50
Thas. R. McAll	1R	1.50
Louis Bock	1R	1.50
John Flecken	1R	1.50
		<hr/> 101.25

0532

GLUED PAGE

New York, 11 May 1885

THE TIME TELEGRAPH COMPANY,

J. F. W. Schroeder

Left for 2

we

on 27th

For Commission on applications
as per list attached

101.25

Examined and found correct,

B.R.

Approved

C. H. H.

New York, 22 MAY 1885 188

Received of THE TIME TELEGRAPH COMPANY,

One hundred, one

Dollars,

in full of the above account.

\$ 101.25

J. F. W. Schroeder

0533

No. 7 \$ 101.50

In favor of F. W. Schroeder

For Com. on applications

Month of June 1885

DISTRIBUTION.

Maintenance
161 50/100

PAID BY CHECK
NO. 1008
6 JUN 1885

0534

To the Honorable

Frederic Smyth.

Recorder and

Commissioner of the Land

and Survey of the State of New York.

0535

New York, Sept 27th
1864

To the Honorable
F. Sumner
Recorder

Honorable Sir,

Permit to inform you that
I was Lieut of Co. A. 4th N. J. Vol.
was attached to the Staff of General Phil
Lee and afterwards det'ed to Professor
La Motte's Staff as a private. I was
and made over two hundred ascensions
with him in our Government Balloon
Saratoga on the 27th of June 1862.
Battle of Cold Harbor. I had my heart
crushed in by ^{the explosion of} the shell & my lower jaw
broken, so that I cannot open my
mouth straight, wounded in the left side
my left arm broken, captured and was
shot in my right leg, which bullet

0536

is still in my right leg near my knee
since five months, I began to get
paralyzed on my left side from
my trepanned skull on that side
in 64. I left the Worcester, Essex
Hospital near Chester Pa. reported for
examination for the regular Army
Examination under General Casey
and was appointed Lieutenant
+ 1st U. S. Colored Troops and was
in the siege of Charleston, in the latter
part of 64, I became so disabled from
my wounds that I had to resign
my commission I am 49 years of
age father of 3 motherless children
My children and everything have been
taken away to day by relatives to
Pennsylvania. I have fifty two Patents
and was about starting a stock company
to supply New York City, with north
and East River all over the City

0537

by mechanical devices, for the fire
Department to put out fires without
using a drop of water, but of course
all is over now, unless your honor
will show mercy on my poor shillan
and me poor old invalid, and
give me a suspended sentence -
I am so much of a cripple to be able
to work. I have been expert and
great Patent law suit for the U.
S. Supreme Court in Washington
speak german english french
Portuguese and spanish.

Excuse this just as it is the
last I promise Hoping that
your honor will grant my
request I am

Most respectfully
Yours

unfortunate

F. W. Schroeder

Professor of Chemistry & Mechanical
Science.

**POOR QUALITY
ORIGINALS**

0530

Dear Mother, I have just received
your letter of the 10th inst. and
am glad to hear from you. I am
well and hope this letter will find
you the same. I have been thinking
of you very much lately and
wondering how you are getting on.
I have been very busy lately
but I have managed to find some
time to write you. I hope you
will excuse my writing so late.
I have been very busy lately
but I have managed to find some
time to write you. I hope you
will excuse my writing so late.

POOR QUALITY
ORIGINALS

0539

the first and the second of the
collection, which are the first
two volumes of the first series
of the collection. The first volume
contains the first two volumes of the
first series, and the second volume
contains the first two volumes of the
second series. The third volume
contains the first two volumes of the
third series, and the fourth volume
contains the first two volumes of the
fourth series. The fifth volume
contains the first two volumes of the
fifth series, and the sixth volume
contains the first two volumes of the
sixth series. The seventh volume
contains the first two volumes of the
seventh series, and the eighth volume
contains the first two volumes of the
eighth series. The ninth volume
contains the first two volumes of the
ninth series, and the tenth volume
contains the first two volumes of the
tenth series.

the first and the second of the
collection, which are the first
two volumes of the first series
of the collection. The first volume
contains the first two volumes of the
first series, and the second volume
contains the first two volumes of the
second series. The third volume
contains the first two volumes of the
third series, and the fourth volume
contains the first two volumes of the
fourth series. The fifth volume
contains the first two volumes of the
fifth series, and the sixth volume
contains the first two volumes of the
sixth series. The seventh volume
contains the first two volumes of the
seventh series, and the eighth volume
contains the first two volumes of the
eighth series. The ninth volume
contains the first two volumes of the
ninth series, and the tenth volume
contains the first two volumes of the
tenth series.

