

0079

BOX:

358

FOLDER:

3367

DESCRIPTION:

Schagrin, Aldoph

DATE:

06/19/89



3367

Witnesses:

Nov 4th 1889

I advise discharge of
bail - Unless Evidence

Can be procured of Mr.
Conclusions Character of them
this second contains. No
Conjectures Can be had of
the People. Hope Mr. H. H. H. H. H.

Dist. Atty.

On the 4th of
D. Aug. Bail
Arch. 2K
Nov 4/89

No. 173
O. J. Stewart

Counsel,

Filed,

Pleads,

day of

1889

THE PEOPLE,

vs.

RECEIVING STOLEN GOODS.
(Section 550, Penal Code.)

Adolph Schrag
Nov 4/89
Paul Deakins

JOHN R. FELLOWS.

District Attorney.

Exhibit II

A True Bill.

W. W. Brown

Per Hall

Oct 22/89

Foreman.

POOR QUALITY
ORIGINAL

0080

POOR QUALITY
ORIGINAL

00001

Hyman Eisenberg

agent:

Adolph Schogrin

Before Hon

John J. Gorman

April 17 1889

Charged with
Receiving Stolen
Goods.

Does Examination of the Complainant
of Schogrin know anything about this
Case of your own knowledge
and know that the goods were stolen
from me.

And what else do you know of this
case?

A I looked for them and found them in
this means place in Stanton Street
I went there first and wanted to buy
some pants, and then I went there.

with the detective and found the pants
jacket and a pair of pants were there?

A Charles cornered and wanted I only
found 8 pairs in all he told me
himself that he sold the others.

How many did he sell?

A I was not there when he sold them.

POOR QUALITY
ORIGINAL

0002

2

He told me he had ^{some} of them;

Q What was the first conversation you had with him when you went to his store.

A I went to the store and I saw that he had many pants there. We talked him how much they cost. He said \$1.25 a pair, and I said I would not give him any more than a dollar, and went away.

Q Do you know how many pairs of these pants he bought?

A I don't know how many he bought. I lost 45 pairs.

Q And how much were they worth?

A \$18 to 19.00 a dozen.

Q What is your business?

A Tailor & Dresser for Newberry Co.

Q What are the cork ocean pants worth?

A They were charged to me at \$2.00 a pair.

Q Do you know what the market value of the cork pants are?

A Two dollars a pair.

—

POOR QUALITY
ORIGINAL

0003

6
Detective Sergeant Mulholland
being only person deposed in page
Copy Examined.

Q Did the defendant tell you he bought
4 dozen prints at 6 dollars a dozen?
A Yes he paid \$24.00 dollars for them?
Q He said he paid six dollars a dozen
he did not say how many there were
Q He did not say he paid \$24.00 dollars?
A No he said he had paid at the rate
of ----- per dozen

JH

POOR QUALITY
ORIGINAL

0004

4

Adolph Shogin the defendant
being duly sworn deposes & says
What is your business?

A. I am a dealer in second hand goods
What are you a second hand dealer?
Ayes Sir

Q. You are also a dealer in second hand goods?
Ayes Sir

Q. And do you deal in new goods also?
Ayes Sir

Q. And do you keep books?
Ayes Sir

Q. Do you keep in the books of your
place all the goods that you buy?
Ayes Sir and everything I sell

Q. Just state in your own way how
you came to buy these pants that
were found in your place?

A. On Tuesday morning at 9 o'clock
a man came there about 25 years
old & brought 3 samples of pants
and he asked me how much
would you give for them & I said
I would give them at 9.00 a dozen

POOR QUALITY
ORIGINAL

0085

Q I offered him six dollars a dozen and
he went away. Q After words became
heer and read me the pants for six
dollars a dozen,

Q What kind of pants were they?

A It was a cheviot and common corn
prow that is worth 60 cents pair
and averted, some were worth 38^{cents}
and some 33 cents.

Q Did he tell you how he got these goods?

A He told me he was a tailor. Q In the
dull season he went to Greene Street
and he bought the goods and made
up the pants. Q Does he do again?

Q And did you ask him his name?

A He gave him his name and wrote it
in the book.

Q And you paid him \$6 dollars a dozen
any more?

Q And how many dozen did you buy?

A Two dozen.

Q And what name did he write in
that book?

A Richard Jones. 310 East 4th Street

POOR QUALITY
ORIGINAL

00005

Q I offered him six dollars a dozen and
he went away Q After words he came
back and said no the pants for six
dollars a dozen,

Q What kind of pants were they?

A It was a cheap and common corn
crown that is worth 60 cents pair
and averaged, some were worth 50 cents
and some 33 cents.

Q Did he tell you how he got these goods?

A He told me he was a tailor Q In the
dull season he went to Greene Street
and he bought the goods and made
up the pants Q And then again

Q And did you write him his name?

A He gave him his name and wrote it
in the book

Q And you paid him \$6 dollars a dozen
any more?

Q And how many dozen did you buy?

A Two dozen

Q And what name did he write in
that book?

A Richard Jones. 310 East 4th Street

POOR QUALITY
ORIGINAL

00007

6

Q Who is handwriting is that name?
A His own

Q Where is the number of the pants that
you bought?

A In the book

Q This the book in which you keep the
names of the parties who sell you
goods?

A Yes Sir

Q And do you put in this book what you
sell also?

A Yes Sir what I buy and sell goes in
the book?

Q Is this the entry that you made at
that time? (showing witness)

Pants \$ 12.00 & unders 5

A Yes Sir

Q Did you write it in at the time you
bought the goods?

A Yes Sir

Q What quality were the goods that
you bought?

A Cheap, common worst the common
cottons.

POOR QUALITY
ORIGINAL

0000

7

Q How long are you in the tailoring
business?

A All years in this city.

Q Did you in the course of your business
buy and sell goods like these trousers
also. I didn't the worst goods
but I did the others, the worst
goods are too common.

Q And do you know the value of such
goods?

A Yes sir I am a judge of them
I ask as such goods as you bought
worth?

A \$500 dozen, and the worsted \$400
dollars a dozen, and the cotton com
mon 60000 dollars.

Q So that according to your figures
how much would the 2 dozen pants
that you bought be reasonably
worth in the market?

A \$500 dozen.

Q Can you buy them in the market
today for \$500 a dozen?

A Yes sir.

POOR QUALITY
ORIGINAL

0089

8

How did he bring them to you?

He brought them in a paper & put them
on the table

Was anybody there present when you
bought the goods?

Ayesse Salomon Leffelholz and
Mr Pabst the cleaner

(M)

POOR QUALITY
ORIGINAL

0090

9

Salomon Leffelholz being duly sworn
deposes and says:

That you present on the 19 day of February
in the store of the defendant, when
he bought the pants in question;
Answer:

I state what you saw:

A man came in and show him
some pants and he asked him \$9.00
a dozen and the defendant
said he would give him \$6.00 a dozen
and he said I will buy all
I want of them for \$8.00 a dozen
and get 3 or 4 months time to pay
for them, why should I give you
\$9.00 for them, and he said I will
give you \$6.00 a dozen for them, and
the man went away and a few minutes
afterwards he came back and he said
how many dozen do you want and
he said 2, and a little while
afterwards he brought him back
2 dozen pants and he paid him
I don't know if it was 2 dozen?

POOR QUALITY
ORIGINAL

0091

10

A. I saw them;

If were you near enough to hear all that
was said?

A. Yes right close to him

If and you are sure it was 2 dozen he
bought?

A. Yes Sir

If how did he bring them there?

A. In a paper

If are those the same parts that you
saw there? (showing part to witness)

A. Yes Sir

If did you hear the defendant say
that his name?

A. Yes Sir and he wrote his name in
the book



POOR QUALITY
ORIGINAL

0092

11

Thomas Pabst being duly sworn
deposes and says

that he dozen reside

A. G. Pabst

that is your business

A. cleaner

where you in the defendants store the
day the goods were bought

Answer

Did you see the goods there

Answer A man came in with some

samples to him I asked him if he
wanted to buy any and he said how
much dozen want for them and he
said 900 dozen I heard Dean say
How regular for \$800 dozen I have
30 no days time to pay for them and
he started to go away I heard how
much will you give me I heard
\$600 a dozen I the man went
away and came back again and
said how I dozen for \$6.00 a dozen
and he paid him \$1200 dollars

I see they wrapped up in a paper

POOR QUALITY
ORIGINAL

0093

12

bag?

A. In a paper

If did the man bring any more pants
along than the 2 dozen?

Anaxia^{us} he asked him if he wanted any
more and he said no he could not
buy any more today

If and did you see that man write his
name at the boat?

Anaxia^{us} this is it (showing



POOR QUALITY
ORIGINAL

0094

13

Isaac Meinkesgen being only seven
deposits to pay.

Of all the days receive
A 5 Beeren Sheet

What is your business?
A Nothing business?

How long are you in the Nothing business?
A 4 or 5 years.

And do you buy and sell parts in the
course of your business?
A Yes sir

Of all kinds of qualities?
A Yes sir

I look at these parts of these different
qualities and pay what they are worth.
(showing parts)

And buy them at different places
mostly auction and buy them
cheaper at auction than at the
regular houses. These are worth
from 450 to 500 a dozen the corn
creek are worth about a dollar
more and the Cheviot is worth
from 3/4 to a dollar more

POOR QUALITY
ORIGINAL

0095

14

of so that the very highest that they
would bring at auction?

Ayes Sir

And that is the market price is it?

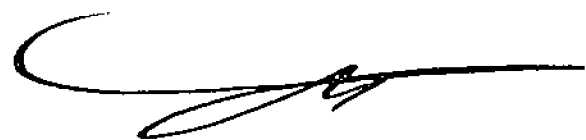
Ayes Sir

If you would by a dozen of the common
wrote pants and 4 pair of the corn
screw and 8 pair of the others dozen
think \$12.00 dollars would be a good
reasonable and fair market price
for them?

Ayes Sir

Would you pay more than \$12.00 for
them?

A No Sir I don't think I would pay as
much as that.



POOR QUALITY
ORIGINAL

0096

15

William Livingston being duly
sworn deposes and says.

Of what do you do business?

A. Lumber and Shingles No 6 & Baxter Street

Of what is your business?

A. Clock business

Of how long have you been in the business?

A. 1 1/2 years.

Of in the course of that time have you
bought and sold clocks?

A. Yes sir all kinds

Of say you know the value of clocks if
you see it?

A. Yes sir

Of what are these parts worth (showing)

the cheviots corn screw and the wrosted

A. The cheviot \$7.50 to \$8.00 a dozen the

corn screw \$6.50 a dozen and the

wrosted \$4.50 to \$5.00 a dozen



POOR QUALITY
ORIGINAL

0097

Sec. 192.

First District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John J. Gorman Esq. a Police Justice
of the City of New York, charging Adolph Schagrin Defendant with
the offence of Receiver of stolen Goods

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, Adolph Schagrin Defendant of No. 189
Allen Street; by occupation a Tailor
and William Livingston of No. 63 Baxter
Street, by occupation a Cloth Dealer, Surety, hereby jointly and severally undertake that
the above named Adolph Schagrin Defendant
shall personally appear before the said Justice, at the First District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of five
Hundred Dollars.

Taken and acknowledged before me, this 13th Adolph Schagrin

day of April

1889

William Livingston

John J. Gorman POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0098

CITY AND COUNTY }
OF NEW YORK, } ss.

John J. O'Brien
Police Justice.

Sworn to before me, this

1889

William Livingston

the within named Bail and Surety being duly sworn, says, that he is a resident and house
holder within the said County and State, and is worth *ten* — Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *a one third interest in*

the stock and fixtures of the cloth business
carried on in No 23 Lispenard Street,

Said interest being valued in the sum of two
thousand (\$2000) dollars, free of all

William Livingston

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Underlying to appear
during the Examination.

vs.

Taken the day of 188

Justice.

POOR QUALITY
ORIGINAL

0099

Sec. 192.

