

0000

BOX:

541

FOLDER:

4924

DESCRIPTION:

Sachs, Gabriel M

DATE:

11/20/93



4924

Witnesses:

Adolphe Goldschmidt
Mrs. Wolf

Counsel,

Filed

Pleads,

~~C. Peters 117~~
~~W. B. ...~~
20th day of Nov 1893
Guilty of

THE PEOPLE

vs.

23 Christchurch
173 Luttrell
Gabriel M. Sachs

Grand Larceny, Second Degree.
[Sections 538, 539, Penal Code.]

San Joaquin County
officer.

DE LANCEY NICOLL,

District Attorney.

Part III 29th Nov 93

Part 3. November 29/93

A TRUE BILL. Pleads Attempt
at 2. L. 2d deg - Dec 7
(second)

H. Edward Foreman.

24th Nov 93
Dec 7/93

Police Court _____ District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 38 Maiden Lane Street, aged 50 years,
occupation Jeweller

Adolph Goldsmith

deposes and says, that on the 1 day of November 1893 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:

Three diamonds of the value of two 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 Gabriel Sachs (now here) for the reason that on said date defendant entered deponent's premises, and represented to deponent that he had been sent to deponent by Michael Wolf of 5-2, 1st Avenue to get several unset diamonds. Deponent believing defendant's statement to be true gave him the aforesaid property. Deponent has since been informed by the said Wolf that he did not either send or authorize defendant to procure the aforesaid property. As defendant has not returned said goods to deponent, nor given them to the said Wolf but in fact as applied them to himself, deponent charges the said defendant with Grand Larceny.

Adolph Goldsmith

Sworn to before me, this _____ day of _____ 1893
James J. [Signature]
Police Justice

0011

CITY AND COUNTY }
OF NEW YORK, } ss. []

aged 31 years, occupation Jeweller of No. Michael Wolf

52 1st Avenue Street, being duly sworn, deposes and

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

Sworn to before me this, 14 }
day of Nov 1892 } Michael Wolf

[Signature]
Police Justice.

0012

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Gabriel Sachs

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.

Gabriel Sachs

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

England

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

Answer.

9 & Chrystie Street. 14 Days

Question. What is your business or profession?

Answer.

Butter 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

Gabriel M. Sachs

Taken before me this

day of

Nov

188*9*

14
Notary Public

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

Dated, *Nov 4* 189*3*

James J. ...
Police Justice

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

Dated, _____ 189 _____

Police Justice.

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

Dated, _____ 189 _____

Police Justice.

0014

311 1219
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adolph Goldsmith
vs. 38 Maiden Lane
Gabriel Sachs

Offense
Larceny
Fidelity

2
3
4

Dated, Nov 14 1893

Magistrate.
Sargent Mc Ginnes
C. J. Officer.
Precinct.

Witnesses Michael Wolf

No. 52, 1st Avenue Street.

Julius Bonner

No. 41 Maiden Lane Street.

No. Street.

\$ 15.00 to answer 1893



Committment

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Gabriel M. Sachs

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

Gabriel M. Sachs

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

The said

Gabriel M. Sachs,

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

three diamonds of the value of seventy-five dollars each

of the goods, chattels and personal property of one

Adolph Goldsmith

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.

De launcey Nicoll, District Attorney

00 16

BOX:

541

FOLDER:

4924

DESCRIPTION:

Salmanowitz, Meyer

DATE:

11/16/93



4924

Witnesses:

Sarah Reich
Etta Reich

Counsel,

Filed 16th day of Nov 1897

Pleads,

121
~~X~~
guilty

THE PEOPLE

vs.

Meyer Salmonoff
Worst
Tried & Acquitted

Grand Larceny, Second Degree.
[Sections 528, 529, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Foreman.

Police Court Third District

Affidavit—Larceny.

City and County of New York ss.

of No. 163 Suffolk Street, aged 27 years.

occupation Bookkeeper being duly sworn,

deposes and says, that on the 3 day of November 1893 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 his name, the following property, viz:

One Gold Watch of the Value of Forty Two dollars

the property of

Deponent's husband in Deponent's care

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 Meyer Calmpanis

to the reason that one Ethel Rich of 163 Suffolk St. saw said Deponent open the trunk where Deponent placed said watch.

Therefore Deponent now charges said Defendant with taking, stealing and carrying away said watch and prays that he be dealt with as the Law directs.

Sarah Rich
man

Subscribed and sworn to before me on this 3 day of November 1893

Frank Egan Police Justice

00 19

CITY AND COUNTY }
OF NEW YORK, } ss.

1891

aged 13 years, occupation Home of No. 163 Duffell Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Mark Reich

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

Sworn to before me this 13th day of April 1891

John H. Ryan
Police Justice.

0020

Sec. 198-200.

1882

3 District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty
Meyer Salomonowitz*

Taken before me this

day of

189

Police Justice.

0021

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

Henry Smith
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 100 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, 189 John R. Ryan Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0022

106 3rd 1203
Police Court District.

THE PEOPLE,
ON THE COMPLAINT OF

Frank Litch
vs. *H. C. Litch*
163 Suffolk

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

3 _____

4 _____

Dated, *Apr 17* 189

W. J. Litch Magistrate.

W. J. Litch Officer.

Witnesses *Betty Litch* Precinct.

No. *163 Suffolk* Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *W. J. Litch*

500 Suffolk 1030



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

THE PEOPLE OF THE STATE OF NEW YORK

against

Meyer Salmanowitz

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

Meyer Salmanowitz

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

The said

Meyer Salmanowitz

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *November*, in the year of our Lord, one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms,

*one watch of the value
of forty-two dollars*

of the goods, chattels and personal property of one

Max Reich

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.

*DeLaney Nicoll
District Attorney*

0024

BOX:

541

FOLDER:

4924

DESCRIPTION:

Sawyer, Robert

DATE:

11/29/93



4924

Witnesses:

Off Dawling

Subpoena officers
+ careful for 8th
Be sure that
officers are present
without fail
per Ch go
& Campbell
ask for currency
47

Counsel,

Filed

~~Shunt~~ 242
29 day of Nov 1893

Pleas

~~Shunt~~
23
20
THE PEOPLE
vs.

Robert Sawyer

Dec 1/93
Pleas ~~Shunt~~

De Lancey Nicoll

DE LANCEY NICOLL,

District Attorney.

60 days C.P.
Dec. 8th 1893

A TRUE BILL.

Inem. See change of plea in
this case.

Howard Foreman.

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

0026

OFFICE OF
F. W. STEPHENSON & CO.,
132 & 134 GREENE STREET,
NEW YORK.

Cable Address:
"URYPASS."

NEW YORK,

Nov 26

1893

Judge Smythe
Dear Sir

Robert Sawyer,
who will shortly appear before
you on a charge of larceny -
has been in our Employment for
the last three years, and we
have always had implicit
Confidence in him, and we
believe, that considering his
youth, that the ends of justice
would be answered, if he were
given a chance to retrieve himself.

We say this because he is not
to be represented by a lawyer, and
we feel sure from whatever
learn, that it was his first offense
and we believe it to be a case worthy
of leniency - We are yours truly

F. W. Stephenson & Co

0027

GATES & KILIAN,
IMPORTERS OF
NOTIONS AND SMALL WARES,
132 & 134 GREENE ST.

NEW YORK, Nov 29th 1893

Hon. Recorder Smyth
of the City and County of New York
Dear Sir

We beg to
adopt this medium to ask
for your clemency in the
case of one Robert Sawyer
charged by us with
Grand Larceny.

In asking leniency
in his behalf we ask this
grant after being assured
of his previous good character
and of the fact that he has
a family dependent on his support.

We are Very Truly Yours
Gates & Kilian

Police Court 1 District.

Affidavit—Larceny.

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

of No. 132 and 134 Greene Street, aged 30 years,
Thomas B. M. Gates

occupation Merchant being duly sworn,
in about

deposes and says, that on the 2 day of November 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
session of the deponent, in the day time, the following property, viz:

A quantity of elastic of the value
of forty nine dollars and lawful
money of the United States

the property of Gates and Kilian of which firm
deponent is a member

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 Robert Sawyer (now here)

for the reason that from said date deponent
was in the employ of another firm in said premises
the said elastic property from the said premises.
Deponent is informed by Edward Armstrong
of the Central Office that the defendant admitted
to him that he had stolen the said elastic and
further told the said Armstrong where he had
recovered the same. The said Armstrong
recovered the stolen property where defendant
told him he had put it. Deponent has seen
the said elastic recovered by said Armstrong
and identifies it as the property stolen from him
and therefore charges the defendant with
Grand Larceny.

Thomas B. M. Gates

Sworn to before me, this
2 day of
November
1893
at the City of New York.
Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Detective of No. Edward J. Armstrong

Central Office Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Thomas B. M. Gatis
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 21 day of June 1892 Edward J. Armstrong

Thomas B. M. Gatis Police Justice.