0540

5

0541

New York, Sept. 30th 1861

To the Honorable

J. A. Dix

Secretary

War.

Honorable Sir,

Having no other relief
my ankyrosis increased the other day, when
I was taken in the van to the Court, so
much, that I am unable to walk now, for
fear it might break open entirely, but
all my intestines will protrude and cause
me a fearful death. I can hardly get
my legs apart and suffer intolerably.

I hope to God that you will grant my
request for a suspended sentence, that I
can be sent to a Hospital. Certain part
of my body is filling from my condition
and I have a bunch of grapes in it.

0542

Hoping and praying that you
will grant my request

Most respectfully
yours

L. M. Johnston

P.S.

The crying in the room is a
terrible thing for me, would you
be so kind and give answer, that
I might be taken to court & then
nothing more.

0543

N.Y. General Sessions

- x - x - x - x - x -

the people &c.

agst.

Frederick W. Schroeder

- x - x - x - x - x -

City and County of New York, ss; John L. Brower being duly sworn, says; I am an attorney and counsellor at law, and have an office at 173 Broadway in the City of New York.

I was, in November and December 1863, Captain of Company
JLB ^D 3d U.S. Colored Troops, and was afterwards Lieutenant &
Colonel of the same regiment.

The defendant Frederick W. Schroeder was a Lieutenant in Company 1. of the same regiment, and was to the best of my knowledge honorably discharged on account of his health.

Sworn to before me this
29th day of October 1885

John L. Brower

~~James M. W. F. F. F.~~
James M. W. F. F. F.
Com. of Secs.
N.Y. City & Co.

H. B. Gen. Searino

The People vs.

agat.

Frederick W. Schneider

Affidavit of J. L. Brown
as to the identity of
the defendant

Archie A. Grogg
Depto. of Justice
128 Broadway
New York

filed Oct 30/85

0544

0545

Tomb's Prison New York.
July 11th 1885.

To the Honorable Judge Cowing
Honorably Sir,

Pardon me for intruding on
your valuable time but the trouble
position which I am placed in by these
two jurors who could not agree with
ten of such intelligent jurymen who
were all for acquittal and were all
in my favor. I should think it tells
me to your Honors kind consideration
for a speedy discharge. I have never
done any wrong, never was even in
a court room; a cripple from the
war, my right arm crippled on the left
side, a bayonet wound in my neck
a bullet in my right arm suffering
with Rheumatism, a father of four
motherless children who are dependent
on me and who do not know yet

0546

of their fathers terrible fate to be held
in prison an innocent man, who
has never feared death, while an officer
during our late war, I was the first
officer who volunteered to make Balloon
ascension during our war with Professor
La Mountain, I was the first officer
who volunteered, to be at the head
of the column to charge on Fort
Wagner on Morris Island before Charleston.
This case from this man Wright is
nothing but a conspiracy against
me to prevent me from suing them
for they do owe me over seven hundred
dollars, which fact I can prove
as soon as I have my liberty, they
are trying their best to put me
in prison for my suit against
them would open the eyes of the
public and capitalists, who would
not invest another cent in that con-
cern.

0547

Now your Honor I have two most valuable
inventions, one is patented, called Exon's
mercurial gas, almost as brilliant as
Electric light and does not cost to ma-
nufacture more than 10 cts. per 1000 ft. cub.
The other is a grand mechanical device
or system of mechanical devices, by
which I can supply any part of the
City of New York from the North river
and East river with any quantity of
water to be used only for the fire de-
partment, that they will never need
using common water any more for
fires, it is a most important invention
for security, but if I do not get released
from these capitalists, will find out
that I am imprisoned and will
drop me at once. Last letter I had
from my eldest daughter from Penn-
sylvania this writes to me. Dear Papa
please give do not send me any more
money, we get treated very mean

