

0009

BOX:

258

FOLDER:

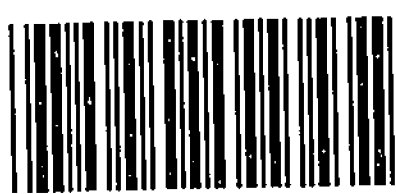
2491

DESCRIPTION:

Salter, Michael

DATE:

04/27/87



2491

Witnesses

L. P. Hunt

Counsel,

Filed *27* day of *April* 188*7*

Pleads,

THE PEOPLE

vs.

Michael Salter

Grand Larceny, Second degree
[Sections 528, 58 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

James J. Hunt Foreman.
April 27/87
Pleads guilty
S.P. 20 1/2 years.

0010

0011

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 181 William Street, aged 57 years,
occupation Watch-spring maker being duly sworn
deposes and says, that on the 14th 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 double-cased gold watch
valued at One Hundred 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 Michael Saller (now here)

for the reasons following to wit:
at about the hour of 12 o'clock PM
on the above described the said de-
fendant entered the office of this
deponent for the purpose of repairing
watches, the said deponent's vest
was hanging on a nail in said
office. The said watch being, at
the time in one of the pockets of
said vest, there being a chain attached
to the said watch, While deponent
was looking at the watches which
the defendant had offered for sale,
he saw the said defendant take

Subscribed before me, this _____ day of _____ 1888

Notary Public

0012

the said watch from the said vest,
and seized hold of defendant and
found the said watch in the defendant's
possession. The ring belonging
to the said watch was broken off the
said watch thus causing the said
watch to be lost from said
chain.

Sworn to before me J. Drennon

this 14th day of April 1888

J. M. Drennon

Police Justice

0013

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK,

District Police Court.

Michael Salter 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 Salter

Question. How old are you?

Answer

17 years

Question. Where were you born?

Answer.

New York

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

Answer.

23 Chrystie St. 1 year

Question What is your business or profession?

Answer

Match Vender

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 Salter

Taken before me this

day of

Sept 1887

Police Justice.

0014

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 _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0015

512-101
Police Court District

THE PEOPLE &c.
ON THE COMPLAINT OF

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated April 14 1887

Magistrate.

Officer.

4 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 5.00 to answer G.S.

Com

00 16

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Michael Satter

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

- Michael Satter -

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

The said *Michael Satter,*

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

one watch of the value of

one hundred dollars,

of the goods, chattels and personal property of one *Samuel Grant,*

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.

Richard W. Smith

District Attorney.

0017

BOX:

258

FOLDER:

2491

DESCRIPTION:

Sauter, Emma

DATE:

04/06/87



2491

0018

Witnesses:

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

Counsel,

Filed

day of

1887

Pleads,

THE PEOPLE

vs.

Emma Sauter

Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 528, 530, — Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

20th June

Foreman.

W. H. H. H.
P. H. H. H.
Per 2nd year.

0019

Police Court—3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Ann's Kaempff
of No. 131, Hester Street, aged 28 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 31 day of March 1887 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 Evening time, the following property viz:

gold and lawful money of the coin
of the United States, consisting of notes
and silver coin of various denominations
and in all of the value of One hundred
and twenty-five dollars.
One Silk Dress, and one Silk Wrapper,
and one Woolen Shawl of the value
of one hundred dollars.
Said property being in all of the value
of two hundred and twenty-five dollars.
the property of deponent and Herman Kaempff,
her husband.

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 Emma Dauter (now known)

from the fact that said Emma was
in the employ of deponent, and on
said day deponent left her in charge
of said premises and left said house
at the hour of about 6 O'clock P.M.
That deponent returned at the expiration
of about 25 minutes, when she discovered
that said defendant had gone away
and that the aforedescribed property
was stolen.

That deponent caused the arrest
of said defendant, on the 1st day of
April and the above described dress
and shawl were found in her possession.

Ann's Kaempff

Sworn to before me, this 2 day
of April 1887

John J. Smith
Police Justice.

0020

Sec. 108—200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question What is your name?

Answer

Emma Sauter

Question How old are you?

Answer

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

131. Hester Street one week

Question What is your business or profession?

Answer

Domestic

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

Answer.

I am guilty of the charge

Emma Sauter

Taken before me this

21

day of *April*

1887

Wm. W. W. W.

Police Justice.

0021

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
Ben..... *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 27* 188..... *Police Justice.*

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

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

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

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

0022

Police Court

149 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Minnie Hester
131 Hester

1 *Emma Carter*

2

3

4

Officer
W. H. Hester

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated April 2 1889

Fora Magistrate.

Paul Wilson Officer.

11 Precinct.

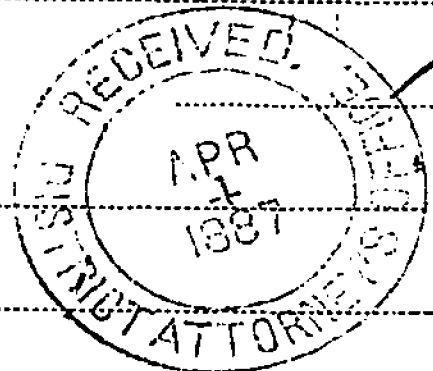
Witnesses

No. Street.

No. Street.

No. Street.

\$ 10.00 to answer



0023

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emma Sauter

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

— Emma Sauter —

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

The said *Emma Sauter,*

late of the *Tenth* Ward of the City of New York, in the County of New York, aforesaid, on the *thirtieth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*seven*, — in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

one dress of the value of fifty dollars, one wrapper of the value of thirty five dollars; one shawl of the value of fifteen dollars, and the sum of one hundred and twenty five dollars in money, lawful money of the United States and of the value of one hundred and twenty five dollars,

of the goods, chattels and personal property of one

Herman Kaempfe.

in the dwelling-house of the said

Herman Kaempfe.

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

Harold B. Smith

District Attorney.

0024

BOX:

258

FOLDER:

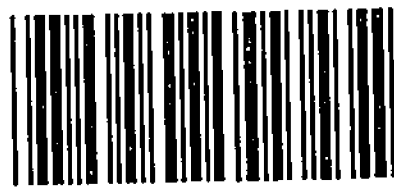
2491

DESCRIPTION:

Schackel, John

DATE:

04/27/87



2491

Witnesses:

Officer Tiley

280

Counsel,

Filed, 27th day of April 1887
Pleads, 'Not Guilty' 1201

THE PEOPLE

vs.

B

John P. Schackel

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1030, Sec. 5].

RANDOLPH B. MARTINE,

District Attorney.
Panel III May 6/87.
Pleads Guilty.

A True Bill.

J. H. H. 1887

James J. Leavitt Foreman.

0025

0026

Excise Violation—Keeping Open on Sunday.

POLICE COURT—

DISTRICT.

City and County } ss.
of New York.

of No.

And Recuer Police Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the *21* day

of *April* 188*8*, in the City of New York, in the County of New York,

of *John P. Schackel* (now here)
being then and there in lawful charge of the premises, No. *6* Battery Place

Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

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

Sworn to before me, this *21* day

of

April 188*8*

Police Justice.

0027

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

District Police Court.

John P. Schackel 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

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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

Answer.

*I am not guilty
and if held I demand
a trial by jury at the
Court of General Sessions.
John P. Schackel.*

Taken before me this

day of

Sept 18 1883
Police Justice.

0028

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

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

Dated April 2 188 PLG Duffy Police Justice.

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

Dated April 24 188 PLG Duffy Police Justice.

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

Dated 188 Police Justice.

0029

Police Court

569 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Flynn
2nd Precinct
John Schaefer

2
3
4

Office
Ex. ciro

BAILED,

No. 1, by John H. Meyer

Residence No. 104 Cedar Street.

No. 2, by

Residence Street.

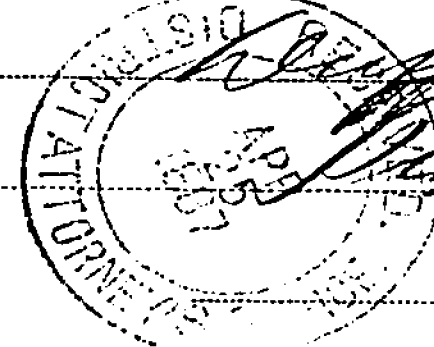
No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated April 24 188



Magistrate

Officer.

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 100 to answer

Bailed

0030

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John P. Schaad

The Grand Jury of the City and County of New York, by this indictment
accuse *John P. Schaad* —

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 *John P. Schaad*.

late of the City of New York, in the County of New York aforesaid, on the *24th*
day of *April*, 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.

RANDOLPH B. MARTINE, District Attorney.

0031

BOX:

258

FOLDER:

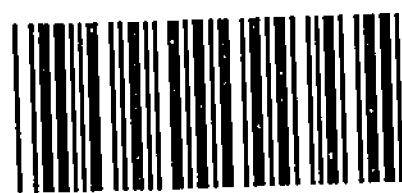
2491

DESCRIPTION:

Schmidberger, Charles

DATE:

04/13/87



2491

20032

96

Deerfield

Witnesses:

Counsel,

Filed 13 day of April 1887

Pleads

Charles Schmidberger

THE PEOPLE

vs.

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

RANDOLPH B. MARTINE,

Bar III District Attorney.

Alf Pleads guilty
Apr 17 7 30 pm

A True Bill.

Off Term Apr 87

Apr 26 7 1918
James J. McNeill Foreman.

Price \$20.

0033

Police Court _____ District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 40 East 57th Street,

_____ being duly sworn, deposes and says, that
on the 3rd day of March

in the year 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Charles

Schmittberger now present
that said Charles did
wilfully and maliciously
point and aim a loaded
pistol at deponent's body
and stated that he would
blow deponent's brains out
that said pistol was so
pointed and aimed by the
defendant

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

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

Sworn to before me, this 3rd day
of March 1887

John L. Engel
POLICE JUSTICE.

0034

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY
OF NEW YORK

Charles Schmittberger 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

Charles Schmittberger

Question. How old are you?

Answer

42 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

341 East 50 Street

Question. What is your business or profession?

Answer.

Agent

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

Answer.

*I am not guilty of the charge**Charles Schmittberger*

Taken before me this

23rd day of March 1888

Police Justice.

0035

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

Charles Schmittberger
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 March 31 1887 Emmerson Police Justice.

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

Dated March 31 1887 Emmerson Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188 Police Justice.

0036

BAILED

No. 1, by

Fred. Berry

Residence

821 - Adams Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

160
Police Court

426
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John C. Engle
407 E. 59th St.
Charles Schmittberg

2

3

4

Dated

March 31

188

Magistrate

William N. Duggan

Officer.

Precinct.

Witnesses

No.

Call this office
Chris. Beck 1030. 2 Ave.

No.

No.

\$

5.00

to answer

Bailed

Adm

0037

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 S. Schneider

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

Charles S. Schneider

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

The said *Charles S. Schneider*,

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

thirtieth day of *March*, in the year of our Lord

one thousand eight hundred and eighty-~~seven~~, with force of arms, at the City and

County aforesaid, in and upon the body of one *John S. Enright*,

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

and to, at and against *him* the said *John S. Enright*,

a certain *pistol* then and there loaded and charged with gunpowder and one

leaden bullet, which the said *Charles S. Schneider*,

in *his* right hand then and there had and held, the same being a deadly and

dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, *the same*

and with intent *him* the said *John S. Enright*,

thereby then and there feloniously and wilfully to kill, against the form of the statute

in such case made and provided, and against the peace of the People of the State of

New York and their dignity.