0030

(1885)

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Sawyer

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. Robert Sawyer

Question. How old are you?

Answer. 23 years -

Question. Where were you born?

Answer. New York City

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

Answer. 89 Hutton Street Jersey City 18 months

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 am guilty.

Robert Sawyer.

Taken before me this 21st day of May 1898
[Signature]
Police Justice.

0031

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

Lu guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *200* 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, _____ 189

Samuel Martin Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0032

330

1236

Police Court--- / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas B. M. Bates
132 + 134 Greene St.
Robert Sawyer

Offense
Larceny

2
3
4

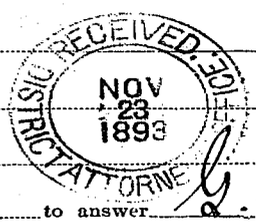
Dated, Nov 21 1893

Magistrate.
Armstrong & Dowling
C.O. Precinct.

Witnesses Edward J. Armstrong
No. Central Office Street.

No. Street.

No. Street.
to answer



Commitment

BAILABLE

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

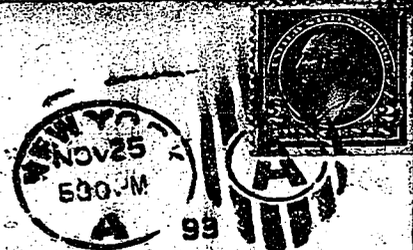
No. 4, by

Residence Street.

0033

If not delivered in 10 days, return to
F. W. STEPHENSON & CO.
132-134 GREENE ST.,
NEW YORK.

*People
Mr.
Robert Sawyer*



*Mr. L. S. Chandler
16 Exchange Place
New York
J.W.*

0034

MEMORANDUM.

P. H. MELLEYS SON,
BLANK BOOK MANUFACTURER,
10 BARCLAY STREET,
NEAR BROADWAY.

No _____

New York, Dec 5th 1893

Hon Recorder Smyth

You have a young man before
you to day that I hope you will give
your kind consideration I know he
deserves punishment his name is
Robert Sarrigan he work for me some
3 years and I always found him
allegiant to his duties and strictly
honest now that he is married and

5 E 00

MEMORANDUM
 H. MELLEY'S SON
 BLANK BOOK MANUFACTURER
 10 BROADWAY
 New York

Got two Small Editions I hope for
 my sake and his dear family that
 you will forgive him this time
 and I know he will be better
 in the future and an Obedient
 to Society

Hoping you
 will give this your kind consideration
 I remain your truly
 Jos N. Melley
 Suph P. W. Melley Son

0036

F. W. STEPHENSON & CO.,
IMPORTERS OF STRAW GOODS,
132 & 134 GREENE STREET,

NEW YORK, Nov 25 1893

Mr Louis S. Chandler

Dear Sir

I understand you are interested in the case of Robt Sawyer now in the "docks." Sawyer was in our employ 3 years and a quarter and we held him in the highest esteem trusting him implicitly in every thing. He had numberless chances to rob us if so disposed of large amounts but we are persuaded he never wronged us out of a cent. and it is our firm belief that - is sentence is suspended that he would never again be guilty of a dishonest act.

The true ends of justice would be better served by a suspension of sentence than by any punishment. Yours truly
David Ellis of the firm

0037

PRINTING DONE ON THE PREMISES.

ESTABLISHED 1878.

JOSEPH LAURIER,
STATIONER,

NO. 1 GREAT JONES STREET.

NEW YORK, Nov. 28th 1893.

Some ten years ago Robert Sawyer was in my Sunday School class and afterwards he was in my employ. I visited him in his family and know that his home was a well ordered household in which all was done to make the children intelligent and honest. He does not come from a stock that makes bad citizens and in my opinion a suspension of sentence in this case would further the ends of Justice. Sawyer has a wife and a number of children.

Truly
Joseph Laurier

0038

F. W. STEPHENSON & CO.,
IMPORTERS OF STRAW GOODS,
132 & 134 GREENE STREET,

NEW YORK, Nov 25 1893

Mr Louis S. Chandler

Dear Sir

I understand you are interested in the case of Robt Sawyer now in the "bombs" Sawyer was in our employ 3 years and a quarter and we held him in the highest esteem trusting him implicitly in every thing. He had numberless chances to rob us if so disposed of large amounts but we are persuaded he never wronged us out of a cent. and it is our firm belief that - is sentence is suspended that he would never again be guilty of a dishonest act

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David Ellis of the firm

0039

PRINTING DONE ON THE PREMISES.

ESTABLISHED 1878.

JOSEPH LAURIER,
STATIONER,

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NEW YORK, Nov. 28th 1893.

Some ten years ago Robert Sawyer was in my Sunday School class and afterwards he was in my employ. I visited him in his family and know that his home was a well ordered household in which all was done to make the children intelligent and honest. He does not come from a stock that makes bad citizens and in my opinion a suspension of sentence in this case would further the ends of Justice. Sawyer has a wife and a number of children.

Truly
Joseph Laurier

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert Sawyer

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

Robert Sawyer

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

The said

Robert Sawyer

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

three hundred yards of elastic of the value of eighteen cents each yard

of the goods, chattels and personal property of one

Thomas B. M. Gates

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.

*Dehaucy Nicoll,
District Attorney*

0041

BOX:

541

FOLDER:

4924

DESCRIPTION:

Schiappacassi, Giambalyte

DATE:

11/02/93



4924

POOR QUALITY ORIGINAL

Witnesses

Colgan C. Geaney
Gust Phillips
G. R. Christ

Witness

day of Nov 1895

Pleads

THE PEOPLE

ENTERED

RECOVERING STOLEN GOODS
(Section 570) (Penalty 6 Months)

DE LANCY NICOLL

District Attorney

A TRUE BILL

Edward G. Taylor

Part 3, April 19, 1895

On motion of the D.A.
Disch'd in his own recognizance
See endorsement

The complainant
appearing and asserting
that it is unlawful to
procure the evidence for
the prosecution, the
subject of the indictment
being the receiving a
quantity of stolen goods
of which the thing has
been discharged, the
indictment being 5
years old, and
that the thing has
discharged in the
own recognizance
of the D.A. in the
present case.

POOR QUALITY ORIGINAL

Witnesses:

George C. Geaney
Gust Phillips
R. Christine

The complaining witness appearing and asserting that it is impossible to prove the evidence for the prosecution, the subject of the indictment being the receiving a quantity of stolen banknotes of which the thing has been discharged, the indictment being 5 years old, I recommend that the day be discharged on his own recognizance

April 19, 1898
Circuit Court in District of Columbia
recommending that said M. G. Taylor be discharged on his own recognizance
April 19, 98

Counsel,

Filed,

day of

1893

Pleads,

ENTERED
T. J. W.

THE PEOPLE

vs.

Gambalyta Schappass

RECEIVING STOLEN GOODS
(Section 550, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edward G. Taylor

Part 3, April 19, 1898

On motion of the D.A.
Disch. in his own recognizance
See endorsement.

0044

Sec. 192.

District Police Court.

Undertaking to Appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Edward Hogan a Police Justice of the City of New York, charging _____ Defendant with the offense of _____

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 hearing thereof having been adjourned,

Sam Schuppacassi Defendant of No. 530 Bronx Street, by occupation a Fruit Dealer Luigi Pleese and of No. 520 Bronx Street, by occupation a Saloon Keeper

Surety, hereby jointly and severally undertake that the above-named Sam Schuppacassi Defendant shall personally appear before the said Justice, at the _____ 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 100 Hundred Dollars.

Taken and acknowledged before me this _____ day of _____ 189 _____

J. B. Schuppacassi
Luigi Pleese
Police Justice.

0045

City and County of New York, ss:

Luigi O'Casey

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 futures and other chattels in the City at 177 Broome Street and worth one thousand dollars*

Luigi O'Casey

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Undertaking to appear during the Examination.

Taken the *17th* day of *July* 189*0*

Justice.

[Signature]
Police Justice
881

Police Court, 2 District.

1901

City and County of New York, ss. *Gumalio R. Christie*
of No. *551 Washington* Street, aged *52* years,
occupation *Truckman* being duly sworn, deposes and says,
that on the *23* day of *August* 189*3* at the City of New
York, in the County of New York,

Gianbalista Schiappacassi (Covahar)
did knowingly received
fourteen bunches of bananas
knowing the same to have
been stolen in violation of
Section 530 of the Penal Code,
for the following reasons to wit
that on said date said property
was stolen from the possession
of defendant by Mr. Gustave
Phillips who was in the
employ of defendant as truck
driver. Defendant is informed
by Frank Cowan (Covahar) that
on said date he followed the
said Gustave Phillips who had
a load of bananas to deliver to
Mr. William N. Howell at 7 1/2 Little
12 Street that the said Phillips
failed to deliver the same load as
instructed and had disposed
of fourteen bunches of them to
the defendant at 54 Thompson
Street, that the fourteen
bunches of bananas were of the
value of fourteen dollars.