First District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before *John J. Cornman Esq*, a Police Justice
of the City of New York, charging *Adolph Schagrin* Defendant with
the offence of

Receiver of stolen Goods

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, *Adolph Schagrin* Defendant of No. *189*

Allen Street; by occupation a *Tailor*
and *Jacob Weinberg* of No. *138 Pitt*

Street, by occupation a *Clothing Merchant* Surety, hereby jointly and severally undertake that
the above named *Adolph Schagrin* Defendant
shall personally appear before the said Justice, at the *First* District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of *Five*
Hundred Dollars.

Taken and acknowledged before me, this *13th* *Adolf Schagrin*

day of *April* 188*9*

John J. Cornman POLICE JUSTICE.

Jacob Weinberg

POOR QUALITY
ORIGINAL

0 100

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this 13th day of April 1889
John J. McNamee
Police Justice.

Jacob Weinberg
the within named Bail and Surety being duly sworn, says, that he is a resident and *house*
holder within the said County and State, and is worth *ten* — Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *stock and fixtures of the*
Clothing Store h^o 5, Bleeker Street,
valued two thousand (\$2000.00) dollars
free and clear

Jacob Weinberg

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 188

Justice.

POOR QUALITY
ORIGINAL

0 10 1

Police Court, District.

City and County } ss.
of New York,

of No. 57 Riado

occupation Tailor

Wigman E. E. E.

Street, aged 24 years,

being duly sworn, deposes and says,

that on the 20 day of February 1889, at the City of New York, in the County of New York,

Adolph Schagrin (referred to) did unlawfully and feloniously receive stolen property of the value of Ninety dollars the property of D. L. Newborg and in case and charge of defendant he well knowing at the time that said property was stolen property under the following circumstances to wit:

That on the morning of the 20th day of February 1889 the premises No. 57 Riado Street occupied by defendant as a tailor shop was burglariously entered, and 45 pair of Pants of the value of Ninety dollars stolen therefrom

Defendant is now informed by Theodore Kiefer of No. 41 Attorney Street that on said 20th day of February one Michael Reimer and one Albert Wolpert, brought two Bags containing Pants to his house, and that he helped to carry the said two Bags to the Store of said Schagrin at No. 49 Stanton Street and that he saw said Reimer sell said Pants to said Schagrin for the sum of \$22.50 said Reimer and said Wolpert acknowledge to defendant in the presence of witnesses and in open Court that they committed said Larceny and that he Reimer sold said property to said Schagrin for the sum of \$22.50

Defendant is further informed by John Menckel and of the Court Officer Police that he found 8 pair of Pants in the possession of said Schagrin

POOR QUALITY
ORIGINAL

0102

which Points deponant fully identifies as a
part of the property stolen from deponant
as aforesaid. Deponant charges that said
Schagrien did receive said property in
violation of section 550 of the Penal
Code of the State of New York.

Present to before me on the 2nd day of April 1899
John J. Herman
Prosecutor
Herman & Eberly
New York

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of the City
Prison of the City of New York, until he give such bail.
Dated 1888
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1

2

3

4

Offence,

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer Sessions

POOR QUALITY
ORIGINAL

0103

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Parish of No.

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

Sworn to before me, this 10
day of April 188

Theodore Kiefer

John J. [Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Detective Sergeant of No.

Central office Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Seymour Eschberg
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 10
day of April 188

John Mulholland

John J. [Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0104

Sec. 109—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Adolph Schagrin 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. *Adolph Schagrin*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *189 Allen Street 6 months*

Question. What is your business or profession?

Answer. *Tailor.*

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

Answer. *I am not guilty I bought the
Pants at a regular price*

Adolf Schagrin

Taken before me this
day of *April*
188*9*
John H. Warner
Police Justice.

0105

Police Court--- 1
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephen Alexander
By Ridge
vs
Charles Sebastian

1
2
3
4

Offence Rec. Robber
Property

Dated April 10 1889

Carver
Magistrate.

Mathias & Henthall
Officer.

C.D.
Precinct.

Witnesses
Hearns
No. 44
Street.

Marred. About 18 months
ago
No. 13
Street.

Michael Kerner
Clerk
Reformatory
No. 1000
Street.

1000
TO ANSWER

Filed

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.

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

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

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

POOR QUALITY
ORIGINAL

0106

District Attorney's Office.

PEOPLE

vs.

A. Chapman

He has been
H. H. H. H. H.
entirely dis-
H. H. H. H. H.
it today.

J. H. H.

**POOR QUALITY
ORIGINAL**

0 107

Handwritten text, possibly "Handwritten" or "Handwritten 107"

POOR QUALITY
ORIGINAL

0108

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Abraham Schragin

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

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

The said *Abraham Schragin*,

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

*forty five pairs of trousers of
the value of two dollars each
pair,*

of the goods, chattels and personal property of one *Mayman Eisenberg*,
by *Michael Benner and Albert Wolpert and*

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

Mayman Eisenberg,

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

Abraham Schragin,

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

JOHN R. FELLOWS,

District Attorney.

0109

BOX:

358

FOLDER:

3367

DESCRIPTION:

Schmidt, Frank

DATE:

06/03/89



3367

POOR QUALITY
ORIGINAL

0110

No. 6

Counsel,

Filed

Pleas,

1889

THE PEOPLE

vs.

Frank Schmidt

Burglary in the Second degree.
Section 497 Penal Code.

JOHN R. FELLOWS,

District Attorney.

A True Bill.

M. G. G.

Foreman.

June 4/89.
Edward D. Day
John R. Day

Witnesses ;

POOR QUALITY
ORIGINAL

Police Court— 3 District.

City and County { ss.:
of New York,

of No. 241 Delancey Street, aged 35 years,
occupation Grocer being duly sworn

deposes and says, that the premises No. 241 Delancey Street, 13th Ward
in the City and County aforesaid the said being a five story and brick
tenement building and the first floor of
and which was occupied by deponent as a Grocery store
and in which there was at the time several human beings, by name Customers

were BURGLARIOUSLY entered by means of forcibly raising the
window leading from the air shaft into
the kitchen and entering into said kitchen
through the space so made

on the 28th day of May 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of jewelry and wearing
apparel amounting to two hundred
dollars (\$200.00)

the property of Deponent and his wife Fannie Friedman
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Frank Schmitt (now here)

for the reasons following, to wit: That immediately before
the Burglary already described, the window
was committed the window leading from
the air shaft into the kitchen located on
the first floor of said premises was
securely fastened. That deponent was
informed by his wife Fannie Friedman about
the hour of 10 o'clock p.m. that there was
a strange man in the kitchen - That

POOR QUALITY
ORIGINAL

0112

defendant then and there left said place
and entered said kitchen and saw
said defendant in the act of running
away into the hallway. Defendant is further
informed by said Fannie Friedman that
she saw the said Friedman open one
of the drawers of a bureau in said
kitchen and ransack the same.

Sworn to before me
this 29th day of May 1889
J. J. [Signature]
Police Justice

Sarah Friedman

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 1889
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4
Offence—BURGLARY.

Dated 1889
Magistrate.
Officer.
Clerk.
Witness,
No. Street,
No. Street,
No. Street,
\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0113

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Grocery business of No. 241 Delancey Street, being duly sworn deposes and

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

Sworn to before me, this

day of May 1889

29
John J. Murphy
Police Justice

Samuel Friedman

POOR QUALITY
ORIGINAL

0114

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

3 District Police Court.

Frank Schmidt being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *his* right to
make a statement in relation to the charge against *him*; that the statement is designed to
enable *him* if he 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 Schmidt*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Have no home*

Question. What is your business or profession?

Answer. *Bar tender*

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 Schmidt

Taken before me this

day of

1897

Police Justice.

0115

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 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 May 29 1889 J. H. P. P. P. Police Justice.

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

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

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

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

POOR QUALITY
ORIGINAL

0116

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 Schmidt

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

— Frank Schmidt —

of the CRIME OF BURGLARY IN THE ^{second} DEGREE, committed as follows:

The said

Frank Schmidt

late of the ^{Thirteenth} Ward of the City of New York, in the County of New York
aforesaid, on the ^{twenty-eighth} day of ^{May}, in the year
of our Lord one thousand eight hundred and eighty-nine, with force and arms, about the
hour of ^{nine} o'clock in the ^{night} time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one

Samuel Friedman

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit:

the said Samuel Friedman

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said

Samuel Friedman

in the said dwelling house 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,

John R. Fellows
District Attorney.

0117

BOX:

358

FOLDER:

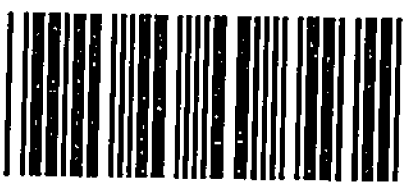
3367

DESCRIPTION:

Scholear, Aaron

DATE:

06/11/89



3367

POOR QUALITY ORIGINAL

0118

Witnesses :

Counsel, *Ernest J. Brown*
Filed *11* day of *June* 188*9*
Pleads *Not Guilty* - *12*

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

THE PEOPLE

vs.

R
Baron Scholten

July 1/89.

Spied & convicted of
Attorney

JOHN R. FELLOWS,

District Attorney.

S.P. at 400 & Fine
of 500 the

A True Bill.

R R Coff.

Ordered to the Court of General Sessions of the City and County of New York for trial June 26, 1889

Ordered to the COURT of
Ayer and *Deansman*
of the COUNTY of NEW YORK,
for trial (Entered in the Minutes)

June 13 1889

June 19 1889

POOR QUALITY
ORIGINAL

0119

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 528 East 13th Street,

Work at Hat being duly sworn, deposes and says, that
on Friday the 31st day of May

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

he was violently and feloniously ASSAULTED ~~and~~ by Aaron
Scholes (now here) who pointed
and aimed a loaded revolving
pistol which he, defendant
held in his hand, and discharged
a shot therefrom at and against
deponent's body

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 1st day
of June 1887

Rosa Scholes
Police Justice.

POOR QUALITY
ORIGINAL

0 120

CITY AND COUNTY } ss.
OF NEW YORK.

POLICE COURT, Ps DISTRICT.

of the 6th Precinct Police Street, aged 26 years,
occupation Police officer being duly sworn deposes and says
that on the 31 day of May 1889

at the City of New York, in the County of New York, he saw Aaron
Scholar the within named defendant
in East 14th Street in the act of
running away. Deponent says that
he found the said mortgage shown
in a basement in East 13th Street.
Deponent says that he was
informed by citizens and boys
that said defendant threw said
bustle there.

Peter Devlin

Sworn to before me this

of

June 1889

day

Police Justice.

POOR QUALITY
ORIGINAL

0121

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Aaron Scholes 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. *Aaron Scholes*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *Russia Poland*

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

Answer. *86 Chrystie Street. 3 mos*

Question. What is your business or profession?

Answer. *Bedder*

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*

Aaron *his*
mark *1370 12018* *Scholes*

Taken before me this

188

Police Justice.

POOR QUALITY
ORIGINAL

0122

BAILED,
No. 1, by _____
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

David Scholich
528 East 134th
Crown Heights

1
2
3
4

Offence

Dated

188

Joseph
Magistrate

Benjamin H. H. H.
Officer

6 Precinct

Witnesses

No.

William H. H.
333 E. 134th

Street

Philip H. H.

No.

203 East 134th

Street

William H. H.

No.

203 East 134th

Street

\$ 500

RECEIVED

Complaint

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 *June 1* 188

Hagan

Police Justice.

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

Dated 188

Police Justice.

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

Dated 188

Police Justice.

POOR QUALITY
ORIGINAL

0 123

The People
vs.
Aaron Scholaer.

Court of General Sessions, Part I.
Before Judge Cowing.

Monday, July 1, 1889 .

Indictment for assault in the first degree.

