

0911

BOX:

52

FOLDER:

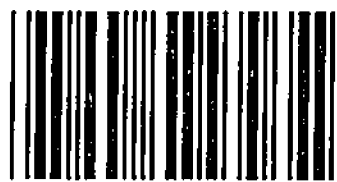
608

DESCRIPTION:

Percival, William

DATE:

11/23/81



608

09 12

WITNESSES.

10. 152.
Counsel
Filed 23 day of Nov 1881
Pleads *Not Guilty*

THE PEOPLE
vs.
William Perrot
INDICTMENT
Larceny from the Person
Felt
DANIEL G. ROLLINS,
District Attorney.

A True Bill.
(Signed Only)
For 2d Foreman.
Jury & Foreman of
Petit Jury
Emss. En. #100.
Jury Nov 24/81.

0913

3

DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

of age a Porter residing at
of No. 176 Hester

William Albis 45 years
Street.

being duly sworn, deposes and says, that on the 30 day of October 1881

at the City of New York,

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

One Silver Watch of the Value of twenty
two dollars

Sworn before me this

day of

the property of deponent

Notary Public

18

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 Percival (now here)

from the fact that deponent is informed
by Emily Hauck of No 123 Delancey Street
that on the afore said day at the hour of
about 6 o'clock P.M. she saw deponent
falling off a Rail Road Car that said
Percival picked deponent of the street
and that he Percival then and there
took the Watch from the Chain which
was in the left hand pocket of the

09 14

Went then upon defendants person
and run away with the same

Sworn to before me this 5th day of Novr 1881

John H. Hume Police Justice

City & County of New York

Emily Hauck of 123 Delancey Street
being duly sworn deposes & says that she
is 16 years of age that she works at Lace
Embroidery and ~~resides at 123 Delancey~~
that on the 30th day of October 1881
she saw William Percival take and
run away with a watch which he stole
from the vest pocket of William Allen
the victim complainant while in
Christie Street.

Sworn to before me this 5th day of Novr 1881

W.H.

Emily Hauck

John H. Hume Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, & c.
ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

DATED 18

MAGISTRATE.

OFFICER

WITNESSES:

DISPOSITION

0915

William Albis being cross-examined says: —

I got in the 2nd avenue car where I can't get tell. I was in Kirchman's place 25 Rivington Street and had a couple of glasses of wine. I fell off the car I can't tell how many people were standing in the car. I first missed the watch and chain when I came home after twelve o'clock at night. I can't tell where I was between six and twelve o'clock at night. I lost my watch and chain. I missed them both at the same time when I looked for them. My wife saw right away my watch and chain were gone. I can't tell where I was for the six hours. I don't know where I was after I left the car. I got my clothes off myself. The chain cost nine. The watch cost a hundred dollars and a half, altogether it was forty five dollars worth. I don't know where the I was put off the car.

Taken before me this 4th day of November 1887

5th day of November 1887

John H. Brown
Police Judge

0916

Anna Carlstrom being duly sworn
and examined as a witness for
the prosecution says: -

My name is Anna Carlstrom
aged 14 years, live at 325 Burne
Street with my parents and attend
school

Q. Were you present at the oc-
casion referred to.

A. I was with Emile Hansen

Q. State what you saw?

A. I saw the second frame car
coming down through Christie Street
William Albis fell off the rear
platform of the car & was picked
up by the defendant. who put
his hand in Albis' left pocket of
his vest took out his watch and
broke it off the chain and then went
into an alley in Christie Street and
disappeared. When he took the watch
I said to him, he shouldn't take it
that I didn't want to take it, he
stood before me put his hand on
my arm & told me to go away. He
did this before he took the watch
he had a hold of the man at the
time

0917

Can examine & say: —

I don't know whether he was drunk or stunned from falling.
Q. How did he act?

A. He didn't walk right when he got up. After he went away another fellow came up & said we should go about our business.

Q. Did you shout "Police"?

A. No Sir. I told the man I had been robbed. The man that was robbed didn't say anything. He said he was going to fix him. Miss Hancock did not ask me what I recollected about it, but she told me what she had testified.

Q. Why did you care what she testified to?

A. I heard she was here. She told me this morning, the whole of it.

Q. How long do you know the prisoner?

A. I can't say how long. Not quite a year I think.

Q. Where was Smith standing when he pushed me aside?

A. Right by my side. He pushed me quickly. He nodded his head

0918

persuasively

Taken before me this
5th day of November 1887

Stolt. Hargreaves

Police Justice

Anna Carlstrom

Counsel for the defense asks for an
adjournment ^{that the court may} to produce the conductor
of the car to throw some light on
the case

Request denied. Counsel ^{then} asks that the examination
may stand over that he may
produce the conductor.

Motion likewise denied, on the
ground, that there seems to be
no doubt as to the defendant's guilt
and that any further adjourn-
ment will result oppressively
to the people and unnecessary
20

0919

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

William Percival 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 Percival

Question. How old are you?

Answer.

28 years of age

Question. Where were you born?

Answer.

Brooklyn, N.Y. State

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

Answer.

101 Allen Street, one year

Question. What is your business or profession?

Answer.

Moulder

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.

Under the advice of counsel. I reserve my defense for a jury

William Percival

Taken before me, this *5th*
day of *November* 188*8*

John H. H. H. Police Justice.

0920

RAILED,
No. 1, by _____
Residence _____
Street, _____
No. 2, by _____
Residence _____
Street, _____
No. 3, by _____
Residence _____
Street, _____
No. 4, by _____
Residence _____
Street, _____

Sec. 208, 209, 210 & 212.

Police Court, District, 3

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Allen
174 Market St.
1027

William Allen

Offence, Larceny from Person

Dated March 5, 1881

Magistrate.

Officer.

Clerk.

Witnesses, Edmund Westburn

No. 295 Providence Street,

Conrad Frank.

No. 123 Delaney Street,

No. _____ Street.

Le.

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 William Allen

guilty thereof, I order that he be admitted to bail in the sum of ten Hundred Dollars per and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 5, 1881

Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0921

Sec. 208, 209, 210 & 212.

Police Court-- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Allen
176 West 4th St.

William Breiden

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *Mar 5* 188*7*

Alamus Magistrate.

Locead 10 Officer.

Clerk.

Witnesses *Amie Carlstrom*

No. *225* *Prosser* Street,

Conley Hank

No. *123* *Dulaney* Street,

No. _____ Street.

Le.

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

William Allen is guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars *Five* and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Mar 5* 188*7* Police Justice.

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

Dated _____ 188*7* 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*7* Police Justice.

0922

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Percival

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

William Percival
of the CRIME OF LARCENY (from the person)

committed as follows :

The said

William Percival

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

One watch of the value of twenty-two dollars.

of the goods, chattels and personal property of one *William Albers*
on the person of the said *William Albers* then and there being found,
from the person of the said *William Albers* 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.

DANIEL G. ROLLINS, District Attorney.

0923

BOX:

52

FOLDER:

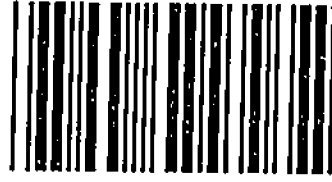
608

DESCRIPTION:

Perry, Thomas

DATE:

11/25/81



608

0924

188 /
 Filed 25 day of Nov
 Counsel,
 Nov 25 1886
 Pleads Not Guilty.

THE PEOPLE
vs.
29
Wm. Christian
Charles Perry
Perry

DANIEL C. ROLLINS.

District Attorney.
 12 North 4th Ave. Chicago, Ill. 28. 1891

True Bill.

the Bill. *Please reply.*
Wm. J. O'Connell

Foreman,

Pen 4 months.

0925

1st District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 5 Courtland Street,

James H. Ward

being duly sworn, deposes and says, that on the 18 day of November 1881

at the City of New York,

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

of deponent,

the following property, viz:

One metal Clock of the value
of Four dollars

the property of Ansonia Clock Company incorporated under the
laws of the State of New York of which William E. Dodge Jr.
is President in the care and charge of deponent who
is a clerk and 29 years old

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Thomas Perry (now here)

that deponent caught said Perry in the act of
taking stealing and carrying away said
clock from store No 5 Courtland Street
in said City

James H. Ward

Sworn before me this

19 day of November 1881

Police Justice.

0926

Sec. 198-200.

1st DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Perry 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.

Thomas Perry

Question. How old are you?

Answer.

39 years

Question. Where were you born?

Answer.

New York

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

Answer.

11 Chatham St for 3 weeks

Question. What is your business or profession?

Answer.

Painter

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

Taken before me, this 19
day of Nov 1881

W. W. M. M. M.

Police Justice.

Thomas Perry

0927

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. Macel
Exhibit A
Thomas Perry

1 _____
2 _____
3 _____
4 _____
Offence, Petit Larceny

Dated Nov 19 1887

Magistrate.
O'Hea 27 Officer.

Witnesses _____

No. _____ Street _____
No. _____ Street _____
No. _____ Street _____

One 4.8
Comm

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 Thomas Perry

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

Dated Nov 19 1887 Mr. M. J. M. J. Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0920

Sec. 200, 201, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. Ward
Courthouse St.
Thomas Perry

Office,

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *Nov 19* 1881

Magistrate.

O'Hara 27 Officer.

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street.

Ans. L.S.

Comy

Police Justice.

188

Dated

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

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Police Justice.

1881

Dated

and be com-
Hundred Dollars

mitted to the Warden or Keeper of the City Prison until he give such bail.

It appearing to me by the within depositions and statements that the within mentioned has been committed,
and that there is sufficient cause to believe the within named
guilty thereof, I order that he be admitted to bail in the sum of

0929

City and County of New York, ss.

Police Court— / — District.

THE PEOPLE

vs.

On Complaint of James H. Ward
For Petit-Larceny

Thomas Perry

After being informed of my rights under the law, I hereby ~~request~~ demand a trial by Jury, on this complaint, and demand a trial at the **COURT OF SPECIAL SESSIONS OF THE PEACE**, to be holden in and for the City and County of New York.

Dated Nov 19 1881

Thomas Perry

W. W. Murphy

POLICE JUSTICE.

0930

Court of General Sessions of the ~~Reade~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Thomas Perry ^{against}

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

Thomas Perry

of the crime of

Larceny

committed as follows:

The said

Thomas Perry

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

*One clock of the value of
four dollars*

of the goods, chattels, and personal property of ~~one~~ *The Ansonia
Clock Company, a company
duly incorporated under the laws of the
State of New York* then and
there being found, feloniously did steal, take and carry away, against the form of the
Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

DANIEL C. ROLLINS,

~~BENJ. K. PHELPS~~ District Attorney.

0931

BOX:

52

FOLDER:

608

DESCRIPTION:

Pierce, George W.

DATE:

11/22/81



608

James B. [unclear]
D. G. R. [unclear]
Nov. 22 - 1871

BAILEY & CO. JUSTICE
of Chautauque Co.
Nov. 30. 1871.

BAILEY & CO. JUSTICE
of Chautauque Co.
Nov. 30. 1871.
Society:
Joseph D. Sharpe
James [unclear]
Newton S. Dillaway
James [unclear]

1910 121
Filed 22 day of Nov 1871
Pleads Mrs. Gully Oct 6/71

THE PEOPLE
vs.
George W. Pierce
Obtaining Goods by False Pretences.

Daniel G. Collins
District Attorney

A True Bill.
[Signature]
1st Deputy

Foreman
Overseers in [unclear]
Nov 4. 1871
Recd from [unclear]

0932

0933

O. COOK,
C. R. LOCKWOOD,
J. B. FISHER.

LAW OFFICES OF
COOK, LOCKWOOD & FISHER,
ATTORNEYS AND COUNSELORS.

JAMESTOWN, NEW YORK, Nov. 30th 1881.