0548

by our people, are you sick again or
what is the matter? Poor things if they
knew that their father is an innocent
prisoner in the Tombs and has to
associate with murderers burglars
and thieves, they would grieve to death.
The 27th of this month is my birthday
and I wish to spend it in company
with my children and here I am a
prisoner, I am then 48 years of age.
I have been quite a rich man by the
second fire of Chicago I lost over
\$130,000.00 worth of property, my
children and I are barely escaped with
our lives. Since then I have had little
success but now there are all the
prospects before me, if I had my
liberty in making a fortune again
if your Honor will kindly Dis-
charge this invalid Officer, you
will soon have then the satisfaction
of seeing my name as in former
days in all the papers, about
my inventions, I have now

0549

fifty seven Patents and all in all.
I pray your Honor please to
discharge me save me for my
poor childrens sake, save me
save me for the sake of being a
poor but honest invalid officer.
The putting of a pension which is
allowed me, my children draw for
me. Release me please release me
to give me an opportunity to
earn money for the support of my
children. I am the only son of a wealthy
noble family in Germany, my stepfather
is Colonel George von Loesche
and my grandfather is the Surgeon
General Le Comte de La Croix
both of the German Army. If my
father hears that I am imprisoned
I shall be at once disinherited
and my children will be robbed
of a large fortune, for the titles I
do not care a snap of my finger

0550

Permit me to send your Honor on
Monday a full statement of my
case as it actually was which I
intended to read in court, as my memory
is so very poor I forgot all about
to ask your Honor to be permitted
to add it to the jury, it would have
convinced those two jurors at
once that I am innocent, & have
been not capable of committing
forgery with intent. ~~One more~~
Your Honor will be kind enough
and return the same to me, it is
a full written statement of true
facts. Once more praying your
Honor please to discharge me
and in the hope that your Honor
will grant my request. I am

Most respectfully

J. W. Schroeder

Inventor & Professor of Chemistry
and Mechanical Science.

Cell 57. Toombs.

0551

District Attorney's Office.

PEOPLE

vs.

Frederick W. Schroeder

Put this case on Calendar
Part. Que. Friday Oct. 30/85.
Have the prisoner
put on the prison
list.

Oct. 28/85.

W. M. Davis.

0552

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

POLICE COURT, DISTRICT.

Charles H. Wright

of No. 5 and 7 Beekman Street, being duly sworn, deposes and says,
that on the 3rd day of June

1885

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

Frederick W. Schroeder did feloniously make, forge and utter the annexed false, forged and fraudulent instrument in writing purporting to be an application or order to the "Time Telegraph Company" for an Electric Clock to be placed in premises 217 East 10th St., and did knowingly write and forge to and upon said instrument the name of "J. Havel," M.C. with the intent to cheat and defraud.

That said deponent then and there presented said forged application to deponent and obtained from deponent the sum of One Dollar and Fifty Cents Commission on said application.

That thereafter deponent ascertained that said application was a forgery, and said J. Havel M.C. who is the occupant of premises 217 East 10th St., informs deponent that he did not sign said application and that his name attached thereto was written thereon without his

0553

Knowledge or Consent and is
a Forger. Dependent thereupon says
that a warrant may issue for
the arrest of said defendant
and that he may be dealt with
as the law directs
Given & signed on this } Charles H. Knight
11th day of June 1885 }

W. D. Patton

Police Justice

POLICE COURT—

DISTRICT—

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

Dated

188

Magistrate.

Officer.

Witness,

Disposition

AFFIDAVIT.

0554

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 66 years, occupation Physician of No. 217 East 7th Street, being duly sworn deposes and

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

Sworn to before me, this 11th

day of June 188 8

Franz Heuel M.D.

A. M. Patterson

Police Justice.

0555

Sec. 198-200.

12 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

Frederick W Schroder 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.

Frederick W Schroder

Question. How old are you?

Answer.

45 years

Question. Where were you born?

Answer.

Germany

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

Answer.

39 Rivington St. about 4 mos

Question. What is your business or profession?

Answer.

Engineer

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
*F. W. Schroder*Taken before me this
day of *June*
188*5**William J. ...*
Police Justice.

0556

Sec. 151.