Defendant is further informed by
Officer Jeremiah Proglund that when
arrested, the defendant he acknowledged
that he had received the property from the
said Phillips and that he paid
nine dollars for the said property.
Defendant further says that
the wholesale price of the said
property is fourteen dollars. G. R. Christie

Gumalio R. Christie
Sworn to before me this 23rd day of August 1893
John J. [Signature]
John J. [Signature]

0047

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

James M. Hoyle
aged 37 years, occupation Police Officer of No. 34
Beaumont Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Samuel K. Brown
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this

day of

July 1893

James M. Hoyle

[Signature]
Police Justice.

0048

CITY AND COUNTY }
OF NEW YORK, } ss.

1872

Frank Wager
aged 22 years, occupation Laborer of No.

2211 Second Ave Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Samuel H. Brown
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 24
day of Aug 1893

[Signature]
Police Justice.

0049

Sec. 198-200.

2nd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Scambalyta Schuppacassi was 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. *Scambalyta Schuppacassi*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Italy.*

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

Answer. *135 Brown St of Manhattan*

Question. What is your business or profession?

Answer. *Freight - Dealer*

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

Answer. *Am not guilty*
G. D. Schuppacassi

Taken before me this
day of *April* 1893
[Signature]
Police Justice

0050

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

Five 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, *Sept 23* 189 *3*

R. Hagan
Police Justice.

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

Dated, *Sept 23* 189 *3*

R. Hagan
Police Justice.

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

Dated, _____ 189

Police Justice.

By August 28th 1893
2:30 AM

Police Court --- 2 --- District 1105

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Emmalil R. Foster
357 Washington
Frankly Schuppam

Officer John Adams

By August 31 3:30 PM
By Sept 2nd 1893

2
3
4

Bailed
No. 1, by
Residence *[Signature]* Street

Dated, Aug 24 1893

No. 2, by
Residence *[Signature]* Street
By Sept 20th 1893
No. 3, by *[Signature]*

Magistrate
Officer
37 Precinct

Residence *[Signature]* Street
No. 4, by *[Signature]*

Witnesses Frank Wolfe
No. 2211 Second St Street

Residence Bailed by Luigi Olcese
524 - Barone

Call Officer
Frank Cowan
No. 2511 - 2nd Ave Street
Case of our Court
Guatare Phillips
James Wilson Street

\$ 500 to answer
Bailed
John Maggo
John Cadmus



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

THE PEOPLE OF THE STATE OF NEW YORK

against

Gambalyte Schiappacassi

The Grand Jury of the City and County of New York, by this indictment accuse
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Gambalyte Schiappacassi*

late of the City of New York, in the County of New York aforesaid, on the *53rd*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

*fourteen bunches of bananas
of the value of one dollar
Each bunch*

of the goods, chattels and personal property of one *Garnahil R. Christie*
by one *Gustave Phillips*
by certain *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said *Garnahil R. Christie*

unlawfully and unjustly did feloniously receive and have; the said
Gambalyte Schiappacassi
then and there well knowing the said goods, chattels and personal property to have been felon-
iously 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.

DE LANCEY NICOLL,
District Attorney.

0053

BOX:

541

FOLDER:

4924

DESCRIPTION:

Schlaefer, William

DATE:

11/16/93



4924

0054

BOX:

541

FOLDER:

4924

DESCRIPTION:

Schlaefer, William

DATE:

11/16/93



4924

0055

Witnesses:

Off Folk

Counsel,

Filed *11* day of *Nov* 1893

Pleas,

In Answer

THE PEOPLE

vs.

William Schlager

Apr 17/93
Placed in Jail

DR LANCEY NICOLL,
District Attorney.

24th J.P. Court
Nov 4/93

A TRUE BILL.

Foreman

120

Grand Larceny, Second Degree.
[Sections 528, 529, Penal Code.]

0056

Police Court 6th District.

Affidavit—Larceny.

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

of No. Samuel Johnson
611 Mott Avenue Street, aged 35 years,
occupation Lanier being duly sworn
deposes and says, that on the 23 day of August 1893 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:

Three carriage Robes of the value of
thirty dollars & two sets of Cuffing
Boots of the value of four dollars
& one pair gents driving shoes of the
value of two dollars in all &
the value of thirty six 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 William Schlafer from the
fact that deponent gave deponent
the care and charge of said property
and left it in a locked in the stable
on 611 Mott Avenue - that no other person
has access to said premises - and immediately
after deponent left deponent discovered
and found that said property had
been stolen and carried away - and
deponent charges the said William
Schlafer with stealing said property

Samuel Johnson

Sworn to before me, this 28th day
of August 1893
Charles W. Smith Police Justice.

0057

Sec. 198-200.

600

1893
District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer. William Schlafen

Question. How old are you?

Answer. 30 years -

Question. Where were you born?

Answer. New York

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

Answer. Same

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty of the charge
I am guilty (C.M.P.)
William Schlafen

Taken before me this 18th

day of November 1893

Charles W. Jenkins

Police Justice.

0058

Sec. 151.

6th *Wm. J. Folke*
District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by *Samuel Johnson*

of No. *611 Mott Ave* Street, that on the *23* day of *August* 1893

at the City of New York, in the County of New York, the following article to wit:
Three caniage robes of the value of thirty dollars + two sets of cuffing Boots of the value of four dollars + one pair of boots diving glass of the value of two dollars + together
of the value of *thirty-six* Dollars,
the property of *Complainant*

were taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by *William Schlager*

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 *6th* 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 *28* day of *August* 1893

Charles N. Justice POLICE JUSTICE.

0059

POLICE COURT, _____ DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated _____ 188

Magistrate

John W. Folk Officer

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

John W. Folk Officer.

Dated *Nov 12th* 188*3*

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex _____

Complexion, _____

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

0060

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 defendants

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 Nov 13th 1893 Charles N. Linton Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

#500 for x Nov-13/93. 9AM
007

Boat 69 ✓ (CV) 1204
Police Court--- 6th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Johnson
611 West Ave.
William Schlafers

Offence Larceny Felony

2
3
4

BAILED.

No. 1, by _____

Residence _____ Street _____

No. 2, by _____

Residence _____ Street _____

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

Dated Nov 12th 1893

Magistrate

John J. M. _____ Officer

6th Precinct

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

to answer



500 G.S.

Com 9/2

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William Schlaefer

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

William Schlaefer

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

The said *William Schlaefer*

late of the City of New York, in the County of New York aforesaid, on the *twenty-third* day of *August*, in the year of our Lord, one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms,

three carriage robes of the value of ten dollars each, one pair of gloves of the value of two dollars, four cuffing-boots of the value of one dollar each

of the goods, chattels and personal property of one

Samuel Johnson

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.

De Lacey Nicoll
District Attorney

0063

BOX:

541

FOLDER:

4924

DESCRIPTION:

Schoenberg, Samuel

DATE:

11/15/93



4924

0064

POOR QUALITY ORIGINAL

Witnesses:

Chas. E. Slusser

The officer has no personal knowledge of this case having made the arrest on a warrant. The defendant cannot be located (see annexed report) and I recommend that he be discharged on his own recognizance Nov 15/99 by a judge

J. Caven
D. Frank Leay
et al

68 ~~124~~ # 68
Counsel, J.S.S.
Filed 19 day of Nov 1899
Pleads W. Guilty 20

THE PEOPLE

vs.

Samuel Schoenberg

~~X~~
Goryng, Second Deputy
(Sec. 571 and 571 Penal Code)

DE LANCEY NICOLL,

District Attorney.

off ape [unclear] of compets B.S.W.
Does not see this or without consulting
A TRUE BILL.
Ch. Bradley - B.S.W.
off

H.C. Paul Foreman.

Discharged on his own recognizance on motion of D. Frank Leay Nov. 15 1899
Part 16195 Frank

0065

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Samuel Schoenling 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. *Samuel Schoenling.*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *160 East 53rd St.*

Question. What is your business or profession?

Answer. *Stenographer*

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
S. Schoenling*

Taken by me on this 27th day of *April* 190*4*
James H. [Signature]
Police Justice

0066

Sec. 151.

Police Court First District.

CITY AND COUNTY }
OF NEW YORK, } SS.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Charles E. Flueser of the Main House Broadway Cor 14th Street, that on the 29th day of June 1893 at the City of New York, in the County of New York, Samuel Schoenberg did with intent to defraud feloniously forge and utter to the Metropolitan Life Insurance Company well knowing the same to be so forged a certain instrument in writing purporting to create a primary liability to an application purporting to be made by Circe Siderman for an insurance on the life of Henry Siderman.

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

These are, therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each, and every of you, to apprehend the said Defendant and bring him - forthwith before me, at the First 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 26th day of October 1893.

