

0683

BOX:

27

FOLDER:

333

DESCRIPTION:

Schisler, Peter

DATE:

12/15/80



333

0684

In this case
appears as
for the purpose of
the same purpose

as a means of
Character and
conduct of the
by the same
persons when the

subject is
entirely the
should be
except - Part a
are to be
James J. P.
advised

71 13th Dec

Attest

Day of Trial,

Counsel,

Filed 15th day of Dec 1880

Preads
to the Court (17)

THE PEOPLE

vs.

B
Peter Schieler

BURGLARY—THIRD DEGREE,
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. McCooper

Foreman.

Part 2, Dec. 20/82
Bail discharged

0685

Police Office, Third District.

City and County }
of New York. } ss.

No. of 47 Broome Street, being duly sworn,

deposes and says that the premises No. 47 Broome 1st floor

Street, 13 Ward, in the City and County aforesaid, the said being a Saloon

and which was occupied by deponent as a Saloon for the sale of Beer

were **BURGLARIOUSLY** entered by means of a false Key from an inner door from the back way of said premises

on the night of the 9th day of December 1880, with intent feloniously to steal and carry away and the following property, feloniously stolen and carried away, viz

Money and other articles of the value of about fifty dollars \$50.

the property of Deponent.

and deponent further says, that he has great cause to believe and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property stolen and carried away by

Pet. Schialer (now here) from the fact that Deponent knows that he securely locked said inner door. Deponent is informed by Officer Edward Prince of the 13th Precinct that he saw said Pet. Schialer enter said premises with said false Key and caught him in said premises. Louis Schwaerzer

*Deponent to believe me this 9th day of December 1880
A. I. Morgan
P. Schialer*

0686

City County of
New York

Edward Perce of
the 13th Precinct Police
being duly sworn says that
about 5.00 o'clock a.m.
this date defendant saw
Peter Schisler now here
enter the aforementioned premises
with a false key and
caught said Peter Schisler
in said premises. Edward Perce
sworn to before me
this 9th day of December
1880

R. J. Morgan
Justice

0687

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question.—What is your name?

Answer.—

Peter Schiber.

Question.—How old are you?

Answer.—

56 years.

Question.—Where were you born?

Answer.—

Germany.

Question.—Where do you live?

Answer.—

77 Brown St.

Question.—What is your occupation?

Answer.—

Manufacturer of Cigars.

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

Answer.—

I am not guilty.

Peter Schiber
(Signature)

Taken before me, this

18th

day of

April

1883

J. J. [Signature]
Police Justice

0688

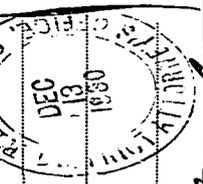
Form 115.

POLICE COURT -- THIRD DISTRICT, N.Y.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sam Schwary
vs.
75 # Avenue St.

Offence, BURGLARY.



BAILED,
Walter Dean
No. 1, by *44 Avenue St.*
Residence

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Date *Dec 19 1930*
Stuyvesant 188

Morgan Magistrate.

Pierce Officer.

13th Precinct

Witness *Edward Hance*

No. *James McQuine*

No. *19th Precinct* Street

No. _____ Street

\$ *500* to answer committed.

Received in Dist. Atty's Office *Dean*

0689

TO THE CHIEF CLERK!

~~CONFIDENTIAL - INTERNAL USE ONLY~~

PEOPLE

vs.

Schileo

It is a bill which
can do a few months
ago -

Put on the Calendar
for ~~transmission~~ ^{transmission} in
part 2

[Signature]

0690

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

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

That

Peter Schisler

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

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

Louis Schwaezger

store with intent the said
goods, merchandise and valuable things in the said *store* 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.

BENJ. K. PHELPS, District Attorney.

0691

BOX:

27

FOLDER:

333

DESCRIPTION:

Schwarz, Herman

DATE:

12/02/80



333

0692

BOX:

27

FOLDER:

333

DESCRIPTION:

Coon, Alexander

DATE:

12/02/80



333

0693



Counsel
Filed *10/10/88* day of *Dec*
1888
No. *1* Pleads *not guilty* (*8*)
No. *2*

THE PEOPLE
vs.
44
447 & 474
papers
I
Herman Johnson
(2 cases) *B*
Alexander Coon

BENJ. K. PHELPS,
District Attorney.
Feb 10 1881
W. A. Quinn & Co. Reg'd
A True Bill.
W. A. Quinn

Foreman.
Printed in Dec 8, 1880
No 1 pleads P.T.
Printed in Dec 11, 1881
No 2 tried & jury disagree
July 21/81
W. J. Mrs. Sen. 70

Larceny, and Receiving Stolen Goods.

0694

To the Hon. Frederick Smyth
Recorder &c

Sir.

We, the undersigned, merchants and citizens of the City of New York, respectfully pray for a suspension of sentence by your Honor in the case of Hermann Schwartz now pending before you. We have been personally acquainted with him for a number of years (some of us for a period of ten years) and have always known him during that time to be an industrious and honest man until his fall in the matter now before you. We believe that it is his first offence and think that he has been sufficiently punished, having been incarcerated almost three months.
New York February 14th 1881.

Jacob Roth.
8 Ave C.

Nathan J. Hahn.

Joseph Hahn

0695

Braham Sachs
Andrew Doan 203 4 St.
John Zeffler 143 Av. C.
E. Berman 296 - 2 St.
J. Fisch 174 79 St.
W. Rosenfeld 93 Henry St.
Kasner 174 E 79 St.
Joe Ganger E 214 E 96 St.
Albert Harris 207 East 18 Street
Hans Brothers 877 Broadway
H. Berg 89 Bowery
E. Flynn 184 Eldridge St.
Levin 339 Canal St.
E. Pass 329 Canal St.
L. L. Lippmann 124 Columbia St.
A. Lippmann 310 East 57
Rosentau & Schigmann 65 Walker St.
Louis Dunkelquiel 127 East 70 St.
Henry Dunkelquiel 127 " 70 St.
B. Obermayer & Co 534 Broadway
Chas. Faudak 554 Broadway
W. H. Weyenham 312 East 52 St.
J. H. Haffner 446 E 57 St.
E. G. G. 46 Walker St.
L. S. Baer 135 Henry St.

0696

hac

Schwartz

—

0697

WILLIAM KINZEY & CO.,

IMPORTER OF

Laces, Embroideries Silks, Millinery,
AND FANCY GOODS,
241, 243, and 245 Sixth Ave.,

Between 15th and 16th Streets.

WM. KINZEY,
MAX J. PLATZ.

NEW YORK,

Nov 22nd 1880

Mr Daniel Rollins

Dist District Attorney
New York

! Re - case of

Herman Schwarz against whom and
Alex Coons a charge of Grand Larceny
& of Receiving stolen goods was
made by the grand jury before
Judge Woodell yesterday Nov 22nd
and held to Bail to the Grand Jury,
Schwarz for stealing while in our
employ as night watchman and
Coons for receiving the goods; I
would take it a special favor
if you would personally expedite
this case as much as possible,
our Holiday business season

0698

Having commenced, time is less
valuable now than a little later.
By so doing you will
greatly oblige

Yours very truly
Wm. J. Blake
of firm of
Messrs. Kurye & Co.

0699

DISTRICT ATTORNEY'S OFFICE,

New York, 188

Reo
v

Herman Schwarz
and
Alexander Coons

on complt. of

Wm Kitzger to

Barlacombe and
receivng -

Bring papers to

Mr Rollins.

they arrive

when

0700

28) 800 (2
56
240

0701

Office
SHEDDENBACH, SCHWAB & CO.
537 BROADWAY,

NEW YORK, November 25 1879

Col. Meubach Esqr.