Rosa Scholaer sworn and examined, testified:

I live at 528 13th Street, lived there on the 31st of May last and I work at ladies' hats; the defendant is my husband; upon the 31st of May last he shot after me, I think it was on 13th Street between First and Second Ave as I was on my way from Broadway going home, I did not know that he was near me. I was going through 13th St. and I felt a push behind me, then as I turned around I saw him pointing the revolver towards me, then I went to run away and he ran after me, I ran up a few steps to go into the house where I wanted to save myself, there he caught hold of me and broke his umbrella on my neck in two pieces, he was still pointing the revolver at me and trying to shoot it off but none of the caps exploded, he then afterwards hit me with the butt of the revolver on the head two or three times, raising lumps on my head.

I showed the house to the officer where I ran to but I cannot remember the number of it. The Defendant did not say a word while he was doing this and I only hallooed, I went to the Station House right away with him when he was arrested, I was asked whether I would make a complaint and I did, I hardly would know the revolver if I saw it, he held it in his hand so I could not see it.

Cross Examined.

I married this defendant in May last year in Galatia, Austria, I accompanied him to this country; when I first came here I lived in 13th Street, I lived in the same

**POOR QUALITY
ORIGINAL**

0124

street I live in now, No. 553. I know Mr. Rubino, I live with him. Did you procure what is known as a "ghet" (a Jewish divorce)?

Objected to as immaterial. Counsel stated that he wanted to show motive, that he intended to show that the complainant met the defendant on the day in question and that she was in possession of this weapon and that he grabbed it from her and threw it away, that it never was in his possession only for a moment.

The Court said that the Counsel had better come down to that -- that was the best defence he could have if she tried to shoot him.

By Counsel. You expect to marry Mr. Rubino, do you not? Mr. Rubino is a sickly man, I don't think he will ever marry. Did you have your husband arrested some two months ago? I went to the Court and had a summons taken out for him in the Police Court, I had letters from my father in Germany, he wrote to me saying that he was going to shoot me and I thought I would have the defendant bound over to keep the peace. Is it not true that you caused your husband to be arrested charging him with the larceny of a watch and that he was discharged by the Magistrate? I never had a watch and I did not have him arrested for stealing a watch.

Walter Joseph Mallon sworn and examined.

I live at 333 East 13th Street and lived there on the 31st of May last, I saw this defendant and the lady who was on the stand on that day a little after five o'clock, I saw them on 342 stoop, a little way up from my house in this city. What I saw was this, they commenced to have

**POOR QUALITY
ORIGINAL**

0125

a wrangle between themselves and then he drew the revolver and then he grabbed hold of the umbrella and broke it over her head and she ran up the stoop of the house 322 and then he ran up after her and hit her over the head two or three times with the pistol, I would know the pistol, it had^w brass cap like that holds the bullets; the pistol now shown me is the one. Then we boys commenced to holla and the defendant ran down, I mean Clinchy and Kelly, the Defendant ran in the middle of the street until he reached Second Avenue, he got on the sidewalk and ran right up, there was a tailor store off Third Avenue and we followed him all the way and then he ran up 13th St. straight to Third Avenue and he put his hand over the railing, the iron bars and then he dropped the pistol down there, I think it was Clinchy stayed there and Kelly and I ran up after him up 14th Street and we told a policeman there; there was two policemen standing outside of Theiss', the policeman took the Defendant, the names of the policemen there were Renkin and Devlin. The policemen came down then and got the pistol. When the Defendant was hitting the woman she screamed and held a basket up which she had, I could not say exactly how many times he struck her, he pointed the pistol right at her and jerked his finger a couple of times but the pistol did not go off, as soon as he done it she commenced to squeal, we got out in the street and commenced to holler and when he saw us I guess he was afraid. I first noticed the trouble at the bottom of the stoop, I don't know whether there was trouble between them before that or not. I saw the revolver in his hand and saw him strike her.

**POOR QUALITY
ORIGINAL**

0126

Anthony Clinchy sworn and examined.

I live in 338 East 13th Street and saw this trouble on the 31st of May, I was on the stoop of 330 with Walter Mallon playing there, we heard screams of a lady and then looked around and saw the defendant at the bottom of the stairs, he was wrangling with her and she got to the top of the stoop and he raced up after her and then pulled a revolver on her; the revolver now shown me is the one; when he could not pull the trigger he hit her with it, he tried to pull the trigger, he moved his finger; the boys got out on the street and halloed and then the Defendant ran down, he ran through 13th Street until he reached Second Avenue, he ran on until he reached a little tailor store, there was grating there, he put his hand over the railing and dropped the revolver down the cellar, I stayed there and the other two boys followed him up and told the policemen. At the time he was on the stoop I saw an umbrella but did not see him do anything with it, I was there when the officers came back to the grating and a policeman got the pistol. I did not see Mrs Scholaer come along before she reached 332, I saw no trouble on the street at all but I saw the defendant point a revolver at her and move his finger.

John Kelly sworn and examined.

I was present at the time of this trouble on that morning, I live at 242 First Avenue, I was just after coming from 12th Street and First Avenue and I got down near First Avenue when I heard the screams of a woman and I turned around, it was the woman who was on the stand, I saw the prisoner having hold of her by the throat, they were standing at the time

**POOR QUALITY
ORIGINAL**

0 127

at the bottom of the stoop, the woman was trying to struggle away from him, she pulled him up as far as the stoop 332, he leaned over the railing and struck her first with his closed hand and he put the revolver to her head and tried to pull it I think twice and then the woman fell on the stoop, I could not say if the revolver now shown me is the one; when the Defendant heard the boys hallooing he ran down off the stoop and up Second Avenue to 13th Street and Third Avenue, while he was running up near Second Avenue he was trying to put the revolver in his sleeve but he could not get it up, he shoved it in the side pocket of his coat and ran as far as the tailor's and took out the revolver, put his hand over the railing and dropped it. Mallon stayed there and we told the tailor not to let anybody touch it until we came back, Mallon stayed there and we went as far as Theiss's in East 14th Street, we saw the policemen, the prisoner ran up 14th Street and the policemen arrested him. I did not go to the Station House I did not hear the Defendant say anything, I went back to the grating when the policeman came down with him and the policeman got the revolver there. I did not see any trouble between the man and woman on the street, it was at the bottom of the stoop that I saw it.

Peter Devlin sworn and examined.

I am an officer of the 6th precinct and was present when Officer Renkin arrested the defendant, we saw the prisoner running up 14th Street from Third Avenue and a crowd following, a lot of boys halloood that he shot a lady and Renkin arrested him, I went back with the prisoner to

**POOR QUALITY
ORIGINAL**

0128

Third Avenue and 13th Street and went downstairs in the basement where one of the boys said he threw a pistol , I found the pistol there and brought it up, I asked the Defendant if it was his and he said he did not see it before The pistol now shown me is the one; there were four loaded cartridges in it, I took the Defendant down to the 14th Street Precinct Station House, I had no further conversation with him, Officer Renkin took him and and I went down with the lady, the Defendant spoke broken English.

John Renkin sworn and examined.

I am an officer of the 6th precinct but I arrested the Defendant in the 14th precinct in 14th Street in front of Theiss's. It was on the 31st of May the day of the police parade Officer Devlin and I were going along 14th Street after being dismissed, I saw the defendant running, he ran past us and a crowd of boys after him, they told us that he shot a woman, I ran after him and arrested him.

One of the boys told me that he threw a revolver away on the corner of 13th Street and Third Avenue, I sent Officer Devlin down there to get the revolver, he got it and there were four cartridges in it, I took the prisoner down and on the way to the Station House with him I met his wife and she told me he attempted to shoot her, I speak German

I asked her what was the matter and she told me that her husband was trying to shoot her; the Defendant denied that it was his revolver, he said nothing about the shooting; he threatened her in the Station House, he said there was more than him after her life, I asked him if the revolver was his and he said no, he said that she was trying to

POOR QUALITY
ORIGINAL

0129

shoot him with it. He did not say in my presence that she pulled the revolver on him and that he took it away from her.

Aaron Scholaer sworn and examined in his own behalf, testified: The complainant is my wife, I married her in Europe this is the second year, I came to this country eleven months ago and went to live at 533 13th Street, I remember the day that I was charged with attempting to shoot my wife, I peddled on that day, it was about a quarter of six, I was going home from the Second towards First Avenue on 13th Street. My wife came behind me and gave me a punch, she commenced to halloo. police, police but no police came, she had a small basket in her hand and took a pistol out of the basket and hallooed, "I will shoot you"; I took her by the hand and pushed her away and then pushed her on her body and ran away and took the pistol out of her hand, I threw the pistol away; the pistol cost six or eight dollars, I could not buy one, I am near crazy since this thing happened.

Cross Examined. I did not expect to meet my wife that day, she carried the pistol for the purpose of doing me an injury, she always carries a warrant in her pocket for the last three months for my arrest. I did not point the pistol at her, I did not know where the pistol went when I threw it away, it was no use to me.

Rosa Scholaer recalled. I never had a pistol in my life, I had my work in my basket, I just came from work.

The Jury rendered a verdict of guilty of assault in the second degree .

POOR QUALITY
ORIGINAL

0130

Testimony in the Case
of Asa Scholten

filed June
1889

**POOR QUALITY
ORIGINAL**

0131

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

June 24, 1890.

Sir:

Application for Executive clemency having been made on behalf of Aaron Scholear who was convicted of Assault 2nd degree in the county of New York and sentenced July 1, 1889 to imprisonment in the Sing Sing Prison for the term of four years & \$500 fine. I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, you will forward to him a concise statement of the facts of the case, together with your opinion of the merits of the application.

Scholear claims to be innocent.

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

Very respectfully yours,

J. S. Williams.
Private Secretary.

Hon. John R. Fellows,
New York City.

POOR QUALITY
ORIGINAL

0132

Ans June 28/98
Aaron Scholcar

Cowing

189

POOR QUALITY
ORIGINAL

0133

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Aaron Scholear

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

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

The said

Aaron Scholear

late of the City of New York, in the County of New York aforesaid, on the *thirty-first* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the City and County aforesaid, in and upon the body of one *Rosa Scholear* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *her* the said *Rosa Scholear* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Aaron Scholear* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon wilfully and feloniously did then and there shoot off and discharge, with intent *her* the said *Rosa Scholear* 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 *Aaron Scholear* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Aaron Scholear

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

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

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

JOHN R. FELLOWS,

District Attorney.

0134

BOX:

358

FOLDER:

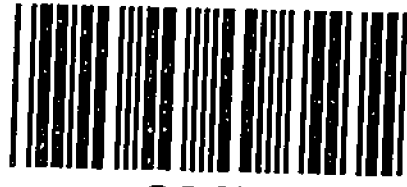
3367

DESCRIPTION:

Schreiner, Adolph

DATE:

06/11/89



3367

Witnesses:

Upon an examination of the facts, I am clearly of opinion that no greater piece of justice than felt having been committed. The case is one of those specified in Sec. 663 of the Code of Criminal Procedure, where the complainant is ordered by that section in case of self-defense. The defendant had long been killed by complainant, who has a wife and children dependent upon him. Under all the circumstances, I consider that a proper case for granting a permanent stay of all proceedings on the part of the prosecution, and the discharge of the defendant from prison.

July 12/89
Adolph Schreiner
Defendant

Counsel,

Filed

11 day of June 1889

Pleas,

Admitted 11.

THE PEOPLE

vs.

Adolph Schreiner
off for the term
because of a
bail case

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

J. L. Coll.

Foreman.

July 12/89

Bail Discharged

POOR QUALITY ORIGINAL

0135

POOR QUALITY
ORIGINAL

0136

First Witness }
Dance (accused) }

Laurence Davis
Dress Maker
Henry Conrad
Adolph Schreiner

Charged with
Larceny
Before Hon
John J. German
(Justice)
May 27 1889

Appearance

Mr. Mass of Home & Hummel for
the defendant Schreiner.

Laurence Davis the complaining witness
being duly sworn deposed and says, being
first Examined by Mr. Mass.

If you are one of the firm of H. M. Davis
& Co are you?