Samuel Martin Police Justice.

0067

Police Court First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles E. Slusser
vs.
Samuel Schoenberg

Warrant-General.

Dated October 26 1893

Martin Magistrate.

Samuel Schrimberg Officer.

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

John Amman Officer.

Dated Oct 27 1893

This Warrant may be executed on Sunday or at night.

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

189

Police Justice.

31
v
Russia
agents

168 E 53rd

The within named

0068

Oct 28
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

Lin guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Lin* 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, *Oct 28 1893* *Samuel Martin* Police Justice.

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

Dated, *Oct 28 1893* *Samuel Martin* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

265 W.B.O. ✓ #68-1159
Police Court--- First District.

B.O.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles E. Shuman
Madison ave + 23rd St. West 10th St. 20
Samuel Schoenberg
2 _____
3 _____
4 _____
Offense: *Implying*

BAILED,
No. 1, by *Joseph R. Stein*
Residence *210-N-121* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *Oct 27* 189*3*

Martin Magistrate.

Crown Officer.

Court Precinct.

Witnesses *Carrie Kiden*

No. *411 E. 14th St* Street.

No. _____ Street.

No. _____ Street.

1400 to answer *G.S.*

1500 on *Oct 28th 10.3*

Committed
Bailed



0070

C. R. 3603

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

R

to Chas. E. Slusser
of No. Morton House Union Square

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the 15 day of November 1897 at 10 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Samuel Schoenberg

Dated at the City of New York, the first Monday of
in the year of our Lord 189

WILLIAM M. K. OLCOTT, District Attorney.

PART I.

THE COURT ROOM IS IN THE SECOND STORY
If this Subpcena is disobeyed, an attachment will immediately issue.
Bring this Subpcena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Court of General Sessions.

THE PEOPLE, on the Complaint of

Char. E. Slusser

vs.

Samuel Schoenberg

Offense:

WILLIAM M. K. SCOTT,
JOHN B. FELLOWS,
DISTRICT ATTORNEYS,
District Attorney.

Affidavit of

Bernard Lynch

Subpoena Server.

Failure to Find Witness.

0073

(455)

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samuel Schoenberg

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

of the crime of *Forgery in the second degree*

committed as follows:

The said *Samuel Schoenberg*

late of the City of New York, in the County of New York aforesaid, on the *twenty-ninth* day of *June* in the year of our Lord one thousand eight hundred and ninety-*three* at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

Form 2. (Not to be filled by Agent.) Part A TO BE FILLED OUT BY AGENT AND SIGNED BY APPLICANT. Part B TO BE FILLED OUT AND SIGNED ONLY BY PHYSICIAN IN CASE HE EXAMINES. NEVER BY AGENT. Part C AND D TO BE FILLED OUT AND SIGNED BY PHYSICIAN IN CASE HE EXAMINES, OTHERWISE BY AGENT.

NO (Not to be filled by Agent.) (To be filled by Agent.) DISTRICT: *East 1st*

85078185 APPLICATION to the Metropolitan Life Insurance Co.

1. FULL NAME OF LIFE PROPOSED FOR INSURANCE: *Samuel Schoenberg* Agent at *New York*

2. OCCUPATION: *School Child* 2a. ANY OTHER? *No* 3. RACE: *White or Black* 4. IS ADULT? *Married or Single* 5. SEX: *Male or Female*

6. RESIDENCE: *City* (State) *NY*

7. When Born: *NY* 8. AGEMENT BIRTHDAY: *12* Years. 9. AMOUNT OF INSURANCE: *10* 10. PREMIUM: *10* CENTS.

0074

Tested by

Medical Examiner will please call

11. Is said Life now insured in this Company? If so, give numbers of Policies. 12. Is said Life now insured in any other Company, or Society, or Association? If so, give names and amounts.

13. NAME, SEX, OCCUPATION, RELATIONSHIP, AGE

14. I hereby apply for the above described Policy and hereby request the Company to issue a Policy and as a consideration thereof, I agree to the agreement as to agency and all other agreements and warranties contained on the other side of this sheet hereof as fully as if I had signed the same.

SIGNATURE OF APPLICANT: Harry Lederman

REPORT OF EXAMINING PHYSICIAN

(Not to be filled in until Part B has been filled in and signed.) Questions to be answered only by Examining Physician

1. Are you convinced of the identity of the person proposed with the person named in Part B? 2. Was the proper signature of Life proposed hereon made in your presence?

3. Have you made a physical examination of the lungs and heart? 4. Are they normal in every respect, and absolutely free from disease? If not, state particulars. 5. Is there any evidence of disease of the liver, stomach, intestines, or pulmonary tract, or of intemperate habits?

6. Give rate of Pulse. 6a. Give respiration per minute.

7. If the life proposed is a female, please ascertain and state whether she has had children. A. How many? B. When last pregnant? C. Whether any miscarriages or difficulty in labor? D. Are uterine functions now regular? If extinct, give length of time this condition has existed.

8. If question 17 on the other side of this sheet is answered "Yes" as to any of the classes, have such diseases affected the constitution of the Life proposed? 9. Are you aware of intemperance or any other circumstance connected with the Life proposed, not herein recorded, which the Company ought to know?

I have this day seen of Harry Lederman PERSONALLY seen and EXAMINED the Life proposed for Insurance, and the signature made on the other side of this sheet at the bottom of Form B, and am of the opinion that said Life is in Good health, that said Life's constitution is Sound, and I therefore recommend said Life to be Accepted at Class rate.

AGENT'S OR PHYSICIAN'S SIGNATURE: A. Schenck
After satisfying himself of the identity of the proposed insured.

*State whether good, indifferent, or bad. (State whether sound or impaired. "Will be accepted," "postponed" or "rejected." Fill in first, second, third, or fourth class. 1st CLASS - Should be in exceptional lives. 2nd CLASS - Lives in which the unfavorable circumstances are very serious, and require a considerable reduction in the amount proposed, as an equivalent for the increased risk of the Assurance. 3rd CLASS - Lives where the objections are such as to render it inexpedient to undertake the Assurance.

Part B TO BE FILLED OUT BY PHYSICIAN IN CASE HE EXAMINES. In such case, Physician is also to fill out Parts C and D. IF NO MEDICAL EXAMINATION be had AGENT is to fill out Part B, and then FILL OUT AND SIGN Part C. Part C NEVER TO BE FILLED OUT BY AGENT. IN CASE LIFE PROPOSED BE UNDER 13 YEARS OF AGE NEXT BIRTHDAY, NO QUESTION NEED BE ANSWERED BELOW, QUESTIONS AND IN SUCH CASE Part C NEED NOT BE FILLED OUT.

1. FULL NAME OF Life proposed for Insurance. 2. RACE. 3. Personal appearance.

4. Age given. 5. Is said life NOW IN SOUND HEALTH? 6. BEEN SICK SINCE FULLY VACCINATED? 7. IS THE PERSON RUFFED? 8. If so, is well fitting clothes worn?

8. Name of last Physician who last attended life proposed, and when and for what complaint? 9. Is said life blind, deaf or dumb, or has it any physical or mental defect or infirmity of any kind?

10. Is Father and Mother Living or Dead? AGE AND CONDITION OF HEALTH, IF LIVING. AGE AND CAUSE OF DEATH, IF DEAD.

11. Did any of the Parents, Grandparents, Brothers, Sisters, Uncles or Aunts of the Life proposed, ever have Consumption, or any chronic, or Scrofulous disease? 12. Has said life ever been under treatment in any dispensary, hospital or asylum, or been an inmate of any almshouse, or other institution?

13. NUMBER LIVING	AGE	CONDITION OF HEALTH	NUMBER DEAD	AGE AT DEATH	CAUSE OF DEATH
How many Brothers Living?			How many Brothers Dead?		
How many Sisters Living?			How many Sisters Dead?		

14. WHEN LAST SICK? 15. OF WHAT DISEASE? 16. Has said Life EVER BEEN DECLINED or postponed by this or any other Company of Society, for Insurance or Benefits? If so, by whom and when?

17. HAS SAID LIFE EVER HAD? (If so, give particulars.) Accident of any kind? Cancer or other tumor? Disease of the Kidneys, Liver, Hemorrhage? Heart or Lungs? Insanity? Fits or Convulsions? Rabidical Cough? Rheumatism? Ulcer or Open Sores?

18. HEIGHT. 18a. WEIGHT. 19. Is said Life connected in any way with the manufacture or sale of ale, wine or liquor? 20. Has said life ever been a pensioner, or is an application for a pension pending or contemplated? If "yes" state when, by whom and for what?

