

0251

BOX:

305

FOLDER:

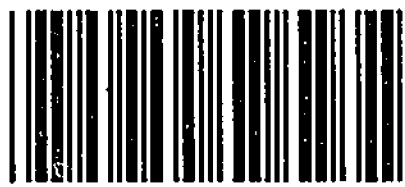
2900

DESCRIPTION:

Savage, Frank

DATE:

04/06/88



2900

POOR QUALITY
ORIGINAL

0252

Witnesses ;

Counsel,

Filed

6 day of April 1888

Pleads,

THE PEOPLE

vs.

Frank Savage

Burglary in the Third degree.
and Petit Larceny

[Section 498, 506, 528 & 532.]

JOHN R. FELLOWS,

April 9th - District Attorney.

Pleads Guilty
S.P. 2 1/2 yrs.
A TRUE BILL.

W. J. O'Berry

Foreman.

No 89.

POOR QUALITY
ORIGINAL

0253

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation _____ of No. _____

114 Duane Street, being duly sworn deposes and

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

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

Sworn to before me, this _____

day of _____ 188 _____

John Hock
Police Justice.

POOR QUALITY
ORIGINAL

0254

Police Court—

3 District.

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

of No.

200 Elizabeth

Street, aged 25 years,

occupation

Barber

being duly sworn

deposes and says, that the premises No

283, Bway

Street,

17 Ward

in the City and County aforesaid the said being a

Barber shop

and which was occupied by deponent as a

Barber shop

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

were BURGLARIOUSLY entered by means of ~~force~~ *unlocking*

the front door of said premises by means of false keys

on the

3rd day of April

188

in the

night time, and the

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

*One clipper and a quantity of
barbers tools altogether of
the value of Seven*

the property of

deponent and a deponents workman

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

Frank Savage

for the reasons following, to wit:

*that at about the hour
of 1.15 Am of said date deponent
was informed by Officer John
Stock of the 14th Precinct that
his (deponents) premises had been
broken and entered as described
that he (Stock) had found said
Savage lying therein with a
quantity of clothing and a clock*

POOR QUALITY
ORIGINAL

0255

packed up ready for removal.
That further deponent was informed
by said Officer that he accompanied
said Savage to his lodging house
and then found the property
first enumerated that deponent
has seen said property and
fully identifies it as belonging
to him

Michael Giant

Sworn before me
this 3rd day of April 1888

A. White

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 1888
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
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 1888
Police Justice.

| | |
|---|-----------------------------|
| Police Court, | District, |
| THE PEOPLE, &c., on the complaint of | |
| vs. | |
| 1 | |
| 2 | |
| 3 | |
| 4 | |
| Dated | 1888 |
| Magistrate. | |
| Officer. | |
| Clerk. | |
| Witnesses. | |
| No. | Street, |
| No. | Street, |
| No. | Street, |
| \$ | to answer General Sessions. |

POOR QUALITY
ORIGINAL

0256

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Frank Savage

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Italy

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

Answer.

Cureka Logging House 288 B'way

Question. What is your business or profession?

Answer.

Boatblack

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

Answer.

I am guilty

Frank Savage
Frank

Taken before me this

day of

1888

Police Justice.

POOR QUALITY
ORIGINAL

0257

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District

19524

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael Friedman

Prosecutor

vs.

Isaac Weiss

Defendant

1

2

3

4

Date

1888

Offence

Burglary

Magistrate

Officer

14

Witnesses

No

Street

No

Street

No

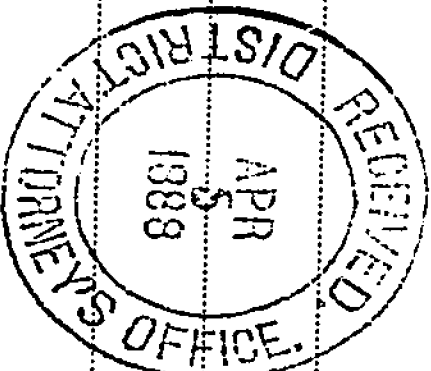
Street

\$

1500

to answer

88



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

Isaac Weiss

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

1500

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

April 3 1888

A. White

Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated

1888

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

1888

Police Justice.

POOR QUALITY
ORIGINAL

0258

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Savage

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

Frank Savage

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

The said *Frank Savage*.

late of the *Seventeenth* Ward of the City of New York, in the County of New York, aforesaid, on the *third* day of *April*, in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *shop* of one

Michael Sigondro.

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 Sigondro.

in the said *shop* 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.

POOR QUALITY
ORIGINAL

0259

SECOND COUNT—

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

Frank Savage —

of the CRIME OF *Petty* LARCENY .—

committed as follows :

The said *Frank Savage*,

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 the said day, with force and arms,

*one chain driver of the value of
Two dollars, and a quantity of
barber's tools (of a number and
description to the Grand Jury
aforesaid unknown) of the
value of four dollars.*

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

in the *shop* of the said *Michael Szigando*.—

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

John R. Kellom,
District Attorney

0260

BOX:

305

FOLDER:

2900

DESCRIPTION:

Scall, Harris

DATE:

04/11/88



2900

POOR QUALITY
ORIGINAL

0261

Witnesses:

Upon view of the testimony
herein, I am of opinion
that the defendant is
guilty of the crime
charged, and I recommend
that he be sentenced to
the penitentiary for
the term of years.

Counsel,

Filed

day of April 1888

Pleas,

Guilty

THE PEOPLE

vs.

R

Harris Scall

Grand Larceny Second degree, &c.
[Sections 528, 531, 534 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill

W. J. Leary

Foreman.

On view of the testimony
herein, I am of opinion
that the defendant is
guilty of the crime
charged, and I recommend
that he be sentenced to
the penitentiary for
the term of years.

April 10 1888

POOR QUALITY
ORIGINAL

0262

Police Court—3 District.

Affidavit—Larceny.

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

of No. 174 Lincoln Street, aged 20 years,
occupation House Keeper being duly sworn

deposes and says, that on the 4 day of April 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One Gold Watch and Chain
of the Value of Fifty three
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 Harry Shaul

from the fact that on the day in
question said property was lying
on marble slab of a mirror in said
premises and about the hour of two
o'clock P.M. the said deponent came
to deponent's apartments and ask
her to go with him and look at
some rooms in Essex Street and
deponent consent and went with
him and deponent further says that
while she was preparing herself to leave
she left the deponent in the room
where the watch was and went into another
room and then in company with the

Sworn to before me, this
of _____ day
1888

Police Justice.

POOR QUALITY
ORIGINAL

0263

Defendant left the apartment and security
looked the doors and when defendant
returned to her apartment about 6 o'clock
P.M. she immediately missed her watch
and chain. and defendant further says
that the time she left her apartment
with the defendant he was the only person
in her room. Seals P. Seals
Done before me
This 6th day of April 1888

A. J. White

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
Twenty 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 1888
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereunto annexed.
Dated 1888
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 1888
Police Justice.

| | |
|---|------------------|
| Police Court, District | Offence—LARCENY. |
| THE PEOPLE, &c., on the complaint of | |
| 1. | |
| 2. | |
| 3. | |
| 4. | |
| Dated 1888 | Magistrate. |
| | Officer. |
| | Clerk. |
| Witnesses, | |
| No. | Street. |
| No. | Street. |
| No. | Street. |
| \$ | to answer |
| | Sessions. |

POOR QUALITY
ORIGINAL

0264

Sec. 198—200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harris Skall 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. *Harris Skall*

Question. How old are you?

Answer. *thirty five years old*

Question. Where were you born?

Answer. *Russia*

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

Answer. *41 Essex Str, One year*

Question. What is your business or profession?

Answer. *Tailor*

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

Answer. *I am not guilty*

Harris Skall

Taken before me this

day of

1888

Police Justice.

0265

Police Court of 554 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edw. Madden
174 Lexington St
~~174 Lexington St~~
2 Martin Beall
Lucy
Belmont

1 Edw. Madden
2 Martin Beall
3 _____
4 _____

Offence _____

Dated April 5 1888
A. J. White Magistrate.
Shadley Officer.
12 Precinct.

Witnesses _____

No. _____ Street. _____
No. _____ Street. _____
No. _____ Street. _____
\$ 500 to answer.

RECEIVED.
APR 9 1888
DISTRICT ATTORNEY'S OFFICE

Wm
W

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0266

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Harris Scall

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

Harris Scall

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

The said

Harris Scall

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *April* in the year of our Lord one thousand eight hundred and
eighty-*eight*, at the City and County aforesaid, with force and arms,

*One watch of the value of forty
dollars, and
One chain of the value of thirteen
dollars*

of the goods, chattels and personal property of one

Leah Kraemer

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.

**POOR QUALITY
ORIGINAL**

0267

SECOND COUNT—

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

— *Harris Scall* —

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

The said

Harris Scall

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,

*One watch of the value of forty
dollars, and*

*One chain of the value of thirteen
dollars* —

of the goods, chattels and personal property of one

Leah Kraemer

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

Leah Kraemer

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

— *Harris Scall* —

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

JOHN R. FELLOWS,

District Attorney.

0268

BOX:

305

FOLDER:

2900

DESCRIPTION:

Scarlett, Thomas

DATE:

04/09/88



2900

0269

BOX:

305

FOLDER:

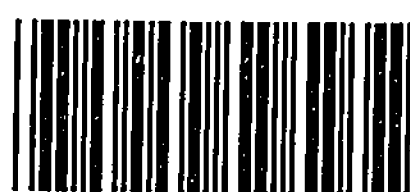
2900

DESCRIPTION:

Moore, William

DATE:

04/09/88



2900

POOR QUALITY
ORIGINAL

0270

Witnesses:

#2 Counsel,

Filed

9 day of April 1898

Pleads,

Charged

THE PEOPLE

Grand Larceny, (From the Person.)
[Sections 528, 530 — Penal Code]

Thomas Scarlett

William Moore

JOHN R. FELLOWS,

District Attorney.

April 20, 1898
Scarlett sentenced 7 y. 6 mths.
Late from P.

A True Bill. Found

W. J. Berry

April 20, 1898

Foreman.

Both tried and

Acq. convicted S. L. 1 day

No. 2. Acquitted

POOR QUALITY
ORIGINAL

0271

Police Court—5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Heinrich Conrad
of No. 83 East 113rd Street, aged 49 years,
occupation Wire drawer, being duly sworn

deposes and says, that on the 12 day of March 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the night time, the following property viz:

one Pocket book containing gold and lawful money of the issue of the United States consisting of one note of the denomination and value of ten dollars, and two notes of the value of five dollars each, said money being in all of the value of twenty 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 Thomas Scarlett, and

William Moore, and Michael Moore (all now here) from the fact that deponent was in the Saloon on the South East Corner of 4th Avenue and 113th Street when deponent had said money in the right hand pocket of the pants then worn upon deponent's person. That deponent was standing in front of the Bar drinking a glass of Ale and Porter when said Michael Moore was behind the Bar and engaged deponent in a conversation when said Scarlett came up to deponent's right side, and said William Moore, stood

Sworn to before me, this

1888

Police Justice

to the left side of deponent. That deponent felt a jerk in his pocket and immediately discovered that said pocket book was taken & stolen. That deponent then & there accused said Scarlett with having stolen said money and requested said defendants Moore to take said money from said Scarlett when said Michael Moore told deponent he did not believe deponent had that said Scarlett had stolen deponent's money and both defendants Moore refused to assist deponent in taking said money from said Scarlett. Then said Michael requested deponent to look in the coat pocket of deponent that deponent may find his pocket book, and deponent did find said pocket book in the outside pocket of said coat but the money had been taken therefrom. Deponent further says that less than 5 minutes previous to the time deponent discovered that said pocket book was stolen, deponent felt said pocket book in said pants pocket.

Deponent charges that said three defendants did act in concert with each other in taking and stealing said money as aforesaid.

Sworn to before me this 29 day of March 1886
John Horman
Notary Public

POOR QUALITY
ORIGINAL

0273

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY
OF NEW YORK, }

Thomas Scarlett 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.

Thomas Scarlett

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

New York

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

Answer.

2053 3rd Ave., 3 months

Question. What is your business or profession?

Answer.

Cash 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
Thos Scarlett

Taken before me this

29

day of

March

188

John J. Brown

Police Justice.

POOR QUALITY
ORIGINAL

0274

Sec. 198—200.

81 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

William Moore

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New Jersey

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

Answer.

26 Governor Street 2 months

Question. What is your business or profession?

Answer.

Working Stable.

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
William Moore

Taken before me this

day of

March

188

John J. Cannon

Police Justice.

POOR QUALITY
ORIGINAL

0275

Sec. 198-200.

51 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Moore 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.

Michael Moore

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

81 East 113 Street since last October

Question. What is your business or profession?

Answer.

Liquor dealer.

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

Answer.

I am not guilty

Michael J. Moore

Taken before this

day of

1887

Alfred J. Macnamara Police Justice.

POOR QUALITY
ORIGINAL

0276

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by August Macdonald -
Residence 674 E 142nd Street.
No. 4, by _____
Residence _____ Street _____

60 B.O. 1573
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. William deatlet
2. John Moore
3. Michael Moore

Offence: Larceny from person
at night time

Dated March 29 1888

James J. Connelley
Justice of the Peace

Witnesses

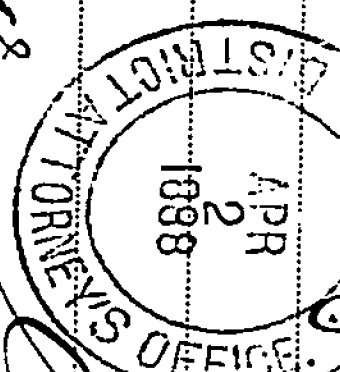
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ _____ to answer _____

to answer _____



John J. Connelley

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 March 29 1888 John J. Connelley Police Justice.

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

Dated March 30 1888 John J. Connelley Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY
ORIGINAL

0277

District Attorney's Office,
City and County of New York.

City and County } ss.
of New York.

of No. 83 East 113 St. Street, aged 49 years,
occupation wine - drainer being duly sworn, deposes and says,
that on the 29th day of March 1888, at the City of New
York, in the County of New York, he made a charge in the

5th District Police Court against Thomas
Scarlett, William Moore & Michael Moore
for stealing \$20. - from his person.

That said charge as far as the said
Michael J. Moore is concerned was made
merely upon the fact that said Michael
was present at the time of the larceny.

I do not believe said Michael J. Moore
was in any way criminally implicated in
the matter that is in the larceny of my
property - and the most he did in my
idea was to have a less active part in
regarding for me my property than he might
have done. I think that justice requires
that the charge as to him should be
dismissed.