Mr Daniel G. Rollins

Just. Atty &c

Dear Sir:

Mr George M. Pease

of this place was indicted on the 22nd day
of Nov. 1881, ^{in N.Y.S. Co.} for obtaining goods by false
pretences. A bench warrant was issued
and he was yesterday arrested and
gave bail for his appearance at
the Court of General Sessions of the Peace
to answer the indictment. He is ignorant
of the nature of the charge against him
and of course is not ready at present
for trial. If you will be kind as to
inform us when his case will
be moved, and we hope this will be
at as late a day as you can make it.
We will be greatly obliged to you. Not being
familiar with your practice in New
York County, whether the indictment
is on file with the County Clerk

0934

At Court of the Court in which he
is indicted. you will confer a favor
on us, by asking the Clerk to send
us a copy of the indictment, at our expense.
Any information you can and are willing
to give relative to the nature of the charge.
will be appreciated by us. Also inform
us as to when he is to appear to be
arraigned.

Yours
C. H. Lockwood & P. H. H.

Received

Ans

0935

O. COOK,
C. R. LOCKWOOD,
J. B. FISHER.

LAW OFFICES OF
COOK, LOCKWOOD & FISHER,
ATTORNEYS AND COUNSELORS.

JAMESTOWN, NEW YORK,

Jan. 31st 1882

Dear Sir,

In the case of George M. Pearce
indicted in the Court of General Sessions of
the County of New York for the crime of
False Pretenses, we corresponded with your
predecessor regarding it and were informed
that it would not be moved until after
January 1st 1882. and that due notice
would be given us. Of course we are not
aware of the time of holding this Court.
If you will kindly inform us when
this case will be moved, we will be
obliged to you. We would like as long
notice as possible. There will
be evidence to procure from Ireland
and we will need some time for
preparation. Very respectfully,
Cook, Lockwood & Fisher

0936

District Attorney's Office.

THE PEOPLE,
vs.

Wm. P. Quinn

Put down
for 1st Monday
of April 1872.

0937

Patrick Anglin:-

Q Did you ever the prisoner at the bar make any threats against your mother at any time previous to the night she was killed

Question objected to. overruled -
Exception

A Some time before that - about a year

Q What length of time before that?

A About two years

Q Tell the jury what the nature of the threats were - What did he say?

A One time he had a chisel in his hand & said to her "I would run this through as I would ~~the~~ look at you".

Q Apart from threats - did you ever see him beat or abuse your mother within the time of you fix at 2 years and the time of her death?

A I often saw him beat her

Q In what way was that beating - describe the mode of beating his wife? - With his or with a weapon?

A Sometimes he had a chisel in his hand

0938

~~Q~~
Q Did you see him strike your mother?

A Yes with his fist.

Q Often?

A Yes.

Q Up to what time previous to her death?

A About a month.

0939

The People

Mr. Homer



Blank Cartridge

the size of the
core -

Wandering nursing his wrath.

She conceived the idea she had been whoring
say of. Sealing. Drink & Ouzer. (Says M. Morrison)
She pistol men out before.

Anglum

Threats - If you do not stop I will shoot you
Cut her with a chair two months
before.

6 of P.A. Graham Mr M. heard my light
he did not have the pistol

She pulled child to the Cars. Pulled away - not
to let speak - 2 1/2 Minutes 20 Seconds
chairs accusations

No guarantee

that night

Let P & Mother

Mary Morrison

Two police officers

Capt. Sumner your child says so - &c.

the factual
testimony
of the child

There was a chair near her says Anglum

her head was on a chair says Kops

gone back. Confession as to pistol

best friend I ever had.

Anglum form & reason in the breach why
not prove his character.

0940

reception
from women

District Attorney's Office
City & County of
New York

Basement

8th of October 1881

Sat night.

No army found drinking - according
to his own admission.

His step son - about 18 years old.

Found his father's house. Shot the mother
with pistol out of chest.

Went for the house - mother's room.
He - You mother not worth
shooting.

His father found the pistol.

Mother. Said she was a whore &
his child. You shot my mother
did not deny it.

Wanted to put it upon the
boy.

Law officers - did not deny
the child's story.

M-Lying testimony as to what happened

Reys
Capt. Gunn
admitted
last night
out of track

0941

offensive entrance Supper

Family way:-

Mr. Mormon Patt a McWhig:-

Through back and over

Did he say anything about the fight
about the little child being present

Did you ask Patson if he had
anything to do with it?

Clear day light when I came there

He was born & raised in the vicinity - why
not prove his identity of credit?

0942

Frank Sykes -

Many Morrison recalled

No guards that night when
Patsy & his mother ~~at~~

M^r Murphy will swear he drank 3 glasses
of beer about 9 1/2 o'clock.

0943

Defence:-

It makes no difference what nationality
or race:-
Mr O'Connor Sworn

The Troughs - were near the railway
why not complain to the Capt's Police.

I did not examine the woman:-
I called to try and make her up. I
went down for the Alcotest:-

I did not fire the shot at
Ellen O'Connor. no Sir

Did you know. ~~Any~~

Did you go back to the yard

S. J. Tamm

Did you not take the child to the Court -

60 years of age

Did you not

Ernest O'Connor
Prof. Webster

James O'Connor

called his wife a whore

Mr. Maguire: 411 E (59th)

0944

People

Mr. Hornor



The people Mr. Swift calls rowdies are young men who lounge around the corner

Put the chemise in evidence

When you returned, who took her to the car

Carriage balls never throw powder

He went back to hide the pistol

Your father

He pulled my little brother away
from me when I went to speak
to him.

0945

People

"Lorain

21. Last May.

Sabon. -

Threats

I was not asked about threats

Struck her
with a
Chisel

What business does Callahan follow.

Had you a hip pocket

body worn

the sister was there - went away & Mrs
Robinson came.

Why were you afraid

did you have the Justice in your
hand that night &

When you covered up your face -
set watch. -

coordinates the sister. { There was a chair
near her

= I was not awake when my sister came
= first.

0946

Caracas, Cuba

Patricia de Ruyter

Been at home whole afternoon - about 5:30 went
out 2 different times for beer. gave mother a glass &
a glass to ^{father} Counsel (a boy of about 12 or 13 years, be-
longing to neighborhood) & drank about 6 glasses
himself. person was not there at home. That night
was not interested - mother had drunk some before
was under influence of liquor, but could talk & walk
fairly straight. She was not drunk, but she talked
drunk. About 10:00 Clock with hands buried down
in front basement, near a window, there being 2 win-
dows) they are nearest the door. He fell asleep &
he slept between 12 & 1:00 Clock, when he was awakened
by the voices of step-father & mother quarrelling. She
knew them have been out late, keeping company with
young couple. He said, "If you talk to the Club &
me, I will come for you." She took no heed of the
threat & she kept on saying in substance the same
things. There was a chest on the right hand side of
the door. He heard the key rattling in person's
hand, heard him open the chest & then raised his
head & saw the pistol in person's hand. Then
he put down his head & covered it up. He said he
was afraid person would shoot him. 3 or 4 minutes
after he heard a shot fired. Two times before daylight.
About 11:00 when he woke up & heard your
mother in distress. Got up & spoke to him but she did
not answer. Then felt her body in the region of
the heart & found it was not yet cold. She was about
3 feet from where I was lying - on a line with me.

0947

He began to cry - person was sitting down in the
same room, thinking of my mother. In about
a half hour, his sister came in. The little boy, his
brother, was in the other room sleeping.

214, 241, 4
Mary Morrison, sister of deceased - whole person
told her would be to say body and the whole of a
certain person by if the deceased was deceased he would
try to put her in his life - ~~the whole of the~~

Mrs. Katie Hays.

He spoke to her husband, was she there the said
her. Then he got up - a new time of the night
to sleep + your mother dying - perish at 2:30
He didn't want her to take the car - but insisted
that he in car + paid the fare - which was, they for
him. As he had never given me any money. Took a
2nd car at the corner of 4th St + 2nd ave. He was
very slightly under influence of liquor - was not
have known it but was not well acquainted with him.
Efficient from his previous action - a little thick.
identical period - 0 H.

Saw him ~~at the~~ he was
V. fall to the period Captain Hays

John Ryan - 402 East 59th St. found the period
James J. Campbell - offered who ~~was~~
Leonard Goldschmidt - M.C.

0948

21 last all day - 1' day of belly.

Whether married or not -

Robertson

No Ruppia

A young man when he came in

at 5 o'clock -

Then the only young man then
in the evening -

George Conroy when they stood at desk

after talking his mother - when -
then of low

He had the head and legs in front -
what had he said

when was the bureau.

Key:

Did you notice the cream on
the mother's head?

Mr. Hertz

Josephine

17 years

Admission to the club (women - club)

Blue Calico Dress

Why he was so
in a hurry

0949

John Brother Sam

When contact... it from what you heard... it was fact that you were... about his... ..

permission. But for... .. the... .. the... .. the... .. the... ..

Offered the... ..

Injury down to the... .. produce... ..

John C. ...

When this case is... ..
it must be... .. that
when... .. he
went out to... .. collect
\$3.00 from... .. & did
collect it. he told a fellow
-... .. Mr. C. can... ..
that the money was... ..
... .. several weeks
after his... .. & to his... ..
... .. collecting money.
... .. to pay a lawyer
to defend him -
... .. at Collihan
... .. this he kept
... .. of... ..
... .. the... ..
... .. family got
all their... ..
... .. call
attention to fact
... .. for not
... .. of... ..
... .. in... ..
... .. the... ..
... .. the... ..
... .. the... ..
... .. the... ..
... .. the... ..
... .. the... ..

With a... ..
We have the... ..
We are... ..

0950

Many women
Several conversations with him within a
half hour. First. She asked him, if her sister
was that of who she was. He answered. He
did not know, but the boys were around, she
did not know how it happened. The boys
were around & Patsy. & she asked Patsy the
kind No.

He said. I said I was sorry it happened & I was
a time as I had no money to bury her. He said.
I should have the deed of her wife & given it
I would open it.

Then. After every body had gone. He told
me he had seen her. I said it was too good.

He was in such a fix, and she had been up
comp. from. I then off in her room.

Then. He said Mr. O'Connor we could not bury
her without expense. That it was impossible
to have it done, because we could not bury
her. It should be reported. Mr. O'Connor said
No, if I would go with him to the Registrar he
would get a certificate of death in that she was dead
so long & he was waiting on her.

Mr. Registrar. I then said to him that he suggested
to bring to get the deed on Patrick's property.
both ways. Then, that is what he wanted. That
they would make her out half a day. He said
only give him 2 or 3 years. I said No. that I
could not have that. All then conversation
took place within a half hour.

0951

O'Connor 1.

Patrick Anglin of 404 E 59th Street
 being a witness; — Deceased
 Ellen O'Connor was my mother.
 I am a general laborer — John
 O'Connor, the present husband
 of my mother has been married
 abt 12 years — they had one child
 they quarreled often — mother was
 somewhat given to drink, Mr O'Connor
 the same I was home, Saturday
 Oct 8th — I nearly all evening — He was
 in & out the forepart of the night —
 I was home with mother & the little
 child — a sister of abt 5 years — ~~my mother~~
 went out abt 9 1/2 o'clock again — about
 10 o'clock I laid down on the floor — I had
 some beer too — had two pints all but
 two glasses — mother had one glass —
 I presume she had some drink before
 I laid down in the front basement
 near the window — mother was up
 yet — Between 12 & one o'clock to the
 best of my knowledge & belief I
 saw him come in — mother was
 standing up by the bureau I believe
 He began to jab her & accused her
 of getting drunk — she said, she was

0952

O'Connor 2

not drunk, but charged him with
 being out late & around with women.
 He then said, I'll soon fix you, if you
 talk to me that way - The Repton
 talking, then Mr O'Connor went to
 the chest - I heard the Keys rattle &
 take out a pistol - I saw the pistol
 in his hand - Mother Repton talking
 - then I heard a shot - I was afraid
 to speak - Mother was standing up
 when the shot was fired - I did not
 say anything, I was afraid Mr O'Connor
 would get at me - I went to
 sleep again & was called up about
~~daylight~~ ^{the} morning by Mr O'Connor
 & informed that my mother was
 dying - I knew the pistol - I saw
 the pistol in his possession before
 it was a true barreled pistol -
 he always kept it locked in the chest.
 He threatened to shoot me with it
 two years ago - he was a wicked man
 when he had liquor in him -
 About a year and a half ago he hurt
 her with a chisel in the neck - he
 cut me in the head with a saw about
 two weeks ago - When I woke up

0953

O'Connor 35

The body was warm yet - I believe
she was not quite dead yet -
I did not go for a doctor - Mr
O'Connor did not tell me to go.
Patrick
Anglin

0954

O'Connor - 4.

