

0697

BOX:

212

FOLDER:

2106

DESCRIPTION:

Patterson, John

DATE:

03/30/86



2106

0698

Witnesses

John Patterson

John Patterson

208

Counsel,

Filed 30 day of March 1886

Pleads

Not guilty (al)

THE PEOPLE

vs.

21

John Patterson

Grand Larceny in the
(MONEY)
(Sec. 528 and 531, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Charles B. Roberts

April 7/86

Foreman.

24th 6 Nov 87

21

0699

The People
vs.
John Patterson.

Court of General Sessions, Part I.
Before Recorder Smyth.

April 6, 1886.

Indictment for grand larceny in the second degree.

William A. Hogaboom sworn and examined, testified.

Q. Where do you live? 501 West 22nd Street. About the 30th day of September, 1884 where were you living? 353 West 17th Street. That was a boarding house was it? Yes sir, Mrs. Perrins. Do you know the defendant, Patterson? Yes sir. Was he living in that house? Yes sir. Did you and he occupy one room? Yes sir. How long had you known him before that time? I know him pretty near two summers, near the first of April. Had you both been occupants of one room for that period of time? No sir. How long were you occupants of that room? I should think as near as I could tell, about three months. On the 30th of September 1884 did you have any money in that room? Yes sir, seventy-two dollars. In bills? Yes sir, all excepting two dollars in silver. Where was that money? In a trunk. How many trunks were in the room do you know? My trunk and his own trunk. Did he ever speak to you about that money in the trunk? He saw me count the money on the Sunday before this happened. Did he see where you put it? Yes sir. Did you ever borrow a key for that trunk from him? Yes sir. When did you borrow that? I could not tell just how long, may be a month before that. What did you do with that? I opened my trunk, did what business I wanted in the trunk and gave the key back to him. On the 30th of September the day of this larceny, what time did you leave? I left there about seven or eight o'clock in the morning. Was the prisoner there

I

0700

when you left? Yes. Did you have any conversation with him that morning before you left? No sir. Did you go to your business? Yes, I did. What time did you come home? I came home near six o'clock in the evening: within half an hour after I went into the room, I missed seventy dollars in money, I never saw that money since, I never saw the defendant until March, 1936 when I saw him on the corner of 17th Street and 9th Avenue, I told the police at the time of the robbery. When I came back that night the defendant's trunk was in his room, he did not come back for it. When I met him I said I thought better of him than to do what he had done, he said he did not take the money, I told him that I was well aware he took the money, he said if I had him arrested he would not deny it, I probably had three or four conversations with him, Mr Diamond who is here, was present.

Cross Examined. It is about a year and six months after the larceny that I saw the defendant; before I had him arrested I was drinking with him more or less for two or three days because I wanted to see if he would not pay me the money without having him arrested, he stated to me that he took my money. I do not think there were other lodgers on the same floor of this house but there were other rooms occupied by lodgers; it is not true that the key of our room was left hanging on the outside of the door so that we could take it down and open the door, he would leave the key down in the dining room hanging up, any one else could take that key and open the door. I told the police captain who I suspected of the robbery, I was in the ice business.

0701

William Dimond sworn. I live 219 West 18th Street and know the last witness, I know the defendant, Patterson by sight and that is all. I saw him and the complainant together, I believe on the night of the 323rd of March of this year. Did you hear any conversation in regard to this money? Yes sir. Just state what conversation you heard? I heard Mr Patterson say to Mr Hogaboom, if I had not been drunk I should not have taken that money, and I heard him say, if you keep still you will get your money; that is the most that I heard.

the prisoner is in the court
retracted
Cross Examined. Where did you hear him make this statement? Down at the doorway of 209 West 18th Street in the evening. How many of you were standing together? I ~~was~~ standing alone in the yard, I know the complainant personally and know the defendant by sight.

Jane Perren sworn. Where are you living? 353 West 17th Street, I am landlady of that house and have been the landlady of it for six or eight years, I know the prisoner and the complainant, they both lodged in my house, they occupied a room a short while, I remember the day of this larceny, I saw the defendant that day about half past two o'clock, he was very much intoxicated, he came for lunch he did not eat much lunch and said he was going to pay me in an hour, I asked him where he was going to get the money and he said he would get it pretty soon, he said he had it in the 11th Street Bank, he went out of the basement and returned again and went upstairs very easy and I followed him, he took the key out and locked the door after he got in. He went away and did not come back.

The prisoner pleaded guilty.

0703

Police Court 2 District.

Affidavit—Larceny.

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

William A. Hogaboom
 of No. 511 West 22 Street, aged 21 years,
 occupation Ice business being duly sworn
 or about 30th day of September 1884 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property viz:

Good and lawful money
 of the United States to the
 amount and value of Seventy
 Dollars. (\$70.00)

the property of Deponent

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

from the fact that at about the hour
 of 7.15 O'clock Am. on or about
 said date. deponent locked the
 aforesaid amount of money in a
 trunk in a room in the house no
 353 West 17th St. And went to work
 and when deponent returned in the
 evening of the same day, the money
 was gone but the trunk was still
 locked. And the defendant was rooming
 with deponent and he had a key to
 his trunk which fitted deponent's
 trunk and knew that deponent
 had the money in his trunk. And

0704

deponent has been informed by the
landlady of the house 353 West 17th
St. that the said John Patterson
took the key of the room that he and
deponent both occupied and was in
the room for about 30 minutes on
the day. And deponent further says
that no person other than Patterson
had a key to the aforesaid trunk
or knew that deponent had said money
in the trunk. And deponent has not
seen Patterson from the time said
money was taken until the 23rd day of
March 1886. Wherefore deponent charges
the said John Patterson with feloniously
taking stealing and carrying away
the aforesaid money and prays he may
be arrested and dealt with according
to law

Sworn to before me } W. A. Hoogboom
this 25th day of March 1886 }

Police Justice
to be discharged.
I order
There being no sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be committed to bail in the sum of
Hundred Dollars
of the City of New York, until he give such bail
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886
Police Justice
It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be committed to bail in the sum of
Hundred Dollars
of the City of New York, until he give such bail
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886
Police Justice

Police Court, 2 District.

THE PEOPLE, &c.,
on the complaint of

William A. Hoogboom

John Patterson

Offence—LARCENY

Dated March 25 1886

Magistrate

Witnesses

No. Street

No. Street

No. Street

No. to answer Sessions

0705

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

2 District Police Court.

John Patterson
signed, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him, that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him, that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

I am not guilty
John Patterson

day of

Taken before me this

188

Police Justice.

0706

Sec. 151.

2

District Police Court.

CITY AND COUNTY } ss
OF NEW YORK,

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

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

William A. Hogaboom
511 W. 22^d Street, that on the 30 day of September
1886 at the City of New York, in the County of New York, the following article to wit:

Gold and lawful money
of the United States to the amount
and
of the value of Seventy seven Dollars,
the property of Complainant
was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by John Patterson

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 25 day of March 1886

Wm. A. Hogaboom
POLICE JUSTICE.

0707

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A. Hogaboom

vs.

John Patterson

Warrant-Larceny.

Dated March 25 1886

Lower Magistrate

Farrell Officer

John Patterson
The Defendant

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

John L. Farrell Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, March 25-86

Native of U.S.

Age, 28

Sex

Complexion,

Color, White

Profession, Lab

Married

Single, Yr

Read, Yr

Write, Yr

25-3 W 17

0708

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

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

Dated March 25 1886 _____ W. J. O'Neil Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0709

Police Court 2 District. 398

THE PEOPLE, &c.,

IN THE COMPLAINT OF

5110 West 22nd St

1
2
3
4

Offence

Date March 20 188

Magistrate

Officer

Precinct

Witnesses

No. 219 W 18th Street.

No. 219 W 18th Street,

No. 253 W 17th Street,

\$ 500 to answer g.s.

com

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0710

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Patterson

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

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

The said *John Patterson,*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *thirtieth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, with force and arms, in the *year* — time of the same day, *three* —
(*\$70.-*) promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *seven* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *seven* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *ten* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *ten dollars,*

of the proper moneys, goods, chattels, and personal property of one —
~~on the person of the said~~ *William A. Hoagland*, then and there being
found, ~~from the person of the said~~ *then and there*
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0711

BOX:

212

FOLDER:

2106

DESCRIPTION:

Patterson, William T.

DATE:

03/11/86



2106

Witnesses:

Joseph D. Morgan
H. Stineer

Counsel,

Filed

Pleads

1886

THE PEOPLE

vs.

William J. Patterson

MISDEMEANOR.

RANDOLPH B. MARTINE,

Part IV April 20/87 District Attorney.

Pleady guilty

A True Bill.

Charles B. Richards

Foreman.

Jasp

0712

0713

CHAS. M. STILLWELL, A. M.
THOMAS S. GLADDING, A. M.

Office and Laboratory of

STILLWELL & GLADDING,
Analytical and Consulting Chemists,

Old Series, No. 9406.

New Series, No. 18950.