Sworn to before me

5 days, April 1888

James M. H. H. H.
Clerk of Court.
N.Y. City

Herbert Conrad

The People vs. the
Complainant of Henrich
Conrad.

vs.
Henry Pearlet, William Moore
Michael J. Moore

City & County of New York:

Michael J. Moore of said City being duly sworn
says that he is one of the defendants above named. That
defendant is the proprietor of a liquor saloon at No 100 East
113rd St. N.Y.C. That on the 12th day of March 1888 at 11 O'Clock
P.M. the complainant entered defendant's saloon, stopped there
for some time in the company of the other defendants
herein, had three glasses of ale together with the said
other defendants and was engaged in conversation with
them, that about 11 $\frac{1}{2}$ O'Clock defendant who was behind the
bar attending a usual to his duties attending said bar,
had his back turned to the complainant & the said
other defendants counting the receipts of the day taken
in said saloon, while so engaged defendant heard a
scuffle in front of the bar & turning about seen
complainant and said Pearlet in the grip of each
other, defendant said "What is the matter" and complainant
stated "this man (pointing to Pearlet said) has robbed me
of \$20." defendant then said to Pearlet, if you have
taken any money from this man (meaning complainant)

return it to him. said Scarlet in answer said he
did not take any money from complainant, that he
"Scarlet" would break complainant's face if charged
again, that complainant at once then ran behind
deponent. Jan ~~rose~~ to ^{the} place where deponent was
standing & said to deponent reach my pocket to
see if I have my pocket-book. deponent did so
& in the overcoat pocket of complainant found said
pocket-book handed it to ~~deponent~~ plaintiff saying it
was your pocket book & he answered yes. complainant
took and opened it, then left Jan behind said Jan
and left said store at once. This all deponent knows
of said matter.

Deponent states that said complainant has come
into deponent's store for ale nearly every day since
12th March 1888. at he did refuse that time and never
spoke again about said matter and never charged
deponent with taking said money or having knowledge
of its being taken by any other person.

Deponent further states that on said 12th March 1888 was
the night of the Blizzard, & complainant stated to deponent
that he had walked all the way from Chatham Square
and said complainant was quite drunk when he entered
deponent's store.

Deponent has never before been arrested or charged
with any offence is a married man and has a family
sworn to before me this
4th day of April 1888

James M. Fitzgerald
Clerk of Deas
N.Y. City

Michael J. Moore

POOR QUALITY
ORIGINAL

0280

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Thomas Scarlett, William
Moore, and Michael
Jelloore

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Scarlett, William Moore and Michael Jelloore
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Thomas Scarlett, William
Moore and Michael Jelloore

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

one promissory note—for the payment of money, being then and there due and unsatisfied (and of the kind known as
United States Treasury notes), of the denomination and value of ten dollars; one
promissory note—for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes),
of the denomination and value of ten dollars; one United States Silver
Certificate—of the denomination and value of ten dollar; one United States
Gold Certificate—of the denomination and value of ten dollars;

two promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as
United States Treasury notes), of the denomination and value of five dollars each; two
promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes),
of the denomination and value of five dollars each; two United States Silver
Certificate of the denomination and value of five dollar each; two United States
Gold Certificate of the denomination and value of five dollars each;

and one pocket book of the value of twenty-
five cents

of the goods, chattels and personal property of one Heinrich Conrad
on the person of the said Heinrich Conrad
then and there being found, from the person of the said Heinrich Conrad
then and there feloniously did steal, take and carry away, against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

John R. Fellows,
District Attorney

0281

BOX:

305

FOLDER:

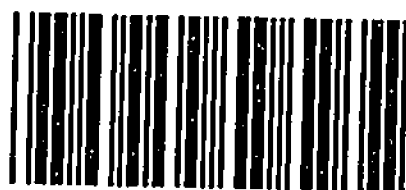
2900

DESCRIPTION:

Schaaf, William

DATE:

04/26/88



2900

TORN PAGE

POOR QUALITY
ORIGINAL

0282

WITNESSES:

Officer Robert W. Blake
229 Reat.

No 335

Selling on Sunday.

Counsel,

Filed

Pleads

20 day of April 1888
Not Guilty

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1089, Sec. 6.]

William Schaaf
B

408742
Sent to the Court of Special
Sessions for trial, by request
of Counsel for Defendant.

JOHN R. FELLOWS,

District Attorney.

Indicted Dec 2/88

A TRUE BILL.

W. J. Corberry

Foreman.

W. J. Corberry
April 25/88

POOR QUALITY
ORIGINAL

0283

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 Schaaf

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

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

The said *William Schaaf*—

late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

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

SECOND COUNT—

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

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

The said *William Schaaf*—

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

JOHN R. FELLOWS,

District Attorney.

0284

BOX:

305

FOLDER:

2900

DESCRIPTION:

Schierbaum, Charles P.

DATE:

04/06/88



2900

POOR QUALITY
ORIGINAL

0285

WITNESSES:

Counsel,

Filed

day of

April

1888

Pleads

Guilty

THE PEOPLE,

vs.

B

Charles B. Scherbaum

Pr ver 1/88

transferred to city

SS for trial by court

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

1993 District Attorney.

A True Bill.

W. J. Berry
Foreman.

No. 48.

Violation of Excise Law.
(Selling on Sunday, &c.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
page 1989, Sec. 5.]

POOR QUALITY
ORIGINAL

0286

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiff's

against

Charles P. Schierbaum
Defendants

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *March* in the year of our Lord one thousand eight hundred and eighty-eight at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Samuel Price

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

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Bellows
RANDOLPH B. MARTINE,

District Attorney.

0287

BOX:

305

FOLDER:

2900

DESCRIPTION:

Schilling, Frederick

DATE:

04/30/88



2900

POOR QUALITY
ORIGINAL

0288

Witnesses:
Capt. M. G. ...
... 124 1 Ave

Counsel,
Filed 30 day of April 1888
Pleads, Not guilty May!

THE PEOPLE
36 ...
38 ...
39 ...
MURDER IN THE FIRST DEGREE
[Section 183, Penal Code.]

Frederick Schelling

JOHN R. FELLOWS,
District Attorney.
S. P. Twelve years ...
Sept 17 - Oct 17 1888

A True Bill.

W. J. C. Perry
Part III September 1888
Frederick Schelling
W. J. C. Perry
with recommendation
may 7 court

POOR QUALITY
ORIGINAL

0289

-----x
THE PEOPLE, :

- agst.- :

FREDERICK SCHILLING :
-----x

City and County of New York SS :

CHARLES KRAMER, being duly sworn, states that a day or two after the death of Mrs. Mary Schilling he met the witness, LEVY, whose affidavit has been read and defendant's motion for a new trial, and that said Levy asked deponent why Schilling's shop was closed and he told him that Mrs. Schilling was dead and that she had told deponent that defendant had stabbed her, when said Levy asked ~~deponent~~ deponent to take a drink and to say nothing about what Mrs. Schilling had said to him. Deponent says he never said Schilling had bounced him for the reason deponent had left on his own account, and deponent denies that he made any threats against Schilling because when he learned that Mrs. Schilling was dead he felt sorry for Schilling, and that when Schilling kindly asked him to do errands for him, the next morning he kindly did them. That he cherishes no malice towards Schilling and would not utter one word to injure him, but that he has always been educated to understand that when he is sworn he must tell the truth, the whole truth,

**POOR QUALITY
ORIGINAL**

0290

2

and nothing but the truth, and that is exactly what he did in this case, and nothing more .

Deponent further states that he sought no body to make any revelations or complaint against Schilling in this case. That he was accosted by detective Campbell, and by him taken to the Station House in 67th St. against his will, and that all he told Capt. Gunner was in answer to his questions That he volunteered to say nothing there or elsewhere, about the affair. That he did ask Capt. Gunner for an interpreter because he wanted to tell him exactly what Schilling and Mrs. Schilling had said in precisely the words they used, which he did not know whether he could or could not explain correctly in English. Deponent states he does not know Mrs. VOOST by name. That a large woman said to him ~~xxxxxxx~~ be Mrs. Voost, did ask him some questions about the Schilling affair but he made her no answer.

Deponent states that Schilling and Levy were very intimate

Charlie Kramer.

Sworn to before me this
2nd day of Oct. 1888.
James Mc Cabe -
Notary Public (No. 86)

POOR QUALITY
ORIGINAL

0291

THE PEOPLE

-agst-

FREDERICK SCHILLING

City and County of New York SS :

SAMUEL J. CAMPBELL, being duly sworn, states that he is a member of the Police force of this city, and having been informed that Charles Kramer knew something about the circumstances attending the death of Mrs. Schilling, he sought him out and took him, against his will, and inclination, to go to Capt. Gunner. He said at the time distinctly that he did not like to go against Schilling.

S. J. CAMPBELL.

Sworn to before me this
2nd day of Oct., 1888

**POOR QUALITY
ORIGINAL**

0292

I, MARY EICHLER, of 1214 First Avenue, New York City, do hereby testify that I have been a witness for the defense in the case of the People against Frederick Schilling charged with homicide. I know the witness, Charles KRAMER, and I have known him for the sixteen months last past and during that time I have seen him almost every day, he has boarded with me, has eat at my table and slept in my apartments. I have always found him to be a sober, honest, industrious, truthful and reliable boy. I have never heard any one say anything against his character.

MARY EICHLER.

Sworn to before me this
30th day of September, 1888

Marcus Block,

Notary Public 226

N. Y. Co.

----- O -----

I, MICHAEL METZGER, of 310 E. 66th St., New York City,, do hereby testify that I have been a witness for the defence in the case of The People against Frederick Schilling charged with homicide. I know the witness, CHARLES KRAMER, and have known him for a year last past. I have never heard any one say anything against his character. I have always found him to be a quiet, orderly, sober, honest

**POOR QUALITY
ORIGINAL**

0293

2

industrious and truthful boy.

MICHAEL METZGER.

Sworn to before me this
30th day of September, 1888.

Marcus Block,

Notary Public 225
N. Y. Co.

---- o ----

I, Mrs. FREDERICK W. KUBLER, 240 E. 80th St., New York City, do hereby testify that I know the witness, Charles Kramer, and have known him for a number of years both in this country and in Germany. I have never heard any one say anything against his character. I have always found him to be a sober, honest, industrious, truthful and reliable boy.

Mrs. Frederick W. Kubler.

Sworn to before me this
30th day of September, 1888.

Marcus Block,
Notary Public.
N. Y. County.

---- o ----

I, HENRY LEESE of 218 E. 80th St., New York City, do hereby testify that I know the witness, Charles Kramer, and have known him for a number of years both in this country and in Germany, I have never heard any one say anything against his character. I have always found him to be a sober, honest, industrious, truthful and reliable boy.

Henry Lees,

Sworn to before me this
30th day of September, 1888,
MARCUS BLOCK, Notary Public,
New York County.

**POOR QUALITY
ORIGINAL**

0294

3

I FREDERICK W. KUBLER of 240 E. 80th St., New York City, do hereby testify that I know the witness, Charles Kramer, and have known him for the three (3) years last past I have never heard anything against his character. I have always found him to be a sober, honest, industrious, truthful and reliable boy.

F. Kubler.

Sworn to before me this
30th day of September, 1888.
Marcus Block,
Notary Public,
New York Co.

POOR QUALITY
ORIGINAL

0295

Watched
by
R. Brad

The People

vs

Frederick Schelling

Affidavits to resist
motion for a new
trial

John R. Ellows
Dist. Atty

Defendants Counsel objected to
that part of the testimony as being hearsay.
Objection overruled.

I asked him as to the cause
of his wife's death, she having
received a stab wound on the ab-
domen. I asked him what he
knew about it, she having received
the wound the day before. He told
me that the day before he was arrested,
he had been down town where a
man to work in his store in
place of the one who was
working for him, who was about
to leave. He said he got home
about half past nine P.M.
He said he came in the back
door and saw his wife and
Charlie sitting down, eating
supper and he asked his wife
what she had for ~~her~~ supper
and she said steak and chops.
He said he wanted the steak and
she said she had eaten it up, but
that there was plenty more in
the shop. His wife got up from

POOR QUALITY
ORIGINAL

0297

the table and went into the front, into the store and he said he followed her. The gas in the store was turned down to a very small light and that he went to the desk to see how much money was taken in during the day and the first thing was he heard his wife say "I am stabbed." He was then sent to the Court and on his return to the station house from here he said he wished to see me. He was brought into my office again and I asked him what he wished to see me for. He said that part of the statement he made to me was untrue and he wanted to tell the truth. It was voluntary. He said he did come home and he went in the store and his wife was in there and he was very angry and he took the knife and threw it down while angry and it struck the counter and must have glanced off and went into

3

POOR QUALITY
ORIGINAL

0298

his wife's ~~side~~ ~~her~~ abdomen. I showed him this knife (producing knife) and asked him if that was the knife and he said it was. I asked him if he was drunk and he said no, he was not! that he had drank eight glasses of beer during the day. I was not in his store. He made this statement in the presence of Detective Campbell and Officer Herbert C. Tompkins. That is all I know about it.

Mr. Levy moves to strike out all the evidence of this witness.
Motion denied

Samuel J. Campbell, being duly sworn testified as follows. on behalf of The People
I am what is known as the 25th Precinct. I was instructed by the Captain that morning by 4

POOR QUALITY
ORIGINAL

0299

down to Mr. Schilling's store and
learn the particulars in the
case which caused his wife's
death. - I went to his apart-
ments and found the woman lying
on a bed, dead. I was informed
she was ~~was~~ Schilling by a
young man named Cramer. I then
went into the store and counted
the different benches and blocks.
I brought the defendant to the
Station house and he made his
statement to the Captain, which
the Captain has just narrated
and which I corroborate. He said
he had been down town on the 14th
of March to procure help as his
man was going to leave his employ.
On his return he went into his
living apartments and found his
wife & the boy Cramer eating their
supper. He asked what she had
for supper & she said steak and
chops & he asked where the steak
was and she said she had eaten
it. He said he wanted that steak.

POOR QUALITY
ORIGINAL

0300

and she said there was plenty more
steak in the store. He said she
went in the store and he followed
her. He went to the desk to see
how much money was taken in
during the day. The light in the
store was turned down very low and
his wife "hollered" out she was
stabbed. I then brought him
before Your Honor. By direction of
the Captain. He was remanded &
after that he said he said he
wanted to have a conversation with
the Captain. He said part of
what he told the Captain was not
true. I took him to the Captain's
room & he said then when he came
home & found that the meat he
had cut for his supper was
eaten he felt very angry. That
he went in the store & she followed
him & he picked the knife up
and threw it on a bench and
from that it must have struck
her in the abdomen. I saw the
benches in the butcher shop

POOR QUALITY
ORIGINAL

0301

and asked him which bench it was & he said it was the long meat bench in the front. He said it was the one where the meat was lying on. I went to his shop again with Detective Martin & we measured the height of it & found it was twenty-nine inches from the floor to the top of the bench. I was present at the autopsy held by the Coroner and I requested him to measure from the sole of the dead woman's feet to the wound in her body and it was found to be eleven inches higher than the bench. I asked the defendant if this knife (shaving knife) was the knife he threw & he said it was.

Defendant's Counsel moved to strike out all of this witness's evidence which tends to show a Confession by the defendant.

Motion denied

POOR QUALITY
ORIGINAL

0302

Herbert M. Tompkins, a Police
officer attached to the 25th Precinct
being sworn testified as follows:

I was present at the time the
defendant made this statement
to the Captain. Detective Campbell
came to the door with the defend-
ant & said he the defendant
wished to make a statement.
Schilling came in. He told the
Captain he had been down town
& on coming home found his wife
eating supper & they went out in
the store & in his anger he
picked up a knife and threw
it on a block & it must have
glanced off & struck her in
the abdomen. The Captain showed
him the knife & he said that was the knife.
Mr. Levy moved to state on
the witness evidence.

Motion Denied

J

POOR QUALITY
ORIGINAL

0303

Charles Kramer being duly sworn
testified as follows.