Dear Sir

Bearer of this Henry Schindler
is out of employment & is willing to accept
a situation at anything whereby he can
make an honest living for himself &
family. Writer has known Mr. Schindler
for number of years & can recommend
him as trustworthy in every way

Yours

Louis Sheddenbach

0702

Office
SHEDDENBACH, SCHWAB & CO.
537 BROADWAY,

NEW YORK, November 5 1874

The Bearer Henry Schwarz is
looking for a situation & can
recommend him as an honest &
faithfull man

Louis Sheddenbach

[Handwritten signature]

0703

26 W 34 St
Oct 30 1879

The bearer Henry
Schwarz being out
of employment can
be recommended as an
honest hard working
man, anxious to make
a living for his family

J. Seligman

0704

New York July 19/1880

To whom it may concern.

The bearer H. Schwartz of
this city has been dealing with
us from some years and
found him honest and
trustworthy in all respects.

R. Goldsmith & Son
No. 330 E. Broadway

0705

OFFICE OF

Adler & Bauer,

FLOUR DEALERS,

127 AVENUE B, COR. 8TH ST.

New York, July 16th 1880
To Whom it may Concern.

This brand of this has been a
customer to us for several years. We've always
found him to be honest and true in all
our business dealings.

Adler & Bauer

W. Schwarz

0706

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

Max J. Katz

of No. *241, 243 & 245-6 Avenue C* Street, being duly sworn, deposes
and says, that on the *21* day of *November*, 18 *80*.

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

the following property, to wit:

One dozen pair kid gloves -
of the value of thirty dollars. Twenty eight
yards black lace of the value of Eight Dollars.
Six yards of fringe of the value of Four 5/100
Dollars. Twelve pocket knives of the value
of One dollar. Five plated pen holders
and pens of the value of Three 7/100 Dollars.
Twelve Collars of the value of Two Dollars.
Two chemises of the value of Twenty Dollars.
Sixteen silk handkerchiefs. Twenty silk
and other articles in all of the value of
One hundred and twenty five dollars.
the property of deponent and William
Kenney.

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 *Samuel Schwartz*

nonpresent, from the fact that
deponent admitted stealing
said property, which as deponent
is informed was found in his business

Max J. Katz
City & County of New York
Joseph Weinberg
of the Central Office being sworn says
that he arrested Samuel Schwartz
nonpresent, as he was leaving the rear
street of Alexander Court, nonpresent
and found all of the aforesaid property
secreted on the person of said Schwartz.
Joseph Weinberg

Sworn to before me, this *22* day of *November*, 18 *80*

Police Justice

0707

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK) ss.

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

QUESTION.—What is your name?

ANSWER.— *Nerman Schwartz*

QUESTION.—How old are you?

ANSWER.— *Forty-two years.*

QUESTION.—Where were you born?

ANSWER.— *In the United States*

QUESTION.—Where do you live?

ANSWER.— *314-8 Street*

QUESTION.—What is your occupation?

ANSWER.— *Watchman*

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

here preferred against you?

ANSWER.— *I am guilty. I have known*

Alexander Coon for eleven years, and met him on election day for the first time in a year. Coon asked me what I was doing. I told him I was a watchman at Surzey's, and after some conversation, he asked me if I could not get some goods for him. I refused, and Coon then passed the store right by and wanted me to pass goods out to him. I refused, telling Coon I was afraid to take the risk, and on last Thursday week I took him a lot of fancy articles, and have taken him goods seven or eight times since, which Coon bought, knowing that I stole them. The goods found on

Michael J. Foxworth, 1118

1118

Police Justice

108

0708

1027261

Form 894

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Mar. J. O'Leary
244 2-48 45-6
Herman Schmidt

Althavt Larceny

DATE *22 November 1880*

Jr. MAGISTRATE.
Winkler OFFICER.

WITNESS
Fresh Winkler
Central Office

Bill Smith

\$ *15.00* TO ANS.
RECEIVED
NOV 22 1880
STREET.
No.

0709

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Herman Schwarz

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
twenty first day of *November* in the year of our Lord
one thousand eight hundred and eighty — at the Ward, City and County aforesaid
with force and arms,

Forty eight gloves of the value of sixty cents each
Twenty eight yards of lace of the value of thirty
cents each yard
Six yards of fringe of the value of seventy five
cent each yard
Twelve knives of the value of fifty cents each
Five penholders of the value of seventy five cents each
Twelve collars of the value of twenty cents each
Two shirts of the value of three dollars and fifty cents
each
Sixteen handkerchiefs of the value of one dollar each
twenty ties (of the kind commonly called neck ties) of
the value of one dollar each
Eleven other collars of the value of one dollar
each

of the goods, chattels, and personal property of one

Max J. Glatz then and
there being found, 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.

0710

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Herman Schwarz

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

*forty eight gloves of the value of fifty cents each
twenty eight yards of lace of the value of thirty cents each yard
Six yards of fringe of the value of seventy five cents each yard
Twelve knives of the value of fifty cents each
Five penholders of the value of seventy five cents each
Twelve collars of the value of twenty cents each
Two shirts of the value of three dollars and fifty cents each
Sixteen handkerchiefs of the value of one dollar each
twenty ties (of the kind commonly called neckties) of the value of one dollar each
Eleven other collars of the value of one dollar each*

of the goods, chattels, and personal property of the said

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Martin J. Stutz
Martin J. Stutz

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Herman Schwarz

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

BENJ. K. PHELPS, District Attorney.

0711

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

Max. D. Platz

of No. *241, 243 & 245, 6 Avenue* being duly sworn, deposes
and says, that on the *16* day of *November* 18 *80*

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

the following property, to wit:

*One pair of black kid
gloves.*

of the value of *Seven 500 -* Dollars,

the property of *William Krugler and
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 *Fernand*

Schwarz now present, a
private watchman in deponent's
employ.

That said *Schwarz* admitted
stealing said kid gloves, and selling
the same to *Alexander Crow*
now present, for the sum of one
dollar.

That deponent was informed
that said kid gloves were taken
from a desk by said *Crow*
and delivered to the officer.

Deponent charges said

Sworn to before me, this

of

18

day

Police Justice.

0712

Schwartz, with stealing said kid gloves, and said Coon with, purchasing and receiving the same, knowing them to have been stolen.

From before me
this 22 Nov 1880.

Wm. J. [Signature] }
Police Justice } Max. J. [Signature]

City & County
of New York

Joseph Winberg of the
Central Office, being duly sworn says.

That he followed Herman Schwartz
now present, from the side entrance
of Kruger & Conabany's store to the rear
stone of Alexander Coon, now present
No 201 Bleeker Street. That deponent
saw said Schwartz enter said Coon's
store, talk to said Coon. That deponent
arrested said Schwartz took him into
said store - and in his presence, demanded
of Coon the goods given him by said
Schwartz. That said Coon denied receiving
any goods from said Schwartz, and
subsequently ~~produced~~ the drawer of
a desk, and took therefrom the kid gloves
in question, stating that was what said
Schwartz had given him.

From before me
this 22 November 1880.

Joseph B. Winberg

Wm. J. [Signature] }
Police Justice }

0713

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—*Alexander Coon*

QUESTION.—How old are you?

ANSWER.—*Forty one years.*

QUESTION.—Where were you born?

ANSWER.—*In Holland.*

QUESTION.—Where do you live?

ANSWER.—*201 Bleeker St.*

QUESTION.—What is your occupation?

ANSWER.—*I keep a cigar store.*

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

ANSWER.—*I am not guilty.*
Alex Coon

Taken before me, this
22 day of *Nov*
Wm. J. [Signature]
Police Justice.
188

0714

1951
107756

Form 89h
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Max D. Gutz.
241 248 W. G. Gray

Norman Schwartz
Alexander Conrad

241 248 W. G. Gray
No. 2 Police Courts.

