

0009

BOX:

16

FOLDER:

192

DESCRIPTION:

Sabin, Robert T.

DATE:

06/14/80



192

0010

BOX:

16

FOLDER:

192

DESCRIPTION:

Sabin, William W.

DATE:

06/14/80



192

0011

Bill No 1
Bill No 2
Nov 30, 1880

Day of Trial =
Counsel =
Filed 14 day of June 1880 =
Pleads McCarty (25) =

Obscene Literature.

THE PEOPLE

Robert T. Sabini
William W. Sabini
P. J. S. 1881. Pa.

BENJ. K. PHELPS

Part No. Nov 30, 1880. District Attorney
Bill of No 2 for perjury & Extortion

A True Bill.

W. H. Macy

Foreman

Bill

No 1
Dear Hotel

120 Market
(First floor)

No 2
June 19, 1880

(Pro Dep. Cal)

0012

Police Court - First District

CITY AND COUNTY }
OF NEW YORK, }

William W Sabri being duly examined before the undersigned,
according to law, on the annexed charge, and being informed that he was at liberty
to refuse to answer any question that may be put to him *he* states as follows, viz:

Question. What is your name?

Answer.

William W Sabri

Question. How old are you?

Answer.

Twenty Nine Years

Question. Where were you born?

Answer.

Philadelphia

Question. Where do you live?

Answer.

Brooklyn

Question. What is your occupation?

Answer.

Book Seller

Question. Have you anything to say, and if so, what—relative to the charge here
preferred against you?

Answer.

I am not guilty

W. W. Sabri

William W Sabri
1873

0013

TORN PAGE(S)

0015

Form 66

Police Court—First District

COUNSEL FOR COMPLAINANT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Conroy
150 Madison St.

William W. Sabon

BAILED, *George W. Berlin*
No. 1, by

Residence *Butter Valley Tracing Co.
1700 N. Lawrence St. Chicago*

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence



Dated *May 24* 18*80*

Buff Magistrate.

Officer.

Clerk.

Witnesses

Joseph Britton
150 Madison St.

1880 to answer

General Sessions.

Received in Dist. Atty's Office.

COUNSEL FOR DEFENDANT

0016



September 25, 1880.

Messrs. Phelps, Spooner & Spooner.

Gentlemen:

Your note of the 22nd was received by me at Litchfield too late to be answered before leaving that place. I certainly did not - as I recollect it - make any agreement that the Sabine case should go over until the latter part of October. On the contrary I was anxious to try it directly after the Williams case, but as Mr. Sabine was compelled to go West I said that the result of that would be to throw the case over the vacation; and although Mr. Sabine's departure to Europe was mentioned in the conversation, I certainly never undertook to delay the case until it might suit Mr. Sabine's convenience to return to this country.

I shall feel bound to move the case next Wednesday in Part II.

Respectfully Yours,

A handwritten signature in cursive script, which appears to read "Rufus W. Phelps".

District Attorney.

Court of General Sessions, VS - City and County of New York.

The People, VS

vs.

William W. Sabin and Robert T. Sabin

City & County of New York, ss.: William W. Sabin and Robert T. Sabin, being duly sworn, each for himself, says: That deponents are the defendants above named, under indictments now pending: That they have fully stated their case, upon said indictments, to W. R. Spooner (of the law-firm of Phelps, Spooner & Spooner, of counsel for defendants) who resides at 436 East 117th St., N.Y. City, and further what they expect to prove by the testimony of Joseph Sabin and George A. Iselin, to-wit: That, among other things, defendants did not have in their possession obscene books, prints and pictures, as they stand charged in said indictments; That, on said statement, deponents are advised by their said counsel that said Joseph Sabin and George A. Iselin are necessary and material witnesses for defendants on the merits, without whose attendance and testimony defendants cannot safely proceed to trial on said indictments; That said Joseph Sabin sailed for London, England, in June last, believing that the trial of said indictments would not be moved until his return to New York, which he then expected, and now according to latest advices expects to be the last of the coming month of October; That said Iselin is now in the West, and deponents expect his return soon after the middle of October.

Sworn to before me, this 28th day of September, 1850

Wm. W. Sabin and Robert T. Sabin (Notary Public) N.Y. City & Co.

City & County of New York, ss.: Joseph T. Sabin, being duly sworn, says: That he is a brother of above named defendants, that he has read and knows the contents of their affidavit above, and that the same is true.

Sworn to before me, this 28th day of September, 1850

Joseph T. Sabin (Notary Public) N.Y. City & Co.

City & County of New York, ss.: Charles W. Spooner and William R. Spooner, being duly sworn, each for himself says: That deponents are members of the law-firm of Phelps, Spooner & Spooner, of counsel for defendants; That, on the statement, to them made by defendants, deponents have advised defendants that Joseph Sabin (the father of defendants) and George A. Iselin are necessary and material witnesses for defendants on the merits, without whose testimony defendants cannot safely proceed to trial on the indictments now pending against defendants; That, about the time the charge was first made against defendant and when it was expected that indictments would soon be found return, and at the latter part of the last week in May last, deponents, being asked by the District Attorney, Hon. Benjamin R. Phelps if their firm were of counsel for defendants,

0018

in the affirmative, ^{and} had a conversation with him, wherein they informed him that said Joseph Sabin was about to go to England ^{and} said Iselin to the West, ^{and} that they would probably be gone until some time towards the end of October; that the District Attorney replied in substance that that would throw the matter over, ^{and} may have said "over the vacation", or "over the Summer" or "over until Fall", but as to the exact specification deponents are uncertain, except that they gathered from the remarks that there would be no disposition to move the trial of the indictments then expected until the return of those gentlemen; that both the District Attorney, ^{and} his Assistant, Mr. Rollins (as deponents are informed by them & believe) ^{now} recollect the conversation ^{and} that mention was made of Mr. Sabin's intended departure to Europe, but Mr. Rollins does not remember what reply the District Attorney made, ^{and} the District Attorney himself, in a recent letter to deponents, dis-
 -tinguishes any intention of holding the cases "until it might suit Mr. Sabin's con-
 -venience to return to this country"; that deponents may have given more weight to the said reply of the District Attorney in said conversation, but their understanding thereof was as above stated; wherefore, Defendants derive an adjournment of the trial of said indictments until the second Monday of November next.