Answer

If you manufacture the goods that were
stolen from your firm?

Answer I do not manufacture the goods there
are materials.

If this defendant was in your employ

Answer

POOR QUALITY
ORIGINAL

0137

✓
Q How long?
A Three.

Q Occupying & fulfilling the same position
that he did at the time of his arrest?
A Yes Sir.

Q What were his duties then?
A He was foreman, & had charge of the
running of the factory.

Q He had full charge of the factory is that it?
A He had charge of that department, & had
charge of the frame & furniture
Q Did you have a conversation with the
two witnesses Ernest Thoma & Quadi
before the arrest of the man the de-
fendant?

A No I did not

Q Did any of your firm that you know of
have a conversation with them before
the arrest, before the day that he was
arrested?

A No Sir

Q How long were these boys in your employ?
A As near as I can tell you I guess
about 5 or 6.

Q Don't want you to guess?

A I cannot tell exactly, but as long as I can remember they were both there employed there.

Q When did you first begin to raise some of these goods that you say were stolen?

A I cannot say exactly when.

Q Give us your best judgment.

A We were at some risk long bundles right before Christmas.

Q Of this year?

A Last year.

Q Christmas of 1888?

A In Christmas 1888 or January of this year?

Q So you increased them about Christmas of 1888 or January 1889 of this year?

A Yes.

Q How did you come to know them?—was it by reason of conversation that you had with Tom Maroni?

A No, the stuff was sent up stairs and it was reported short.

Q Was it by reason of conversation that

POOR QUALITY
ORIGINAL

0139

4

you had with Mr. Morrison that you
discovered it?

A. Not at that time.

Q. Did you after words?

A. Yes.

Q. Did he make a report in writing?

A. No sir, he told my father.

Q. Did you hear the conversation?

A. No sir.

Q. Do you know anything about what do
you suppose your own knowledge?

A. No sir, only by hearsay.

Q. What were Morrison's duties, did he send
the goods to the factory?

A. Yes sir, he sent the goods up stairs.

Q. Did he send them to Mr. Schreiner?

A. Yes sir, I was on the road along time
and was not here when it occurred.

Q. You never knew that you lost a pair
coats, fur umbrellas, runners and
moccasins, and ribs of the value of
several hundred dollars, how do you know
that you lost that amount of property
or that your firm did? How do you

POOR QUALITY
ORIGINAL

0140

Q Now that, that amount of property was
stolen from your firm by this man
(meaning the defendant) is it simply
by information given you by the two
boys?

A That is all.

Q Did they make a written statement of
what they carried away?

A Yes.

Q Did they tell you how many times they
carried it away?

A I believe they told my father

Q Did you hear them tell your father?

A Not the exact number of things yes!

Q Then irrespective of the nature of the
information reported to you or your
firm by these young men, have you
any means of knowing or knowing
that you lost this property?

A No I don't believe I do except that
we recognize it as ours.

Q Do you know of any information or means
any of the other members of your
firm have of knowing this property was

Statement

A. They can identify it
Q. As to the property the value of the property
alleged to have been stolen by these men
can you answer or prove the value of the
goods irrespective of the statements of
the young men? Do you know that
you lost these goods, can you prove that
you lost them or that they are yours?
A. I can prove that the goods we found
are ours.

Q. If you are sure that your firm has
lost some hundreds dollars worth of
goods about \$100000 alleged to have been
stolen by these men (the defendant)
through the agency of which it was
those of the two young men who have
already been shown, now leaving out
the statements and the confessions of
the two young men, do you know
or have you any means of knowing
that your firm has lost that amount
of property?

A. I cannot tell the exact amount of it

7

Q Can you give me the value of any property
that is alleged to have been stolen?

A We cannot tell how much was stolen.

Q Can you tell if that is twenty five or fifty
dollars worth?

A We know that that is over fifty dollars
worth by the goods that we identify
that was taken from his person.

Q How many men that that property that
was found was shown if you know
of your own knowledge say so.

A The man that found it. We found it
to my father and he is here.

Q If you yourself don't know that it was
stolen say so?

A Only by what the boys say.

Q How many men you know yes or no. How many
men whether it was stolen?

A I do not.

Q How many men the property that was
found at the defendant's place?

A Yes we have some of it in court.

Q Where did you see it?

A I saw it in court last Saturday.

POOR QUALITY
ORIGINAL

0143

8

Q Where you in the house when it was found?
Ans.

Q Have you any special mark on the goods
manufactured which you manufacture
on any of your goods?

A In what way?

Q By which you can tell them and bring
yours?

A Not on the furniture, not on these goods
no.

Q No special mark at all?

A No but I can tell the styles are ours.

Q Do you manufacture these styles?

A No we import them.

Q From where is it from and you import them?

A Through the importing house of George
Borjess.

Q Where do they keep?

A Broome Street.

Q About the furniture other houses in the
trade and other houses with those
styles?

A I don't believe that there is another house
in the trade that has that manufacture.

that special kind of style.

Q Don't you mean that there are considerable
bundles like those on the market?

A Not of the exact styles. I never saw
them and I have been all through the
market

Q And you never there is not?

A I will swear that I never saw them.

Q Then it is only by the appearance that you
can identify these bundles, only from
the general appearance, there is no par-
ticular mark on any one of them
which you can connect so as to identify
by them?

A I can tell by their appearance

Q Put my question to you again. Then it
is only by the appearance that you can
identify these bundles, only from the
general appearance, there is no particular
mark on any ^{one} of them which you can
connect to, is there?

A No

Q Mr. Keidelberg?

Q Will you swear that these bundles were

POOR QUALITY
ORIGINAL

0145

10

Reported for you &

Ayer Sir

If will you know that there is ^{not} thousands of
hundreds here that in the morning to day
I suppose of what some out of
your establishment &

It - there may be

If it is only an opinion and conclusion
of yours, it is only your judgment that
these are your hundreds &

Ayer Sir

If that will, you know from your opinion
and seeing that these hundreds are yours

Ayer Sir these hundreds I am certain of
there are no other hundreds worthy
and there in this country there were
expressly imported for us.

POOR QUALITY
ORIGINAL

0146

Arthur M. Davis having duly received
deposits and says
Prof. Davis had by Mr. Davis.
If a letter your place of business?
At 18th Street.

If was the last letter your son?
Answer

If you have seen him that you find him
last between six to seven hundred dollars
worth of goods?

Answer and will answer that more
five times that?

If you are assured that the defendant
Doherty has stolen from your firm
between six to seven hundred dollars worth
of goods. How much that to be five
times that?

A. Answer that.

If how do you mean that you lost between
six and seven hundred dollars worth
of goods?

A. Because the money that you sent for
these goods ought to have more five
or six times the quantity that it did.

POOR QUALITY
ORIGINAL

0147

14

make of these goods. We have some a large
purples on hands.

Of who buys these goods?

A I buy these goods this man he depends
on most the goods and I paid for them
if there you any someone of knowing that
the goods that you buy for more all
decided in your hands.

Upechi

Are you sure that all the goods are decided
Upechi.

Of who buy all these things your hands?

A I have bought all these goods under
my supervision.

Of who you mean what you mean about all of
your collections about during the time
that this man was in your employ
I say you mean all the goods that were
over and went out?

A I do every thing that goes out and in
passer through my supervisor's
more or less?

Of when did you first begin to miss these
goods?

POOR QUALITY
ORIGINAL

0148

13

A Sometime back.

Q How far back?

A I used to do business with one man-
ufacturer of those goods and his agent
last advised me that this manufacturer's
goods was not as good as they should be
and I should buy from another man-
ufacturer, ~~and~~ then I had no more to buy
goods from, and I have almost as
much business last year and I only
had one dress, and I did not pay out
as much money as I always paid for
one. I paid him almost double for
the furniture I bought. ~~And~~ then they were
not delivered, they were stolen.

Q Did you miss goods last year?

A I cannot say.

Q Did you miss them a year ago?

A That I cannot say I can only say that
I paid more money for goods than
were made up for the amount of
money I paid I should have had
five times the amount of goods
I did have.

14

Q How it is only a suspicion that you
lost the amount of six or hundred
dollars, or for notice the amount,
that you saw it?
A Yes and I saw since that that boy
Quinn carried them out in my
possession. I was standing in front of
my own eyes, and I saw him stealing
that, (showing)

Q How are passage (showing)
Answer

Q And none of the others?
Answer that passage in particular

Q What is it?
A Passage of Rumors.

Q What is the name of it?
A One dollar, when fifty two hundred cents
Q Did you see any other passages taken?
Answer

Q Did you see any of the goods taken
besides this?

A No.

Q Did you know that passage?
A No

POOR QUALITY
ORIGINAL

0150

15

quicker than it?

A I don't not.

Q and you swear that there is any more
of caricatures in those pictures
by which you can identify them as
being yours?

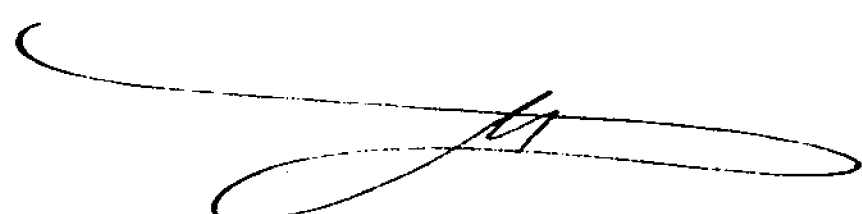
A I will swear that my firm is the only
firm in this country that accepted them
does not know; when I bought those
pictures and accepted them it was
with the understanding that the man
who got those pictures out for me
that he would get them upon the con-
dition that nobody else should have
them in the market.

Q and it is simply from that understand-
ing that you are swearing?

A yes sir.

Q and that is all?

A yes sir.



Q. Next (Foster being duly sworn)
deposed and says
That Examined by Mr. Moore.
Q. What is your age?
A. 47 years.
Q. Where born?
A. 44 Massachusetts State Wrentham.
Q. How long have you been married?
A. For 15 years.
Q. How long have you known the defendant?
A. Known him about the same time
about 3 years.
Q. You have heard the affidavit read and
Mr. Davis testify in the proceeding?
A. Yes Sir.
Q. And the affidavit was read to you?
A. Yes Sir.
Q. And Mr. Davis swears that he has
between 6 or 7 hundred dollars worth
of goods?
A. Yes Sir.
Q. Can you tell me at one particular time
how much in value and any of

POOR QUALITY
ORIGINAL

0152

17

the goods that were taken by you
at one particular time?
A Yes I don't know the value of the
stuff.

Would you want to know what stuff you were
carrying?

A We know the stuff and more or less
Mr. Adams told us at one time that
we were to do as Mr. Johnson told
us as he had a control of the whole
shop.

Q Can you tell me at one particular time
what was the great number of
packages that you took away
at one.

Q Only one?

A Only one.

Q Did you ever take two, three or five
or more packages?

A Yes.

Q Only one at a time?

A That was all.

Q Did you take any thing else out at the
same time you took this?

POOR QUALITY
ORIGINAL

0153

18

Wd might have taken a photo of notes
y But you wont swear to it ?
Answer

y Can you tell how many of those
photos you took ?

Answer

y One hundred, ten hundred or three hundred
A I am no judge of it.

y Will you swear that you took fifty ?
Answer

y Will you swear that you took twenty
five ?

Answer

y Will you swear to ten ?
Answer

y You will swear that Mr Schenier gave
you ten photos ?

Answer

y But you wont swear to twenty ?
Answer

y Where did you take them ?
A To Mr Scheniers store 157 Ewen
Street

y And what did he say ?

Q He got them to us in the shop
Q What did he say you should do with
them?

A He said take those pencils to my house
Q From where?

A From the factory so he can get some
more between 15 to 20 minutes past
noon.

Q How did you get to his house with the
package and how many you saw with it?

A I kept it in his store until his wife
came in the bureau, or in the window.

Q Did he tell you to leave them in the
bureau?

A Yes sir.