Police Court 1 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County 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 Charles H. Wright of No. 5 and 7 Beekman Street, that on the 3 day of June 1885 at the City of New York, in the County of New York,

J. W. Schroeder did feloniously make
forge and utter a certain false, forged and
fraudulent instrument in writing purporting
to be an application for an electric clock to
be put upon an premises 217 East 111th Street and
the name of "J. Herod" with the intent to cheat and
defraud
Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

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

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

J. M. Patterson POLICE JUSTICE.

0557

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas H Wright
vs

J. W. Schroeder

Warrant-General.

Dated June 11 1885

Robertson Magistrate.

Garity Officer.

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

Garity Officer.

Dated June 12 1885

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, 8:15 AM

Native of Norway

Age, 45

Sex, _____

Complexion, _____

Color, Grey

Profession, Engineer

Married, _____

Single, Yes

Read, Yes

Write, Yes

89. Livingston Street

0558

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

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

Dated June 12 188 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0559

B.H. Madden
7 Beekman
G. Logeling & son
239 & 241 E. 57th
Henry Kerner
237 - 2nd Ave.
Frank G. Guldner
93 William
S.B. Close
100 Duane

BATTLED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Julius Storch
190 Hulton

Harry Kuhnemann
852 6th ave

Red N.Y. Nov. 28/85 - 39 contracts
used as exhibits in People vs. H.M. Schur
and N.Y. Electric Time Co.
for Wm. Schur & Co.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles H. Wright
5 + 7 Beekman St
J. W. Schroeder

1

2

3

4

Offence "Fugery"

Dated

188

Patterson
Garity

Magistrate

Officer

Court Precinct

Witnesses

No.

Street

217 7th 10th
Wm. J. Washburne

No.

Street

3. Broad
EX 2 1/2 PM
see other side

No.

Street

2000 to answer Gen. Sessions.

Cornel

Henry Dougherty
7 Beekman St.
Time Telegraph

0560

N.Y. General Sessions

- x - x - x - x - x - x - x -

the People &c.

agst.

Frederick W. Schroeder

- x - x - x - x - x - x -

City and County of New York ss; Morris A. Tyng being duly sworn says; I am the attorney and counsel for the defendant. The defendant was arrested June 11th 1885 on a complaint made by Charles H. Wright charging him with forgery in the second degree, and has since that time been confined in the City Prison. On this complaint he was indicted on June 19th, and at the same time two other indictments were found against him on similar charges made by the same complainant, of which the defendant had no notice until he was compelled to plead to the indictments.

On July 10th the defendant was tried on the indictment founded on the complaint on which he was first arrested. The jury disagreed, standing ten for acquittal and two for conviction. On July 15th the defendant moved this Court for an immediate trial or for his discharge. This motion was denied but the bail was reduced to \$100 -. This bail the defendant has been and is unable to ~~give~~ procure.

On August 5th this case was again on the calendar of this Court for trial. I was present on that day with all the witnesses for the defense, and all the witnesses for the prosecution were either present in the Court Room, or had been duly subpoenaed to attend. The trial on that day was put off by the District Attorney without any notice to me and without giving any reason. I have since that time fre-

0561

N.Y. General Sessions

- x - x - x - x - x - x -

The People &c.

agst.

Frederick W. Schroeder

- x - x - x -

Take notice that on the annexed affidavit and on all the proceedings in this case, I shall move this Court at a Term Part I, thereof to be held at the City of New York on the 15th day of September 1885 at the opening of the Court on that day, that the defendant be brought to trial immediately, or that the indictments against him be dismissed, and for such other order or relief as to the Court may seem just.

New York September 12th 1885

Morris A. Tyng

Defendant's Attorney

To

128 Broadway New York

Randolph B. Martine Esq.

District Attorney

r
e
s
e
e-

0562

N.Y. General Sessions

- x - x - x - x - x - x - x - x

The People &c.

agst.

Frederick W. Schroeder

- x - x - x - x - x - x - x - x

Affidavit & Notice of motion

- x - x - x - x - x - x - x - x

Morris A. Tyng

Defts Atty

128 Broadway N.Y.

To

Randolph B. Martine Esq.

District Attorney

Sept 2/1911

Wm. B. Martine

Sept 2/1911

0563

Fol.