I know the defendant & knew his
wife. She died four hours after
she was stabbed. I was in the
back room when the stabbing
took place, behind the store

Mr. Levy moved to strike out
the words "four hours after
she was stabbed," on the
ground that it is assuming
she was stabbed -

Motion Denied

Mr. Schilling and I were eating
supper in the back room &
Mr. Schilling came in and
Mr. Schilling asked her what
he would have for supper
& he asked what she had &
she said steak & chops. & he
asked did they eat the steak
& she said "yes" she said

POOR QUALITY
ORIGINAL

0304

there was plenty more steak
in the store. Mr. Schilling
went in the store and ~~cur~~
Schilling went in the store & they
were quarrelling in the store and
had loud words. In about half
a minute ~~cur~~ Schilling
screamed & came in the
back room and said
"Oh, Charlie, my man
stabbed me with a knife."
I then went in to see what
he was doing & he was locking
the door & I wanted to get in
the room to help her & ~~cur~~
Schilling said "Got damn
you get to hell out of here and
don't come here any more."
I then went off. She didn't
die before I left the place.
When I last saw her she was on
a chair & she said he stuck
her with a knife. I didn't see
any blood, but she had her hand
to her side. I went there about
six o'clock the next morning

POOR QUALITY
ORIGINAL

0305

and saw Mr. Schilling standing at the front door & he told me to come in & I said I didn't want to go in & he said his wife was dead & he sent me to his brother & sent me to the slaughter house & to the undertaker. She was in bed and was dead. Mr. Schilling said she was dead. That is all I know about it. I saw her in the coffin & she was the same person I saw in bed. I knew her very well.

Mr. Leroy Counsel for the Defendant refused to Cross-Examine any of the above witnesses, in the absence of the Coroner who was regularly subpoenaed by the Court.

Case adjourned until April
10th at 10 am.

POOR QUALITY
ORIGINAL

0306

April 8th, 1888
10 am.
Examination (Continued)

Appearances

For the Defendant

Ambrise N. Purdy

Chas J. Lery

Mr. Purdy waived all further examination & offered in evidence the evidence taken before the Coroner & which is herewith annexed to this Complaint.

Attest Copy

Jas A. Lynn
Stenographer

POOR QUALITY
ORIGINAL

0307

Sec. 612 & 619.

SUBPOENA.

4th
No 157. East 37th Street N.Y.
DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

To *Mr. John J. Toal.*

No. *Commons Clerk* Street,

You are Commanded to appear before *Henry Murray*

one of the Police Justices in the City of New York, at the *H¹* District Police Court,

in the said City, on the *8th* day of *April*

8 9 1/2 1888 at *9 1/2* o'clock in the *fore* noon of that day, as a witness in a criminal action prosecuted by the

People of the State of New York, against *Fredrick Shilling and pleare have*

You then and there all the pleadings and proceedings had before

Coroner Ferdinand Leroy on the 5th day of April 1888 against said

Shilling, charged with Horsesteal.

And for a Failure to attend you will be deemed guilty of a Criminal Contempt, and liable to a Fine of Two

Hundred and Fifty Dollars, and Imprisonment for thirty days.

Dated at the City of New York, this *7th* day of *April* 1888

J. M. Murray Police Justice.

**POOR QUALITY
ORIGINAL**

0308

John J. Goale, Esq.
Coroner's Office

for

the defendant

POOR QUALITY
ORIGINAL

0309

CITY AND COUNTY
OF NEW YORK,

POLICE COURT,

DISTRICT.

John Sumner
of *Captain 25 Precinct Police* *State* *1888* years,
occupation *Police Captain* being duly sworn deposes and says,
that on the *15* day of *March* 188*8*

at the City of New York, in the County of New York, *Fredrich Schilling*
the defendant was arrested and brought to
the *25 Precinct Station* charged with felonious
Assault on *Mary Schilling*. That after
said *Schilling* was brought before deponent
and sent to Court. On his return from Court
he stated and declared to deponent in the
presence of *Samuel J Campbell* that he was
angry when he went to the store where he picked up
a knife ^{with} which ^{he} struck the counter and ^{on} the rebound
of the knife ^{it} struck his wife and entered
her abdomen

John Sumner
Capt 25 Precinct

Sworn to before me, this
of *March* 188*8* day

Police Justice.

POOR QUALITY
ORIGINAL

03 10

After 3:15

Charles K. Ramey, -

Q State what you heard Mr. Schilling say to Mrs. Schilling?

A Mr. Schilling said to Mrs. Schilling in a loud voice, he was talking, "You will give me the consumption, and before you give me consumption you must die under my hand".

Louis K. Ropp -

A They went to bed and he said to her "You must go to pieces before I go to pieces - and he called her a rag woman, and she was destroying every thing, and she would go away from him".

0311

At 12:45

POOR QUALITY
ORIGINAL

0312

Police Court District.

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

Charles Kainer
of No. 1214 1st Avenue Street, aged 20 years,
occupation Butcher being duly sworn

deposes and says, that on the 4th day of March 1888 at the City of New
York, in the County of New York, Mary Schilling since

deceased was violently and feloniously ASSAULTED and BEATEN by Frederick Schilling now present who did wilfully and maliciously cut and stab the said Mary upon her right side with and by means of a certain Knife and sharp dangerous weapon which he Frederick then and there held in his hand, the said cutting and stabbing resulting in the death of the said Mary as deponent is informed and verily believes. That about a quarter to nine O'clock PM on said day deponent was sitting in a room of the apartment occupied by the defendant and the said Mary. That the defendant came in and after inquiring what there was for supper left the room followed by the said Mary and entered the store kept by the defendant as a butcher store. That deponent heard some angry words between the defendant and said Mary the latter coming quickly back to the room where deponent was and saying to deponent "My man" has stabbed me with a knife and sank exhausted into a chair. Deponent therefore charges the defendant with feloniously cutting the said Mary since deceased with the felonious intent to take the life of ~~deponent~~ ^{and Mary} or to do ~~her~~ ^{her} grievous bodily harm; and without any justification on the part of the said assailant

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

Sworn to before me, this 6th day
of April 1888.

Charlie Kramer

Police Justice.

POOR QUALITY
ORIGINAL

0313

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, ss.

Friedrich Schilling 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. *Friedrich Schilling*

Question. How old are you?

Answer. *38 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *1214 First Avenue*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I am not guilty of the charge
The same charge having been duly tried
by a coroners jury which resulted in my
discharge*

Friedrich Schilling

Taken before me this

188

Police Justice.

0314

Residence

Offence.

188

Magistrate

Officer:

Precinct

.....

Street.

Street.

Street.

to answer

unprofitable

without loss

Mr. W. J. Smith

Dated 17/11/20 1888 Police Justice.

to bail to answer by the undertaking hereto annexed.

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

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

Dated 188 , *Police Justice.*

POOR QUALITY
ORIGINAL

0315

— STATE OF NEW YORK, —

CITY AND COUNTY OF NEW YORK, ss.:

AN INQUISITION,

Taken at the Coroners Office

No. 67 Park Row Street, in the 4th Ward of the City of
New York, in the County of New York, this 5 day of April
in the year of our Lord one thousand eight hundred and 88 before

FERDINAND LEVY, Coroner,

of the City and County aforesaid, on view of the Body of Mary Schilling

now lying dead at

Upon the Oaths and Affirmations of

Ten good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner
the said Mary Schilling came to her death,
their Oaths and Affirmations say: That the said Mary Schilling
came to her death by

Penetrating Stab wound

of the abdomen accidentally inflicted by herself with a knife
at her residence 1214 - 4th Ave. on March 14/88 about
9 P.M. We exonerate the prisoner Frederick Schilling from
all blame.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

Henry Trueman 248 6th

Nathan Bohm 2153 2nd Ave

Wm Clark 2151 - 2nd Ave

Julius Glavich 117 6th Ave

Isaac Jacob 2493 2nd Ave

D. Hunkler 2162 2nd Ave

St Bloch 2125 2nd Ave

George Lott 2212 4th Ave

CORONER, J. S.

Ferdinand Levy
Coroner

POOR QUALITY
ORIGINAL

0316

1.

CORONER'S OFFICE.

TESTIMONY.

Captain John Gunner 25th Precinct
being sworn says: On the 15th of
March 1888 about 8 am Mr.
Schilling was brought to the
Station House by my direction
by Romaine White. He was taken
into my office & I asked
him as to the cause of death
of his wife as she had evidently
been stabbed in the abdomen. He
said he had been down town
nearly all that day to procure
a young man to come & work
in his place in place of the
one he had. He said he had
not home about 8.30 PM. She
had entered his residence by
the back or side door. He said
when he entered the back
room his wife & a young man
Charlie were sitting down at the
table eating their supper. He
said he asked his wife Mary
what she had for supper &
she told him Chop & steak.
He then asked her where the steak
was & she said they had eat it up.
He then said he wanted the

Taken before me

this day of

188

CORONER.

2.

Coroner's Office.

TESTIMONY.

(steak)
steak for his supper, His wife
said there was plenty more
steak in the front store
She then got up to go into the
store to get some steak to
cook for his supper & he followed
her, He said it was dark in the
store except the gas burner
was turned down to a very
low light. He said he went
to look at the
ape to see how much money
had been taken in during the
day & his wife went to the counter
where the meat was & he heard
her call out 'Oh I am stabbed'
He said his wife must, it being
dark, have reached over the
meat and the knife entered
her abdomen — that he
did not stab his wife
with that knife. I showed
him the knife. He was then
taken to Court & upon
his return he asked to see
me personally. He was admitted
to my Office when I asked
him what he wanted.

Taken before me

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0318

Coroner's Office. 30

TESTIMONY.

He said part of his statement that he had made to me was not true & he wished to tell me the whole truth. He then said that when he came home he was very angry when he found that his wife had no steak for his supper. He said he had entered the store from the back room with his wife & in his anger he had picked up this knife & he raised his hand and threw it on the counter & he said it must have jumped from the counter & stabbed his wife in the abdomen - I don't think he told me he went for the doctor. I asked him "Were you drunk?" He said he was not drunk but had drunk 8 glasses of beer during the day. The conversation between the prisoner & myself & was in English.

J. Wm. Connor
Captain
25th Regt

Taken before me

this 5th day of April 1888

Ferdinand Levy

CORONER.

Coroner's Office.

TESTIMONY.

4

Mrs. Mary Eichler being sworn says
I reside at 1214-1st Ave. I have
been in the Country 16 years. About
9 PM I heard some scolding first
in the stove, (after that I heard
some terrible scream, I went
down stairs - when I came on
the stairs next to the door which
leads to Mr Schilling's room
I said to Mrs. Schilling
What happened you? She said
to me "Oh Mrs Eichler help
me my husband is drunk and
I have stubbed myself" I then
took Mrs. Schilling into her
room. She sat down in the
chair & I ran back again
in the stove wanting to find
where Mr. Schilling was.
I opened the stove door
there was a small light
I said Mr Schilling what
happened here what did
you do, Come for the doctor
We went out together, Charles
came out the room & Schilling
said "You God damned, Clear
out of here & never come into

Taken before me

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0320

Coroner's Office.

TESTIMONY.

5

my house again. Then Charles
went off & did not come
back. Mr Schilling went
for the Doctor. While he
was away I undressed the
deceased & put her to bed.
I staid about 1/2 hour with her
& then went up stairs. I was
there when the doctor came.
Mr Schilling came with him. He
was away about 10 minutes.
After the Doctor came I went
to my room. The deceased
said, "Told you must not
drink again - when you are
drunk you don't know what you
are doing!"

Morris Lighter

Taken before me

this

5th day of April 1888

Ferdinand Levy

CORONER.

POOR QUALITY
ORIGINAL

0321

Coroner's Office.

TESTIMONY.

6

Robert H Hays M.D. being sworn
says: I reside 342 E. 65: St
I was called to 12 14 - 1st Ave
on March 14/88 about 9 PM
I found Mrs. Schilling lying
on the bed suffering from a
stake wound in the abdomen
She was suffering from considerable
shock but very little bleeding
I washed the wound & dressed
it then I asked her how it was
caused, (Mr. Schilling was present)
She told me she stabbed herself
while reaching for a piece of meat
She then asked me if she was
dangerously hurt & to relieve her
fears I told her I did not think
so. At that she brightened up
& seemed greatly relieved, I asked
Mr. Schilling how his wife
could stab herself in reaching
for a piece of meat. He said
the knife lay on the block
& that she must have fallen
against it, I said no, the
knife would naturally slip
away in a case like that, he
then showed me how the knife

Taken before me

this

day of

188

CORONER.

CORONER'S Office.

TESTIMONY.

7

lay on the block. He said upon the top of the handle of the knife there was a heavy piece of meat lying & in that way he supposed it entered her abdomen. I ordered some brandy for the woman & a little morphine to ease her pain & told them I would come there about 9 the next morning. About 12 of that night Schilling came over to my office & said his wife was suffering considerable pain & would I give her something to ease her. I prescribed 2 morphine pills - one to be given at once & one in 3 hours if she was not easier. About 1.30 that night he came running over to the house & said he thought his wife was dying. I went over to his house & found the woman lying on her face & the bed all stained with blood. I turned the woman over on her back & found she was dead. I said to Mr. Schilling, being as death was so sudden

Taken before me

this day of

188

CORONER.

POOR QUALITY
ORIGINAL

0323

Coroner's Office.

TESTIMONY.

8

I did not feel justified
in giving a death certificate
He said "Well, I would not like
a Coroner's Inquest" I then called
in Dr. Jenevsky. The conversation
between Mr. Schilling & me
was in English. Mrs. Eickler was
there part of the time & at intervals
she Mrs. Eickler interpreted. The
deceased stated to me in
English "I stabbed myself"
She was quite rational at the time.
I had not prescribed anything for
her at that time. I asked the
deceased how she came by
this wound & she said she
stabbed herself in the Shop.
The prisoner Schilling came after
me every time I was there. There
was only one wound & that in the
abdomen. The prisoner was very
much excited & I smelled liquor
off his breath. When he first came
for me he said to come over as quickly
as possible as his wife was bleeding.

Robert H. Hays

Taken before me

this 5 day of April 1888

Ferdinand Lang

CORONER.

Coroner's Office.

TESTIMONY.

9

Andrew Schepp being sworn says:
I reside at 1214 - 1st Cal. I am
a framer. I know the prisoner
Mr Schilling. I was sitting in the
water closet in the hall when
I heard some one call out "Get
out of here." I ~~at~~ the same moment
heard some one holla "Oh! God!"
I went outside & I saw Eickler speaking
to Mrs. Schilling. I could not distinguish
the voices. Mrs. Eickler went back
~~into~~ the store & said to Mr. Schilling
"Come out of here what did you do -
Go for a Doctor," I don't know
whether Mr. Schilling made any
reply. Mrs. Schilling was standing
near the door in the hall when Mrs
Eickler spoke. Now, I have lived
in the house about 6 months. I
did not notice anything peculiar
about Mrs Schilling on that occasion.

Ans J. J. J.

Taken before me

this 5th day of April 1888

Fredrickson Levy CORONER.

POOR QUALITY
ORIGINAL

0325

Police Department of the City of New York,

10

Precinct No.

New York,

188

I Charles Kramer residing at 310 East 66
Street and Employed by Isaac Shilling
1214-1st Ave as his help in the Butcher Shop
Make the following Statement to Capt John
Crum

At about 830 P M March 14th 1888
I was sitting in the Back room of Isaac
Shilling apartments 1214-1st Ave when
he Entered by the back or side door from
the Entry I was Eating My supper with
Mrs Mary Shilling at this time he Shilling
was drunk he then ask his Wife what she
had for supper she said Steak and chops
he then said he wanted the Steak his Wife
said there is plenty more in the Store he
then went from the back room to the Store
his Wife followed almost immediately
after Shilling and his Wife had left the
back room for the Store I heard the woman
scream with a loud voice and she then came
into the back room and Charles help me Mrs
Mam has Sticked me with a knife I then went
from the Back room into the Store and I found
Mr Shilling looking the Store over I then
wanted to go to the back room to help Mr Shilling

POOR QUALITY
ORIGINAL

0326

Police Department of the City of New York,

11

Precinct No.

