

0394

333

Counsel, *[Signature]*
Filed, *[Signature]*
Pleads, *[Signature]*
189

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1902, § 33].

THE PEOPLE

vs.

B

John Sackman
Defendant
On Motion of District
Attorney Indictment
Dismissed.

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

John E. Fallon

Foreman.

Witnesses:
John Madden
1st
John

The defendant
John Sackman
deed on January 12
1893 - made within
certificate of death
given by A. Reich
M.D.

Lack that this
indictment be
dismissed

April 20th 1903
J. L. A.
a.s.a.

0395

(1335)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

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

Question. What is your name?

Answer. *John Sakmann*

Question. How old are you?

Answer. *43 years -*

Question. Where were you born?

Answer. *United States -*

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

Answer. *239-7 Avenue 5 years -*

Question. What is your business or profession?

Answer. *Salon 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 if held after arraignment demand trial by jury
John Sakmann

Taken before me this

day of

189

Police Justice.

0396

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 Clark

guilty thereof. I order that he be held to answer the same, and he be admitted to bail in the sum of 500 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, _____ 189 _____ Police Justice.

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

Dated, Oct 11th 189 2 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0397

Selling on Sunday.

1253

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Madden

vs. John Sakmann

Office of
C. J. Wilson
Deputy
C. J. Wilson

BAILED,

No. 1, by John J. Laury
Residence 225 7th St. Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

1
2
3
4

Dated, October 9
189
Mide
Madden

189

Magistrate.

Officer.

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

% cc to answer

Bailed
Kamman

0398

19 Form 11.

NEW YORK, April 17, 1893

A Transcript from the Records of the Deaths Reported to the Health Department of the City of New York.

COUNTY OF NEW YORK. STATE OF NEW YORK. CITY OF NEW YORK. No. of Certificate, 1730

CERTIFICATE AND RECORD OF DEATH OF John Sakman

I hereby certify that I attended deceased from Dec 18, 1892 to Jan 12, 1893, that I last saw him alive on the 4th day of Jan, 1893, that he died on the 12th day of Jan, 1893, about 1 o'clock A.M. or P.M., and that to best of my knowledge and belief, the cause of his death was as hereunder written:

Chief Cause: Pulmonary Oedema, General Anasarca. Duration of Disease. Contributing Cause: Mitral Regurgitation & Cirrhotic Liver

Sanitary Observations: Witness my hand this 17th day of Jan, 1893. Place of Burial: St. Ann's Church (SIGNATURE) A. Reich, M.D. Date of Burial: Jan 15, 1893. Undertaker: G.S. Co. RESIDENCE: 275 9th Ave. Residence: 224 W. 25

Burial permits issued at 301 Mott Street, Room 28, Week days, 7 A. M.-6 P. M. Sundays and Holidays, 8 A. M.-5 P. M.

Table with columns: Date of Record, Indirect cause of Death, Direct cause of Death, Class of Dwelling, Last place of Residence, Place of Birth, Mother's Name, Father's Name, Birthplace, How long in U.S. if foreign born, Occupation, Single, Married or Widowed, Color, Age in years, months, and days, Full Name, Date of Death. Handwritten entries include: No stated above, St. Ann's, 519 W. 25th, 1892, John, Rebecca, Poland, 16.5, Married, 44 yrs, 4 mos, 17, 44 yrs, 4 mos, 17, John Sakman, Jan 12, 1893.

NOTICE.-In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed, The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

A True Copy.

W. H. Deeman

0399

Excise Violation-Selling on Sunday.

POLICE COURT- 2 DISTRICT,

City and County } ss.
of New York,

of No. 19th Precinct Police Thomas L. Madden Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 2nd day
of October 1882, in the City of New York, in the County of New York,

at premises No. 239-1st Avenue Street,
John Sakmann (now here)

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

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

Sworn to before me, this 2nd day } Thomas L. Madden
of October 1882 }

[Signature] Police Justice.

0400

Court of General Sessions of the Peace

1907

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John S. Samman

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

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

The said

John S. Samman

late of the City of New York, in the County of New York aforesaid, on the day of October in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

John S. Samman

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0401

BOX:

503

FOLDER:

4586

DESCRIPTION:

Sanson, Millie

DATE:

11/18/92



4586

Witnesses:

Victa Nordling
off Beeley 20th

Counsel,

Filed

Pleads,

189

(day of

THE PEOPLE

vs.

Millie Sunson

Grand Larceny, (From the Person),
Degree, (Sections 224, 225, Penal Code.)

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Sullivan

Foreman.

Dec 6, 1892.
Trial and Acquitted.

0403

(1895)

Police Court- 2 District.

Affidavit-Larceny.

City and County }
of New York, } ss.

Victor Nordling

of No. 61 Borden Av. L. I. City Street, aged 32 years,

occupation Carpenter being duly sworn,

deposes and says, that on the 7 day of November 1895 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:

Good and lawful money of the United States to the amount and value of eighty-three dollars \$83.

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 Willie Sarnoni (now

here) Deponent made the acquaintance of the defendant in West 29th Street about the hour of 4 o'clock A.M. on said date and deponent went with defendant to a room in a house No 216 West 29th Street for the purpose of prostitution, and deponent had the said money in his trouser pocket when he entered said room and there was no one else in the room but defendant and deponent. As soon as defendant left the room he missed the said money and he now charges

Sworn to before me, this 7 day of November 1895
Police Justice.

0404

the defendant with the larceny
of said money for the reason that
no one else but defendant had
an opportunity to take said money

V. J. [unclear]

November 1992

1/15 [unclear]

0405

Sec. 198-200.

District Police Court.

City and County of New York, ss:

Mollie Lannon 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 a 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.

Mollie Lannon

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

N. Y.

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

Answer.

302 W. 40 St. 6 months

Question. What is your business or profession?

Answer.

Cook

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

Mollie Lannon

Taken before me this

day of

1892

[Signature]

Police Justice.

0406

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

2^d District Police of No. _____ Street, aged _____ years,
occupation *Police Officer* Being duly sworn deposes and says,
that on the 13 day of November 1888
at the City of New York, in the County of New York, *he arrested Phillie
Tampson (now here) on the charge of having
committed a Larceny - on the complaint
of Victor Norbling - deponent therefore
asks that said Phillie may be held
to enable him to procure further
evidence.*

Theodore Busby

Sworn to before me, this

of _____

1888

day

[Signature]

Police Justice.

0407

Police Court, 2 District.

(151)
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mullie Tompson
vs.

AFFIDAVIT.

Dated Nov 14 1887

Crya Magistrate.

Deery & Hunt Officer.

Witness, _____

Disposition, _____

By 2nd 15/11/87

0408

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 Lawrence

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

Dated, 1897 189..... Police Justice.

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

Dated,..... 189..... Police Justice.

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

Dated,..... 189..... Police Justice.

0409

1429

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Victor Nordling
Warranted S.D.C.
Mollie Sanson

Offense: *Victory*
for term

1
2
3
4

Dated,

Nov 15
White
Oakley

189

Magistrate.

Officer.

Precinct.

Witnesses

Ormie, Quincy

No. 15

Street.

No.

Street.

No.

Street.

§

to answer

S.S.

Handwritten initials

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Millic Sanson

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

Millic Sanson

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

The said Millic Sanson

late of the City of New York, in the County of New York aforesaid, on the seventh day of November in the year of our Lord one thousand eight hundred and ninety-two, in the night time of the said day, at the City and County aforesaid, with force and arms,

the sum of eighty three dollars in money, lawful money of the United States of America, and of the value of eighty three dollars

of the goods, chattels and personal property of one Victor Nordling on the person of the said Victor Nordling, then and there being found, from the person of the said Victor Nordling 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.

De Lancey Recall District Attorney.

0411

BOX:

503

FOLDER:

4586

DESCRIPTION:

Schaffer, Annie

DATE:

11/09/92



4586

04 12

Witnesses:

Kate Gros

Off Nelson 75th Ave

19

Counsel,

Filed

day of

189

Pleas,

City of Brooklyn 10

THE PEOPLE

vs.

Annio Schaffer

Penal Code.

Degree.

Grand Larceny,
[Sections 525, 527]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Foreman

Foreman.

Part 3, Nov 2, 1912

True Bill Acquitted
W. H. H. H.

0413

(1865)

Police Court— 4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Kate Gross

of No. 225 East 62^d Street, aged 39 years,

occupation Boarding house keeper being duly sworn,

deposes and says, that on the 2^d day of November 1892 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 silver pocket book of the value of three Dollars which pocket book contained good and lawful money of the United States of the value of seventy Dollars in all of the value of seventy three Dollars

the property of deponent

3^d day

Sworn to before me, this
of November 1892

J. McLaughlin
Police Justice

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by (Annie Shaeffer) now here from the fact that said Annie was in the employ of deponent, that said property was in deponent's bed room on the ground floor of said premises, Defendant was in an adjoining room working, and when deponent left her room where said property was, Defendant took the same, and afterwards admitted to deponent in the presence of Officer Philip Weller of the 25th Precinct that she had taken said property and disposed of it.

Wherefore deponent prays, that the Defendant may be dealt with as the Law directs

Kate Gross

0414

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Philip Weller
aged 30 years, occupation Police Officer of No. 25th Precinct Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Kate Gross and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 3^d day of November 1892

Philip Weller

J. H. Smith
Police Justice.

0415

Sec. 198-200.