No. 55 Fulton St., cor. Cliff St.,

P. O. Box 1261.

New York, Feb. 9. 1886

Certificate of Analysis

of a sealed sample of..... "BUTTER".
marked No. 826 Feb 22 1886 Scholes Bros # 370
9th Ave NYC J. P. Gray
received for account of M. B. Van Valkenburgh Feb 4/86
drawn by our Agent..... per Mr. J. J. Seng

This Sample contains

Animal and Butter Fat,.... 88.13
Curd,..... 1.23
Salt, [Ash],..... 1.93
Water, at 100° C.,..... 8.71

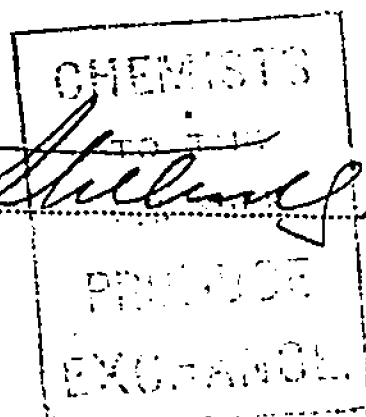
Analysis of the Fat present in the sample.

Soluble Fatty Acids, [on a dry basis].... 0.44 %
Insoluble do do do .. 95.15 %
Specific Gravity of the dry Fat, at 100° Fah., 0.9040
Titre,..... °C.

This sample is composed mainly of Animal Fat and was not produced from unadulterated milk, or cream from the same. It was not produced from milk or cream alone. It contains coloring matter, whereby it is made to resemble butter—the product of the dairy, and it is in imitation and semblance of butter produced from pure unadulterated milk or cream from the same.

Very Respectfully,

M. B. Van Valkenburgh
NY



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

On the tenth day of February in the year one thousand eight hundred
and eighty six before me personally came Charles Stillwell
to me known, and known to me to be the individual described in, and who executed the foregoing
instrument, and he acknowledged that he executed the same.

W. S. Holbrook
NOTARY PUBLIC,
KINGS COUNTY.
Certificate filed in N. Y. County.

0714

No. 826
Henry 9th St

STEWART & GARDNER
Office and Laboratory of

0715

STATE OF NEW YORK,

County of New York ss. :350 Madison Street

Joseph J. Soregan being duly sworn, deposes and says :
That he resides in the City of New York in the County of
New York and State of New York, and is 24 years of age,

and is an Expert appointed by JOSIAH K. BROWN, New York State Dairy Commissioner ;

That on the 2nd day of February, 1886, in the
Store occupied by him, No. 370 Ninth Avenue street, in the City
of New York in the County of New York

and State of New York, one William J. Patterson, against the
form and statutes in such cases made and provided, and in violation thereof, and against the peace of the
people of the State of New York, had in his possession, with intent to sell the same for Butter made from unadul-
terated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not
Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with
and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of
animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or
Cream ; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter,
the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter
the product of the Dairy ; that the said William J. Patterson

offered said substance, product, manufacture and compound for sale as and for
Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter
made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, one

pound as and for Butter, the product of the Dairy, and represented the same to be Butter at such time
and place ; that the said substance, product and compound was not natural Butter produced from pure unadulterated
Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or
Cream, or both ; that it contained some substance for the purpose and with the effect of imparting thereto a color
resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from
pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow
Butter, and was in semblance of natural Butter ; that the same was a substance known as Oleomargarine ; that it had
been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal
or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance
of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with
and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal
or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article,
substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in
process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since
April thirtieth, 1885, as deponent is informed and believes

That the tubs in which the same was contained did not have the words "Oleomargarine Butter"
upon the top or side thereof, and such words were not burned in or painted thereon with permanent
black paint, in a straight line not less than one half inch in length, where deponent could see such brand ;
that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.

Deponent further says that on said 2nd day of February
1886, he went to the said Store 370 Ninth Avenue of said

New York in said City and County, and told said William J. Patterson
that he wanted to buy some Butter ; that said William J. Patterson

showed deponent a number of pounds of the said Oleomargarine hereinbefore mentioned, offered the same to depo-
nent for sale, and sold the same to deponent as butter as found
thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ three five cents ;
that, as deponent believes and charges, the said William J. Patterson at the time
of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as
hereinbefore stated ; that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not
Butter, the product of the Dairy ; that deponent saw the tubs in which the said Oleomargarine was contained, and no
printed label bearing the words "Oleomargarine Butter," was delivered by said William

J. Patterson to deponent with the Oleomargarine sold to him ; that on
February 4th 1886, deponent delivered a sample of such Oleomargarine, so
purchased by him as aforesaid, to Charles M. Stillness a chemist of
the city of New York N. Y., and caused the same to be analyzed by
such chemist, as shown by the annexed certificate of such chemist.

Wherefore, deponent prays that a warrant may issue for the arrest of the said William
J. Patterson and that he may be dealt with as the law directs.

Sworn to before me this 23rd day of February, 1886 Joseph J. Soregan
Justice.

0716

Inspector Police
Court of *New York*
County of *New York*

THE PEOPLE, &c.,

vs.
William J. Patterson

Affiant:

Joseph J. Morgan
330 Washington Street

Witnesses:

Thomas R. Gray

Residence *350 Washington Street*

Charles M. Sullivan

Residence *55 Fulton Street*

Residence

0717

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

*I am not guilty, I
demand a trial by jury
Wm. J. Patterson*

Taken before me this
day of *July* 188*8*

Justice

0718

Sec. 151.

Police Court 2nd District.

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

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

of No. 330 Washington Street, that on the 2nd day of February
1886 at the City of New York, in the County of New York, met William F. Patterson

did sell to said Joseph J. Sorogan one pound
of oleomargarine for and for butter and did
violate section 3 of chapter 458 of the laws
of 1885.

At Testimony 370. 9th March.

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 2nd DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 23rd day of February 1886

W. F. Patterson POLICE JUSTICE.

0719

370 19 am
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph J. Sorogan
vs.
William F. Patterson
Warrant-General.

Dated February 23, 1886

W. F. Patterson Magistrate

W. F. Patterson Officer.

The Defendant, Patterson,

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

John D. Farrell Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated _____ 188

Police Justice.

The within named

POOR QUALITY
ORIGINAL

0720

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph P. Morgan
330 Washington
vs.
William R. Patterson

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000, to be paid by the within named

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

Dated

188

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

Police Justice.

0721

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William J. Patterson

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

William J. Patterson

(Chap. 458, Laws of 1885, § 8.) of a Misdemeanor, committed as follows:

The said *William J. Patterson*,

late of the City of New York, in the County of New York aforesaid, on the *second* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the City and County aforesaid, *one pound* of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), unlawfully did sell, and cause and procure to be sold to one *Joseph J. Dorsey*, for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SECOND COUNT: (Chap. 246, Laws of 1882, § 1.)

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

William J. Patterson

of a Misdemeanor, committed as follows:

The said *William J. Patterson*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold, at retail, to one *Joseph J. Dorsey*, *one pound* of a certain substance, not butter, commonly called oleomargarine, and did then and there falsely represent the same to the said *Joseph J. Dorsey*.

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0722

THIRD COUNT: (Section 430, Penal Code.)

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

— William S. Patterson —

of a Misdemeanor, committed as follows:

The said William S. Patterson,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one

Joseph J. Borogon, as an article of food ~~one pound~~ of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FOURTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

— William S. Patterson —

of a Misdemeanor, committed as follows:

The said William S. Patterson,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing ~~one pound~~ of a certain article and substance in semblance of butter, not the legitimate product of the dairy, and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law, to deliver to the purchaser, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail to one Joseph J. Borogon.

from a certain ~~one pound~~ which was not then and there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to deliver therewith to the said Joseph J. Borogon, a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0723

FIFTH COUNT : (Chap. 215, Laws 1882, § 2.)

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

— William S. Patterson —

of a Misdemeanor, committed as follows :

The said William S. Patterson,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

Joseph J. Boroggen, one pound

of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SIXTH COUNT : (Chap. 458, Laws of 1885, § 2.)

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

— William S. Patterson —

of a Misdemeanor, committed as follows :

The said William S. Patterson,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

Joseph J. Boroggen, one pound

of a certain article, substance and compound in imitation and semblance of, and designed to take the place of natural butter produced from pure, unadulterated milk, or cream of the same the said article, substance and compound, so sold as aforesaid, being rendered and manufactured out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not being manufactured or in process of manufacture on the ~~thirtieth~~ ^{30th} day of April, in the year of our Lord one thousand eight hundred and eighty-five (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

RANDOLPH B. MARTINE,

District Attorney.

0724

BOX:

212

FOLDER:

2106

DESCRIPTION:

Petersen, Peter

DATE:

03/22/86



2106

0725

203

Witnesses:

Thomas Ahearn

Left a Barkeeper
And was seen
across streets
to Amended

Counsel, E. E. P.
Filed 22 day of March 1886
Pleads Sub. v. E. E. P.

THE PEOPLE
vs.
Peter Peterson
91 James

VIOLATION OF EXCISE LAW.
[III, R. S., (712), page 1981, § 18, and Laws of 1883, Chap. 340, § 5].