Katie Heuss. 214 E. 41st St.
 being sworn says - I am
 the daughter of deceased Ellen
 O'Connor - I left home abt 2 years
 2 1/2 years ago - She did not live very
 happily with Mr O'Connor - She
 was in the habit of drinking to
 excess - Mr O'Connor drank but
 never saw him stupidly drunk -
 I saw her last at home abt a
 week ago - but mother came to
 see me during the week -
 Abt 2nd 2³⁰ A.M. Oct 19th from
 Saturday to Sunday - I heard a
 knocking at the door - It seemed
 the door had inadvertently been
 left unlocked - when Mr O'Connor
 came in & said: - A nice time of the
 night to sleep & your mother very
 sick - I did not think anything
 of it at the time - still I dressed
 & went to 59th St - Mr O'Connor
 seemed under the influence of liquor
 - I reached 59th St. abt 2³⁰ or 3⁰⁰
 A.M. found her lying on the floor
 with her feet towards the door,
 her head towards the stove -

0955

O'Connor S.

my brother lying at her feet -
 I did not think she was dead
 then - I called her & finally I
 opened she dressed & found her
~~heart~~ breast near the heart bloody
 and the chemise all bloody & then
 I saw the bullet wound. I said
 Mr O'Connor, mother was shot,
 did you do it? - He said, "No,
 I would not shoot her, she is not
 worth shooting, but I would
 shoot him, pointing to my brother
 - I then began to cry & asked
 Mrs O'Connor to go for a lady
 my stairs - I then asked her to
 stay until I could get my aunt
 - I did not get back to the house
 until one o'clock next day -
 He often struck her before, but
 I have not seen him do it, but
 she showed me the mark made
 by the chisel, with which he
 attacked her -

Miss. Hens

0956

O'Connor

6.

Samuel J. Campbell Officer of 28th Precinct
 being sworn says
 on Oct 9th at 11¹⁵ a.m. I was
 informed by a lady who came to
 the Station House (Kate Shey,
 1938, Ave A) and said, that
 a woman was down at 404 E
 59¹/₂ St, supposed to have been
 shot - I went down & found
 deceased lying with her head
 on a chest, the body on the table,
 - she had been laid out by her
 sister - who was there at the time;
 Mr O'Connor & the children of
 deceased were there - I asked him
 what happened to her & she said
 nothing, except that she was
 dead - I asked him, how she died
 - I then examined her & arrested
 Mr O'Connor & found the keys
 of the trunk, where his pistol was
 locked in, in his pockets - I
 looked for the pistol, all over
 the house but could not find it,

S J Campbell

0957

Mer. Ser. - 8'Connor 7.

Leopold Gorschmied's uniform was worn
 Sayre I have made an autopsy on
 the body of deceased Ellen O'Connor
 at N: 404 East 59th Street. - Found a
 pistol shot wound on the left side of
 the chest on a line of about one inch
 above the level of the left nipple, three
 inches to the left of and externally
 to the same, in all about seven inches
 to the left of the median line, ^{the ball} entering
 the chest between the 5th and 6th ribs,
 passing slightly downwards and inwards,
 striking against the upper border
 of the 6th Rib, fracturing the same,
 the being deflected, passed directly in-
 wards and slightly upwards, passing
 through the lower lobe of the left lung,
 directly across the cavity of the chest,
 lodging in the body of the 6th dorsal
 vertebrae - A large amount of clotted
 blood in the left pleural cavity.
 The heart somewhat fatty, the
 liver enlarged and fatty, the Kid-
 neys nearly normal, the spleen
 softened. The other organs were
 all examined and found normal.

J

0958

Stammar 8.

From appearances presented
at the autopsy I am of the
opinion, the death was caused
by shock and internal hemorrhage
due to Pistol shot wound
of the chest, penetrating the lungs.

Russell G. W. Schmidt

Sworn to before me.
10th day of October 1881

Montgomery
County

0959

Coroner's Office,

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question.—What is your name?

Answer.—

Question.—How old are you?

Answer.—

Question.—Where were you born?

Answer.—

Question.—Where do you live?

Answer.—

Question.—What is your occupation?

Answer.—

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

I have nothing to say at present

John O'Connor

Taken before me, this 10th day of October 1881,
Morris J. Ellinger
CORONER.

0960

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
42 Years. — Months. — Days. m —	Ireland Tyres	404 East 59 th St.	Oct 10/81

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Allen A. Connor

whereby it is found that he came to

death by the hands of

John A. Connor

by a

shot & shot wounds

to the chest & back
striking the lungs

Inquest taken on the 10th day
of October 1881

before
Wm. H. Murphy Coroner.

Committed October 10th 1881

Deceased

Discharged

Date of death October 9th 1881

0961

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Allen D. Connor

whereby it is found that he came to

Death by the hands of

John D. Connor

by a

fatal shot wound

to the chest piece.

finding the lungs

Inquest taken on the 10th day
of October 1881

before
Wm. Ellinger, Coroner.

Committed Oct 10th 1881

Prison

Discharged

Date of death October 9th 1881

MEMORANDUM.

AGE.	42	Years.	Months.	Days.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
					Frederick	404 East 59 th St.	Oct 10/81

1942

Wm

0962

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0963

Proceedings before the Superior Court of Montgomery County, Ohio, at the October Term 1880 A.D. 1880 being and held at ^{the} ~~Clerk's~~ ^{legally} Hall in the City of Dayton in said County and State on the 4th day of October A.D. 1880.

Augustus Sharpe, Plaintiff : do it remembered that heretofore
vs : to wit; on the 15th day of November
George W. Peirce, Defendant : 1879 there was filed in the Office
of the Clerk of ^{the} Superior Court of

Petition
Montgomery County, Ohio, a certain petition; clothed in the words and figures following to wit; Superior Court of Montgomery County, *this*. The said plaintiff, Augustus Sharpe, for his cause of action against the said defendant, George W. Peirce, says; That on the 14th day of November A.D. 1879, the said George W. Peirce executed his promissory note of that date to the order of the said Augustus Sharpe, for the payment of the sum of Five Thousand Dollars (\$5000.00) in ^{eight} ~~three~~ months after the date thereof, with interest at eight per cent per annum. A true copy of said note is hereto attached marked Exhibit "A" and made a part of this petition. This plaintiff says that said note was executed as part payment for land sold and conveyed by plaintiff to the defendant. Plaintiff says that no payments were made thereon and avers that said note remains wholly due and unpaid. Plaintiff says that there is due him from said defendant on said ^{per annum} note the said sum of Five Thousand Dollars (\$5000.00) with interest thereon at eight per cent ^{per annum} from Nov 14th 1879.

Wherefore Plaintiff prays judgment against said defendant for the said sum of Five thousand Dollars and eight per cent interest thereon from Nov 14th 1879 and for costs ^{of suit}.
Cunckel & Rowe

Attorneys for Plaintiff

Jurat State of Ohio, Montgomery County Ss. Edward L Rowe being first duly sworn says he is a member of the firm of Cunckel & Rowe and as such one of the Attorneys of record of Plaintiff in this case; that the said plaintiff Augustus Sharpe is now absent from the State of Ohio and further that the facts stated in the foregoing

0964

petition are true as he believes. Edward L. Rove Served to be-
fore me by the said Edward L. Rove and by him signed in my presence
this 15th day of November A.D. 1880

(Seal) William L. Sullivan Notary Public Montgomery County Ohio.

Exhibit
"A"

\$5000.00 Dayton O November 14 1879 ^{Eight} months after date,
for value received I promise to pay to the order of A. Sharpe Five
Thousand Dollars with Interest at the rate of eight per cent per
annum at banking house of Garhart Jackson & Co Dayton and hereby
authorize my Attorney at Law to sign in any Court of record in

Cognovit - Note.
the United States, after the above obligation becomes, due, and
waive the issuing and service of process and confess a judgment
against in favor of the holder hereof for the amount then appear-
ing due, together with costs of suit, and thereupon to release all
errors and waive all right of appeal. Geo W. Peirce (Seal)

Entry
7214 649
Afterward to wit; at the October term 1880 to wit; on the 15
day of November 1880 Superior Court of Montgomery County Ohio.

And now comes the said plaintiff by counsel & here his Attorneys
and files his petition against the said George W. Peirce, and there-
upon Webster B. Shuey one of the Attorney, of this Court appeared
in open Court in behalf of the said George W. Peirce, and by virtue
of a warrant of Attorney for that purpose executed and now produ-
ced to the Court as duly proved, waived the issuing and service
of process and confessed that the said defendant does owe to the
plaintiff on the note in the petition set forth the sum of Five
Thousand Dollars (\$5000.00) and eight per cent interest from Nov-
ember 14th 1879 as claimed by plaintiff in the petition. And the
Court finds that the said interest amounts to this November 15th
1880 to the sum of four hundred and one and 11-100 Dollars (\$401.11)
making principal and interest to date amount to Five thousand
Four hundred and one and 11-100 Dollars (\$5401.11) It is there-
fore considered that the plaintiff do recover of the said defendant
the said sum of \$5401.11 (so confessed to be due upon said note)
and eight per cent interest thereon from Nov 15th 1880 and also
his costs taxed to \$ And by virtue of the same warrant of
Attorney all error is released and all right of appeal waived by

0966

THE STATE OF OHIO,

Montgomery County, ss. }

I *John S. Robertson* Clerk of the Court of
Common Pleas, within and for the County and State aforesaid, do hereby certify that
Henderson Elliott by whom the foregoing certificate was
signed, is a judge of said Court, within and for the *Second* District of Ohio,
duly commissioned and qualified, that full faith and credit are due to all his official
acts, and that his signature above written is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of
said Court this *20th* day of *October* 18*91*

John S. Robertson Clerk.

0967

John P. Davis

No 11052

Superior Court
Montgomery County Ohio

Augustus Charles
vs

George H. Parks

Manuscript of Record

2000-01-05

0968

Proceedings before the Superior Court within and for the County of Montgomery and State of Ohio, at the October term thereof A.D. 1880 begun and held at Cleggs Hall in the City of Dayton in said County and State on the 4th day of October A.D. 1880.

Augustus Sharpe, Plaintiff : Be it remembered that heretofore
vs : to wit; on the 15th day of November
George W Peirce Defendant : 1880 there was filed in the office
of the Clerk of the Superior Court

Petition
of Montgomery County Ohio, a certain petition; clothed in the words and figures following to wit; Superior Court of Montgomery County Ohio. The said plaintiff, Augustus Sharpe, for his cause of action against the said defendant, George W Pierce, says: That on the 14th day of November A.D. 1879, the said George W Peirce executed his promissory note of that date to the order of the said Augustus Sharpe for the payment of the sum of Five Thousand Dollars (\$5000.00) in six months after the date thereof, with interest at eight per cent per annum. A true copy of said note is hereto attached marked Exhibit "A" and made a part of this petition. This plaintiff says that said note was executed as part payment for land sold and conveyed by plaintiff to the defendant. Plaintiff says that no payments were made thereon and avers that said note remains wholly due and unpaid. Plaintiff says that there is due him from said defendant on said note the said sum of Five thousand Dollars (\$5000.00) with interest thereon at eight per cent from Nov 14th 1879.