4th District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. Annie Schaeffer

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York City

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

Answer. 206 East 63rd Street, 5 months

Question. What is your business or profession?

Answer. Domestic

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

Answer. I did not take it

Annie Schaeffer

Taken before me this 3rd day of November 1892

Police Justice

04 16

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 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 November 3^d 1892 *[Signature]* Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

0417

1388

Police Court--- 4 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Kate Gross
225 E 62
1 Annie Shaeffer

Officer Larceny
Felony

Dated November 3^d 1892
Kilbreth Magistrate.
Philip Weller Officer.
25 Precinct.

Witnesses Call the officer

No. Street.

No. Street.

No. Street.

\$ to answer

W. W. G. J.
C. J. C. J.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Annie Schaffer

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

Annie Schaffer of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE, committed as follows:

The said Annie Schaffer

late of the City of New York, in the County of New York aforesaid, on the second day of November in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

the sum of seventy dollars in money, lawful money of the United States of America, and of the value of seventy dollars, and one pocketbook of the value of three dollars.

of the goods, chattels and personal property of one

Kate Gross

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.

De Lancey Nicoll, District Attorney

04 19

BOX:

503

FOLDER:

4586

DESCRIPTION:

Schluer, Louis

DATE:

11/25/92



4586

Witnesses:

Oliver Sullivan 30

255

Counsel,

Filed, 25th day of Nov 1893

Pleads, *Guilty*

THE PEOPLE

vs.

B
Carroll School
Plaintiff in Error

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 231.
Selling, etc., on Sunday.]

John E. Foulson
Attorney

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

John E. Foulson

Foreman.

0421

1907

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Louis Schluet

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

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

The said

Louis Schluet

late of the City of New York, in the County of New York aforesaid, on the day of *Sept 10 1907* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~ *4 1/2*

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

SECOND COUNT—

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

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Louis Schluet

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0422

BOX:

503

FOLDER:

4586

DESCRIPTION:

Schmidt, Henry

DATE:

11/03/92



4586

350
Counsel,
Filed *[Signature]* 180
of

Pleads *[Signature]* 9

THE PEOPLE

vs.
[Signature]

Henry Schmidt

[Signature]
Section 219210, Penal Code

Witnesses:

[Signature]
284

DE LANCEY NICOLL, 28
District Attorney,
S.P. 219210, Pen. Code
A TRUE BILL.

[Signature]

Foreman.

[Signature]

Nov 23
9:50

0424

Police Court 4 District.

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

The Broadway Rail Road
of No. 88 Nassau Street, Brooklyn, aged 28 years,
occupation car conductor being duly sworn

deposes and says, that on 21st day of October 1887, at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Henry Schmidt (now here)
who threw the contents, to wit, sulphuric acid, of a bottle which he held in his hand on the face and hands of deponent and that said assault was committed by deponent

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 before me, this 22 day
of October 1887, } James P Lyons

Charles J. Smith Police Justice.

0425

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

Henry Schmidt 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 sees fit, to answer the charge and explain the facts alleged against him;
that he is at liberty to waive making a statement, and that his waiver cannot be used
against him on the trial.

Question. What is your name?

Answer. Henry Schmidt

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Austria

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

Answer. 302 Stanton Street, 6 months

Question. What is your business or profession?

Answer. Car - Conductor

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

Answer. I am not guilty.

Henry Schmidt

Taken before me this

12/14

day of December 1897

Charles A. Stearns

Police Justice.

0427

#1000 for 87 Oct 24/92 2 PM

3 50

1356

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James P. Lyons
Bway R.R. Office
Henry Schmidt

Officer Felicitas Ann...

BAILED,

No. 1, by Benjⁿ David
Residence 130 ... Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Oct. 22 1892
Taintor Magistrate.
Mallow Officer.
52 Precinct.

Witnesses Michael Graham
No. 330 W 49 Street.

James Trainor
No. 635 Greenwich Street.

No. _____ Street.
\$ 1000 to answer

Bentley

The Justice printing in any
abundance is hereby authorized
and requested to be heard
determining the within
case - Charles N. Taintor
Police Justice

Court of General Sessions,
City and county of New York.

-----*		
The People	:	Before the
	:	Hon. Rufus B. Cowing
vs.	:	
	:	and a jury.
Henry Schmidt	:	
-----*		

Indicted for assault in the second degree and first degree
Indictment filed November 3, 1892.
Tried November 23, 1892.

Appearances:
Assistant District -Attorney Bedford for the people .
Mr. _____ for the defence .

J A M E S P. L Y O N , called by the People, being duly sworn testified that he was a car conductor on the Broadway & Seventh avenue line on October 21, 1892, when he saw the defendant standing in the receiver's office at quarter to six o'clock P. M.; said office being on the sidewalk in the depot between 50th and 51st street on 7th avenue in New York. Defendant and complain-

0429

2

ant were both standing there and defendant wanted to know who was the first to work. Complainant told him that he(complainant) was the first on the list. Defendant said no, that he was first, and at the same time defendant shoved the complainant forcibly as hard as he could, and then complainant turned around and slapt defendant with all his force. Defendant went out on the sidewalk and complainant followed him and a lot of men were standing there. At that time defendant put his hand downward, and complainant thought he was seeking his handkerchief or a pistol. When complainant went over to him defendant turned around and threw the fluid out of a bottle which struck complainant in the head and burned him. From the time complainant slapt defendant until he threw the acid on him (complainant) it was about five minutes. During that time nothing was said. Gray, Trainer and O'Connor were present at the time defendant threw the contents of the bottle over complainant. Complainant had taken one drink that day. Defendant was not cleaning his buttons at the time of the assault, but defendant deliberately took the bottle out of his pocket and threw the contents over witness .

0430

3

Defendant was not bleeding from the effects of complainant's blows, and had not fallen down.

M I C H A E L G R A H A M being duly sworn testified that he was a conductor on the Broadway and Seventh avenue line of cars in this city. Witness did not see any of the altercation, but went into the urinal about ten feet from the front of the building and when he got in about half way some other conductor said "Look out". Witness looked out, and got the greater portion of the contents of the bottle that Lyon's dodged, on his face, cap and coat. Witness face is now scar^Ted by it; do not know who said "Look out"; there were 20 or 30 conductors there. Witness was standing in the gateway about 8 feet wide and 10 feet from the sidewalk, and looked out through the gateway when he got the charge. Witness was gone 3 weeks to the Roosevelt Hospital and has a doctor's certificate. Witness saw the back of defendant's head when Lyons stooped and couldn't see any more after defendant threw the acid. Witness put his handkerchief to his face and the handkerchief fell to pieces. Witness asked another conductor to take him to a drug store. From the time the acid was thrown witness eyes were closed.

0431

4

J A M E S T R A I N E R being duly sworn testified that he lived at 635 Greenwich street and was a conductor on the Broadway and Seventh avenue line of cars in New York, and was present on the 21st of October, 1892. All witness knew or saw of the assault was when defendant pulled out the bottle and threw the contents of it on to Lyons, complainant. At that time defendant was in the street and complainant was about three feet from defendant, and defendant and complainant were face to face and witness got a mark on his face from it. Witness was about 7 or 8 feet off. After the defendant threw the acid he ran around into 50th street and smashed the bottle. Witness is positive that defendant threw the acid. Witness had just come down to make another trip when the assault took place. Witness is not a friend to either party.

F R A N C I S M U L L E N being duly sworn testified that he was an officer attached to the 22d precinct. On October 21st he arrested defendant who was running in the middle of the street between 49th and 50th streets on 7th avenue. Witness was standing in the middle of the block in full uniform. When he saw the defendant run-

0432

5

ning without a hat towards him, he asked defendant what was the matter. Defendant told witness that he had been assaulted in front of the depot and wanted witness to go up there. Witness supposed he wanted him to arrest somebody. Discovering what it was witness arrested defendant at 3:30 o'clock. Don't know what time the assault was committed. Witness picked up a bottle marked sulphuric acid in 50th street and 7th avenue. Witness after arresting defendant and picking up the remains of the bottle, brought the defendant over to the complainant Lyons, where he was being ministered to in a drug store. Witness asked complainant if this (the defendant) was the man. Complainant said yes, and witness took him to the station house. Witness asked defendant why he carried it and defendant said that he had applied for a revolver permit, and that he had been tantalized so that he finally took the bottle. Witness told the same story to the captain of Police at the desk, when he was brought in. Defendant said he had carried the bottle since the previous Saturday. There were no marks or scratches on defendant; but the complainant's face was in a terrible condition and looked then as it does now, marked.

0433

6

C H A R L E S S C H M I D T being called for the defence, testified that he had known the defendant a little over a year, and he came very highly recommended. He worked in the Central R. R.. Never knew anything against the defendant as far as general reputation is concerned. After hearing the testimony in this case witness still believes defendant is quiet and peaceable .

M A X H O C H S T E I N being duly sworn testified that he resided at 119 Suffolk street and knew the defendant about 4 years, and knew other people who knew him (defendant). Defendant was a conductor working for the Central R. R. and was always peaceable and quiet, and has been so as long as witness knew him. Over 100 persons have told witness that defendant was quiet and peaceable previous to October 21. In the barbour shop they said defendant was a good man as many times as witness went there. There was no reason for their saying it to witness. Witness never heard them say that he (witness) was quiet and peaceable in the barbor shop; but always heard them talk about defendant that he was quiet and peaceable. Said barbor shop is at 38 Suffolk street; don't know that they talked of

0434

7

other customers that they were quiet and peaceable .