RANDOLPH B. MARTINE,
Tri May 7/88 District Attorney,
pleads guilty.
A TRUE BILL.

Charles B. Robinson
Foreman.
Jury foreman

0726

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

102 District Police Court.

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

Question What is your name?

Answer

Peter Petersen

Question. How old are you?

Answer

30 years

Question. Where were you born?

Answer.

Norway

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

Answer.

91 James Street about five months

Question What is your business or profession?

Answer

Bar tender

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

Answer.

*I am not guilty of the charge
and I demand a trial at the General Sessions
Court*
Peter Petersen

Taken before me this *11th*
day of *March* 188*8*

Samuel M. Kelly Police Justice.

0727

Excise Violation-Selling Without License.

POLICE COURT-

18th DISTRICT.

City and County } ss.
of New York,

of No.

The 4th Precinct Police
of the City of New York, being duly sworn, deposes and says, that on the 9th day
of February, 1886, in the City of New York, in the County of New York, at
No. 9 Peter Petersen Street,

(now here)
did then and THERE SELL, CAUSE, suffer and permit to be sold, under his direction and authority,
strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A
PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made
and provided. did then and there sell deponent two
glasses of lager beer and deponent tasted
said beer and paid ten cents for the
same

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

Subscribed to before me, this 10th day
of February, 1886,

Samuel C. Bailey Police Justice.

0728

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 Peter Peterson

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

Dated Feb 10 1886 Sam'l C. Bell Police Justice.

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

Dated Feb 10 1886 Sam'l C. Bell Police Justice.

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

Dated _____ 188 _____ Police Justice.

0729

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas Ahearn

Peter Peterson

2

3

4

Dated

1886

Magistrate

Officer.

Precinct.

Witnesses

No.

No.

No.

\$

to answer

Bailed

0730

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Peter Petersen

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

(III. Revised Statutes, [7th edition] p. 1991 Section 19).

Peter Petersen —
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said *Peter Petersen,*

late of the City of New York, in the County of New York aforesaid, on the *ninth* day of *February*, in the year of our Lord one thousand eight hundred and eighty *six*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to *Thomas Adams, and to* — certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340, section 5.)

SECOND COUNT:

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

Peter Petersen —
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *Peter Petersen,*

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number

91 Jones Street, —

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to

Thomas Adams, and to —

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

0731

(Laws of 1883,
chapter 840, sec-
tion 5.)

THIRD COUNT:

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

Peter Petersen —

of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER, WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Peter Petersen,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number

91 James Street —

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away to

James O'Hara and Co —

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0732

BOX:

212

FOLDER:

2106

DESCRIPTION:

Philo, Herman

DATE:

03/18/86



2106

0733

Witnesses

J. H. Kirby
Bartholomew Gibson

#167

Counsel, *J. H. Kirby*
Filed *18* (day of *Dec*) 188*6*
Pleads, *Mich* *14*

THE PEOPLE

vs.

D

Herman Philo

ASSAULT IN THE THIRD DEGREE.

(Section 219, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Robert B. Folsom
on May 19/16.
per M. O. J. [unclear]
Ward the [unclear]
Curran & [unclear]
Special [unclear]
Ward

0734

District Attorney's Office.

THE PEOPLE

John Kirby

against

Herman Philo

NAME OF PAPER,

Assault 3d

Saved 18

Dissonance 18

for

Wednesday
May
Part 2

0735

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Samuel Childs

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

- Samuel Childs -

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

The said *Samuel Childs*,

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the *24th* day of *February*, in the year of our Lord
one thousand eight hundred and eighty-*six*, at the Ward, City and County
aforesaid, in and upon the body of one *John A. Hickey*,
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *injure* the said *John A. Hickey*,
did then and there unlawfully beat, wound and illtreat, to the great damage of the
said *John A. Hickey*, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0736

BOX:

212

FOLDER:

2106

DESCRIPTION:

Pomroy, Thomas W.

DATE:

03/30/86



2106

0737

Witnesses:

William J. Smith
James A. Taylor
Ellen Smith

My wife Morgan

Counsel,
Filed *30 March* 188*6*
Pleaded *Chapman v. Chapman*

Unlawfully Practicing Medicine.
[Sections 856, Penal Code, and Chap. 518,
Laws of 1880].

THE PEOPLE

vs. *B*

Thomas W. Romney

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Chas. B. S. S. S.

May 23/87
Foreman
Charles S. S.
Wm. S. S.

The Medical Society of
the County of New York
Complainants

against
Thomas W. Pomroy

Information for practicing Physic
and Surgery Contrary to the
provisions of LL 1880. Ch 513.
as amended LL 1881. Ch 186 and
LL 1884 Ch 411 and § 356 of
the Penal Code.

The Medical Society of the County of New York by their Counsel
submit the following affidavits and Complain that one
Charles Thomas W. Pomroy practiced medicine on the
21st day of January 1886 at No 29 Stuyvesant-Place in
New York City on one Valentino Irwin a minor child
and that the said Pomroy had not then registered in
the office of the clerk of the City and County of New York
his name, residence and place of birth together with
authority to practice physic or surgery and further that
said Pomroy did not have at the time any lawful
authority to so practice.

City and County of } ss
New York

William A. Pummington being duly
sworn says that he is a counsellor at Law residing in
the University Building on Washington Square in said City with
an office at No 2 Wall Street and is the duly retained Counsel
of the Medical Society of the County of New York and as such
appears and in their behalf Complain on information and
belief he says.

0739

I That on or about the ^{21st} ~~26th~~ day of January 1886 one Thomas W. Pomroy at No 29 Stuyvesant Place in said City practiced physic in said County by Examining into the symptoms of one Valentine Inwin, making diagnosis of the case and prescribing remedies and treatment for said Valentine Inwin and receiving therefor compensation to wit the sum of One dollar.

II That deponent has caused diligent search to be made of the registry of physicians kept by law in the office of the Clerk of this County and finds no registration therein of any authority of said Pomroy to practice physic or surgery in this state.

III That deponent caused to be ~~received~~ ^{delivered} on or about the 11th day of August 1885. at the residence of said Pomroy a letter calling attention to the laws regulating the practice of physic in this state and calling on him to comply therewith and register lawful authority to so practice. Deponent says that such authority has not been registered and is not possessed by said Pomroy whose practice is in violation of the statutes in such cases provided

Sworn to before me
this 9th day of ^{February} ~~January~~
1886

Police Justice

Q. 10

W. A. Livingston

0740

City and County of
New York } ss

Ellen Iruis being duly sworn says that she resides at No 415 East 15th Street New York City. That on or about the 21st day of January 1886 she visited the office of one Doctor Thomas W Pomroy at No 29 Stuyvesant Place in said City with her child Valentine, a minor, then in poor bodily condition. That the said Pomroy made a medical examination of said child and prescribed treatment and remedies for the disease from which he was suffering. Dependent further says that the said Pomroy demanded and received for such medical services the sum of One dollar.

Sworn to before me

this 9th day of January 1886

+ Ellen Iruis

P. A. Duffy
Notary Public

City and County of
New York } ss

Ellen Iruis being duly sworn says that on or about the 11th day of August 1885 he left the residence of one Thos W Pomroy Stuyvesant place New York City a printed notice calling attention to the laws regulating the practice of medicine in this state and warning said Pomroy that unless he should register his name in the office of the clerk of the City and County of New York ^{within one week from date thereof} criminal proceedings would be commenced

against him. Deponent further says that he has carefully examined the registry of physicians in the County Clerk's Office in New York City - for the name of said Pomroy but that up to the 30th day of January 1886 he could not find the same.

Seen to before me

on - 29 day of January
1886

Dillon Brown

D. G. Duffy
Notary Public

±
New Court

The People

against

Thomas W. Pomroy

affiant

0742

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

3rd District Police Court.

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

Question What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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

Answer.

I am not guilty of the
charge and I demand
a trial by jury in this case
T. W. Donroy

I have before me this

day of September 1938

Police Justice

0743

Sec. 151.

Police Court 3^d District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by William A. Cunningham
of No. 2 Wall Street Street, that on the 21 day of February
1886 at the City of New York, in the County of New York,

Thomas W. Pomeroy practices physic at No. 29
Sluysentant place upon Valentine Inwin
not being then lawfully authorized to practice
physic in this State and not having registered
authority as to practice with the Clerk of this County
according to the provisions of Ch. 573 of 1880, Ch. 411
Ch. 1884 and § 356 of the Penal Code

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him
forthwith before me, at the 3 District Police Court, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 21 day of February 1886

W. A. Cunningham
POLICE JUSTICE.

0744

Police Court 3^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A. Pomeroy
vs

Thomas W. Pomeroy

Warrant-General.

Dated February 9th 1886

Duffy Magistrate.

Weiss Officer.

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, Feb 10th 1886

Native of U S

Age, 54

Sex, Am

Complexion, _____

Color, White

Profession, Boatbuilding

Married, Yes

Single, No

Read, 11

Write, 11

22 Stuyvesant

0745

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

Dated *February 10* 188 *4* *P. A. Buff* Police Justice.