1 ----- x
: In the Matter of the People &c. :
: against :
: F W. Schroeder. :
: ----- x

City and County of New York, ss:

CHARLES H. WRIGHT of the said City and County of
New York being duly sworn deposes and says; That he resides
at No. 2138, Seventh Avenue in the said City and County, and
is the Secretary of The Telegraphic Time Company formerly
known as The Time Telegraph Company (the name having been
duly changed pursuant to the statute) the said Company being
a domestic corporation duly organized pursuant to the Act of
the Legislature of the State of New York passed February
2 17th 1848 entitled "An Act to authorize the Formation of Cor-
porations for Manufacturing, Mining, Mechanical or Chemical
purposes" and the several acts amending and extending the
same, having its office for the transaction of its business
at Nos. 5 and 7 Beekman Street in the City of New York, and
that deponent was such Secretary during all the time of the
transactions hereinafter set forth.

That deponent is the person who made the complaint
on the 11th day of June 1885 at the Tombs Police Court upon
which the said F W. Schroeder was bound over to
3 await the action of the grand jury in the premises. That
in addition to the forging of the signatures upon the appli-
cations annexed to said Complaint and the obtaining from de-

0564

2

4
ponent of the money in the manner specified in said complaint thereby, the said Schroeder in like manner as in said complaint stated with reference to the application thereto annexed, did as deponent is informed and verily believes, upon the several dates of each application, forge the names of the several individuals and firms purporting to be signed to the eight yellow applications and thirty-one white applications all hereto annexed with the intent to obtain the commission agreed to be paid by the Company hereinbefore named for each and every application, and that relying upon the said forged applications which were given to deponent by the said Schroeder, deponent paid to said Schroeder the sum of at least One dollar for each and every of the said yellow applications hereto annexed and One dollar and fifty cents for each and every of the white applications hereto annexed

ETB

5

making together the sum of \$56.⁰⁰. That in addition to the foregoing the said Schroeder presented to deponent and deponent paid to said Schroeder the sum of One dollar and fifty cents as commission for procuring the same the white applications hereto annexed dated April 30th 1885 and purporting to be signed by one John Fleishmann at No. 316 Grand Street this City, and that, as deponent is informed by one Fischer at present on the said premises and a former partner of said Fleishmann, the said Fleishmann has been dead for a period of about three years.

6

That the way that deponent discovered the forgeries aforesaid was that when he attempted to fulfil said applications they were repudiated by the persons whose names pur-

0565

ported to be signed thereto and by whom he was informed on investigation made by him that they never signed the same or authorized said signatures and that such signatures were forgeries.

That the names and addresses of the persons whose names were so forged are so far as deponent is at present advised as follows, viz:

G.F.B.

~~Henry G. Bonerby,~~

~~7 Beekman St. Room 44~~

Lambert Bros.

902 3rd Ave.

G. Logeling & Son,

239 & 241 East 57th St.

Charles Bauer,

811 6th Ave.

Gathmann Bros.,

278 Pearl St.

Frank Krauss,

332 Bowery.

Buse & Miller,

N. E. Corner Broome & Christy Sts.

7

Spiers Bros.,

2 Bond St.

Richard Schmidt,

545 Pearl St. near Broad.

Henry Kremer,

237 2nd Ave.

George Oldenbutt,

437 2nd Ave.

Fred. Goebel,

S.E. Corn. 66th St. & 3rd Ave.

Tony Green,

1663 3rd Ave.

Valentine Young,

924 6th Ave.

Henry Muller,

1059 3rd Ave.

Christian F. Schmid,

332 8th Ave.

Frederick Lussen,

23 Church St. & 90 Fulton St

Litzinger Bros.,

287 Bowery,

John Flecken,

867 3rd Ave.

Adolph Bruhn,

805 3rd Ave.

0566

4

Hoaren Bros.,
Charles Rieger,
G. Müller,
Frank G. Guldner,
Herman Sattelmayer,
8 Simon Mayer,
G. A. Franke,

Clark Bros.

Wright & Morgan
S. B. Close,
Julius Storch,
R. Goodwin,
David Weisheimer,
Grassmuck Bros.
Henry Kuhnemann
Christopher Karl,

N.E.Corn.72nd & 2nd Ave.

Corn.92nd.St.&3rd.Ave.

194 Pearl St.

93 William St.

212 Grand St.

S.W.Cor.Attorney & Rivington Sts

767 3rd Ave.