L O U I S B A T T I S T being duly sworn testified that he resided at 130 East Broadway. Witness knew defendant in the Old Country when he was a child and knew his parents, and have known other people who knew defendant. So long as witness knows, he never heard of any trouble about him; he was a good boy and worked hard.

H E N R Y S C H M I D T , defendant, being duly sworn testified that he resided at 202 and 204 Stanton street with his wife and two little children; never was arrested before; that he was a conductor on the Broadway and Seventh avenue line of cars. On the day the accident happened defendant was working and had made four trips and only had to make one more. Between the 4th and 5th trips defendant had 40 minutes to wait, during which time complainant Lyon came down and without provocation or saying a word struck defendant, knocking his teeth out and he commenced to bleed. The complainant thence knowing that he would be discharged said to defendant "You son of a bitch; I am going to leave here ; I am not going to buy a Winter uniform; but before I leave here, I will make you cold." The complainant was too

0435

8

strong and big for defendant to fight; especially as he was no fighter, never having fought in his life although 25 years of age . Complainant then punched defendant and defendant fell down and while laying there complainant kicked defendant. Defendant tried to get out of the way, and thought he would have the man arrested. Defendant has a sick child that has been operated upon in the hospital and has a bandage; and the child got something from the bandage on to the gold buttons of defendant's uniform. Defendant could not clean off the buttons as the matter got between the little interstices of the buttons. So defendant sent his wife to the drug store and his wife brought the acid to clean the buttons. The child has been sick five or six months. After coming outside of the ~~outside of the~~ office at the time referred to defendant had to do something or make a motion with his hands and commenced to fix his buttons. Some of the conductors then came and said "What is the reason complainant struck you so bad?" Defendant said he did not know . Defendant was not outside five minutes before complainant came out and punched his head against the wall, so that his (defendant's) nose

0436

9

got broke and defendant was bleeding out of his mouth and nose. Defendant had the bottle in his hand and could not do anything, and tried to save himself as well as he could, and complainant threw the bottle over himself. At the time defendant was arrested his teeth were out and his nose was bleeding. Defendant did not throw the contents of the bottle wilfully at the time and place mentioned; but when complainant was striking him defendant put up his hand that complainant should not strike him (defendant) and at the same time complainant threw the bottle over upon himself (complainant). There were close to defendant 6 or 8 men at the time. The testimony of the other witnesses in opposition to defendant's statement is untrue. After defendant was slapt by complainant defendant drew his hand back and supposes the cork went out of the bottle and the contents were spilled over the people, and defendant feels sorry for it, as he did not do it purposely. Defendant endeavored to protect himself, and the spilling of the liquid was an accident. Defendant went after the officer to arrest the complainant for striking him. The time that elapsed between the first and second as-

0437

10

sault was three minutes at most. In the first assault defendant got three blows in succession, and then went from the starters' box just outside to his car about four steps. The officer testifies falsely when he says because defendant could not carry a revolver he (defendant) carried the bottle of acid, and it is not true that defendant carried it a week

L O U I S E A T T I S being duly sworn testified that he resided at 130 East Broadway and saw defendant after his arrest. At that time he had a black eye.

L O U I S A. M I T C H E L L being duly sworn testified that he was a conductor on the Broadway and 7th avenue line, and had a conversation with the defendant in regard to the sulphuric acid about a week previous to the assault. Defendant at that time said that he was assaulted by a driver of the road and given a black eye and defendant told him that he carried vitriol in his pocket to assault the driver in case anything worse happened. (As the foregoing evidence did not apply to the complainant, it was stricken out.)

0438

(155)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Schmidt

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

of the crime of assault in the first degree,

committed as follows:

The said Henry Schmidt,

late of the City of New York, in the County of New York aforesaid, on the twenty first day of October, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid,

in and upon one James P. Lyons, in and upon the person of said Lyons, did unlawfully and feloniously make an assault, and a quantity of a certain corrosive acid known as sulphuric acid, at which said time the said James P. Lyons, then and there lawfully and lawfully did act and show, and that the said James P. Lyons, with the said sulphuric acid aforesaid, so cast and thrown as aforesaid, in and upon the head and hands of him the said James P. Lyons, then and there lawfully and lawfully did

and wound, the same being such means and
 force as were intended to produce the death of
 the said James P. Lyons, with intent to kill
 the said James P. Lyons thereby then and
 there wilfully and feloniously 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
 Henry Schmidt of the crime of assault
 in the second degree, committed as follows.

The said Henry Schmidt, afterwards,
 to wit, on the day and in the year aforesaid
 at the City and County aforesaid, in and
 upon one James P. Lyons, feloniously did,
 wilfully and unlawfully, make an assault,
 and a assault of a certain poisonous fluid
 known as sulphuric acid, the same being
 a thing likely to produce serious bodily
 harm, at, against and upon him the said
 James P. Lyons, then and there feloniously
 did wilfully and unlawfully cast and
 throw, and him the said James P. Lyons,
 with the sulphuric acid aforesaid, so cast

and from as aforesaid, in and upon the
 head and hands of him the said James
 P. S. Jones, then and there feloniously did
 unlawfully and wrongfully turn and
 convert the same to his own use and
 profit; 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.

De Lancey, J.

Indictment

0441

BOX:

503

FOLDER:

4586

DESCRIPTION:

Schmidtz, Gustave

DATE:

11/01/92



4586

0442

Witnesses:

off Bulger

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

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

B

Barbara Schmitz

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

*De Lancey Nicoll,
District Attorney,
this and his office*

A TRUE BILL.

W. W. W.

B. Lockwood

Torenan.

6/10/29

W. W. W.
W. W. W.

0443

Police Court - 10th District.

CITY AND COUNTY OF NEW YORK, } ss.

of the 33rd Precinct Police Street,
age 27 years being duly sworn, deposes and says, that
on Sunday the 30th day of October
in the year 1892 at the City of New York, in the County of New York,
he was violently and feloniously ASSAULTED and BEATEN by Leitan Schmiedt

(from true) that at the time of
when L. Schmiedt on Sunday morning
the 30th October 1892 while deponent
was patrolling his beat in full
Uniform as a Police Officer the
said deponent struck deponent a
violent blow upon the head with
a glass goblet which the said
deponent then threw into his
hands cutting deponent's head
that deponent was so violently and
feloniously assaulted and beaten

with the felonious intent to take the life of deponent, & 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 30th day
of October 1892 James Bulger
[Signature]
POLICE JUSTICE

0444

Sec. 198-200.

Cotto

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *Gustave Schmidt*

Question. How old are you?

Answer. *27 years -*

Question. Where were you born?

Answer. *Germany -*

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

Answer. *3344 - 3rd Avenue, 3 months -*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am guilty of the charge*

Gustave Schmidt
mark

Taken before me this

20th

1892

W. J. McCarroll
Police Justice.

0445

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

~~guilty~~ thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 October 3rd 1892 W. J. [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0446

1352

Police Court--- 6th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Bulger
vs.
Anton Schmidt

Office *Amman*
John

BAILED, *due 7/92* by Cash deposit
No. 1, by *J. W. Dahlhaus*
Residence *639 E 153* Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *Oct 30th* 18*92*
Mann Magistrate.

James Bulger Officer.
33 Precinct.

Witnesses *John G. Shaker*
No. *33* Street.

H. Schump
No. *105 1/2 Washington* Street.

No. Street.
\$ *1.000* to answer *Yes*

Con
Oct 2

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gustave Schmidt

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

Gustave Schmidt

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

The said Gustave Schmidt

late of the City and County of New York, on the 14th day of October in the year of our Lord one thousand eight hundred and ninety-Seven, at the City and County aforesaid, in and upon one

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

with a certain gold watch which he the said Gustave Schmidt

in his right hand then and there had and held, the same being then and there a weapon and an instrument likely to produce grievous bodily harm, the said James Bulger then and there feloniously did wilfully and wrongfully strike, beat, 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.

SECOND COUNT—

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

William Schmitt

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

The said

William Schmitt

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, in and upon the said

James Bulger

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *William Schmitt*, the said *James Bulger* with a certain *rod*

which *rod* the said *William Schmitt*

William Schmitt

in *his* right hand then and there had and held, in and upon the

head

of *him*

the said

James Bulger

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

to the great damage of the said *James Bulger* 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.

DE LANCEY NICOLL, District Attorney.

0449

BOX:

503

FOLDER:

4586

DESCRIPTION:

Schnur, Philip

DATE:

11/28/92



4586

0450

Witnesses:

Off. Pleinore
122

Counsel,

Filed, *28* day of *April* 189*9*

Pleads, *Arguably-Dual*

THE PEOPLE

vs.

Philip Schman

VIOLATION OF THE EXCISE LAW.
[Comp. 401, Laws of 1892, § 83].
[Chap. 401, Laws of 1892, § 83].

Transferred to the Court of Sessions for trial and final disposal

Part § 114, 1893

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

John E. Fillion

Foreman.