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

Dated *February 10* 188 *4* *P. A. Buff* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0746

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William H. Armstrong
63 Wall
Thomas W. Donroy

1

2

3

4

Dated

February 15th

188

Duffy

300 E. 15th

Witnesses

No.

415

No.

415

No.

\$

500

to answer

Q. J. J.

Bailed

Magistrate

Officer.

Precinct.

Witnesses

No.

415

No.

415

No.

\$

500

to answer

Q. J. J.

Bailed

Bailed

0747

District Attorney's Office.

Part One

PEOPLE

vs.

Thos. W. Pomeroy

Illegal Trading Gold
Feb 23

Pt 1 Feb 23/97

ADP
Subpoena to say
Issued Feb 16
Baird & Cornfield

P 77

POOR QUALITY
ORIGINAL

0748

Frankson T. Morgan
Counsellor at Law
100 Nassau St.

The People
vs
J. W. Pomeroy
New York June 28th 1886.

Hon. R. B. Martin,
District Attorney, New York.
Dear Sir:

In the Matter of The People
vs. J. W. Pomeroy indicted
for Misdemeanor in not
registering his name as a
Motoring Physician as
required by the Penal
Code I have the honor
to request that the trial
of this Action be deferred
until I return from my

0749

absence from the country
whither I go to - measure.
My client Mr. Pomeroy will
be absent also for a time,
he being on bail.

I assume from our
conversations at your office
on Saturday last that bail
cases will not take precedence
on your calendar during
the months of July and
August, and in that faith
I have advised my client
that he might be absent at
his convenience during those
months. Yours Respectfully
R. L. Morgan
Counsel for S. M. Pomeroy

0750

People
 }
 Thos¹⁰ W Pomroy

The Defendant is a medical Charvzant.
 appears in directories as physician 35
 Stuyvesant St. In 1885 was reported several
 times as practicing medicine without registration
 or diploma and charging high prices for his
 prescriptions. Notice was left at his house
 by Dillon Drum ^{in Aug 1885} agent of the Med. Soc. to ny
 to register or criminal prosecution would be
 commenced. At that time the sign of

Dr Pomroy was in get letters on side of
 his door. In following Nov. the Agent found
 that the sign of "Dr Pomroy" had been removed
 and Thos. W. Pomroy substituted, but from
 inquiries the agent learned that his practice
 was continued the same as ever.

In Jan'y 21/86 Mrs Ellen Inman visited
~~Dr Pom~~ Defendants office with her child
 Valentine a minor. She inquired for Doctor

0751

Pomroy and was shown into a waiting room and was given a ticket with a number on it. There were a number of persons waiting in the room. When witness's turn came she was shown up stairs where she saw ^{the defendant} ~~on the stairs~~ who said he was Dr Pomroy. Witness said her child was sick. The defendant took the child's hand closed his eyes and dictated a prescription to a lady who was in attendance and who wrote it down. The defendant said the child was suffering from genl. debility, affection of the heart &c. Defendant gave the prescription with directions (also written) how to use and also card of druggist where med could be had. Defendant then demanded two dollars for his fee but witness only paid ~~him one~~

~~No other witnesses except~~

~~Eden Dwyer~~ X

~~Eden Dwyer~~

0752

People

to

Thos. W. Pomeroy

Edward Pomeroy

of Plymouth

0753

Grand Jury Room.

PEOPLE

^{vs.}
Thos Porrenay
Unlawful practice medicine

*Let this case
stand over
until further
orders. B.M.
Sept 24/86*

0754

District Attorney's Office.

PEOPLE

vs.

Henry Pomerooy

Unlawful practicing medicine.

*Put this on in Part
1 on 28th inst,*

*Notify Counsel,
I should very much
like to have this case
tried. RBM,
Sept 23/86*

0755

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas W. Ramsey

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

Thomas W. Ramsey

(Sec. 356
Penal Code)

of a MISDEMEANOR, committed as follows:

The said

Thomas W. Ramsey

late of the City of New York, in the County of New York aforesaid, on the *twenty-first* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, without being authorized by a license or diploma from any chartered school, State board of medical examiners, or medical society, did unlawfully practice medicine, and did then and there, without being so authorized as as aforesaid, unlawfully examine, treat and prescribe for one

Valentine Surin,

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

SECOND COUNT (Chap. 513, Laws of 1880, § 1).

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

Thomas W. Ramsey

of a Misdemeanor, committed as follows:

The said

Thomas W. Ramsey

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully practice physic, without being lawfully authorized so to do, and without such lawful authority, did then and there unlawfully examine, treat and prescribe for one

Valentine Surin,

as a physician, 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.

0756

THIRD COUNT (Laws of 1880, Chap. 513, § 2).

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

- Thomas W. Ramsey -

of a Misdemeanor, committed as follows:

The said *Thomas W. Ramsey*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, being then and there a person duly authorized to practice physic, did unlawfully practice physic without having first registered in the Clerks office of the said County, in the manner and form required by law, his name, residence and place of birth, together with his authority to practice physic, and did then and there, without having so registered as aforesaid, unlawfully examine, treat and prescribe for one

- Valentine Smith, -

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

RANDOLPH B. MARTINE,

District Attorney.

0757

BOX:

212

FOLDER:

2106

DESCRIPTION:

Pond, Barzillia F.

DATE:

03/29/86



2106

0758

BOX:

212

FOLDER:

2106

DESCRIPTION:

Aynela, Antonio

DATE:

03/29/86



2106

Witnesses:

Anthony Crummett
George E. Crummett

If depts. will please
guilty & recommend with
approval of Mr. Anthony
Constock Secretary for
suppressing voices that
deft Bond the fined
and that sentence be
suspended on deft.

Angela
Jan 12 1887
Randolph B. Martine
Dist. Atty

254 - 83 - 100
Dist. Attorney Richmond

Counsel,

Filed 29 day of March 1886

Pleaded Not guilty

THE PEOPLE

vs. B

Barzilla J. Bond

and B

Antonio Angela

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Chas. B. Frederick

Jan 12/87

Foreman

(Both)

Find Guilty.

No 1 Bond \$25 - Apr

No 2 Sent suspended.

0760

City, County and :
State of New York. : s. s.

George E. Oram of 150 Nassau Street, New York City, being duly sworn deposes and says, that he is informed, has just cause to believe and verily does believe, that on or about the 25th day of December 1885, and between that date and the 17th day of March, 1886, B. F. Pond and John Doe, whose real name is unknown, *he answers to the name of Antonio and has about 30 years old of dark complexion, with black hair & mustache and dark eyes, about* but who can be identified by deponent, did, at, in and upon said premises situate and known as Numbers 22 & 24 Church Street in the said City of New York aforesaid, unlawfully contrive, propose and assist in contriving and proposing and carrying on a lottery, which said lottery was set on foot for the purpose of distributing money and property by lot and chance. Deponent further says, that on the 30th day of December 1885, he had a personal interview with the said Pond, and the said Pond then and there informed deponent that he was the business Manager of the Spanish newspaper called, 'El Latino Americano' and that he signed all receipts: that the subscription to this paper was Three dollars a year: that every one who subscribes gets a receipt, which said receipt has a number on it: that they keep a stub of said receipt in a book which has a corresponding number, with the name of the party receiving a receipt: that all of these numbers are put in a hat and then drawn from the said hat: that there are 2,781 prizes which amount to \$16,450.: that the next drawing would take place some time in March 1886: that most of the subscribers are from down South: that some of them are great gamblers.

Said Pond also informed deponent, that if he lived in Havana and deponent won one of the prizes, he could send an order and the prize would be sent right to him. Deponent asked the said Pond if they had any drawings previous and the said Pond said, 'Yes, one. Deponent said, 'Have you a list of these drawings, and the said Pond said Yes; and handed deponent one of the same.

5 feet 7 inches tall
and Shakespearian
Spanish language

Deponent then asked, These drawings are the same as the lottery drawings that take place all over the country, except they are put into a hat, and drawn from the hat instead of a wheel? and the said Pond replied Yes. Deponent then said, every one who pays \$3.00 for a years subscription, gets a receipt with a number, which entitles the holder to a chance in the prizes which you offer? And the said Pond replied, Yes, if their number comes out they will get a prize. The said Pond then handed deponent a copy of his paper, and deponent left.

Deponent further says, that he had further conversation with the said Pond on the 4th day of February, 1886, and then paid the said Pond the sum of \$3.00, receiving from the said Pond a paper representing a share, chance and interest in said lottery, said paper representing besides the said share, chance and interest in said lottery, a years subscription for the said paper, El Latino Americano. Deponent saw the said Pond sign the said paper, and the said Pond then informed deponent that they had a duplicate. When deponent paid the said Pond the sum of \$3.00 the said Pond took a piece of paper and wrote the following address, 'G. Edwards 233 Court Street, Brooklyn, N. Y.' and handed the said paper, with the said name on to the said John Doe, aforesaid, who made out said paper, the writing hereto annexed and marked, 'Exhibit A.', and entered the name upon the stub of said book, and also upon the said paper hereto annexed, and tore off the said paper from the stub and handed it to said Pond; the said Pond signing the same in the presence of deponent and then handed it to deponent.