Sworn to before me, this
 25th day of September, 1880

Wm. S. S. S. S. S.
 Notary Public () N. Y. City, 1880.

J. R. Spooner,
Charles W. Spooner

Court of General Sessions 1880

The People vs

vs.

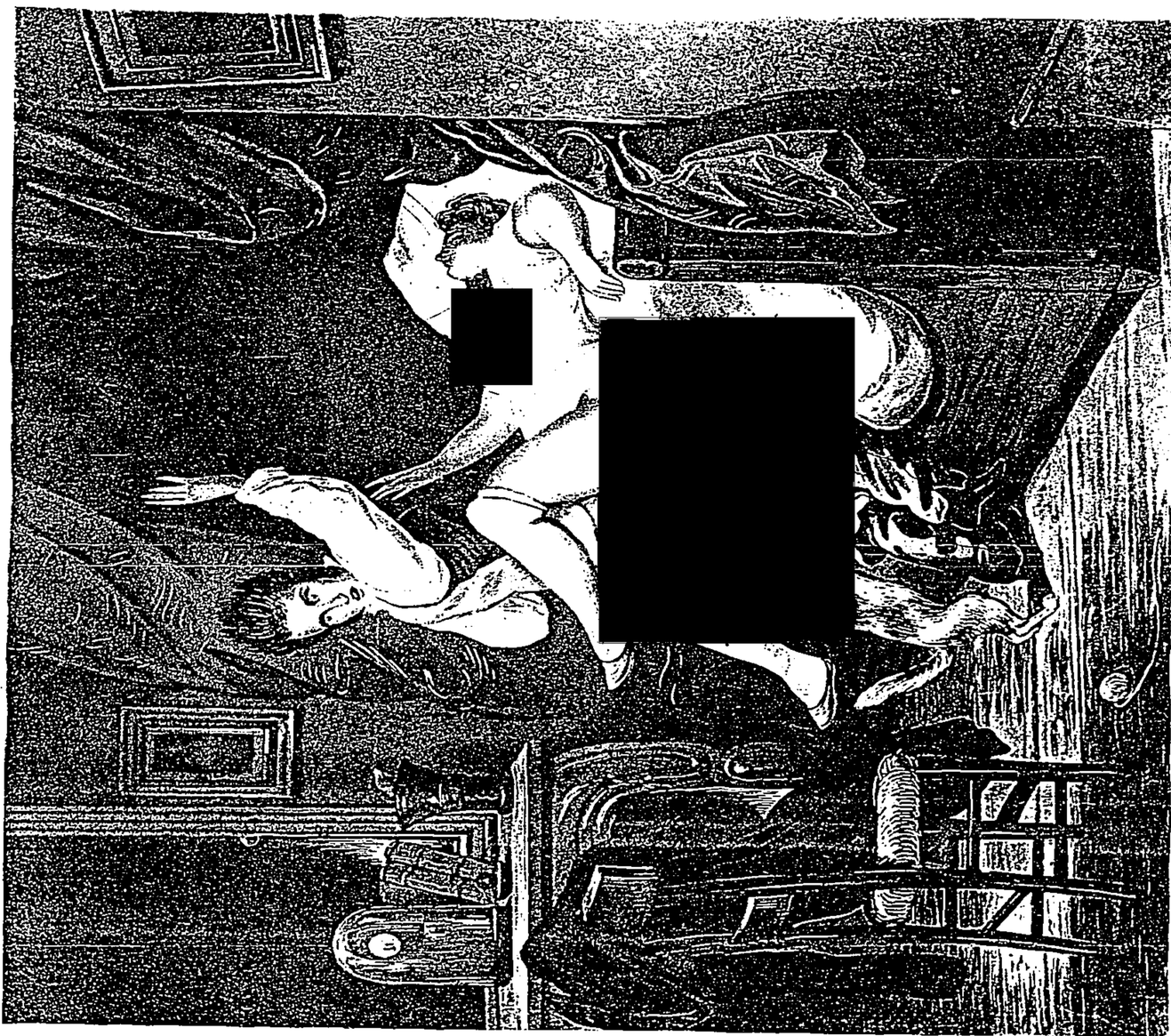
William W. Sabin
Robert G. Sabin

Applicants for adjournment

Philip Spooner & Spooner,
Counsel for Defendants,
 128 Broadway, N.Y.

Filed Sept. 29, 1880.

0019



0020



Aug 24 1940
J. Sab. J. A. B.
A. G.



002112000

0022

Q.F.P.
May 9-11/80



0023



Aug 21/50 A.S.