0451

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Philip Schurr

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

of the CRIME OF *Philip Schurr* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Philip Schurr

late of the City of New York, in the County of New York aforesaid, on the *16th* day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Philip Schurr

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0452

BOX:

503

FOLDER:

4586

DESCRIPTION:

Schratz, John

DATE:

11/28/92



4586

0453

Witnesses:

[Handwritten signatures of witnesses]

Comes!

Filed *[Signature]* (day of *[Signature]* 1893)

Pleas, *[Signature]*

THE PEOPLE

vs.

B

John Schrey

Transferred to the Court of Sessions for trial and final disposal

Part 2... 1893

VIOLATION OF THE EXCISE LAW. [Chap. 401, Laws of 1893, § 93]

DE LANCEY NICOLL

District Attorney.

A TRUE BILL,

John E. Freeman

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Schatz

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

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

The said

John Schatz

late of the City of New York, in the County of New York aforesaid, on the *second* day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

John Schatz

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

John Schatz

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0455

BOX:

503

FOLDER:

4586

DESCRIPTION:

Schriner, John

DATE:

11/10/92



4586

Witness:

Geo. Gilbert

Off. Ferguson 33d

This is a case of
Crim. Statute
evidence purely which
does not point
conclusively to
the guilt of the de-
fendant.
Recommend
Chapman be
re-arrested
at the prison
Apr 25/92
W. Osborne
Deputy

31

Counsel,

Filed

day of

189

Pleads

guilty.

THE PEOPLE

vs.

John Schiner

Grand Larceny, Degree, [Sections 123, 124, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Foreman

Foreman.

Delivered on this

mm [unclear]

0457

Police Court

S

District.

Affidavit—Larceny.

City and County }
of New York, } ss :

Mathias Schimidt

of No. 283 E 143 Street, aged 28 years,
occupation Laborer being duly sworn,

deposes and says, that on the 29 day of October 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz :

Good and lawful money of the United States to the amount and value of Sixty two Dollars. (\$62.00)

the property of deponent.

Subscribed before me this 1892

Police Justice

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by John Schemin (nowhere) from the fact that at about the hour of 8.15 o'clock A.M. said deponent rolled said sum of money in some rag and placed said roll in the pocket of his coat, which was hanging on a hook in a work room in Jaynes Laundry in Westchester Avenue. and shortly thereafter deponent saw this deponent who is employed in said Laundry. at the pocket of said coat where said sum of money was. and saw him place some rags in said pocket and immediately thereafter deponent went to said coat and felt in the pocket and discovered that the rags were in the pocket, but that

0458

the money was missing.
Wherefore defendant charges this defendant
with feloniously taking stealing and carrying
away said sum of money from the pocket
of said coat.

Sworn to before me)
this 29th day of Oct 1892) Matthias J. Schmitt D.

W. J. McLaughlin Clerk

Police Judge

0459

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

John Schreiner 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *John Schreiner*

Question. How old are you?

Answer. *39 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *41 1/2 East 144 st one month*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I Am Not Guilty
John Schreiner*

Taken before me this *27th* day of *August* 189*9*
[Signature]
Police Justice.

0460

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

Defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *100* 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, *Oct 21* 189 *[Signature]* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0461

Police Court--- 5 District. ¹³⁵⁷
1891

THE PEOPLE, &c.
ON THE COMPLAINT OF
Mathias Schmidt
John Schriener

Larson
Offense

2
3
4

Dated,

Oct 29
Meade

189

Magistrate.

Ferguson
33

Officer.

Precinct.

Witnesses

Geo Gilbert

No.

150 St 3rd +
Portland Ave

Street.

No.

Street.

No.

Street.

\$ *1000* to answer

H.S.

One

BAILED,
No. 1, by
Residence Street.
No. 2, by
Residence Street.
No. 3, by
Residence Street.
No. 4, by
Residence Street.

Matthias Schmidt.

I was down stairs. My coat was hanging upstairs. I saw Schreiner come away from my coat. Saw that my money was gone. asked Schreiner for it. He said he didn't have it: went immediately for the policeman. The money was not found on Schreiner. It was found by Geo Gilbert (now here) under a piece of pig iron in the yard: the money is now in the property clerk's office.

Geo Gilbert.

Found the money under a piece of pig iron in the yard.

(It is said that Schreiner has always had a good reputation: it is said he makes about \$25 a week clear:)

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Schrimmer

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

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

The said

John Schrimmer
late of the City of New York, in the County of New York aforesaid, on the *29th*
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*the sum of sixty-two dollars in
money, lawful money of the
United States of America, and
of the value of sixty-two
dollars*

Mathias Schmidt
of the goods, chattels and personal property of one

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.

DeLancey McCall,
District Attorney

0464

BOX:

503

FOLDER:

4586

DESCRIPTION:

Schroeder, William

DATE:

11/22/92



4586

0465

233

Counsel,

Filed

22nd day of Nov 1892

Pleads,

THE PEOPLE

vs.

William Schroeder

Grand Larceny, [Sections 625, 627, Penal Code.]

Dr LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John G. Furlow

Foreman.

John G. Furlow
Shads 6/7 day

2 yrs 4 mos 10 days
R

Witnesses:

Henry Campbell

0466

Police Court

5

District.

Affidavit-Larceny.

City and County of New York, ss:

of No. 407 E 122 Street, aged 35 years, occupation Laborer

deposes and says, that on the 24 day of August 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Three suits of clothes. ~~two~~ two overcoats. one pair of shoes. Silver watch and black silk chain all of the value of seventy five dollars.

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by

William Schroeder (now here) from the fact that on said date deponent missed said property from his apartment in 23 E 122 St. N.Y. and at that time the defendant had the key to deponent's apartment and was seen leaving said home with a bundle in his possession. and after the defendant's arrest and in open Court in the presence of deponent and Detective John McCabe he admitted and confessed that he had feloniously taken stolen and carried away said property. Wherefore deponent prays he may be dealt with according to Law.

Harry Kumpau

Sworn to before me this

day

1892

of [Signature] Police Justice

0467

Sec. 198-200.

S

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

William 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 sees 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 Schroeder*

Question. How old are you?

Answer. *31 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *I live at 129 West Two Weeks*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer.

I am guilty
William Schroeder

Taken before me this

day of

189

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

Alfred Green

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, _____ 189

Alfred Green Police Justice.

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

Dated, _____ 189

_____ Police Justice.

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

Dated, _____ 189

_____ Police Justice.

0469

1445
1934

Police Court--- 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Klepsan
1107 E. 127
Cora Schroeder

offense of carrying
a gun

2
3
4

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

Dated, Nov 17 189 2

Meade Magistrate.

John H. ... Officer.

29 Precinct.

Witnesses ...

No. Street.

No. Street.

No. Street.

\$ 1000 to answer.

Carroll G.

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 Schroeder

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

William Schroeder

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

The said *William Schroeder*

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

three coats of the value of eight dollars each, three vests of the value of four dollars each, three pairs of trousers of the value of four dollars each pair, one overcoat of the value of twenty dollars, one pair of shoes of the value of five dollars, one watch of the value of fifteen dollars and one chain of the value of one dollar.
of the goods, chattels and personal property of one *Henry Klempan*

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.

*Al Lancy Nicoll,
District Attorney*

0471

BOX:

503

FOLDER:

4586

DESCRIPTION:

Schultz, Peter

DATE:

11/07/92



4586

No 8
Lancey

Counsel,

Filed
17 day of
April 1899

THE PEOPLE

vs.

John S. ...

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John S. ...
District Attorney

Henry ...
El ...

Witnesses:

Jennie S. ...
Kate ...

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

0473

Police Court— 4 District.

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

of No. 219 East 7th Street, aged 19 years,
occupation Keep House being duly sworn

deposes and says, that on 21 day of October 1887 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Peter
Schultz, (pronounced Shoo), who shot
and wounded deponent in the
right shoulder with a leaden
ball then and there discharged from
a revolving pistol held in the hands
of said deponent by said defendant
Peter Schultz. Deponent
further says that said assault
was committed

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

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

Sworn before me, this 21 day }
of Oct 1887 } Mrs. Jennie Schultz

John Bellmont Police Justice.

0474

Department of Public Charities and Correction.

BELLEVUE HOSPITAL.
WARDEN'S OFFICE, 10/27

WM. B. G'ROURKE,
Warden.

New York,

1892

This is to certify
that Jimmy Schultz
is in good condition
& will be able to
leave this institution
in a few days

W. B. Gourke

0475

Department of Public Charities and Correction.

BELLEVUE HOSPITAL.
WARDEN'S OFFICE

WM. B. O'HOURKE,
Warden.

New York.

189

This is to certify that
James Schultze is at
present apparently
in good condition
but unable to leave
wards of this institution
for some days to come.

[Handwritten signature]

0476

Oct 23/92

This is to certify what
Jenny Schulte's condition
remains about what was
described in my previous
report.

0477

Oct 23/92

This is to certify that
Jenny Schultze condition
remains about the same.
Amos and wife

Amos and wife

0478

Department of Public Charities and Correction,
BELLEVUE HOSPITAL,
WARDEN'S OFFICE,

W. B. O'ROURKE.
Warden.

New York, Oct. 22nd 1892

This is to certify what
Jenny Schuetz is in the
Institution apparently in
poor condition but will not
be able to leave for some
days to come

A. A. Nelson m.d.

0479

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, 4 DISTRICT.