New York, 1888

when Mr Schilling said to me good day
I got rid of this ~~place~~ ^{place} and do not come
how in our place any more. I then left and
went to Koons Lager Beer Store in 66th Street
and 1st Avenue and when I once found
out more about I then went to 80th Street 240
to Frau Kessler and remained there overnight
at 6 A.M. this morning I went to Schilling
Butcher Store at 1214 1st Avenue I then saw
Frank Schilling standing in the front
door way he then told me his wife was
dead and sent me to notify his brother
who lives in 88th Street bet 2nd & 3rd Avenue and
works at the evening School 91st & 5th Avenue
at which place I notified him

The Knife shown to me by Capt John
Gammor I identify as the one used in the Butcher
Shop of Mr Frank Schilling and used by me
and Schilling in the business at that time the
letter K was put on the handle by me some
time ago

I went to inform me this 15th day of March 1888 at about 10 A.M. John Gammor
Charles Krömer
310 East 66 St.
Lager beer saloon
Captain K

Shown to before me this
5th day of March 1888

Edmund Kelly
Coroner

POOR QUALITY
ORIGINAL

0327

March 15, 1888
Affidavit of Charles Kramer
in case of Homestead Killing
of Mary Schilling by her husband
Frederick Schilling

POOR QUALITY
ORIGINAL

0328

Coroner's Office.

TESTIMONY.

12

August Braun being ^{affirm} sworn says
I reside at front E. 65th St I know
the prisoner for about 1 year.
I saw the deceased once & a while.
The character of prisoner is good,
as far as I know.

August Braun

Michael Metzger being sworn says
I reside at 310 E. 66th St I keep
a Lager Beer Saloon & Boarding
House. I know the prisoner &
his wife. They always appeared
to be a kind loving couple.

Michael Metzger

Taken before me

this 5 day of April 1888

Ferdinand Levy CORONER.

POOR QUALITY
ORIGINAL

0329

Coroner's Office.

TESTIMONY.

13

Special Officer Samuel J. Campbell, 25th.
Precinct being sworn says: On March
15/88 about 7.00 A.M. Dr. Hays 342 E. 65 came to
the Station House and reported the death under
suspicious circumstances of Mary Schilling
of 1214 - 1st Ave, and that he could not grant a
death certificate. I was sent there to interview
the husband Frederick Schilling and to get a
statement from him. I found the dead body
of the deceased lying in bed in her own room.
I asked for witnesses and found that Charles
Craver knew something ^{of the case}. From information
I received from him I placed the prisoner
Frederick Schilling under arrest and now
charge him with having caused the death
of the deceased Mary Schilling.

Samuel J. Campbell

The prisoner had been brought to the
Station House by another Officer
before I went to the House.

Samuel J. Campbell

I was present when the prisoner made the
statement to Capt. Gunner which I
corroborate. I measured the counter
upon which the prisoner said he threw the knife
& found it 29 inches from the floor to the top.

Samuel J. Campbell

Taken before me

this 16 day of March 1888

Friedman Levy CORONER.

POOR QUALITY
ORIGINAL

0330

Coroner's Office.

TESTIMONY.

Autopsy

Thursday, March 15th, 1880. 7.30 pm

At 1214 First Ave

Man. Schilling, white, abt. 37 years, married
Said to have died March 15th at 1.30 am.
Rigor mortis well marked, body well nourished

On right side of abdominal wall on level
with navel there is a horizontal ^{incised} wound
of $\frac{3}{4}$ of an inch in length. The inner ^{extremity}
of wound is $\frac{1}{2}$ inch to right of
median line. Upon opening abdominal
cavity found it filled with clot
and ^{flap} blood. There were four
incised wounds of intestine and
incised wound of mesentery $\frac{3}{4}$ of an
inch in length each, with incised wound of
some muscle of right side. Direction
of wound transverse, inward and slightly
downward.

Heart, lungs, liver, spleen and kidneys normal.
Warms adherent to knuckles of small intestine
by old adhesions showing old local protrusions.

There was also a ventral hernia, with old
contents showing that there had been a laparotomy
at ^{some} time.

Cause of death. ^{Stomach} ^{lesions} large from
stab wound of abdomen.

Taken before me

this 5 day of

April

1880

Ferdinand Levy

CORONER.

J. J. Jensen, M.D.

POOR QUALITY
ORIGINAL

0331

MEMORANDA

| AGE | | | PLACE OF NATIVITY | WHERE FOUND | Date When Reported |
|-----|-------|-------------|-------------------|----------------|----------------------------|
| 29 | Years | Months Days | Germany | 1214 Fifth Ave | March 15 th /88 |

Said to have died at 1.30 this morn.
from stab wound received about
9 P.M. March 14th 88

Autopsy on
March 15th /88 at
1214 1/2 Ave
about 7:30 P.M.

2x

F. L.

583/88

Sp. Q. 116

1214 Ave.

1888

AN INQUISITION

On the VIEW of the BODY of

Mary Schilling

whereby it is found that he came
hereabouts by

Accidental

Shut window

of the abdomen



Original taken on 16th 1888

of April 1888 before

FERDINAND LEVY, CORONER.

POOR QUALITY
ORIGINAL

0332

COURT OF GENERAL SESSIONS -Part III.

The People of the State of New York,

against

F r e d e r i c k S c h i l l i n g

: Before Hon.
: Henry A. Gil-
: dersleeve, and
: a Jury.

Indic tment filed, April 30th 1888.

Indicted for Murder in the 1st degree.

N e w Y o r k, September 24th 1888.

APPEARANCES: For the People, Assistant District

Attorney Andrew H. H. Dawson and

Vernon M. Davis.

For the defendant, Mr. Ambrose H.

Purdy and Mr. Elliot Smith .

ROBERT H. HAYES, a witness for the People, sworn, testi-
fied:-

I am a physician and reside at No. 350 East
65th Street in this city. I am acquainted with the de-
fendant. I knew Mary Schilling% the deceased in her
lifetime. I did not know her before the night when I
was called in to see her--that was the 14th of March
of this year at nine o'clock at night.

Q. Where did you see the deceased and in what con-
dition did you find her ? A. I saw her at No. 1240
First Avenue in this city; I found her lying on the
bed suffering from a stab wound in the abdomen, and
from considerable shock. The wound which I found was
about an inch and a half in length and entered the ab-

**POOR QUALITY
ORIGINAL**

0333

2

dominal cavity and cut right t rough the bowels. I left there then . At half past one o'clock I was called back again and shortly after that the wo man died . The cause of death was internal hemorrhage dfrom this stab wound.

CROSS EXAMINATION:-

The defendant came to my office at nine o'clock that night and asked me if I would come to his house . He was in a great hurry apparently and I went right with him . I had a conversation with the deceased in the presence of the prisoner . The defendant came to me again at one O'clock and I went again to the house . She died then .

CHARLES KRAMER, a witness for the People, sworn, testified:-

I am a butcher . On the 14th of March 1888, I was employed by the defendant, Mr. Schilling in his butcher shop on SoEdrnt Avenue in this city .

Q. Were you at home at supper when Mr. Schilling came in on the evening of the 14th of March ? A. Yes sir .

Q. About what hour did he come in ? A. About half past eight or a quarter to nine.

Q. State exactly what occurred at that time ?

A. I and Mrs. Schilling had supper together, and then Mr. Schilling came in and then he said right away to Mrs. Schilling "You make a face as if the devil was coming in". Mrs. Schilling said to him: "What do you want for supper?". Then Mr. Schilling asked : "What have you had?" and she said "we had steak and chops". Then Mr. Schilling said : "Have you already eaten from the steak";

**POOR QUALITY
ORIGINAL**

0334

3

and Mrs. Schilling said: "When you want some there is plenty more in the store". Mr. Schilling then went out and Mrs. Schilling after him and when they got into the store they had words together, but I did not understand what they said. Then in about half a minute afterwards I heard a loud cry and then Mrs. Schilling--

Q. At the time you heard this scream you were in the dining room? A. Yes sir.

Q. And how soon after you heard this scream did you see Mrs. Schilling? A. Right after.

Q. How long had she been away from the kitchen before she returned to it? A. About one minute.

Q. State what took place? A. Then Mrs. Schilling right away after came in to the room, she held her side with her hand and she sat down on a chair and she said: "Oh, Charley, help me, my husband has stabbed me with a knife".

Q. Do you know Louis Krop? A. Yes sir.

Q. Did you ever sleep in bed with Louis Krop in that house of Mr. Schilling? A. Yes sir.

Q. On any occasion when you were in bed in that house with Louis Krop did you ever hear any conversation with Mrs. and Mr. Schilling? A. Yes sir, once. I heard Mr. Schilling say to Mrs. Schilling, one night when they were in the room next to us, "You will give me the consumption and before you give me the consumption you must die under my hand".

**POOR QUALITY
ORIGINAL**

0335

4

4

I identify the knife handed me, because it was one of those used in Schillings butcher shop, and the letter "K" was put on there by me as my initial. (Knife offered in evidence).

CROSS EXAMINATION:-

I have been in this country five years. The day before this trouble the defendant did not tell me that he was going to discharge me; I told him I was going to leave. We had a slight dispute about a piece of corn beef which was returned by a lady which I had sold. I made a statement before Captain Gunner and one before the Coroner; they are the same as I made here. I was still eating my supper in the kitchen when Mr. and Mrs. Schilling were in the store. I did not see Mrs. Eigler when I came out of the kitchen. I did see her afterwards in the hall. I spoke also to Mr. Forster of the District Attorney's office about this case. I told him that the defendant had a tick head about Christmas time and he said to Mrs. Schilling "If you could only die".

Q. Who is Louis Krop? A. He was a brother in law of Mr. Schilling.

Q. Did Louis Krop talk to you about the conversation which you say you and he heard between the defendant and his wife? A. Yes sir, he and I talked about it.

**POOR QUALITY
ORIGINAL**

0336

5

Q . Did you attempt to tell Capt. Gunner anything about this conversation which you now say that you and Louis Krop heard ? A. I attempted to tell him, but I could not tell him in English .

When I heard that Mrs. Schilling was dead I did a neighborly turn by going and telling her brother.

LOUIS KROP, a witness for the People, sworn, testified:-

I reside at No. 600 156th Street in this city .

I am the brother in law of Mr. Schilling that was spoken of in the last witnesses testimony . I know the defendant and I also knew his wife.

Q Did you ever sleep at No. 1214 First Avenue, at the house of Mr. Schilling ? A. Yes sir, I slept there about last Christmas. One night that I was there I slept with Charles Kramer in the room next to Mr. and Mrs. Schilling; they had a quarrel in bed and I heard Mr . Schilling say to Mrs. Schilling "You must go to pieces before I go to pieces". He also called her a whore; he called her a rag woman and said she was destroying everything and that she could go away from him.

Q. Did you call the attention of Charles Kramer to this conversation at the time ? A. Yes sir.

CROSS EXAMINATION:-

Q Did not Mr. Schilling give you a licking one night; and didn't run into Mrs. Eigler's room ? A. Yes sir, I went away out of the house .

**POOR QUALITY
ORIGINAL**

0337

6

Q. Didn't Schilling put you out of the house because you insulted his wife? A. No sir, I did not insult her.

Q. Did Charles Kramer bring you down here to the District Attorney's office? A. No sir; we have had conversations but not about this case. Schilling also stabbed me at one time and I have the coat here to show it. I have never been arrested in my life for anything. I have talked to Captain Gunner about this case; and told him what I knew.

JOHN GUNNER, a witness for the People, sworn, testified :-

I am the captain of the 25th Precinct Police and have been for six years. I know of this case from an investigation I made into it.

Q. Did you make the arrest? A. No sir, I ordered the arrest.

Q. After the arrest was made did the defendant come into your custody? A. Yes sir.

Q. Did you have a conversation with him? A. Yes sir. On the morning of the 15th of March I took the desk about seven o'clock, and I learned by reading my blotter---I ordered the arrest of the defendant and had him brought before me. The defendant was brought into the station house and brought into my office, I asked him what he knew as to the cause of his wife's death; he

**POOR QUALITY
ORIGINAL**

0338

7

said that the day previous, which was the 14th, he had been downtown to see about employing a young man, as the one who worked for him was going to leave; he came home about eight o'clock or a little after and entered through the hallway; his wife was eating supper. He said "What have you got for supper?" and she said "Steaks and chops"; and he said "I want a steak"; she says "I have eaten it"; there is more in the store I will go and get some for you". She started and went to the store, and he followed her; the gas in the store was turned down low; he went to his desk to see how much money had been taken in during the day and while there he heard his wife say "I am stabbed"; he said she must have fallen over the knife which was on the meat and the knife ran into her. I told Detective Campbell to take the defendant before a magistrate and have him remanded for further investigation. He took him and when he returned Campbell told me that the defendant wished to see me as he wished to correct his statement. I told him to bring him into my office. When he came in I said "What do you want"; he says "What I have told you isn't true, and I want to tell you the truth"; I says "Tell me the truth"; he said "It is true about me going down town to get a young man to

**POOR QUALITY
ORIGINAL**

0339

u8

work for me, and it is true that I came home about that time . When I entered my back room through the hall and I saw my wife and Kramer sitting there, I asked them what they had for supper and she told me "Steaks and chops"; she said she had eaten it and I went into the store; she followed me and I picked ^{up} ~~off~~ the knife , I was mad, I was damn mad, and I threw it down on the bench and it must have jumped and went into her belly". I asked him if that was a true statement now and he said it was . I asked him if he was drunk and he said No. He said he had taken about eight glasses of beer during the day. I asked him if he could identify the knife and he said he could; ⁺ I handed him this knife which is in evidence here and asked him if that was the one and he said it was .

Q. What time elapsed between these two statements ?

A. About one hour .

Q. He made these statements voluntarily ?

A. The second statement was entirely voluntarily., without any solicitation on my part .

CROSS EXAMINATION:

After I took Schilling's second statement I took Charles Kramer's statement .

Q. Didn't you tell the prisoner the first time that he was not under arrest ? A. I told him when he

first came there, that he was there for an investigation.

Q. And not under arrest ? A. He was placed under arrest afterwards .

**POOR QUALITY
ORIGINAL**

0340

9

Q. Did you turn to Schilling and say "Here, this boy says that your wife said you stabbed her", or words to that effect ? A. I did, after the second statement .

Q. Didn't he say to you at that time that the doctor who was called in was told by Mrs. Schilling that she had accidentally stabbed herself? A. In his statement to me in the first place he said to me that he had sent for the doctor .

MARK HAGGERTY, a witness for the People, sworn, testified:-

I am a doorman in the House of Detention. I know the defendant. I locked him up on the 15th of March.

Q. Did you have any conversation with him at that time?

A. When his breakfast came in I took it to him and while eating it I asked him how he came to cut his wife that way, and he said he was mad when he done it. He said she was such a good woman .

Cross EXAMINATION:

I communicated this fact to Capt. Gunner . I did not go to the Coroner's Inquest because Capt. Gunner told me it was not necessary . I was not before the magistrate .