DATED: 22 November 1950

W. E. Bailes by
Andrew Anderson
1 Mackay St.

J. Nienberg
Nienberg & Co. OFFICER.

WITNESS
Joseph Nienberg
Central Office

Filed
1570 TO ANS.
1500.5 am
MAILED BY



No. _____ STREET.

0715

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

*Herriam Schwarz and Alexander
Coon each*

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

*twenty gloves of the value of thirty seven
cents each*

of the goods, chattels, and personal property of one

Max J. Plutz then and
there being found, 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.

0716

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

*Herman Schwartz and Alexander
Cohn each*

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

*Ten gloves of the value of thirty seven
cents each*

of the goods, chattels, and personal property of the said

Max J. Slatz
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Max J. Slatz
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Herman Schwartz and Alexander Cohn
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen,) 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.

0717

~~CITY AND COUNTY~~
~~OF NEW YORK,~~ }

And ^{*aforsaid*} THE JURORS ~~OF THE PEOPLE OF THE STATE OF NEW YORK.~~
~~in and for the body of the City and County of New York,~~
upon their Oath, *aforsaid do further present*

That *Alexander Coon*
late of the First Ward 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 ~~seventy~~ *eighty* with force and arms, at the
Ward, City and County aforesaid,

Five gloves of the value of thirty seven cents
each

of the goods, Chattels and personal property of *Max J. Platz*
by *Herman Schwarz*
and certain other persons. to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *Max J. Platz*
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

Alexander Coon

then and there well knowing the said goods, chattels, and personal property to have
been feloniously stolen). against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

0718

BOX:

27

FOLDER:

333

DESCRIPTION:

Shane, Edward A.

DATE:

12/01/80



333

0719

Day of Trial,
Counsel,
Filed / day of Dec 1880
Pleads

SELLING LOTTERY POLICIES

THE PEOPLE

vs.

By Proposed Law
Attorney B

Edward A. Shaw

BENJ. K. PHELPS,

District Attorney.

Part in: Dec 1, 1880

pleads guilty

A True Bill

[Signature]

Foreman,

Jan 10. 1880

[Signature]

0720

City & County of
 New York ss.
 Henry T. Paulow
 of the 2^d Justice District
 being duly sworn says that
 on the 24th November 1880. he
 entered the premises No 203
 West 31st Street. first floor and
 there saw Edward A. Shaw
 non present. whom he told
 that he - deponent - wished to pur-
 chase a 919 in both lotteries.
 7.20.25. and paid the
 said defendant ten cents.
 That said defendant thereupon
 recorded said number 7.20.25.
 in a book and handing deponent
 a slip of paper. told him to
 write the number thereon.
 That said slip is hereto
 annexed - marked A -
 That deponent therefore
 charges said Shaw with a
 violation of the Law in such
 case made and provided.

in a book
 a slip of paper
 to write the number thereon
 annexed - marked A -
 therefore charges said Shaw with a violation of the Law in such case made and provided.

Done to before
 this 24th Nov - 1880
 J. C. [unclear]
 Police Justice

Henry T. Paulow

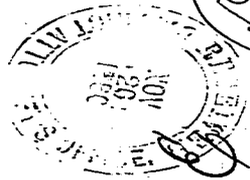
0721

July 23rd
The People's
in the Campaign
Newy. J. Boston

W.
Edmund Shaw
No. Gallery Lane
No. 241 880-51
Justice.

Carlson
2nd Street

Bellford



Pauley
500 5th Ave

Ed. B. Shaw
278 W 54 St

0722

Sworn }
Shave }

City & County of New York ss:

Edward A. Shave being duly sworn says that he is a resident of the City of Brooklyn at 155 Prospect Avenue in said City.

That for fourteen years previous to July 1879, ^{he carried on the business of Expressman in the City of New York} that since then he has been employed on the Brooklyn & Coney Island Railroad of said City of Brooklyn until the latter part of September ^{last}, at which time he resigned his position as Conductor on said road he not being able to procure steady employment on said road.

That he made strenuous efforts to obtain employment since leaving the said railroad but was ~~unable~~ ^{unable} to secure any position, that the only place he could obtain was under one Luther at 203 West 31st Street in the City of New York.

That deponent has never been arrested for or accused or charged with, having committed any crime, ~~felony~~ or misdemeanor.

That deponent is a married man has a family consisting of a wife and two children that deponent ^{has} no means of support for his said family except such as he can make by his own manual labor.

0723

That deponent never was engaged in the
lottery business before and deponent says
he never will engage in said business
again, that deponent was an employee
of said Luther on a salary of seven
dollars a week.

Given to before me } Edward A. Shawe
December 18, 1888 }

0724

¹⁰
7-20-25 = 10#

0725

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

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

That *Edward A. Shave*

late of the *Twentieth* Ward in the City and County aforesaid,
on the *Twenty fourth* day of *November* in the year of our
Lord one thousand eight hundred and eighty at the Ward, City and
County aforesaid, with force and arms did unlawfully and knowingly vend, sell, barter,
furnish, supply and procure, and cause to be vended, sold, bartered, furnished, supplied
and procured, to ~~and for~~ one *Henry J. Barlow*
which said instrument and writing commonly called a lottery policy
a certain paper and instrument, commonly called a lottery policy, is as follows, that is
to say :

7 - 20 - 25 = 10¢

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

BENJ. K. PHELPS, District Attorney.

0726

BOX:

27

FOLDER:

333

DESCRIPTION:

Shipsey, Jacob

DATE:

12/22/80



333

0727

120

Day of Trial,
 Counsel,
 Filed Dec day of 1886,
 Friends McQuibbin (Jan 17/87)

Violation of Lottery Laws.

THE PEOPLE
vs.
08.

Wm. Shipley, Jr.
Wm. Jacob Young.

BENJ. K. PHELPS,
District Attorney.

A True Bill
Wm. M. Coffey
Foreman.

Jan 20. 1887
James quality
Am. Soc.

Dail
John Matthews
27 East 19th St

Wm. Bowery

0728

State of New York

©

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To James O'Connor
of No. 317 W 25th Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 11th day of January instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

John Davis et al
in a case of felony, where he stands indicted. And this you are not to omit, under the penalty of

Two Hundred and Fifty Dollars. Frederick Smith
Witness, Hon. Jessy K. Hester, Recorder of our said City, at the City Hall in our said

City, the first Monday of January, in the year of our Lord 1881.

Samuel G. Collins
~~District Attorney~~
District Attorney.

THE COURT-ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.
If this Subpoena be disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

PART 2.

0729

State of New York
City & County of }
New York }
J. P.

Joseph T. Doyle, a Police
officer attached to the 20th
Police Precinct being duly
sworn deposes and says that
he has made due and diligence
search for one James O'Connor
the person named in the at-
tached subpoena, and has failed
to serve said subpoena upon
said James O'Connor, at his al-
leged residence, and that this
deponent was informed by the
occupants of said alleged resi-
dence, that they did not know
of his present whereabouts, as he
said O'Connor had removed to
parts unknown

Sworn to before me
this 11th day of January 1881

Charles H. Harsine
Notary Public
N.Y. Co.

Joseph T. Doyle

0730

The People

v. v.