Harold Brooks

of No. *219* *Front* Street, aged *19* years,

occupation *Laundress* being duly sworn, deposes and says

that on the *21* day of *October* 189*2*

at the City of New York, in the County of New York *deponent was*

*present in premises 219 East 21
Street in said City and deponent saw
one Peter Schultz fire and discharge
a revolving pistol loaded with
powder and ball the bullet so
frank piercing and grievously
wounding the body of one
Emmie Schultz.*

Harold Brooks

Sworn to before me this *17* day of *October* 189*2*
of *Harold Brooks*
Charles H. ... Police Justice.

0480

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, 4th DISTRICT.

Kate Herronberg
of No. *219 East 22* Street, aged *39* years,
occupation *married* being duly sworn, deposes and says
that on the *2* day of *October* 189*2*
at the City of New York, in the County of New York *Peter Schultz*

deliberately
(now here) did *point* air and
discharge a revolving pistol loaded
with powder and ball at deponent's
person, the ball so fired or discharged
striking and *causing* *injuring* *Gemie*
Schultz causing such injuries that
she, Gemie, is now confined in
Bellevue Hospital, unable to appear
in Court. Deponent therefore prays
that said defendant may be committed
to await the result of the *abovementioned* injuries
Kate Herronberg

Sworn to before me this *22* day of *October* 189*2*

Charles J. ...
Police Justice.

0481

116
Police Court, 4 District.

Committed without bail
to await result of inquest
H. H. J.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Nate Wrenburn
vs
Peter Edmely

AFFIDAVIT

Dated Oct 22 1892

Levinson Magistrate.

Reoran Officer.

Witness. 18-

Maud Brooks
219 Forsyth St.

Disposition

Ex 46-777
Ex 77-7-114
31 9 11

0482

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Peter Schultzy 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 sees 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. *Peter Schultzy*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *New York, Peter*

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

Answer. *6514 East 17th St. - 3 months*

Question. What is your business or profession?

Answer. *Driver*

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*

Peter Schultzy

Taken before me this

day of

189

Joseph B. ...

Police Justice

0483

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.....

Richard
.....
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..... *188*..... *John P. [Signature]*..... *Police Justice.*

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

Dated..... *188*..... *Police Justice.*

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

Dated..... *188*..... *Police Justice.*

0484

116
Police Court--- 4 District. 1891

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jimmie Schulltz
219th E 2nd
Pete Schulltz

H. J. ...
Officer

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 *Oct 31* 189*1*

Prockis Magistrate.

Herrman Officer.

10 Precinct.

Witnesses *Maud ...*

No. *219* Street.

Kate ...

No. *219 East 2nd* Street.

No. Street.

\$ *1000* to answer.

Comm

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Schuchy

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

Peter Schuchy

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

The said *Peter Schuchy*

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, at the City and County aforesaid, in and upon the body of one *Jimmie Schuchy* in the peace of the said People then and there being, feloniously did make an assault and to, at and against the said *Jimmie Schuchy* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Peter Schuchy* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent *to* the said *Jimmie Schuchy* 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

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

The said *Peter Schuchy*

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

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

Peter Schuchy in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0486

BOX:

503

FOLDER:

4586

DESCRIPTION:

Schwarz, Herrmann

DATE:

11/28/92



4586

328

Witnesses:

John M. ...
22. 102

(Counsel)

Filed

day of Nov

1892

Pleas,

Voluntarily

THE PEOPLE

vs.

B

Hermann Schwarz

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 33].

Transferred to the Court of Special Sessions for trial and fined (insert here)

April 25. 1893

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. ...

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Herrmann Schwarz

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

Herrmann Schwarz
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Herrmann Schwarz

late of the City of New York, in the County of New York aforesaid, on the day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

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

SECOND COUNT—

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

Herrmann Schwarz
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Herrmann Schwarz

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to ~~one~~

Frank J. Morris

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

DE LANCEY NICOLL

District Attorney.

0489

BOX:

503

FOLDER:

4586

DESCRIPTION:

Schwinn, William

DATE:

11/09/92



4586

Witnesses:

Max Scherman

Four horizontal dotted lines for additional witness names.

12

Counsel,

Filed

Pleas,

(day of

189

THE PEOPLE

vs.

William Scherman

Grand Larceny, *From the Person,* Degree, (Sections 833, 834, Penal Code.)

DR LANCEY NICOLL,

District Attorney.

*19
1st Attorney
Member*

A TRUE BILL.

John S. P. Foreman.

1890

Heads of May

Edw. J. [Signature]

0491

(1865)

Police Court— 3 — District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Max Silverman

of No. 6 Mill St Street, aged 13 years,

occupation School boy being duly sworn,

deposes and says, that on the 15th day of August 1894 at the City of New

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

A diamond scarf pin of the value of Five dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by William Schwinnow now being for the reasons that deponent was standing on Allen Street and said pin was attached to the scarf worn on deponent's person. Deponent was accosted by the defendant who pretended to show deponent some trick and passed his hand over deponent's chest and immediately deponent missed said pin

Max Silverman.

Sworn to before me, this 20th day of August 1894

of New York

[Signature]

Police Justice.

0492

Sec. 198-200.

J

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss:

William Schurinn 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 sees 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 Schurinn*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *124 Allen St. 7 years*

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 took the pen
William Schurinn*

Taken before me this

day of *October*

1897

John J. ...

Police Justice.

0493

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

Alfred

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *775* 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, *Oct 31* 189... *[Signature]* Police Justice.

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

Dated, ... 189... Police Justice.

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

Dated, ... 189... Police Justice.

0494

Exam 10:30 AM
Decision 30th Oct 1892

300 J 1375
Police Court, District.

THE PEOPLE, vs.,
ON THE COMPLAINT OF

Max Silverman
vs.
Hm Schwinn

Handwritten signature
Officer

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, Oct 30 1892

Duffey Place
Magistrate.
Officer.
Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. 400 to answer _____

The Justice presiding during my absence will please hear and determine the within case of Max Silverman vs Hm Schwinn
Oct 30th 1892 Police Justice

Handwritten notes
Oct 2

0495

District Attorney's Office,
CITY AND COUNTY OF NEW YORK.

11

at the 1893

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer Placc
attached to your command in
Geo. J. ... in relation to the case of
Wm. Scherwin
sentenced Nov 10/92 to Rebbe
~~years and months imprisonment by~~
Geo. Fitzgerald

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,
Deputy Assistant and Secretary to the District Attorney.

0496

2207

District Attorney's Office.

John

John

John

John

John

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 Scherman

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

William Scherman

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

The said

William Scherman

late of the City of New York, in the County of New York aforesaid, on the *15th* day of *August* in the year of our Lord one thousand eight hundred and ninety-~~two~~ *two*, in the *day*-time of the said day, at the City and County aforesaid, with force and arms,

one scarf-pin of the value of five dollars

S

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

*De Laury Recall,
District Attorney.*

0498

BOX:

503

FOLDER:

4586

DESCRIPTION:

Seftman, Mayer

DATE:

11/16/92



4586

0499

BOX:

503

FOLDER:

4586

DESCRIPTION:

Hirsch, Abram

DATE:

11/16/92



4586

0501

Police Court - 3 District.

City and County } ss.:
of New York,

of No. 85 Orchard Street, aged 32 years,
occupation Bootblack being duly sworn

deposes and says, that the premises No 85 Orchard Street, 10 Ward
in the City and County aforesaid the said being a four story brick dwelling
the 2nd floor of shoe blacking establishment
and which was occupied by deponent as a shoe blacking establishment
and in which there was at the time ^{two} human-beings, by name

were BURGLARIOUSLY entered by means of forcibly breaking in
two lights of windows in the shoe
window.

on the 6th day of November 1882 in the Nighttime, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of shoe
blackening, to the value
three dollars

the property of Deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Meyer Seligman and Abraham Hirsch
(both now living)

for the reasons following, to wit: That deponent, is informed
by Mrs. Salmon that he saw the
said defendants together and acting
in concert with each other in
burglary entering the said premises.
That the defendant Hirsch threw
two pieces of coal through the
lights of glass in the shoe window
of said premises. and the

0502

Defendants together and in company
of each other, insert their hands
through the broken left of
glass and film only to be seen
and carry away the said
property.

Sum to be paid me
this 14 day of Nov 1892

No. 106

[Signature]
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated _____ 1892
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1892
There being no sufficient cause to believe the within named
guilty of the offense therein mentioned, I order he to be discharged.
Dated _____ 1892
Police Justice

Police Court, _____ District,
THE PEOPLE, vs.,
on the complaint of
1 _____
2 _____
3 _____
4 _____
Dated _____ 1892
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer General Sessions.

0503

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Abraham Hirsch 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 sees 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.

Abraham Hirsch

Question. How old are you?

Answer.

12 years

Question. Where were you born?

Answer.

U-S

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

Answer.

77 Ludlow St - 7 years

Question. What is your business or profession?

Answer.

I go to school

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
Abraham Hirsch*

Taken before me this *20* day of *Nov* 189*7*
[Signature]
Police Justice.

0504

Sec. 198-200.

Hurd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

Meyer Seftman

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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Meyer Seftman

Question. How old are you?

Answer.

13 years

Question. Where were you born?

Answer.

United States

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

Answer.

270 Broome St 5 months

Question. What is your business or profession?

Answer.

I go to school

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

Answer.