Q Did he ever tell you to put them in the
bureau drawer?

A Yes sir.

Q You know that he was carrying on business
over there?

A Yes sir.

Q About you know that it was a rule
of Mr Davis that no goods should be
taken out of the factory?

POOR QUALITY
ORIGINAL

0155

20

A. Did not know about that

Q. If your goods were being taken out
of the factory?

A. Yes Sir

Q. When did you take the last package
away from there?

A. A week before last.

Q. Did you know at that time that
you were to be arrested?

A. Yes Sir

Q. Did you have a conversation with
the Doctor Mr. Davis?

A. Yes Sir

Q. Before you were arrested?

A. Yes Sir

Q. Did you know that Mr. Schreiner was
the owner of those goods, ^{when} before you
took them away?

A. I did not Sir

Q. What made you believe it?

A. Because he went down stairs of
factory as though he was buying goods
and handed us a package

Q. In the presence of everybody?

Ayes si, "Mr Davis would not stand
by to see how much furniture he
was giving me.

Q Then Mr Schuman in the presence
of everybody in the factory gave you
the goods to take to his house as a
business?

A Not in the presence of anybody
who was present.

A They all had their backs turned to
me.

Q He didn't take you in another room
and secretly give you these goods did
he?

A Yes si.

Q It was in the factory when everybody
was there?

A Yes si.

Q Were you taken with Purdie?

A Yes si.

Q You have been locked up in the house
of detention & with Purdie?

A Yes si.

Q And were you not speaking to him

POOR QUALITY
ORIGINAL

0157

2-28

Acco sui

If you were together as now yesterday?
A yes playing permits in etc.

If and didn't he tell you what you
were going to do next?

Acco sui

If and you didn't hear?

Acco sui

If didn't speak of the case at all?

A Bouradi said I visited to god. heard
get out of the case, and I said the
same thing.

If and you were aware about what you
were going to tell the judge here today?

Acco sui

If was it that arrested you?

A Me Stal an

If what was it you said to him at the
time you were arrested?

A The doctor there. when I took the
goods, he said are you working as
Davis and I said yes and he
said have you been taking any goods
out and I said no. I said and he

POOR QUALITY
ORIGINAL

0158

26

traded me up a couple of blocks Mr
said he would have to speak to me
and I said I would not get to work
to the bank and he said no you don't
I am going to take you to his
headquarters.

Where were you going at that time
A bus sent to 476 or 478 Broadway
I am not sure which
Mr Heidelberg.

When you made your confession
to me in court you said you took
a piece of steel didn't you?

Yes Sir

Where did you take it?

A 151 E. 10th Street

Where did you take it?

A 151 E. 10th Street

What was Mr Schreiner's place?

Yes Sir

And what did you do with this par
cel?

A Left it in the store

Where the back room or the store?

POOR QUALITY
ORIGINAL

0159

24

A I am not positive

Q What time of day did you get it?

A Between 3 and 4 o'clock in the afternoon

Q And what did you do with it from that time until you left it at Mr. Sullivan's place?

A Had it in my pocket

Q You didn't say anything to any body in the store that you had it?

A No sir. He said it came to his store unless he was told to take it

Q How long has it been there?

A Because one of the partners was there and I am not sure if it is hanging out at the end

Q What color was it?

A Brown and black

By Mr. Cross

Q Can you tell how many yards of skin there was?

A No sir, I cannot

Q You cannot tell if it was a yard or not?

Answer

POOR QUALITY
ORIGINAL

0160

25

And you cannot see if it was feet yards
or not? or half a yard away?

Answer

Mr. Heideberg?

How many times do you carry such
these?

A. I have given to me at certain times

How many times?

A. I would not say so to that.

How often do you carry?

A. I cannot say

How many times?

A. I cannot say

LA

POOR QUALITY
ORIGINAL

0161

26

Henry Couradi being only seven
deposits and says

Boys wanted by Mr. Moss
of Howard and you?
A Yes

of Howard and you are?
A W. Bennett Hall

of Howard and you are Mr. Schenck
the defendant?

A I've been waiting for Mr.
Harris one year.

of Howard and you are Mr. Schenck
long?

A The same time as Mr. Schenck for Mr.
Harris.

of Howard and you are Mr. Schenck
Schonauer's store in Williamsburg?

A Yes

of Howard and you are?

A I cannot say how often

of Howard and you are?

About five times

of Howard and you are?

A I cannot exactly say?

POOR QUALITY
ORIGINAL

0162

24

Q You must swear that it was her will
you?

A Yes Sir

Q Will you swear as to her?

A Yes Sir

Q What was it you took those?

A Runners.

Q A package and this (showing)

A Yes Sir

Q Did you ever take any more than one
package at a time?

A Yes Sir

Q Only one at a time?

A Yes Sir

Q Are you sure about that?

A Yes Sir

Q Did you take anything else there?

A No Sir

Q One package at a time?

A No Sir only a couple of dozen

Q Are you sure that you didn't take
any more than a couple of dozen
at a time?

A I never took them to the store because to

POOR QUALITY
ORIGINAL

0163

28

gave them to me. He told me to give them
to Ernest, and he would take them to
his house.

Q If you don't go to the house with Ernest?

A Yes Sir.

Q And when he gave you a passage to give
to Ernest, he would not give you
any more than one passage as a
pardon would he?

A Yes Sir.

Q Or a couple of dozen of runners?

A Yes Sir.

Q And you can carry any pack there.

A Yes Sir.

Q And you can take any thing else be-
sides those runners and notes?

A He used to give me covers.

Q How many?

A He would wrap them up and give them
to me to give to Ernest.

Q And you know what was the value of
the covers?

A Yes Sir.

Q The runners or notes that you took

POOR QUALITY
ORIGINAL

0164

29

are there?

Ayasii

Did you ever go to Schreiner's house

Ayasii

Did he give you any goods to take there?

I went there and worked for him on Saturday

at his house?

Ayasii

Did you ever take any goods to his house

Ayasii some rumour.

What did you do with them?

Did you show them to Mrs Schreiner

He wanted to be in the factory when

he sent you over there with them?

He wanted to be in the factory but he

wanted to be here with them

He wanted to take the car and drive

to work.

He wanted to see you to carry them to his

place in the region. He gave them to him

there?

Ayasii

And didn't you know that no goods

had the right to leave the factory

POOR QUALITY
ORIGINAL

0165

30

without Mr Davis knowing it?
Answer one day Mr Davis came up
and said I should obey my superior
I told you to obey Mr Thomas?
Answer is

By Mr Heidelberg
Q. Now I recollect being stopped by the
Agent with that parcel (showing)
Answer I was not stopped with it
Q. Now recollect the day passed
you what you had in the box and
you said I was shown?
Answer that was a good while ago
Mr Morris

Q. You say it was a good while ago
that you took that package out?
Answer is

Q. How do you know it?

A. Because I was to identify it in the
office

Q. You don't know whether that is the
same package do you you only believe
it is not that so?

A. Now that is the same package because

POOR QUALITY
ORIGINAL

0166

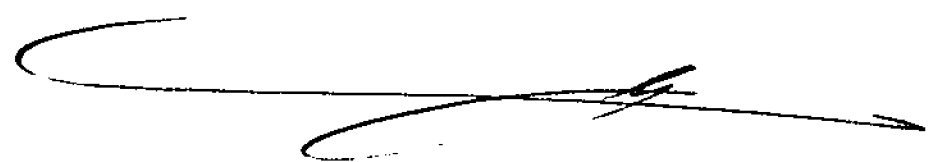
31

It is the only one that is crossed up in
paper like it
I was there a long time on it &
A man but I am sure that is the
page.

Mr. Herdberg
I was there a long time on it &
A man but I am sure that is the
page.

Amos
I was there a long time on it &
A man but I am sure that is the
page.

Amos
I was there a long time on it &
A man but I am sure that is the
page.



POOR QUALITY
ORIGINAL

0167

32

Charles Heidelberg, being duly sworn
deposes that on

Q. As furnished by Mr. Moore
of what is your business?

A. Sergeant detective.

Q. How old are you?

A. 44 years.

Q. State what you know about this case?

A. From information that I received that John

W. Conradi was robbing Mr. Davis
of \$18,000.00 that the companion I
arrested the two boys, I first arrested
Conradi at 619 Broadway and took
him to police headquarters. As he refused
to talk. From information received
from the boy Fisher W. Conradi would
direct to the house of Catherine the re-
fugee at 151 Emen Street Brooklyn
and there we found concealed \$1.
pieces in a bureau drawer in the
back room of the store and there I
also found a lot of cash covers and
those bundles which have been positively
identified by Mr. Davis that they were

the property and that he paid for them and
they were stolen from him
Q are those are the hands you found there
A Yes; there are some more at police
headquarters, 5006 more.

Q And these packages that we produced
were all in the bureau drawer?
A Yes; in the bottom of the bureau
drawer.

Q Was there anything else in the bureau
drawer?

A Nothing but a lot of rope which covered
up these hands.

Q And these were all in the one bureau
drawer?

A Yes; but they were in the bureau and
not more than one drawer.

Q Where was the bureau?

A In the back room in the kitchen.

Q In the place where the boys said they
were told to put them?

A Yes Sir.

Q Now in any other part of the store of these
apartments occupied by Schreiner

POOR QUALITY
ORIGINAL

0169

34

Q. did you find any of these passages?

A. I found some such papers?

Q. where did you find them?

A. In a drawer behind the counter

Q. where other such papers?

A. No Sir

Q. By themselves?

A. Yes and a lot of other stuff behind the counter

Q. Was the drawer locked or unlocked?

A. Locked

Q. Was there anything else belonging to Mr Davis?

A. Yes Sir

Q. Why didn't you take them?

A. Because we had reasons not to take them.

Q. What was the reason?

A. I cannot tell you that

Q. Do you decline them?

A. I decline for the present

Q. Was it because Mr Davis would not identify them?

A. No Sir

35

Q Did he cause Mr Davis had any doubt
as to whether the property
was sold or not by him or any
doubt that it was stolen (from him)?
A No doubt but what it was stolen.

Q And that fact was reported to you
and you knew it at that time?

A I don't know it at the time.

Q Did Mr Davis report that informa-
tion to you over here in the house of
Schroeder?

A Yes.

Q That was his property?

A Yes. Sir. he was perfectly well satis-
fied that it was his property.

Q But that he could not swear to it?

A Oh yes. he said he could not swear
not swear to the other goods I found
in the windows.

Q Was there any other property like this?

A Yes. lots of it made up. but he would
not swear to that. he said that the
umbrellas that were made up.
he could not say about but he

POOR QUALITY
ORIGINAL

0171

36

Could I see to the stairs, that they were
his.

Anything else?

A yes but belonging to other people.

What do you mean you do belonging
to other people that was supposed to be
seen down?

A yes that is what I am trying to keep
back.

Was the information imported by you
by one of the other boys down is down
down?

A yes.

What occurred there from me?

A Mr and Mrs Schreiner

What do you see when you went there
A Mrs Schreiner

What do you see when you were when
you went there?

A I did and I heard her say she did

What did you say when you were looking
for?

A I did.

What did she say?

POOR QUALITY
ORIGINAL

0172

FIRST DISTRICT POLICE COURT.
CITY AND COUNTY }
OF NEW YORK. } ss.

Recognizance to Testify.