SECOND COUNT:

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

Charles S. Schneider

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

The said *Charles S. Schneider*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the

year aforesaid, at the City and County aforesaid, with force and arms, in and

upon the body of one *John S. Enright*.

in the peace of the said People then and there being, feloniously did wilfully and

wrongfully make an assault, and to, at and against *him* the said

John S. Enright.

a certain *pistol* then and there charged and loaded with gunpowder

and one leaden bullet, which the said

Charles S. Schneider

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

an instrument likely to produce grievous bodily harm, then and there feloniously

did wilfully and wrongfully shoot off and discharge, *the same*

in such case made and provided, and against the peace of the People of the State

of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0038

BOX:

258

FOLDER:

2491

DESCRIPTION:

Schneider, Frank

DATE:

04/21/87



2491

0039

BOX:

258

FOLDER:

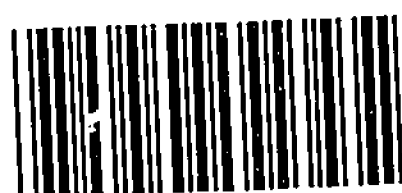
2491

DESCRIPTION:

Butts, Joseph

DATE:

04/21/87



2491

Witnesses:
James Cox
W. C. McCarver

Counsel, *W. C. McCarver*
Filed, *11th* day of *April* 188*7*
Pleads, *Not Guilty*

THE PEOPLE
vs.
Frank Schneider
and
Joseph Butts

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

James J. Leavitt Foreman.
April 11th
Robert J. Leavitt
1101 Pen 3ms
No 2 "

[Section — 508 — Penal Code].
Burglary 1st

0041

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Joseph Butts 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 *Joseph Butts*

Question. How old are you?

Answer *22 years*

Question. Where were you born?

Answer *New York*

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

Answer *223 Chrystie Street 3 months*

Question. What is your business or profession?

Answer *Redder*

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

Answer *I am not guilty*
John Smith

Taken before me this

16

day of

April

188*7*

David McNeill
Police Justice.

0042

CITY AND COUNTY
OF NEW YORK, } ss.

aged 28 years, occupation William McCormick
Police officer of No.

13 Green Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Samuel S. Lee

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

Sworn to before me, this
day of April

188

William J. McCormick

Samuel S. Lee

Police Justice.

0043

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

POLICE COURT, 3 DISTRICT.

33 years Samuel S Ray aged
of the 13th Precinct Police Street, being duly sworn, deposes and says,
that on the 16 day of April 1887
at the City of New York, in the County of New York, at the house of about

12^{1/2} O'clock in the morning of said
16th day of April 1887 deponent saw -
Frank Schneider & Joseph Butts
(both unknown) in the hallway of premises,
No 103 Lewis Street, deponent saw said
Butts stop down behind the door
and then in company of said Schneider
left said premises,

That deponent then entered said
hallway and then & there found the
burglars tool (here shown) and in
called a jury lying behind said
door, That deponent followed
said defendants to arrest them when
both ran away

That deponent caught said
Butts, and said Schneider was
caught by William McCormack
an officer of the 13th Precinct Police,
that when searched, the burglar
tools (here shown) and called a jury
was found in his possession and
concealed in his coat sleeve of
said Schneider, deponent charges that said
defendants did have said burglar
tools in their possession with the
intent to commit a burglary and
larceny and in violation of
Section 508, of the penal Code.

0044

Defendant is informed by officer
William McCannack of the same
Prison Police that said defendant
Butts has been previously convicted
of larceny, and he Butts
acknowledged to defendant that
he had been an inmate of the
Prison.

Samuel S. Coff

Sworn to before me this
16th day of April 1887

Samuel S. Coff

POLICE COURT DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition

0045

Sec. 198—200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK,

Frank Schneider 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 *Frank Schneider*

Question. How old are you?

Answer *24 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *118 Forsyth Street 2 months*

Question. What is your business or profession?

Answer *Truck 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*

Frank Schneider

Taken before me this

16

day of *April*

1887

W. J. McNeill Police Justice.

0046

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

Agundab
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 11 1887 Samuel C. Hill 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.

0047

4/19/17
Police Court District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Samuel S. Cox
vs.

1 Frank Schneider
2 Joseph Beiths
3
4

Offence Burglary
Felony

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated April 16 1887

O'Reilly Magistrate.
Sam S. Cox Officer.

13 Precinct.
Witnesses
No. 13 Post Palace Street.

No. Bate form Street.

James Hearte
No. Street.

\$ 10000 to answer G.S.

Cox

0048

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Franka D. Schneider and
Joseph D. Smith

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

Franka D. Schneider and Joseph D. Smith

of the CRIME of a Misdemeanor, —

committed as follows:

The said Franka D. Schneider and Joseph D. Smith, both —

late of the Eleventh Ward of the City of New York, in the County of New York afore-
said, on the nineteenth day of April, in the year of our Lord
one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

did unlawfully have in their possession
in the night time of the said day,
certain tools and implements adapted,
designed and commonly used for the
commission of burglary and larceny,
to wit: two certain tools and implements
of the kind called "jimmies," under
circumstances evincing an intent to
use and employ the same in the com-
mission of some crime to the prejudice
of the said unknown, against the
form of the Statute in such case
made and provided, and against the
peace and dignity of the said People.

Handwritten signature of District Attorney

District Attorney.

0049

BOX:

258

FOLDER:

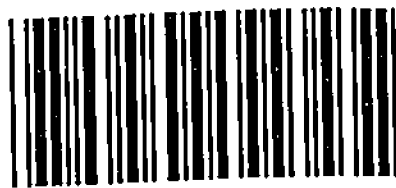
2491

DESCRIPTION:

Schork, Henry

DATE:

04/22/87



2491

217 A
Dieter

Witnesses:
Officer Henry

Counsel,
Filed, 22 day of April 1887
Pleads, *Not guilty*

THE PEOPLE

vs.

B

Henry Schork

MISDEMEANOR.
(AMUSEMENT LAW.)
[Section 1098, Consolidation Act of 1882.]

RANDOLPH B. MARTINE,
District Attorney.

Off. Sec. 1098

A True Bill.

James J. Leavitt Foreman.

Part III June 17, 1887.
Complaint sent to Special Sessions.

0051

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Schneider

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

- Henry Schneider -

of a MISDEMEANOR, committed as follows:

The said *Henry Schneider*,

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *third* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and County aforesaid, did unlawfully exhibit to the public, in a certain *concert-room*, building and place there situate, a certain entertainment of the stage, *and minstrelsy*

no license for the said place of such exhibition for such purpose, having been first had and obtained as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

RANDOLPH B. MARTINE,
District Attorney.

0052

BOX:

258

FOLDER:

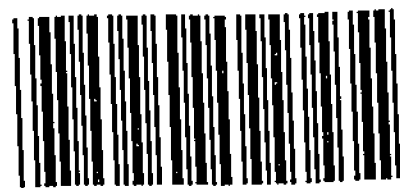
2491

DESCRIPTION:

Schreiner, August

DATE:

04/14/87



2491

Witnesses:

Counsel, _____
Filed, 14 day of April 1887
Pleads, Not guilty 117

THE PEOPLE
vs. A
August Schreiner
[Section 552, 553 and 560, Penal Code].
Attempt at extortion, etc.

RANDOLPH B. MARTINE,
District Attorney.

26
Apr. 22 / 87
A True Bill.
Pub. 111 Apr. 28 / 87
W. H. Lawrence
James J. Lawrence Foreman.

Apr. 28 / 87

0054

STENOGRAPHER'S MINUTES.

Second District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Adolph Jantzen

vs.

August Schinnerer

BEFORE HON.

Henry Ford
POLICE JUSTICE,

Mar 9th 188*7*

APPEARANCES:

For the People,

For the Defence,

Mar 9th 188*7*

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Adolph Jantzen
James R. Price
A Schinnerer

1

6

14

4

8

13

M. J. O'Keefe
Official Stenographer.

0055

24	22
29	75
64	61
65	42
66	28
24	39
36	37
74	52
60	24
-8-	36
11	12
	-7-

Ex A

0056

Q^{no}

DISTRICT POLICE COURT.

THE PEOPLE.
IN COMPLAINT OF
Examination had March 10th 1887
agst. Eugene Schenck Before Henry J. Ford Police Justice.

I, M. J. Carey Stenographer of the 2 District Police
Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of Adolph Jantzen

and all herein
as taken by me on the above examination before said Justice.

Dated Mar 9th 1887 M. J. Carey
Stenographer.
Henry J. Ford
Police Justice.

(3)

- Q. The same place
 Q. yesterday at 10 o'clock
 Q. in the afternoon, I have
 an appointment?
 Q. Yes Sir.
 Q. What took place there
 Q. I did not see any
 Q. thing to do, he said he
 Q. was not going to be present
 Q. and I did not know of
 Q. any other business
 Q. I was there for some
 Q. time?

Q. Yes.
 Q. He was there in 1841 the
 Q. first.

Q. Yes, he was a
 Q. perfect stranger, and said
 Q. he had business against
 Q. my place in 1841; he
 Q. never saw me; I am not
 Q. doing anything at present,
 Q. was in the liquor
 Q. business at 9th Street
 Q. 6th St. with my father

Q.

Just like here do?

A.

Yes, indeed.

Q.

Have you ever come
across a skeleton?

Q.

Never before & since
I've been here very
far from there.

Q.

Just like you
were before & since?

A.

Nothing in Astor-
tong place; I've been
to the place, nothing, the
same as before that I was
in the place, I don't
know of it, I have
never seen anything; if I
see anything else, I
will tell you.

Q.

Just like you were
before & since? Since
the change before that, I
don't know anything
about the place, in
1754; I know nothing
about any clips and

(5)

I never said anything,
 I never gave anyone
 any money. They told
 me, & I was the same,
 I do not know where
 this piece of money is.

Q The second interview -
 was it held about by the
 suggestion of the police?

A Yes.

Q Now you saw this
 money for the purpose of
 that interview and you
 told the police?

Q Yes, Mr. Price?
 Q Did Mr Price tell you to
 give him \$25?

A Yes Sir.

Q Has it my piece money

A No, it is my money
 He told me to mark
 some money and give it
 to this man.

Q

You gave this money
 under the direction of

0064

(8)

Q. I am not a chemist, being
an amateur, I suppose that
is all;

Q. I am a chemist
on the other hand?

A. Yes, Sir, I am.
Q. Now, at some time in your
life, I mean, I mean, I
mean on the 17th of March
in 1883, did you find
the number of 17th of March
25 cents per each and
for all the time was \$2.50
the number on the card
are the numbers that I
sent you a piece of paper
that I placed in that
house

Q. How did he give
you them?

A. He copied them
and handed me the
paper, and said if I
made a list he would
recognize the paper; that

0065

(8)

Q I suppose I remember being
told that the papers were
27th; I suppose a conductor

on the 27th or 28th?

A Yes, I believe I was in
in prison, I made a

visit on the 27th March
in 1853 but 17th of 1853

the 27th March, but
25 cents per each and

for all the time paid \$2.50
the number on the card

are the numbers that I
had on a piece of paper

that I placed in that
house

Q How did he give
you them?

A He copied them
and handed me the
paper, and said if I
made a list he would
recognize the paper; that

0066

(1)

was in the morning; so
 in the afternoon I went
 in the 'three' again, and
 I got for the ship, we
 loaded me the ship of the
 morning and said that
 is what I did with this
 morning, that was the
 morning that was in 14th
 It was for the ship for the
 "printed" ship, we said they
 had not come in, I
 waited about 5 minutes,
 and then the winter
 ship came in and said
 I got a bit on you,
 he said that is the bill,
 I said 7-22-36 I
 was \$25 off you, he
 looked at the paper
 and said it was
 all right
 Now - Officer Price did you
 see him receive the \$25.

0067

1878

Dear Sir,

I have just received, containing
 the book of the copies of
 the original, but I find
 that the number of lines on
 the paper do not correspond
 with the number on the
 top, that is, I must have
 made a mistake in
 copying them; I will
 I will correct all of my
 \$25, will be very good, I
 cannot pay you, I
 will go to all the
 next see if it is wrong

2
A

There is the number
 102. Near 32nd near
 6th St, I went there, it
 was about 5 o'clock in
 the afternoon; there was
 an Irish man I asked
 did you see Thomas, he
 said I may see him
 to-night, he says I
 will see him to-night

0068

(11)

I said I made a list
out the more papers, &
pay me money as he made
a mistake in the book, &
the more than separate one
I put the number, on a
piece of paper, which I
wrote down, I said
if he 2002 that, I will
be anything I will
bring to trouble him,
but he will not. I saw
the Comptroller the next
day, but not the first
day; I said it was
too much trouble to be
moved every day, he said
come around, I think he
will settle, I came and
saw the old person,
and asked him if he
saw Adams; he made
a few steps and then
he saw this German,
and and he said oh

0069

(1")

Here the man, who says
 he made a visit, and said
 he did not want to see
 the children, but I
 did not think of this young
 man, and do not want
 to have any trouble, and
 I thought I suppose, I
 would not the paper,
 and he said, never mind
 he do not want to pay
 for the paper, and the
 but the policy and tore
 it up, when I was
 arrested.