Wherefore Plaintiff prays judgment against said defendant for the said sum of Five thousand Dollars and eight per cent interest thereon from Nov 14th 1879 and for costs. ^{of suit} Gunckel & Rowe

Attorneys for Plaintiff

Verdict
State of Ohio, Montgomery County Ss. Edward L. Rowe being first duly sworn says that he is a member of the firm of Gunckel & Rowe and as such one of the Attorneys of record of Plaintiff in this case; that the said plaintiff Augustus Sharpe is now absent from

0969

the State of Ohio and further that the facts stated in the foregoing petition are true as he believes. Edward L. Rowe Sworn to before me by the said Edward L. Rowe and by him signed in my presence this 15th day of November A.D. 1880

(Seal) William B. Sullivan Notary Public Montgomery County Ohio.

Exhibit 'a' \$5000.00 Dayton O. November 14 1879 *Six* months after date, for value received I promise to pay to the order of A. Sharpe five thousand Dollars with interest at the rate of eight per centum per annum at banking house of Gebhart Harman & Co. Dayton and hereby authorize any Attorney at Law appear in any Court of record in the United States, after the above obligation becomes due, and waive the issuing and service of process and confess a judgment against in favor of the holder ^{hereof} for the amount then appearing due, together with costs of suit, and thereupon to release all errors and waive all right of appeal. Geo W Peirce (Seal)

Cognovit Note

Entry on 14th Nov 1880

Afterward to wit; at the October term 1880 to wit; on the 15th day of November 1880 Superior Court of Montgomery County Ohio. And now comes the said plaintiff by Gunckel & Rowe his Attorneys and files his petition against the said George W. Peirce, and thereupon Webster W. Shuey one of the Attorneys of this Court appeared in open Court in behalf of the said George W. Peirce, and by virtue of a warrant of Attorney for that purpose executed and now produced to the Court and duly proved, waived the issuing and service of process and confessed that the said defendant does owe to the plaintiff on the note in the petition set forth the sum of Five thousand Dollars (\$5000.00) with eight per cent interest from November 14th 1879 as claimed by plaintiff in the petition. And the Court finds that the said interest amounts to this November 15th 1880 to the sum of Four hundred and one and 11-100 Dollars (\$401.11) making principal and interest to date amount to Five thousand Four hundred and one and 11-100 Dollars (\$5401.11) It is therefore considered that the plaintiff do recover of the said defendant the said sum of \$5401.11 (so confessed to be due upon said note) and eight per cent interest thereon from Nov 15th 1880 and also his

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his costs taxed to \$ And by virtue of the same warrant of
Attorney all error is released and all right of appeal waived
by the said George W. Peirce.

The State of Ohio :
: Ss.
Montgomery County :

I John S. Robertson Clerk of the Superior Court within and
for the County and State aforesaid do hereby certify that the fore-
going is a true and complete transcript of the above entitled
cause and compared with the *Record of the Cause,*
~~original papers.~~

Witness my hand and the Seal of said Court
At the City of Dayton this 20th day of October
A.D. 1881.

John S. Robertson Clerk
Superior Court Montgomery County Ohio.

CERTIFICATE OF OFFICIAL CAPACITY.

THE STATE OF OHIO,

Montgomery County, ss. }

I *Menderson Elliott* Judge of the Court of Common
Pleas, within and for the *Second* Judicial District of the State of
Ohio, do hereby certify that *John S. Robertson*
by whom the foregoing certificate was signed, was and is the acting Clerk of said
Court, within and for *Montgomery* County; that said Court is a Court
of Record, having a seal, and that he as such Clerk, has the legal custody of the
Records and Seal thereof; that his attestation is in due form of law, and his signa-
ture thereto genuine.

Given under my hand and seal, this 20th day of *October* 1881

Menderson Elliott



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THE STATE OF OHIO,

Montgomery County, ss.

John S. Robertson

Clerk of the Court of

Common Pleas, within and for the County and State aforesaid, do hereby certify that

Anderson Elliott

by whom the foregoing certificate was

signed, is a judge of said Court, within and for the *Second* District of Ohio,

duly commissioned and qualified, that full faith and credit are due to all his official

acts, and that his signature above written is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of

said Court this *20th* day of *October*, 188*7*.

John S. Robertson

Clerk.

0972

Ch 10050
Superior Court
Montgomery County Ohio

Augustus Sharpe
vs
George W Pearce

Managers of Record

\$5000 per month

0973

Swi. M. Bates & by H. Reed
and Martin T. Cooley, trading
as Bates, Reed & Cooley
against

George W. Peirce
City and County of New York ss:

John H. Reed, being
sworn says, I am one of the firm of
Bates, Reed & Cooley, that he knows
the defendant George W. Peirce. That
upon the 10th day of September 1880 at
the City of New York, State of New York
the said George W. Peirce made the
following false and fraudulent
representations to our Depovent in
answer to questions, as to solvency,
being then about to buy goods of our
Depovent's firm. viz: -

First: - That he was not indebted to
any one, - or in his own words, "owed
nothing";

Second: - That he was the owner of a
farm of 729 acres near Hartford City,
worth with buildings \$25,000 (Twenty
five thousand dollars) on which was
a mortgage of \$15,000⁰⁰/₁₀₀;

Third: - That ^{he paid} his stock was worth

0974

\$15,000.00.

Upon the faith of these representations and pretenses, the first two of which viz: not being in debt and owning a farm worth \$25,000, subject to a mortgage of \$15,000, were absolutely false as your affiant is informed and believes and known to be false by the said Peirce at the time he made them to your affiant viz: on the 10th day of September 1880. That deponent also upon information and belief avers that the third representation made to your affiant to wit having \$15,000 in stock in his store upon the day and date mentioned was also false and untrue.

That it was solely and entirely upon the faith of these representations, and believing the same to be true, that your deponent's firm sold to the said George W. Peirce, goods, wares and merchandise of the value of \$2214⁴/₁₀₀ between the said 10th day of September 1880 and the 23rd day of October 1880. That said George W. Peirce made the foregoing representations, with the full

0975

knowledge that they were false^{and}
 fraudulent^{and} intending by means
 of said false^{and} fraudulent repre-
 sentations to cheat^{and} defraud
 your Deponent^{and} his co-partners.
 That no part of the price of the
 said goods so falsely^{and} fraud-
 ulently obtained have been
 paid by the said Deice, but
 all of the aforesaid sum of
 money viz \$244.⁴/₁₀₀ remains
 due^{and} owing.

Subscribed before me

This 27th day of October
 1881

John A. Reed

Geo. J. Connelly
 Notary Public, Kings Co
 Cert. filed in N.Y. Co

Decree and final judgment of
 \$5000 each agt defendant in favor
 of American Express Co. for
 notes for \$5000 each made
 Nov 14/79 - Judgment obtained
 thereon Nov 15, 1880

0976

1. ~~John~~ ^{John} ~~Reed~~ ^{Reed}

~~Warrant~~

Water Reed & Cooley

vs

Geo W. Pence

Affidavit for
Warrant

~~Warrant~~

John H. Reed

Alce B. Dickinson

Wm. B. Reed & Cooley

Cor. Broadway &

Leeward St.

0977

Proceedings before the Superior Court within and for the County of Montgomery and State of Ohio, at the October Term thereof A.D. 1880 begun and held at Cleggs Hall in the City of Dayton in said County and State on the 4th day of October A.D. 1880.

Augustus Sharpe, Plaintiff, : Be it remembered that heretofore
vs : to wit; on the 15th day of November
George W. Peirce, Defendant : 1880 there was filed in the Office
of the Clerk of ^{the} Superior Court of

Petition

Montgomery County Ohio, a certain petition; clothed in the words and figures following to wit; Superior Court of Montgomery County. ^{Ohio}
The said plaintiff, Augustus Sharpe, for his cause of action against the said defendant, George W. Peirce says; That on the 14th day of November A.D. 1879, the said George W. Peirce executed his promissory note of that date to the order of the said Augustus Sharpe, for the payment of the sum of Five Thousand Dollars (\$5000.00) in ^{nine} ~~three~~ months after the date thereof, with interest at eight per cent per annum. A true copy of said note is hereto attached marked Exhibit "A" and made a part of this petition. This plaintiff says that said note was executed as part payment for lands sold and conveyed by plaintiff to the defendant. Plaintiff says that no payments were made thereon and avers that said note remains wholly due and unpaid. Plaintiff says that there is due him from said defendant on said note the sum of Five Thousand Dollars (\$5000.00) with interest thereon at eight per cent ^{per annum} from Nov 14th 1879.

Wherefore Plaintiff prays judgment against said defendant for the said sum of Five Thousand Dollars and eight per cent interest thereon from Nov 14th 1879 and for costs. ^{of suit}

Gunckel & Rowe

Attorneys for Plaintiff

Edward L. Rowe being first

Jurat State of Ohio, Montgomery County ss. duly sworn says that he is a member of the firm of Gunckel & Rowe and as such one of the Attorneys of record of Plaintiff in this case; that the said plaintiff Augustus Sharpe is now absent from the State of Ohio and further that the facts stated in the foregoing

day

0978

ing petition are true as he believes. Edward L. Rowe Sworn
to before me by the said Edward L. Rowe and by him signed in my pre-
sence this 15th day of November A.D. 1880

(Seal) William B. Sullivan Notary Public Montgomery County Ohio.

Exhibit
"a"

\$5000.00 Dayton O. November 14th 1879 ^{Nine} months after
date, for value received I promise to pay to the order of A. Sharpe
Five Thousand Dollars with interest at the rate of eight per centum
per annum at banking house of Ge. Hart Garman & Co. Dayton and
hereby authorize any Attorney at Law to appear in any Court of Re-
cord in the United States, after the above obligation becomes due,
and waive the issuing and service of process and confess a judg-
ment against in favor of the holder hereof for the amount then
appearing due, together with costs of suit, and thereupon to released
all errors and waive all right of appeal. Geo. W. Peirce (Seal)

Cognate Note

Entry
7/11/14 p 649.

After and to wit; at the October term 1880 to wit; on the 15
day of November 1880 Superior Court of Montgomery County Ohio.
And now come the said plaintiff by Daniel L. Rowe his Attorneys
and file his petition against the said George W. Peirce, and there
upon Webster W. Shuey one of the Attorneys, of this Court appeared
in open Court in behalf of the said George W. Peirce, and by virtue
of a warrant of Attorney for that purpose executed and now produced
to the Court and duly proved, waived the issuing and service of
process and confessed that the said defendant does owe to the
plaintiff on the note in the petition set forth the sum of Five
thousand Dollars (\$5000.00) ^{and} ~~with~~ eight per cent interest from
November 14th 1879 as claimed by plaintiff in the petition. And
the Court finds that the said interest amounts to this November
15th 1880 to the sum of Four Hundred and One and 11-100 Dollars
(\$401.11) making principal and interest to date amount to Five
thousand Four hundred and one and 11-100 Dollars (\$5401.11) It
is therefore considered that the plaintiff do recover of the said
defendant the said sum of \$5401.11 (so confessed to be due upon
said note) and eight per cent interest thereon from Nov 15th 1880
and also his costs taxed to \$. And by virtue of the same war-
rant of Attorney all error is released and all right of appeal wair-
ed by the said George W. Peirce.

0979

The State of Ohio :
: Ss.
Montgomery County :

I John S Robertson Clerk of the Superior Court within
and for the County and State aforesaid do hereby certify that the
foregoing is a true and complete transcript of the above entitled
Record of said Cause,
cause and compared with ~~original~~ papers.