Deponent asked the said Pond in the presence and hearing of the said John Doe, 'how many prizes are there to be drawn in the next drawing?' Said Pond replied, 'I cannot exactly tell, the whole thing is published in the paper.' Deponent said, 'Every one who holds one of these receipts has a chance in getting one

of the prizes which are to be drawn for?" The said Pond replied "Every receipt gives the holder of it a chance to one of the prizes which we give." Deponent said, "I understand you take all the numbers of the persons who have subscribed and they are put into something, into which there are also blanks put. They are shaken up, and each number that is drawn out, which is not blank, draws a prize?" Said Pond said, "Yes". Deponent said, "In what does these drawings take place?" Said Pond said, "I cannot exactly tell, either in a hat or a wheel." Deponent said, "It is the same as any other lottery, for instance the Royal Havana Lottery of Cuba?" Said Pond said "Yes". Deponent said, "Have you a list of the last drawings?" and the said Pond replied "I gave you one when you were here before". Deponent said, "Yes, but I laid that one away." The said Pond then handed deponent another paper, hereto annexed and marked "Exhibit B." Deponent said, "The last drawing took place May 25th, 1885?" and the said Pond said "Yes". Deponent said, ^{all these numbers on this list} ~~"Does the names of those who won prizes appear?"~~ (meaning on Exhibit B.) The said Pond said, "Yes, and the prizes they won appear opposite each number." Deponent said, "What will the prizes consist of in the next drawing?" The said Pond replied "Money, pianos, sew-machines, fans, lamps etc." Deponent said, "The prizes differ in value," and the said Pond replies, "O, Yes".

Deponent is further informed and verily believes that the said B. F. Pond and John Doe aforesaid, now have in their possession at, in and upon said premises situate and known as Numbers 22 & 24 Church Street in the said City of New York aforesaid, and with intent to use the same as a means of committing a public offence, divers and sundry papers and books advertising lotteries, books for recording prizes in said lottery, and papers to be used in promoting the said lottery.

Against the form of the statute in such case made and provided

0763

WHEREFORE deponent prays that a warrant may be issued for the arrest of the said B.F. Pond and the said John Doe aforesaid, and the seizures of said unlawful books, papers and things.

Subscribed and sworn to before me :
this 18th day of March, 1886.

George E. Oran

J. P. Wilchett

Police Justice.

MS.

0764

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

POLICE COURT, _____ DISTRICT.

Anthony Bonaiuto

of No. 150 Nassau Street, being duly sworn, deposes and says,

that on the _____ day of _____ 188-

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

Antonio Ayuela here present is the one
described and called John Doe, in annexed
Complaint and Warrants

Anthony Bonaiuto.

Sworn to before me, this

of March

1886.

day

J. J. [Signature]
Police Justice.

0765

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss*Barzillia J. Pond*

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. *Barzillia J. Pond*

Question. How old are you?

Answer. *62 years of age*

Question. Where were you born?

Answer. *United States*

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

Answer. *Orange, New Jersey. 6 or 8 years.*

Question. What is your business or profession?

Answer. *Employee*

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

Answer. *I am not guilty
I want all expiation
and demand a trial by jury.*

B. F. Pond

Taken before me this

day of *March* 188*6*

Police Justice.

J. B. Smith

0766

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK. } ss

District Police Court.

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

Question. What is your name?

Answer. *Antonio Aguilar*

Question. How old are you?

Answer. *34 years 9 mos*

Question. Where were you born?

Answer. *Cuba*

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

Answer. *344 East 65th St. nearly a year.*

Question. What is your business or profession?

Answer. *Idler*

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

Answer. *I am not guilty.
I want all expunction from
and demand a trial by jury.*

Antonio Aguilar

Taken before me this *14*
day of *March* 188*8*

Police Justice.

Received from B. A. Pond
22-24 Church St.
Feb 4/86 J.H.D.

Exhibit B

EL PRIMER SORTEO

DE EL LATINO-AMERICANO.

Tuvo lugar el día 25 de Mayo de 1885, como habíamos anunciado, y los números que siguen son los de los recibos de las suscripciones del primer año, que la suerte ha favorecido, con los premios correspondientes enfrente de cada uno.

Estamos prontos á entregar dichos premios á los tenedores de los billetes afortunados, ó á sus representantes.

Los premios de dinero de menos de \$100 serán pagados por nuestros agentes, á quienes por la presente autorizamos á hacerlo. Aquellos cuyos billetes dan derecho á premios de dinero mayores de esta suma, se servirán girar contra nosotros á sesenta días vista, por medio de nuestros agentes, debiendo cada letra venir acompañada del billete.

Los bultos grandes, tales como pianos, máquinas de coser y lámparas, que no pueden ser enviados por el correo, serán entregados á los tenedores de los recibos cuyos números los hayan ganado, ó á sus representantes debidamente autorizados. Al reclamar cualquiera de los premios el tenedor del billete deberá probar su identidad de la manera indicada en el billete.

Agradeceremos á todos que, al enviarnos un recibo por los premios con que hayan sido agraciados, junto con el billete original, se sirvan firmar dicho recibo tan clara y distintamente como les sea posible. Hemos decidido publicar un hermoso facsímile de cada uno de los principales agraciados, pues consideramos que la quirografía de las personas afortunadas es cosa de interés general.

Como el flete de las lámparas que estamos ahora prontos á distribuir es tan elevado, pues las compañías de vapores no expiden conocimientos por menos de \$5 cada uno, nos permitimos hacer una observación que creemos será aceptada.

Indudablemente muchas de las personas á quienes ha tocado en suerte lámparas, viven cerca y pudieran hacer embalar y embarcar juntas las lámparas que les corresponden; de este modo resultaría solo un bulto y se reduciría á una suma nominal para cada uno el flete y demás gastos.

Cuando establecimos EL LATINO-AMERICANO avisamos á nuestros abonados que distribuiríamos entre ellos 500 lámparas, sin mecanismo, del más aprobado modelo. Desde dicha época ha sido inventado un nuevo quemador, el cual aumenta considerablemente la potencia de luz de cualquiera lámpara en la cual se ponga, al mismo tiempo que reduce de una manera mucho más sensible la cantidad de acéite que se consume. Estos quemadores cuestan \$1.25 cada uno, pero como nuestro deseo es dar á nuestros favorecedores lo mejor que existe, adjuntaremos uno de estos quemadores de patente "Hickok Calcium" á cada una de las lámparas que enviemos según la lista más abajo, y no cobraremos nada por la mejora.

Hacemos otro ofrecimiento, que cada cual de los que tienen derecho á una lámpara, según la lista mencionada, puede aceptar ó no, como quiera. Para hacer de las lámparas un bello adorno, y al mismo tiempo aumentar su utilidad, puede ponerse una bellísima pantalla. Estas pantallas son pintadas á la mano, de la manera más artística y con el mayor gusto que puede concebirse y se venden á los comerciantes al por menor al precio de \$5 cada una. Su valor en cualquiera de los países latino-americanos no puede ser de menos de \$10 cada una; pues á cualquiera de los que han tenido la buena suerte de sacarse una lámpara, nosotros le venderemos una de estas pantallas por \$3 oro americano; y todo aquel que desee obtener una deberá remitirnos, con la orden, el importe que, como hemos dicho, es \$3 oro americano.

Al embalar y embarcar los artículos abajo enumerados tendremos el mayor cuidado posible, pero no tomamos ni podemos tomar la responsabilidad de cualquiera avería que estos puedan sufrir una vez que hayan salido de nuestras manos.