Q

Did you say
 you were a member of
 the Police force?

Q

I did not
 Did you say that if
 they did not pay you
 would have them
 arrested?

A

No.

72

(13)

Q Have I heard in 14th St
that John George money
for the note?

A Yes.
Q You are willing to
invest for the money or
other business?

Ans. Yes, I would like to
Q Do you know whether Mr
Stewart (Lilburn) lives in
New York 3 West 14 St

A No.

Q Do you know whether this
man played there or not?

A No.

Q I want to know (Adolph) (Santzen)
this 9th day of May 1884

Place Justice

(14)

Q Did you remember the
gentlemen when you gave
~~xxx~~ him the \$25, going
anything with it?

A No, not know
the size of piece of paper
in handwriting.

Q What size?
A About 12 by 12 that
I think.

Q You did not
see anyone tear up any
paper?

A No Sir

Filed in 500 Answer

(14)

0072

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

POLICE COURT,

DISTRICT.

Adolph Janzen

of No. 462 W. 32nd

Street, being duly sworn, deposes and

says that on the 5th

day of

March

188

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

August Schriener

(Now here) did unlawfully obtain from deponent with his consent induced by a wrongful use of fear the sum of Twenty five dollars in violation of section 552 of the Penal Code of the state of New York.

And deponent further says that on the 4th day of March at about the hour of 2 O'clock he met the defendant at 6th Ave + W 32nd St where he the defendant told deponent he was connected with the police department and that he had evidence against a policy shop. and that deponent was the owner of said shop. and that if deponent did not give him twenty five dollars he would have the place pulled and would lock deponent up. he then told deponent to meet him at 3 O'clock PM March 4th at the corner of 6th Ave + W 32nd St. Deponent reported the matter to the police of the 19th Precinct when Officer James K. Price advised deponent to mark twenty five dollars and meet the defendant at the appointed time and place and give him the defendant the money. Officer James K. Price then marked three five dollar bills and one ten dollar bill in deponents presence and gave

0073

it to defendant. with instructions to meet the defendant which defendant did when he the defendant asked defendant if he had that money. defendant then asked him what he would do if he did not have the money when the defendant answered I will pull the place and lock you up. defendant then handed the defendant the money when he was arrested by Officers James R. Price and John Keringer of the () Police. when they the officers found the aforesaid marked money in the possession of the said defendant. Wherefore defendant prays the said defendant may be held and dealt with according to law.

Adolph Jantzen,

Sworn to before me
this 8th day of March 1887

John H. Ford

Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness.

Disposition.

0074

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

August Schreiner being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he 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.

August Schreiner

Question. How old are you?

Answer.

21 1/2 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

1725 Lexington Ave 9 mos

Question. What is your business or profession?

Answer.

Conductor B & O R.R.

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

August Schreiner

Taken before me this

day of *July* 188*8*

Police Justice.

0075

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

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

Dated *March 9th* 1887 *J. H. Kennedy* Police Justice.

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

Dated *March 11th* 1887 *J. H. Kennedy* 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 _____ 1887 _____ Police Justice.

0076

#500 bail for E
mch 9th 2, 1887

82

BAILED,

No. 1, by

Certificate of Deposit
of City Chamberlain
dated March 1st 1887

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adolph Jantzen
462 West 32,
August Schreiner

2

3

4

Office

Dated

March 1st

1887

Magistrate.

Witnesses

No.

Street.

No.

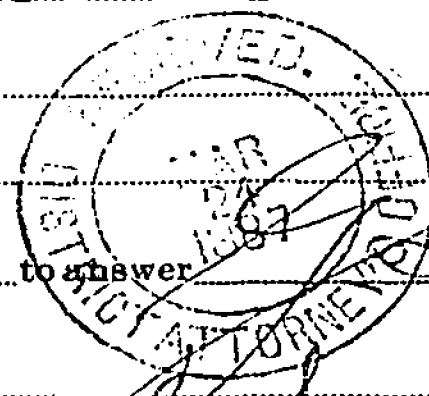
Street.

No.

Street.

\$500

to answer



Paul

0077

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

August S. Drainer

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

August S. Drainer
of the CRIME of Attempting to commit the
Crime of Extortion,

committed as follows:

The said August S. Drainer, -

late of the First Ward of the City of New York, in the County of New York afore-
said, on the - eighth - day of March, in the year of our Lord
one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,
with intent to obtain money, to wit: the
sum of Twenty-five dollars in money
from one Adolph Gutzgen, then and
there residing to extorting said
with his consent, to be by him the
said August S. Drainer induced by
a wrongful use of fear, with force
and arms, did then and there felon-
iously threaten to accuse him the
said Adolph Gutzgen of a crime,
to wit: of then and there keeping a
room in some building there, to be
used for the purpose of therein
selling and offering to sell, what
are commonly called lottery tickets,

the said August Schneider then and there intending, attempting and endeavoring, by means of such threat so made as aforesaid to induce and procure such loan on the part of the said Adolph Springer or would induce the said Adolph Springer to consent to the giving to him the said August Schneider the said sum of money; 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, say this Indictment further accuse the said August Schneider of a Misdemeanor, committed as follows:

The said August Schneider, late of the Ward, City and County of New York, aforesaid, do intend, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with intent to extort and again from one Adolph Springer, certain money, to wit: the sum of twenty-five dollars

in money, did then and there undan-
 fully make a verbal threat to the
 said Addy J. Gutzgen to accuse him
 the said Addy J. Gutzgen of a crime,
 to wit: of then and there receiving a
 room in some building there, to be
 used for the purpose of therein selling
 and delivering to sell what are commonly
 called lottery 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

Randolph B. Martine,

District Attorney

0080

BOX:

258

FOLDER:

2491

DESCRIPTION:

Schuler, Otto

DATE:

04/05/87



2491

0081

Counsel,
Filed *5th of April* 1887
Pleads

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)
(Indorsement, etc.)

THE PEOPLE

vs.

R

Otto Schuler

Franklin

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

P. W. Garrison

Deputy Foreman.

Head Clerk

Erwin R. J.

0082

CITY AND COUNTY }
OF NEW YORK, } ss.

James C. Plun
aged 58 years, occupation Cleaner & Painter of No.

42 Spruce

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

John Gatzert

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

Sworn to before me, this

day of

188

James C. Plun
John Gatzert
Police Justice

0083

HENRY WERNER,

68 CLIFF ST.

19802

New York, Sept 7 1885

National Park Bank

Pay to the order of Dr R. P. H. Lake
Forty-seven ⁹²/₁₀₀ Dollars
\$47. ⁹²/₁₀₀

Henry Werner

0084

Alfred D. Green & Co.

Merchants

San Francisco

U. S. L. 1000000000

0085

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

POLICE COURT, 2

DISTRICT.

of No.

38 Beckman
on about 30th

says that on the

day of

Street, being duly sworn, deposes and

188

5

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

Otto Schuler

(nowhere) did feloniously forge and sign the firm name of James R. Plum & Gale to the annexed check as endorser with the intent to cheat and defraud from the fact that on or about the above mentioned date the defendant came to deponent at his place of business and handed him the aforesaid check already indorsed and requested him to cash it deponent believing that said check and the endorsement were all right cash it for the said defendant and gave him the face value of said check.

And deponent is informed by James R. Plum of No 42 Spruce St who is the senior member of the firm of James R. Plum and Gale that he never endorsed said check and that he never authorized any other person to endorse it and that said endorsement is false fraudulent and forged.

Wherefore deponent prays the said Otto Schuler may be held and dealt with according to law.

Sworn to before me
this 29th day of March 1887

John Gatzert
Police Justice

0086

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Otto Schuler 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

Otto Schuler

Question. How old are you?

Answer

26 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

214 DeGraw St Bklyn L.I.C.

Question What is your business or profession?

Answer

Bookkeeper

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 have nothing to say
in my defense*

I am guilty

O. Schuler

Taken before me this

day of

12/1/1914

Police Justice.

0087

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 _____

Otto Schuster

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

Dated _____

[Signature] Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____

188

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____

188

Police Justice.

0088

Police Court--

401 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John G. Gatin
38 Westman
Otto Schuler

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

2

3

4

Office

Dated

March 29

1887

Ruffy

Magistrate.

Frank Schuler Officer

Precinct.

Witnesses

No.

No.

No.

\$

to answer

Street.

Street.

Street.

Come

00089

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Otto Schuler

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

Otto Schuler

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

The said Otto Schuler,

late of the City of New York, in the County of New York aforesaid, on the
Fifteenth day of October, — in the year of our Lord
one thousand eight hundred and eighty-five, at the City and County aforesaid,
having in his custody a certain instrument and writing, to wit: an
order for the payment of money of
the kind called bank check, —
which said bank check is as follows, that is to say:

" No. 19802 New York Oct 7 1885
The National Bank of
New York
Pay to the order of J. R. Cumstodt
Twenty seven ²²/₁₀₀ — Dollars
\$27. ²²/₁₀₀ Henry Warner "

the said Otto Schuler,

afterwards, to wit, on the day and in the year
aforesaid, with force and arms, at the City and County aforesaid, feloniously did forge,
and cause and procure to be forged, and willingly act and assist in the forging on the
back of the said bank check
a certain instrument and writing commonly called an endorsement, which said forged
instrument and writing, commonly called an endorsement is as follows: that is to say,

" J. R. Cumstodt "

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

0091

BOX:

258

FOLDER:

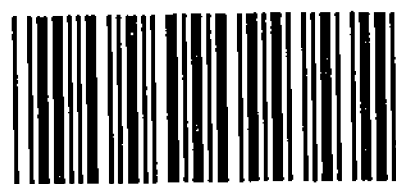
2491

DESCRIPTION:

Schultze, Mary

DATE:

04/12/87



2491

Witnesses:

67 Doll Van Court
174 E 125

Counsel, _____
Filed, 12 day of April 1887
Pleads Chattel Mortgage 113

THE PEOPLE
103 104 os.
102 R
Mary Schultze
(Exoner)
Reduction
[Section 202, — Penal Code].

RANDOLPH B. MARTINE,
District Attorney.
Pr Apr 26 87
Heads guilty.

A True Bill.
Jury: Dix M.
James J. Leavitt Foreman.

0092

0093

Fifth District Police Court.

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK. } ss.of Number 100 East 23rd Street - being duly sworn,
he has first cause to believe, and does believe that
deposes and says, that on the 1st day of March 1887, at theCity of New York, in the County of New York, at premises N^o 102 East 104th Street

one Mary Schultze (now present) did un-
lawfully and wilfully, take, receive, employ,
harbor, and use, a certain female (now present)
called Figgie Maher, said female then
and there being under the age of sixteen
years to wit: of the age of fifteen years, for
the purpose of prostitution, in violation of section
282 of the Penal Code of the State of New York as
amended.

Wherefore the complainant prays that the said

Mary Schultze -

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this

day of

April1887Augustine J. Wilson
J. M. Patterson

Police Justice

POLICE COURT 3 DISTRICT.

THE PEOPLE, & CO.,
ON THE COMPLAINT OF

CRUELTY TO CHILDREN.

Augustine Wilson
v.
Mary Schutts
A. Fitchner

DATED *Sept 16* 188

Magistrate.

Clerk.

Officer.

Witnesses:

E. Bellows Jenkins, Supt.,

100 East 23rd Street
Aug 26 1887

Disposition,

0094

0095

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 5th DISTRICT.

Lizzie Maher
of *109 Street Madison Ave* ~~now~~ aged *15* years.
occupation *none* being duly sworn deposes and says

that on the *17th* day of *March* 188*7*

at the City of New York, in the County of New York, *deponent* *being*
go to 102 East 10th Street with Kate
Ellis and a man was shown into a
bed room by Mary Schulte's new husband
and did have sexual intercourse
with said man.