Q. Give us the exact words that the defendant said to you ?

A. While he was eating his breakfast I sat by the window, and I said to him how did you come to

**POOR QUALITY
ORIGINAL**

0341

10

cut your wife that way". He said "I was mad when I done it, she was such a good woman. ". I did not say any more to him .

S e p t e m b e r 25th 1888.

Trial resumed:-

WILLIAM T. JENKINS, a witness sworn, testified for the
People:-

I am a physician. I am one of the Coroner's physician. I was engaged on the autopsy on the body of Mary Schilling on the 15th of March 1888.

Q. What did you find ? A. I found a stab wound in the abdomen, on the right side of the wall of the abdominal cavity, through the navel, about 3-4 of an inch in length , and four and a quarter inches to the right of the median line, which is the middle line of the body. Its direction was inwards, backwards and slightly downwards .

Q. Could death have ensued from that wound ?

A. In my opinion death did ensue from that wound .

Q Did you take the measure of the height of the wound

A. I took the measure of the height of the wound from the sole of the foot, and I found it to be 39-1-2 inches .

CROSS EXAMINATION:-

It was a horizontal wound running paralel with

**POOR QUALITY
ORIGINAL**

0342

11

the body .

SAMUEL J. CAMPBELL, a witness for the People, sworn, testified :-

I am a detective attached to the 25th Precinct. I saw this defendant on the night of the 14th of March. I saw him in the station house in 67th Street., in the captain's room . He made a statement to the captain in my presence. The captain asked him what explanation he had to make in reference to the death of his wife and he said that he went out that afternoon to hire a boy as the boy that he had working for him was about to leave him. When he returned home he entered by the hall door and went into his living apartments; that there he found the boy Charley Kramer and his wife; he asked his wife "What have you had for supper?" and she said "Steaks and chops"; that he asked her if she had eaten the steak and she said she had and he said he wanted the steak himself; she said "There is more in the store" and she got up to go to the store and he followed her ; he went to see how much money had been taken in at the desk. The light was burning low in the store. She gave a scream and ran out of the store.

Q. Did you hear him make a second statement ?

A. Yes sir . I then was directed to take him to Court and have him remanded back to the station house; I took him before Justice Murray and asked him to remand

**POOR QUALITY
ORIGINAL**

0343

12

him back to the station house . Justice Murray did so. Coming from the Court to the station house he said that part of the statement that he had made to the Captain wasn't correct and that he desired to make another statement. When we got back to the station house I told the Captain the prisoner desired to say something.

Q. Was it in the presence of the prisoner ? A . Yes sir . He then went into the Captain's office again and stated that part of the statement which he made before going to Court was not true. When he came home his wife was at supper, as he had stated, and he asked her what she had for supper and she said "Steaks and chops"; she said there was more in the store"; that the wife got up and went to the butcher shop and he followed her in . That he took a knife and threw it down on to the bench and it must have pounded on the bench and stabbed her in the belly. He said he was mad at the time, damn mad. I then asked the prisoner if it was the meat bench that was in front, that he cut the meat on, and he said "Yes", the front bench that stood in the middle of the floor. I went back to the butcher store afterwards and measured that bench. From the floor to the top of the bench is 29 inches. I took the knife in my hand and asked him if that was the knife and he said it was; I asked him if it was the knife he threw on the bench and he said yes .

POOR QUALITY
ORIGINAL

0344

13

CROSS EXAMINATION:-

There were three or four other knives there .

Q. Didn't he say to you that he threw the knife
and it glanced ? A. ^{No Sir;} ~~No Sir;~~ he might have said it
afterwards.

HUGH MARTIN, a witness for the People, sworn, testified:

I am a detective officer attached to the 25th
Precinct . I have been at the premises No. 1214
First Avenue in the city . I went there to measure the
distances between the doors . It is thirty five feet
from door to door . I made a measure from the bottom
of the stairs to the door leading into the store .

Q. What is that distance? A. 14 feet . . The depth
of the private hall is 17 feet .

HERBERT M. TOMPKINS, a witness for the people, sworn,
testified:-

I am a police officer attached to the 25th pre-
cinct. I heard the testimony of Captain Gunner. I
was present when the defendant made a statement to Capt.
Gunner on the 15th of March in the forenoon. I was
standing at the captain's door and he told me to come
inside. When Schiling was brought from the Court he
told the captain that part of his statement was true
and part of it was not . He said it was true where he
said he went down town the day before and came back; when
he came back Charley Kraner and his wife were eating sup

**POOR QUALITY
ORIGINAL**

0345

14

supper and he asked them what they had for supper and she said "Steaks and chops" and she said that she had eaten the steak; he said he wanted the steak and she told him there was more in the store and she would go and get it for him. She started to go into the shop and he followed her. When he got in there he said he picked up a knife and threw it down on the bench and it must have glanced off and stuck in her belly. The captain asked him if that was the truth and he said "Yes".

Q. Was this knife present at the time? A. Yes sir.

Q. Did he identify this knife as the one he picked up and threw down? A. Yes sir.

Q. Did he use any expression as to what his condition was at the time, his temper? A. He said he was mad, damn mad.

CROSS EXAMINATION :-

The boy Kramer was not present when I heard this conversation.

Motion that jury be instructed to acquit denied.

**POOR QUALITY
ORIGINAL**

0346

15

Testimony for the DEFENCE:-

ANNIE HAGGA, a witness for the defence, testified:-

I live at No. 1853 Ninth Avenue in this city. I have lived there for some times. I know the defendant and did know him for five years. I also knew his wife in her life time. I used to visit the house of Mr. Schilling very often before he bought that butcher store but since then I wasn't there any more.

Q. What were the relations of Mrs. and Mr. Schilling towards each other? A. They were always very nice together, I never saw anything when I was there like fighting or anything like that.

Q. Their relations were always very pleasant together?

A. He done everything that he could. He was industrious, sober and a good workman. I never saw him fight with anybody.

CROSS EXAMINATION:-

I have been at the defendant's house only three times since last September. I did not observe any ill feeling at all between Mr. Schilling and his wife. I spent an entire afternoon at their house near Christmas. I never heard Schilling use a harsh word towards his wife while I was there.

Q. You don't know what the people who live near the butcher shop think of the defendant? A. No sir.

**POOR QUALITY
ORIGINAL**

0347

16

MICHAEL METZGER, a witness for the defendant, sworn,
testified:-

I reside at No. 310 East 66th Street in this city.
I keep a saloon at that number . I have been in this
country 19 years. I knew the deceased; and I have known
this defendant about six months. I know the general
character of the defendant; he is a good, industrious
man. I have seen him and his wife together about four
or five times in my saloon; they always acted very nice-
ly together; they were just like a newly married couple.

CROSS EXAMINATION:-

Q. How many times has the defendant been in your
place ? A. Mostly every day he came in .

Q. Did you ever see him under the influence of li-
quor ? A. No sir .

HUGO JOSEFFY, a witness for the Defendant, sworn, tes-
tified :-

I am a produce commission merchant. I am engaged
in that business at No. 104 Barclay Street in this city.
I have known the defendant three or four years. I
have seen him frequently during that time. I know
his character and consider it good . As far as I know
him he is a quiet and peaceable man . I regard him
as a good citizen.

**POOR QUALITY
ORIGINAL**

0348

17

ROBERT J. GERSTEL, a witness for the PDeft., sworn, testified :-

I reside at No. 247 E. 51st Street in this city.
I have known the defendant two or three years.
As far as I know of his character it is good .

CROSS EXAMINATION:-

Q. Do you know what other people think of him ?

A. No sir .

Q You never heard his character made the subject of
any conversation ? A. No sir .

MAX WEINSTOCK, a witness for the PDeft., sworn, testified:

I am a butcher in business at No. 1534 9th Avenue in
this city . I know the defendant. I have known him
about three years . I have been engaged in business
with him . I know his general character; it is good.
I knew his wife. I have seen them together quite often
and their conduct towards one another was just like that
of a newly married couple .

CROSS EXAMINATION:-

I worked in the same place with the defendant
about three years ago. As far as I have observed him his
character is good . I have not heard it discussed . I
never heard any harsh words or any quarrelling between
him and his wife .

**POOR QUALITY
ORIGINAL**

0349

18

MARY EIGLER, a witness for the Defendant, sworn, testified:-

I reside at No. 1214 First Avenue in this city; I have known the defendant ever since he has lived in the same house with me; I lived over his butcher store; one flight up. I recollect the night that Mrs. Schilling was injured. I heard a scream from the butcher shop and I ran down and Mrs. Schilling was standing at the stairs; nobody was standing near her. I had a conversation with her and I then took her into her room.

Q. When you ran down stairs and saw Mrs. Schilling state what you said to her and what she said to you?

A. When I met her at the stairs I said to her "Mrs. Schilling, what has happened to you" and she said to me "Oh, Mrs. Eigler, help me, my husband is drunk and I stabbed myself". I then took her to her room and she said "Call my husband, he should go for the doctor". Her husband then came in from the store and he at once ran after the doctor.

Q. How was Mrs. Schilling clothed on that day?

A. She had an apron, a skirt, a petticoat and corsets. (the clothing which the deceased wore was then produced in Court).

CROSS EXAMINATION:-

Q State what conversation you heard between Mr. and Mrs. Schilling that night? A. She only said "Fritz you mustn't drink so much, because when you are drunk you do not know what you do".

**POOR QUALITY
ORIGINAL**

0350

19

Q When was that ? A. After the Doctor left . I was in my own room up-stairs over the store when I heard the first scream ; it was a loud shrill scream .

Q. Had you ever heard them quarrel before ? A: Sometimes . I cannot tell how often.

RE-DIRECT:-

I know the brother in law, Louis Krop. I heard quarrelling between the Schilling's at one time near last Christmas when he was in the house. When the doctor came he told Schilling to get some medicine for his wife and Schilling went off with the doctor to get it and returned .

JOHN T. ROACH, a witness for the Deft/, sworn, testified:-

I am a police officer attached to Captain Gunner's precinct. I was told to be down here to-day. I have never talked to the counsel for the defendant about this case . The knife that has been introduced in evidence in this case was found by me in the butcher shop of the defendant on the meat bench . I was the first officer called into this matter . I did not see any other knives in the shop . There was a fifty pound piece of meat lying upon the meat bench and the handle of this knife was right under it; the blade of the knife extended out from under the meat . When I went to the butcher shop/ I asked Mr. Schilling where the deed was committed and that is where I received the knife.

Q. How much of the blade of that knife projected over

**POOR QUALITY
ORIGINAL**

0351

20

the edge of the bench ? A. From six to eight inches.

CROSS EXAMINATION:-

I got to the scene of the occurrence about 1.45 A.M.; from the prisoner's statement the thing occurred about nine o'clock in the evening. I found the prisoner sitting in the kitchen. He said the knife done the deed. When we went into the butcher shop he went right to the place where the knife was. I did not receive any information as to the position of that knife before the defendant told me where it was. The block was not entirely covered with meat.

JOSEPH SCHILLING, a witness for the defendant, sworn,
testified:-

I am a stableman by occupation, and reside at No. 122 east 88th Street this city. The defendant is my brother. I knew his wife well; both here and in Germany. They were engaged for five or six years before he came to this country; when I came to this country first I stayed with my brother and his wife for sometime. During the three years I have been here I have visited them frequently; whenever I was there everything seemed to be going on nicely and good between them.

CROSS EXAMINATION:-

I never had any quarrel with my brother. I generally stayed about an hour when I visited my brother's house.

**POOR QUALITY
ORIGINAL**

0352

21

LOUISA SCHILLING, a witness for the defendant, sworn,
testified:-

~~I am the wife of the last witness~~ . I know the
defendant and I knew his wife. I stayed with Mr. and
Mrs. Schilling for eight days /. I have often visited
at their house . I have lived in the city of New York
for two years . When I visited them I always saw them
nice together .

CROSS EXAMINATION:-

I was at the funeral . We were in Coney Island
for three months and during that time I did not see
them; that is the longest time I was without seeing
them .

JOSEPH HAGGA, of No. 1853 Ninth Avenue, and THOMAS
WOODS, of No. 113 West 132nd Street N. Y. both testified
to the defendant's good character and to the fact that
he always acted good towards his wife as far as they
saw .

FREDERICK SCHILLING, the defendant, sworn, testified:-

I was born in Germany; I have been in this country
eight years. I first became acquainted with my wife
when I was seventeen years old in Germany . We kept
company for five or six years before I left the old
country . She remained behind; I had promised to send
for her when I would be in a position to marry her . I
was 23 years old when I came to this country. I first
worked as a butler in Philadelphia for nine months;
then I came to this city and worked for Mr. Lowden at No.

**POOR QUALITY
ORIGINAL**

0353

22

345 W. 26th Street . I worked there five months and then I started in business at No/ 1214 1st. Avenue. I ~~thm~~ then wrote to my wife and she came out and we started at housekeeping. At different times my wife was sick and I always sent for the doctor and had her attended to. I moved to Jersey at one time for the benefit of her health . I had a quarrel with Louis Krop about Christmas and I chased him out of my house and told him never to come back again. I did not stab him with a knife . I have heard the statemnt aof Charley Kramer and Louis Krop , it is not true . I never said any such thing to my wife . On the morning of the occurrence I stayed in my store until half past ten O'clock; I then went down to Schwarzchild and Sulzberger's butcher store and ordered some meats; I then went to see about hiring a boy in 47th Street as Charley was going to leave me . Im went to differe nt place and I was out altogether from ten to'clock in the morning until a uquar-ter to nine o'clock. I drank about eight glasses of beer djuring the day. I have been in the habit of drinking a few glasses of beer every day .When I came home that night I went into the room where my wife was sitting with Charlie, eating their supper; I asked my wife if she had a piece of steak cooked for me, which I told her in the morning to cook for me; she said she had cooked it and eaten it. I asked her what she did that for and she said there was plenty more in the store, I said "All right, I will go and get a piece for myself". I went in the store and I went to the desk to see how

**POOR QUALITY
ORIGINAL**

0354

23

much money had been taken in that day; in the meantime my wife was in the back room. When I stepped behind the bench to cut a small steak, my wife ran into the store and told me to hurry up and give her the piece of steak so that she could cook it for me; I says "What's the hurry, you were not in such a hurry before;" then I changed my mind and instead of cutting a piece of steak I cut some chops as they could be cooked quicker. After I cut them I threw the knife down on the bench and turned around and all of a sudden I heard my wife scream and she said "I stabbed myself". I then saw my wife rush out of the store. I hung up the piece of meat and went out.

Q. The bench was covered with meat? A Yes, sir, there were two loins of beef on it; I ain't sure whether there was two or one but I know there was a small piece of meat on it.

Q After that your wife went out? A Yes, sir.

Q She said that she had cut herself? A Yes, sir.

Q Where did you meet Charlie? A Just as I came out of the door.

Q What did you say to him? A I told him to get out of here; he was in my way.

Q You went for the Doctor right away? A Yes, sir; I brought the Doctor back to my wife.

Q The Doctor prescribed some medecine? A Yes, sir; I went and got the medecine.

**POOR QUALITY
ORIGINAL**

0355

24

Q How soon after that did you see the policeman? A I saw one policeman on that night; I think it was Officer Roach; it was he showed me the knife under the fifty pound piece of meat.

Q You have had three counsel; did you ever tell any of us at any time that you saw Mr. Roach find this knife with the meat under it? A No, sir, I did not.

Q Tell everything you said to Captain Gunner?