20,363 Quinqué.	21,207 "	22,880 "	17,554 Quinqué.	19,525 Máquina de coser.	1,630 "
23,489 "	21,035 "	21,708 "	1,180 "	9,855 Quinqué.	9,102 "
22,737 "	20,283 "	19,798 Abanico.	16,020 \$5.	11,527 Quinqué.	23,049 Abanico.
23,087 "	22,053 "	23,507 Quinqué.	626 Quinqué.	23,374 "	17,681 Máquina de coser.
23,880 "	22,828 \$5.	18,228 Abanico.	17,193 Abanico.	22,300 \$5.	19,758 \$5.
22,000 "	23,709 \$5.	18,884 \$5.	22,320 \$5.	17,077 Quinqué.	19,773 Quinqué.
23,392 "	21,206 Quinqué.	18,095 Quinqué.	18,023 Quinqué.	17,172 Máquina de coser.	6,927 "
21,043 \$5.	20,418 "	21,200 "	1,238 "	2,281 Quinqué.	1,610 "
20,312 Quinqué.	20,307 Abanico.	18,103 "	10,488 Abanico.	21,970 Abanico.	18,040 "
21,039 Abanico.	23,786 Quinqué.	21,377 "	486 Quinqué.	17,760 "	22,083 "
23,493 Quinqué.	20,067 "	22,707 Abanico.	18,816 Abanico.	18,161 Máquina de coser.	17,100 \$5.
23,885 "	20,470 "	23,659 Quinqué.	21,315 \$5.	19,078 Quinqué.	22,182 Abanico.
20,774 "	20,786 \$5.	18,136 Abanico.	471 Quinqué.	23,532 "	18,756 Quinqué.
21,115 "	21,103 Quinqué.	21,809 Quinqué.	23,913 "	17,094 "	22,496 "
19,714 "	18,808 "	23,210 "	2,051 \$5.	17,596 "	21,353 Abanico.
20,859 "	19,617 "	17,286 "	14,140 Quinqué.	18,928 "	13,720 Quinqué.
22,020 "	20,673 "	10,072 "	21,777 \$5.	20,843 "	19,845 "
20,036 "	23,066 "	21,815 "	22,383 Quinqué.	19,033 "	22,076 Máquina de coser.
23,578 "	19,305 "	23,231 Abanico.	23,233 Máquina de coser.	19,975 "	8,808 Quinqué.
19,160 Piano.	20,026 "	23,567 Quinqué.	17,069 Quinqué.	23,846 "	2,147 "
23,350 Quinqué.	23,081 "	18,851 "	2,452 \$5.	17,591 "	20,843 "
23,894 "	19,309 Abanico.	19,807 \$5.	9,417 "	23,254 Abanico.	22,919 \$2.000.
21,043 "	20,932 Quinqué.	17,389 Quinqué.	1,771 "	19,036 Quinqué.	11,488 Quinqué.
23,786 "	20,017 "	18,793 "	1,798 \$500.	22,807 \$5.	21,019 Abanico.
23,506 "	22,916 "	23,285 "	23,554 "	18,920 Quinqué.	19,908 \$5.
23,028 "	23,210 "	21,111 "	1,798 \$500.	19,556 "	22,007 Quinqué.
20,081 "	21,995 "	22,004 "	18,302 \$5.	23,376 "	23,837 "
21,730 "	18,144 "	23,554 "	21,087 Abanico.	22,724 Abanico.	11,800 "
18,524 "	18,563 "	22,535 \$100.	18,920 Quinqué.	19,507 Quinqué.	1,947 "
18,520 "	21,974 "	19,602 Quinqué.	19,556 "	1,637 "	1,940 "
21,912 "	21,589 Abanico.	16,592 "	23,577 "	17,346 "	19,626 "
20,761 "	18,384 Quinqué.	2,147 "	22,724 Abanico.	19,268 Máquina de coser.	23,929 "
21,809 "	21,038 "	7,793 "	19,507 Quinqué.	18,893 Quinqué.	20,317 \$5.
23,052 "	21,037 "	17,698 "	20,472 Abanico.	17,816 "	18,808 \$5.
20,054 "	23,377 "	22,881 \$5.	8,711 Quinqué.	20,039 "	17,785 Quinqué.
18,144 "	22,820 "	7,222 Quinqué.	21,393 Máquina de coser.	17,295 \$5.	23,088 "
21,302 "	22,725 \$500.	12,642 "	19,510 \$5.	21,535 Abanico.	19,815 \$5.
21,951 "	21,506 Quinqué.	19,887 \$5.	20,077 \$5.	9,576 Quinqué.	22,971 Quinqué.
22,812 "	23,848 "	731 Quinqué.	18,626 Quinqué.	9,210 "	20,132 "
18,151 "	23,114 "	15,328 "	20,099 "	17,574 "	18,288 Máquina de coser.
20,050 "	20,977 "	19,871 Máquina de coser.	18,240 \$5.	19,046 Abanico.	23,719 Quinqué.
21,298 "	23,525 "	842 Quinqué.	2,790 Quinqué.	23,880 \$5.	21,776 "
22,042 "	19,548 "	19,954 Abanico.	18,400 "	17,324 Quinqué.	19,817 \$100.
21,004 "	21,820 "	23,810 Quinqué.	13,037 Abanico.	19,715 "	13,710 Quinqué.
21,191 Abanico.	21,707 \$5.	17,386 \$5.	17,600 Quinqué.	21,723 Abanico.	1,963 "
21,962 Quinqué.	18,975 Quinqué.	1,123 Quinqué.	19,575 "	19,300 \$5.	19,480 \$5.
18,155 "	23,543 Abanico.	16,740 "	11,570 "	18,383 Quinqué.	17,048 \$5.
19,487 "	22,127 Quinqué.	2,447 "	1,758 "		
21,010 "	19,767 "	23,880 "	18,568 "		
22,600 \$5.	20,951 \$5.	22,547 Abanico.	21,279 Piano.		
19,281 Quinqué.	19,786 Quinqué.				
23,820 "					

EL LATINO-AMERICANO.