Lizzie Maher

Sworn to before me, this

5th day of *March* 188*7*

Wm. J. McCann Police Justice.

0096

Sec. 108-200.

5

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question. What is your name?

Answer

Mary Schulte

Question. How old are you?

Answer

43 years.

Question. Where were you born?

Answer.

Germany

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

Answer.

102 West 104 St. since Nov-1886.

Question. What is your business or profession?

Answer.

House Keeper

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

Answer.

*I am not guilty.**Maria Schulte*

Taken before me this

day of

1887

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.....

committed, and that there is sufficient cause to believe her
guilty thereof, I order that she be held to answer the same and she be admitted to bail in the sum of
Twenty Hundred Dollars, _____ and be committed to the Warden and Keeper of
the City Prison of the City of New York, until she give such bail.

Dated. April 5 188

like give such bail.

J. B. Hume Police Justice.

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

Dated 188

Police Justice.

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

Dated 188

Police Justice.

0048

No. 3

Police Court-- 5 District.

439

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustine Wilson
vs.
Mary Schultze

Office of the District
Attorney

1
2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

April 5
Patterson

1885

Magistrate.

Officer.

Precinct.

Witnesses

Lizzie Maher 1576

No. Street.

No. Street.

No. Street.

\$ 2000 to answer

G.S.

Cond

0099

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary O'Donnell

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

of the CRIME of

Abduction,

committed as follows:

The said

Mary O'Donnell,

late of the ~~South~~ Ward of the City of New York, in the County of New York afore-

said, on the ~~Twenty~~ day of ~~March~~, in the year of our Lord

one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

did feloniously take, receive, harbor,
employ and use one Eliza O'Brien,
who was then and there a female under
the age of sixteen years, to wit: of the age
of fourteen years, for the purpose of
prostitution; 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.

Wm. A. Smith

District Attorney.

65

Al.

Witnesses:

Counsel, [Signature]
Filed, [Signature] day of April 1887
Pleads, [Signature]

THE PEOPLE

vs.

R

Mary Schultze
(Exposed)

[Signature]

[Section - 282 - Penal Code]

RANDOLPH B. MARTINE,

Pr by G.W. 2078, District Attorney.
Indictment returned -
Sentenced to Geo. Prison.

A True Bill.

James J. Larrick Foreman.

0101

Sec. 108—200.

5

District Police Court.

CITY AND COUNTY
OF NEW YORK,

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

Question. What is your name?

Answer

Mary Schultze

Question. How old are you?

Answer

43 years.

Question. Where were you born?

Answer.

Germany

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

Answer.

102 East 104 St. since Nov-1886

Question. What is your business or profession?

Answer.

House Keeper

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

Answer.

I am not guilty
Mary Schultze

Taken before me this

5

day of *April* 1887

Wm. J. Sullivan

Police Justice.

0102

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT,

5 DISTRICT.

of No. 147 & 85
occupation none

Nato Eccis

Street, aged 14 years.

being duly sworn deposes and says

that on the 14 day of March 1887
at the City of New York, in the County of New York.

deponent did go with Liggio Noachy
and a man to 102 & 104
Street was thrown into
a bed room by Henry Schutzyt
nor present and did
have sexual intercourse
with said man therein

Heath Ellis

Seen to before me, this

of

April

1887

done

Wm. J. Sullivan Police Justice.

0103

Fifth

District Police Court.

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

Augustine J. Wilson

of Number *100 East 23rd Street* being duly sworn,
he has just cause to believe, and does believe that
deposes and says, that on the *1st* day of *March* 188*7*, at the

City of New York, in the County of New York, at premises *N^o 102 East 104th Street*
one Mary Schutze (now present) did unlawfully
and willfully take, receive, employ, harbor, and
use a certain female (now present) called
Kate Ellis, said female then and there being
under the age of sixteen years: to wit: of the age
of fourteen years, for the purpose of prostitution
in violation of section 287 of the Penal Code of
the State of New York as amended

Wherefore the complainant prays that the said

Mary Schutze

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this

day of

April 188*7*

188

John Patterson

Police Justice

POLICE COURT 3 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustus Brown
v.
Mary Schutze
CRUELTY TO CHILDREN.
Allegation
Allegation

DATED 5 April 1887

Magistrate.

Clerk.

Officer.

Witnesses:

E. Charles Jenkins, Supt.

100 East 23rd Street
New York City

Disposition,

0104

0105

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

Mary Schultze

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

Dated *April 5th* 188 *John Patterson* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0106

No. 2.

438

Police Court-- 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustine Wilson
vs.
Mary Schuetz

Offence *Adultery*

BAILED,

No. 1, by

Residence Street.

No. 2, by

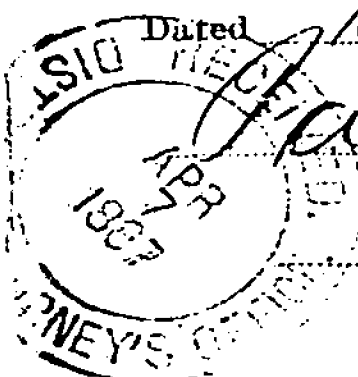
Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.



Dated April 5th 1887

Paterson Magistrate.

..... Officer.

..... Precinct.

Witnesses Kate Ellis & H. M. ...

No. Street.

No. Street.

No. Street.

\$ 2000 to answer G.S.

Conrad

0107

Police Court, Fifth District.

City and County } ss.
of New York,

Augustine Wilson
 of No. 100 East 23rd Street, aged 36 years,
 occupation of officer of the S.C., being duly sworn, deposes and says,
 that on the 20th day of March, 1887, at the City of New
 York, in the County of New York, as defendant in information
 and has just cause to believe,
 one Mary Schutze unlawfully
 did unlawfully and unlawfully
 take receive, employ, harbor,
 and use a certain female
 under the age of sixteen years,
 to wit, one Elizabeth Riley, aged
 fourteen years, for the purpose
 of prostitution at and within
 the premises and house of
 assignation situate at No
 102 East 104th Street said
 City in violation of Section
 282 of the Penal Code of the
 State of New York as amended
 by Laws of 1886 Chapter 31

Wherefore defendant prays
 said Mary Schutze may be
 dealt with according to law

Augustine Wilson

Approved before me.
 this 1st day of April 1887 }
 J. M. Patterson

Police Justice

0108

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3

DISTRICT.

Eliza O'Reilly

of No. 2197 Second Avenue Street, aged 14 years.

occupation None

being duly sworn deposes and says

that on the Sunday 20th

day of March 1887

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

Deposant did go to the House No 102 East 104th St in company with one Martha Mackman and two men and did remain therein from about 8 till 10 P.M. and which therein did have sexual intercourse with one of the men for H. M.

The defendant Mary Schutts non present did open the door and admit deposant and the men.

Eliza O'Reilly.

Sworn to before me, this

of April

1887

day

Police Justice.

0109

Sworn to before me, this
of
188
day
Police Justice.

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 5 DISTRICT.

Maria Bachman

Street, aged 16 years.

of No. 108 East 105

occupation

none

that on the

20th

day of

March

1887

being duly sworn deposes and says

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

visit N^o 102 East 104th St. in the

company of one Elizabeth Riley and

two men who did remain therein

from about 8 till 10 P.M., and

did have sexual intercourse and

did see the said Elizabeth Riley

have sexual intercourse with one

of the men therein.

Further the

defendant Mary Schutze nonpresent, did

admit defendant and the said parties into said
(men)

0110

however, did send the said man with beer and, receive 50cb for same, and, did receive \$2.00, return from one of the men

Martha Nachman

Seen before me this
11th May of April 1889
J. M. Peterson
District Justice

Police Court, District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness.

Disposition.

0111

District Police Court.

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Marie Schutze

Taken before me this

day of *April* 188*7*

Police Justice.

0112

Sec. 151.

Police Court. 5 District.CITY AND COUNTY
OF NEW YORK. }^{55.}*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 Augustine Wilson of No. 105 East 23 Street, that on the 20 day of March 1887 at the City of New York, in the County of New York,

John Frank Wilson defendant can identify did unlawfully take receipt, employment and use a certain female, under the age of sixteen years, namely, one Lizzie Riley aged fourteen years for the purpose of prostitution at 105 East 23rd Street said City.

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 her forthwith before me, at the 5 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 21st day of April, 1887
J. M. Patterson POLICE JUSTICE.

0113

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

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

Dated April 5th 1887 John Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0114

No. 1
Police Court - 43rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustine Wilson
vs.
Mary Schutze

Office Alderbrook
Felony Dec. 28 2
P.C.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

1 April

188

Magistrate.

Officer.

Witnesses

Chas. J. Reilly

Street.

No.

62 April 5

Street.

No.

2 1/2 P.M.

Street.

\$ 2000. to answer

G. S.
C. M. C.

0115

Chambers

5th District Police Court

New York April 5th 1887

The People vs. the Complaint of
Augustine J. Wilson
against
Mary Schutze

Repre. Hon. Jacob M. Patterson
Police Justice.

Appearances

For the People -

a Defence - M. J. Van Cott

Martha Macnaman, a witness for the
People being duly sworn testified as follows:

Cross Examination - by M. J. Van Cott

Q Where do you live?
A At 105th Street.
Q What number
A 108 East.
Q With whom?

0116

A Mr. mother.

Q Had your father?

A I have no father.

Q When were you sixteen years of age?

A In October 1886.

Q When did you go to 102 East 104th Street?

A Two weeks ago last Sunday.

Q On the 20th of March?

A Yes sir.

Q Who did you go there with?

A Lizzie Reilly.

Q And who else?

A Two young men.

Q Who were they?

A I don't know.

Q Had you often seen them before?

A Yes, in the rink but I don't know them.

Q How long had you known them?

A Not long at all. I know them from seeing them in the rink.

Q Was it in the evening when you went to the 104th Street house?

A Yes sir.

Q What time?

A Eight o'clock

0117

Q Was it eight o'clock when you rang the bell there?

A A little after.

Q How much after?

A Five or ten minutes.

Q When did you meet these two young men?

A At 106th Street and 3rd Avenue.

Q You had often seen them before that?

A About two or three times.

Q Have you been in any other houses with either of them?

A No sir; not with them.

Q Have you been in the habit of going in bad houses with men?

A No sir.

Q What have you been doing since last September?

A I was home mostly all the time.

Q Out on the streets a good deal?

A Yes to go to the rink.

Q You used to go to the bath pavillion?

A Not ~~this~~ year.

Q Last year, last September or August?

A Yes sir.

Q Have you been living home with your

0118

mother since that?

A Yes sir.

Q Were you out at nights a good deal?

A I was living out a month.

Q What other company had you except these two men since last August?

A Three other young men. I went to 24th Street!

Q Did you frequent any bad houses except the 24th Street house?

A Yes sir.

Q Did you meet men in the streets nights?

A The two men and three other men I seen together.

Q How many times have you been in a house of prostitution since last September?

A Twice.

Q And you were in the 24th Street house once?

A Yes sir.

Q Who let you in there?

A Yes.

Q Who did?

A That woman (witness pointed to the defendant)

Q How long did you stay there

14

0119

Q About from ten minutes after eight until fifteen minutes to ten.

Q Where is the entrance to that house?

A There is a side Entrance.

Q What do you mean by that?

A The 4th Avenue Entrance

Q Did you go in by the basement or upper door?

A The upper door.

Q Did you see anybody else in the house?

A No. I heard people talk.

Q Did your friend go in there with you at the same time that Fizzie Weilly did?

A Yes sir.

Q Did you all occupy one room?

A Two rooms.

Q You don't know the name of the man you went in there with?

A Retosiv.

Q How old was he?

A He had a blonde mustache and was about twenty-five or thirty-five.

Q You used to meet him at the bathing pavillion?

A Retosiv.

0120

Q Was it "Charlie"?

A Yes sir.

Q Do you remember him?

A Yes sir.

Q Have you been with him since September?

A Yes sir.

Q You feel sure you came out of that house at fifteen minutes to ten?

A Yes sir.