332 Fulton St. &
120 Fulton St. &
39 & 41 Lispenard St?

20 Fulton St.

100 Duane St.

190 Fulton St.

456 6th Ave.

220 6th Ave.

83 William St.

852 6th Ave.

46 Ave A.

Sworn to before me this:

9 15th day of June, 1885.

Charles L. Wright

Geo. T. Paulow
Notary Public
Kings & W. Co

Valentine Young

1924 Sixth Ave

John Flecker

867 Third Ave.

THE PEOPLE &c.,

against

F

W. SCHROEDER.

AFFIDAVIT OF CHAS. H. WRIGHT

AND EXHIBITS.

Sent three papers
by J. Tuesday -
They contain other
charges against
Schroeder when case
goes up Tuesday,
June 1965

Vermaas

0567

0568

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick W. Schneider

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

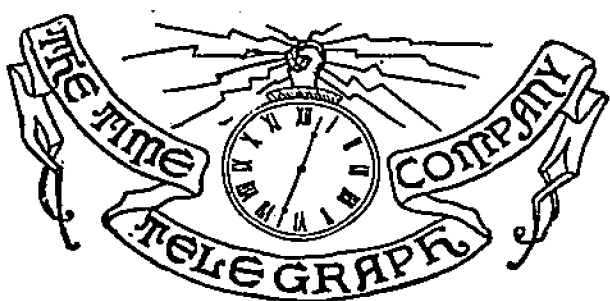
Frederick W. Schneider

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

The said Frederick W. Schneider,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the twenty-fourth day of April, in the year of our Lord one thousand eight hundred and eighty five with force and arms, at the Ward, City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing,

which said forged instrument and writing is as follows, to wit:



APPLICATION.

New York, April 24th 1885

The Time Telegraph Company,

You will place in my Wine Room

No. 924 Fifth Ave Street, Room No. 201, Electric Pendulum Regulator,

at a rental of \$4.50 per Quarter, subject to the following terms and conditions,

which I hereby consent and agree to, viz.:

FIRST.—I agree to pay Five Dollars for the installation of the same.

SECOND.—Rent to be paid quarterly in advance.

THIRD.—The Regulator so placed shall belong to and remain the property of the Company, upon which I will make no claim to ownership or control.

FOURTH.—In the event of failure to promptly pay the above rental as specified, the Company shall have the right to enter my premises at any reasonable hour and remove the said Regulator at their discretion, also for inspection and regulation, without restraint or hindrance from me directly or indirectly.

FIFTH.—The Regulator shall not be changed or interfered with when once placed in position, except by an authorized agent of the Company.

SIXTH.—The Company shall remove the said Regulator and all rentals shall cease at any time I desire, it being agreed that the rental shall continue through the quarter in which such notice may be served.

NOTE.—While the Company will at all times use its best endeavors to give accurate time, it will not hold itself liable in case of temporary failure.

Valentine Young

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

0569

SECOND COUNT.

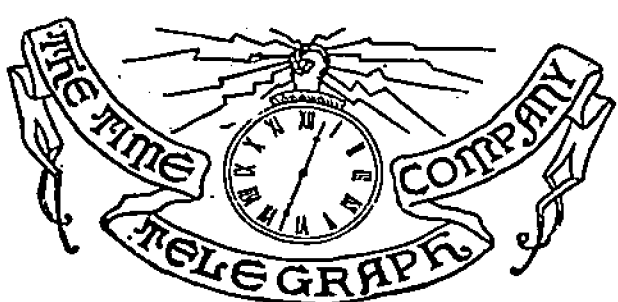
And the Grand Jury aforesaid by this indictment further accuse the said

Frederick W. Schneider
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Frederick W. Schneider,

late of the Ward, City and County aforesaid, afterwards, to wit, on the said twenty fourth
day of April, in the year of our Lord one thousand eight hundred and
eighty ~~five~~, ~~with force and arms~~, at the Ward, City and County aforesaid, ~~with intent to defraud~~,
a certain forged instrument and writing, having in his possession,

which said last-mentioned forged instrument and writing
is as follows, that is to say:



APPLICATION.