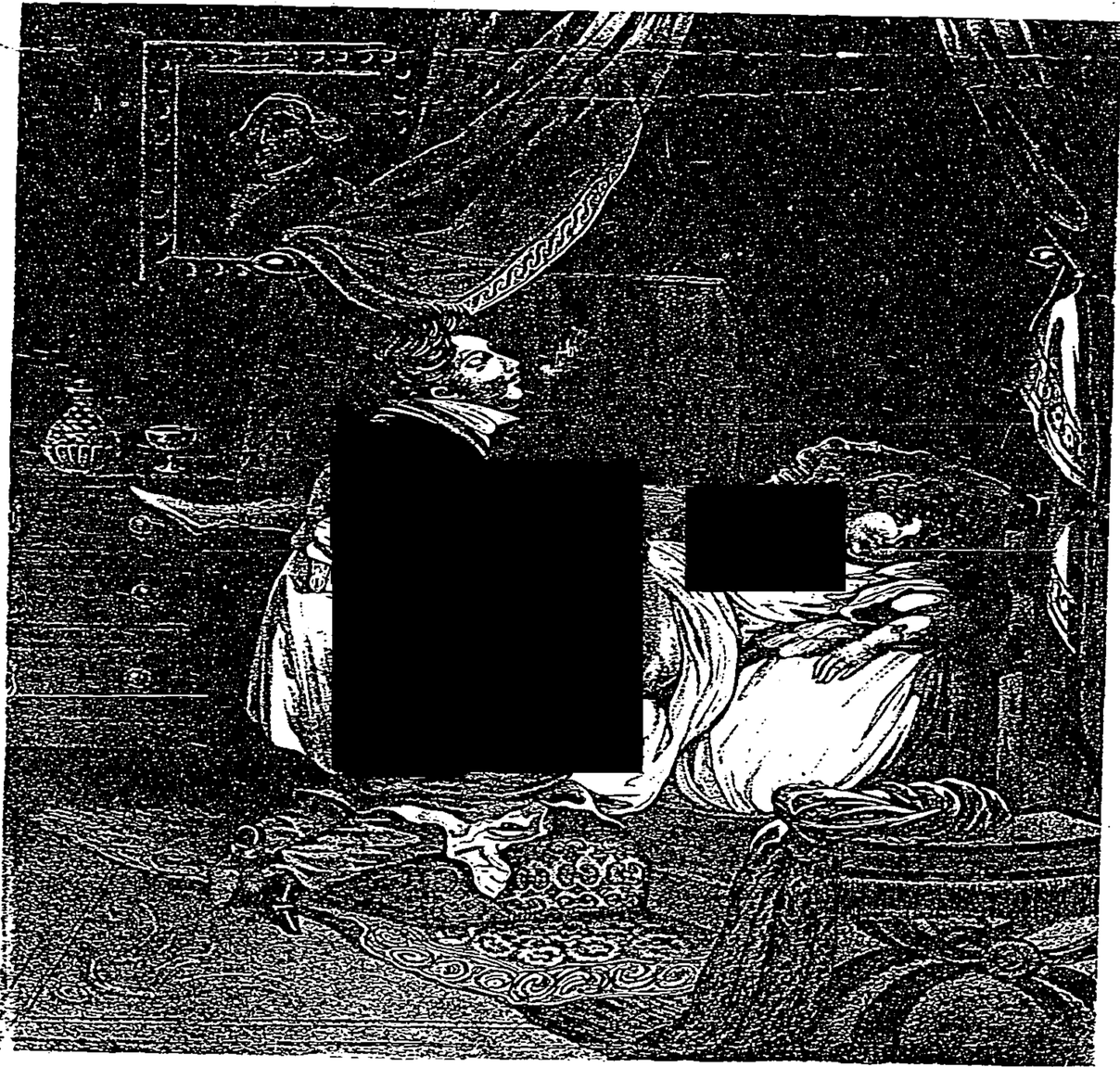
J. Sabi J. A. B.

0024



J. A. B.

0025



J.A.B

May 21/80

0026



Aug 24/50 J. Sub. J. A. B.
A.6

1200

STATE OF NEW YORK.

CITY OF NEW YORK, COUNTY OF NEW YORK.

Esquire,

one of the Police Justices for the City of New York

of the said city and county, or to any Constable, Marshal, or Police Officer within said county.

Whitens,

has made complaint

under oath to and before me

in the City of New York

that

at number 125 West 12th Street in the City of New York

did sell and exhibit and offer to sell and exhibit and

has in possession for the purpose of selling and exhibiting divers obscene books,

pamphlets, papers, writings, advertisements, circulars, prints, pictures, drawings, and other representa-

tions, figures and images on and of paper, and other materials, and other casts, instruments and other

articles of an indecent and immoral nature and use, and articles for the prevention of conception, and

procuring of abortion, and also raw materials, tools, machinery, implements, instruments and personal

property used and intended to be used in the manufacture of the aforesaid books, pictures, papers,

articles and things, and at within, and upon said premises manufactures, draws, prints, and has in

possession the aforesaid articles in violation of an Act of the Legislature of the State of

New York, entitled "An Act for the Suppression of the trade in and circulation of obscene literature,

illustrations, advertisements and articles of indecent or immoral use, and obscene advertisements of

patent medicines, and articles for procuring abortion, and to repeal chapter four hundred and thirty

of the laws of 1868," passed May 16, 1872, and the Acts amendatory thereof.

New York, I,

Charles F. Smith,

Police Justice as aforesaid, do authorize you to enter and search the said premises, number

125 West 12th Street in the City of New York

and County of New York

and to seize and take possession of such

obscene and indecent books, pictures, papers, prints, raw material, tools, machinery, implements, in-

struments, personal property, articles, and things, and also to arrest the said

John Bar and Richard Bar

with according to law.

by whatsoever names they may be called or known, or any or either of them, and to bring immediately

such books, papers, materials, tools, machinery, property, and all articles and things hereinbefore men-

tioned, and all of them, and also such persons when arrested, without delay, before me to be dealt

GIVEN under my hand and Seal at the City of

New York

County of New York

1880

in the

day of

September, the

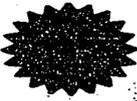
9th

1880

Police Justice

Charles F. Smith

Police Justice



0029

Police Court—First District.

CITY AND COUNTY OF NEW YORK, ss.

William W Sabir being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

William W Sabir

Question. How old are you?

Answer.

Twenty nine years

Question. Where were you born?

Answer.

Philadelphia

Question. Where do you live?

Answer.

Brooklyn

Question. What is your occupation?

Answer.

Clerk to Bookseller

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I am not guilty.

W. W. Sabir

Taken before me

[Signature]

POLICE JUSTICE.

1872

0030

To Patrick J. Duffy
a Police Justice in the City of New York.

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

Anthony Loonstock
150 Nassau St

of said city, being duly sworn, complains, deposes and says, that he is
Chief Special Agent

of THE NEW YORK SOCIETY FOR THE SUPPRESSION OF VICE, and has been duly designated by the Sheriff of said County, pursuant to the provision of Section One of "An Act for the better suppression of vice and of obscene literature," passed April 29, 1875.

That deponent has just and reasonable cause to suspect, and docs suspect, that certain of the provisions of law relating to and affecting obscene publications and articles for indecent and immoral use, and especially the provisions of the following law made and passed, to wit, "An Act to amend an Act, for the Suppression of the traffic in and circulation of Obscene Literature, being chapters seven hundred and forty-seven of the Laws of 1872," passed June 14, 1873 (being chapter 777, laws of 1873), have been, are being, and are about to be violated by

~~John Dor and Richard Roe~~ and that the said ~~John Dor and Richard Roe~~, did on the 18th day of March 1880, unlawfully sell, offer to sell, and had in their possession for the purpose of selling the same a certain obscene lewd and indecent pictures, hereto annexed,

at and within the particular building and place within the City and County aforesaid, known as
Sixty-four Nassau street

and now occupied, kept, and used by ~~John Dor and Richard Roe~~
William W. Sabrin.