Rizzie O'Reilly, a witness for the People
being duly sworn testified as follows:

Direct Examination - by - "The Court"

Q Do you know the nature of an oath -
do you know what it is to be sworn?

A Yes sir.

Q What would be your punishment if you
swore to lie?

A I would be liable to go to State Prison.

Q Have you any other idea about the
punishment, the hereafter - have you

0121

Q been taught there is a God?
A Yes sir.

Q You realize that it is a ~~sin~~^{sin} also?
A Yes sir.

Cross Examination - by Mr. Van Cott

Q They call you Fizzie?
A Some do.

Q How long have you known Martha
Stackman?

A I have known her about two months
and I speak to her about a month or
so.

Q Where did you first meet her?

A In the rink.

Q The 107th Street rink?

A Yes sir.

Q About a month ago?

A About a month and a half ago or
two months.

Q Who do you live with?

A My parents.

Q Have you a mother and father?

A Yes sir.

0122

2. When were you fourteen?

A I will be fifteen next August.

2 What do you do for a living?

A I was out at Service.

2 Where is the last place you worked?

A At 112th Street and Lexington Avenue,
152 East 112th Street.

2 With whom?

A Mrs Newman.

2 What doing?

A Light work.

2 Did you go to the house 102 East 104th Street, on Sunday the 20th of March?

A I went there on a Sunday Evening,
I don't know the date.

2 How many weeks ago was it?

A About three weeks ago I guess.

2 Two weeks ago Sunday was the 20th of March. Was that the date?

A I don't know the date.

2 You can write can't you?

A Yes sir.

2 Is that your signature? (Showing it to her signature name to an affidavit)

A Yes sir.

2 You wrote that?

8

0123

Q Yes sir.

Q That affidavit says Sunday, the 20th of March, did you read that affidavit or was it read to you?

A It was read to me.

Q It is the 20th of March, Sunday or ~~that~~ was it some other Sunday?

A That is true.

Q Who did you go there with?

A Martha Stackman and two young men.

Q Who were those two young men?

A I have seen them before but I do not know their names.

Q You don't know their names

A No sir.

Q Don't you know the name of either of them?

A No sir.

Q Are you in the habit of going with men that you don't know the names of?

A No sir.

Q How long had you known those men?

A I had an introduction on that Friday night and not before.

9

0124

Q Did they make an appointment with you Sunday night?

A Yes sir.

Q You had only known them two days?

A Yes sir.

Q How did you come to go there in 104th Street?

A Martha a techman was living home then and he said she needed a ^{new} pair of shoes and he wanted some money. She said if I went with this man she would go with the other and I went with Martha.

Q You readily consented to go with the other man?

A Yes sir.

Q What time did you go there?

A About half past eight or twenty minutes to nine.

Q Did you know it was a bad house?

A No sir; the gentleman knew I didn't know it.

Q Where did you think you were going?

A He said to keep quiet and he would show me.

Q Did you know for what purpose you

0125

were going there?

A Yes sir.

Q Had you ever had sexual intercourse with any other man?

A Yes sir in 24th Street.

Q When?

A On Friday Evening, the 11th of March.

Q Some days before that time?

A Yes sir.

Q That was the first time?

A Yes sir, I had connection with another young boy once before that.

Q When was that?

A Last July.

Q What was when you were thirteen years old?

A Yes sir.

Q Those were the only occasions?

A Yes sir.

Q Were you paid any money for going there?

A I had no connection with the gentleman who gave me the dollar.

Q You had no connection with him?

A We went to bed and I didn't want to do anything and he got on top of me and didn't do anything.

//

0126

Q You are positive you had no sexual intercourse with him that night?
A He said he did and I said I didn't.
Q What do you say now?
A I don't think I did.

By 'The Court'

Q You were undressed?
A Yes sir.
Q And in bed with him?
A Yes sir.
Q And he was lying on you - wasn't he?
A Yes sir.

By Mr. Tamm (Continued)

Q What time did you go out of that house?
A About ten minutes to ten or ten o'clock or so. I don't know exactly.
Q To whom did you first tell of the occasion of this visit?
A Mr. Wilson.
Q How did you come to tell him?

0127

Q He asked me.

Q Came to see you?

A Yes sir.

Q Do you know how he knew you had been there?

A Through Maria Stackman I suppose and then she got my name in it.

Q Did Martha Stackman go to Carl Wilson?

A I don't know.

Q He came to see you?

A Yes sir.

Q Did you tell Mr. Wilson that this man didn't have sexual intercourse with you?

A The same as I told you

Q That the man said he had and you said he hadn't?

A Yes sir.

Q Who let you in that house?

A That lady. (witness points out the defendant)

Q Did you see any other persons there?

A No sir.

Q You are very sure she let you in?

A Yes and she came in the room the

0128

Second time.

By "The Court"

Q She came in where?

A In the room with a bottle of beer.

Q After you were in the room with the man?

A Yes about five minutes after we went in there.

Q Had you undressed then?

A Yes sir.

Q Were you partially undressed?

A I had my hat off.

Q Was there a bed in the room?

A Yes sir.

Q She came in that room with beer?

A Yes sir and the man handed her fifty cents.

Q Who showed you into that room?

A That lady. (Witness pointed to the defendant.)

cc Martha Mackman (recalled); by cu. Van Cott.

Q After you came out of that house

0129

Where did you go?

A Stone.

Q Did your mother ask you where you were?

A Yes sir.

Q Did you tell her?

A Yes sir.

Q Did you ever tell her?

A Yes sir.

Q Does she know now?

A I don't know.

Q Did you speak to any body at any time after that Sunday as to where you were?

A Yes sir.

Q To nobody?

A Yes sir.

Q To Mr. Wilson?

A Yes sir.

Q When?

A Wednesday.

Q The Wednesday after that Sunday?

A Last Wednesday.

Q Did he come to see you?

A Yes sir.

Q Did you go to see him?

A No, he came to the house.

0130

Q Do you know how he knew you had been there?

A I told him.

Q Did you go to his place and tell him?
A He came to the house.

Q Why did he come to the house?
A He then made a complaint against me and wanted to have me put away.

Q That is how the fact came out that you were there?
A Yes sir.

Ch. Van Cott moved to dismiss the complaint on the following grounds:

1st That there is no proof that this girl Lizzie Reilly is under the age of sixteen years, except her own statement and she is not competent to prove her own age.

Motion denied - Exception taken

2^d That being under sixteen years of age according to Town Statute

0131

decision she admits that the man
she went with didn't have sexual
intercourse with her.

Objection denied.
Exception taken.

Q¹⁰ That there is no proof outside
of these two children that this
house is an assignation house.

Objection denied
Exception taken.

Augustine J. Wilson, the complaining wit-
ness being sworn testified as follows.

Direct Examination by - "The Court"

Q Do you know anything about the char-
acter of the house, Chamber 102 East
104th Street?

A Yes sir.

Q What do you know of it?

A On Friday evening about half past
17

four I went to that house and rang
 the bell and the door was opened by
 this defendants, Mary Schutze, who im-
 mediately showed me to a parlor and
 asked me if I was the gentleman who
 had been there with Jennie. I said
 "no" and she said Jennie was down-
 stairs waiting. I told her I was wait-
 ing for a lady who said she was com-
 ing there. Then she showed me into
 a parlor with a bed in it facing a
 bay window. She told me I could
 stay there until my lady came. It was
 facing the viaduct. She went down-
 stairs and came back with some water
 and towels. She was surprised she said
 at the lady not coming and she said
 "maybe there was some mistake. At
 any rate I asked what were her charges
 and she said one dollar and two dollars
 for all night. She spoke about se-
 curing the room. She said I could se-
 cure the room for one dollar. The lady
 I spoke of was an imaginary one.
 I told her if I didn't come I would
 let her know.

0133

Q And upon that state of facts you will swear it is a house of assignation?

A Yes she invited me to see the two girls down stairs if my lady did not come.

Defence

Augusta Glock, a witness called for the defence being duly sworn testified as follows:

Direct Examination - by - Mr. Van Cott

Q Where do you live?

A 216 Washington Street, Hoboken N.J.

Q Are you a married woman?

A Yes, my husband is dead two weeks.

Q Do you know Mary Schutze, the defendant?

A Yes, she is my sister.

Q When did your husband die?

A He was buried on Sunday, the 20th of March.

Q Was your sister, Mary Schutze, at the funeral?

0134

A Yes sir

Q Where did the funeral take place, from your house 216 Washington Street, Hoboken?

A Yes sir; and he was buried in Weehawken Cemetery.

Q Did your sister attend that funeral?

A Yes sir. with me.

Q What time did she leave your house to go home?

A About eight or nine o'clock in the evening.

Ellen Schutze, the defendant made the following statement.

On Sunday, March the 20th 1887 I attended the funeral of my sister's husband at Hoboken. I left her house to come home at nine o'clock at night and I got to my house in 104th Street, that night at a quarter past ten.

0135

Number 2

5th District Police Court
held at 5th April 1887

The People & the Complaint of
Augustine J. Wilson
against
Charles Schutze

Before Hon. Jacob V. Patterson.
Police Justice.

Kate Ellis, a witness for the People being
sworn testified as follows:

Cross-Examination - by - Wm. Van Cott

Q Where do you reside?

A 177 East 85th Street.

Q Who did you go to this house with?

A Lizzie Claher.

Q Did any gentlemen go there with
you?

A Yes, Lizzie Claher knew the man
and he went to the house with us,
up-stairs.

Q What name did she call him?

A I didn't hear any names called
at all.

0136

Q Do you live with your mother and father?

A No, they are both dead.

By The Court

Q What do you know about this house in 104th Street.

A The lady took us to the room, and the man went out and returned and turned the light out and told us to undress and Lizzie Baker said to undress and he got in bed with the two of us. He did something to her and to me too.

Q That was in 104th Street?

A Yes sir.

By Mr. Van Valk (Continued)

Q What was your man's name?

A I don't know

Q Did she say she had been with him before?

A No sir.

Q That is the first time that you ever

2

0137

went in such a place?
A Yes sir.

By "The Court"

Q Do you recognize this woman here, the
defendant?

A Yes, that is the woman that opened
the door.

Q And let you in?

A Yes sir.

Q Did she come in the room after
you were there?

A Yes and went right out again.

By our counsel

Q What time in the day or night was
it?

A A quarter to eleven o'clock at
night I think.

Q Are you in the habit of staying
out at nights?

A Yes sir.

0138

Q Who do you live with?

A My grandmother and brother.

Q How late did you stay there at that house?

A Until the next morning.

Q All night?

A Yes sir.

Q Where does your grandmother live?

A 117 East 85th Street.

Q What is her name?

A Mary.

Q Her first name?

A Katie.

Lizzie Maher, a witness for the
People being sworn says.

Cross Examination - by - Col. Van Cott

Q How old are you?

A Fifteen years.

Q And you live where?

A On the South West corner of Madison
Avenue and 109th Street.

Q Who do you live there with?

H.

0139

A City, parents.

Q Did you go to this house in 104th Street?

A Yes sir.

Q When?

A On the 14th of March.

Q What time was it?

A Half past ten or a quarter to eleven.

Q With whom did you go there?

A With Katie Ellis and a gentleman.

Q What is his name?

A I don't know.

Q Katie Ellis says you do.

A I don't know. We were going through 106th Street and he came up and spoke to us. I never seen him before. He asked ~~me~~ us where we going and we said we were ~~not~~ going home - but we couldn't get in.

Q You never had seen him before that night?

A Yes sir.

Q And you went immediately with him to a house of prostitution?

A He said he had seen me before and I don't remember seeing him before.

Q Don't you know you know his name?

5

A c'tosir I don't.

Q Is that the first time you were ever in a house of prostitution or an assignation house?

A Yes sir.

Q Have you ever had sexual intercourse with a man before?

A c'tosir.

Q That was the first time?

A Yes sir.

Q You staid there all night?

A Yes sir.

Q Will you tell Katie Ellis to hurry up and undress?

A c'tosir.

Q If she swears you did that she swears to what is not true. You didn't tell her that?

A c'tosir.

Q Did this man have intercourse with you on that night?

A Yes sir.

Q Did you tell your parents of it?

A c'tosir.