A Captain Gunner asked me to tell him everything that happened that day; I told him I was down to the several places where I was on that day and he wrote it down; I told him my wife fell against the knife. When I had my statement made and Captain Gunner was writing it over again Officer Thompkins came into the room and sat on a chair in the middle of the room. When Captain Gunner was through writing the statement the Captain and Detective Campbell went outside and left Policeman Thompkins in the room; they staid outside ten minutes and they came in with Charlie Kramer. Captain Gunner said to him "Now, say what Mrs. Schilling said to you", and Charlie Kramer said "Mrs. Schilling said, Charlie, help me, my husband has stabbed me". I said then to Captain Gunner: "I threw down the knife and maybe that struck my wife; that is all. Then I was arrested and Detective Campbell brought me down to the 57th Street Court. On the way back he took me into a saloon and I had something to eat. When we reached the station house Captain Gunner asked me if I wanted to see him again and I told him no. I did not sign the statement which I

**POOR QUALITY
ORIGINAL**

0356

25

made before Captain Gunner.

Q The doorman says that he asked you what you stabbed your wife for and that you told him that you were mad?

A No, sir; he didn't ask me that question and I didn't give him that answer; I did not have any conversation with him except about buying me some cigars.

Q Now, did you on that night stab or cut your wife?

A No, sir, I did not.

Q Were you directly or indirectly the cause of her death?

A I don't know; no, sir.

Q You know what she said about how she met her death?

A I know it.

Q She told it to you and she told it to the Doctor?

A Yes, sir; that is all I know about it.

Q When you told the Captain that in throwing down the knife the knife might have glanced and that she might have cut herself that way, you were ~~simply guessing~~
~~at it~~? A Yes, sir.

Q You didn't see her when she was stabbed? A No, sir.

Q You didn't know how she was injured except what she said?

A That is all I know about it.

Q Have you ever been arrested charged with any offense prior to this? A No, sir.

CROSS EXAMINATION.

I don't recollect that Captain Gunner read the statement that I made over to me before I signed it. I don't know whether the Captain took down my statement word

**POOR QUALITY
ORIGINAL**

0357

26

for word; all I know is that the Captain was behind the desk writing. I don't know if I signed the statement right away or sometime afterwards.

Q Now then, did you not state distinctly when you went into the Captain's presence the last time, that what you had stated to him the first time was not true?

A I was not out of the room; I did not make a statement the second time.

Q You stated that you went into the butcher store to examine your accounts? A Yes, sir.

Q Could you do that without the lights being turned up?

A Yes, sir; I went to the window and held it up to the light and I could see the figures in the book; I did not count the money at that time .

Q Didn't you positively instruct Charlie Kramer to always lay the knives away in a particular place at night?

A I am positive sure I never told the boy that.

Q What was the first thing you said to your wife when you came home that night? A I asked her if she had a piece of steak cooked for me.

Q You stated at one time that your wife went into the butcher store first, and that you followed her?

A I never said a word like that; she came into the butcher store after me. When my wife told me that she had eaten the steak I said "It seems to me that everything is going against me to-day". I said that in a mild and pleasant manner; I did not quarrel with my wife; I did not say that in a loud enough voice for it to be heard upstairs.

**POOR QUALITY
ORIGINAL**

0358

27

Q The Captain has stated that you first made a statement to him, that you were then taken down to Court and that after you were taken to Court you asked to be taken back to the Captain so that you might make another statement?

A I did not

Q When you heard your wife scream didn't you turn your head instantly? A I turned around instantly; I saw her going out of the door; I walked back and hung up a piece of meat and then I went to the front door to see if it was locked and then I went to the back door and it was at that time that Mrs. Eigler told me to go for the Doctor. I did not hear my wife speak to Mrs. Eigler.

Q Did you go to see if the front door was locked after your wife screamed? A Yes, sir; before I went out of the store I did.

Q Why didn't you go to her and ask her if she was hurt?

A I went right after that; and Mrs. Eigler told me I should go for the Doctor and I went; I went outside right away I didn't stay in the store.

Q There was nobody in that butcher shop from the time that you came out and locked it until the time you went in with the officer? A No, sir; when the officer came he asked me to take him into the butcher shop and I went in with him; it was the officer who showed me the knife;

Q Did you not take this knife by the handle and ^{show} ~~how~~ the Captain how you threw it down and tell him you were mad?

A I did not say that.

**POOR QUALITY
ORIGINAL**

0359

28

OFFICER ROACH, (recalled) FOR THE PEOPLE.

Q You are the officer that first went to the house of the defendant? A Yes, sir; about 1.45 A.M.

Q Who first discovered this knife in the position under the meat as you have testified to? A The defendant showed me the knife where it lay.

MARY EIGLER, recalled

Q Will you look at those clothes and state whether you have seen them before? A Yes, sir; they are the clothes that Mrs. S chilling wore.

(The clothes referred to were then exhibited to the Jury)

CHARLES KRAMER, recalled.

Q Did you ever know the defendant and his wife to quarrel?

A Yes, sir.

Q How often? A Nearly every week.

Q What did you do with the knives on the 14th of March?

A All the knives were on the counter.

Q Did you put them all away? A Yes, sir; I put them all away about eight o'clock.

CROSS EXAMINATION.

Q Have you been talking to the police about this case?

A No, sir.

Q Who were you talking about it to since you were on the stand before? A This morning Mr. Campbell brought me to Mr. Foster.

Q You had a talk with him then? A Yes, sir.

- Q And he asked you about your putting away the knives on that night? A Yes, sir.
- Q Did you put away the knives every night? A Yes, sir.
- Q How many knives were there? A There were two like that.
- Q You couldn't possibly have made a mistake and left this knife out covered with meat? A No, sir; I know sure that I put the knives away on that night.
- Q Do you count them every night? A It isn't necessary for me to count them.
- Q There was a lot of meat in the butcher store when you shut up? A There wasn't much meat at the time on account of the bad weather.
- Q You have heard the Detectives say there was a piece of beef that weighed fifty pounds, was that so? A Yes, sir.
- Q You knew you were going to be discharged? A Yes, sir.
- Q But you never possibly made an exception and left one of those knives out there? A I am sure; I always put them behind the counter.
- Q You didn't count them? A I know how many knives there were.

ANNIE SCHURKES, a witness for the People, sworn, testified:

I reside at No. 1216 First Avenue. I know the defendant; I knew his wife during her lifetime. I lived next door to them for some time.

- Q Did you ever hear them quarreling? A I often came in to the store to get meat and many a time he snapped at her only for little matters.
- Q Did you ever say anything to him about his quarrelling

**POOR QUALITY
ORIGINAL**

0361

30

with his wife? A Yes, sir.

The Jury returned a verdict of GUILTY of
Manslaughter in the First Degree with a recom-
mendation to mercy.

POOR QUALITY
ORIGINAL

0362

INDICTMENT FILED APL/30.1888

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

FREDERICK SCHILLING --

Abstract of testimony on
trial September 24th, 25th
and 26th 1888.

THE PEOPLE vs. FREDERICK SCHILLING
Abstract of testimony on trial September 24th, 25th and 26th 1888.

WITNESSES: A. J. B. &c.

POOR QUALITY
ORIGINAL

0363

District Attorney's Office,
City & County of
New York.

People } Nov. 2nd 1888.
vs }
Fredk } Convicted of manslaughter,
Schilling } Before Elderslieve, J.

Mrs Mary Eichler gave important
testimony in the above case. When
she left home, she had to hire
some person to take care of her
children - I recommend that
the Co. allow Five dollars to
reimburse her.

Vernon M. Davis
Asst.

POOR QUALITY
ORIGINAL

0364

I Mary Eichler of 1214 First Ave.
New York City, do hereby testify
that I have been a witness for
the defence in the case of the
People against Frederick Schilling
charged with Homicide. I know
the witness Charles Kramer, and
I have known him for the six-
teen months last past and
during that time I have seen
him almost every day he has
boarded with me has eat at
my table and slept in my
apartments I have always
found him to be a sober, honest
industrious truthful, and reliable
Boy. I have never heard any
one say anything against his
Character

Sworn to before me this 30th day
of September 1888

Marcus Block

Notary Public 226
N.Y.C.

POOR QUALITY
ORIGINAL

0365

I Michael Metzger of 310 E. 66th St
New York City do hereby testify
that I have been a witness for
the defence in the case of the
People against Frederick Schilling
charged with Homicide. I know
the witness Charles Kramer and
have known him for a year
last past I have never heard
anyone say anything against
his character I have always
found him to be a quiet, orderly
sober, honest, industrious and
truthful Boy

Michael Metzger
Sworn to before me this 30th day of
September 1888

Marcus Block
Notary Public
N.Y.C.

POOR QUALITY
ORIGINAL

0366

I Mrs. Friedrich St. Kubler, 240, East
10th New York City do hereby
testify that I know the witness
Charles Kramer and have known
him for a number of years both
in this Country and in Germany.
I have never heard any one say
anything against his Character
I have always found him to be
a sober, honest, industrious
truthful and reliable Boy.

Mrs. F. St. Kubler.
Sworn to before me this 30th day of
September 1888

Marion F. Block
Notary Public 225
N.Y. Co

POOR QUALITY
ORIGINAL

0367

I Henry Leese of 218, East 80th St,
New York City, do hereby testify
that I know the witness Chas. -
Kramer and have known him
for a number of years both in
this Country and in Germany. I
have never heard any one say
anything against his Character
I have always found him to be
a sober, honest, industrious, truthful
and reliable Boy.

Sworn to before me this 30th day of September
1888

Henry Leese.

Marcus Block

Notary Public 225
N.Y. Co

POOR QUALITY
ORIGINAL

0368

I Frederick W. Kubler, of 240, East
80th St. New York City, do hereby testify
that I know the witness John Kramer
and have known him for the three
(3) years last past. I have never heard
anything against his character I
have always found him to be a
sober, honest industrious, truthful
and reliable Boy.

To Heibler.

Sworn to before me this 30th day of
September 1888

Marcus Bloch
Notary Public 228
N.Y. Co

POOR QUALITY
ORIGINAL

0369

Affidavits
of Character
of Chas. Kramer

in case of
Frederick Schilling

The People

Frederick K. Schelling

City and County of New York ss

Charley Strasser being
duly sworn states that a day or two after
the death of Mr. Mary Schelling he
met the witness Levy whose affidavit
has been read on defendant's motion
for a new trial and that said Levy
asked deponent why Schelling's
shop was closed and he told ^{him} that
Mrs Schelling was dead and
that she had told deponent that
defendant had stabbed her when
said Levy asked deponent to take
a drink and to say nothing about
what Mr Schelling had said to
him deponent says he never said
Schelling had bounced him for
the reason deponent had left on his
own account & deponent denies that
he made any threats against Schelling
because when he learned that Mrs
Schelling was dead he felt sorry
for Schelling and that when Schelling
kindly asked him to do errands for
him the next morning he kindly

POOR QUALITY
ORIGINAL

0371

did them that he cherishes no
malice toward Schilling and
would not utter one word to
injure him but that he has
always been educated to under-
stand that when he is sworn
he must tell the truth ~~and~~
the whole truth and nothing
but the truth, and that is
exactly what he did in this
case and nothing more
Deponent further states that he sought
nobody to make any reputation or
complaint against Schilling
in this case that he was accosted
by detective Campbell and by
him taken to the Station
house on 67th St against his will
and that all he told Capt Gun-
ner was in answer to his
questions that he volunteered to
say nothing there or elsewhere
about the affair voluntarily
that he did ask Capt Gunner
for an interpreter because he
wanted to tell him exactly
what Schilling tells Schilling
had said in precisely the words

POOR QUALITY
ORIGINAL

0372

they used, which he did not know
whether he could or could ^{not} ~~not~~
am correctly in English.
Deponent states he does not
know Mr Voss by name that
a large woman said to be
Mrs Voss did ask him some
questions about the Schelling
affair but he made her no answer.
Deponent states that Schelling
& Levy were very intimate
Sworn to before. Charles Thomas
on this 2^d Oct 1888.

James McLeale
Notary Public
(No 86)

POOR QUALITY
ORIGINAL

0373

The People

vs

Frederick Schelling

City & County of New York ss

Samuel J Campbell
being duly sworn states that he
is a member of the Police
~~detention~~ force of this City and
having been informed that Chas
Draime knew something about
the circumstances attending
the death of Mr Scheller he
sought him out & took him
against his will and inclination
to go to Capt Gunner. He said
at the time distinctly that he
did not like to go against
Schelling.

Sworn to before me

This 2^d Oct 1888

James H. Gales
Mayor
N.Y.C.

S J Campbell

POOR QUALITY
ORIGINAL

0374

The People,
Agst. H. H. H.
Frederick Schuyler.

—
Affidavits to assist
Wentworth for a new
trial.

—
John R. Fellows,
District Attorney.

POOR QUALITY
ORIGINAL

0375

Police Department of the City of New York,

Precinct No. _____

Popple's Et
No. 3
Sept 20th

New York, March 15th 1888

Statement of Frank Shelling of 1214 1st Ave
made to Capt John Connor as to his
knowledge and cause of the death of his Wife
Mary Shelling on the night of March 14th
1888

I left my Brother Stone at 1214 1st Ave to
go down town to hire a young man to work
for me in the store as the one I had was
about to leave me ^{at about 8:30 P.M.} on my return home I
Entered through the Wall Entry by the back
door into the Room back of the store I
saw my Wife and I ask her if she had
cooked that piece of meat for me she ans.
Yes and she had eating it herself I then
told her I would go and get a piece of
meat in the store for myself and I left
the back room for the store she followed
right after me the gas was turned down ~~in~~
in the store I first went to the desk to see
how much money I had taken in during the
day my Wife went to the meat counter to get
the meat for my supper she then cried out
I am stabbed I then went for Dr. Hays in
65th Street but 1st & 2nd Ave my Wife and I
~~at~~ after 12 O'clock midnight

not

POOR QUALITY
ORIGINAL

0376

Police Department of the City of New York,

Precinct No.

New York, 188

Question by Capt John Connor
Have you been drinking or was you
Intoxicated

Ans - No

I was not drunk when I came home
I have been drinking I have drunk eight
glasses of Lager Beer during the day

Friedrich Schilling.

1214 Ave. 65th St.

Sworn to before me
this 15th day of March 1888
at 9⁵⁰ A.M.

John Connor
Captain

25th Precinct

**POOR QUALITY
ORIGINAL**

0377

*Affidavit of Incent
Shelling made to
Captain John C. Sumner
March 15th - 1888*

1
Mrs. Eichler 1214 - 1st Ave.

I was upstairs on the evening of the March
15th in my apartment over ~~the~~ ^{my} ~~butcher~~
butcher shop. I heard a noise
as if somebody was going down stairs in
the butcher shop. I listened and immediately
after I heard a loud scream. I
went down stairs and met Mrs. J.
Richardson near the stair way. I
asked Mrs. J. what happened and she
answered "Oh two ladies fell from the
ceiling, if you will go to the room
where the bathroom." She was holding
up the end of her skirt to the wound.
I took her to her ^{new} room & she sat
upon a chair. I went back to the
store & she called "Get my husband."
I went to the door of the butcher shop
& called in Mrs. J. "What happened here
what did you do. Go after a doctor"
He came out & said "What
is it?" He came out & looked at the
door & went to the bathroom when
he met Charlie. He said to me -
"Go down & get out of here & don't
come back into this house." I went
to the room & went for a doctor.