Witness my hand and the Seal of said Court
at the City of Dayton this *20th* day of October
A.D. 1881.

John S. Robertson Clerk
Superior Court Montgomery County Ohio.


CERTIFICATE OF OFFICIAL CAPACITY.

THE STATE OF OHIO,

Montgomery County, ss. }

I *Henderson Elliott* Judge of the Court of Common
Pleas, within and for the *Second* Judicial District of the State of
Ohio, do hereby certify that *John S. Robertson*
by whom the foregoing certificate was signed, was and is the acting Clerk of said
Court, within and for *Montgomery* County; that said Court is a Court
of Record, having a seal, and that he as such Clerk, has the legal custody of the
Records and Seal thereof; that his attestation is in due form of law, and his signa-
ture thereto genuine.

Given under my hand and seal, this *20th* day of *October* 1881.

Henderson Elliott 

0980

THE STATE OF OHIO,

Montgomery County, ss. }

I *John S. Robinson*

Clerk of the Court of

Common Pleas, within and for the County and State aforesaid, do hereby certify that

Henderson Elliott

by whom the foregoing certificate was

signed, is a judge of said Court, within and for the *Second* District of Ohio,

duly commissioned and qualified, that full faith and credit are due to all his official acts, and that his signature above written is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of

said Court this *20th* day of *October* 18*81*

John S. Robinson

Clerk.

0981

Proceedings before the Superior Court within and for the County of Montgomery and State of Ohio, at the October Term thereof A.D. 1880 begun and held at Cleggs Hall in the City of Dayton in said County and State on the 4th day of October A.D. 1880.

Augustus Sharpe, Plaintiff, : Be it remembered that hereto-
vs : fore to wit; on the 15th day of Novem-
George W. Peirce, Defendant : ber 1880 there was filed in the ~~of~~
Office of the ^{Clerk of the} Superior Court of Mont-

Petition : omery County Ohio, a certain petition; clothed in the words and
figures following to wit: Superior Court of Montgomery County, ^{Ohio}. The
said plaintiff, Augustus Sharpe, for his cause of action against
the said defendant, George W. Peirce, says; That on the 14th day
of November A.D. 1879, the said George W. Peirce executed his promis-
sory note of that date to the order of the said Augustus Sharpe,
for the payment of the sum of Five Thousand Dollars (\$ 5000.00) in
three months after ^{the} date thereof, with interest at eight per cent
per annum. a true copy of said note is hereto attached marked
Exhibit "A" and made a part of this petition. This plaintiff says
that said note was executed as part payment for lands sold and con-
veyed by plaintiff to the defendant. Plaintiff says that no pay-
ments were made thereon and avers that said note remains wholly
due and unpaid. Plaintiff says that there is due him from said
defendant on said note the said sum of Five Thousand Dollars (\$5000.00)
with interest thereon at eight per cent from Nov 14th 1879.

Wherefore Plaintiff prays judgment against said defendant for the
said sum of Five thousand Dollars and eight per cent interest there-
on from Nov 14th 1879 and for costs. Gunckel & Rowe

Attorneys for Plaintiff

Jurat : State of Ohio, Montgomery County ss. Edward L Rowe being first
duly sworn says that he is a member of the firm of Gunckel & Rowe
and as such one of the Attorneys of record of Plaintiff in this
case; that the said plaintiff Augustus Sharpe is now absent from
the State of Ohio and further that the facts stated in the foregoing

0982

petition are true as he believes. Edward L Rowe Sworn
to before me by the said Edward L Rowe and by him signed in my pre
sence this 15th day of November A.D. 1880

Seal

William B Sullivan Notary Public Montgomery County Ohio

Exhibit "A"

\$5000.00 Dayton O. November 14 1879 Three months after date,
for value received I promise to pay to the order of A Sharpe Five
Thousand Dollars with interest at the rate of eight per centum per
annum at banking house of Cephart Harman & Co Dayton and hereby
authorize any Attorney at Law to appear in any Court of record in
the United States, after the above obligation becomes, due, and
waive the issuing and service of process and confess a judgment
against in favor of the holder hereof for the amount then ap-
pearing due, together with costs of suit, and thereupon to release
all errors and waive all right of appeal. Geo W Peirce (SEAL)

Cognovit Note

Entry
7th 14 p 647

Afterward to wit; at the October term 1880 to wit; on the 15
day of November 1880 Superior Court of Montgomery County Ohio.
And now comes the said plaintiff by Cunckel & Rowe his Attorneys
and files his petition against the said George W Peirce, and there
upon Webster W Shuey one of the Attorney, of this Court appeared
in open Court in behalf of the said George W Peirce, and by vir-
tue of a warrant of Attorney for that purpose executed and now pro-
duced to the Court and duly proved, waived the issuing and service
of process and confessed that the said defendant does owe to the
plaintiff on the note in the petition set forth the sum of Five
Thousand Dollars (\$5000.00) with eight per cent interest from Nov-
ember 14th 1879 as claimed by plaintiff in the petition. And the
Court finds that the said interest amounts to this November 15th
1880 to the sum of Four hundred and One and 11-100 Dollars (\$401.11)
making principal and interest to date amount to Five thousand
Four hundred and one and 11-100 Dollars & (5401.11) It is there-
fore considered that the plaintiff do recover of the said defendant
the said sum of \$5401.11 (so confessed to be due upon said note)
and eight per cent interest thereon from Nov 15th 1880 and also
his costs taxed to \$ And by virtue of the same warrant
of Attorney all error is released and all right of appeal waived &

0983

by the said George W. Peirce.

The State of Ohio:
: SS.
Montgomery County S

I John S. Robertson Clerk of the Superior Court within and
for the County and State aforesaid do hereby certify that the
foregoing is a true and complete transcript of the above entitled
cause and compared with *Record of said cause.*
~~original papers.~~

Witness my hand and the Seal of said Court
at the City of Dayton this 20th day October
A.D. 1881.

John S. Robertson

Clerk

Superior Court Montgomery County Ohio.

CERTIFICATE OF OFFICIAL CAPACITY.

THE STATE OF OHIO,

Montgomery County, ss. }

I *Henderson Elliott* Judge of the Court of Common
Pleas, within and for the *Second* Judicial District of the State of
Ohio, do hereby certify that *John S. Robertson*
by whom the foregoing certificate was signed, was and is the acting Clerk of said
Court, within and for *Montgomery* County; that said Court is a Court
of Record, having a seal, and that he as such Clerk, has the legal custody of the
Records and Seal thereof; that his attestation is in due form of law, and his signa-
ture thereto genuine.

Given under my hand and seal, this 20th day of *October* 1881

Henderson Elliott

SEAL

0984

THE STATE OF OHIO,

Montgomery County, ss.

I

John S. Robertson

Clerk of the Court of

Common Pleas, within and for the County and State aforesaid, do hereby certify that

Henderson Elliott

by whom the foregoing certificate was

signed, is a judge of said Court, within and for the *Second* District of Ohio,

duly commissioned and qualified, that full faith and credit are due to all his official

acts, and that his signature above written is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of

said Court this *20th* day of *October* 18*81*

John S. Robertson

Clerk.

0985

No

No 10049
Superior Court
Montgomery County Ohio

Augustus Sharpe
vs
George H. Poirce.

Transcript of Record
\$5000 per agreement

0986

Proceedings before the Superior Court within and for the County of Montgomery and State of Ohio, at the October term thereof A.D. 1880 begun and held at Cleggs Hall in the City of Dayton in said County and State on the 4th day of October A.D. 1880.

Augustus Sharpe, Plaintiff, : be it remembered that heretofore
vs : to wit; on the 15th day of November
George W. Peirce, Defendant : 1880 there was filed in the office
of the Clerk of the Superior Court

Petition

of Montgomery County Ohio, a certain petition; clothed in the words and figures following to wit; Superior Court of Montgomery County. ^{this} the said plaintiff, Augustus Sharpe, for his cause of action against the said defendant, George W. Peirce, says; That on the 14th day of November A.D. 1879, the said George W. Peirce executed his promissory note of that date to the order of the said Augustus Sharpe, for the payment of the sum of five Thousand Dollars (\$5000.00) in ~~three~~ ^{seven} months after the date thereof, with interest at eight ^{per} cent per annum. A true copy of said note is hereto attached marked Exhibit "a" and made a part of this petition. This plaintiff says that said note was executed as part payment for lands sold and conveyed by plaintiff to the defendant. Plaintiff says that no payments were made thereon and avers that said note remains wholly due and unpaid. Plaintiff says that there is due him from said defendant on said note the said sum of Five Thousand (\$5000.00) with interest thereon at eight per cent ^{per annum} from Nov 14th 1879.

Wherefore Plaintiff prays judgment against said defendant for the said sum of Five thousand Dollars and eight per cent interest thereon from Nov 14th 1879 and for costs. ^{of suit} Gunckel & Rowe Attorneys for Plaintiff

Jurat

State of Ohio, Montgomery County Ss. Edward L. Rowe being first duly sworn says that he is a member of the firm of Gunckel & Rowe and as such one of the Attorneys of record of Plaintiff in this case; that the said plaintiff Augustus Sharpe is now absent from the State of Ohio and further that the facts stated in the foregoing

0987

ing petition are true as he believes. Edward L Rowe Sworn to be
fore me by the said Edward L Rowe and by him signed in my presence
this 15th day of November A.D.1880.

(Seal) William B Sullivan Notary Public Montgomery County,
Ohio.

Exhibit
a

\$5000.00 Dayton O. November 14 1879 *Seven* months after date,
for value received I promised to pay to the order of A. Sharpe Five
Thousand Dollars with Interest at the rate of eight per centum
per annum at banking house of Gebhart Harman & Co Dayton, ^{O.} and
hereby authorize any Attorney at Law to appear in any Court of Re-
cord in the United State, after the above obligation becomes, due,
and waive the issuing and service of process and confess a judg-
ment against in favor of the holder hereof for the amount then
appearing due, together with costs of suit, and thereupon to release
all errors and waive all right of appeal. Geo W. Peirce (Seal)

Cognate - Note

Entry
m 14 p 647

Afterward to wit; at the October term 1880 to wit; on the 15th
day of November 1880 Superior Court of Montgomery County Ohio.
And now comes the said plaintiff by Gunckel & Rowe his Attorneys
and files his petition against the said George W Peirce, and there-
upon Webster W Shuey one of the Attorney, of this Court appeared
in open Court in behalf of the said George W Peirce, and by virtue
of a warrant of Attorney for that purpose executed and now produce
to the Court and duly proved, waived the issuing and service of pro-
cess and confessed that the said defendant does owe to the plaint-
tiff on the note in the petition set forth the sum of Five Thousand
Dollars (\$5000.00) with eight per cent interest from November 14th
1879 as claimed by plaintiff in the petition. And the Court finds
that the said interest amounts to this November 15th 1880 to the
sum of Four Hundred and one and 11-100 Dollars (\$401.11) making
principal and interest to date amount to Five thousand Four hundred
and one and 11-100 Dollars (\$5401.11) It is therefore consider-
ed that the plaintiff do recover of the said defendant the said
sum of \$5401.11 (so confessed to be due upon said note) and eight
per cent. interest thereon from Nov 15th 1880 and also his costs
taxed to \$ And by virtue of the same warrant at ~~the~~ *The*

of Attorney all error is released and all right of appeal waived
by the said George W Peirce.

The State of Ohio :
 : SS.
Montgomery County :

I John S Robertson Clerk of the Superior Court within and for the County and State aforesaid do hereby certify that the foregoing is a true and complete transcript of the above entitled cause and compared with *Record of said Cause,* ~~original papers.~~

Witness my hand and the Seal of said Court
at the City of Dayton This 20th day of October
A.D. 1881.


Mo. L. Robert Reid Clerk
Superior Court, Monticello, County, Idaho.

THE STATE OF OHIO,

Montgomery, County, ss.