Jacob Shippen alias
Jacob Young

City and County of New York
William H Taylor being duly
sworn says that he is a Police
Officer of the 1st Inspection
District of the Police Department
of this City - that on the 20th day
of November 1850 at New York
Dowry as said City of New York
deponent bought the accompanying
tickets for \$1 paid thereof from
said Shippen

sworn to before me
this 16th day of Dec^r 1850
Came here 1850

William H Taylor
Dowry

Co

0731

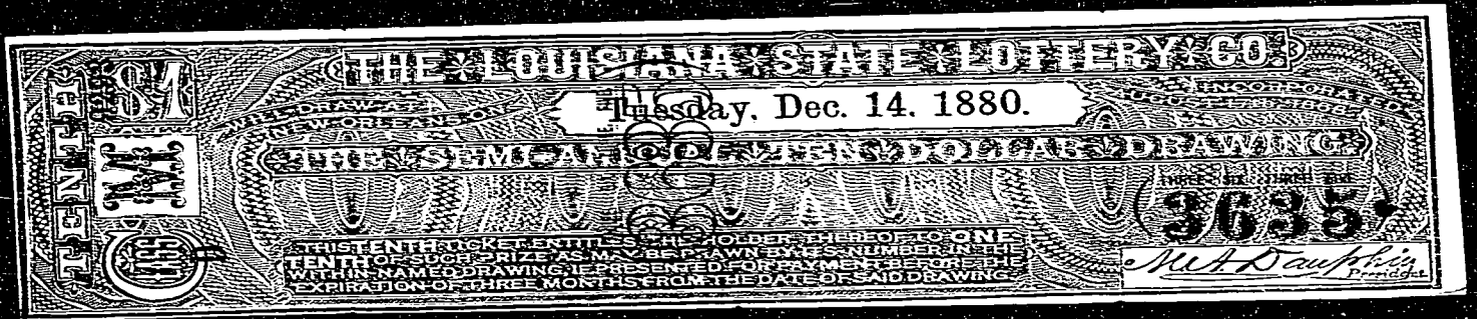
120

People
art
Hend-Shipley
alder etc
Solly
Tichie

Contra
Officer S. H. Taylor

Frank Bell
Munroe W. Cooper
Finnan

0732



0733

7:07. 20/80 11.55 5 1/2 100
5 1/2 100

NOTICE.

50 Pieces of Tickets, or Tickets made up of pieces, or Altered Numbers, or without the President's Signature, or in any manner having been Cancelled, will not be held good by this Company.



SCHEME TEN DOLLAR DRAWING.

Class M, Tuesday, Dec. 14, '80.

100,000 Tickets at \$10 00 Each.

LIST OF PRIZES.

- 1 Prize of \$100,000 is \$100,000
- 1 Prize of 50,000 is 50,000
- 1 Prize of 20,000 is 20,000
- 1 Prize of 10,000 is 10,000
- 1 Prize of 10,000 is 10,000
- 4 Prizes of 5,000 are 20,000
- 20 Prizes of 1,000 are 20,000
- 50 Prizes of 500 are 25,000
- 100 Prizes of 300 are 30,000
- 200 Prizes of 200 are 40,000
- 600 Prizes of 100 are 60,000
- 10,000 Prizes of 10 are 100,000

Approximation Prizes.

- 100 Approx. of \$200 are \$20,000
- 100 Approx. of 100 are 10,000
- 100 Approx. of 75 are 7,500

11,279 Prizes, amount g to \$522,500

G. T. Cunningham

J. F. Early

Commissioners

0734

CITY AND COUNTY }
OF NEW YORK, }

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

That

Jacob Shipsey alias Jacob Young

late of the sixth Ward, in the City and County aforesaid, on the twentieth
day of November, in the year of our Lord, one thousand eight hundred and
eighty, at the Ward, City and County aforesaid, with force and arms, did
unlawfully and knowingly vend, sell, barter, furnish, and supply to one

William H. Taylor

and did procure and cause to be procured for the said William H. Taylor

a certain paper and instrument, being and purporting to be a ticket of a certain lottery,
to wit:

The Louisiana State Lottery Company.

the same being a lottery for the purpose of exposing, setting to sale, and disposing of
certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the
jurors aforesaid unknown, which said paper and instrument commonly called
a lottery ticket

is as follows, that is to say:

*The Louisiana State Lottery Co.
will draw at ^{incorporated} Tuesday, Dec. 14, 1880 - August 17th, 1885,
New Orleans, La.
The Semi-Annual Ten Dollar Drawing.
This tenth ticket ^{of the} ~~is~~ the holder thereof to be
sent of such prizes may be drawn by the number
of the ticket named drawing, if presented for payment before the
expiration of three months from the date of said drawing.*

*Three Six Three Five
3 6 3 5
No. A. Draughin
President.*

*sent
by the
923*

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.

0735

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Jacob Shipsey alias Jacob Young

late of the Ward City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

William H. Taylor

and did procure and cause to be procured for the said

William H. Taylor

a certain paper and instrument being and purporting to be a part and share of a ticket of a certain lottery, to wit:

The Louisiana State Lottery Company

the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown, which said paper and instrument commonly called

a lottery ticket

is as follows, that is to say:

The Louisiana State Lottery Co. will draw at New Orleans Tuesday, Dec. 14, 1880. ^{incorporated August 17th. 1868.}

The Semi-Annual Ten Dollar Drawing

This tenth ticket entitles the holder thereof to one tenth of such prize as may be drawn by its number in the within named drawing, if presented for payment before the expiration of three months from the date of said drawing.

Three thousand five
3 6 3 5

No. 1 Dauphin
President

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

BENJ. K. PHELPS, District Attorney.

sent class No 9243

0736

BOX:

27

FOLDER:

333

DESCRIPTION:

Simmons, Zachariah E.

DATE:

12/03/80



333

0737

*Count James was
wounded for the purpose
of the law*

Day of Trial,
Counsel,
Filed *3* day of Dec, 188*8*

Pleas

Violation of Gambling Laws.

THE PEOPLE

vs.

Jackal E. Symons
R. C. [unclear]

BENJ. K. PHELPS,
District Attorney.

Bail in \$1000.

AT THE BILL.

[Signature]

Foyman,

[Signature]
[Signature]
[Signature]

James Campbell
87 Centre St.

0738

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

That Jacobus E. Simmons

late of the eight Ward of the City of New York in the County of New York aforesaid, on the sixteenth day of October, in the year of our Lord one thousand eight hundred and eighty, at the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number five hundred and ninety nine

Bowway

in said Ward, City, and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

Second Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said Jacobus E. Simmons

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, being then and there the owner of a certain room in a certain building, known as number five hundred and ninety nine, did there open set up and keep an office for, prepare,

Bowway

pay, collect and vend numbers of lottery tickets of the lottery commonly known as The Kentucky Fair Lottery Company, a lottery then and there not authorized by the laws of the State of New York

Third Count: And the Jurors aforesaid, when then 557 oath aforesaid do further present: That the said Jacobus E. Simmons late of the Ward, City, and County aforesaid, on the day and in the year aforesaid at the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did promote and carry on a certain lottery known as The Kentucky State Lottery Company a lottery then and there unauthorized by law and thereby vending and selling lottery tickets and parts of tickets of the said Kentucky State Lottery Company and the numbers of each tickets 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. Benjamin C. Phelps District Attorney.

0739

*Count was void
Money for the persons
to be paid to
Day of Trial,*

Counsel,
Filed *3* day of Dec. 188*8*

Plaints

City of Albany, N.Y.
Violation of Gambling Laws.

THE PEOPLE

vs.

*Jacobus E. Simmons
P. Casey*

BENJ. K. PHELPS,

District Attorney.

Bail in sum.

THE BILL.

[Signature]

Foyman.