*I am not guilty.
Meyer Seftman*

Taken before me this

day of

SM

189

Police Justice.

[Signature]

0505

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 Defendants

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 0200 Hundred Dollars, Each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Jan 7 189 7

Police Justice.

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

Dated, Nov 12 189 2

Police Justice.

There being no sufficient cause to believe the within named

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

Dated, 189

Police Justice.

0506

Police Court, *Third*

District.

1403

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael P. A.
85 Orchard
New Britain
Connecticut

Offense, *Burglary*

BAILED.

No. 1, by *Hymen Schul*
Residence *W. 10th St.* Street.

No. 2, by *E. Hogan*
Residence *W. 10th St.* Street.

No. 3, by *Smith & Mooney*
Residence *W. 10th St.* Street.

No. 4, by *Wm H Dietz*
Residence *No. 108 E 23* Street.

Dated, *Nov 7* 189 *2*

E. Hogan Magistrate.
Smith & Mooney Officer.
W. 10th Precinct.

Witnesses *Moses Solomon*
No. *70 Orchard* Street.
Morris Reinhardt
No. *70 Orchard* Street.

Wm H Dietz
No. *108 E 23* Street.

100 to answer *H B*
101 - Bailed
42

0507

Count of
General Sessions

The People

vs
Mayer Seftman

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

100 EAST 28D STREET,

New York, Nov 7th 1892

CASE NO. 68700

DATE OF ARREST Nov 6/92

CHARGE Burglary

OFFICER Dratz

AGE OF CHILD 13 years

RELIGION Hebrews

FATHER Max

MOTHER Rosa

RESIDENCE 270 Broome Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The boy
was never arrested before, he attends
school regular, but associates with
loafers.

Boy lives with his parents who are
well spoken of, but their home is
poorly furnished.

All which is respectfully submitted,

John J. ...
Capt

To the District Attorney

0508

Count of
General Sessions

The People

vs

Wm. J. Hoffman

George J. ...
PENAL CODE, "

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

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,

NEW YORK CITY.

0509

Count of
General Sessions
The People
vs
Abraham Hirsch

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23D STREET,

New York, Nov 7th 1892

CASE NO. 68700 OFFICER Dietz
DATE OF ARREST Nov 6/92
CHARGE Burglary
AGE OF CHILD 12 years
RELIGION Hebrew
FATHER Adolph
MOTHER Ella
RESIDENCE 177 Ludlow Str

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The boy
was arrested on Oct 6/92 for disorderly
conduct against Suffy, at the 3rd Dist
court fine boy \$1.00

Boy attends school regular and lives
with his parents whose home is clean
and comfortable, but associates
with bad boys.

All which is respectfully submitted,

E. Heller
Rpt

To The Court

Count of
General Session

The People

172

Abraham Hirsch

ELBRIDGE T. CERRY
President

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

ELBRIDGE T. CERRY,

President, &c.,

100 East 23d Street,

NEW YORK CITY.

05 10

05 11

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Moses Solomon
aged 12 years, occupation Schoolboy of No. 70 Orchard Street, being duly sworn, deposes and

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

Sworn to before me, this 17 day of March 1921
of 1921 at Manhattan

[Signature]
Police Justice.

05 12

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mayer Seftman
and
Abraham Hirsch

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

Mayer Seftman and *Abraham Hirsch*

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

The said *Mayer Seftman* and *Abraham Hirsch*, both

late of the *10th* Ward of the City of New York, in the County of New York aforesaid, on the *sixth* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of one *Michael Poto*

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said *Michael Poto* in the said *building* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Mayer Seftman and Abram Hersch

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

The said *Mayer Seftman and Abram Hersch, both*

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

a quantity of shoe blacking, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of three dollars

[Large handwritten flourish]

of the goods, chattels and personal property of one *Michael Poto*

in the *building* of the said *Michael Poto*

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

De Lancey Recoll,
District Attorney

05.14

BOX:

503

FOLDER:

4586

DESCRIPTION:

Shandey, Owen J.

DATE:

11/28/92



4586

Witnesses

Wm. J. Reynolds
Wm. J. Reynolds

Counsel,

Filed, *28* May of 1893

Pleas, *Argued by Deed*

THE PEOPLE

vs.

B

Owen J. Standley

Transferred to the Court of Sessions for District of Columbia

Nov 25 1893

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 33].
Selling, etc., on Sunday.

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

John S. Parsons

Foreman.

05 16

1907

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Owen J. Standley

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

Owen J. Standley
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Owen J. Standley*

late of the City of New York, in the County of New York aforesaid, on the *13th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~.

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

SECOND COUNT—

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

Owen J. Standley
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Owen J. Standley*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

05-17

BOX:

503

FOLDER:

4586

DESCRIPTION:

Shanly, John

DATE:

11/25/92



4586

05 18

294

Counsel,

Filed, 25th day of Nov 1892

Pleas, *Guilty* Dard

THE PEOPLE

vs.

B
John Sharkey

F

VIOLATION OF THE EXCISE LAW.
(Illegal Sales without License)
[Comp. Act, Laws of 1892, § 81.]

DE LANCEY NICOLL.

District attorney.

A TRUE BILL.

Arthur E. Faxon

Foreman.

J. Paul [Signature]

Witnesses:

Off John d. Carr

05 19

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

John Shanley

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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

John Shanley

Question. How old are you?

Answer.

30 years old

Question. Where were you born?

Answer.

Ireland.

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

Answer.

2291 Second Ave one month

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
Demand trial by Jury*

John Shanley

Taken before me this

day of

189

Police Justice.

0520

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

Defendant

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

Dated, July 10 189 2

M. A. [Signature] Police Justice.

I have admitted the above-named *Defendant*

to bail to answer by the undertaking hereto annexed.

Dated, Sept 1st 189 2

John W. [Signature] Police Justice.

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

Dated, _____ 189 _____

Police Justice.

0522

Excise Violation—Selling Without License.

POLICE COURT-

5th

DISTRICT.

City and County of New York, ss.

of 29th Precinct Police John McCabe Street,

of the City of New York, being duly sworn, deposes and says, that on the 31st day

of August 1892 in the City of New York, in the County of New York, at

No. 2294th Second Avenue Street, John Shanley (now here)

did then and ~~THERESELL~~ CAUSE, suffer and permit to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made and provided.

Deponent went into said place
rough, one glass of Lager-beer, paid
five cents for it, and drank the same
in the premises.

WHEREFORE, deponent prays that said John Shanley
may be ~~arrested and~~ dealt with according to law

Sworn to before me this 31st day
of August 1892

W. H. [Signature] Police Justice.

John McCabe

0523

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John S. Hanly

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

John S. Hanly

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

John S. Hanly

late of the City of New York, in the County of New York aforesaid, on the *31st* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

and John Mc Cabe

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

0524

BOX:

503

FOLDER:

4586

DESCRIPTION:

Shughnessy, Patrick

DATE:

11/01/92



4586

0525

BOX:

503

FOLDER:

4586

DESCRIPTION:

Harn, Daniel

DATE:

11/01/92



4586

0526

Witnesses :

*Andrew
Petersen*

536
Counsel,

Filed

day of *11* 189*7*

Pleads,

THE PEOPLE

vs.

Patrick Shaughnessy

and

Daniel Harn

*trying to property
[Sec. 654, Penal Code]*

25
Conrad
Amicus
THE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

Guilty
Each on 6 months

0527

Police Court, District.

(1353)

City and County }
of New York, } ss.

Andreas Peterson
Street, aged 30 years,

of No. 111 1/2 E 9th Street, being duly sworn, deposes and says,
occupation Night Watchman that on the 27th day of October 1892, at the City of New
York, in the County of New York

Deponents caused Patrick Shanaghey
and Samuel Hann (now deceased) to be arrested
charged with malicious mischief
upon the facts following to wit:
That on the aforesaid day, deponent
who is a watchman, at the Steamboat
Richard Peck, was in charge a new
carriage subject was assigned to
N 5th Street - V 10th City, and while
the said Steamboat with its load said
property was in transit and in the
waters of the New York Sound, he found
said defendants seated in said
carriage, and found the seats, floor, and
furnishings of the inside of said
carriage all wet with human
urine, causing damage to said property
to the amount of \$125.00, dollars.
Deponent further says that he caused
said defendants to be arrested, and
that said Shanaghey admitted and
confessed to James Wright a police
officer of the 24th Precinct and in deponent's
presence that he had urinated all
over the inside of said carriage.
Deponent therefore charges said
defendants with wilful and
malicious mischief.

Sworn to before me 1892
this 27th day of October

[Signature]

Andreas Peterson

Police Justice

0528

CITY AND COUNTY }
OF NEW YORK, } ss.

aged *30* years, occupation *James Wright*
45th Street of No. *45th Street*

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

Sworn to before me, this *27th*
day of *October* 18*87*

[Signature]
Police Justice.

James Wright

0529

(1885)

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Samuel Harn 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. *Samuel Harn*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *140th St New York City 5 years*

Question. What is your business or profession?

Answer. *Trimmer*

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*

Daniel Harn

Daniel Harn

Taken before me this *27* day of *March* 189*1*

[Signature]
Police Justice.

0530

(1835)

Sec. 198-200.

District Police Court

CITY AND COUNTY } ss.
OF NEW YORK, }

Patric Haugness 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. *Patric Haugness*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *194 West Houston St. Brooklyn*

Question. What is your business or profession?