21. To what daily extent does said Life use alcoholic stimulants?

It is agreed and warranted that this application has been made, prepared and written by the applicant or by his own proper agent, and that the Company is not to be taken to be responsible for its preparation or for anything contained therein and on the other side of this sheet, are strictly correct and wholly true; that they shall form the basis and become part of the contract of insurance (if one be issued); that any untrue answers will render the Policy null and void, and that said the undersigned further agrees to be governed by the rules and regulations of the METROPOLITAN LIFE INSURANCE COMPANY, New York, passed May 15, 1892, known as The Insurance Law, and of similar provisions in the laws of other States, are hereby waived; and it is expressly consented and stipulated that in any suit on the Policy herein applied for, any physician who has attended, or may hereafter attend, the insured, may disclose any information acquired by him in any wise affecting the declarations and warranties herein made.

Signature of Life proposed: Harry Lederman
Not to be made until answers to all questions above and on Part A hereof are recorded and found correct by said Life.

Every answer must be true, or the Policy will be Void.

Dated at 29 Jan 1893

*If life proposed be under 15, signature of applicant to be taken.

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 Samuel Schoenberg of the crime of Forgery in the second degree, committed as follows: The said Samuel Schoenberg, 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 intent to defraud 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

Form 2. (Not to be filled by Agent.)

Part A TO BE FILLED BY AGENT IN ALL CASES, EXCEPT IN CASES WHERE THE LIFE PROPOSED IS A CHILD UNDER 14 YEARS OF AGE. IN SUCH CASES, PART A TO BE FILLED BY PHYSICIAN IN CASE HE EXAMINES, OTHERWISE BY AGENT.

Part B AND D TO BE FILLED OUT AND SIGNED ONLY BY PHYSICIAN IN CASE HE EXAMINES, OTHERWISE BY AGENT.

Part C (Not to be filled by Agent.)

APPLICATION TO the Metropolitan Life Insurance Co.

1. FULL NAME OF Life proposed for Insurance: *Harry Schneider*

2. OCCUPATION: *None*

3. RACE: *White or Black?*

4. IS ADULT: *Married or Single?*

5. SEX: *Male or Female?*

6. RESIDENCE OF LIFE PROPOSED: No. *611* Street *14* City *New York* State *NY*

7. When Born: *October 18* 18*85* Where Born: *NY*

8. AGE NEXT BIRTHDAY: *17* Years

9. AMOUNT OF INSURANCE: \$ *10*

10. PREMIUM PER WEEK: *10* Cents

11. Has Life now Insured in this Company? If so, give numbers of Policies: *None*

12. Is said Life now Insured in any other Company, or Society or Association? If so, give names and amounts: *None*

13. NAME, TITLE, AND RESIDENCE OF PHYSICIAN SUBJECT TO PROVISIONS OF POLICY APPLIED FOR AS TO PAYMENT: *Carry Schneider, 30 Yrs*

REPORT OF EXAMINING PHYSICIAN (Not to be filled in until Part B has been filled in and signed.) Questions to be answered only by Examining Physicians

1. Are you convinced of the identity of the person named with the Life proposed? *Yes*

2. Was the proper signature of Life proposed person made in your presence? *Yes*

3. Have you made a physical examination of the lungs and heart? *Yes*

4. Are they normal in every respect and absolutely free from disease? If not, state particulars: *Yes*

5. Is there any evidence of disease of the liver, stomach, intestines, or genito-urinary tract, or of intercurrent illness? *None*

6. Give rate of Pulse: *70*

6a. Give respiration per minute: *16*

7. If the Life proposed is a female, please ascertain and state whether she has had children: A. How many? B. What last pregnancy? C. Whether any miscarriages or difficulties in labor? D. Are uterine functions now regular? If not, give length of time this condition has existed.

8. If question 13 on the other side of this sheet is answered "Yes" as to any of the diseases here specified, describe the constitution of the Life proposed.

9. Are you aware of intemperance or any other circumstance connected with the Life proposed, not heretofore recorded, which the Company ought to know?

D. I have personally and EXAMINED the Life proposed and the signature made on this sheet at the bottom of Part B is correct and true. I have also examined the applicant and I have found him to be sane and of legal age.

AGENTS OF PHYSICIANS SIGNATURE: *Carry Schneider*

Tested by

Medical Examiner will please call

0076

Part B TO BE FILLED OUT BY PHYSICIAN IN CASE HE EXAMINES. In such case, Physician fills out Parts C and D. If NO MEDICAL EXAMINATION be had AGENT is to FILL OUT Part B, and then fill out Part C and D. Part C NEVER TO BE FILLED OUT BY AGENT. IN CASE LIFE PROPOSED BE UNDER 15 YEARS OF AGE NEXT BIRTHDAY, NO QUESTION NEED BE ANSWERED BELOW QUESTION 12, AND IN SUCH CASE, Part C NEED NOT BE FILLED OUT.

B 1. FULL NAME of Life proposed for Insurance: *Harry Lederman*

2. RACE: *White*

3. Personal appearance: *Good*

4. Age given: *17* Years. Apparent age: *17* Years.

5. Is said life now in sound health? *Yes*

6. BEEN SUCCESSFULLY VACCINATED? *Yes*

7. IS THE PERSON RUPTURED? *No*

8. If so, is well fitting truss worn? *No*

9. Name of last Physician who last attended life proposed, and when and for what complaint? *Good*

10. Is said life blind, deaf or dumb, or has it any physical or mental defect or infirmity of any kind? *No*

10. Is Father and Mother Living or Dead?

Father: *34* AGE AND CONDITION OF HEALTH, IF LIVING: *Good*

Mother: *32*

11. Did any of the Parents, Grandparents, Brothers, Sisters, Uncles or Aunts of the Life proposed, ever have Consumption or any Pulmonary, or Scrofulous disease? *No*

12. Has said life ever been under treatment in any dispensary, hospital or asylum or been an inmate of any almshouse or other institution? *No*

13. NUMBER LIVING	AGE	CONDITION OF HEALTH	NUMBER DEAD	AGE AT DEATH	CAUSE OF DEATH
How many Brothers Living?			How many Brothers Dead?		
How many Sisters Living?			How many Sisters Dead?		

14. WHEN LAST SICK?

15. OF WHAT DISEASE?

16. Has said life EVER BEEN declined or postponed by this or any other Company or Society, for Insurance or Benefits? If so, by whom and when?

17. HAS SAID LIFE EVER HAD: (If so, give particulars.)

Accident of any kind? Fits or Convulsions? Pneumonia?

Cancer or other tumor? Habitual Cough? Scrofula?

Disease of the Kidneys, Liver, Hemorrhage? Rheumatism?

Heart or Lungs? Insanity? Paralysis? Ulcer or Open Sores?

ANSWER:

18. HEIGHT: *5* Foot, *10* Inches.

18a. WEIGHT: *120* Pounds.

19. Is said life connected in any way with the manufacture or sale of ale, wine or liquor?

20. Has said life ever been a pensioner, or is an application for a pension pending or contemplated? If "yes" state when, by whom, and for what?

21. To what daily extent does said Life use alcoholic stimulants?

It is agreed and warranted that this application has been made, prepared and written by the applicant or by his own proper agent, and that the Company is not to be taken to be responsible for its preparation or for anything contained therein or omitted therefrom. And the undersigned hereby declares and warrants that the representations and answers made above are true and correct, and that any untrue answer renders the policy null and void, and that said contract shall not be binding upon the Company unless upon its date and delivery the insured be alive and in sound health. The undersigned further agrees to be governed by the rules and regulations of the METROPOLITAN LIFE INSURANCE COMPANY, as they now exist, or may hereafter be altered or amended. The provisions of Section 84 of Chap. 690 of the Laws of New York, passed May 18, 1902, known as the Insurance Law, are hereby waived. The provisions of Section 824 of the Code of Civil Procedure of the State of New York, and of similar provisions in the laws of other States, are hereby waived; and it is expressly consented and stipulated, that in any suit on the Policy herein applied for, any physician who has attended, or may hereafter attend, the insured, may disclose any information acquired by him in any way affecting the declarations and warranties herein made.

Signature of Life proposed: *Harry Lederman*

Not to be made until answers to all questions above and on Part A hereof are recorded and found correct by said Life.

Every answer must be true, or the Policy will be Void.

Dated as *29 June* 190*5*

*If life proposed be under 15, signature of applicant to be taken.

the said Samuel Schwaberg 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.

Debraucey Nicoll,
District Attorney

0077

BOX:

541

FOLDER:

4924

DESCRIPTION:

Schoepke, Ernest

DATE:

11/16/93



4924

Witnesses:

Alfred B. Kutscher

This is a Real
Case for one
a person who
has been staying
from America
\$500 worth of goods
found in his house
and \$250. in
Pawnee Shirts

Ry

Counsel,

Filed

day of Nov

1893

Pleads,

30

378 Williston

THE PEOPLE

vs.

Ernest Schoepke

George J. Lacey

DE LANCEY NICOLL,

District Attorney.

H. M. 9 Mrs. J. P. Fey

A TRUE BILL.

Foreman.

Grand Larceny, Second Degree.
[Sections 528, 529, Penal Code.]