*Amended by the Court
at Albany, N.Y. Dec. 1888*

*James Campbell
87 Centre St.*

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,

in and for the body of the City and County of New York, upon their Oath, present:

That *Jacobus E. Simmons*

late of the *eight* Ward of the City of New York in the County of New York aforesaid, on the *eleventh* day of *January* in the year of our Lord one thousand eight hundred and seventy *nine*, at the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number *five hundred and ninety nine Broadway*

§ 40, 2 Books, 900.

in said Ward, City, and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

Second Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present: THAT the said *Jacobus E. Simmons*

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, being then and there the owner of a certain ^{and dependent} building, known as number *five hundred and ninety nine Broadway* ^{in said Ward, City and County, did} ^{keep an office for, register}

§ 40, 2 Books, 900.

open, set up and keep an office for, register, day, selling and vending numbers of lottery tickets of the lottery commonly known as the Kentucky State Lottery Company, a lottery then and there ~~not~~ not authorized by the laws of the State of New York

Chief Count: And the Jurors aforesaid, upon their oath aforesaid, do further present:

That the said Jacobus E. Simmons late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, unlawfully and unlawfully did promote and carry on a certain lottery, known as the Kentucky State Lottery Company, a lottery then and there unauthorized by law and by vending and selling lottery tickets and parts of tickets of the said Kentucky State Lottery Company and the numbers of such tickets against the form of the Statute in such case made and provided and against the Law of the People of the State of New York and their dignity.

Raymond C. Phelps
District Attorney,

0740

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,

in and for the the body of the City and County of New York, upon
their Oath, present:

That Jackson E. Simmons

late of the eight Ward of the City of New York in the County of New
York aforesaid, on the eleventh day of November,
in the year of our Lord one thousand eight hundred and seventy nine, at the Ward, City, and
County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a
certain building, known as number five hundred and ninety nine
Brooklyn

§ 40,
2 Banks, 920.

in said Ward, City, and County, to be used and occupied for gambling, and did knowingly permit
the said room to be used and occupied for gambling.

Said Court. AND the Jurors aforesaid, upon their oath aforesaid, do further
present:

THAT the said Jackson E. Simmons

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, being then and there the owner of a certain room in a certain
building, known as number five hundred and ninety nine
Brooklyn, in said Ward, City, and County, did

§ 40,
2 Banks, 920.

open, set up and keep an office for register-

ing, selling and vending numbers of
lottery tickets of the Lottery Company
known as the Kentucky State Lottery
Company, a lottery then and there
not authorized by the laws of the State of
New York

and found: And the Jurors aforesaid, upon
their oath aforesaid, do further present:

That the said Jackson E. Simmons late of
the Ward, City, and County aforesaid, on the
day and in the year aforesaid, at the Ward,
City, and County aforesaid, with force and arms,
feloniously and unlawfully did promote
and carry on a certain lottery known as
the Kentucky State Lottery Company, a lottery,
then and there prohibited by law and being
vending and selling lottery tickets and parts of
tickets of the said Kentucky State Lottery
Company and the numbers of each ticket
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.

Stephen C. Phelps
District Attorney.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,

in and for the the body of the City and County of New York, upon
their Oath, present:

That Jacques E. Simmons

late of the eight Ward of the City of New York in the County of New
York aforesaid, on the eleventh day of November,
in the year of our Lord one thousand eight hundred and seventy nine, at the Ward, City, and
County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a
certain building, known as number five hundred and ninety nine

§ 40,
2 Barks, 920.

Barroway

in said Ward, City, and County, to be used and occupied for gambling, and did knowingly permit
the said room to be used and occupied for gambling.

Second Count. AND the Jurors aforesaid, upon their oath aforesaid, do further
present:

THAT the said Jacques E. Simmons

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, being then and there the owner ^{and possessor} of a certain room in a certain
building, known as number five hundred and ninety nine

§ 40,
2 Barks, 920.

Barroway

in said Ward, City, and County, did

open, set up and keep an office for regular

ing, selling and vending numbers of
lottery tickets of the lottery commonly
known as the Kentucky State Lottery
company, a lottery then and there
not authorized by the laws of the State of
New York

third Count: And the Jurors aforesaid, upon
their oath aforesaid, do further present:

That the said Jacques E. Simmons, late of
the Ward, City, and County aforesaid, on the
day and in the year aforesaid, at the Ward,
City, and County aforesaid, with force and arms,
illegally and unlawfully did promote
and carry on a certain lottery known as
the Kentucky State Lottery Company, a lottery,
then and there prohibited by law and they
vending and selling lottery tickets and parts of
tickets of the said Kentucky State Lottery
Company and the numbers of such tickets
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.

Stephen C. Phelps
District Attorney,

0741

0742

BOX:

27

FOLDER:

333

DESCRIPTION:

Smith, Charles

DATE:

12/27/80



333

0743

Homicide of the degree of Manslaughter
in the first degree

Counsel
Filed *27* day of *Dec* 18*86*
Placed *for* *Guilty* (2)

THE PEOPLE

John A. ...
vs.
John A. ...

2
Charles Smith

BENJ. K. PHELPS,
District Attorney.

W. H. ...
A True Bill.

Marshall A. Cooper
Foreman.

W. H. ...
Judge of the Court
in and of the County of ...
in which ...

THE ...

0744

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the Coroner's Office, No. 40 East Houston Street, in the 25th Ward of the City of New York, in the County of New York, this 10th day of November, in the year of our Lord one thousand eight hundred and 80 before MORITZ ELLINGER, Coroner,

of the City and County aforesaid, of right of the Body of Henry Christmann now lying dead at 251 Second St., Upon the Oaths and Affirmations of his 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 Man came to his death, do, upon their Oaths and Affirmations, say: That the said Man came to his death by

Injuries due to a blow on the head at the hands of Charles Smith on the 2nd day of November 1880, opposite of 251 Second Street.

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.

Mr. Westfield
Stephen Hyde
Morris Brown
John Reichelt
Theodore Bante
Nicolaus Ehrhart

Adolph Walzger
Philip Braun

Moritz Ellinger
CORONER, 1880

0745

TESTIMONY.

Leopold Goldschmidt M D Coroners Office
Conrad Heisel 751 2nd St.
Barbara Kustmann " 288 Court St Newark N.J.
Louisa Kresser " Pitt - 2nd St
August Nalbr 105 Pitt - 2nd St
Chas. Smith 369 1st St
Mrs. Jones 251 2nd St

Sworn to before me
this day of 188

CORONER.

0746

12

Coroner's Office.

TESTIMONY.

288, Court St
Newark

Barbara Christman Dowd of deceased
being sworn says she resides
at No 257, Court St - My husband
was at home all day on Election Day
(Nov. 2nd) at 8:30 P. M. he came
up from the street feeling ill, and
suffering of pain in the head - vomiting
- then undressed & went to bed - He did
not think a physician was necessary -
He was delirious all night - became
more quiet toward morning & he
died at 5:30 A. M.

Elizabeth Hoffman

Taken before me
this 10 day of Nov 6 1889.

Wm. G. Gillingham

CORONER

0747

Coroner's Office.

TESTIMONY.

2

Louise Elsassor of 257 Second St
 being sworn says she & Renew
 deceased - We stood together at
 the door abt 8:30 P.M. on the evening
 of election day - He went over to
 the other side of the street, ^{to see him fall.} & remained
 abt 10 minutes & then came back sick
 - Somebody asked him, what was the
 matter & he said in never mind
 I know, who done it -

Louise ^{her} Elsassor
 Mark

Taken before me
 this 10 day of Nov 1880.

Wm. F. Ellinger
 CORONER.

0748

Coroner's Office.

TESTIMONY.

3.

August Haller being 74 yrs old
a sweeper or I reside at 135
Rto St - On the evening after
election I was standing around a
fire in second St, when I saw
Charley Smith strike Deceased
with a Club on the head - I saw
Christman come across the street
but I did not see him hit anyone -
August Haller

Taken before me,
this 10 day of Nov 1880.

Montgomery
CORONER.

0749

Coroner's Office.