**POOR QUALITY
ORIGINAL**

0379

I sat her down upon the lounge & examined her. I said to her "Now how did it come about that you stabbed yourself?" she said "I will tell you how the quarrel commenced," I was sitting with Charles on supper. We had beefsteak & chops. My husband came in. I got up and asked him do you want supper. He asked what have you got? I said chops & steak but the steak I ate. She said ~~you~~ for do or first but I don't know if you mean for off. I said there is more in the chop." at the juncture Mr. T. & the doctor came in & Mrs. T. was quiet. The doctor examined her & I went out & upstairs. I came down again & asked the doctor is it bad. She said "it is not bad unless hemorrhage sets in - 36 hours. I went to Mrs. T. to her bed room. & asked her how she was. She said "pretty fair". She then had nauseous feelings & vomited. at this Schell scolded. She said "Fred did not mix up wife's affairs. I am sure he is drunk with respect his wife wants his help with his business & all kind of things. I afterwards said good night to her & told her to have me called if she felt worse. But Schell did not come up until his wife was dead. at about 1 o'clock or later he came up & knocked at the door & said his wife was dead.

POOR QUALITY
ORIGINAL

0380

2.

On Christmas night I was very
drunk & seemed to wife fearful
white. - Her. said to her "Es ist nichts
mit der Krankheit an sich
ohne dass ich in der Krankheit
ausgewirgt wird, den letzten
meinen Grund annehmen".

Mrs. Schell's brother was sleeping with
me that night & we both overheard
the statement. Mrs. Schell's brother
said to me "Es ist kein Leben, lieber
Lieber, bayerischer Mann."
Where I would even & quarrel
he would go away.

POOR QUALITY
ORIGINAL

0381

Capt. Sumner

says same as before Cor's
Jury.

& also the Schellie identified
the knife at Capt's Office
on ~~right~~ morning following
murder.

Capt says that self. Cor. Jenkins
said that course of knife was
a downward one.

Schellie said to Capt. that
he threw knife on counter ^{or bench} in
front of counter.

Detective Campbell corroborate
Capt. Sumner - ever particular
says that Schellie identified the knife
at the West counter & front of counter along the wall.

43 Louis Engelhardt bet 36 & 37 Sts
del. 535 Third Ave.

Mrs. Hagan

Lugene at Lin Brewery.

Mrs. Ecker - 2.

My husband & I went down stairs to
see how ~~from~~ ^{from} ~~the~~ ^{the} I dead
My husband ~~said to~~ ^{said to} ~~me~~ ^{me} - my hearing
"I don't see the look of things
what is it, how could you wife stick
herself". I answered "My wife wanted
to eat a piece of steak with a very
small knife (indicated about ~~under~~ ^{under} ~~with~~
her hands) and as she was cutting it the
knife slipped & she cut herself."
My husband said "I will go up stairs &
said to me you also go up, I don't want
anything to do with the matter". The doctors
came & we went out.

Mrs. Ecker also testifies with solemnity
of the fact of Knapp (J. Schult) Knapp ran
up stairs to Mrs. Ecker - ran with his face
covered with blood. Mrs. E. the next
morning told me about it & said "my brother
came near being killed the other night. for
when my husband is drunk he does not
know what he is doing".

Mrs. E. - General was very ugly to Mrs. E.
abused her brutally & said "leaving
she always built - fear & dread of him
would always run & he about when
he came near. I saw her dead body
sent to the funeral & she was buried
in Lutheran cemetery.

POOR QUALITY
ORIGINAL

0383

Mrs. Eichler the husband can
corroborate Mrs. E. — in
the statement made by D. G. Linn & Linn
Mrs. E. —

X

Charles Kramer 1214 1st Ave.
20th year old.
On the night of the 14th March we
Mrs. T. & myself were sitting in the
rear of store at said place. It
about 20 min. to 9 Mrs. T. came
& ~~requested~~ ~~to have~~ ~~cup of~~ and
said to her wife "I'm hungry and
I'd like a cup of coffee and
a slice of pie". She
asked her in a kind tone of voice
"What will you have for supper?"
She asked what did you have? Then
Mrs. T. said we had steak &
chops. She then said "Did you
eat all the steak up already?"
Mrs. T. said "Yes. If you want
some there is plenty more in the
store." Mrs. T. then went out
to the store & Mrs. T. went
after him. ~~So~~ so on they came
into the store I heard noise
as of two quarreling. About 1/2 min.
after I heard Mrs. T. scream &
immediately after the scream she
came into the rear room where I
was still eating. "Oh my
Charles! I'm in real trouble!"

my first vision of the
ghosts."

I went outside with stone to
see what Mr. T. was doing - the
stone. When I came into the
hall Mr. T. was locking the hall
door. He was excited. He turned
around & looked into the room
to look after Mrs. T. He
turned to me & said "Got
news for you? I've got a
friend's house and I've got
my wife in my house."

I left immediately in my shirt
sleeves because I feared him.

I went to 66 St. bet Broadway
& 1st Ave. to a friend of mine who
has a large bar saloon & borrowed
an overcoat. I went then to 1st
street & slept at a friend's house.

Next morning I came back to work &
saw T. standing in front of his door.

He said my wife is dead. I
went in & he showed me to the
casket & told me to tell his
wife she died.

I used to drink regularly and was
drunk almost every Sunday when
he was very drunk. He was very
unhappy & disappointed towards his wife.

Louis Koopf to John Albach
 Aug 1879 Third Ave. 104th St.
 30 years brother of deceased
 On Christmas eve. I slept at
 Schell's place in the rear room with
 Charlie. Schell & his wife slept in
 adjoining bedroom. P. - came home
 at about 12 o'clock and was drunk
 He went to bed and my sister
 said to him in a kind way "Fred"
 you ought not drink so much you
 must be ashamed of the neighbors
 He then said "you can't have nothing
 to say. I am boss. You bitch. You wish
 to worry me - to a corruption. I tell
 you you must die before me. You must
 die ~~before~~ at my hands before I die".
 I spoke to Charlie & called his attention
 to the fight. Charlie stood it also.
 The next morning my sister told me
 of the scolding & showed me her hips
 where dept. had struck. They were swollen
 to twice their size.

That day he was drunk again at night.
 At supper table he scolded again asking
 at remembrance that he was to supper his wife
 a bitch, & he broke. I said you will &
 not do that. I could go. That he ~~stood~~
 & jumped up, grasping a knife in his

hand & made a stab at me
cutting my cut - in place. (Coat
is evidence. She hit me in my
eye twice. My right eye was swollen
very much. Charlie held his back. And
I ran up stairs to Mrs. Eicher who
looked my eye. She dropped about it
in the saloon afterwards. That evening
myself he went again to the saloon &
drank further & spent \$1.50 for drink.
The week before this my sister ~~at~~ in morning
asked him what he wanted for breakfast
& suggested Steak. He turned about angrily
& accused her of wanting beat all the time.
Cut a piece of steak & threw it at her
striking her on the head with it, when it
fell to the ground.

I saw my sister's body lying
at the coffin as he was being
I went to the funeral & saw his
remains buried in a Cemetery
in Brooklyn, I believe Lutheran Cemetery.
The deft. was a cruel vicious man,
continually scolding & worrying my
sister. Seeking to my comfort
& clothes as shoes. And on the slightest
provocation would abuse, all treat
& beat her.

POOR QUALITY
ORIGINAL

0388

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Fredricka Schilling

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

Fredricka Schilling

of the CRIME OF Murder in the First Degree, committed as follows:

The said *Fredricka Schilling*,

late of the City of New York, in the County of New York aforesaid, on the *fourteenth*
day of *March*, — in the year of our Lord one thousand eight hundred and
eighty-*eight*, at the City and County aforesaid, with force and arms, in and upon one

Mary Schilling

in the peace of the said People then and there being, wilfully, feloniously, and of
his malice aforethought, did make an assault, and *she* — the said

Fredricka Schilling, her,

the said *Mary Schilling*, with a certain *knife* —
which *she* — the said *Fredricka Schilling* in
his right hand then and there had and held, in and upon the *abdomen*
of *her* — the said *Mary Schilling*, —
then and there wilfully, feloniously, and of *his* malice aforethought did strike,
stab, cut and wound, giving unto *her* the said *Mary Schilling*
then and there with the *knife* aforesaid, in and upon the *abdomen*
of *her* — the said *Mary Schilling*
one mortal wound of the breadth of one inch, and of the depth of six inches, of which said

POOR QUALITY
ORIGINAL

0389

mortal wound — *she* — the said *Mary Schilling* —
at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the
21st day of *March*, in the same year
aforesaid, did languish, and languishing did live, and on which said *21st*
day of *March*, in the year aforesaid, *she* the said
Mary Schilling — at the City and County aforesaid,
of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said

Fredrick Schilling, her

the said *Mary Schilling*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of *his* malice aforethought, did kill,
and murder, 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

Fredrick Schilling —
of the same CRIME OF MURDER IN THE FIRST DEGREE, committed as follows:

The said *Fredrick Schilling* —

late of the City and County aforesaid, afterwards, to wit: on the said *21st*
day of *March*, in the year of our Lord one thousand eight hundred
and eighty-*eight*, at the City and County aforesaid, with force and arms, in and
upon the said *Mary Schilling* —

in the peace of the said People then and there being, wilfully, feloniously, and with
a deliberate and premeditated design to effect the death of *her* — the said
Mary Schilling — did make another assault, and
the said *Fredrick Schilling, her*, the said
Mary Schilling, with a certain *knife* —
which *she* — the said *Fredrick Schilling* in

POOR QUALITY
ORIGINAL

0390

His right hand then and there had and held, in and upon the ~~head~~ of — her — the said ~~Mary Schilling~~, then and there wilfully, feloniously, and with a deliberate and premeditated design to effect the death of ~~her~~ the said ~~Mary Schilling~~, did strike, stab, cut and wound, giving unto ~~her~~ the said ~~Mary Schilling~~, then and there, with the — ~~knife~~ — aforesaid, in and upon the ~~head~~ of — her — the said ~~Mary Schilling~~, one mortal wound of the breadth of one inch and of the depth of six inches, of which said mortal wound — ~~she~~ — the said ~~Mary Schilling~~, at the City and County aforesaid, from the said ~~fourteenth~~ day of ~~march~~, in the year aforesaid, until the ~~fifteenth~~ day of ~~march~~, in the same year aforesaid, did languish, and languishing did live, and on which said ~~fifteenth~~ day of ~~march~~, in the year aforesaid, ~~she~~ the said ~~Mary Schilling~~, at the City and County aforesaid, of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said ~~Fredrick Schilling, her~~, the said ~~Mary Schilling~~, in the manner and form, and by the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of — her — the said ~~Mary Schilling~~, did kill and murder, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0391

BOX:

305

FOLDER:

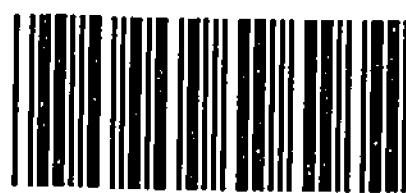
2900

DESCRIPTION:

Schimsky, Simon

DATE:

04/09/88



2900

POOR QUALITY
ORIGINAL

0392

Witnesses:

Induly Reem
first appence
Comiket, in #2
aheng, on the
transaction

Id

84.

W.C. Gay

Counsel,

Filed

9th day of April 1888

Pleads,

W.C. Gay

THE PEOPLE

vs.

W.C. Gay

Pr. Pleas

Simon Schinsky

17th day of April 1888

Grand Larceny, second degree. [Sections 528, 531, Penal Code]

JOHN R. FELLOWS,

District Attorney.

to

17th day of April 1888

A True Bill.

found

W.C. Gay

Foreman.

Pr. April 25. 1888

pleas P.R.

Suspenses 1/2

April 6/88

POOR QUALITY
ORIGINAL

0393

Sec. 151.

Police Court 3 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

*In the name of the People of the State of New York; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Myer Leu
of No. 93 Attorney Street, that on the or about March
1888 at the City of New York, in the City of New York,

*me Simon Schinsky, did steal and
carry away ten pairs of
unfurnished pantaloons of the
value of thirty dollars from
the possession of complainant*

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 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 3 day of April 1888

Al White POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0394

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Meyer Levy
vs.

Simon Shusky

Warrant-General.

Dated April 2 1888

John A. Magistrate

Daley Officer.

The Defendant

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night

Police Justice.

April 2/88.

24 yrs.

Gen
Fails
in

W. C. Cuff

Dated

188

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

Police Justice

The within named

POOR QUALITY
ORIGINAL

0395

Police Court—

3rd District.

Affidavit—Larceny.

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

Meyer Levi

of No. 92 1/2 Attorney Street, aged 29 years,

occupation Tailor being duly sworn

deposes and says, that on the 1st or about 1st day of March 1888 at the City of New

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

the pair of Pantaloons altogether
of the value of Thirty dollars

the property of

Charles A. Voth & Co. but
in deponent's charge and care

and that this deponent

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

that on or about said date
said Schimsky called at deponent's
premises and deponent then
gave into the possession of
said Schimsky said goods
in an unfinishing state
the same to be finished up by
said Schimsky and returned
to deponent. Deponent now
says that said Schimsky has
disposed of said goods for
his own benefit and appropriated
the proceeds to his own use and
disposed of the same
Mar 2nd

Sworn to before me this

day

Police Justice.

POOR QUALITY
ORIGINAL

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
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 1888 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888 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 1888 Police Justice.

Police Court, District.

THE PEOPLE, &c.,

on the complaint of

Meyer Leav

vs.

Offence - LARCENY

1
2
3
4

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Sessions.

POOR QUALITY
ORIGINAL

0397

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, ss.

Simon Schurky 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.

Simon Schurky

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Poland

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

Answer.

11 Suffolk St. 6 mos

Question. What is your business or profession?

Answer.

Tailor

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

Answer.

I am not guilty
Simon Schurky
mark

Taken before me this

day of

1888

Police Justice.

POOR QUALITY
ORIGINAL

0398

BATED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Walter Lewis

192 1/2 Street

John Schuckler

3

2

1

4

Dated

April 2nd

1888

Magistrate

Officer

3rd Precinct

Witnesses

No. 1

No. 2

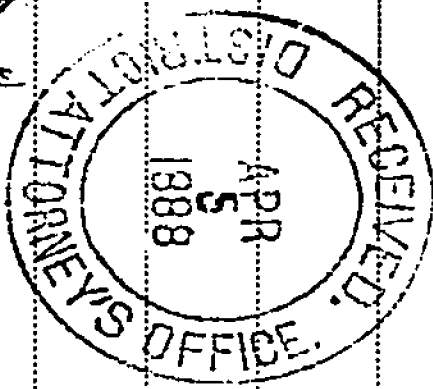
No. 3

No. 4

\$

to answer

Street



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

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

Dated April 2 1888 Police Justice.

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

Dated April 2 1888 Police Justice.

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

Dated April 2 1888 Police Justice.

POOR QUALITY
ORIGINAL

0399

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Simon Edimunday

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

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

The said Simon Edimunday.

late of the City of New York, in the County of New York aforesaid, on the first day of March, in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, with force and arms,

Ten pairs of trousers of the value of three dollars each pair, and a quantity of cloth sufficient for the making of ten pairs of trousers, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of thirty dollars.

of the goods, chattels and personal property of one Meyer Levy.

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

John D. Kellom,
District Attorney

0400

BOX:

305

FOLDER:

2900

DESCRIPTION:

Schleich, Charles F.