Answer. *Driver*

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*
Patric Haugness

Taken before me this *27* day of *January* 189*9*

[Signature]
Police Justice.

0531

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0532

POOR QUALITY ORIGINAL

Police Court---

District

1347
1884

THE PEOPLE &c,
ON THE COMPLAINT OF

Andrew Peterson
Per 3.5 73. E.R.
Patricia Thanghaide
James H. ...

Offense: ...
... ..

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence

Dated, *Oct 27* 189 *2*

Morgan Magistrate.

Wright Officer.

4 Precinct.

Witnesses *James Wright*

No. *4* Street.

Street.

Street.

Street.

Street.

Street.

\$.....to answer *...*

Street.

Street.

Street.

0533

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Salvador Bramante
and Daniel Mann

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Salvador Bramante*

and Daniel Mann

of the crime of *injuring personal property*

committed as follows:

The said *Salvador Bramante*

and Daniel Mann, both

late of the City of New York, in the County of New York aforesaid, on the

twentieth day of *October*, in the year of our Lord one thousand
eight hundred and ninety-*two*, at the City and County aforesaid,

a certain sum of the value of five hundred
dollars, of the goods and personal property
of one Aaron S. Demarest, residing in
the City and County of New York

0534

amount of the value of one hundred and
twenty five dollars, say ten and three
quarters upon the seats, seats, seats and
the rest of the furniture and interest of
the said carriage; 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.

Deborah M. M. M.

~~Deborah M. M. M.~~

0535

BOX:

503

FOLDER:

4586

DESCRIPTION:

Shay, Charles C.

DATE:

11/16/92



4586

0536

116

Counsel,

Filed

Day of

189

Pleads,

Grand Larceny, Second Degree, [Sections 223, 224 Penal Code.]

THE PEOPLE

vs.

Charles C. Shay

Handwritten signature/initials

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Foreman

Foreman.

Apr 17 1891

James J. [unclear]

Witnesses:

off. Lynch

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

25

0537

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Melan H Hulbert

of No. 26 West 23d Street, aged 25 years.

occupation Shawing Goods dealer being duly sworn,

deposes and says, that on the 5 day of November 1892 at the City of New

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

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

Three new iron pistols
of the value of about thirty dollars \$ 30.

the property of Deponent.

and that this deponent
was a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by Charles J. Lewis (now here)

The defendant was employed by
deponent as a clerk and he had
access to said property which was
part of deponents stock in the store
No 26 West 23d street and
defendant was caught in the act
of pawning other stolen property on
Nov 9, and then the pawn tickets
for the said stolen property were
found in defendants possession and
defendant confessed to deponent
and to Officer Fyrell that the
defendant had stolen said property

M. Hulbert

Sworn to before me, this
of Nov 11 1892
J. M. [Signature]
Police Justice.

0538

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Charles Shay

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York City

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

Answer.

203 First Avenue one month

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

Charles C. Shay

Taken before me this
day of *Sept* 188*7*
Wm. R. ...

Police Justice.

0539

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

Charles Hayes

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, 1890 189 *John H. ...* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0540

Mr Lamb

1415

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Melan H. Hulbert
^{26 W 23}
Charles Shay

Carney

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,

Nov 10
Jay an
Spull

189

Magistrate.

Officer.

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 500 to answer

Costa

0541

First M. E. Church,
PASTOR'S STUDY,
405 MANHATTAN AVENUE,

Brooklyn, N. Y. Nov. 19, 1892.

To whom it may concern!

I take pleasure in certifying to the good character of ~~my~~ ^{my} I have known him for about five years, and have been astonished to learn of his recently developed speculative disposition.

He was a member of my Sabbath School during nearly the entire time of our acquaintance and always impressed me as one of unquestioned moral instinct.

William A. Taylor,
Pastor First M. E. Church
Brooklyn N. Y.

0542

TORN PAGE

Ms. B. . . . No. 39
N. Y. Nov. 22, 1842.

This is to certify that
Charles W. Hunt was a member of
my class for a few months
and that I found him a
bright intelligent boy.

Respectfully,
W. R. Hunt.

0543

L.H. HURTT, Pres't.

F. D. HURTT, Vice Pres't.

E. O. STANLEY, Treas.



Pond's Extract Co.

MANUFACTURING CHEMISTS.

NEW YORK 76 Fifth Avenue.

LONDON, 64 Great Russell St

MANUFACTURERS OF PREPARATIONS OF HAMAMELIS IN ALL FORMS AND FOR ALL PURPOSES TO WHICH IT IS ADAPTED.

New York May 18, 1892. 18

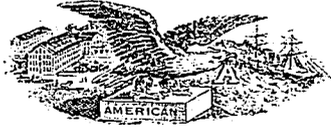
TO WHOM IT MAY CONCERN.

---oOo---

This is to certify that the bearer, C. Shay, has been in our employ for 4 months, during which time he has conducted himself to our satisfaction.

Pond's Extract Co.

0544



MERWIN, HULBERT & CO.
HULBERT BROS. & CO.
SUCCESSORS TO

26 West 23rd Street, New-York,
Nov. 21st, 1892.

To the Honorable Judge Fitzgerald,

Sir:

A young man in our employ by the name of Charles Shay was found stealing from us. He pleaded guilty at the police precinct, and was remanded to await the action of the Grand Jury. One of our firm was present at the police precinct, and made the complaint. We are told by the father of this boy Shay that his case came before the Grand Jury on Friday last, and that he was remanded for sentence Wednesday of this week. We received no notice whatever to appear before the Grand Jury, and it was our intention, after looking into the merits of this case, to ask the Grand Jury to release the boy. We think he was sufficiently punished by being in jail to await this action of the Grand Jury. We now find upon a full investigation that his father and mother are Christian people, that they have exerted the proper influence over the boy, and that the boy can be saved from a bad life.

We do not know now what steps to take, except to write this letter to you, and we will appear before you personally, if so requested, in answer to this matter.

We are, Sir,

Yours respectfully,

W. A. Hulbert
of Hulbert Bros. & Co.

0545

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles C. Shay

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

Charles C. Shay

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

The said

Charles C. Shay

late of the City of New York, in the County of New York aforesaid, on the fifth day of November in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

three pistols of the value of ten dollars each.

of the goods, chattels and personal property of one Milan N. Hulbert

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.

De Lancey Ricoll, District Attorney.

0546

BOX:

503

FOLDER:

4586

DESCRIPTION:

Sheehan, William

DATE:

11/15/92



4586

0547

Witnesses:

Geo Dalton

Edward

Thomas McCoy

372 E 3rd St

City

*Mr. the Excavator
know in this case I am
satisfied that the people
have not sufficient
to show any criminal
intent on the part of Defendant
The complainant also says
in asking that the Defendant
may be discharged. I find
in view of all the circumstances
presented the discharge of Defendant
upon his own recognizance -
W. H. L. J. J.
W. H. L. J. J.
*att.**

96th Dec 1892
De Lancey Nicoll

Counsel,

Filed

City of

189

Pleas,

THE PEOPLE

vs.
Grand Larceny,
(From the Person,
Sections 525, 527,
Penal Code.)

William Sherman

DE LANCEY NICOLL,

District Attorney

and Grand Juror

A TRUE BILL.

John E. Fallon

Foreman.

Part 3, Dec. 23/92
Doil, discharged.

0548

New York General Sessions.

PEOPLE ON MY COMPLAINT.
VERSUS

~~Thomas~~ *Shawell* -)

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.

Thomas L. Gilton

0549

CITY AND COUNTY OF NEW YORK, ss:-

THOMAS DALTON, being duly sworn, says:

I am forty-eight years of age and reside at No. 319 East Thirtieth Street, in the City of New York. I am a carpenter and builder, my place of business being at No. ~~478~~⁵³⁴ Second Avenue, in said City. On the 31st of October, 1892, I called at the Buckhout lumber-yard, on Thirtieth Street, between First Avenue and the East River, for the purpose of buying lumber to make a book-case. Not finding the proprietors in their office, I went to the river front, only a few paces from their office, where their wagon was unloading upon a barge attached to the pier, and not finding any of the proprietors there, I sat down on a pile of lumber. I remained there for about half an hour looking at this unloading. I was then accosted by a number of men, who appeared to have no occupation, and who demanded of me "the price of the growler." For the purpose of getting rid of these people, I gave them ten cents and brought back some beer. After this beer was drunk by the parties they demanded some more money from me to purchase more beer, and I again gave them money for that purpose. I then left to go home. I had gone about a block from the river in the direction of my home, when one of the men followed me. This man (whose name I subsequently learned to be William Sheehan) stopped me and demanded that I should give him "a schooner of beer."

0550

I at first refused, but for the purpose of getting rid of the man, acceded to his demand. We went into a liquor saloon and called for beer, and the bar-tender gave him a large glass of beer. After he drank the beer, Sheehan demanded of me that I "fill the growler" for the parties at the dock, which I refused to do. Thereupon he put his hands around me and attempted to take my watch from my vest pocket. He did not succeed in taking the watch and I told him to keep away. He then used profane language and struck me with his right hand on the cheek, whereupon, for the purpose of protecting myself from his assault, I struck him. The said Sheehan then left, and he and a gang of men followed me home.