I, Andrew Ellcott Judge of the Court of Common
Pleas, within and for the Second Judicial District of the State of
Ohio, do hereby certify that John S. Robertson
by whom the foregoing certificate was signed, was and is the acting Clerk of said
Court, within and for Montgomery County; that said Court is a Court
of Record, having a seal, and that he as such Clerk, has the legal custody of the
Records and Seal thereof; that his attestation is in due form of law, and his signa-
ture thereto genuine.

Given under my hand and seal, this 20th day of October 1881

M Henderson Elliott 

0989

THE STATE OF OHIO,

Montgomery

County, ss.

John S. Robertson

Clerk of the Court of

Common Pleas, within and for the County and State aforesaid, do hereby certify that

Henderson Elliott

by whom the foregoing certificate was

signed, is a judge of said Court, within and for the Second District of Ohio.

duly commissioned and qualified, that full faith and credit are due to all his official

acts, and that his signature above written is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of

said Court this 20th day of October 1887

John S. Robertson

Clerk.

0990

No. 10057

Suber's Creek
Montgomery County Ohio

Augustus Sharple
as
George H. Price

to
Municipality of Newark

\$5000 per month
per month

0991

No. 10057
Dubois Court
Montgomery County Ohio

Augustus Sharpe
vs
George H. Price

Transcript of Record

\$5000 per cent

0992

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

George W. Pierce
against

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

George W. Pierce
of the crime of
Obtaining goods by false pretences
committed as follows:
The said *George W. Pierce*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *ten*th day of *September* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent
feloniously to cheat and defraud one *Revi M. Bates, John H. Reed and Martin A. Cooley who*
were then and there carrying on business as copartners under the firm
name and style of Bates, Reed and Cooley.
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said Revi M. Bates, John H. Reed and Martin A.*
Cooley who were then and there carrying on business
as aforesaid.

That *he the said George W. Pierce was not then and*
there indebted or liable to anyone whomsoever
in any amount or sum of money whatever.
That *he the said George W. Pierce was not then and*
there indebted or liable to anyone whomsoever in any
amount or sum of money whatever.
That *he the said George W. Pierce did not then and there*
owe any money whatsoever to any one whomsoever.
That *he the said George W. Pierce was then and there*
the owner of a farm of seven hundred and twenty
acres situate near the City of Hartford in the State
of Connecticut worth with the buildings thereon the
sum of Twenty-five thousand dollars in money.
That *he the said George W. Pierce then and there owned*
and possessed in his own right a stock and quantity
of goods, wares and merchandise of the value of
fifteen thousand dollars in money.

0993

And the said Levi M. Bates, John H. Reed, and Martin J. Cooley
so carrying on business as aforesaid
then and there believing the said false pretences and representations
so made as aforesaid by the said

George W. Pierce
and being deceived thereby, was induced, by reason of the false pretences and represen-
tations so made as aforesaid, to deliver, and did then and there deliver, to the said
George W. Pierce, goods, wares and merchandise (a more
particular description of which is to the Grand Jury
aforesaid unknown) of the value of two thousand
two hundred and fourteen dollars and forty-seven
cents.

of the proper moneys, valuable things, goods, chattels, personal property, and effects of
the said Levi M. Bates, John H. Reed, and Martin J. Cooley so carrying on business as aforesaid
and the said George W. Pierce did then
and there designedly receive and obtain the said goods, wares and
merchandise (a more particular description of which is to
the Grand Jury aforesaid unknown) of the value of two thousand
two hundred and ~~forty-seven~~ fourteen dollars and forty-seven cents.

of the said Levi M. Bates, John H. Reed, Martin J. Cooley so
carrying on business as aforesaid.

of the proper moneys, valuable things, goods, chattels, personal property, and effects
of the said Levi M. Bates, John H. Reed, Martin J. Cooley so

carrying on business as aforesaid. by means
of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said Levi M. Bates, John H. Reed, Martin J. Cooley so
carrying on business as aforesaid.
of the same.

Whereas in truth and in fact, he the said George W. Pierce was
then and there, as he the said George W. Pierce then and there well knew,
indebted to one Augustus Sharpe in the sum of twenty-five
thousand dollars in money, and;
Whereas in truth and in fact, he the said George W. Pierce did then
and there well know as he the said George W. Pierce then and there
well knew, owe to the said Augustus Sharpe, the sum of twenty-five
thousand dollars in money, and;
Whereas in truth and in fact, he the said George W. Pierce was not then
and there the owner of a farm of seven hundred and twenty acres
situate near the City of Hartford in the State of Connecticut
worth with the buildings thereon the sum of twenty-five thousand
dollars in money as he the said George W. Pierce then and there
well knew but on the contrary the said farm with the buildings
thereon was not worth more than the sum of five thousand dollars
in money as he the said George W. Pierce then and there well knew:

0994

And Whereas, in truth and in fact, ^{he} the said *George W. Pierce* did not then and then own or possess in his own right a stock or quantity of goods, wares and merchandise of the value of Fifteen thousand dollars in money or of any value in money whatever exceeding the sum of Three thousand dollars as he the said *George W. Pierce* then and there well.

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *George W. Pierce* to the said *Levi M. Bates, John H. Reed and Martin J. Cooley* so carrying on ^{business as aforesaid} was and were in all respects utterly false and untrue, to wit, on the day and year ^{first and last} aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *George W. Pierce* well knew the said pretences and representations so by *him* made as aforesaid to the said *Levi M. Bates, John H. Reed and Martin J. Cooley* so carrying on ^{business as aforesaid} to be utterly false and untrue at the time of making the same.

And so the ^{Grand Jury} aforesaid, upon their oath aforesaid, do say, that the said *George W. Pierce* by means of the false pretences and representations aforesaid, on the ^{first day of September in the year of our Lord one thousand eight hundred and eighty one} day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Levi M. Bates, John H. Reed and Martin J. Cooley* so carrying on ^{business as aforesaid} goods, wares and merchandise (a more particular description of which is to the Grand Jury aforesaid unknown) of the value of Two thousand two hundred and fourteen dollars and forty-seven cents.

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Levi M. Bates, John H. Reed, and Martin J. Cooley* so carrying on ^{business as aforesaid} with intent feloniously to cheat and defraud *them* of the same, 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.

Daniel G. Rollins
WENDELL PHELPS, District Attorney.

0995

BOX:

52

FOLDER:

608

DESCRIPTION:

Pina, Joseph

DATE:

11/18/81



608

0997

State of New York

City and County of New York ss

Mary J. Tyner being duly sworn
deposes and says I am single
and unmarried and am of the age
of Nineteen Years I have always been
of chaste character and never had
connection with any man previous
to the time hereinafter stated I have
been employed as a saleslady with
Messrs Gabriel & Rice at No 296 Broadway
in the City of New York about three weeks
ago I met Mr Joseph Pina. He began
courting me - and led me to believe that he
wished to marry me - on the 12th day
of November 1881 I met the said Joseph

0998

Pina to go with him to supper and then to the theatre I had never been in a Hotel before except when I was a little girl. My parents took me to a Hotel in Cincinnati and there we had our meals in a room with a bed in it, when on the evening in question the said Joseph Pina took me to the West Side Hotel and we were ushered into a room whereupon the said Pina at once became very much infatuated with me and under promise to me that he was unmarried and swearing before God that he was my husband he compelled me to surrender my person to him and he then and there seduced me and had illicit intercourse with me. On the following Monday evening we went to the Morton House and there registered our names as Mr & Mrs Pina and he swore he was my husband. He placed a ring on my finger and said it was a wedding ring. He has since this time stated to his acquaintances that our acquaintances was a meretricious one. I have implored him to marry me but he has refused to do so.

0999

I am ruined and have suffered ~~terribly~~
by my sad misfortune I have always
been a chaste and virtuous girl
am an orphan my parents
having died about nine years ago
The said Joseph Pina is a resident of
Havana and is about to depart
for that place in a day or two as
I firmly believe - I believe all his
protestations and promises to marry
me were false and untrue I relied
upon his promises that he would marry
me and it was under this belief that
he seduced me and had illicit inter-
course with me -

Shown to before me

November 18, 1881

Mrs. Goodhart

Notary Public

New York

County

Mary J. Tynes.

Subscribed and sworn to before me
W. C. Beach

1000

Perf. 100
Joe Pina

Section
water from
is of morning

936

1001

The people ex Rel
Mary J. Byrne

Joseph Pina

Law Offices:

Morris Goodhart,

45 to 49 William St. and 41 & 43 Pine St.

Rooms 25 & 26

Liverpool, London & Globe Buildings.

Hon. P. J. Joachimson,

Counsel.

New York, Feb. 3 1882

Dear Sir!

Mr. Sherman informs me that he
intends to apply for a dismissal of the
suit against Joseph Pina. I beg
leave to say that I do not care
to further oppose in the matter -

Yours truly,
Morris Goodhart

Hon. John McKeon,
District Attorney

1002

LAW OFFICE OF
ROGER M. SHERMAN,
234 BROADWAY.
Opposite Post-Office.

NEW YORK

Jan 3 1882

General Sessions

People

vs.

Joseph Pina

Mr. John McKean,

District Attorney

Dear Sir:

A summons to the
indictment herein was sustained
on the 31st ulto by Judge Smythe
who authorized me to say to
you that, in his opinion, the
case was not a proper one
to go before a Grand Jury
unless a committing magis-
trate should first hold the
defendant. I hope you will
give me an opportunity to be

1003

LAW OFFICE OF
ROGER M. SHERMAN,
234 BROADWAY.
Opposite Post-Office.

NEW YORK, 188

heard before any further action
shall be taken.

Very respectfully,
Yours,

Roger M. Sherman

1004

R. W. Sherman

July 3, 1882.

ROBERT W. SHERMAN

1005

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Joseph Pina ^{against}

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

of the CRIME OF
seduction under
pretense of marriage
committed as follows:

The said

Joseph Pina, late of
the first ward of the City
of New York in the County of
New York aforesaid on the
twelfth day of November in
the year one thousand eight
hundred and eighty one at
the ward, city and County
aforesaid, unlawfully and
feloniously, under a promise
of marriage made by him
the said Joseph Pina to one
Mary J. Lynes, did seduce
and have illicit connection
with her the said Mary J.
Lynes, she the said Mary
J. Lynes being then and
there an unmarried
maiden of previous chaste
character.

Daniel G. Rollins
District Attorney

1006

BOX:

52

FOLDER:

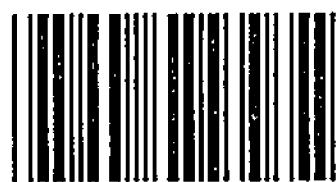
608

DESCRIPTION:

Pinckney, Thomas

DATE:

11/11/81



608

No. 43.

Wm. M. E. P.

Filed 11 day of

1881

Pleads

McGulley vs.

THE PEOPLE

20th Feb vs.
4th March

ROBBERY—First Degree.

Thomas Pinckney

David Collins
BENJ. K. PHELPS,

District Attorney.

Sept 2. Apr 15. 1881

Fried & convicted of an

A True Bill.

Assault.

Pen 60 days.

Wm. M. E. P.

an Foreman.

1008

FORM 89.

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

Police Court--Second District.

Josiah Still 50 yrs. oyster dealer
of No 700 West 10th St. Seneca St., being duly sworn, deposes
and says, that on the 26th day of October 1881

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

Seneca
the following property, to wit: One basket containing
a quantity of oysters

of the value of One 50/100. — Dollars,

the property of Dependent and Walter Silskie
doing business under the firm name of
Silskie and Still -

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by Thomas Prickney

(nowhere) for the reason that deponent is
informed by John Race that he caught
said Prickney with the said basket of oysters
in his possession -

Josiah Still

Sworn to before me, this

27th

day

of

October 1881

Salcedo Smith
Police Justice.