BE IT REMEMBERED, That on the

28 day of May in the year of our Lord 1889
Henry Carrady jr
of No. 12 Bennett Street Brooklyn
and Henry Carrady Sr
of No. 12 Bennett Street
personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said

Henry Carrady jr.
the sum of One Hundred Dollars;
and the said Henry Carrady Sr.
the sum of One Hundred Dollars,
seperately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF General SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an OFFENCE or MISDEMEANOR, said to have been lately committed in the City of New York aforesaid by

Adolph Schreiner

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

J. H. H. H.
POLICE JUSTICE.

Henry Carrady
Henry Carrady

POOR QUALITY ORIGINAL

0173

William
Police Justice

day of *May* 18*89*
Sworn before me, this

CITY AND COUNTY } ss.
OF NEW YORK, }

Henry Conway holder in
the within named City, being duly sworn, says, that he is a *Twenty* Hundred Dollars,
City and is worth over and above the amount of all his debts and liabilities; and that his property consists of

*House & lot No 12 Bennett Street
in the City of Brooklyn in the County of
Kings of the value of Three thousand
dollars clear of all incumbrances*

Henry Conway

New York Sessions.
Paul

RECOGNIZANCE TO TESTIFY

THE PEOPLE, &c.,

Henry Conway

William
Police Justice

Filed day of 18

POOR QUALITY
ORIGINAL

0174

FIRST DISTRICT POLICE COURT.
CITY AND COUNTY }
OF NEW YORK. } ss.

Recognizance to Testify.

BE IT REMEMBERED, That on the

28 day of May in the year of our Lord 1889
Ernest Fischer
of No. 44 1/2 West 11th Street, in the City of New York,
and Henry Canady Sr
of No. 17 Bennett Street, in the said City,
personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said

Ernest Fischer
the sum of one Hundred Dollars;
and the said Henry Canady Sr
the sum of one Hundred Dollars,
separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF Sittings SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an OFFENCE or MISDEMEANOR, said to have been lately committed in the City of New York aforesaid by

Adolph Schreiner
And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

Ernest Fischer
Henry Canady Sr
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0175

CITY AND COUNTY } ss. *Henry Courney*
OF NEW YORK, }
the within named Bail being duly sworn, says, that he is a holder in
City, and is worth *Twenty* Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of
House lot No 12 Bennett Street
in the City of Brooklyn with the contents
of the same of the value of Twenty hundred
dollars clear of all encumbrances,

Subscribed and sworn to before me this
28th day of May 1889

Police Justice

RECOGNIZANCE TO TESTIFY

Sessions.

New York

THE PEOPLE, &c.,

Police Justice.

Henry Courney
18

day of

Filed

POOR QUALITY
ORIGINAL

0176

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John J. Gorman a Police Justice
of the City of New York, charging Adolph Schreiner Defendant with
the offence of Barney

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 Adolph Schreiner Defendant of No. 157
Even Street; by occupation a Minutella maker
and Abelonia Barker of No. 291 White Avenue
Street, by occupation a Salvatore maker Surety, hereby jointly and severally undertake that
the above named Adolph Schreiner Defendant
shall personally appear before the said Justice. at the 1 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of ten
Hundred Dollars.

Taken and acknowledged before me, this 26

day of May 1889.

John J. Gorman POLICE JUSTICE.

Adolph Schreiner

Abelonia Barker

POOR QUALITY ORIGINAL

0177

CITY AND COUNTY } ss.
OF NEW YORK,

John J. McQuinn
1889
Police Justice.

Suborn to before me, this 26

Apollonio Sparck
the within named Bail and Surety being duly sworn, says, that he is a resident and *free*
holder within the *of Western County of New York* County and State, and is worth *four* 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 lot No 291*
White acre of the value of five
thousand dollars over
all incumbrances

Apollonio Sparck

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

us.

Underlying to appear during the Examination.

Taken the day of 1889
Justice.

*Bandman Identified
by Mrs. J.
Kane & Mervell*

POOR QUALITY
ORIGINAL

0178

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

Lawrence Davis

of No. 18 Maerker Street, aged 22 years,
occupation Manufacturer being duly sworn deposes and says
that on the 24 day of May 1889

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

The annexed Complaint against Ernst Fisher.

Henry Conrad and Adolph Schreiber (all
nawho) for Grand Larceny. Dependent
does believe, ^{from information he has just given} that said Fisher & Conrad
have not received any part of said property
or the proceeds of said stolen property,
that they acted as set forth in said
Complaint, by instruction of Adolph
Schreiber, their foreman and that he
said Schreiber is the only person
who received the benefit of said larceny.

Sworn to before me, this 25 day
of May 1889

Police Justice.

POOR QUALITY
ORIGINAL

0179

Deposited therefore prays that said Ernst
Fisher and said Henry Canady be
committed to the House of detention
as witnesses for the people of the State
of New York against said defendant
Adolph Schreiber
Subscribed before me this } Emma Davis
25th day of May 1889 }
John J. Glavin
Police Justice

Police Court, District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

POOR QUALITY
ORIGINAL

0180

37

A. He said if my husband took my
advice six months ago he would not
have got into the trouble today.

Q. Are you sure she said that?

A. Yes.

Q. Are you sure that these are the exact
words that she used?

A. Yes.

Q. Did she tell you where the property was
A. No sir. The boy did he told me where
it was concealed.

Q. What statement did the defendant
make when you arrested him?

A. He said he would show a bill for
everything he bought.

Case Closed for the People.
The further hearing adjourned to
Wednesday May 24 at 3 P.M.

POOR QUALITY
ORIGINAL

0181

Police Court, 1st District

City and County } ss.
of New York,

of No. 18 Walker

occupation Manufacturing

that ~~can~~

Lawrence Davis

Street, aged 22 years,

being duly sworn, deposes and says,

at the City of New

York, in the County of New York, between the month of

September 1888 and the 22nd day of May 1889 at divers times and days was feloniously taken stolen and carried away from the possession of deponent the following property to wit:

Silk covers for umbrellas, runners and matches and other Umbrella Furniture and Riffs of the Value of about Seven hundred dollars. The property of deponent and Andrew M Davis and Albert Davis deponents Copartners. Deponent has reason to believe and does believe that said property was feloniously taken stolen and carried away by Ernest Fischer and Henry Landroff (now here) and Adolph Schreiner not arrest for the following reasons:

That all said defendants were in the employ of deponent and had access to said property which was then in deponent's factory at the above premises. Deponent is informed by Ernest Fischer, one of the defendants that he received part of the aforesaid property from said defendant Schreiner who is the Foreman of deponent's factory with the instruction to carry the same to his Schreiner's Store at 312 151st Avenue Street in the City of Brooklyn that the last bundle received from said Schreiner by said Fischer was on or about the 13th day of May 1889 and was delivered by him Fischer at said Schreiner's Store as directed by said

POOR QUALITY ORIGINAL

0182

Schreiner, defendant is further informed by Harry Curandy the other defendant that he received a package of Sumners from said Schreiner on the 22nd day of May 1889 and that he brought them to the store of said Schreiner at W-157 Even Street in the City of Brooklyn, he further informs defendant that during the past year he has at divers time received property from said Schreiner with the instruction to give the same to Ernest Fischer who would bring them to his Schreiner store. Defendant believing the information to be true charges that said defendants did conspire with each other in taking and stealing defendants property as aforesaid.

Subscribed before me this }
24th day of May 1889 }
John J. Herman }
Deputy Sheriff }
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 committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1889
Police Justice
I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated 1889
Police Justice
There being no sufficient cause to believe the within named guilty of the offence mentioned, I order he to be discharged.
Dated 1889
Police Justice

Police Court-- District

THE PEOPLE, &c., ON THE COMPLAINT OF		Offence,
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POOR QUALITY
ORIGINAL

0 183

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Canady
aged 15 years, occupation Mechanic of No.

12 Bennett Street Brooklyn Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Lawrence Davis
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 23
day of May 1889

Henry Canady

John J. Herman
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Ernest Fischer
aged 17 years, occupation Mechanic of No.

44 1/2 Myrtle St Brooklyn Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Lawrence Davis
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 23
day of May 1889

Ernest Fischer

John J. Herman
Police Justice.

POOR QUALITY
ORIGINAL

0184

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Adolph Schreiner 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. *Adolph Schreiner*.

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *151 Ewen Street Brooklyn since Sept. last*

Question. What is your business or profession?

Answer. *Umbrella Maker*

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 demand
an Examination*

Adolph Schreiner

Taken before me this

26

day of *May*

188*9*

John J. Thompson

Police Justice.

POOR QUALITY
ORIGINAL

0185

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Henry Canady 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. *Henry Canady*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *12 Bennett Street Brooklyn*

Question. What is your business or profession?

Answer. *Umbrella maker*

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. I carried
the gun as the Foreman requested
I never received anything for my
services*

Henry Canady.

Taken before me this

23

day of

May

188

John J. Horan

Police Justice.

POOR QUALITY
ORIGINAL

0186

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Ernest Fischer 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.

Ernest Fischer

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

44 1/2 Meville Street Brooklyn. 3 years

Question. What is your business or profession?

Answer.

Umbrella Maker

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 I took the
goods to Schreiner's Name at
his direction, he is my foreman,
I never received a Cent from any
of the proceeds of the goods.*

Ernest Fischer

Taken before me this

21

day of

May

1889

John J. Brown

Police Justice.

0187

Police Court 5th District.

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

Justices for the City of New York, by

of No. 18 Trucks

Street, that

Day-Of

Feb. 2nd 1898

1884 at the City of New York, in the County of New York, the following article to wit:

and after Umbrella Tapering and
Rings

of the value of about Seven Hundred
the property of Campbell's Gun Dollars.

w. as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Adolph Schreier

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

These are ~~therefore~~ ^{therefore}, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body ~~of~~ of the said Defendant and forthwith bring ~~the~~ ^{him} 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.

These are ~~therefore~~ ^{therefore}, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body ~~of~~ of the said Defendant and forthwith bring ~~the~~ ^{him} 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.

These are ~~therefore~~ ^{therefore}, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body ~~of~~ of the said Defendant and forthwith bring ~~the~~ ^{him} 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 13 day of May, 1889

188

POLICE JUSTICE

POOR QUALITY
ORIGINAL

0188

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

[Signature]
vs.

Warrant-Larceny.

Dated *May* *23* 188*9*

Gorman Magistrate

Heidelberg Police Justice
The Defendant *[Signature]*

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

Heidelberg Police Justice

Dated *May* *24* 188*9*

This Warrant may be executed on Sunday or at
night.

[Signature] Police Justice.

Having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.
Dated _____
188

The within named

Police Justice.

POOR QUALITY
ORIGINAL

0189

8/1000 David for the
May 27 & 28th.

BAILED,
No. 3, by William S. Henschel
Residence 291. 1st St. W.
Street.
No. 2, by William S. Henschel
Residence 291. 1st St. W.
Street.
No. 1, by William S. Henschel
Residence 291. 1st St. W.
Street.
No. 4, by William S. Henschel
Residence 291. 1st St. W.
Street.

Police Court No. 67.
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James H. Henschel

18 Woodbury

1st St. W.

2nd St. W.

3rd St. W.

4th St. W.

Offence

Dated May 29 1889

William S. Henschel Magistrate.

William S. Henschel Officer.

William S. Henschel Precinct.

William S. Henschel Precinct.

William S. Henschel Precinct.

William S. Henschel Precinct.

William S. Henschel Precinct.

William S. Henschel Precinct.

William S. Henschel Precinct.

William S. Henschel Precinct.

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

James H. Henschel

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 May 29 1889 John Henschel Police Justice.

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

Dated May 29 1889 John Henschel Police Justice.

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

Dated May 29 1889 John Henschel Police Justice.

POOR QUALITY
ORIGINAL

0190

State of New York,

City & County of New York, SS:.

Andrew M. Davies, being duly sworn says, I am one of the firm of Am & R Davies, and the senior member thereof doing business at No. 18 Walker Street, in the City of New York, our business is now and for many years last past has been the manufacturing of umbrellas and parasols. Adolph Schreiner, the accused, has been in our employ about three years, and had charge as foreman of the factory at our store. Up to the time of the discovery by us of the thefts, charged in the indictment, our firm always found said Schreiner, worthy of confidence. We have made some inquiries as to his character before the discovery of his thefts, and from such inquiries, we believe that the acts for which he stands indicted, comprise his first criminal offence, and prior thereto his reputation for honesty was good. Schreiner is married and has several children dependent on him for support. In our opinion he is at most guilty of nothing more than petty larceny, the property taken at any one time not exceeding \$25 in value. The firm is to receive satisfaction for the loss and injury done, and in view of Schreiner's situation and past, we consider that the ends of Justice will be best subserved by the stay of all proceedings upon the prosecution and the discharge of the defendant therefrom, and we accordingly request and recommend that that course be pursued. This action on my part has the concurrence of our firm.