Wherefore, this deponent prays that a warrant may be immediately issued and delivered pursuant to the statute in such case made and provided, to such person or persons authorized by law to make arrests for such offences, authorizing him, them, or any of them, to enter and search such building and place, and to seize and take possession of all such obscene and indecent books, papers, articles and things, and all articles of raw material found in the possession of any such person or persons intending to manufacture the same into the articles or things described in the first section of said law, and also all tools, machinery, implements, instruments, and personal property found in the place or building where the articles described in the first section of said law are found or seized, intended to be used as described in section two of the said law, and to arrest the said

~~John Dor and Richard Roe~~
William W. Sabrin

by whatsoever names they may be known or called, or any or either of them there present, found violating any of said laws; and to bring such person, when so arrested, before the nearest magistrate of competent jurisdiction, to be dealt with according to law.

Sworn to before me, this 24th day of March 1880.
Patrick J. Duffy
Police Justice

Anthony Loonstock

0031

COUNSEL FOR COMPLAINANT.

COUNSEL FOR DEFENDANT.

Police Court—First District.

Name
Address

Name
Address

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Anthony Emsted

BAILLED,
No. 1, by George A. Schell

Residence Central Valley Springs
Town of Merwin State of Missouri

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

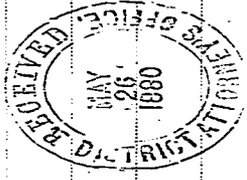
Residence

No. 5, by

Residence

No. 6, by

Residence



Officer Henry S. X 1880

Magistrate Duffy

Officer

Clark

Witness

Joseph Burton
H. W. Thompson

\$ 1000 to answer

Received in Dist. Atty's Office,
General Sessions, Bailed

Offence, Seeking Obscene
Goods and obscene pictures

0032

CITY AND COUNTY }
OF NEW YORK, } ss.

The Jurors of the People of the State of New York

*In and for the body of the City and County of New York,
upon their oath, present:*

That Robert T. Sabiu, and William W. Sabiu

late of the Second Ward, of the City of New York, in the County of New York, aforesaid,
on the twenty-fourth day of May in the year of our Lord, one
thousand eight hundred and ~~seventy~~ Eighty at the Ward, City and County aforesaid,
being a scandalous and evil-disposed person, and contriving, designing and intending the morals, as
well of the youth, as of other good citizens of this State, to debauch and corrupt, and to raise and
create in their minds inordinate and lustful desires, with force and arms, at the Ward, City and
County aforesaid, on the day and in the year aforesaid, knowingly, unlawfully, wickedly, maliciously,
and scandalously did have in their possession for the purpose of
selling the same a certain obscene lewd and indecent
picture, which said picture is a representation of a
man and woman in an obscene lewd and indecent
posture and position, to wit: in the act of holding carnal
intercourse and

which said picture

is so lewd, wicked and obscene, that the same would be offensive to the Court here, and improper to
be placed upon the records thereof, wherefore the jurors aforesaid do not set forth the same in this
indictment; to the manifest subversion and corruption of the youth and other good citizens of this
State, in this manners and conversation, in contempt of law, to the evil example of others, and against
the form of the statute in such cases made and provided and against the peace of the People of the
State of New York, and their dignity.

0033

SECOND COUNT:

And the jurors aforesaid, upon their oath aforesaid, do further present: that the said
Robert T. Sabir and William W. Sabir
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last
aforesaid, at the Ward, City and County aforesaid, with force and arms, knowingly, unlawfully, wicked-
ly, wilfully and scandalously did *have in their possession for the*
purpose of selling the same a certain book, obscene
and indecent book, which said book was more
particularly described, and was known by the name
and title of "The Merry Wives" and

which said *book*

is so lewd, wicked and obscene, that the same would be offensive to the Court here, and improper to
place upon the record thereof, where the jurors do not set forth the same in this indictment.

THIRD COUNT:

And the jurors aforesaid, upon their oath aforesaid, do further present: that the said
Robert T. Sabir and William W. Sabir
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last
aforesaid, at the Ward, City and County aforesaid, with force and arms, knowingly, unlawfully, wick-
edly, wilfully and scandalously did have in ^{their} possession, for the purpose of *selling*
the same, a certain obscene, indecent and immoral
picture, which said picture represented men and
women in divers lewd and indecent postures and
positions, exposing the private parts and sexual organs
and in the act of holding sexual intercourse with
each other

which said *pictures*

is so lewd, wicked and obscene, that the same would be offensive to the Court here, and improper to be
placed upon the records thereof, wherefore the jurors aforesaid do not set the same forth in this indictment.

0034

FOURTH COUNT:

And the jurors aforesaid, upon their oath aforesaid, do further present: that the said

Robert T. Sabie and William W. Sabie
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, knowingly, unlawfully, wickedly, wilfully and scandalously did have in ^{his} possession, for the purposes of *selling* the same ^{one hundred} certain obscene, indecent and immoral *pictures, which said pictures were then and these ~~and~~ representations, drawings and prints descriptive of men and women in ^{divers} indecent, lewd and lascivious postures and positions*

which said *one hundred pictures, all of them were then and these*

~~So~~ lewd and obscene, that the same would be offensive to the Court here, and improper to be placed upon the records thereof, wherefore the jurors aforesaid do not set forth the same in this indictment, against the form of the statutes in such case made and provided, and against the peace and dignity of the People of the State of New York.

Benj. K. Phelps

District Attorney.

0035

BOX:

16

FOLDER:

192

DESCRIPTION:

Sabin, Robert T.

DATE:

06/22/80



192

0036

BOX:

16

FOLDER:

192

DESCRIPTION:

Sabin, William W.

DATE:

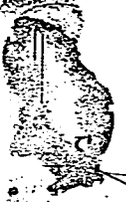
06/22/80



192

0037

69



Day of Trial,
Counsel,
Filed 22 day of Decr 1887
Pleeds *Ant. Buckley* (20)

Obscene Literature.

THE PEOPLE

vs.
*Robert T. Sabine and
William W. Sabine.*

BENJ. K. PHELPS,

District Attorney

A. TRUE BILL.

A. M. Adams

Foreman.

AMERICAN BOOK CO.

0038



THE
New York Society for the Suppression of Vice,
150 NASSAU STREET,

New York, June 22nd 1880.