1009

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Pinckney 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.

Thomas Pinckney

Question. How old are you?

Answer.

Twenty years

Question. Where were you born?

Answer.

U.S.

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

Answer.

418 West St. Twenty years

Question. What is your business or profession?

Answer.

Oyster carrier.

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

Taken before me, this

27

day of

Oct

1881

Thomas Pinckney

Salad B. Smith
Police Justice.

10 10

Sec. 209, 200, 210 & 212.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Still
Secur. 11 - first level Court

1009

Offence, Polit
Firearm

BAILED,
No. 1, by

Residence _____
Street, _____

No. 2, by _____

Residence _____
Street, _____

No. 3, by _____

Residence _____
Street, _____

No. 4, by _____

Residence _____
Street, _____

Dated

Oct 27 -

1881

Smith

Magistrate.

Seavln 9 -

Officer.

Clerk.

Witnesses

John Rae
Foot-cuek-10-100007

No. _____

Street, _____

No. _____

Street, _____

No. _____

Street, _____

Channing
1001

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 Thomas

Pritchney guilty thereof, I order that he be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Oct 27 - 1881

Solow B Smith Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188

Police Justice.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Still
Scow. 11-foot west front

1. Thomas Bucknery
3. _____
4. _____

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

Dated Oct 27 1881
Smith Magistrate.
Seaulm 9 Officer.
Clerk.

Witnessed John Race
foot-cuck 10-10007
No. _____ Street, _____

No. _____ Street, _____
No. _____ Street, _____

Carroll D. S.

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 Thomas guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Oct 27 1881

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

Dated _____ 1881

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

Dated _____ 1881

Police Justice.

10111

10 12

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Thomas Pinckney otherwise called Thomas Pickney
The Grand Jury of the City and County of New York by this indictment accuse

Thomas Pinckney otherwise called Thomas Pickney
of the crime of *Larceny*

committed as follows:

The said *Thomas Pinckney otherwise called Thomas Pickney*

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

One basket of the value of fifty cents.
One hundred oysters of the value of one cent each

of the goods, chattels, and personal property of one

Josiah Still

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

then and

10 13

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

Thomas Pinckney otherwise called Thomas Pickney

of the CRIME OF

Receiving Stolen Goods

committed as follows:

The said *Thomas Pinckney otherwise called Thomas Pickney*

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

One basket of the value of fifty Cents
One hundred oysters of the value of one Cent each

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

Josiah Still

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

Josiah Still

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

Thomas Pinckney otherwise called Thomas Pickney

then and there well knowing the said goods, chattels, and personal property, to have been feloniously
taken and carried away
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.

DANIEL C. ROLLINS,

~~BENJ. G. PHELPS~~, District Attorney.

10 14

No. 42.

Nov 15
Counsel, *E. E. P.*
Filed *11* day of *Nov* 188*1*
Pleads *Not Guilty*

THE PEOPLE
vs.
Thomas, Pinckney
alias
Pinckney.
D
DANIEL C ROLLINS,
DISTRICT ATTORNEY
District Attorney.
Larceny, and Receiving Stolen Goods.

A True Bill.

Charles Bellam
an Foreman.
Prisoner can be taken
anterior indictment
Nov 15. 11 P. - Plea being
anway for 30 days before.
of prisoner D.F.P.

10 15

Form 123.

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

Police Court—Second District.

Moses Bernstein 32 yrs
Prader
of No. 97 Orchard Street, being duly sworn, deposes and says,

that on the 26th day of October 1887,

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of

deponent, the following property, viz.: a bundle containing

a quantity of woollen goods consisting
of shirts jackets and flannels in all

of the value of Fifty Dollars
the property of Deponent Dollars.

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 force and violence, and against

his will, by Thomas Pinckney (nowhere) for the reason that while deponent was in a hall way said Pinckney seized the said bundle and took it from deponent by force and against his will.

And said Pinckney knocked deponent down and kicked him in the stomach.

Moses H. Bernstein

Moses Bernstein

Sworn to before me this 27th day of October 1887
John J. Sullivan
Police Justice.

10 16

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Puckney 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.

Thomas Puckney

Question. How old are you?

Answer.

Twenty years

Question. Where were you born?

Answer.

U. S.

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

Answer.

418 West St 20 years

Question. What is your business or profession?

Answer.

Oyster barman

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

Taken before me, this 27th

day of Oct

1888

Thomas Puckney

Solomon Smith
Police Justice.

1017

BAILLED,
No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____

Sec. 206, 209, 210 & 212.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mass Benoit
vs
Thomas Buckney

1 _____
2 _____
3 _____
4 _____

Offence, Robbery

Dated October 26th 1881

Smuts Magistrate.

Lenox 9 Officer.

Clerk.

Witnesses _____

No. _____
Street.

No. _____
Street.

No. _____
Street.

Chas. W. Smith

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

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

Dated Oct 27th 1881

Selden B. Smith Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Moses Bernstein

97 1/2 Orchard Street
Thomas Quackenbush

Office, 120 1/2
No. 1, by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

Dated October 26th 1881

Smith Magistrate.

gross 9- Officer.

Clerk.

Witnesses

No. Street,

No. Street,

No. Street.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 committed to jail in the sum of One Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

There being no sufficient cause to believe the within named

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

Dated 188 Police Justice.

Dated 188 Police Justice.

Dated Oct 27th 1881 Police Justice.

8101

10 19

Court of General Sessions ~~of the Peace of~~
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Thomas Pinckney
of the crime of
Robbery
committed as follows:
The said *Thomas Pinckney*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty sixth* day of *October* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one*, at the Ward, City, and County
aforesaid, with force and arms, in and upon one *Moses Bernstein*
in the peace of the said People then and there being, feloniously did make an assault and

Twenty-five shirts of the value of one dollar each
Twenty-five jackets of the value of one dollar each

of the goods, chattels and personal property of the said *Moses Bernstein*

from the person of said *Moses Bernstein* and against
the will and by violence to the person of the said *Moses Bernstein*
then and there violently and feloniously did rob, 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.

Daniel G. Rollins
~~HERKULES~~ *PHILIPS* District Attorney.

1020

BOX:

52

FOLDER:

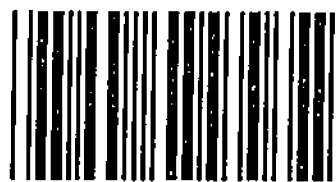
608

DESCRIPTION:

Piper, Frederick

DATE:

11/17/81



608

No. 100.
v. Jan 23, 1881

Counsel,
Filed 17 day of Nov 1881
Pleads Not guilty

THE PEOPLE
vs.
19. 11. 30
1337
Frederick J. Piper

Larceny, and Receiving Stolen Goods.

DANIEL C ROLLINS,
ATTORNEY AT LAW

District Attorney.
Court No. 17, 1881
pleads P. D.
A True Bill.

W. H. Dwyer

Forfeiture.
Court No 23, 1881
pleads P. D.

Pen 3 months.

1022

FORM 89½.

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

Police Court--Second District.

Patience Taylor, 25 years, seen
of No *214, 6th Avenue* Street, being duly sworn, deposes
and says, that on the *10th* day of *October*, 1881
at the City of New York in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, *from the aforesaid premises*
in the day time
the following property, to wit: *One suit of clothes*

of the value of *forty* Dollars,
the property of *this deponent*

and that this deponent has a probable cause to suspect and does suspect, that the said property
was feloniously taken, stolen, and carried away by *Frederick Piper*

(nowhere) for the reason that on or about the
10th day of October 1881 deponent missed the
aforementioned property, that deponent is informed
by Officer Lauthier that he found the aforesaid suit
of clothes in the possession of the accused.
Deponent has identified the said suit of clothes as his property,
that deponent further states that at divers times
he has missed certain articles deponent's property
and that the said Piper has acknowledged and
confessed to him that he took and carried away
them away.

John F. DeLury
State and County of New York, } s.s. *George Lauthier* of the
City of New York }
oath

Sworn to before me, this

10th

day

of *October*, 1881

Police Justice.

1023

Of the Central Criminal Police being duly sworn deposes and
 says, that he arrested ^{on the 8th inst.} Theodore K. Piper, upon the information
 of John F. Delury the complainant, that he found
 in his possession a suit of clothes, which has
 been identified by the complainant as his property.
 That he then and there acknowledged and confessed
 to deposit that he had taken and stolen several
 articles from the said Delury
 known to him as this

George. Lanthier

10th day of Oct 1881

John F. Delury
 Police Justice

1024

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

2 DISTRICT POLICE COURT.

Frederick Piper (Colored) 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.

Frederick Piper

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Washington

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

Answer.

251, W. 30th St. 2 years

Question. What is your business or profession?

Answer.

I am a porter

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 did not take the suit of clothes, I paid two dollars m^t to Mr. Carnagh, the bookkeeper, I did take the other things

Taken before me, this

10th

day of

Nov

188

F. J. Piper

R. L. Morgan

Police Justice.

1025

BAILED,

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

Sec. 105, 200, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John F. Delaney

214 East 1st Street

Frederick Wipper

2

3

4

Offence, *Grand Larceny*

Dated

October 10th

1881

Chas. Morgan

Magistrate.

Laurel

Officer.

Cecilia Applegate

Witnesses

No.

Mr. Kavanaugh

Street.

No.

244 6th Ave

No.

Street.

No.

Street.

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

(Colored.)

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

Dated *November 10th* 1881

Chas. Morgan

Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

1026

Sec. 208, 209, 210 & 212

Ex. 10000 Part 1

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John F. Delany
214 6th St.
Frederick Piper
Calder

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

Dated *Nov 10* 1881
Chargau Magistrate.
Lanthier Officer.
Cecilia Appa Clerk.

Witnesses
No. *Mr. Kavanaugh* Street,
214 6th St.
No. _____ Street,
No. _____ Street.

\$1500
1000
1000
1000

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 *Frederick Piper*

(*ordered*) I order that he *be admitted to bail in the sum of* _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such *bond*

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

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

Dated _____ 1881
Police Justice.

1027

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Frederick J. Piper against *Frederick J. Piper*
The Grand Jury of the City and County of New York by this indictment accuse
Frederick J. Piper
of the crime of *Larceny*
committed as follows:
The said *Frederick J. Piper*

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

One coat of the value twenty dollars
One vest of the value of ten
dollars
One pair of pantaloons of the
value of ten dollars

of the goods, chattels, and personal property of one

John J. De Lury

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

1028

And the Grand Jury aforesaid, by this indictment, further accuse the said
Frederick J. Piper

of the CRIME OF

Receiving stolen goods

committed as follows:

The said

Frederick J. Piper

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

*One coat of the value of twenty
dollars*

*One vest of the value of ten
dollars*

*One pair of pantaloons of the
value of ten dollars.*

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

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

the said John J. De Lury

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

Frederick J. Piper

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.

DANIEL C. ROLLINS,

~~BENJ. C. PHELPS~~, District Attorney.

1029

BOX:

52

FOLDER:

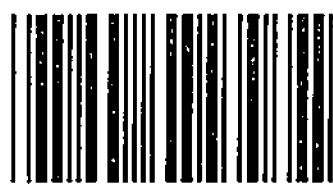
608

DESCRIPTION:

Pollard, John W.

DATE:

11/25/81



608

Counsel 25 day of Dec 1881

Counsel *[Signature]*
Filed *25* day of *Dec.* 188

Pleads

THE PEOPLE

vs.

W. J. Johnson
J. B. Johnson

John W. Pollard.

**DANIEL C. COLLINS,
BANK PIONEER**

District Attorney.

Post on Nov 25, 1887
Dover, N.H.

Glenn

A True Bill.

True Bill.

Foreman,

Empire Ref

122

1030

1031

FORM 89½.

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

Police Court--Second District.