Sworn to before me this
10 day of July 1892

Andrew M. Davies
Michael H. Reynolds
Notary Public

POOR QUALITY
ORIGINAL

0191

In the matter of

Alayk Schurmer

Officer of

Andrew Davis

POOR QUALITY
ORIGINAL

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

Abraham Schreiner

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

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

The said *Abraham Schreiner*,

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

*Thirty gross of umbrella runners of
the value of nine dollars each gross,
Twenty-five gross of umbrella ribbons
of the value of nine dollars each gross,
Fifteen gross of umbrella caps of
the value of nine dollars each gross,
Five gross of umbrella handles of
the value of nine dollars each gross,
Twelve umbrella covers of the value
of four dollars each and Twenty
parasol handles of the value of
one dollar each.*

of the goods, chattels and personal property of one *Lawrence Davis*,

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

POOR QUALITY
ORIGINAL

0 193

SECOND COUNT—

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

Adolph Schreiner

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

The said *Adolph Schreiner*,

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,

thirty gross of *undrella* numbers
of the value of nine dollars each gross,
twenty gross of *undrella*
notches of the value of nine dollars,
each gross, fifteen gross of *undrella*
pairs of the value of nine dollars
each gross, five gross of *undrella*
bundles of the value of nine dollars,
each gross, twelve *undrella* covers of
the value of four dollars each, and twenty
gross of *undrella* of the value of
one dollar each.

of the goods, chattels and personal property of one *Lawrence Davis*,

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

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

Adolph Schreiner

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

JOHN R. FELLOWS,
District Attorney.

0194

BOX:

358

FOLDER:

3367

DESCRIPTION:

Seixas, Philip Melvin

DATE:

06/03/89



3367

POOR QUALITY
ORIGINAL

0195

Witnesses:

Subpoena:
David C. Ferris
18 Barclay Room 706
or 277 N. 71st St

137. No. 9
Counsel,
Filed 17th June 1889
Pleads, *Property &*

THE PEOPLE
vs. *Philip Melvin Saxton*
vs. *Philip Melvin Saxton*
Grand Larceny
[Sections 528, 530, Penal Code].

JOHN R. FELLOWS,
District Attorney.
June 19, 1889
Pleads *D. C. 2d*
J. J. J. J. J.
A True Bill. *EP.*

W. M. J. J. J.
Foreman.
Ordered to the COURT of
of the COUNTY of NEW YORK,
for trial (Entered in the Minutes)
June 19, 1889
19.

POOR QUALITY
ORIGINAL

0196

Police Court-2-District.

Affidavit-Larceny.

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

Asahel J. Severance
Room 925
of No. 18 Broadway Street, aged 60 years,
occupation Diamond Broker being duly sworn
deposes and says, that on the 11th day of May 1889 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 6 Karat diamond ring of the
value of three hundred and twenty five
dollars. One 2 3/4 Karat diamond ring
of the value of two hundred and fifty dollars
and one 3 Karat diamond stud of the
value of two hundred and fifty dollars
together of the value of eight hundred and
twenty five dollars (\$825.00)

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 Philip M. Seixas

from the fact that the said Seixas
represented to deponent that he had customers
for the above mentioned property, at the same
time giving deponent the names of the customers
whom he represented he was going to sell said
property to, and agreed to either return said
property to deponent, or the money that he would
receive in payment thereof, on or before
9 o'clock P.M. same day.

Deponent believing the representations made
to him by the said Seixas and that he
Seixas would return said property to
deponent, or the payment therefor, as he Seixas
represented he would, gave him said property and

Subscribed and sworn to before me this 11th day of May 1889

Police Justice.

POOR QUALITY
ORIGINAL

0 197

Took from him a receipt for said property.
Dependent further says that the said Seixas
failed to return said property to him or pay
for said property, and dependent telegraphed to
one of the parties who he Seixas represented was
going to buy some of said property, when dependent
received an answer from that party that
they had not seen the said Seixas and had
not agreed to buy any diamonds from him.
Wherefore dependent charges the said P. M. Seixas
with feloniously obtaining possession of said
property with the intent to defraud by color or aid
of false and fraudulent representations and
fraud he may be apprehended and dealt with
according to law.

Sworn to before me } A. J. Seixas
this 14th day of May 1899 }
J. P. Duff
Police Justice

POOR QUALITY
ORIGINAL

0198

Sec. 198—200.

CITY AND COUNTY OF NEW YORK, ss

2 District Police Court.

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

Question. What is your name?

Answer. *Philip M. Seixas*

Question. How old are you?

Answer. *24 years old*

Question. Where were you born?

Answer. *Charleston S.C.*

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

Answer. *New York City all my life*

Question. What is your business or profession?

Answer. *Clerk*

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

Philip M. Seixas

Taken before me this

day of *July* 188*5*

James J. Sullivan
Police Justice.

POOR QUALITY
ORIGINAL

0 199

Sec. 151.

Police Court 21 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Asahel J. Severance

of No. 18 Broadway Street, that on the 11th day of May

1889 at the City of New York, in the County of New York, the following article to wit:

one 6 Karat Diamond Ring, one 2 3/4 Karat
Diamond Ring and one 3 Karat Diamond
stud.

of the value of Eight hundred and twenty five Dollars,

the property of Complainant

w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by D. M. Seixas

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
and forthwith bring him before me, at the 21 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 17th day of May 1889

[Signature]
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0200

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

[Signature]
Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.
Dated 188

Police Justice.

The within named

POOR QUALITY
ORIGINAL

0201

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

W 240
Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles L. Lawrence
1889
Philip M. Laves

2
3
4

Offence

Larceny felony

Dated

May 21

188

John J. Magistrate.

Rego Officer.

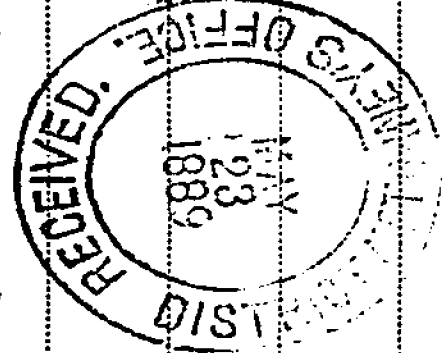
6. C Precinct.

Witnesses

No. Street

No. Street

No. Street



to answer

David

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. (be legally discharged)

Dated May 21 1889 J. M. O'Connell Police Justice.

I have admitted the above-named.....

to bail to answer by the undertaking hereto annexed.

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

There being no sufficient cause to believe the within named.....

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

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

POOR QUALITY
ORIGINAL

0202

Law Offices.
Raphael J. Moses, Jr.
Equitable Building.

The People vs.
Philp M. Seijas.

New York 8 June 1889.

John R. Hellous Esq.
District Attorney.
New York.

Dear Sir. I am, this p.m., in receipt of notice from your office that above case will be placed on calendar of Open & Terminus, for trial on 10th Inst. I have been absent for several days attending Court of Appeals at Saratoga, and have to appear before said Court again on Monday the 10th Inst. with the probability of being detained there for a day or two. Will you kindly set the case for trial on Thursday or Friday of next week, when I will be ready to try same?

Yours &c
Raphael J. Moses Jr.
Pr. Scribe.

POOR QUALITY
ORIGINAL

0203

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

City and County of New York, } ss.

of No. 12 Broadway Run 925 Street, aged 35 years,
occupation mining being duly sworn, deposes and says,
that on the 11th day of May 1889 at the City of New
York, in the County of New York, one William Q. Sizer

did knowingly take steel and carry away
one diamond ring worth \$25. - one diamond
stud worth \$250. - and one other ring worth
\$250. of the goods and personal property
of defendant. - from the bar store on said
day defendant obtained said property from
defendant on pretense that he had
purchased for same & believed that defendant
gave same to him on condition that
he would return same or value thereof
to defendant on same day or before
9 P.M. which he has wholly failed to
do to date for me this

15 day of May 1889
William Q. Sizer
and of record
City Clerk

J. J. Sizer

Defendant is a fugitive from justice
now supposed to be on way to New
Orleans

POOR QUALITY
ORIGINAL

0204

137
DISTRICT ATTORNEY'S OFFICE,

City and County of New York.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Arrest of Seizure

vs.

William P. Seixas

Dated May 15 1886

Witnesses,

No.

Street,

No.

Street,

Officer Seixas

No. Central Office Street,

POOR QUALITY
ORIGINAL

0205

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Prindip Mahim Seixas

The Grand Jury of the City and County of New York, by this indictment, accuse *Prindip Mahim Seixas*

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

The said *Prindip Mahim Seixas*,

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

one finger ring of the value of three hundred and twenty five dollars, one other finger ring of the value of two hundred and fifty dollars, and one stud of the value of two hundred and fifty dollars,

of the goods, chattels and personal property of one *Isabel J. Severance*,

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

John H. Jones
Attorney

0206

BOX:

358

FOLDER:

3367

DESCRIPTION:

Selling, Jessie

DATE:

06/17/89



3367

Witnesses:

No. 148

Counsel,
Filed 17 day of June 1889
Pleads, *Equally 18*

THE PEOPLE
vs.
Jessie Selling
Grand Larceny Second degree.
[Sections 528, 537, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. Briggs
Foreman.

Subscribed June 20, 1889.
Pleads - Petit Larceny
Sentence - Suspended
R.B.M.
28

POOR QUALITY
ORIGINAL

0207

**POOR QUALITY
ORIGINAL**

0200

•NEW YORK•
PANTS COMPANY,
34 & 36, CHURCH STREET,
Between Dey & Cortlandt Sts. NEW YORK.

PANTS TO MEASURE AT MODERATE CHARGES.
Represented by *W. W. W. W.*

POOR QUALITY
ORIGINAL

0209

Court of General Sessions

The People vs
vs
Jesse Selling }

City & County of New York. S.S.

William Wilzin being
duly sworn deposes and says,
that he is in the tailoring business
at No 34 Church Street in the City
of New York, and knows the defendant
above named for a period of two
years. That he has always known
her to be honest, and would trust
her, and take her in his employe.
if she is discharged or sentence
suspended.

Sworn to before me
this 20th day of June 1889 } W. Wilzin

Henry S. Mitchell

Notary Public

Kings Co.

att. filed in N. Y. Co.

POOR QUALITY
ORIGINAL

02 10

Court of General Sessions

The People vs

Jesse Selby

Affidavit

POOR QUALITY
ORIGINAL

0211

Court of General Sessions

The People vs

^{vs}
Jesse Selling

City & County of New York S.S.

Henry Bohlen being duly sworn deposes and says that he is ⁱⁿ the Coal business at no 1575 3rd Avenue in this City. That he knows the defendant for the past year, and knows her to be honest, and this deponent would endeavor to secure employment for her, ^{if necessary} if sentence is suspended.

Sworn to before me
this 27 day of June 1889

Wm. C. Libbey
Notary Public
New York (47)

YORKVILLE DEPOT FOR
Franklin Deep Red Ash Coal from the Lykens Valley.

/ H. BOHLEN,
COAL and WOOD,

MAIN OFFICE: 1515 THIRD AVENUE, ^{Bet. 85th and 86th Streets.}
YARD & WHARF: 80th STREET & E. R.

Branch Office: _____

POOR QUALITY
ORIGINAL

02 12

Court of General Sessions

The People vs

vs

Jesse Selby

Affidavit

POOR QUALITY
ORIGINAL

0213

Court of General Sessions

The People vs

vs
Jesse Selling

City & County of New York ss.