Moses Clark Esq.
Chief Clerk Dist Atty. Office
New York City.

Dear Sir:

Please put on
a piece of paper and give bearer, the date of the
indictment in the Sabrin case which was
filed by the Grand Jury and I will prepare the
balance other one and send to you at once.

Very truly yours
A. Corbatoch
Sec.

0039

CITY AND COUNTY }
OF NEW YORK, } ss.

The Jurors of the People of the State of New York

*In and for the body of the City and County of New York,
upon their oath, present:*

That Robert T. Sabius and William W. Sabius

late of the Second Ward, of the City of New York, in the County of New York, aforesaid,
on the eighteenth day of March in the year of our Lord, one
thousand eight hundred and ~~seventy~~ eighty at the Ward, City and County aforesaid,
being a scandalous and evil-disposed person, and contriving, designing and intending the morals, as
well of the youth, as of other good citizens of this State, to debauch and corrupt, and to raise and
create in their minds inordinate and lustful desires, with force and arms, at the Ward, City and
County aforesaid, on the day and in the year aforesaid, knowingly, unlawfully, wickedly, maliciously,
and scandalously did ~~sell & distribute obscene, lewd and lascivious~~
book, which said book is more particularly described
and known by the title and words following, that
is to say "The Highway Nurses,"

which said book

is so lewd, wicked and obscene, that the same would be offensive to the Court here, and improper to
be placed upon the records thereof, wherefore the jurors aforesaid do not set forth the same in this
indictment; to the manifest subversion and corruption of the youth and other good citizens of this
State, in this manners and conversation, in contempt of law, to the evil example of others, and against
the form of the statute in such cases made and provided and against the peace of the People of the
State of New York, and their dignity.

0040

SECOND COUNT:

And the jurors aforesaid, upon their oath aforesaid, do further present: that the said

Robert T. Sabiu and William W. Sabiu

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, knowingly, unlawfully, wickedly, wilfully and scandalously did sell a certain obscene lewd and lascivious picture, which said picture was on paper, and represents a man and a woman in its indecent and lewd posture of holding carnal intercourse, and which said picture was without title, and

which said picture

is so lewd, wicked and obscene, that the same would be offensive to the Court here, and improper to place upon the record thereof, where the jurors do not set forth the same in this indictment; to the manifest subversion and corruption of its youth and other good citizens of this state in their manners and conversation, in contempt of law, to the evil example of others, and against the form of its Statutes in such cases made and provided and against the peace of the People of the state of New York and their dignity.

THIRD COUNT:

And the jurors aforesaid, upon their oath aforesaid, do further present: that the said

Robert T. Sabiu, and William W. Sabiu

late of the Ward, City and County, aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, knowingly, unlawfully, wickedly, wilfully and scandalously did have in his possession, for the purpose of selling

the same, a certain obscene, indecent and immoral book, which said book is more particularly described and known, by its title and words following, that is to say, "The Merry Nurses"

which said book

is so lewd, wicked and obscene, that the same would be offensive to the Court here, and improper to be placed upon the records thereof, wherefore the jurors aforesaid do not set the same forth in this indictment.

0041

Fourth

SECOND COUNT:

And the jurors aforesaid, upon their oath aforesaid, do further present: that the said

Robert T. Sabin and William W. Sabin
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last
aforesaid, at the Ward, City and County aforesaid, with force and arms, knowingly, unlawfully, wicked-
ly, wilfully and scandalously did have in their possession for the purpose
of giving away a certain obscene lewd and indecent
book, which said book is more particularly described
and known by the title and words following, that is to
say "The Merry Nurses"

which said book

is so lewd, wicked and obscene, that the same would be offensive to the Court here, and improper to
place upon the record thereof, where the jurors do not set forth the same in this indictment.

Fifth

THIRD COUNT:

And the jurors aforesaid, upon their oath aforesaid, do further present: that the said

Robert T. Sabin and William W. Sabin
late of the Ward, City and County, aforesaid, afterwards, to wit: on the day and in the year last
aforesaid, at the Ward, City and County aforesaid, with force and arms, knowingly, unlawfully, wick-
edly, wilfully and scandalously did have in his possession, for the purpose of giving away
the same, a certain obscene, indecent and immoral
picture, which said picture was then and there on paper
and is more particularly described as a representation
drawing and figure of a male and female, a man
and a woman in a lewd and indecent posture and
position, to wit, in the act of carnal intercourse

which said picture

is so lewd, wicked and obscene, that the same would be offensive to the Court here, and improper to be
placed upon the records thereof, wherefore the jurors aforesaid do not set the same forth in this indictment.

0042

CITY AND COUNTY }
OF NEW YORK, } ss.

The Jurors of the People of the State of New York

*In and for the body of the City and County of New York,
upon their oath, present:*

That

late of the _____ Ward, of the City of New York, in the County of New York, aforesaid,
on the _____ day of _____ in the year of our Lord, one
thousand eight hundred and seventy- _____ at the Ward, City and County aforesaid,
being a scandalous and evil-disposed person, and contriving, designing and intending the morals, as
well of the youth, as of other good citizens of this State, to debauch and corrupt, and to raise and
create in their minds inordinate and lustful desires, with force and arms, at the Ward, City and
County aforesaid, on the day and in the year aforesaid, knowingly, unlawfully, wickedly, maliciously,
and scandalously did

which said _____

is so lewd, wicked and obscene, that the same would be offensive to the Court here, and improper to
be placed upon the records thereof, wherefore the jurors aforesaid do not set forth the same in this
indictment, to the manifest subversion and corruption of the youth and other good citizens of this
State, in this manners and conversation, in contempt of law, to the evil example of others, and against
the form of the statute in such cases made and provided and against the peace of the People of the
State of New York, and their dignity.

0043

Sixth
~~FOURTH~~ COUNT:

And the jurors aforesaid, upon their oath aforesaid, do further present: that the said
Robert T. Dabin and William W. Dabin

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, knowingly, unlawfully, wickedly, wilfully and scandalously did have in his possession, for the purposes of *selling* the same, a certain obscene, indecent and immoral *picture*, which said *picture* was then and there on paper, and is more particularly described and known, as a representation of a man and woman, a male and female in a lewd and indecent posture, to wit, in the act of holding carnal intercourse

which said *picture*

is so lewd and obscene, that the same would be offensive to the Court here, and improper to be placed upon the records thereof, wherefore the jurors aforesaid do not set forth the same in this indictment, against the form of the statutes in such case made and provided, and against the peace and dignity of the People of the State of New York.