X 114

Police Court— / — District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Alfred B. Kutscher

of No. 877 Broadway Street, aged 27 years,

occupation Asst. Superintendent being duly sworn,

deposes and says, that on the 22 day of September 1893 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 Chinese Gown of the value of forty five dollars

the property of Messrs. Van Time and Company
in which Company deponent is employed

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 Ernest Schoepke (now here)

for the reason that about the said date deponent missed the said Gown from the aforesaid premises. Deponent is informed by Michael J. Reap of the Central Office that he found the said Gown at deponent's residence and further that deponent admitted to him that he did take, steal and carry away said Gown from Van Time and Company. Wherefore deponent charges the defendant with Grand Larceny.

Alfred B. Kutscher

Sworn to before me this 22 day of September 1893

Police Justice.

0080

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Michael J. Reaf
Detective Sergeant of No. Central Office Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of _____

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

Sworn to before me this, 28 } Michael J. Reaf
day of Feb } 189 3
Roman Martin
Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Ernest Schaefer

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. *Ernest Schaefer*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *278 Willis Avenue, 18 months*

Question. What is your business or profession?

Answer. *Packer*

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

Answer. *I am guilty.*

Ernest Schaefer

Subscribed before me this 1st day of August 1931
William W. Carter

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

John Dent
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 500 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, Oct 28 1893 James H. [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

3

0083

268

1157

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred B. Kutscher
Ernest Schoepke

Offense
Grand Larceny

Dated, Oct. 28 1893

Martin
Reef & Holland
C.O.
Magistrate.
Officer.
Precinct.

Witnesses Michael J. Reef
Central Office
Street.

No. Street.
No. Street.
No. Street.



\$ 10000 to answer G. D. 2
Committed

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Ernest Schoepke

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

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

The said

Ernest Schoepke

late of the City of New York, in the County of New York aforesaid, on the *twenty-second*
day of *September*, in the year of our Lord, one thousand eight hundred and
ninety-three, at the City and County aforesaid, with force and arms,

*one gown of the value of
forty-five dollars*

[Large decorative flourish]

of the goods, chattels and personal property of one *James I Raymond*

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.

De Launcy Nicoll
District Attorney

0085

BOX:

541

FOLDER:

4924

DESCRIPTION:

Schone, George

DATE:

11/15/93



4924

0086

Witnesses:

Henry Mattheis

Sever

St Corning

grocer

1st av: 88

Wm Dunbar

78th av. a
grocer

Ed witness
know working
for

Counsel,

Filed 15 day of 1893

Pleads,

#99

THE PEOPLE

vs.

George Schone

19
Carpenter & Joiner

Burglary in the Third Degree.
[Section 498, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. C. ... Foreman.

1893
Pleads Day 3 day
2 yrs 4 mos Pen
Chr 17/93

Police Court _____ District. •

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

of No. 359 W. 45th Street, aged 76 years,
occupation Grocer being duly sworn

deposes and says, that the premises No. 359 W. 45th Street, 72 Ward
in the City and County aforesaid the said being a

4 story Brick & stone house
and which was occupied by deponent as a Grocery Store
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening a
window leading from the outflatt
in to said store

on the 17th day of November 1893, in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

~~the property of~~
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

George Schone
for the reasons following, to wit: That deponent securely
fastened said window at 11.30
P.M. November 3rd 1893. That at
about 1.15 A.M. on November 4th, 1893
deponent, who lives over said store,
was awakened by a noise, That
deponent went down stairs, enter-
ed his store and found said
defendant therein at the

and said window open
money drawers and caused his
arrest by Officers Michael J.
Sullivan of the 72^d Precinct
Department therefore charges
said defendant with Burglary
entering said premises and
praying that he be dealt with
as the law directs.

Sworn to before me
this 11th day of
November, 1893 } Henry W. Attie
John Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 188
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 188
Police Justice.

Police Court, District, Offence—BURGLARY.

THE PEOPLE, etc.,
on the complaint of

1
2
3
4

Dated 188
Magistrate.
Officer.
Clerk.

Witnesses,
No. Street,
No. Street,
No. Street,
§ to answer General Sessions.

0089

Sec. 193-200.

SP

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Schone 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. *George Schone*

Question. How old are you?

Answer. *19 yrs*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No Home*

Question. What is your business or profession?

Answer. *Grocery 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 am guilty*

George Schone

Taken before me this
day of *Nov* 189

[Signature]
Police Justice.

0090

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 *100* 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 *Nov 11* 189 *[Signature]* Police Justice.

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

Dated..... 189 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..... 189 Police Justice

0091

1174

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Matthews
1359 W. 45th St.
George Leone

Dunglary
Officer

2
3
4
Dated *Nov 4* 189

Hogan Magistrate.
Sullivan Officer.
22 Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

* *1000 G.S.* to answer

Chio *Bury 3*



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

0092

PART I.

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

James Keen despatch
SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

To *Wm Deenham*
of No. *78 N. 4th St* Street, *at this address*

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the *17* day of **NOVEMBER** 1893 at 10-30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

James Schure

Dated at the City of New York, the first Monday of **NOVEMBER** in the year of our Lord, 1893

DE LANCEY NICOLL, *District Attorney.*

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George Schone

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

George Schone

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

The said

George Schone

late of the 2nd Ward of the City of New York, in the County of New York, aforesaid, on the
fourth day of November, in the year of our Lord one
thousand eight hundred and ninety-three, in the night-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the store of
one

Henry Matthies

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said
Henry Matthies in the said store
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

De Launcey Nicoll
District Attorney

0094

BOX:

541

FOLDER:

4924

DESCRIPTION:

Schuetze, Emil

DATE:

11/06/93



4924

122

Witnesses:

COURT OF OYER AND TERMINER.

Counsel,

Filed,

6th day of Dec, 1893

Pleads,

THE PEOPLE

Transferred to the Court of Sessions for trial and final disposal

Part of Term 1893

Emil Schuette

General Sessions
Court of Oyer and Terminer
Dec. 8th 1893

VIOLETION OF THE EXCISE LAW.
Selling, etc., on sundry
[Chap. 401, Laws of 1892, § 3]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

R. L. Cross Foreman.

0096

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emil Schuette

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

Emil Schuette
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Emil Schuette

late of the City of New York, in the County of New York aforesaid, on the *ninth* day of *July* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

Emil Schuette
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Emil Schuette

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL,

District Attorney.

0097

BOX:

541

FOLDER:

4924

DESCRIPTION:

Siegel, William

DATE:

11/13/93



4924

0098

BOX:

541

FOLDER:

4924

DESCRIPTION:

Corning, William

DATE:

11/13/93



4924

Witnesses:

Joseph Tucker
Off. Dwyer

JS #74
Counsel,
Filed 13th day of Nov 1893
Pleads, Guilty 14
THE PEOPLE

vs.
William Siegel
and
William Corning

Burglary in the Third Degree
under Chapter 22 of the Laws of 1891
Section 498, 506, 511, 512, 513, 514

DE LANCEY NICOLL,
District Attorney.

Part I, Dec. 4th 93.
Done

A TRUE BILL.

Noted Foreman.
Dec 4 93
Prose Discharged in this
and reorganized

Under Examination
made in this case -
I am convinced that
the testimony is not
sufficient to justify
a conviction - I will
therefore recommend
their discharge upon
their own recognizance

Robert Young
1 am not a
Dec. 4th 93

Police Court - 6th District.

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

Joseph Tucker

of ~~East Side~~ East Side Bethers Lane - Rindall Street, aged 22 years,
occupation Cochman being duly sworn

deposes and says, that the premises ~~East Side~~ East Side Bethers Lane - Rindall Street,
in the City and County aforesaid, the said being a two story stone
building

and which was occupied by deponent as a Stable and place of abode
and in which there was ^{not} at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking a
pane of glass out of a window, and removing
a catch and raising said window, & entering
therein with intent to commit a crime

on the 7th day of November 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

a suit of clothes of the value of twenty
dollar - one silver watch with gold
chain attached of the value of twenty
dollar - gold and silver money to the
amount of twenty - Three dollar and
one lance of the value of twenty - five
cent - together and in all of the value
of sixty - three ²⁵ dollar

the property of deponent

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

William Siegel ^{and} William Learning
(both true persons)

for the reasons following, to wit: from the fact that prior
to the commission of said offense
deponent secured chains and locked
said premises and said property was
contained therein - that about two
hours afterwards deponent found that
said premises had been broken open
and aforesaid and the above described
property feloniously taken stolen and

0101

carried away that defendant then
informed John Dwyer an officer of
the 35th Precinct Police (now here) in
reference to said burglary and defendant
was informed by said John Dwyer a
short time afterwards that he had
arrested said defendants who were in
each other company and that upon
the person of William Siegel he
discovered the lance mentioned in
defendants affidavit and which lance
defendant fully identifies as defendant
therefore prays that the said defendants
may be held and dealt with as the
law directs

Summ & Refus me this } for Joseph
8th day of November 1893 }
C. E. Summ
Police Justice

Police Court _____ District.