Mrs. Julia Hahn being
duly sworn deposes and says that
she resides at No 141 East 12th Street
in said City. That she knows the de-
fendant for the past two years. De-
ponent knows her to be honest for
the reason that deponent kept a
boarding house up to the first of
last May and the defendant was
in her employ, and has left the
house in her charge on many
occasions. Deponent further says that
from information which she ^{has} learned
from other persons not interested in
this ^{case}, that the defendant has been
honest and up to this time nothing
has been known to the contrary. Deponent
would appear in person, but is com-
pelled to leave the City this evening for
Long Branch, and will give this defendant
employment if sentence is suspended.

Fred O. Strain
Clerk of Court

20th day of June 1889

Sworn to before me this

} Mrs. Julia Hahn.

**POOR QUALITY
ORIGINAL**

02 14

COURT OF GENERAL SESSIONS.

THE PEOPLE &c.,

AGAINST

JESSIE SELLING.

AFFIDAVITS.

FRIEND & HOUSE,

Defts. Attys.

POOR QUALITY
ORIGINAL

02 15

Police Court—

3 District.

Affidavit—Larceny.

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

of No. 133 E 12

occupation

Housekeeper

Street, aged 29 years,

being duly sworn

deposes and says, that on the 5 day of June 1889 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 daytime, the following property, viz:

One Diamond Pin
of the Value of 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

Jessie Seligman
from the Lock Shop previous
to said larceny the said property
was in deponent's apartment and
the said defendant has admitted
and confessed to this deponent
in the presence of Officer Thomas
Keefer that the day of the day
in question he went into deponent's
room and took the above property
and pawned it for the sum of
Twenty dollars

Lilly Selbini

Sworn to before me, this 11th day of June 1889

Police Justice.

POOR QUALITY
ORIGINAL

02 16

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation

James O'Keefe
Police Officer of No.

Central Office Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Luther Robbins

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

knowledge.

Sworn to before me, this

day of

12 1888

Thomas Keefe

PLG Duffy

Police Justice.

POOR QUALITY
ORIGINAL

0217

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

Jesse Selby 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. *Jesse Selby*

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. *222 East 11th St New York*

Question. What is your business or profession?

Answer. *Housekeeper*

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 Admitted I pawned a
pin for Twenty Dollars
Jesse Selby*

Taken before me this

day of

12
1908
John J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

02 18

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Witnesses _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

Dated June 12 1889

Offence _____

Police _____

RECEIVED. JUN 13 1889 DISTRICT ATTORNEY'S OFFICE

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.

Dated June 12 1889 _____ 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.

POOR QUALITY
ORIGINAL

0219

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jessie Selling

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

Jessie Selling

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

The said

Jessie Selling

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

one piece of the value
of one hundred dollars

of the goods, chattels and personal property of one

Lilly Selbini

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

John R. Fellows,
District Attorney.

0220

BOX:

358

FOLDER:

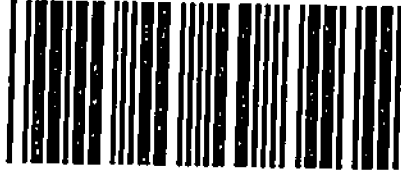
3367

DESCRIPTION:

Shapland, A.S.

DATE:

06/20/89



3367

POOR QUALITY
ORIGINAL

0221

Witnesses:

The defendant in this
case has appeared by
Complainant in
testimony is a
man of perfect ability
Complainant has been
under the Complainant
has filed a written
in and does not require
public and words
be believed by
the further presentation
of this to the witness
Verdict. Recommended
that Anne be
dismissed
May 27/96
K. J. W. Hughes
represents
Approved
J. R. Fellows

No. 209

J. R. Fellows
Attorney at Law

Counsel,

Filed, 20 day of June 1889

Pleas, *Verdict*

THE PEOPLE,

vs.

A. S. Shapland

F

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

JOHN R. FELLOWS.

Off until July 15/96 District Attorney.
Pratt & M. J. J. 1896.
Indictment dismissed
on motion of D.E.
A True Bill.
May 27/96 M. J.
J. R. Fellows

Foreman.

F. J. W. Hughes
Sept 20/97

POOR QUALITY
ORIGINAL

0222

Police Court—2nd District.

Affidavit—Larceny.

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

Howard R. Burke
of No. 151 West 29th Street, aged 34 years,
occupation President being duly sworn
deposes and says, that on the 16th day of May 1889 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 hundred gas fixtures,
in all of the value of One
hundred dollars

the property of The German American
Manufacturing Company, and in
care and charge of deponent as
President of said Company 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 A. G. Shapland, Jr.

for the reasons following, to wit: That
said deponent was then a
salesman in the employment
of said Company.

That he informed deponent that
Mr. ~~John~~ Leotter of 146 Baymond
Street, Brooklyn, had given him
an order for said fixtures, and
he handed deponent the annexed
letter purporting to have been
written by Mr. Leotter and mailed
to said Company.

That deponent believing that said
Leotter had ordered said goods

Sworn to before me this

Police Court

POOR QUALITY
ORIGINAL

0223

thereupon caused said goods to be delivered to the Store of said Cottrell at 146 Ryepond Street, Brooklyn.

That Depoent is now here informed by said Cottrell that Geo. Cottrell, had not ordered said goods, and that the annexed letter was not written by him or with his consent or knowledge, and that the said defendant came to his, Cottrell's, Store and took away seventy (70) of said fixtures.

Depoent, thereupon, says that said defendant may be arrested and dealt with as the Law may direct.

Sworn to before me this 22 day of May 1889

J. M. Patterson Police Justice

POOR QUALITY
ORIGINAL

0224

CITY AND COUNTY {
OF NEW YORK, } ss.

William H. Cottrill
aged *32* years, occupation *Dealer in Building Material* of No.
146 Raymond St. Brooklyn Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Howard R. Bank*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *22*
day of *May* 188*9*

W H Cottrill

Wm O'Brien
Police Justice.

POOR QUALITY
ORIGINAL

0225

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss

J District Police Court.

Albert G. Shapland

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

Question. What is your name?

Answer.

Albert G. Shapland

Question. How old are you?

Answer.

40 years old

Question. Where were you born?

Answer.

New York State

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

Answer.

Central Hotel Cor Canal & Dth Sts

Question. What is your business or profession?

Answer.

Manufacturer & Salesman

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
A. G. Shapland

Taken before me this

day of

188

John J. McManis
Police Justice.

POOR QUALITY
ORIGINAL

0226

The People
H. G. Highland }
Oswego Co. N. Y.
Edmund C. Ford has been sworn in
to the office of N. Y. City. But the signature
to the letter is that of J. J. Ford
Palmer who is a magistrate and
New York City
From 10 figures }
me the year 12.1877 } Edward C. Ford
J. J. Ford
city of New York

POOR QUALITY
ORIGINAL

0227

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Howard R. Burkh
of No. 151 West 29th Street, that on the 16th day of May
1889 at the City of New York, in the County of New York, the following article to wit:

One hundred gas fixtures, in all
of the value of One hundred Dollars,
the property of The German American Manufacturing Co.
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by A. G. Chaplain

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
and forthwith bring him before me, at the 2nd 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 22nd day of May 1889
Don O'Leary POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0228

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Howard R. Buck

vs.

A. G. Shupland

Warrant-Larceny.

Dated May 22nd 1889

Patterson Magistrate

Heidelberg C. C. Officer.

The Defendant

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Samuel H. B. B. B.
City Judge Police Justice.

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

Dated _____
188

Police Justice.

The within named

POOR QUALITY
ORIGINAL

0229

\$500 bond for
~~James H. Smith~~
James H. Smith
2 P.M.
10 W. 11th. and
\$500 deposited by
James H. Smith
for the City Chamberlain
No. 1, by July 22 1889
Residence Street
No. 2, by
Residence Street
No. 3, by
Residence Street
No. 4, by
Residence Street
Residence Street

NY
Police Court District 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Howard A. Smith
vs. James H. Smith
Larceny
1
2
3
4
Office

Dated July 22 1889

Magistrate

Officer

C.O. Precinct

Witnesses

No. 1 H. H. Smith

No. 2 J. H. Smith

No. 3 J. H. Smith

No. 4 J. H. Smith

No. 5 J. H. Smith

No. 6 J. H. Smith

No. 7 J. H. Smith

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

Dated July 22 1889 Police Justice.

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

Dated July 22 1889 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 July 22 1889 Police Justice.

POOR QUALITY
ORIGINAL

0230

Brooklyn May 14/89

German American Mfg Co

Your agent took an order
from me for 72 2 lb fixtures
at prices quoted 120¢/10 ea
now if you sold my friend
J Reber of Rushing Ave same
goods at \$1.00 straight through
now if quantity makes the differ-
ence make my order up to 100
by adding 28-30 inches and when
goods are examined & found correct
I will send you check for
\$100.00 Dollars if not satisfactory
Cancel order

Cottrell

POOR QUALITY
ORIGINAL

0231

This is not my
writing or address
by me

John Collett.

POOR QUALITY
ORIGINAL

0232

NEW YORK, May 15th 1889
Received, IN GOOD ORDER FROM GERMAN AMERICAN M'FG CO.

ON BOARD

Norfolk Exp.

MARKED:

John

Chas. Cottrell

Raymond Sh. Lett Myrtle
& DeKalb
Bkly.

Thirty-six (36) 48" Pendant
Thirty-six (36) 36" "
Twenty-eight (28) 30" "

POOR QUALITY
ORIGINAL

0233

GERMAN AMERICAN LIGHT CO.
ORDER BLANK

No.

Name *New York, May 18 1889.*

Address *Raymond B. May 18 1889*

Shipping Directions

Terms *C.O.D.*

Remarks

36 2 LIGHTS, 48 IN. SPREAD, R. & D. PENDANTS. @ 1.50
36 2 " 42 " " " @
36 2 " 36 " " " @ 1.10
2 " 30 " " " @
2 " 24 " " " @
3 " " " " @
4 " " " " @

POOR QUALITY
ORIGINAL

0234

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Albert G. Shapland

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

The defendant comes of a most excellent family - He has an aged mother, totally blind - Has a wife and two small children dependent upon him for support. He has never before been arrested for any ~~money~~ or any cause - Has been an active business man - His great fault has been the use of liquor - I do not think he intended to commit any wrong in this case - He has been confined in the Tombs for over a month and I think the lesson learned will be of lasting benefit to him and that the punishment already received by him is commensurate with the wrong done - No ~~money~~ has been suffered by us and restitution of the property has been made

German American Mfg Co
J. R. Burk, Pres

POOR QUALITY
ORIGINAL

0235

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

THE PEOPLE OF THE STATE OF NEW YORK
against

A. G. Shapland

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

A. G. Shapland

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

The said

A. G. Shapland

late of the City of New York, in the County of New York aforesaid, on the
Six day of May in the year of our Lord
one thousand eight hundred and eighty-nine, 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 a certain instrument and writing,

which said forged instrument and writing -
is as follows, that is to say:

Brooklyn May 14 89
German American Mfg Co
Sirs:
Your agent took an order from me for 72
2. It fixtures at prices quoted 120 & 110 ea
now you sold my friend J Reber of
Flushing Ave same goods at \$100 straight
through. Now if quantity makes the difference
make my order up to 100 by adding 28-30
inches and when goods are examined &
found correct I will send you check for
\$100.00 Dollars if not satisfactory cancel order
Cottrell J

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.

POOR QUALITY
ORIGINAL

0236

SECOND COUNT:—

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

A. G. Shapland
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

A. G. Shapland

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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing,

which said forged instrument and writing is as follows, that is to say:

Brooklyn May 14 89
German American Mfg Co
Sirs
Your agent took an order from me for
72 2 ft fixtures at prices quoted 120
+ 110 Ea now you sold my friend J. Reeber
of Flushing Ave same goods at \$1.00 straight
through Now if quantity makes the difference
make my order up to 100 by adding 28-
30 inches and when goods are examined
& found correct I will send you check
for \$100.00 Dollars if not satisfactory cancel
order
Cottrell
Per

with intent to defraud, he

the said

A. G. Shapland

then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.