Q Or anybody?

A c'tosir.

0141

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

645
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustine J. Wilson

vs.

1. *Margaret Schutze*

2. _____

3. _____

4. _____

Offence

Dated *April 5th* 1887

Patterson Magistrate.

Officer.

Evidence in two
Precinct.

Witnesses *Cases.*

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer

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.

Police Justice.

188

Dated

I have admitted the above named

0142

District Attorney's Office.

PEOPLE

vs.

Det'd this to Mr. [unclear]
to be [unclear] with papers in
cases about [unclear] in his prof-
ession [unclear]

0-143

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Schutts

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

Mary Schutts
of the CRIME of Abduction,

committed as follows:

The said Mary Schutts,

late of the ~~South~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~seventeenth~~ day of ~~March~~, in the year of our Lord one thousand eight hundred and eighty ~~seven~~, at the Ward, City and County aforesaid,

did feloniously take, receive, harbor, employ and use one George Mather, who was then and there a female under the age of sixteen years, to wit: of the age of fifteen years, for the purpose of prostitution, 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

Richard J. B. Smith

District Attorney.

0144

66

Counsel, W. H. H.
Filed, 12 day of April, 1887
Pleads, Not guilty (N)

THE PEOPLE
vs.
Mary Schultze
(Prisoner)
Production

[Section - 282, — Penal Code].

RANDOLPH B. MARTINE,
Pr Apr 20/87, District Attorney.
Indictment approved.
Entered in law. Ordied.

A True Bill.

James L. Lantz Foreman.

Witnesses:

0145

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary S. Dindker

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

Mary S. Dindker

of the CRIME of Abduction,

committed as follows:

The said Mary S. Dindker,

late of the ~~South~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~seventeenth~~ day of ~~March~~, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the Ward, City and County aforesaid,

did feloniously take, seize, harbor, employ and use one Kate Ellis, who was then and there a female under the age of sixteen years, to wit: of the age of ~~fourteen~~ years, for the purpose of prostitution, 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.

Anthony J. Brancatone

District Attorney.

0146

BOX:

258

FOLDER:

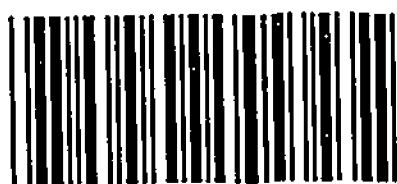
2491

DESCRIPTION:

Schwartz, Mark

DATE:

04/25/87



2491

0147

Bail \$1500.
Apr. 29th 1887. REC'D

Witnesses:

John Charles
Rothclaw

233

Counsel,

L. Levy 1974
337
Filed 25 day of April 1887

Pleads, *Not guilty* M.

THE PEOPLE
vs.
I ~~vs~~
Mark Schwartz
for defendant

RECEIVING STOLEN GOODS

[Section 550, Penal Code].

RANDOLPH B. MARTINE,
P. 2 Apr 29/87 District Attorney.
and rem. L

A True Bill.

James J. Leavitt Foreman.
May 6/87
Specimen of Courtship.
I was born 1750

0148

POLICE COURT, FOURTH DISTRICT.

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

of No. 158 Park St Street, being duly sworn, deposes and says,

that Mary Schwartz (now present) is the person of ~~that~~ ^{the} name of John mentioned in deponent's affidavit of the 7th day of April 1887

hereunto annexed.

Sworn to before me, this 7th

day of April 1887

John Charles
A. J. Smith POLICE JUSTICE.

0149

Sec. 192.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

An information having been laid before
of the City of New York, charging
the offence of

Undertaking to appear during the Examination

a Police Justice
Defendant with

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

We, Mary Schwartz Defendant of No. 192 Canal
Street; by occupation a Clothes

and Nathan Cohen Surety, hereby jointly and severally undertake that
Street, by occupation a Clothes Defendant

the above named Mary Schwartz District Police Court in the City of New York,
shall personally appear before the said Justice at the sum of
during the said examination, or that we will pay to the People of the State of New York, the sum of five
Hundred Dollars.

Taken and acknowledged before me, this
day of April 188 8

POLICE JUSTICE

0150

CITY AND COUNTY } ss,
OF NEW YORK, }

Police Justice.

day of

Sworn to before me, this

ss.

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Five Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of House and lot

number 60 Baxter Street
of the full value of One
thousand dollars

S. Cohen

District Police Court.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

vs,

Undertaking to appear during
the Examination.

Taken the day of 188

Justice,

0151

The People vs. Mark Schwartz. Court of General Sessions, Part I. Before Recorder Smyth.

May 6, 1887.

Indictment for receiving stolen goods.

Robert Clark sworn and examined. I worked for Mr Charles a year and ten months at 153 Park Row in the clothing business, I ran errands, I first met the prisoner about two weeks before Christmas while I was passing through Baxter Street, he asked me where I worked and I told him in Mr Charles clothing store, he told me to bring him some goods and he would buy them, his store is 97 Baxter Street, I saw him outside his own door, he told me to steal some goods and bring them to him and he would buy them, he gave me a dollar and then told me to bring them, I brought him a coat and he gave me \$1.50 for it, I got the coat in Mr Charles store in the ready made department, it was a sack coat, I then took some eleven vests a few days after, one at a time, put them under my overcoat, I got fifty-five and fifty cents each for them, they were valued at \$3.00, \$3.50 and \$4.00, the coat that I sold him was valued at about \$5.00; then I stole six pair of pants in all, he gave me a dollar and \$1.25 for the pants which were worth from \$3.00 to \$4.00; I used to take some of the labels off the coats. I was detected by Mr Charles going out of the store with a coat, he went up to the Station House and brought Mr Smith, the detective down, I went to the Tombs in the morning, I told Mr Charles all.

Cross Examined. I am sixteen years old, I am no relative of Mr Charles. I said at the

0152

Police Court that Mr Charles told me that if I told all he would not have anything done to me. I was never arrested before, before I went to work for Mr Charles I worked in a paper box factory five months, I never stole from anybody else except Mr Charles, I did not take the labels off every coat; no promise was made to me by the District Attorney or by anybody else. The prisoner told me that when people would be in the store to say that they were too big or too small, he told me to leave some of Mr Charles labels on in order that he might see the size of the goods. I have been indicted for the theft of these goods and am now out on three hundred dollars bail given by my cousin John Clark. This clothing which I stole and sold to the prisoner was all clean new suits.

John Charles sworn and examined.

I am in the clothing trade 153 Park Row, the last witness was an errand boy for me, I think it was on the 6th of April that I detected him going out of my place with a coat on his back, it was a black sack coat, I think it was worth about six dollars and was my property and taken without my knowledge or consent by the boy, I had a conversation with him and I went to the Station House and the Captain sent a detective down to arrest the boy, I went with him and the boy to the Station House and from there to the defendant's store, we searched the store and found property belonging to me which was taken to the Station House by the detective; we found four coats worth about six dollars a piece and I think there was eleven vests worth about three dollars a piece, they were all

0153

new clothing, I saw the Defendant there, he said he bought them from this boy, he thought they were second handed, that they were mussed and he had to clean them; the boy was not with us but he identified the Defendant afterward in the Station House.

Robert Clark recalled. It is not true that I came into the store with two vests under my arm and that in the presence of the Defendant's wife and son and a man named Cohen I requested him to buy them and it is not true that the Defendant asked me where I got them and that I said I bought them at an auction; he knew where I got them, he knew I stole the goods, I never said anything about an auction..

Colman Rouse sworn and examined for the defence, testified: My place of business is 36 Walker Street, I am in the clothing business and know the Defendant at the bar about two years, I sell him goods on credit and he pays me for them, I have always found him prompt and honest in his payments.

Stephen J. Weaver sworn and examined. I am in the cloth business and have had business dealings with the Defendant since July 1885, I have always found him honest and he paid me promptly. I cannot speak certainly that I made inquiries about his character but I presume I did, I would not probably have opened an account without doing so, I sold him goods and he paid for them.

0154

Jacob Cohen sworn. I know the Defendant about two years, I am in the clothing business at 125 Walker Street and always knew the Defendant to be honest, I gave him goods and he sometimes had them three or four days and he returned them.

Isaac Blumberg sworn. I am a manufacturer of clothing at 53 East Broadway and have known the Defendant over two years, I know him to be an honest man and he always paid his bills promptly.

Mark Schwartz sworn. My place of business is 97 Baxter Street and I am in the clothing business, I know the boy Clark about four or five months; one day in the middle of the day he had two vests under his arm and asked me if I would buy them, I saw the vests were dirty, I asked him where he got them and he said, "I buy every two days at auction, Tuesday and Thursday", he said "Thursday I will fetch you some more", he brought a coat and I bought the coat at \$1.50, it cost me a quarter to clean it and I sold it for two dollars; he came again and brought me goods, I could not remember whether it was two coats or two vests, I gave him \$1.50 for the coats and paid him \$1.30 for two vests, everything dirty.

After that week I said I would not believe the boy got them at auction and I told my boy to watch him where he went, I wanted to find out where he lived; my boy went after him but Clark got away and he could not find him.

Afterwards the boy fetched me a pair of pants and I said to him I would not buy them if he gave them to me for nothing, I knew I would get into trouble, I have a wife

0155

and children, I never was arrested in my life. When I refused to buy the pants from the boy he said, "wait, I will fix you." When the detective came I told him to search as much as he liked. I put the goods I got from this boy on the shelf, there were no labels taken off the coats and I did not tell him to take any odd.

Cross Examined. I think I bought altogether from the boy four pair of pants, eleven vests and I think about four coats. I said to him, "when you ran away I sent my boy after you to see where you live and he couldnot find you", then I thought me might have stolen from his father. I could not remember how many times the boy came to my place.

Jacob Kahn sworn. I work at 130 Chatham Street for Jacob Cohen, I was working for Se Schwartz one week about four months ago, I was in the store when the boy Clark came in, he had two vests under his arm and asked Schwartz if he wanted to buy the vests, he looked at them and asked him where he got them; he said he bought them at auction, and the Defendant paid \$1.25 or \$1.30 for them, I think this as between Christmas and New Years but do not remember exactly. I saw the Defendant clean and brush the vests off and put them on the shelf, he put some stuff on them.

Abraham Schwartz sworn. I am fourteen years old and the son of the Defendant, I saw the boy Clark every time he came into my father's store, I saw him there several times but do not remember how many; he

0156

came in about two or three o'clock and had a bundle under his arm and when it was opened he had two vests in it, he showed them to my father and asked him if he wanted to buy them, my father asked him where he bought them and he said he bought them at auction, he said he wanted \$1.30 for them and my father gave it to him. My father sent me out in the night time before six o'clock to follow this boy, I followed him down Baxter along Chatham Street as far as Chamber Street and then I could not find him any more, I went back and told my father and he whipped me because I could not find him.

Cross Examined. The first time that the boy came in he brought two vests and said he bought them at auction, I have been staying in the store for two years with my father; the first time that the boy came in was about three weeks before Christmas, he came two days after the first time and brought a pair of pants, my father bought them and he took some benzine and brushed them and he cleaned the vests the same way, then he came next Tuesday with a coat and then with one pair of trousers and the next time with one coat and the next Thursday he brought three pair of pants and the next time two vests. My father always asked him if he bought them at auction and he said he did, he said he bought them second hand; he brought four or five pairs of pants in all and I think ten or eleven vests, I do not remember whether he came nine or twelve or fifteen times; I remember his bringing a pair of pants, my father would not buy them and he said he would fix him.

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

0157

Testimony in the
Case of
Mark Schwantz
filed April 1987

0158

Sec. 103-200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Mark Schwartz 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

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

day of

Taken before me this

188

Police Justice.

0159

Sec. 151.

Police Court _____ District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *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 *John Charles*
of No. *138 Park Row* Street, that on the *14* day of *April*
and in due form duly
188*7* at the City of New York, in the County of New York,

John Doe did feloniously receive a quantity of clothing he well knowing the same to have been stolen

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 *14* day of *April* 188*7*

A. J. White POLICE JUSTICE.

0160

Police Court,

District.