Degree
Burglary
THE PEOPLE & c.,
ON THE COMPLAINT OF
vs.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation John Dwyer
Police Officer of No

35th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Suckler

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

Sworn to before me, this 8th
day of November 1893 } John Dwyer

C. E. Sumner
Police Justice.

0103

Sec. 198-200.

6th

District Police Court.

1882

City and County of New York, ss:

William Siegel 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 a charge against him; that the statement is designed to enable him, if he see fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *William Siegel*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *Yonkers; 2 years.*

Question. What is your business or profession?

Answer. *Shoe finisher*

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

Answer. *I am not guilty of the charge
Wm Siegel*

Taken before me this

day of *August* 1893

W. C. Summers

Police Justice.

0104

Sec. 198-200.

6th

District Police Court.

1882

City and County of New York, ss:

William Corning 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 a charge against him; that the statement is designed to enable him, if he see fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *William Corning*

Question. How old are you?

Answer. *17 years -*

Question. Where were you born?

Answer. *Yonkers -*

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

Answer. *Yonkers; 17 years -*

Question. What is your business or profession?

Answer. *Boatman*

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

Answer. *I am not guilty of the charge*
William Corning

Taken before me this

day of *August*

1893

W. J. Sumner

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 Alfundants

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

Dated March 8th 1893 [Signature] Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

1188

Police Court--- 6th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Tucker

1. *William Siegel*
2. *William Lanning*

3.
4.

Offence *Burglary & Larceny*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Nov 8th* 1893

Simon J. Magistrate.

John Surges Officer.
35th Precinct.

Witnesses *Sarah Miller*
Riverdale Street.

No. _____ Street.

No. _____ Street.



\$1500 *am* to answer *bet.*

Comp
912

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

THE PEOPLE OF THE STATE OF NEW YORK

against
William Sigel
and
William Corning

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

William Sigel and William Corning

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

The said *William Sigel and William Corning both*

late of the 24th Ward of the City of New York, in the County of New York, aforesaid, on the
seventh day of *November* in the year of our Lord one
thousand eight hundred and ninety-*three*, in the *night*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *stable* of
one *Joseph Tucker*

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said
Joseph Tucker in the said *stable*
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.

SECOND COUNT—

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

William Siegel and William Corning

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

The said *William Siegel and William Corning, both*

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

one coat of the value of ten dollars, one vest of the value of five dollars, one pair of trousers of the value of five dollars, one watch of the value of ten dollars, one chain of the value of ten dollars, the sum of twenty-three dollars in money, lawful money of the United States of America, and of the value of twenty-three dollars, and one lance of the value of twenty-five cents

of the goods, chattels and personal property of one

Joseph Tucker

in the

stable

of the said

Joseph Tucker

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

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
William Siegel and William Corning
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Siegel and William Corning* both

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

the same goods, chattels and personal property described in the second count of this indictment

of the goods, chattels and personal property of

Joseph Tucker

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

Joseph Tucker

unlawfully and unjustly did feloniously receive and have: (the said

Siegel and William Corning

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

DE LANCEY NICOLL,

District Attorney.

0110

BOX:

541

FOLDER:

4924

DESCRIPTION:

Simmons, Isabella

DATE:

11/27/93



4924

01111

Witnesses:

Mary Plunkett
Off O'Brien

Counsel,

Filed 27th day of Nov 1893

Pleads,

32 THE PEOPLE
21 bonds of
clean

Isabella Simmons
Part 2 - Dec 13, 1893
Trial and convicted

Attorney at Law
Grand Larceny, second
Degree.
From the Person.
[Sections 528, 534, Penit Code.]

Subpoena officer
for 15th

DE LANCEY NICOLL, 15
District Attorney.

Wed. Dec. 13/93 2/93

A TRUE BILL.

J. Monsieur
Dec 15/93
W. C. Ward Foreman.

0112

Police Court, 2 District.

City and County of New York, ss. Stephen O'Brien

of No. Central Office Street, aged _____ years,
occupation Detective Sergeant being duly sworn, deposes and says,

that on the 20 day of November 1893, at the City of New York, in the County of New York,

he arrested Spatella Simmons (nowhere) on the charge of committing an Assault with intent to steal, from the following facts to wit: that between the hours of 3 and 4 o'clock P.M. of said date, while deponent was on the sidewalk, in West 14th Street near 6th Avenue, in front of Macy's Store, he saw the defendant place her hand on the dress, and clothing of a number of woman who were walking and standing in front of Macy's Store on West 14th Street & 6th Avenue, with intent to steal, as a pickpocket, deponent therefore asks that said defendant may be held to answer.

Sworn to before me } Stephen O'Brien
this 2 day of November 1893 }

J. J. M. Police Justice

0113

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Isabella Simmons

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 *Isabella Simmons*

Question. How old are you?

Answer *32 years*

Question. Where were you born?

Answer *W.S.*

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

Answer *21 Cornelia Stas - 1 year*

Question. What is your business or profession?

Answer *Cleaner*

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

Isabella Simmons

Taken before me this day of *March* 19*21*

Police Justice

[Signature]

0114

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

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

Dated March 21 1893 [Signature] Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

0115

1246

Nov 22^d 1893
2³⁰ P.M.

E.H.

Police Court--- District.

THE PEOPLE, &c
ON THE COMPLAINT OF

Stephen O. Mason
vs.
Matella Simmons

Office
Resault with
Intent to Mord

1
2
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4

Dated *November 21* 1893

H. H. Hoge Magistrate.
Wm. & G. C. C. Co. Officer.
C. C. Precinct.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Witnesses _____
No. _____ Street.

Mary Plunkett
of Macy & Co

No. *6:00 am + 14* Street.

No. *500* Street.

\$ _____ to answer

RECEIVED
NOV 23 1893
DISTRICT ATTORNEY

Wm. & G. C. C. Co.
memor

COURT OF GENERAL SESSIONS OF THE PEACE, Part 11.

City and County of New York.

The People,

vs.

ISABELLA SIMMONS.

"
"
"
"
"

Before

HON. FREDERICK SMYTH,

and a Jury.

Tried, DECEMBER 13TH, 1893.

Indicted for ATTEMPT AT GRAND LARCENY, in the SECOND DEGREE.

Indictment filed NOVEMBER 27TH, 1893.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY THOMAS J. BRADLEY,

For THE PEOPLE.

JACOB BERLINGER, ESQUIRE,

For THE DEFENSE.

0117

MARY PLUNKETT, THE COMPLAINANT, being duly sworn, testified that on the 20th of November, 1893, between 3 and 4 o'clock in the afternoon, she was in R. H. Macy & Company's store, at Sixth avenue and 14th street. She saw the defendant in Macy's on that day. She saw the defendant enter the store. She saw the defendant put her hand to the pockets of the dresses of several ladies. She saw the defendant put her hand on the skirts of several ladies, where their pockets were. After following the defendant around the store, she followed her into the street. Before going into the street, she had a conversation with Sergeant O'Brien, and he accompanied her. She saw the defendant touch the dresses of several ladies on the side-walk, in front of Macy's window. The defendant went back into the store again, and she left the store, about two minutes later, with a small purse in her sleeve. The purse shown to her by the District Attorney was the one which the defendant had had in her sleeve. After the defendant got to the window, she took the pocket-book out of

her sleeve. The defendant stood in front of the window and opened the pocket-book and threw a gold dollar, with a monogram on it, to the ground. The defendant also threw the pocket-book to the ground. She, the witness, picked up the gold dollar and the pocket-book, and handed them to Detective Sergeant O'Brien, who was standing behind her. She saw the defendant put under arrest.

In cross-examination the complainant testified that she was employed in Macy's, and had been employed there fifteen years. She was assistant to the detective in the store. The defendant did not have any conversation with Sergeant O'Brien in her presence.

STEPHEN O'BRIEN, being duly sworn, testified that he was a detective sergeant, connected with the Central Office. He remembered arresting the defendant on the 20th of November, between 3 and 4 o'clock in the afternoon. He met the preceding witness, and, in consequence of a conversation he had with her, he followed the

defendant into the store. The defendant carried a satchel in her left hand. Her right hand was bare, she having taken off her glove. The defendant went up to a woman who wore a black jacket and put her hand into the woman's pocket. The defendant then moved out of the crowd and moved over to another woman. The defendant put her hand to the dresses of several women. He took hold of the defendant and told he was an officer and that she was under arrest. The defendant had a satchel, which she seemed desirous to keep away from him. The defendant struggled from 14th street to 13th street, and finally broke the handle of the satchel.