Sworn to before me this

15 day of November, 1892.

Thomas J. Datto

John W. Glavin
Melany P. ...
A. J. ...

055-1

Police Court Fifth District.

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

of No. 376 East 39 Street, aged 28 years,
occupation Louishoremaw being duly sworn

deposes and says, that on 31 day of October 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Thomas Dalton, (Mr. here who struck deponent a blow on the head with a glass which he Dalton, then in his hand. Deponent further says that such assault was committed

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

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

Sworn before me this 10 day } William Sheehan
of NY 1889 }

Charles N. Tainter Police Justice.

0552

Sec. 192.

H. District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Charles A. Taintor a Police Justice
of the City of New York, charging Thomas Dalton Defendant with
the offence of Assault

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

We Thomas Dalton Defendant of No. 319
East 30th Street; by occupation a Carpenter
and Jacob C. Wurd of No. 539 Second Avenue
Street, by occupation a grocer Surety, hereby jointly and severally undertake
that the above named Thomas Dalton Defendant
shall personally appear before the said Justice, at the H. District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 6 Thomas Dalton
day of November 1892 } Jacob C Wurd
Charles A. Taintor POLICE JUSTICE.

0553

AND COUNTY } ss.
NEW YORK, }
day of *March* 1892
Charles M. Schwartz Police Justice

Jacob C. Wund
the within named Bail and Surety being duly sworn, says, that he is a resident and *house*
holder within the said County and State, and is worth *Ten* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of *Stock and fixtures of*
Grocery located at *N. 539 Second*
Avenue in this city, worth *Twenty-five*
Hundred Dollars, over all encumbrances

Jacob C. Wund

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Underlying to appear
during the Examination.

Taken the day of 18

Justice.

0554

This is to certify that
the injury to William
Sheehan's head is improving.

The wound is more
than a scalp wound, as
the skull is injured
also. I am not prepared
to say as yet whether the
skull is fractured or not.

I will not permit him
to appear in court
before Tuesday of next
week.

W. H. Kealey, M.D.

Nov. 6 1891

0555

This is to certify that
William Sheehan of 326
East 39th St. though not
permitted to leave his
rooms is not dangerously
injured.

W. Healy, M.D.

Nov. 5-1892

0556

MAURICE L. HEALY, M. D., 220 E. 36th Street, New York. Office Hours: 8-10 A. M. 12-2 P. M. 6-10 P. M.

CITY OF **B**

326 & 39 St

DISTRICT.

Fraser

of
occu.
that
at th

Mr William Sheehan is unable to leave the house on account of injury to the head.

poses and says

1892

ated

M. Healy, M.D.
Nov. 4 1892

319 East 30 Street, on the complaint of one William Sheehan who charged said Dalton with having struck him with a beer glass on October 31, 1892. That said Sheehan is now confined to his home as the result of injuries thus received and deponent prays that said Dalton may be held to answer the result of said Sheehan's injuries

William S. Fraser

Sworn to before me, this

1892

Charles J. ...

Police Justice

0557

Police Court, *✓*

District *✓*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Thomas Dalton
48-Dre-319 P. 30

ALFIDA VIT
Amused

*Committed without bail
to await result of inquest
Nov. 6/92. \$500. for 30 days
in jail*

Nov. 10/1892. 10 AM.

Dated *Nov. 5* 189*2*

Saunders Magistrate.

Y. H. & Sons Officer.

21

Witness.....

Disposition.....

0558

CITY AND COUNTY } ss.
OF NEW YORK.

POLICE COURT, 4 DISTRICT.

William S. Fraser

of the 21st Precinct Police Street, aged _____
occupation Police officer being duly sworn, deposes and says
that on the 5 day of November 1892
at the City of New York, in the County of New York he arrested

Thomas Dalton (now here) of No. 319 East 30th Street, on the complaint of one William Sheehan who charged said Dalton with having struck him with a beer glass on October 31, 1892. That said Sheehan is now confined to his home as the result of injuries thus received and deponent prays that said Dalton may be held to await the result of said Sheehan's injuries.

William S. Fraser

Sworn to before me, this

of

1892

at

Charles J. Stewart

Police Justice.

0559

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss:

4 District Police Court.

Thomas Dalton

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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Thomas Dalton*

Question. How old are you?

Answer. *48 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *In 319 East 3rd St. 2 years*

Question. What is your business or profession?

Answer. *Carpenter and builder*

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*

Thomas Dalton

Taken before me this

day of

Jan 10 1889

Charles W. Stearns
Police Justice.

0560

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

Defendant

guilty 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 *Nov 10* 18*92* *Charles N. Taintor* Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated *November 10* 18*92* *Charles N. Taintor* Police Justice.

There being no sufficient cause to believe the within named

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

Dated 18 Police Justice.

0561

~~No. 11-90 W. O. W. C. M. J.~~

148 #96 1418
Police Court District

THE PEOPLE &
ON THE COMPLAINT OF

M. Shuckan
326 E 36
Thos Sachm

offence: Assault Felony

BAILED,
No. 1, by Michael F. Shuckey
Residence 301 East 30 Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated Nov 10 1897
Magistrate.

Fraser and Smurray
Precinct.

Witnesses Christopher Ford
No. 247 Street.

No. Street.

No. Street.
\$ 500 to answer

Bailed
M. H. 2

DISMISSED
John G. [unclear]

0562

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

William D. ...

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

The ... of ... the ...
... was ... by
... the first ... that
... refused ... yet
... much ...
I did ... to ...
head ... and
... of ...

I beg that the ... be
dismissed and the prisoner discharged.
Thomas ...

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 Sheehan

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

William Sheehan of attempting to commit the crime of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said William Sheehan

late of the City of New York, in the County of New York aforesaid, on the 31st day of October in the year of our Lord one thousand eight hundred and ninety-two, in the day-time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of thirty dollars

of the goods, chattels and personal property of one Thomas Dalton on the person of the said Thomas Dalton then and there being found from the person of the said Thomas Dalton 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.

De Lancey Recall District Attorney

0564

BOX:

503

FOLDER:

4586

DESCRIPTION:

Short, James

DATE:

11/30/92



4586

405

Counsel, *So* day of *Nov* 189 *2*
Filed

Pleads,

Grand Larceny, *Sec 521* Degree, *Penal Code.*
[Sections 521, 522]

THE PEOPLE

vs.

James Shaw

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

John E. Fallon

Foreman.

J. C. ...
Head ...
El ...

Witnesses:

Bry Goodman

Off McCafferty Co

Arthur ...

James ...

0566

Police Court District. Affidavit—Larceny.

City and County }
of New York, } ss:

Henry Goodman

of No. 695 3^d Avenue Street, aged 34 years,
occupation Partner being duly sworn,
deposes and says, that on the 18th day of November 1892 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:

Four Bracelets; One gold medal
Two Breast pins Two Rings
Two Silver watches and two chains
and gold and silver money of the United
States consisting of Small notes and bills
of the value of Sixty and One cents. and
Being in all together of the value of

Sixty & One cents
the property of Emma Kueppel and in the
Care and Custody of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by James Short for the

reason appearing to wit. On said day
said property was in a trunk which was
securely locked and fastened by means of
lock and key and said trunk was in a room
in said premises and on the morning of
said day said trunk was securely locked
and fastened and deponent let said depon-
ent into said room to clean the same
and when deponent returned shortly thereafter
he found said trunk broken open, said
property missing and said deponent and goes
deponent further says no other person was
in said room excepting said deponent
and he charges him with the larceny of said

Henry Goodman

Sworn to before me, this 18th day of November 1892

of New York City 1892
Police Justice

0567

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss: "

James Short 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 a 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 Short*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *300 East 14th Street 6 months*

Question. What is your business or profession?

Answer. *Student*

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*
James Short

Taken before me this
day of *November* 189*7*

Police Justice.

0568

1917

Sec. 151.

Police Court.....District.

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

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 Henry Goodman of No. 695 3rd Avenue Street, that on the 18th day of November 1897, at the City of New York, in the County of New York, the following article, to wit:

Two bracelets, one gold and one silver, five breast pins, two rings, five silver watches, four pairs of shoes, and gold and silver jewelry, all of the value of \$1400.00, together with a quantity of bank notes, all of the value of \$1400.00.

of the value of 1400 Dollars, the property of Henry Goodman was taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by James Stark

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 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 21st day of November 1897

[Signature]
POLICE JUSTICE.

0569

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0570

W
1174
1894
Police Court--- District.

THE PEOPLE &c
ON THE COMPLAINT OF

Henry G. ...
James ...
1
2
3
4

Officer ...

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, *Nov 5 1893*
Magistrate
McCarty Officer.
Precinct.

Witnesses *Emma Kneuffel*
No. *691 3rd* Street.

No. Street.

No. Street.

\$ to answer *GS*

Com *at*

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 Short

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

James Short

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

The said James Short

late of the City of New York, in the County of New York aforesaid, on the 18th day of November in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

the sum of fourteen dollars in money, lawful money of the United States of America, and of the value of fourteen dollars, four bracelets of the value of five dollars each, one medal of the value of five dollars, five breast pins of the value of three dollars each, two rings of the value of five dollars each, five watches of the value of six dollars each, and two chains of the value of three dollars each

of the goods, chattels and personal property of one Emma Knoepffel

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.

De Lancey Nicoll, District Attorney