TESTIMONY. 4

Charles Smith being informed of his rights to answer or not any of the questions put to him being sworn says I am 18 yrs old - was born in Myrtle Street at 369 & first live with my parents I am a cooper by trade I passed came over across the street with a club in his hand - he was hit by a young fellow before she asked me whether I was the boy who hit him - I said no - he then hit me & he dropped the club & I picked it up & hit him - I cannot tell where I struck him -

Charles ^{his} Smith
mark

Taken before me
this 10 day of Nov 1880.

Mortimer
CORONER.

0750

Coroner's Office.

TESTIMONY. 5

Conrad Weissel - of 251, Second St
being sworn by me as I am the
landlord of the house, where Deceased
lives - He had lived with me for
over two years - He was a very
quiet & sober man - We were
standing in front of the door abt
2 o'clock P.M. - A number of boys were
building a fire in the street - There
was a bakers wagon in the street &
they wanted to pull the wagon to the
fire & then they prepared to tear off
a stoop - Christman went over
to the other side of the street - Saw
nothing in his hand - He was not over
more than two minutes, when Mrs
Frey who was standing there, said Mr
Christman was killed & she saw his
face - He then came back to our side &
I asked him whether he was hurt &
he said, yes - never mind & put his hand
up to his head -

Conrad Weissel

Taken before me,
this 10 day of Nov 1880 -

Montgomery

CORONER.

0751

Coroner's Office.

TESTIMONY

Leopold Gottschmid & Co. being sworn
I say I have made an autopsy
on the body of Deceased Benjamin
Christman at No 251 Second St.
I found no ^{external} marks of violence - but
on cutting the scalp I found ex-
tensive extravasation of blood &
under the scalp a fracture of the
parietal bone on the left side &
fracture of the base of the skull -
A large clot was found over the
left hemisphere between the skull
and the dura mater. Death in
my opinion was caused by fracture
of the skull and compression of the
brain due to extravasation of blood
caused by external violence.

Leopold Gottschmid & Co.

Taken before me,

this 4th day of November 1880

Montgomery

CORONER.

0752

Coroner's Office, 

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—

Question.—How old are you?

Answer.—

Question.—Where were you born?

Answer.—

Question.—Where do you live?

Answer.—

Question.—What is your occupation?

Answer.—

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

Taken before me, this day of 187

CORONER.

0753

MEMORANDUM.

| AGE. | PLACE OF NATIVITY. | WHERE FOUND. | DATE, When Reported. |
|----------------------------------|--------------------|------------------|----------------------|
| 30 Years. Months. Days. | Germany | 2151, Second St. | Nov 3/80 |
| Married - Carpenter W. J. in MS. | | | |

Found in the head
 from 2nd July 29 P.M.
 in front of 248, 2nd St.
 Nov 3/80 - 9 A.M.
 Structure of left
 parietal bone
 base - compact
 (Parietal) with
 external
 blood over left
 parietal
 (Carpenter Nov 2/80)
 at residence

You will order
 Dec 23/80
 Marshall H. Cook
 Attorney

149

HOMICIDE

AN INQUESTION

On the VIEW of the BODY of

Henry Christmann

whenever it is found that he came to

1. & 2. Christmann

Charles Smith

by a blow from the

head of

(Structure of the skull)

Exhumed taken on the 10th day

November 1880

John M. Smith

Committed Nov 10 1880

Discharged

Date of death November 2nd 1880



0754

4th Nov. 1880

HOMICIDE

AN INQUIRY

On the VIEW of the BODY

Henry Christmann

whereby it is found that he came to
his death by the hands of

Charles Smith

by a blow on the
Head &

(Fracture of the Skull)

Request taken on the 10th day
of November 1880

before Moritz Ellinger
Sworn



Committed Nov 10 1880
Dated

Discharged

Date of death November 3rd
4. 1880

169

Jan 1881

Dec 23rd

Maurice K. Cooper
F. M. M.

Struck on the head
Nov 2nd abt 9 P.M.
In front of 248, with
his No 3 / - 4 d. 1/2

Fracture of left
parietal bone
base - compressed
Brain matter
abrasation of
blood over left
hemispheres

Autopsy Nov 4th
at residence

MEMORANDUM.

| | |
|--------------------|----------------------------|
| AGE | 30 Years 4 Months 4 Days |
| PLACE OF NATIVITY | Germany - Bismarck |
| WHERE FOUND | 151, Deschamps Nov 3/80 |
| DATE When Reported | Nov 3/80 |

0755

THE PEOPLE, &C.,

VS.

CHARLES SMITH

HOMICIDE OF HENRY CHRISTMANN.

ASSAULT, NOVEMBER 2, 1880.

DIED, NOVEMBER 3RD.

C O N R A D W E I S E L 251 SECOND PLACE.

I AM THE LANDLORD OF THE HOUSE WHERE DECEASED LIVED; AM A TAILOR. HE LIVED WITH ME ABOUT TWO AND A HALF YEARS. I KNEW HIM A FEW MONTHS BEFORE HE CAME TO LIVE WITH ME. THE BOYS WERE LIGHTING A FIRE IN THE STREET; AND I WAS STANDING ON THE WALK IN FRONT OF MY OWN HOUSE, AND CHRISTMANN AND A LADY FROM THE HOUSE. THE FIRE WAS ON THE OTHER SIDE OF THE STREET. THERE WAS A BAKER'S LITTLE WAGON - HAND-CART- AND THE BOYS STARTED TO PUT IT ON THE FIRE AND ALSO A WOODEN STOOP FROM THE BAKER'S HOUSE. CHRISTMANN WENT ACROSS AND THIS CALLED MY ATTENTION, AND I SAW CHRISTMANN DOWN BEFORE I KNEW THAT CHRISTMANN HAD LEFT MY SIDE. THEN CHRISTMANN RETURNED TO ME. I SAID "CHRISTMANN, WHAT IS THE MATTER? WHO LICK YOU ON THE OTHER SIDE." HE SAID, "NEVER MIND, NEVER MIND" PUTTING HIS HAND TO HIS HEAD. I SAID, "CHRISTMANN, YOU GOT PAIN ON YOUR HEAD." HE THEN WENT UP STAIRS ONE FLIGHT INTO THE BACK ROOM. CHRISTMANN WAS A COBBLER, AND WAS 30 YEARS OLD; WAS MARRIED, AND LEFT A WIFE AND BOY. I WAS WITH HIM UNTIL 11 O'CLOCK THAT NIGHT. I PUT COLD WATER ON HIS HEAD -- HE SAID "OH, MY HEAD, MY HEAD!" AND HE SAT UPON THE SOFA AND VOMITED. IT WAS ABOUT HALF PAST EIGHT WHEN CHRISTMANN WAS STRUCK. HE SAID HE KNEW WHO HIT HIM, BUT HE DIDN'T TELL ME THE NAME -- HE SAID "NEVER MIND, I KNOW IT." I CANNOT SEE GOOD IN THE NIGHT -- MY EYESIGHT IS POOR.

0756

AND I COULD NOT DISTINGUISH THE BOYS. AT 11 O'CLOCK WE PUT CHRISTMANN TO BED. THE NEXT MORNING AT 5, HIS WIFE CALLED ME INTO HER ROOM, SAYING "I THINK MY MAN IS DEAD." AND WHEN I WENT IN, HE WAS DEAD.

AUGUST HALLER HOUSE OF DETENTION.