City and County } ss.
of New York,

of No.

occupation

that on the

York, in the County of New York,

Street, aged

being duly sworn, deposes and says,
and on cross-examination

188)

, at the City of New

John Charles
 138 Park Row
 Clothier
 14th day of April
 John Doe whose
 name is well known to this de-
 ponent did wilfully, unlawfully
 and feloniously receive the following
 articles, to wit: Seven pairs of Trowsers
 Ten pairs of Coats
 Ten waist - Coats and
 one pair and also the whole thing
 valued at one hundred and ten
 dollars, he the defendant well
 knowing the same to have
 been stolen, for the reasons
 following, to wit: Deponent
 having missed the said property
 from his clothing store is in-
 formed by Robert Clark
 (then present) that he Clark, who
 was employed by this deponent,
 did on the above date sell to
 this defendant, for the sum of
 sixty cents, a vest, which is a
 portion of the afore mentioned
 property (and which he Clark
 admits to have been stolen from
 this deponent. Said Clark further
 informs deponent that on the
 above other days, he Clark sold
 to this defendant the balance
 of the afore mentioned property
 for about the one-fifth of the real
 value of the same, and that the
 said defendant told him (Clark)
 that he would buy all the clothing
 which he (Clark) would bring to him

0161

Therefore deponent charges the said deponent with feloniously receiving the said property he well knowing the same to have been stolen.

Sworn to before me
this 7th day of April 1887

A. J. White
Police Justice

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1
2
3
4

Offence,

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street.

\$

to answer

Sessions

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 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0162

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 16 years, occupation Errand-boy of No.

257 Elizabeth Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Charles

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

Sworn to before me, this

day of April 1837

Robert Clark

A. J. White

Police Justice.

0163

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

R. DeFendans
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 300 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 7 188

A. J. White Police Justice.

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

Dated April 12 188

R. J. DeLoeff Police Justice.

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

Dated _____ 188

Police Justice.

0164

The preceding justice
at the 1st District
Police Court will
please hear and
determine the within
case in my absence
or accept bail for
the same.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

509 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

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Dated

188

White Magistrate.

Christat & Smith Officer.

Precinct.

Witnesses

No.

Street.

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No.

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to answer

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12 Apr 12 3 PM
16th 10 AM

0165

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Marta Schwartz

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

Marta Schwartz -

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Marta Schwartz

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 14th day of April, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid, with force and arms,

seven pairs of trousers of the value of five dollars each pair, seven coats of the value of seven dollars each and seven waistcoats of the value of three dollars each,

of the goods, chattels and personal property of one John Rhodes, and one Robert Rhodes, and -

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

John Rhodes, -

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

Marta Schwartz -

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.

RANDOLPH B. MARTINE,
District Attorney.

0166

BOX:

258

FOLDER:

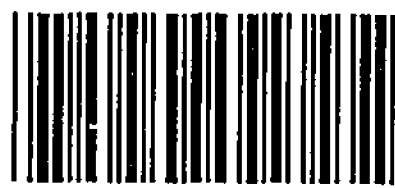
2491

DESCRIPTION:

Scott, Frank

DATE:

04/20/87



2491

0167

186

187
B. H. April 30/187

Witnesses:
C. L. Webster
Frank J. Hall

Counsel,
Filed, 20 day of April 1887
Pleads,

THE PEOPLE
vs. Mrs. Z
Wm. H.
Frank M. Scott
Grand Larceny, first degree
[Sections 528, 580, Penal Code].

RANDOLPH B. MARTINE,
72 Apr 22/87 District Attorney.
Y. H. H. Legally
for me, 22/87 at 10.30

A True Bill.
James J. Smith Foreman.
S. J. Dix years.

0168

Received original papers in care
of H. Du. Scott. *F. J. Griffith*

F. J. Griffith
Asst. Dir.

N. L. & Co. P.

to be kept out

0169

COUNTY OF NEW YORK, SS.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

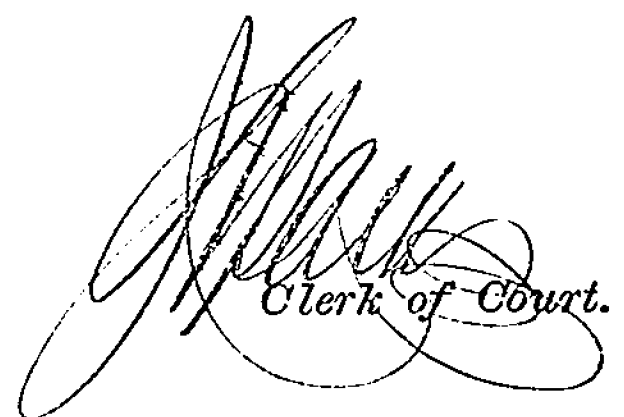
An indictment having been found on the 20th day of April
188 7, in the Court of General Sessions of the Peace, of the County of
New York, charging Frank M. Scott

with the crime of Grand Larceny in the first degree

You are therefore Commanded forthwith to arrest the above named
Frank M. Scott and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 20th day of April 188 7

By order of the Court,


Clerk of Court.

0170

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Frank M. Scott

Bench Warrant for Felony.

Issued April 20th 1887

~~By~~ The officer executing this process will make his
return to the Court forthwith.

0171

New Jersey

Essex County ss. William H. Kellner of
 full age being duly sworn on his oath
 saith that he is a member of the firm
 of Halne & Co. doing business on Broad St
 New York. that Frank M. Scott was employ-
 ed by said firm for about three months
 previous to his employment by C. L. McKim
 & Co. - and was entrusted with the C. O. D.
 and charging accounts, and the receiving
 of money on the same. that his accounts
 were always found correct - and his con-
 duct honest and honorable so far as
 the said firm knew.

Subscribed and sworn

before me April 21st

1887

Edward C. Harris
 Notary Public
 of New Jersey

Wm H. Kellner

0172

City of New York aforesaid, divers moneys of this deponent's said firm were feloniously taken and stolen and carried away from the possession of deponent's said firm by the said Frank M. Scott, amounting to Five hundred Dollars.

That during the month of November, 1885, at the said City of New York aforesaid, divers moneys of this deponent's said firm were feloniously taken and stolen and carried away from the possession of deponent's said firm by the said Frank M. Scott, amounting to Five hundred Dollars.

That during the period elapsing between the 1st day of December, 1885, and the 5th day of March, 1887, at the said City of New York aforesaid, divers moneys of this deponent's said firm were feloniously taken and stolen and carried away from the possession of deponent's said firm by the said Frank M. Scott, amounting to Twenty-four thousand two hundred and nineteen Dollars.

That the said sums of money were feloniously taken by the said Frank M. Scott from cash belonging to this deponent's said firm, while in the possession of the said Frank M. Scott as cashier for the said firm.

Deponent further says that he has examined the books of said firm, commencing with the month of July, 1885, down to March 5th, 1887, and that during that time, according to the showing of the said Frank M. Scott on the books kept by him, he had received in cash, bills and cheques, sums amounting in all to One million, two hundred and seven thousand, five hundred and sixty-four Dollars, and that for the same period he had paid away One million, one hundred and

0173

five thousand, seven hundred and nineteen dollars, leaving a difference of One hundred and one thousand, eight hundred and forty-five dollars to be accounted for on the 5th day of March, 1887; that on that day there was in the banks and in the cash box of the said cashier moneys belonging to the said firm of Charles L. Webster & Company, amounting to Eighty-one thousand six hundred and six dollars, leaving a deficiency of Twenty thousand two hundred and thirty-eight Dollars.

That deponent has discovered other thefts and discrepancies amounting to the sum of Five thousand seven hundred and sixty-two dollars.

Sworn to before me this
day of April, 1887.

...

W. A. Foster

A. J. Smith
Police Justice

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سید:

Frederick James Hall

36 West 59 St

3200 1471

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East 143

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Car. Wm. & Linda Str.

State of New York: ss.
County of New York:

F r e d e r i c k J a m e s H a l l , being duly sworn deposes and says: that he resides at 36 West Fifty-ninth Street in the City of New York; that he is now and has been since the first day of May, 1886, a member of the firm of Charles L. Webster & Company, publishers, doing business at Number 3, East Fourteenth Street, in the City of New York. That from about May, 1880, to May, 1886, this deponent was the general manager of the business of the said Charles L. Webster & Company; and as such manager and as a member of said firm is thoroughly familiar with the affairs of the said Charles L. Webster & Company; that the defendant Frank M. Scott was employed as cashier and book-keeper with said firm on or about the 1st day of July, 1880; that during the whole period of his employment he had entire charge of all the cash, receipts and payments belonging to the said firm.

That, during the month of July, 1880, at the said City of New York aforesaid, divers moneys of this deponent's said firm were feloniously taken and stolen and carried away from the possession of deponent's said firm by the said Frank M. Scott, amounting to One hundred and eighty-one Dollars.

That during the month of August, 1885, at the said City of New York aforesaid, divers moneys of this deponent's said firm were feloniously taken and stolen and carried away from the possession of deponent's said firm by the said Frank M. Scott, amounting to Six hundred Dollars.

That during the month of September, 1885, at the said

0176

VI

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

June 25, 1889.

Sir:

Application for Executive clemency having been made on behalf of Frank M. Scott..... who was convicted of grand larceny, 1st degree in the county of New York..... and sentenced April 22, 1887, to imprisonment in the Sing Sing Prison..... for the term of six years..... I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

Hon. J. R. Fellows,

District Attorney,

New York City.

William J. Rice
Private Secretary.

0177

Answered
August 9, 1889
J. R. J.

12
1889

GENERAL
EXECUTIVE SECRETARY
STATE OF NEW YORK

I, Stephen Lee, doing business in the city, county and state of New York and residing in the city of Brooklyn, and county of Kings, do state, that I was the senior member of the late firm of Lee & Sturges up to the time of the dissolution of that firm Jan. 2^d 1883, and was the liquidator of the affairs of that firm. The business in which said firm was engaged was the importation of, and dealing in supplies for the manufacture of paper, and was carried on for a number of years prior to the dissolution in the city of New York; further that we had in our employ one named Frank M. Scott, now under charge of our Lizzament from his late employers, Messrs. Chas. L. Webster & Co. of this city. Mr. Scott was with us covering a period of about three and one half years, and his connection was only severed by the liquidation.

About two years of that time he acted as confidential and chief clerk, having general charge of the office business, and was trusted by all the members of the firm most implicitly. He was prompt in all business matters, free from all bad habits, and at no time during his connection with the firm was he known to appropriate to his own use any portion of the money entrusted to his care, and I fully believe his conduct while in the employment of our firm was honest and upright in all respects.

New York, April 21st 87. Stephen Lee

Clerk of State of New York
 I believe he deserves more
 than what is now being paid him
 as a witness in this matter

1887

Wm. J. Fox
Attorney General

0180

District Attorney's Office.
City & County of C O P Y .
New York.

New York, Sept. 28th, 1888.

To His Excellency,

Hon. David B. Hill:-

This will certify that I have known Frank M. Scott from his childhood, I knew his father and mother -- also, later, his adopted parents, Dr. and Mrs. Chas. Fish. Dr. Fish was for many years our family physician. I knew Frank at school and when he was of sufficient age to seek employment, his father being then an invalid, I interceded to get him a place. For years Frank filled important and responsible positions. He was treasurer of our Ward Club, and always rendered a correct account. He was treasurer also of the Roseville Athletic Association and handled thousands of dollars. He advanced rapidly, in fact too rapidly, for his success proved the cause of his downfall. When employed by Webster & Co., of New York, he embezzled funds and spent the same in plain sight of his friends. He was not a born rogue to hide his transactions but his folly was so open as to be very soon detected. When arrested he sent for trusted friends and made instant and full confession. He told the whole truth to his employers also and they found his statement to be absolutely correct. He did not attempt to avoid arrest, as he could easily have done, but instead he went voluntarily to New York, and

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

2

was sentenced within three hours of his leaving Newark jail. In twenty four hours he was lodged in Sing Sing and not one dollar of expense was caused the State, as he had no trial.

I respectfully ask that he be pardoned, and I submit these reasons:-

1st. He is no criminal -- never was, and has no such tendencies .

2nd. This was his first offence and it was a surprise to all.