Benjamin K. Phelps.
District Attorney.

0044

69

Day of Trial,

Counsel,

Tried 22 day of Decr 1880

Plaints *Wm. B. Smith (20)*

THE PEOPLE

vs.
Robert T. Sabine and
William W. Sabine,

Obscene Literature.

BENJ. K. PHELPS,

District Attorney,

A True Bill.

A. M. Kelly

Foreman.

FOR THE COURT:

0045

BOX:

16

FOLDER:

192

DESCRIPTION:

Sayre, James

DATE:

06/16/80



192

0046

6/27/80

Counsel,
Filed 6 day of June 1880

Plends

THE PEOPLE

vs.

James Sayre

Bellevue Hospital

INDICTMENT.
Larceny of Money, &c., from the person
in the night time.

BENJ. K. PHELPS

Dist. Atty.
Deft died in Hospital
June 27/80

A TRUE BILL.

J. M. Miles

Foreman.

#1

0047

Police Court, Sixth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Shafer

vs.

James Sayres

I Hereby Certify, To the Court of General Sessions of

the City of New York, that on examination under the annexed complaint of the

Complainant

John Shafer

the prisoner

James Sayres

and witnesses pursuant to statutes, it appears the offence of

Larceny from person

charged in said complaint has been committed, and that there is probable cause to believe the prisoner

James Sayres

to be guilty thereof, and that the said examinations, recognizances, evidence of witnesses and complaint are hereto annexed.

Dated, New York June 10 1880

[Signature]

POLICE JUSTICE.

0048

GLUED PAGES

0049

Police Court
CITY AND COUNTY OF
NEW YORK.

THE PEOPLE, ETC., on complaint
of

John Shafer
vs

James Sayres

Offense, Larceny from Person

Examination, 187

Defendant arraigned and pleads
not guilty

John Shafer being sworn says. that on
8 inst Sayres was employed by me
to pick cherries on or near Avenue D
he went up in the cherry trees to pick
cherries. I laid down under the tree
in which he was. I fell asleep I
had twenty two ³⁵700 Dollars in my
pocket when I laid down I was
asleep about half an hour. my wife
woke me up. when I awoke I felt
in my inside coat pocket which
was in my person and found it
was gone. I know that the money
was there when I went to sleep. I
had my money out in the presence of
the defendant to pay a woman
I was to pay the defendant two cents a
pound. when I awoke my money
was gone. and he was gone. I
did not pick any cherries

John ^{his} Shafer
mark

Sworn before me this
10 day of June 1870
J. M. [Signature]
Deputy Sheriff

August Wolff being sworn says I live at Fremont. I know defendant I saw him a few days since. I was picking cherries. Schaper was there he laid down and fell asleep I saw defendant put his hand in the inside pocket of Schaper and took a roll of bills out of Schaper's pocket. Sayres went away as soon as he took the money, he shook Schaper to be sure he was asleep -

x. It was about 11 o'clock when he took the money. There were some men up in the trees they did not see it Schaper's wife woke it up. He took a big roll of bills out of Schaper's pocket and put it in. I saw Schaper have money took it out to pay for the cherries
August ^{1st} Wolff _{martie}

Sworn before me this 10 day of June 1880
J. M. K. [Signature]
Notary Public

David McRaven of Rail Road Avenue
Fraham. I saw Schaper have money before he laid down, and put it in his pocket when he laid down. It was a roll of bills. Sayres was close by at the time, when Schaper woke up he had on money, he looked in his pocket for it. He showed me the money before me. I asked him for some money he said when he woke up he would pay me D McRaven

Sworn before me this 10 day of June 1880
J. M. K. [Signature]
Notary Public

Henry Wolf being sworn says I saw James
 Sayres sitting down beside Mr
 Schaper. Sayres put his hand in
 Schaper's coat pocket and took money
 out of it and put it in his pocket
 he then went away. It was bills, it
 looked to be more than one bill.
 Sayres rolled it over and put ~~it~~ in
 his pocket

Henry ^{his} x Wolf
 marks

Sworn to before me this
 10 day of June 1880
 N. V. Wheeler
 Police Justice

0052

Police Court—Sixth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Sayres being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer. *James Sayres*

Question. How old are you?

Answer. *Thirty two years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *Morrisania*

Question. What is your occupation?

Answer. *Horse Clipper*

Question. Have you anything to say and if so, what,—relative to the charge
here preferred against you?

Answer. *I am not guilty. I met the
that day he was drunk. He did not hurt
me.*

*James. ^{his} Sayres
mark*

Taken before me this 10 day of June 1850

W. M. ...

Police Justice.

0053

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. *Avenue B + 3d*

Street, *24 Ward*

being duly sworn, depose and saith, that on the

8

day of

June

18*80*

at the

24th

Ward of the City of New York,

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

the following property, viz:

Bills of the issue of the United States of different denominations and values of the value of Twenty Dollars also Two silver Coins (Trade Dollars) in all of the value of Twenty two dollars

the property of

deponent

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

James Sayres for the reason

that deponent lay down to sleep in a lot that previns to going to sleep deponent saw said Sayres ~~was~~ up in a cherry tree close by deponent. when deponent awoke up said money had been taken from a pocket in deponents coat which was at the time upon deponents person deponent was informed by August Wolf that he saw said Sayres take said money from deponents pocket and put it in his own pocket. Said Sayres was gone when deponent ~~woke up~~ ^{awoke up}

John Shafer

Sworn before me this 9 day of June 1880

Notary Public

0054

AFFIDAVIT—Larceny—*from Carver*

#99
125
RECEIVED
FEB 11 1880
SHERIFF'S OFFICE
NEW YORK

ON THE COMPLAINT OF

John Shaker
Carver B + S ad. 24th Ward

James Sayre

David June 9 1880

Wheeler
Magistrate.

Quaker Officer.

WITNESSES:
August Wolf \$150.00
Samuel 50 cents
James M. Howe undivided
Richd. Adams recipient
Wm. Ham Et
Henry Wolf
Samuel

0055

DEPARTMENT OF
Public Charities and Correction.