I RESIDE AT 19 CLINTON ST. AT THE TIME OF THIS OCCURRENCE I RESIDED AT 135 PITT STREET. I HAVE BEEN THREE MONTHS IN THE HOUSE OF DETENTION. I WAS ON SECOND STREET BETWEEN AVENUES B AND C BETWEEN 8 & 9 O'C. P.M. THERE WAS A CROWD OF BOYS ON THE STREET, AND THEY HAD BUILT A FIRE. THEY WANTED TO TAKE THE BAKER'S WAGON TO BURN AND CHRISTMAN CAME ACROSS AND TOLD THEM TO STOP. CHRISTMANN DIDN'T TOUCH THEM. THEN I SAW THE PRISONER CHARLES SMITH HIT CHRISTMANN OVER THE HEAD WITH A CLUB -- HARD WOOD STICK. I KNEW SMITH BY SIGHT FOR ABOUT TWO YEARS. SMITH WAS TRYING TO PUT THE WAGON ON THE FIRE, AND THIS MAN CHRISTMANN CAME ACROSS THE STREET AND TOLD HIM NOT TO DO IT. I WAS ABOUT TWO OR THREE YARDS AWAY FROM HIM. CHRISTMANN TOLD SMITH NOT TO DO IT, AND THERE WAS A MINUTE OR TWO'S TALK AND SMITH HIT THE DECEASED ON THE HEAD WITH THE CLUB, KNOCKING HIM DOWN. CHRISTMAN GOT UP AND STARTED ACROSS THE STREET, AND AS HE WAS CROSSING SMITH PICKED UP A TIN CAN AND FIRED IT AT CHRISTMAN, HITTING HIM IN THE LEG.

0757

The People
vs.
Charles Smith

Witnesses:

Conrad Meisel 1.
August Keller 2

0758

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Charles Smith

late of the *eleventh* Ward of the City of New York, in the County of
New York, aforesaid, afterwards, to wit: on the *second* day of
November in the year of our Lord one thousand eight hundred and
~~seventy-eight~~ at the City and County aforesaid, with force and arms, in and upon

Henry Christmann

in the peace of the People of the State then and there being, wilfully and
feloniously did make an assault.

And that he the said *Charles Smith*

him the said *Henry Christmann*
with a certain *stick*
which he the said *Charles Smith*

in ~~his~~ right hand then and there had and held *him*
the said *Henry Christmann* in and upon the *head*

of *him* the said *Henry Christmann*
then and there wilfully and feloniously, did strike, stab, cut and wound, giving
unto *him* the said *Henry Christmann*
then and there with the *stick*

aforesaid, in and upon the *head*

of *him* the said *Henry Christmann* one mortal wound of
the breadth of *two* inches and of the depth of *three* inches of which
said mortal wound *he* the said *Henry Christmann*
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year
aforesaid, until the *third day of November*
in the same year aforesaid, did languish, and languishing did live, and on which

third day of *November*
in the year aforesaid, the said *Henry Christmann* at the Ward,
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said

Charles Smith *him*

the said *Henry Christmann* in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day and the
year aforesaid, wilfully and feloniously, did kill and slay against the form of the
Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0759

IN SENeca COUNTY
OF NEW YORK

And THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
and for the body of the City and County of New York,
upon their Oath, *present* aforesaid do further present:

That

Charles Smith

late of the *eleventh* Ward of the City of New York, in the County of
New York, aforesaid, afterwards, to wit: on the *second* day of
November in the year of our Lord *one thousand eight hundred and*
eighty at the City and County aforesaid, with force and arms, in and upon

Henry Christmann
in the peace of the People of the State then and there being, wilfully and
feloniously did make an assault.

And that he the said *Charles Smith*

him the said *Henry Christmann*

with a certain *instrument and weapon, a description of which is to the*
jurors aforesaid *unknown and cannot now be given,*
which he the said *Charles Smith*

in his right hand then and there had and held *him*
the said *Henry Christmann* in and upon the *head*

of *him* the said *Henry Christmann*
then and there wilfully and feloniously, did strike, stab, cut and wound, giving
unto *him* the said *Henry Christmann*

a description of which is to jurors aforesaid unknown and cannot
now be given
aforesaid, in and upon the *head*

of *him* the said *Henry Christmann* one mortal wound of
the breadth of *two* inches and of the depth of *three* inches of which
said mortal wound *he* the said *Henry Christmann*

at the Ward, City, and County aforesaid, from the day first aforesaid, in the year
aforesaid, until the *third day of November*
in the same year aforesaid, did languish, and languishing did live, and on which

third day of *November*
in the year aforesaid, the said *Henry Christmann* at the Ward,
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said

Charles Smith *him*

the said *Henry Christmann* in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day and the
year aforesaid, wilfully and feloniously, did kill and slay against the form of the
Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0760

BOX:

27

FOLDER:

333

DESCRIPTION:

Smith, James

DATE:

12/15/80



333

0761

McIntosh, James
his own & the
that the person
is not a. Confess
thing. That he
Character has
been found & that
that is in person
belong to that. he has
hired for account by
Grim. F.S.

Counsel,
Filed for day of Decr 1880,
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.
James Smith
P.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
Marshall W. Cooke
Deputy Foreman.

Placed by
Jan. 1. 4. 6
F.S.

0762

Form 112.

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

Police Court—First District.

Charles E. Borden

of No. *27 East 83rd* Street, being duly sworn, deposes
and says, that on the *6th* day of *December* 18*80*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, *from the premises at*
107 Water Street

the following property, viz:

One Plaid Cloth Coat of the value of
ten dollars and one Black Basket cloth
Coat of the value of twenty-dollar value
property being together and in all

of the value of *thirty* 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 *James Smith (orn law)*

from the fact that deponent caught
and detected the said James Smith
in the act of leaving said premises
with the above described property in his
possession and deponent fully identifies
said property

Chas. E. Borden

Sworn to, before me, this

6th

day

Samuel Harrison
of *New York*
1880
Police Justice

0763

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *James Smith*

Question. How old are you?

Answer. *22 years of age*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *New York City*

Question. What is your occupation?

Answer. *Clerk*

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

Answer. *I am guilty of the charge*

James Smith

Taken before me, this
Samuel
the *11th* day of *December*, 1850
Police Justice

0764

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles E. Borden
107 Main St.

vs.
James Smith



A Fraud—Larceny.

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

Dated *Dec 10 1880*

Patterson Jr. Magistrate.

Rain 1st Officer.

Cugier Clerk.

Witnesses: *Fredrick Reas*

Officer 1st Police

None to answer
at *House* Sessions
Received at Dist. Atty's office

0765

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

James Smith

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

*Two coats of the value of fifteen
dollars each*

of the goods, chattels, and personal property of one
Charles E. Borden then and
there being found, 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.

0766.

And the Jurors aforesaid, upon their oath aforesaid, do further present.

That the said

James Smith

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

*Two coats of the value of fifteen
dollars each*

of the goods, chattels, and personal property of the said

Charles E. Borden
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Charles E. Borden
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJ. K. PHELPS, District Attorney.

0767

BOX:

27

FOLDER:

333

DESCRIPTION:

Smith, John

DATE:

12/02/80



333

0768

No 268

Coleman
Counsel
Filed
Pleads
J. day of
A. Gully.

1880

THE PEOPLE

vs.

30
558 vs 44
man

I.

John Smith
real name
James Moore

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

Bankers
Pleads
A True Bill

Dec 6, 1880
S.P. 3/4 em.
W. M. W.
T. J. W.

Topman

0769

City and County,
of New York

of
Charles E. Moore of Tompkinsville
Staten Island being duly sworn
deposes and says I am an
Express Messenger and worked
for the New York Transfer Company
On Monday the 13th instant between
the hours of seven and twelve
O'clock in the forenoon I was in
Tompkinsville Staten Island.

I have never seen any of the
goods or articles described in the
complaint against me nor do I
know anything whatever of the
larceny with which I am charged

C. E. Moore

Sworn to before me
this 21 day of Oct 1880

J. P. [Signature]
Deputy Justice

0770

City and County,
of New York ss

Sarah Karanagh being sworn
says I work at the Continental
Hotel this City I know the prisoner
Charles L. Moore I accompanied
him to Staten Island on Sunday
Evening 14th instant and arrived
at my brothers house about 7 o'clock
and remained there over night.
I left Staten Island the following
morning about fifteen minutes to
7 o'clock as I was leaving I bade
the prisoner adieu and he who
remained after me.