20,576 Quinqué.	17,121 Máquina de coser.	19,104 Quinqué.	20,553 Quinqué.	21,405 Abanico.	18,290 \$5.
2,285 " "	2,338 Quinqué.	21,476 \$5.	21,418 " "	18,574 Quinqué.	22,215 Quinqué.
19,530 " "	14,576 " "	21,487 Quinqué.	23,811 " "	12,220 " "	23,341 " "
17,957 " "	20,108 \$5.	23,248 " "	23,156 " "	19,017 Abanico.	18,301 Abanico.
19,495 " "	23,954 Quinqué.	23,234 \$5.	18,514 " "	21,506 Quinqué.	19,398 Quinqué.
23,510 Abanico.	17,105 \$5.	18,222 Quinqué.	23,957 Abanico.	23,010 \$5.	23,748 Abanico.
19,543 " "	1,980 Quinqué.	21,733 \$5.	23,457 Quinqué.	18,070 Abanico.	3,678 Quinqué.
21,126 Quinqué.	19,448 Abanico.	21,282 \$5.	23,681 " "	23,640 Abanico.	1,609 " "
23,047 " "	17,204 \$5.	22,937 Abanico.	22,230 " "	17,135 \$5.	10,943 " "
18,506 Abanico.	18,252 Máquina de coser.	20,406 Quinqué.	17,817 Máquina de coser.	17,547 \$100.	21,830 " "
20,733 Quinqué.	17,979 Abanico.	23,518 " "	22,827 Quinqué.	19,970 Quinqué.	23,726 \$5.
22,489 " "	2,317 Quinqué.	21,379 " "	19,609 " "	20,157 Abanico.	5,477 Quinqué.
18,029 \$5.	11,920 " "	20,983 \$5.	20,661 " "	17,783 Quinqué.	22,855 " "
18,824 Quinqué.	13,873 " "	23,543 Abanico.	22,708 " "	19,079 Abanico.	18,308 " "
1,862 " "	17,849 " "	23,647 " "	22,533 \$5.	7,450 Quinqué.	23,347 Abanico.
18,913 " "	19,614 " "	22,047 Quinqué.	22,576 Quinqué.	23,092 " "	22,339 Quinqué.
17,399 Máquina de coser.	17,937 Abanico.	23,082 \$5.	22,474 Abanico.	23,700 " "	19,644 " "
22,997 Quinqué.	23,073 " "	23,871 \$5.	23,794 Quinqué.	20,477 " "	23,353 " "
223 " "	23,832 " "	23,100 Quinqué.	23,541 " "	17,131 " "	3,920 " "
2,040 " "	19,669 Quinqué.	23,063 Abanico.	23,299 Abanico.	21,026 Abanico.	18,864 \$5.
22,286 " "	18,210 Abanico.	23,052 Abanico.	22,219 Quinqué.	20,585 \$5.	19,081 Quinqué.
2,479 " "	18,857 Quinqué.	17,617 Quinqué.	21,715 " "	17,875 Abanico.	5,827 " "
16,748 " "	20,964 " "	23,074 \$5.	20,913 \$5.	17,616 Quinqué.	1,491 " "
23,524 " "	17,372 " "	21,152 Quinqué.	20,686 Quinqué.	23,689 \$5.	20,953 " "
18,032 Abanico.	19,237 " "	18,447 " "	21,240 " "	17,333 Quinqué.	21,007 " "
20,596 " "	17,991 \$5.	18,589 \$5.	17,723 " "	19,483 " "	21,132 " "
562 Quinqué.	18,931 Quinqué.	18,476 Quinqué.	23,623 " "	18,886 Abanico.	20,748 \$5.
2,687 " "	19,440 " "	19,506 \$5.	22,104 " "	23,655 \$5.	18,419 Quinqué.
101 " "	22,491 Máquina de coser.	23,450 Quinqué.	23,416 \$5.	22,324 Quinqué.	18,547 " "
17,809 " "	18,003 Abanico.	18,603 " "	23,572 Quinqué.	6,834 Quinqué.	7,622 " "
21,342 " "	23,182 Quinqué.	21,508 " "	21,147 " "	1,590 " "	20,007 \$5.
8,897 " "	12,936 " "	23,020 \$5.	22,153 " "	21,801 " "	21,738 Abanico.
15,863 " "	7,100 " "	13,911 Quinqué.	23,617 \$5.	22,142 Abanico.	22,016 " "
2,074 " "	1,039 " "	19,086 " "	19,375 \$5.	23,287 Quinqué.	23,859 Quinqué.
18,032 " "	2,757 " "	21,163 Abanico.	21,099 Abanico.	3,628 " "	20,706 \$5.
21,068 \$5.	22,390 " "	21,122 Quinqué.	23,425 Quinqué.	8,570 " "	23,934 Abanico.
23,704 \$5.	23,913 " "	20,972 " "	23,731 " "	18,383 " "	23,939 Quinqué.
20,173 Abanico.	22,273 " "	20,244 \$5.	23,530 " "	17,431 Abanico.	1,486 " "
2,513 \$5.	2,840 " "	21,508 \$5.	23,907 " "	18,355 \$5.	18,376 " "
16,913 Quinqué.	22,601 " "	21,133 Quinqué.	22,913 \$5.	23,006 Quinqué.	20,147 " "
15,328 " "	23,768 " "	19,677 Abanico.	23,601 Abanico.	17,405 " "	17,776 \$5.
19,259 Abanico.	2,972 " "	6,972 Quinqué.	23,952 Quinqué.	23,855 Abanico.	18,257 \$5.
20,792 Quinqué.	2,353 " "	18,888 " "	23,212 " "	20,800 " "	20,128 Quinqué.
2,200 " "	23,203 \$5.	17,999 Abanico.	21,794 \$5.	23,737 \$5.	17,834 " "
14,320 " "	23,557 Abanico.	23,096 Máquina de coser.	23,304 Quinqué.	23,103 Quinqué.	23,666 " "
20,798 \$5.	21,255 Quinqué.	2,029 Quinqué.	19,651 " "	18,379 " "	1,451 " "
22,055 Quinqué.	22,766 " "	22,170 " "	22,538 " "	23,207 Máquina de coser.	20,513 \$5.
9,428 " "	2,354 " "	4,672 " "	22,481 " "	27,468 Quinqué.	23,867 Quinqué.
16,992 " "	9,200 " "	17,793 " "	20,690 " "	23,871 \$5.	18,516 " "
23,754 \$5.	17,206 " "	20,886 " "	22,731 \$5.	21,780 Abanico.	22,472 " "
22,069 \$5.	23,635 Máquina de coser.	20,072 Abanico.	17,146 Quinqué.	23,942 Quinqué.	19,158 " "
15,477 Quinqué.	21,686 Quinqué.	23,937 Quinqué.	17,882 " "	7,714 " "	22,410 " "
20,827 " "	20,188 " "	20,160 Abanico.	21,753 \$5.	1,563 " "	18,329 " "
10,981 " "	17,116 " "	20,816 Quinqué.	20,066 \$5.	17,591 Abanico.	21,093 " "
22,397 \$100.	1,677 " "	21,094 " "	17,991 Quinqué.	21,514 Quinqué.	23,436 Abanico.
22,098 Quinqué.	8,570 " "	20,609 " "	21,160 " "	21,160 " "	20,672 Quinqué.
23,807 " "	18,721 " "	17,309 Abanico.	22,696 " "	18,084 " "	19,251 " "
15,948 " "	22,725 Máquina de coser.	23,483 " "	18,810 \$5.	17,356 Abanico.	22,503 " "
2,562 " "	17,360 Quinqué.	18,502 \$5.	17,356 Abanico.	23,942 Quinqué.	17,125 " "
1,899 " "	22,413 Abanico.	18,598 Quinqué.	23,942 Quinqué.	19,858 Quinqué.	17,378 Abanico.
17,919 " "	22,100 Quinqué.	20,229 \$5.	23,467 Quinqué.	21,438 Abanico.	19,858 Quinqué.
23,105 " "	20,199 \$5.	21,980 Quinqué.	20,520 " "	18,169 Quinqué.	21,301 \$5.
23,819 Máquina de coser.	18,034 Quinqué.	4,760 " "	18,913 " "	22,203 Abanico.	21,538 Quinqué.
22,091 Abanico.	22,674 " "	20,507 " "	10,893 \$5.	19,089 Abanico.	22,746 " "
2,534 Quinqué.	19,330 " "	22,982 " "	21,563 Abanico.	22,203 " "	23,045 " "
18,694 \$5.	23,241 " "	21,066 " "	18,626 Quinqué.	19,961 \$5.	20,871 " "
22,927 Quinqué.	22,808 \$5.	22,197 " "	21,051 Abanico.	1,541 Quinqué.	23,362 " "
2,379 " "	17,133 Quinqué.	20,701 Abanico.	7,489 Quinqué.	8,510 " "	20,778 " "
9,978 " "	19,265 \$5.	18,733 \$5.	12,796 " "	21,898 \$1,000.	21,851 " "
17,626 " "	19,596 \$5.	4,720 Quinqué.	18,651 " "	18,017 Quinqué.	22,816 " "
20,488 Abanico.		20,546 Abanico.	23,120 " "	22,523 Abanico.	22,909 " "
22,241 \$5.		19,596 \$5.	19,904 " "	20,852 " "	20,781 " "

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A los que no han sido favorecidos deseamos mejor suerte en el próximo sorteo, que tendrá lugar antes de un año, y aunque no han sido agraciados en este, les rogamos nos digan si están satisfechos con nuestro periódico y si el banquete intelectual que presentamos cada quince días vale los tres pesos anuales que cobramos por él.

Cierto es que hemos recibido millares de cartas alabando y animando nuestras labores; cierto es que nuestro buen éxito pecuniario ha sido fenomenal, superando con mucho á nuestras atrevidas esperanzas; cierto es que personas de la más alta inteligencia siguen pidiéndonos que les enviemos la colección completa de EL LATINO-AMERICANO aún cuando no pudieran ser admitidos al primer sorteo: ¿Qué, pues, debemos pensar en vista de todo esto?

Pensamos que nuestros esfuerzos y nuestros ardientes deséos han sido reconocidos y apreciados en su justo valor por los críticos más delicados de nuestra raza, que quieren siempre tener lo mejor que existe y están dispuestos á pagar su valor, pero que al mismo tiempo no tienen ningún inconveniente en tomar una cosa muy buena á un precio muy moderado.

Damos las gracias á nuestros amigos por sus favores que trataremos siempre de seguir mereciendo, haciendo de nuestro periódico aquello á que lo hemos destinado desde el principio, á saber: El entretenedor, el instructor y el fomentador de los intereses intelectuales de la raza latino-americana.

Si como hasta ahora seguimos con tan buen éxito, nuestra recompensa será de oro; pero, lo que vale más para nosotros, probaremos al mundo que nuestra raza, de la cual estamos tan justamente orgullosos, es la que fomenta y asiste al verdadero mérito. Esta es la recompensa que deseamos.

Received from B. H. Pond
22.24 blanchet or 4/4/16. 4/4/16

EL PRIMER SORTEO

DE EL LATINO-AMERICANO.

Tuvo lugar el día 25 de Mayo de 1885, como habíamos anunciado, y los números que siguen son los de los recibos de las suscripciones del primer año, que la suerte ha favorecido, con los premios correspondientes enfrente de cada uno.

Estamos prontos á entregar dichos premios á los tenedores de los billetes afortunados, ó á sus representantes.

Los premios de dinero de menos de \$100 serán pagados por nuestros agentes, á quienes por la presente autorizamos á hacerlo. Aquellos cuyos billetes dan derecho á premios de dinero mayores de esta suma, se servirán girar contra nosotros á sesenta días vista, por medio de nuestros agentes, debiendo cada letra venir acompañada del billete.

Los bultos grandes, tales como pianos, máquinas de coser y lámparas, que no pueden ser enviados por el correo, serán entregados á los tenedores de los recibos cuyos números los hayan ganado, ó á sus representantes debidamente autorizados. Al reclamar cualquiera de los premios el tenedor del billete deberá probar su identidad de la manera indicada en el billete.

Agradeceremos á todos que, al enviarnos un recibo por los premios con que hayan sido agraciados, junto con el billete original, se sirvan firmar dicho recibo tan clara y distintamente como les sea posible. Hemos decidido publicar un hernadas es cosa de interés general.

Como el flete de las lámparas que estamos ahora prontos á distribuir es tan elevado, pues las compañías de vapores no expiden conocimientos por menos de \$5 cada uno, nos permitimos hacer una observación que creemos será aceptada.

Indudablemente muchas de las personas á quienes ha tocado en suerte lámparas, viven cerca y pudieran hacer embalar y embarcar juntas las lámparas que les corresponden; de este modo resultaría solo un bulto y se reduciría á una suma nominal para cada uno el flete y demás gastos.

Cuando establecimos EL LATINO-AMERICANO avisamos á nuestros abonados que distribuiríamos entre ellos 500 lámparas, sin mecanismo, del más aprobado modelo. Desde dicha época ha sido inventado un nuevo quemador, el cual aumenta considerablemente la potencia de luz de cualquiera lámpara en la cual se ponga, al mismo tiempo que reduce de una manera mucho más sensible la cantidad de aceite que se consume. Estos quemadores cuestan \$1.25 cada uno, pero como nuestro deseo es dar á nuestros favorecidos lo mejor que existe, adjuntaremos uno de estos quemadores de patente "Hickok Calcium" á cada una de las lámparas que enviemos según la lista más abajo, y no cobraremos nada por la mejora.