CITY PRISON,

New York. June 22 1880

Hon Benjamin K. Phelps.
Dist Attorney
New York

James Payne
Committed 10th Inst. by Justice
Wheeler was sick, and sent
to Bellevue Hospital where
he died this a.m. He
was committed for 2 from P.

John Doney,
James Fair
Warden

0056

OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That

James Sayre

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the ~~eight~~ *eighty* day of *June* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

#22 14

of the goods, chattels, and personal property of one the person of the said *John Shaffer* found, from the person of the said *John Shaffer* feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John Shaffer
John Shaffer

on then and there being then and there

BENJ. K. PHELPS, District Attorney.

0057

BOX:

16

FOLDER:

192

DESCRIPTION:

Schmale, Henry

DATE:

06/16/80



192

0058

#107 -

Day of Trial,

Counsel,

Filed

1878

Pleads

16 Day of *Jan*
Mr. Gentry '17

THE PEOPLE

vs.

I

Henry Schnabel

16 *Jan* 1878

discharged

BURGLARY - THIRD DEGREE.
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. P. Miles

Foreman.

Henry A. Gentry
for clerk

0059

Police Office, First District.

City and County
of New York, } ss.:

William M. Cormack

of No. *233 10th*

Seneca City
Street, being duly sworn,

deposes and says, that the premises ^(are) ~~is~~ *enclosed Fruit Stand on Slope of 185*

Chambers Street, *3* Ward, in the City and County aforesaid, the said being *of wood*
and which was occupied by deponent as a *place for vending fruit*

and which *were* **BURGLARIOUSLY**
entered by means *forcing the boards off the top of said*
stand and so entering said stand through
said opening

on the *evening* of the *thirtieth* day of *June* 18*80*
and the following property, feloniously taken, stolen and carried away, viz.:

a quantity of oranges and bananas ad
of the value of five (\$5.00) 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

Henry Schmale

for the reasons following, to wit: *that said Henry Schmale*
was found inside the stand after it had
been broken open by Officer Michael J
Hickey of the 5th Precinct Police.

Wm
William M. Cormack
mark

Witness before me this 14 day
of June 1880

[Signature]

0060

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Schmale being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Henry Schmale*

Question. How old are you?

Answer. *11 years*

Question. Where were you born?

Answer. *U.S.*

Question. Where do you live?

Answer. *79 Hudson*

Question. What is your occupation?

Answer. *None*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

Henry Schmale

Taken before me, this 14 day of June 1898

Police Justice

0061

Form 60

Police Court—First District.

COUNSEL FOR COMPLAINANT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William McCann
233 10th St Jersey City

vs.
Henry Schmah



Offense, *Barney Law*

Dated, *June 14* 188*0*

Frank Magistrate.

Hickey Officer.

..... Clerk.

Name

Address

Witnesses

to answer

Baruch Sessions
Received in Dist. Atty's Office,

0062

CITY AND COUNTY } ss. :
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Henry Schmale

late of the *Third* Ward of the City of New York, in the County of
New York, aforesaid,
on the *thirteenth* day of *June* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms,
at the Ward, City and County aforesaid, the *booth* of

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

William McCormack

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

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.

BENJ. K. PHELPS, District Attorney.

0063

BOX:

16

FOLDER:

192

DESCRIPTION:

Sewall, John

DATE:

06/16/80



192

0064

#105

John

Counsel,

Filed 16 day of June 1880

Plends *Wm. G. Gandy (17)*

Robbery—First Degree, and Possession of Stolen Goods

THE PEOPLE

vs.

John Sewall

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

J. K. Phelps

Noteman.

June 21 - 1880

Fred and acquitted

0065

Form 123.

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

Police Court—Second District.

Amanda Vanderbilt

of No. *79 King* Street, being duly sworn, deposes and says,

that on the *9* day of *June* 18*80*,

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of deponent, the following property, viz.:

*One Pocket-book con-
taining good and lawful money viz
One National Bank Bill of the
denomination and*

of the value of *Twenty* Dollars
the property of *deponent* Dollars,

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 force and violence, and against his will, by

*John Sewall (now
here) for the reasons following:
that on the said date said de-
fendant violently assaulted and
struck and knocked deponent
down and while deponent was
prostrate said defendant did
furtively and against the will and
without the consent of depon-
ent take the said property from
deponents person to wit from
deponents bosom*
Amanda Vanderbilt

Sworn to before me this

10

day of

1880

Police Justice.

0066

Police Court—Second District.

CITY AND COUNTY OF NEW YORK ss.

John Sewall being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

John Sewall

QUESTION.—How old are you?

ANSWER.—

Twenty Seven

QUESTION.—Where were you born?

ANSWER.—

New York

QUESTION.—Where do you live?

ANSWER.—

49 King Street

QUESTION.—What is your occupation?

ANSWER.—

Writer

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

I am not guilty of the charge

John Sewall

Taken before me, this

J. H. [Signature]
day of *June* 1880
Police Justice

0067

65

Form 123

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c., vs.

ON THE COMPLAINT OF

Affidavit—Robbery.

Esmond Van Kenwick
79 King St in the City of New York

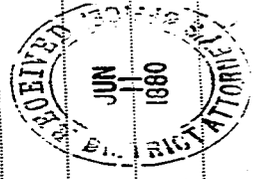
John Sewall

Dated June 10 1880

Ribbeth Magistrate.

Van Norden Officer.

Witness,



\$100 to ans.

Bailed by

No. 600 Street.

0058

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

John Sewall

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *ninth* day of *June* in the year of our Lord
one thousand eight hundred and ~~sixty~~ *eighty* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Ananda Vanderbilt*
in the peace of the said People then and there being, feloniously did make an assault and

520 or 100

and ~~was~~ three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes,) being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

One pocket book of the value of fifty cents

of the goods, chattels, and personal property of the said *Ananda Vanderbilt*
from the person of said *Ananda Vanderbilt* and against
the will and by violence to the person of the said *Ananda Vanderbilt*
then and there violently and feloniously did rob, 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.

Benj. K. Phelps
District Attorney

0069

BOX:

16

FOLDER:

192

DESCRIPTION:

Seymour, Lizzie

DATE:

06/17/80



192

0070

#125

Counsel,
Filed *11* day of *Jan* 188*0*.
Pleads

THE PEOPLE
vs.
Lizzie Seymour
INDICTMENT.
Larceny from the person.