DATE:

04/26/88



2900

POOR QUALITY
ORIGINAL

0401

Witnesses:

Andrew L. Causee
35 Liberty St

Counsel,

Filed

26 day of April 1888

Pleads,

Magistrate

THE PEOPLE

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

Charles F. Schleich

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. J. G. Berry

Forfeiture May 3rd 1888.

Pleaded guilty

April 26th 1888

Elmira, N.Y.

B. B. M.

POOR QUALITY
ORIGINAL

0402

No. 977

*Properly
Ex. A.*

New York March 20 1888

THE NATIONAL PARK BANK
OF NEW YORK.

Pay to the order of *Chas F. Schleich*
Two Hundred ninety five Dollars

\$295 ¹⁷/₁₀₀

Judi L. Canessa

POOR QUALITY
ORIGINAL

0403

Charles Reich,
Endowment correct
And: Cause

NEW YORK
JAN 10 1964
LIBRARY OF CONGRESS

POOR QUALITY
ORIGINAL

0404

DUTY STATEMENT.

OFFICE OF

Proplers. C. F. SCHLEICH,

Ex-B CUSTOM HOUSE BROKER, N.Y.

—AND—
FORWARDING AGENT,
W. Hall
55 Wall Street.

New York,

M of 20,888

M. A. L. Cannon

Vessel

England

Marks & Nos.

WTC etc

292 Barb. Walrus

to clear

\$295.17

Repayment
Ch. L. L. L.

POOR QUALITY
ORIGINAL

0405

Police Court—1st District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 41 Liberty Street, aged 33 years,
occupation Agent being duly sworn

deposes and says, that on the 20th day of March 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

Two Hundred and Ninety five dollars
good and lawful money of the
United States

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 Charles F. Schlerch in the

Manner following to wit — That on
the day in question deponent gave
the defendant the Annexed check to
pay Custom House duties on a Ship-
ment of Walnuts Consigned to deponent.
That the defendant received cash
for the check, and did not pay the
duty on the Walnuts as requested to
do by deponent. That the duty on said
merchandise has since been paid by deponent
to the Custom House Authorities, and the
defendant unlawfully and feloniously
stole the money given him for that purpose
and appropriated it to his own use and profit.

André C. Cause

Sworn to before me, this 1st day of March 1888
of Charles F. Schlerch
Police Justice.

POOR QUALITY
ORIGINAL

0406

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles F. Schleich 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 F. Schleich

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

This City

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

Answer.

1707 Lexington Avenue

Question. What is your business or profession?

Answer.

Broker

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

Answer.

*I am not guilty of the charge
I am the person referred to in the written
Complaint*
Charles F. Schleich

Taken before me this

24 day of

April

1888

W. O. Smith

Police Justice.

POOR QUALITY
ORIGINAL

0407

Sec. 151.

Police Court 1st District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or 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 Andre V. Causse
of No. 41 Liberty Street, that on the 20 day of March
1888 at the City of New York, in the County of New York, the following article to wit:

Good and Lawful Money to
the amount of
of the value of Two Hundred And Ninety five Dollars,
the property of Complainant
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Charles F. Schleich

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 bod 1st 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 18th day of April 1888
Wm. J. Murphy POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0408

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

James H. [Signature]
Police Justice.

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

Dated 188

Police Justice.

The within named

0409

Wm. Howard
Oliver Parker

Residence _____

District.

ON THE COMPLAINT OF

THE PEOPLE, &c.,
ON THE COMPLAINT OF
M. L. Davis

41
L. 20/10/1907
L. 20/10/1907

Offence.

Dated.

88 /

H. H. H. H. H. Magistrate.

Officer.

200 Precinct.

Witnesses

THOMAS J. O'NEAL

NO

.....

No.

| | | | |
|------|----|----|----|
| Str. | 70 | 25 | 71 |
|------|----|----|----|

 NO_2

.....

...

to answer

.....

27.

500-1044

1

1/2

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

Dated April 24 1888 de S. Perry Police Justice.

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

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

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

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0410

COURT OF GENERAL SESSIONS PART III.

-----x
The People of the State of New York : Before
 : Hon. Randolph B.
 : Martine and a Jury.
C H A R L E S F. S L E I C H E . :
-----x

Indictment filed April 26, 1888.

New York, May 2nd, 1888.

APPEARANCES.

For the people, Ass't. District Attorney, Bedford.

For the defendant, J. R. Heintzelman, Esq.

ANDRE L. CAUSSE, a witness for the people testified:

I am in the fruit business at No. 35 Liberty street in this city. On the 20th of March, I drew a check for \$295.17 and handed it to this defendant to pay certain Custom House duties which I owed on certain fruits. I endorsed the check so that the defendant could pay these duties in cash as is required by the rules of the Custom House. He said he would go and attend to the business for me. After that I saw the defendant, who is a Custom House broker, three or four times and I spoke to him about the delay in getting my goods but he said he had not yet heard from Washington. I afterwards found out on inquiry at the Custom House that the duties had not been paid at all. The

**POOR QUALITY
ORIGINAL**

0411

2

defendant never made any explanation to me. The check was returned to me from the bank as paid. After that I had the defendant arrested.

CROSS EXAMINATION:

I know this defendant since the beginning of the year 1885. He has transacted other business in the Custom House for me and has always promptly attended to it. I have always paid him for his services. The Custom House authorities do not receive checks in payment and that is the reason why I endorsed the check stating that his signature was correct.

CHARLES HEIDELBERG, a witness for the people testified:

I am a Detective officer attached to the Central office. The complainant in this case came to police headquarters and made a complaint to the inspector; I was placed in charge of the case and received certain instructions. In consequence of the instructions I received I went in search of this man. He finally came to police headquarters one day in company with the complainant and surrendered himself. I had a conversation with him in which I asked him what he had done with the money, and he told me that he had lost it in horse racing that that was the ruin-ation of him. He said that he had lost everything he had in the world and that he was a wreck; he did not lose much much at any one time but that it counted up in the end.

**POOR QUALITY
ORIGINAL**

04 12

3

CROSS EXAMINATION:

I have been a police officer 21 years . On the way from police headquarters to the Tombs I had a talk with this man. I told him that I was an officer and that he was under arrest. I had this conversation with him on the back part of a Bleeker street car. I heard him say to the Judge in the Police Court that he was not guilty. I then told the Judge of the conversation which I had with him. I did not make any memorandum of the conversation in this instance.

The prisoner pleads guilty to Grand Larceny in second degree.

**POOR QUALITY
ORIGINAL**

04 13

Indictment filed Apl. 26. 1888

COURT OF GENERAL SESSIONS

Part III.

The People &c.

against

CHARLES F. SLEICHE.

Abstract of testimony on

trial May 3rd 1888.

POOR QUALITY
ORIGINAL

0414

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 E. Schindler

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

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

The said *Charles E. Schindler*,

late of the City of New York, in the County of New York aforesaid, on the *Nineteenth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, being then and there the ~~clerk and servant of~~ *agent of one Andre S. Course,*

and as such ~~clerk and servant~~ ^{*agent*} then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said

Andre S. Course,

the true owner thereof, to wit: *The sum of Two Hundred*

and ninety five dollars and seventeen

cents in money, lawful money of the

United States, and of the value of
Two Hundred and ninety five dollars
and seventeen cents,

the said *Charles E. Schindler* afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *Andre S. Course,*

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *Andre S. Course,*

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

~~JOHN R. FELLOWS,~~

~~District Attorney.~~

POOR QUALITY
ORIGINAL

04 15

Second COUNT.

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

Charles F. Schindler
of the CRIME of Grand Larceny in the second degree,

committed as follows:

The said Charles F. Schindler,

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, the
sum of two hundred and ninety five
dollars and seven teen cents in money, lawful
money of the United States and of the
value of two hundred and ninety five
dollars and seven teen cents, of the money
money, goods, chattels and personal property
of one Andre S. Pausse, then and there
being found, then and there feloniously
and feloniously and feloniously, against
the form of the Statute in such case
made and provided, and against the
peace of the People of the State of New
York, and their dignity

John R. Fellows,

District Attorney

04 16

BOX:

305

FOLDER:

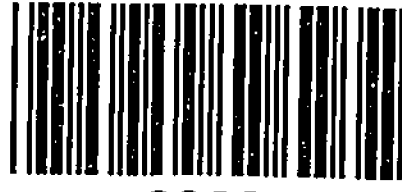
2900

DESCRIPTION:

Schmitt, Adam

DATE:

04/11/88



2900

POOR QUALITY
ORIGINAL

0417

Witnesses:

041407

Counsel,

Filed, 11 day of April 1888
Pleads, *Chargilly-12*

THE PEOPLE,

vs.

B

Adam Schmitt

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), page 1889, Sec. 5)

JOHN R. LEECH

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

John

W. L. Perry

Foreman.

April 11/88.

Part IV April 17, 1888
Complaint sent to Special Sessions

A

POOR QUALITY
ORIGINAL

04 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

Adam Schmitt
Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

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

John R. Fellows,
~~RANDOLPH B. MARTINE~~, District Attorney.

04 19

BOX:

305

FOLDER:

2900

DESCRIPTION:

Schofield, Patrick

DATE:

04/24/88



2900

POOR QUALITY
ORIGINAL

0420

Witnesses:

Thomas R. Hammond

John R. Hammond

John R. Hammond

2nd Pict.

Counsel,

Filed

2nd day of April 1888

Pleads,

Chargement

THE PEOPLE

vs.

P

Batrick Schofield

Grand Larceny Second Degree
[Sections 528, 531, 530 Penal Code]

JOHN R. FELLOWS,

District Attorney.

May 10/88 P. 2 May 12/88
May 10/88 P. 2 May 12/88

A True Bill.

W. J. Colberry
Foreman.

April 22 1888

POOR QUALITY
ORIGINAL

0421

Police Court—1st District.

Affidavit—Larceny.

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

✓ of No. 389 - 2nd Avenue Street, aged 29 years,
occupation Butcher being duly sworn

✓ deposes and says, that on the 16th day of April 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One horse attached to a
wagon valued at One
hundred and eighty-five
dollars, and a quantity of

meat valued at fourteen dollars
the whole being valued at One hundred and ninety-nine
dollars
the property of Fredrick L Snyder and
in the care and custody of
this 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 Patrick Schofield (now here

for the reasons following to-wit:

The said horse and wagon, the
said meat being in said wagon,
was standing in front of premises
63 Washington Street, the said
deponent having gone into said
premises to deliver some meat;
when deponent having unassisted
the said property is informed
by Officer Daniel Foubell (here
present) that he Foubell found
the said defendant in possession
of the said property on Battery
Place. Deponent says that a portion
of the said property was missing from
said wagon. Frank Hammert

Sworn to before me, this

1888

day

of Edmund L. Brown
Police Justice.

POOR QUALITY
ORIGINAL

0422

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Police Officer of No.

Second Avenue Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James Hammon

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

Sworn to before me, this

day of April 1888

Daniel Louhill

Hammon
Police Justice.

POOR QUALITY
ORIGINAL

0423

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Schofield 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.

Patrick Schofield

Question. How old are you?

Answer.

19 years.

Question. Where were you born?

Answer.

28 Washington New York

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

Answer.

129 Washington Street. 2 years.

Question. What is your business or profession?

Answer.

Messenger.

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

Answer.

I am not guilty -
I found the horse and wagon
in possession of a number
of boys - I drove the boys
off the wagon and took charge
of the same. I was told that
the owner was on Greenwich
Street and was going there when
arrested.

Patrick Schofield

Taken before me this

188

Police Justice.

POOR QUALITY
ORIGINAL

0424

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

Police Court- District. 606

THE PEOPLE, &c.,
ON THE COMPLAINT OF

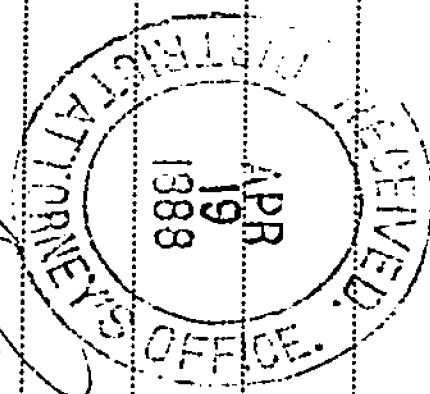
James J. ...
2389 - 2nd Ave.
Edward J. ...

2
3
4
Office. *Grand Larceny*

Dated *April 17* 188

Magistrate.
Precinct Officer. *2*

Witnesses *Over the Office*
No. Street,
No. Street,
No. Street,



No. Street,
\$ *500* to answer *Chad*

Com, it

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.....

Referred over
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *250* 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 *April 17* 188 *J. R. ...* Police Justice.

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

Dated..... 188 Police Justice.

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

Dated..... 188 Police Justice.

POOR QUALITY
ORIGINAL

0425

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Schofield

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

Patrick Schofield
of the CRIME OF GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said

Patrick Schofield,

late of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *April* in the year of our Lord one thousand eighty hundred and eighty-*eight*, at the City and County aforesaid, with force and arms,

One horse of the value of one hundred and twenty five dollars,
One wagon of the value of sixty dollars, and
One hundred pounds of meat of the value of fourteen cents each pound

of the goods, chattels and personal property of one

Frederick R. Snyder

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.

POOR QUALITY
ORIGINAL

0426

SECOND COUNT—

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

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

The said *Patrick Schofield*

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,

*One horse of the value of one hundred and twenty five dollars,
One wagon of the value of sixty dollars, and
One hundred pounds of meat of the value of fourteen cents each pound—*

of the goods, chattels and personal property of one

Frederick R. Snyder

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

Frederick R. Snyder

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

Patrick Schofield

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

JOHN R. FELLOWS,

District Attorney.

0427

BOX:

305

FOLDER:

2900

DESCRIPTION:

Schuhreinen, Joseph

DATE:

04/23/88



2900

POOR QUALITY
ORIGINAL

0428

WITNESSES:

Officer C. W. Dwyer
27 Dec

Counsel,

Filed

23 day of *April*

188*8*

Pleads

Not guilty

THE PEOPLE,

vs.

B

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1883, Sec. 21 and
page 1889, Sec. 6.]

Joseph Schuchman

att'y for

defendant

JOHN R. FELLOWS,

16 May 77
District Attorney.

A True Bill.

W. J. Berry
Foreman

May 30 1888
W. J. Berry
April 27 1888

**POOR QUALITY
ORIGINAL**

0429

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Joseph Schuchreiner

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

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

The said

Joseph Schuchreiner
late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *November* in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

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

SECOND COUNT—

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

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

The said

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

JOHN R. FELLOWS,
District Attorney.

0430

BOX:

305

FOLDER:

2900

DESCRIPTION:

Secwaldt, Adolf

DATE:

04/11/88



2900

POOR QUALITY
ORIGINAL

0431

WITNESSES:

95001 10739
Let the Bail be
forfeited. 728
Counsel,
Filed 11 day of April 1888

Pleads *Guilty-13*

THE PEOPLE,
vs.
B
Adolf Seewald
Violation of Excise Law.
(Selling on Sunday &c.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
page 1989, Sec. 5.]

11 Nov 86
JOHN R. FELLOWS,
RANDOLPH B. MARTINE,
District Attorney,
Transferred to N.Y. S.S. for true
by Counsel.
A True Bill. *Edward*
M. J. Berry
Foreman.

April 11/88

POOR QUALITY
ORIGINAL

0432

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

Adolf Seewaldt

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *March* in the year of our Lord one thousand eight hundred and eighty-*eight* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

— Louis McBord —

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

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Fellows
RANDOLPH B. MARTINE,

District Attorney.