Isabella Deeley, 27. married
of No. 34. East 12th - - - Street, being duly sworn, deposes
and says, that on the ^{or about} 14th day of November 1881

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

then in an anti room ^{adjacent} from deponent's room
the following property, to wit: Two blue dresses of silk and

net one lace bodice two black silk bodices and
one black serge dress one black cloth petticoat
and a quantity of silver plate ware consisting
of spoons knives and forks in all

of the value of One hundred Dollars,
the property of Deponent and her husband
Richard J. Deeley.

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 John W. Pollard

(now here) for the following reasons to wit:
Said Pollard was employed in the above
premises as a servant that in the room
where said Pollard slept and under the
mattress of the bed occupied by said Pollard
deponent found ^{concealed} a portion of the above described
property, and upon the person of said Pollard
was found by officer Ruland in the presence
of deponent a pink silk bow (which was taken
from the ^{coat} pocket of said Pollard) and which
is identified by deponent as her property
and which was in deponent's trunk with the
other above described property on Monday Nov 14th
1881 when deponent locked the said trunk.

Subscribed and sworn to before me this 14th day of November 1881.

Notary

Religious Institute

1032

and from the fact also that an ice pick
which was used by said Pollard was found
in a closet where he washed his dishes - that
said pick was in a bent condition and
the marks upon the trunk correspond to the
size and shape of ~~said~~^{said} pick, which was
not bent on Monday morning but in a straight
and proper condition - Wherefore defendant
charges said Pollard with breaking open
the trunk of defendant and stealing and
carrying away the within described property.

Edith Dealey

Swear to before me
this 17th day of Nov 1891

Michael O'Connell

Police Justice.

1033

* Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

John W. Pollard 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. John W. Pollard

Question. How old are you?

Answer. Twenty -

Question. Where were you born?

Answer. St Johns NB

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

Answer. 34 East 12th - one week

Question. What is your business or profession?

Answer. Waiter

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

Taken before me, this 17th
day of Nov 1881

John W. Pollard
man

Mercutio Storb Police Justice

1034

Sec. 208, 209, 210 & 212.

Police Court- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacobella D. Miller
34 E. 12th St.

John W. Pollard

Offence, Grand Larceny

Dated Nov 17th 1881

William Magistrate.

Paulaudo Officer.

Clerk.

Witnesses State Hughes

No 34 34th Street,

No. 34 Street,

No. 34 Street.

John W. Pollard

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 W. Pollard

guilty thereof, I order that he ^{held to answer the same and be} be admitted to bail in the sum of ten Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Nov 17 1881 Michael D. Miller Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

54301

Sec. 208, 209, 210 & 212.

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Isabella Deley
34 E. 12th St.
John W. Pollard
2
3
4
Offence, *Struck & carried*

Dated *Nov 17th* 1881
Ottobang Magistrate.
Ruland Officer.

Witnesses
Kate Hughes
No 34 E 12th St.
Street,
No. Street,
No. Street,
Clerk.
John

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

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 admitted to bail in the sum of *100* Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.

Dated *Nov 17* 1881
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order h to be discharged.
Police Justice.

1036

Court of General Sessions ~~of the Peace~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

committed as follows:

The said

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

Two waists of the value of five dollars each
Two skirts of the value of ten dollars each.
Two overshirts of the value of ten dollars each.
One other waist of the value of five dollars
One other skirt of the value of ten dollars
One other overshirt of the value of eight dollars.
One petticoat of the value of three dollars.
Twelve knives of the value of one dollar each.
Twelve forks of the value of one dollar each.

of the goods, chattels, and personal property of one

Isabella Beeley

then and

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

1037

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

John W. Pollard
of the CRIME OF *Receiving Stolen Goods*
committed as follows:
The said *John W. Pollard*

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

Two waists of the value of five dollars each
Two skirts of the value of ten dollars each
Two overskirts of the value of ten dollars each.
One other waist of the value of five dollars
One other skirt of the value of ten dollars
One other overskirt of the value of eight dollars
One other petticoat of the value of three dollars.
Twelve knives of the value of one dollar each.
Twelve forks of the value of one dollar each.

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

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

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

John W. Pollard
taken and carried away
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

DANIEL C. ROLLINS,

BENJ. K. PHELPS, District Attorney.

1038

BOX:

52

FOLDER:

608

DESCRIPTION:

Post, Louis F.

DATE:

11/30/81



608

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BOX:

52

FOLDER:

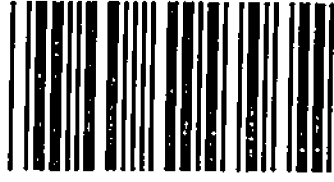
608

DESCRIPTION:

Hart, Joseph

DATE:

11/30/81



608

Court of General Sessions
of the City and County of New York.

The People of the State of New York
against
Louis F. Post and Joseph Hart

The Grand Jury of the City and
County of New York, by this indictment,
accuse Louis F. Post and Joseph Hart
of the crime of Advertising a Lottery
committed as follows:

The said Louis F. Post and Joseph Hart
late of the first ward of the City of
New York, in the County of New York
aforesaid, on the twenty-fifth day
of November in the year of our Lord
one thousand eight hundred and eighty-one
at the City and County of New York aforesaid,
in a certain newspaper called *Truth*
knowingly, unlawfully and wilfully did
print and publish, and cause to be
printed and published an account of
a certain illegal Lottery called
Louisiana State Lottery Company
stating in the said account, so printed and published
as aforesaid, when and where the said Lottery
was to be and would and should be

drawn, and stating also the prizes therein and the number thereof, and the amount of each of them, and stating also the price of the tickets in said Lottery and where tickets might be had and obtained, which said account, so printed and published as aforesaid in the aforesaid newspaper called *Truth*

was as follows, that is to say:

L. S. L.

The only Lottery of any State of
the Union indorsed by a vote of the people.
A splendid opportunity to win a fortune.
Grand Distribution, Class M, at New Orleans,
Tuesday, Dec. 13, 1881, 139th Monthly Drawing.
Louisiana State Lottery Company.

This Institution was regularly incorporated
for the term of 25 years, by the Legislature
of the State, in 1868, for Educational and
Charitable purposes, with a Capital of \$1,000,000,
to which it has since added a reserve fund of \$550,000.
To this, contract the inviolable faith of
the State is pledged, which pledge has been
renewed by an overwhelming popular vote,
securing its franchise in the new Constitution
adopted December 2^d 1879.

Its Grand Single Number Distribution will
take place monthly on the second Tuesday.
It never scales or postpones.

Look at the following Distribution:

Grand Promenade Concert,
during which will take place the
Extraordinary Semi-Annual Drawing
Under the personal supervision and management of
Gen. G. T. Beauregard, of Louisiana,
and Gen. Jubal A. Early, of Virginia.

1043

Capital Prize, \$100,000.
 100,000 Tickets at \$10 each.
 Notice - Tickets are Ten Dollars only.
 Halves \$5. Fifths, \$2. Tenths, \$1.

List of Prizes.

1	Capital Prize of \$100,000	-----	\$100,000
1	Grand Prize of 50,000	-----	50,000
1	Grand Prize of 20,000	-----	20,000
2	Large Prizes of 10,000	-----	20,000
4	Large Prizes of 5,000	-----	20,000
20	Prizes of 1,000	-----	20,000
50	" 500	-----	25,000
100	" 300	-----	30,000
200	" 200	-----	40,000
600	" 100	-----	60,000
10,000	" 10	-----	100,000

Approximation Prizes

100	Approximation Prizes of \$200	-----	20,000
100	do do 100	-----	10,000
100	do do 75	-----	7,500
11,279 Prizes, amounting to			----- \$522,500

Gen. G. T. Beauregard, of La.
 Gen. Jubal A. Early, of Va. } Commissioners

Responsible corresponding agents
 wanted at all points, to whom
 a liberal compensation will be paid.

1044

For further information, write clearly,
giving full address. Send orders
by Express or Registered Letter or
Money Order by mail, addressed only to
M. A. Dauphin,
New Orleans, La.

Regular Monthly Drawing
January 10, 1882, Class A. Capital Prize, \$30,000.
Whole Tickets \$2. Halves, \$1.

Information in reference to
the Louisiana State Lottery Company
will be given by B. Frank Moore,
at No. 212 Broadway, New York City.

amounting in the aggregate to five
hundred and twenty-two thousand, five hundred
dollars, which were to be, and would and should be
drawn for, and drawn and distributed at,
in and by such lottery and drawing thereof,
so to take place and be drawn as aforesaid,
to and among the holders and owners of
tickets in said lottery and said drawing
thereof so to take place and be drawn
as aforesaid: and did also state and declare
in and by the said account the price of a ticket in

And the Grand Jury aforesaid,
by this indictment, further accuse the said
Louis F. Post and Joseph Hart
of the Crime of
Advertising a Lottery
committed as follows:

The said Louis F. Post and Joseph Hart
in and by the said account, so printed and
published as aforesaid in the newspaper aforesaid,
did among other things state and declare
that a certain drawing of the said lottery called
Louisiana State Lottery Company
was thereafter to take place and would thereafter
take place on the thirteenth day of December
in the year of our Lord one thousand eight hundred and eighty one
and also that there were eleven thousand two
hundred and seventy nine prizes,
amounting in the aggregate to five
hundred and twenty two thousand, five hundred
dollars, which were to be, and would and should be
drawn for, and drawn and distributed at,
in and by such lottery and drawing thereof,
so to take place, and be drawn as aforesaid,
to and among the holders and owners of
tickets in said lottery and said drawing
thereof so to take place and be drawn
as aforesaid: and did also state and declare
in and by the said account the price of a ticket in

1046

Said lottery and drawing so thereafter
to be had as aforesaid, and did
state and declare, that among
the prizes, so to be drawn for
and to be drawn and distributed
as aforesaid, there should be
and would be the following prizes
of the amount and value
hereinafter stated,
to wit:

Approximation Prizes.

One hundred Approximation Prizes of Two Hundred dollars each.
One hundred Approximation Prizes of One Hundred dollars each.
One hundred Approximation Prizes of Twenty five dollars each.

declare
in

1047

said lottery and drawing so thereafter
to be had as aforesaid, and did
state and declare that among
the prizes, so to be drawn for
and to be drawn and distributed
as aforesaid, there should be
and would be the following prizes
of the amount and value
hereinafter stated,
to wit:

1048

GLUED PAGES

1049

Drawn
November 18-20

One Capital Prize of One hundred thousand dollars.
One Grand Prize of Fifty thousand dollars.
One Grand Prize of Twenty thousand dollars.
Two Large Prizes of Ten thousand dollars each.
Four Large Prizes of Five thousand dollars each.
Twenty Prizes of One thousand dollars each.
Fifty Prizes of Five hundred dollars each.
One hundred Prizes of Three hundred dollars each.
Two hundred Prizes of Two hundred dollars each.
Six hundred Prizes of One hundred dollars each.
Ten thousand Prizes of Ten dollars each.

Approximation Prizes.

One hundred Approximation Prizes of Two hundred dollars each.
One hundred Approximation Prizes of One hundred dollars each.
One hundred Approximation Prizes of Seventy five dollars each.

And did also state and declare in
 and by the account aforesaid
 that tickets and parts of tickets
 entitling the owners and holders
 thereof to an interest, share and chance
 in the said lottery and drawing
 thereof, so thereafter to take place
 as aforesaid, and in the prizes
 to be so drawn for and drawn
 and distributed as aforesaid,
 therein, and thereby and thereat
 could be had, purchased and obtained from
 M. A. Dauphin
 at New Orleans Louisiana
 and did also state and declare in
 and by the account aforesaid that
 information in regard to such lottery
 and drawing could be obtained
 from B. Frank Moore
 at number two hundred and twelve
~~Broadway, New York City~~
 against the Constitution of the State of
 New York and 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.

Daniel G. Hopkins
 District Attorney

1051

END OF
BOX