W BENJ. K. PHELPS,
District Attorney.

A TRUE BILL.
W. H. [Signature]
Foreman.

Pen 6 months

0071

Form 112.

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

Police Court—First District.

of Steam Ship Tennessee John Donovan
being Officer 23rd Precinct 10th Ave
Street, being duly sworn, deposes
and says, that on the 6 day of June 1880
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, and from deponents person

the following property, viz: Good and lawful money consisting
one gold coin of the value of two dollars
and fifty cents

of the value of _____ 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 Lizzie Seymour
(now here) for the reason that said Seymour
snatched the aforesaid money from deponents
hand

Sworn to, before me, this
7 day of June 1880
[Signature]
Police Justice.

John Donovan

0072

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

..... being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to h , states as follows,
viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer.

Taken before me, this

day of

Police Justice.

0073

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

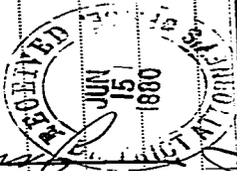
#125-

Police Court—First District

THE PEOPLE, &c,

ON THE COMPLAINT OF

John Donoran
Strom ship carpenter
son of 23 Oak Street
vs.
Lizzie Seymour



- 1
- 2
- 3
- 4
- 5
- 6

Dated *1st June* 1880
by *Auffry* Magistrate.
MacKay Officer.
H. P. C. Clerk.

Witnesses:

\$ *3.00* to issuer
at *h.* Sessions. *Calh*
Received at Dist. Atty's office

- BAILED:
- No. 1, by
- Residence,
- No. 2, by
- Residence,
- No. 3, by
- Residence,
- No. 4, by
- Residence,
- No. 5, by
- Residence,
- No. 6, by
- Residence,

0074

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Lizzie Seymour*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *sixth* day of *June* in the year of our Lord one
thousand eight hundred and eighty — at the Ward, City, and County aforesaid,
with force and arms,

*One coin of the kind called a
quarter-eagle of the value of two
dollars and fifty cents*

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

BENJ. K. PHELPS, District Attorney.

0075

BOX:

16

FOLDER:

192

DESCRIPTION:

Scott, Catharine

DATE:

06/14/80



192

Richard Scott
on application
of his atty.
F. F. Rees

1880

#83

Filed 14 day of June 1880
Pleads Not Guilty (18)

THE PEOPLE

vs.

B.

Catharine Scott.

Sept 17/80

BENJ. K. PHELPS,

District Attorney.

Felony Assault and Battery.

A True Bill.

S. W. Wiley
Foreman.

Warranting
Bail discharged -
complaint out of court
over. has made up mind
to return out to present
show with help only
D. T. Gile

0077

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

Form

POLICE COURT—FIRST DISTRICT.

Mary Mitchell
of No. *322 Washington Street*, being duly sworn, deposes and says,
that on the *20* day of *June* 187*8*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by *Catharine Scott*

now present.

*who struck deponent on the
face with a hatchet then and
there held in the hand of said
Catharine Scott*

Deponent believes that said injury, as above set forth, was inflicted by said *Catharine
Scott*

with the felonious intent to take the life of deponent, or to do h 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 dealt with accord-
ing to law.

Mary Mitchell
Mrs

Subscribed to, before me, this
day of *June*
187*8*
Police Justice.

0078

Police Court—First District.

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

Catharine Scott being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to h , states as follows, viz:

Question. What is your name?

Answer. *Catharine Scott*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *England*

Question. Where do you live?

Answer. *345 Greenwich Street*

Question. What is your occupation?

Answer. *Market-woman*

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. *I am not guilty*
her
Catharine Scott
Orant

Taken before me, this

day of

187

POLICE JUSTICE.

0079

#83

Police Court - First District.

AFIDAVIT - Felonious Assault & Battery

THE PEOPLE, &c,
ON THE COMPLAINT OF

Harry Hutchell
1322 Washington St.
Carthami Scott

191

BAILIFF
No. 1, by *Edmond Mealy*
Residence, *117 White Street*

No. 2, by _____
Residence, _____

No. 3, by _____
Residence, _____

No. 4, by _____
Residence, _____

No. 5, by _____
Residence, _____

No. 6, by _____
Residence, _____

Dated, *Dum 6th* 1888
Samuel H. Magistrate.

Officer.

Clerk.

Witnesses _____



8 _____ to answer
at General Sessions *Sauld*
Received at Dist. Atty's Office,

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Catharine Scott*

late of the City of New York, in the County of New York, aforesaid, on the
second day of *June* in the year of our Lord
one thousand eight hundred and *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *Mary Mitchell*
in the peace of the said people then and there being, feloniously did make an assault
and *her* the said *Mary Mitchell*
with a certain *hatchet*
which the said *Catharine Scott*

in *her* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *her* the said *Mary Mitchell*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Catharine Scott*
with force and arms, in and upon the body of the said *Mary Mitchell*
then and there being, wilfully and feloniously did make an
assault and *her* the said *Mary Mitchell*
with a certain *hatchet* which the said *Catharine Scott*

in *her* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *her* the said *Mary Mitchell*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Catharine Scott*
with force and arms, in and upon the body of *Mary Mitchell*
in the peace of the said people then and there being, feloniously, did make another
assault and *her* the said *Mary Mitchell*
with a certain *hatchet*
which the said *Catharine Scott*

in *her* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *her* the said *Mary Mitchell* with intent *her* the

0081

said *Moary Mitchell* 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Catharine Scott with force and arms, in and upon the body of the said *Moary Mitchell* then and there being, wilfully and feloniously, did make another assault and the said *Moary Mitchell* with a certain *knife* which the said *Catharine Scott* in her right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim her the said *Moary Mitchell* 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.

BENJ. K. PHELPS, District Attorney.

W. S. B. Ball

on affidavit

of said city

J. S. Keen

#83

Filed 14 day of June 1880

Pleas *Not Guilty (10)*

THE PEOPLE

vs.

Catharine Scott.

B.

Felonious Assault and Battery.

BENJ. K. PHELPS,

Special Secretary of District Attorney.

A TRUE BILL.

J. W. Miller
Prothonotary

Not Guilty
Have de charid-

Can't have out - value of fine

quest. for record copy of fine

Returner need to give with

return with record only