FOR THE DEFENSE, ISABELLA SIMMONS, THE DEFENDANT, being duly sworn, testified, in her own behalf, that she lived at 21 Cornelia street, with her father and mother. She had never been convicted of any crime. She remembered the day of her arrest. She had heard the testimony of the complainant and Sergeant O'Brien. On the afternoon of the day in question she was at the

Vanderbilt Clinic, 10th avenue and 60th street, from about two o'clock until about five minutes to 4. She then got in a car and came down down. She noticed a crowd in front of Macy's window, and she got out to see what they were looking at. She looked in the window for a while, and, when she started to go home, she was arrested. She was not inside Macy's store on that day. She cleaned offices in the morning, and did crochet work in the afternoon. She was being treated for heart trouble and indigestion. She never saw the pocket-book in evidence until Sergeant O'Brien showed it to her in the station house. She knew Mr. James Chase, and had known him all her life-time. She knew Mrs. Pritchard and Mrs. C. A. Fisher.

In cross-examination the defendant testified that she had testified in the Police Court that she had been convicted once before, but that was not so; she had never been convicted of crime. The testimony of the complainant and Sergeant O'Brien, in regard to her touching the dresses of various wo-

0121

6

men, was not true. On the morning of the day of her arrest she had worked at the Tobacco Leaf Publishing Company, 105 Maiden Lane. She got home that morning about 8 or half-past 8 o'clock. Sergeant O'Brien slapped her in the face when he arrested her.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Isabella Simmons

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

Isabella Simmons of attempting to commit

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

The said

Isabella Simmons

late of the City of New York, in the County of New York aforesaid, on the twentieth
day of November in the year of our Lord, one thousand eight hundred and
ninety-three, in the day - time of the said day, at the City and County aforesaid,
with force and arms,

diverse goods, chattels
and personal property, (a
more particular description
whereof is to the Grand Jury
aforesaid unknown, of the
value of ten dollars

of the goods, chattels and personal property of ~~one~~ a certain woman whose
name is to the Grand Jury aforesaid unknown
on the person of the said woman
then and there being found, from the person of the said woman
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.

De Lancey Nicoll,
District Attorney

0123

BOX:

541

FOLDER:

4924

DESCRIPTION:

Simpson, Isidore

DATE:

11/15/93



4924

0124

Witnesses:

Off Sullivan

L. F. Kinley
Counsel,
Filed *15* day of *Nov* 189*3*
Pleade, *Guilty 16*

THE PEOPLE

55
7aledo vs.
patent maker
Isidore H. Simpson
Burglars' Tools.
[Sec. 508, Penal Code]

DE LANCEY NICOLL,

District Attorney.

Part III Nov 22 93

A TRUE BILL.

H. O. Ward Foreman.

Part 3, November 22/93
tried + convicted

177 Rev JJ

0125

Police Court, District.

1901

City and County of New York, ss. Cornelius J Sullivan
of No. 19th Precinct Street, aged _____ years,
occupation: Police Officer being duly sworn, deposes and says,
that on the 21st day of Octbr 1893 at the City of New
York, in the County of New York, he arrested

Edward H. Simpson (nowhere
charged with having in his possession
burglars instruments. for the reasons
following to wit. Deponent was
called to the Grand Hotel on the
South East Corner of Broadway and
31st Street this city on said date
that defendant was registered as
a guest. that he had hired a
room at said Hotel and that the
price of said room was four
dollars per day as deponent was
informed at said Hotel. that defendant
was unable to pay for said room.
that he had no baggage. that
deponent found a number of skeleton
Keys, window lifters, braces and bits
and other instruments in the possession
of defendant. Deponent therefore
charges the defendant with
carrying Burglars instruments in
violation of section 508 of the
penal code and prays that
he be held to answer

In testimony whereof }
23rd day of Octbr 1893 } Cornelius J Sullivan

[Signature] Police Justice

0126

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

Isadore A Simpson 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 a 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. Isadore A Simpson

Question. How old are you?

Answer. 54 years

Question. Where were you born?

Answer. Canada

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

Answer. Marion, Ohio U.S.

Question. What is your business or profession?

Answer. Pattern 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. A. Simpson,

Taken before me this
day of March 1895

[Signature]
Police Justice.

0 127

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 *200* 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 *Oct 23* 1893 *[Signature]* Police Justice.

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

Dated..... 18..... 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..... 18..... Police Justice.

0128

Police Court---

1137
2 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Cornelius H. Sullivan

vs.

Isador H. Simpson

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3
4

Carrying
Explosives

offence

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Oct 23rd 1897

Hogan

Magistrate.

Sullivan & Haus.

Officer.

19th

Precinct.

Witnesses Turner.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer



Com

(455)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Widow M. Dumson

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

indictment accuse *Widow M. Dumson*

of the crime of *unlawfully possessing*

instruments of forgery,

committed as follows:

The said *Widow M. Dumson*

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

twelfth day of *October*, in the year of our Lord one thousand

eight hundred and ninety-*three* at the City and County aforesaid,

did unlawfully have in his possession,
under circumstances evincing an
intent to use and employ the same
in the commission of some crime to
the Grand Jury of aforesaid jurisdiction,
certain tools, tools, stamps, &c., and
other instruments adapted, designed and
commonly used for the commission
of forgery and perjury, to wit: one
hundred and fifty of the stamp, one
dozen, two instruments called "wipers"

Letters", and one trace against the
form of the Statute in such
rare made and printed, and
against the peace of the People
of the State of New York, and
their dignity

Samuel Hill

~~Samuel Hill~~

0131

BOX:

541

FOLDER:

4924

DESCRIPTION:

Smith, Edward

DATE:

11/09/93



4924

0132

Witnesses:

George Reilly,
Off. O'Leary,
Julia Lannon
Celia Smith
both 144 Cherry St

Counsel,

Filed

day of

1893

Pleats,

THE PEOPLE

vs.

Edward Smith

Burglary in the 1st degree
[Section 46]

DE LANCEY NICOLL,

District Attorney

Part III. Nov. 23 1893

A TRUE BILL.

Foreman

Part 3. November 2 3/3
Tried and Acquitted

0133

Police Court 3 District.

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

of No. 146 Cherry Street, aged 30 years,
occupation maker being duly sworn

George Reilly

deposes and says, that the premises No 146 Cherry Street,
in the City and County aforesaid, the said being a five-story brick

tenement building the third floor, west side
which was occupied by deponent as a dwelling apartment

and in which there was at the time human beings by name deponent,
Ellen Reilly, Lizzie Price

attempted to
were BURGLARIOUSLY entered by means of forcibly opening a
window looking from the hall-room of the
hallway

on the 25 day of October 1893 in the night time, and the
was attempted to be
following property feloniously taken, stolen, and carried away, viz:

A quantity of male and female wearing
apparel and dress-goods material,
the whole of the value of Sixty Dollars,
\$60.00

the property of deponent and divers persons, in deponent's care
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY attempted to be was committed and the aforesaid property taken, stolen, and carried away by
Edward Smith (now here) and another person

unknown to deponent, and not yet arrested,
for the reasons following, to wit: deponent saw said window
fastened when he arrived about 11 P.M. on October 24,
1893, and about 1 P.M. in the morning he was
awakened by some persons attempting to force
open said window and on going into the hall
he saw two men, with no shoes on their feet,
run up stairs: that with Officer Odeary, of
the 7th Precinct Police, deponent shortly after
went up to the roof of said house, and

found the defendant Smith, with five a
satisfactory account of himself and
having one of his shoes unlaced,
therefore deponent prays that defendant
may be dealt with according to law

Amor before me this } George Reilly
22 day of October 1893 }

John P. ...
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0135

City and County of New York, ss:

Edward Smith

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. *Edward Smith*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *411 Hudson St. 2 weeks*

Question. What is your business or profession?

Answer. *prisoner*

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 - Edward Smith*

Taken before me this

27th day of *October* 1893

Charles W. ...

Police Justice.

0136

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 Alfred

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, October 26 189 John H. Boardman Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Police Court--- *B* District. *1149*

THE PEOPLE &c.,
ON THE COMPLAINT OF
George Reilly
Edward Smith

Attempted Burglary
Offense

2
3
4

Dated, *Oct 26* 189*3*

Voorhis Magistrate.

O'Leary Officer.

Precinct.

Witnesses *Call the officer*

No. _____ Street.

Ellen Reilly *Lizzie*
Price _____ Street.
146 Cherry St.

No. _____ Street.

\$ *1000* to answer _____

Oct 26 1893

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Smith

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

Edward Smith of the crime of attempting to commit

of the CRIME OF BURGLARY in the second degree, committed as follows:

The said Edward Smith,

late of the 7th Ward of the City of New York, in the County of New York aforesaid, on the twenty-fifth day of October in the year of our Lord one thousand eight hundred and ninety-three in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one George Reilly

there situate, feloniously and burglariously did attempt to break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said George Reilly

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away; the said Edward Smith being then and there assisted by a confederate actually present, whose name is to the Grand Jury aforesaid unknown:

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

De Launcey Nicoll, District Attorney