3rd. He has made all possible restitution, say one third of his speculations. Mr. Webster even refused certain trinkets which were freely offered him.

4th. He caused no expense for trial and no delays in the prosecution.

5th. He has suffered imprisonment for nearly two years (the full time suggested by Mr. Webster, whose sympathies go with Frank) and the disgrace would be no greater if confinement in Sing Sing be prolonged.

6th. He is far from being robust but small and somewhat frail. Further imprisonment will undermine his system. Even now he has become quite deaf.

0182

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

3

7th. His frail wife and three little girls are helpless and dependent on others. They suffer in many ways. Mrs. Scott endeavors to be brave under her heavy load, but sometimes it seems about to crush her.

8th. His aged adopted mother is using her scanty principal to support the family and her declining years are being robbed of comforts in consequence; she needs immediate relief.

9th. All who have any intimate knowledge of the case are earnest for his release; there are no exceptions.

10th. The persecutors are satisfied and even at the first were anxious for a short sentence.

11th. His conduct in prison has been exemplary --- not one complaint. Mr. Hansel and myself know this from visiting the prison and interviewing the officials at Sing Sing.

12th. His employment in prison has been of a confidential character; he has been kept as far as possible from the common herd, as he has no sympathies with criminals.

I could lengthen this statement but it seems enough. Earnest request is made that His Excellency would give these points kind consideration.

Most respectfully,
George W. Ketcham,
10 A.M. Sat. 29th also 25 Cliff St. New York. Newark, N. J.

0183

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

New York, Nov. 30th, 1888.

James W. Housel.

Dear Sir:-

Referring to your favor of September 22nd. to our Mr. Webster and also to your conversation the other day, we would say that after consultation with Mr. Clemens we came to this decision, that with reference to Mr. Scott we care to take no action. We would not oppose any obstacles to his being pardoned, but we would not feel that we could in any way contribute towards it. We are, however, very sorry for his wife and family, and if Mrs. Scott's friends will come together and give a written guarantee that they will raise \$20.00 a month for her, we, as a firm, will contribute \$10.00 more towards her support. This \$30.00 a month, with what she has, ought to enable her to get along. Mrs. Scott did not strip herself of all that she had in order to repair the loss to us, as you say in your letter to Mr. Webster. She offered to; she was willing to give up even her jewelry, and also we understand some \$2,000.00 of her own, and some other small matters, but this we refused to take, and we took nothing except what came from Mr. Scott himself.

Very truly yours,

Chas. L. Webster & Co.

0184

*District Attorneys Office.
City & County of
New York.*

October 1st, 1888.

Mr. J. W. Housel.

Dear Sir:-

Regarding Frank M. Scott would say that he was in the employ of my late firm of Lee & Sturgis for I think about four (4) years, and his connection with us, was severed by the liquidation of the firm. During all the time he was there we considered his character above reproach, and for over two years he acted as our confidential clerk and had entire charge of the details of our office.

Any further particulars that you may want and I have it in my power to give, will be cheerfully furnished.

Yours truly,

Stephen Lee.

0185

*District Attorneys Office.
City & County of
New York.*

Jersey City, Dec. 13th, 1888.

Governor David B. Hill.

My dear Governor:-

I beg to introduce my friend Mr.

James W. Housel who has taken up the case of F. ~~W~~ Scott his friend.

The case commends itself to your clemency on its merits. Substantial justice is satisfied, and the pardon I recommend from every consideration of humanity. Longer in prison for him is only punishing innocent children and a struggling wife, and I beg you to exercise your clemency in this case.

Mr. Housel will briefly explain the case, and I would not trouble you with that if it were not that I feel that a pardon ought to be granted, and that you will grant it, if you learn the facts that surround it. I am

Very truly yours,

Orestes Cleveland

0186

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

Newark, N. J. Sept. 21st, 1888.

J. W. Housel, Esq.

136 Second St. Newark N. J.

Dear Sir:-

In reply to your inquiry of 20th instant relative to case of Frank M. Scott I would say he was arrested by C. L. Webster & Co. in a civil action in the Essex County N. J. Circuit Court Mar. 11, 1887 on affidavits that he had failed to account to the firm for \$20,238.81 He sent for me and the bail being so large (double that sum) he was unable to procure it and was taken to the Essex County Jail. On the 14th of March he sent for me and said he desired Mr. Schenck his former Sunday School teacher and myself to go to Mr. Webster and say to him that he admitted his guilt, that he would make no resistance to any civil or criminal proceedings Mr. Webster might take, that he would convey and assign to Mr. Webster all his property real and personal and would consent to go to New York without requisition papers. On Mar. 23, 1887 real and personal property amounting to \$6435 was transferred to C. L. Webster & Co. for which I hold Mr. Webster's receipt. On Mar. 30, 1887, I sent them a note of Mrs. Eliza Geiger for \$250.50 I also sent them on July 29, 1887 check for \$267.29 realized on a claim of Scott against the Iacloson Novelty Co.

0187

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

2

Scott remained in Jail in Newark until April 22nd 1887 when he accompanied an officer to New York plead guilty to a charge of embezzling the money of Mr. Webster and was sentenced by Judge Gildersleeve to 6 years.

This was Frank M. Scott's first offence. Previous to his employment by C. L. Webster & Co. he had been in the employ of Brown, Gold & Brown about four and a half years - and of Lee & Sturgis for about the same time.

I have know Mr. Scott for about eleven years. He lived near me in this city. His reputation as an honest upright industrious man up to the time of the above charge was excellent. His Father and Mother both died in his childhood and Mrs. Fish a very extimable lady became his foster mother. She is now advanced in years and in feeble health. He has a wife and three little girls the oldest being about seven -- and his wife is without property or means of support except her own exertions and the help of friends of very limited means.

I have read the letters which Scott has written from month to month and I have visited him once in company with his wife and once alone through the kindness of Warden Brush. The warden and Mr. Conneughton principal keeper tell me his conduct in Sing Sing prison has been right. I am fully satisfied from my

0188

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

3

conversations with him and his keepers and his letters that he is a truly penitent man, that he feels that his punishment has been just, and I believe it has accomplished the highest purpose of punishment that is, entire reclamation from wrong doing to right doing. Mr. Scott is about thirty years of age and has been somewhat affected by catarrh which makes him hard of hearing and by Rheumatism; and both difficulties seem to be aggravated by his confinement.

Yours with respect,

Elwood C. Harris.

0189

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

New York, Nov. 14, 1888.

Governor:-

Frank M. Scott, of Newark, New Jersey pleaded guilty to embezzlement from Webster & Co. publishers in the City of New York. He was sentenced Apr. 22nd, 1887 for six years, and is in Sing Sing Prison, where his record is as I am informed unexceptional as a prisoner, and he is employed there as a supply clerk or some important position of that kind.

Scott has a wife and three small children, who are entirely dependant upon his foster-mother, who adopted Scott when a young child.

Scott surrendered and gave up all he had, so that the property turned over to Webster & Co. amounted to some seven to nine thousand dollars. He did all he could to make reparation. He came voluntarily to New York from New Jersey, without any requisition or expense to the authorities.

His social connections are of the highest character and they deeply feel the disgrace. They believe that he has been severely punished and that he will be a thoroughly good man, when released.

In view of the fact that he never was guilty of any criminal act, prior to this embezzlement, and that his associations

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

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and connections are all reputable people of the highest character, his punishment already inflicted, his family, and all the circumstances surrounding his case as it now stands -- I recommend his case to you, for Executive clemency.

I have the honor to be

Very truly yours,

Leon Abbett.

To

His Excellency David B. Hill,

Governor of New York.

0191

Case of
H. H. Scott

... to
... ..
... ..
... ..

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

0192

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 M. Scott.

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

Frank M. Scott. —

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

The said *Frank M. Scott,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
27th day of *March*, in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
with force and arms,

*The sum of Twenty Four Thousand,
Two Hundred and nineteen dollars
in money, lawful money of the
United States, and of the value of
Twenty Four Thousand, Two
Hundred and nineteen dollars, —*

of the goods, chattels and personal property of one

Charles E. Webster, —

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.

David W. Smith

District Attorney.

0193

BOX:

258

FOLDER:

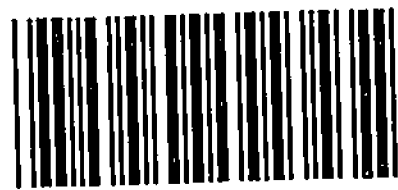
2491

DESCRIPTION:

Sexton, John

DATE:

04/28/87



2491

Witnesses:

Spelman

off the Country

330 P-2

Counsel, E. E. P.
Filed 28 day of April 1887
Pleads, *Not guilty*

THE PEOPLE

vs.
Chas. S. Clark
Card number 148
John Sexton

*Burglary in the Third Degree,
and Robt Larceny*

Sections 498, 506, 528 and 532

RANDOLPH B. MARTINE,

*Per May 2/87 District Attorney,
Meath. P.R.*

Pen 2 and.
A True Bill.

James J. Leonard Foreman

0194

0195

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Thomas M. Carthy
Police officer of the
14th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Speckman

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

Sworn to before me, this 25th
day of April 183

Thomas M. Carthy

Solomon B. Smith
Police Justice.

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Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ^{SS}

1st District Police Court.

John Sexton 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

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

I am not guilty,
John Sexton.

Taken before me this

23rd

1897

at

the

City

of

New

York

County

of

New

York

City

of

New

York

0197

Police Court—1st District.

City and County of New York, ss.:

of No.

occupation.

deposes and says, that the premises No.

in the City and County aforesaid the said being a

store floor ofwhich was occupied by deponent as awhich there was at the time aJohn Speckman
Street, aged 38 years,

being duly sworn

Street, 4th Ward

Tenement House the

Saloon and liquor store

were BURGLARIOUSLY entered by means of forcibly

of Glass in the door way of said store then entering the store

on the

24th

day of

April

1887

in the

night

time, and the

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

Four hundred cigars and about three dollars in good and lawful money all of the value of twenty two dollars — \$22⁰⁰/₁₀₀

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

John Sexton (nowhere)

for the reasons following, to wit:

That at about 6 o'clock P.M. on said day deponent saw that his said premises were securely locked and fastened. That at about 6 o'clock on the morning of the 25th day of April 1887 deponent discovered that his said premises were burglariously broken into and the said property stolen. That deponent was informed by Officer Thomas McCarty of the 4th Precinct Police that he arrested said defendant with eight boxes of

0198

Cigars in his possession in James Street in said city at about ten minutes past 3 o'clock on the morning of the 25th day of April 1887 and that he deponent fully identified said boxes of cigars as a portion of the property so taken stolen and carried away from his said premises.

He deponent therefore asks that said defendant be held to answer and dealt with according to law.

John Speckman

Sworn to before me this
25th day of April 1887
John R. Speckman
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 1887
Police Justice.

I have admitted the above named
to bail to answer by the undertaking here to annexed.
Dated 1887
Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1887
Police Justice.

Police Court, District,	
THE PEOPLE, &c., on the complaint of	
vs.	
1.	
2.	
3.	
4.	
Dated 1887	
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street,
No.	Street,
No.	Street,
\$	to answer General Sessions.

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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 Ten 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 25th 1887 Solomon B. S. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0200

Police Court

581 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Spickman
67th Street
John Sexton

Office Burghary

Dated

April 25th 1887

Magistrate.

Officer.

Precinct.

Witnesses

McCarthy
Hth
Officer
Precinct
No. 4
May Froman
Cor. Oliver & Oak Street.

No.

Street.

\$

1000 to answer G.S.

Cour

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0201

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Sexton

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

John Sexton

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

The said *John Sexton*,

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

John Sedgeman.

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

John Sedgeman.

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.

0202

SECOND COUNT—

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

of the CRIME OF *John Sexton —* *John Sexton —* LARCENY, — committed as follows :

The said

John Sexton,
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 *month* time of the said day, with force and arms,

four hundred cigars of the
value of five cents each, and
the sum of three dollars in
money, lawful money of the
United States, and of the value
of three dollars,

of the goods, chattels and personal property of one *John Spedeman,*

in the *Store* of the said *John Spedeman, —*

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

Randolph B. Smith
District Attorney.