New York, April 24th 1885

The Time Telegraph Company,

You will place in my Wine Room

No. 924 Fifth Ave Street, Room No. 2 A Electric Pendulum Regulator,
at a rental of \$4.50 per Quarter, subject to the following terms and conditions,
which I hereby consent and agree to, viz.:

~~First~~ agree to pay Five Dollars for the installation of the same.

SECOND.—Rent to be paid quarterly in advance.

THIRD.—The Regulator so placed shall belong to and remain the property of the Company, upon which I will make no claim to ownership or control.

FOURTH.—In the event of failure to promptly pay the above rental as specified, the Company shall have the right to enter my premises at any seasonable hour and remove the said Regulator at their discretion, also for inspection and regulation, without restraint or hindrance from me directly or indirectly.

FIFTH.—The Regulator shall not be changed or interfered with when once placed in position, except by an authorized agent of the Company.

SIXTH.—The Company shall remove the said Regulator and all rentals shall cease at any time I desire, it being agreed that the rental shall continue through the quarter in which such notice may be served.

NOTE.—While the Company will at all times use its best endeavors to give accurate time, it will not hold itself liable in case of temporary failure.

Valentine sign

with intent to defraud, the said forged instrument and writing,
then and there did voluntarily utter, dispose of and put off
as true, the the said Frederick W. Schneider,
then and there well knowing the same to be forged, against the form
of the Statute in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

Randolph B. Martin,
JOHN McKEON, District Attorney.

0570

BOX:

180

FOLDER:

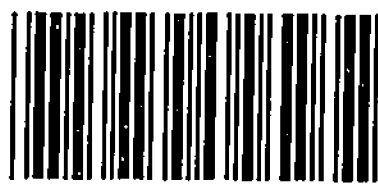
1820

DESCRIPTION:

Secowitz, Antonio

DATE:

06/01/85



1820

0571

Witnesses:

1210.

Counsel, *Smith*
Filed *June* 188*5*
Pleads *July 11th v.*

THE PEOPLE
vs.
Antonid Secovitz
Grand Larceny in the
(MONEY)
(Sec. 528 and 530, Penal Code.)
F

RANDOLPH B. MARTINE,
District Attorney.
Quelbo
A True Bill.
Leadwell
Learn one year.
W. H. Smith
Foreman.
June 18th

0572

3 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Barbara Werner

age 53 of No. 253 East 53 Street,

being duly sworn, deposes and says, that on the 22 day of May 1885
at the City of New York,

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

the following property, viz :

Eighty dollars consisting of
four ten dollar gold pieces
two ten dollar bills
three five dollar bills
four dollar bills in small bills
of various denominations and
and lawful money of the
United States

all of the value of Eighty
dollars

the property of Complainant

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 Antonio Secowitz (now

present) from the fact that
said Antonio went into open
a wardrobe, and took therefrom
a bag containing the eighty
dollars, and leaving the side
of the bag open obtained
the money and left the
house. Deponent charged said
Antonio with taking the money
and she acknowledged the same
and returned Seventy Nine dollars
to deponent
Lar-bowt Ann

Sworn before me this

day of

1885

Police Justice,

0573

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK,

3 District Police Court.

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

Question. What is your name?

Answer. Antonio Secoritz

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Bohemia

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

Answer. 353 E 53 St.

Question. What is your business or profession?

Answer. Servant

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
Antonio X Secoritz
mark

Taken before me this

2

day of January 1887

Police Justice.

0574

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

Antonio Secomitz

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 *May 27* 188

[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 h to be discharged.

Dated _____ 188

Police Justice.

0575

No 10.

Police Court

349 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Barbara Werner
353 E. 5th

Antonio Scovitz

2 MAY 27 1985
3
4

Offence Grand Jurisdiction

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated May 27 1885

Sherry Magistrate.
Sheridan Officer.

18 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$500 to answer _____ Sessions.

Gu

0576

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Antonio Scavino

The Grand Jury of the City and County of New York, by this indictment accuse
Antonio Scavino
of the crime of GRAND LARCENY IN THE *First* DEGREE, committed as follows:
The said *Antonio Scavino*

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

of the proper moneys, goods, chattels, and personal property of one *Barbara Warner*, in the
dwellings house of the said Barbara Warner, then and there being
found, from the *dwellings house aforesaid*, then and there
feloniously did steal, take and carry away, against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.