Sarah Karanagh

Sworn to before me this
21st day of Nov 1880
J. J. [Signature]
Police Justice

0771

City and County of New York

John Kavanagh being sworn says
I reside in Forest Hills Staten Island
I know the defendant and know
that he arrived ^{in company with my sister} at my house on
Sunday Evening at 10 minutes to
seven o'clock and remained all
night. My wife cooked breakfast
for him at ten o'clock the following
morning, after having breakfast he
came to my shop and remained
there until 11 o'clock I know it
was 11 o'clock from the fact that
the blacksmith consulted his
watch at 10:30 o'clock and he
remained some time after he
missed the 11 o'clock boat and
took the 12 o'clock boat and
arrived in New York about one
o'clock P.M. John Kavanagh

~~From~~ to before me
this 21 day of Nov 1880

J. J. Updegraff
Police Justice

0772

Oichi and Corbett
of New York vs

Arming Caranaga being sworn
says I live at Jonesville
Staten Island with my husband
John Caranaga, I know the
defendant Charles Colmore
he came to my house in company
with my sister in law about
seven o'clock on Sunday Evening
14th instant and remained
over night. He took breakfast
about 10 o'clock the following
morning and on leaving said he
was going to the shop where my
husband was employed and
which time I have not seen him
until I saw him in this court
this morning - - The boats for New
York leave Staten Island every
hour
Armit Parson

Done to before me this
21st day of May 1880
Chas. H. [Signature]
Chief Justice

0773

City and County
of New York

James L. Van Brimmer being
sworn says I reside at
Simpkinsville Staten Island where
I work at the trade of Blacksmithing
in the same shop with the manager
I saw the prisoner Charles Elmore
on Monday the 15th instant about
10:30 O'clock in the shop where
I work. He asked me what
time it was and consulting my
watch I told him it was 10:30
O'clock. When next I saw him
he was coming down stairs leaving
the shop and going towards the
street that was about 11 O'clock
as near as I can judge
I have not seen him since
until I met him in Court this
morning

James L. Van Brimmer

Sworn to before me this
21st day of Nov 1880

Wm. H. [Signature]
Clerk of Court

0774

Form 112.

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

ss:

Police Court—First District.

Charles E. Childs
William H. Robertson

of No. 1323 Broadway Street, being duly sworn, deposes
and says, that on the Seventeenth day of November 1880.

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, The New York Transfer Company
a joint stock association incorporated under
the laws of the State of New York of which
corporation deponent is a member of which
the following property, viz: one trunk of the value
of three dollars one Regimental outfit of the
value of fifty dollars one overcoat
of the value of fifteen dollars, boots,
under garments and clothing in
all of the value of one
hundred dollars

of the value of thirteen Dollars
the property of William H. Robertson at said
place at the time of the taking of said
the property of The New York Transfer Company a
joint stock association incorporated under
the laws of the State of New York

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 E. Moore

and George Smith (both now here) from
the following facts, that said Moore
was in the employ of said Company
during last summer as messenger
and had access to the checks in
the possession of said Company, that
recently said Moore has been in
the habit, as an ex-employee of said
Company to visit the premises occu-
pied by said Company at the
Depot of the Pennsylvania Rail
Road at the foot of Westchester

Sworn to before me, this

day

[Signature]
Police Justice

0775

Sheet in the City of New York. That in the course of the business of said Company it is usual to place a check on the baggage of travelers and give said travelers a duplicate of said check by which said travelers on their arrival in this City receive their baggage. That on the property heretofore described was a check numbered ~~1572~~ 72 and the duplicate of said check was given to said Thomas W. Dehman the owner of said before described property. That in the baggage room of this Department Company this Department believes that said Moore changed said check number 1572 to one numbered 1586 of which number said Moore had the duplicate, which two checks he had previously stolen from Department Company. That with said duplicate number 1586 in his possession said Moore secured the services of one Herman Kern an Expressman and sent said Kern with said check number 1586 to Department's premises at Desbrosses ^{St.} Ferry for said property. That Department thereafter parted with the possession of said property and said said Kern took the same to N^o 558 West 44th Street in said City where said ~~George~~ ^{John} Smith was in attendance and claimed

0777

knows Charles C. Moore here present and recognizes said Moore as the man who ^{on Tuesday the 15th day of November 1880} employed Depment to take the check number 1586 to the office of the New York Transfer Company at the foot of Desbrosses Street in the City of New York and obtain the property called for on said check and also directed Depment to take said property after so getting it to No 538 West 44th Street where it would be received by Mr Smith. That Depment followed said instructions so given him by said Moore and received said property from one of the employees of said Express Company, ^{having been sent to Depment's place of business} & put the same in his wagon and took said property to said No 538 West 44th Street, ^{said City} where George Smith (here present) was in readiness to receive the same; and said ~~George~~ ^{George}

Smith then and there in the presence and hearing of Depment claimed said property as his ^{both} property.

Sworn to before me

this 10th day of November 1880 Theodore Kerns

[Signature]
 John Justice

0778

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. Charles E Moore

Question. How old are you?

Answer. Twenty six years

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. States Island

Question. What is your occupation?

Answer. Express messenger

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

Answer. I am not guilty
A. E. Moore

Taken before me this

day of March 18 1874

Police Justice

[Handwritten signature]

0779

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

Question. What is your name?

Answer.

John Smith

Question. How old are you?

Answer.

Twenty

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

534 West 44 Street

Question. What is your occupation?

Answer.

Masson

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

Answer.

*I am not guilty.
John Smith*

Taken before me this

Wm. W. Chapman
18
Justice

Read at the foot of West 44 Street

0780

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?
Answer. John Smith

Question. How old are you?
Answer. 37 years

Question. Where were you born?
Answer. New York

Question. Where do you live?
Answer. 534 West 44 Street

Question. What is your occupation?
Answer. Musician

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?
Answer. I am not guilty.
John Smith

Taken before me this

[Signature]
18
[Signature]

0781

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Receipts Larceny & Burglary

Charles A. Baker
1323 Broadway

Charles E. Stone
and
George Smith



Dated November 5th 1887

Magistrate
Wiegman

Officer
Clerk

Witnesses: Theo. Lane Kerner
842 Third Ave

Wm. H. H. Smith
Poplar St. Precinct
Charles E. Childs
1323 Broadway

to answer
at Remand Sessions
Sims

Received at Dist. Atty's Office
by *John M. [unclear]*
Chas. E. Baker
November 23rd 1887

0782

CITY AND COUNTY }
OF NEW YORK, ss.

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

That

John Smith

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

- One trunk of the value of three dollars*
- One coat of the value of thirty dollars*
- One vest of the value of five dollars*
- One pair of pantaloons of the value of fifteen dollars*
- One over-coat of the value of fifteen dollars*
- Fifty printed books of the value of two dollars each*
- Fifty shirts of the value of two dollars each*
- Fifty pairs of drawers of the value of two dollars each.*

of the goods, chattels, and personal property of one

Thomas W. Denham

then and
there being found, 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.

0783

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

John Smith

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

One trunk of the value of three dollars
One coat of the value of thirty dollars
One vest of the value of five dollars
One pair of pantaloons of the value of fifteen dollars
One over-coat of the value of fifteen dollars
Fifty printed books of the value of two dollars each
Fifty shirts of the value of two dollars each
Fifty pairs of drawers of the value of two dollars each

of the goods, chattels, and personal property of the said *Thomas W. Denham*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Thomas W. Denham

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

John Smith

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

BENJ. K. PHELPS, District Attorney.