Hacemos otro ofrecimiento, que cada cual de los que tienen derecho á una lámpara, según la lista mencionada, puede aceptar ó no, como quiera. Para hacer de las lámparas un bello adorno, y al mismo tiempo aumentar su utilidad, puede ponerse una bellísima pantalla. Estas pantallas son pintadas á la mano, de la manera más artística y con el mayor gusto que puede concebirse y se venden á los comerciantes al por menor al precio de \$5 cada una. Su valor en cualquiera de los países latino-americanos no puede ser de menos de \$10 cada una; pues á cualquiera de los que han tenido la buena suerte de sacarse una lámpara, nosotros le venderemos una de estas pantallas por \$3 oro americano; y todo aquel que desee obtener una deberá remitirnos, con la orden, el importe que, como hemos dicho, es \$3 oro americano.

Al embalar y embarcar los artículos abajo enumerados tendremos el mayor cuidado posible, pero no tomamos ni podemos tomar la responsabilidad de cualquiera avería que estos puedan sufrir una vez que hayan salido de nuestras manos.

20,368 Quinqué.	21,207 "	22,880 "	17,554 Quinqué.	19,525 Máquina de coser.	1,620 "
23,489 "	21,935 "	21,708 Abanico.	1,180 "	9,103 "	9,103 "
22,787 "	20,283 "	19,798 Quinqué.	16,020 \$5.	23,649 Abanico.	23,649 Abanico.
22,087 "	22,658 "	23,567 Quinqué.	620 Quinqué.	11,527 Quinqué.	17,681 Máquina de coser.
23,880 "	22,828 \$5.	18,228 "	17,193 Abanico.	23,374 "	
22,060 "	23,769 \$5.	18,334 \$5.	22,329 \$5.	23,300 \$5.	
23,392 "	21,206 Quinqué.	18,995 Quinqué.	18,023 Quinqué.	17,677 Quinqué.	
21,043 \$5.	20,418 "	21,290 "	1,238 "	17,172 Máquina de coser.	
20,312 Quinqué.	20,418 Abanico.	18,108 "	16,488 Abanico.	2,231 Quinqué.	
21,939 Abanico.	23,786 Quinqué.	21,377 "	486 Quinqué.	21,970 Abanico.	
23,492 Quinqué.	20,667 "	22,707 Abanico.	18,316 Abanico.	17,760 "	
23,885 "	20,470 "	23,659 Quinqué.	21,815 \$5.	18,161 Máquina de coser.	
20,774 "	20,786 \$5.	18,186 Abanico.	471 Quinqué.	19,078 Quinqué.	
21,115 "	21,102 Quinqué.	21,809 Quinqué.	23,913 \$5.	23,532 "	
19,714 "	18,806 "	23,210 "	2,651 \$5.	17,094 "	
20,859 "	19,617 "	17,286 "	14,140 Quinqué.	17,536 "	
22,620 "	20,672 "	19,072 "	21,777 \$5.	18,928 "	
20,038 "	23,906 "	21,815 "	22,382 Quinqué.	20,848 "	
23,578 "	19,365 "	23,281 Abanico.	23,233 Máquina de coser.	19,633 "	
19,160 Piano.	20,626 "	23,567 Quinqué.	17,969 Quinqué.	19,975 "	
23,359 Quinqué.	23,081 "	18,851 Quinqué.	2,452 Quinqué.	23,846 "	
23,894 "	19,309 Abanico.	19,807 \$5.	9,417 "	17,591 "	
21,943 "	20,932 Quinqué.	17,389 Quinqué.	1,771 "	23,254 Abanico.	
22,786 "	20,017 "	18,793 Quinqué.	1,798 \$500	19,036 Quinqué.	
23,500 "	22,916 "	22,255 "	18,392 \$5.	22,507 \$5.	
23,923 "	23,210 "	21,111 "	21,037 Abanico.	22,111 Quinqué.	
20,031 "	21,995 "	23,604 "	18,920 Quinqué.	19,747 "	
21,730 "	18,144 "	23,354 "	19,556 "	23,484 "	
18,524 "	18,563 "	22,335 \$100.	23,376 "	17,218 \$5.	
19,520 "	21,974 "	19,662 Quinqué.	18,577 "	17,272 Abanico.	
21,312 "	21,589 Abanico.	16,532 "	22,724 Abanico.	8,581 Quinqué.	
20,701 "	18,384 Quinqué.	2,147 "	19,507 Quinqué.	1,637 "	
21,809 "	21,088 "	7,792 "	20,472 Abanico.	17,346 "	
23,652 "	21,927 "	17,698 "	8,711 Quinqué.	19,268 Máquina de coser.	
20,054 "	23,377 "	22,361 \$5.	21,393 Máquina de coser.	18,993 Quinqué.	
18,144 "	22,820 "	7,222 Quinqué.	19,510 \$5.	17,316 "	
21,802 "	22,725 \$500.	12,842 Quinqué.	20,077 \$5.	20,939 "	
21,951 "	21,566 Quinqué.	19,837 \$5.	18,240 \$5.	17,295 \$5.	
22,312 "	23,843 "	781 Quinqué.	2,790 Quinqué.	21,535 Abanico.	
18,151 "	23,114 "	15,828 Quinqué.	18,400 "	9,576 Quinqué.	
20,050 "	20,977 "	19,871 Máquina de coser.	18,937 Abanico.	9,210 "	
21,298 "	23,525 "	842 Quinqué.	17,660 Quinqué.	17,574 "	
22,042 "	21,548 "	22,846 "	19,575 "	19,046 Abanico.	
21,604 "	19,707 "	19,954 Abanico.	11,570 "	23,330 \$5.	
21,191 Abanico.	21,820 "	23,810 Quinqué.	1,758 "	17,224 Quinqué.	
21,962 Quinqué.	21,707 \$5.	17,336 \$5.	18,568 "	19,715 "	
18,155 "	18,975 Quinqué.	1,123 Quinqué.	21,279 Piano.	21,723 Abanico.	
19,437 "	23,542 Abanico.	16,740 "		19,300 \$5.	
21,010 "	22,127 Quinqué.	2,447 "		18,263 Quinqué.	
23,600 \$5.	19,767 "	23,440 "			
19,281 Quinqué.	20,951 \$5.	23,547 Abanico.			
23,320 "	19,786 Quinqué.				

EL LATINO-AMERICANO.

20,576 Quinqué.	17,121 Máquina de coser.	19,104 Quinqué.	20,553 Quinqué.	21,405 Abanico.	18,296 \$5.
2,285 " "	2,333 Quinqué.	21,470 \$5.	21,418 " "	18,574 Quinqué.	22,215 Quinqué.
19,580 " "	14,570 " "	22,487 Quinqué.	22,811 " "	12,220 " "	22,341 " "
17,957 " "	20,108 \$5	22,248 " "	23,150 " "	19,917 Abanico.	18,801 Abanico.
19,495 " "	22,954 Quinqué.	22,234 \$5.	18,514 " "	21,506 Quinqué.	19,398 Quinqué.
23,510 Abanico.	17,105 \$5	18,222 Quinqué.	23,957 Abanico.	23,010 \$5.	23,748 Abanico.
19,548 " "	1,980 Quinqué.	21,783 \$5.	23,457 Quinqué.	18,070 Abanico.	3,678 Quinqué.
21,126 Quinqué.	10,448 Abanico.	21,232 \$5.	23,681 " "	23,540 Abanico.	1,509 " "
23,047 " "	17,204 \$5	22,987 Abanico.	22,230 " "	17,185 \$5.	19,943 " "
18,506 Abanico.	18,252 Máquina de coser.	20,406 Quinqué.	17,817 Máquina de coser.	17,547 \$100.	21,830 " "
20,783 Quinqué.	17,970 Abanico.	23,518 " "	22,327 Quinqué.	22,327 Quinqué.	23,726 \$5.
22,489 " "	2,817 Quinqué.	21,879 " "	19,970 " "	19,970 " "	5,477 Quinqué.
18,029 \$5	11,020 " "	20,933 \$5.	20,157 Abanico.	20,157 Abanico.	22,855 " "
18,824 Quinqué.	13,873 " "	23,543 Abanico.	17,783 Quinqué.	17,783 Quinqué.	18,308 " "
1,362 " "	17,649 " "	23,647 " "	19,079 Abanico.	19,079 Abanico.	23,347 Abanico.
19,913 " "	13,873 " "	22,047 Quinqué.	7,450 Quinqué.	7,450 Quinqué.	22,339 Quinqué.
17,399 Máquina de coser.	19,614 " "	23,082 \$5.	23,092 " "	23,092 " "	19,644 " "
22,907 Quinqué.	17,937 Abanico.	23,871 \$5.	23,706 " "	23,706 " "	23,353 " "
223 " "	22,073 " "	23,100 Quinqué.	23,794 Quinqué.	20,477 " "	3,920 " "
2,046 " "	23,832 " "	23,963 Abanico.	22,541 " "	17,181 " "	18,864 \$5.
23,286 " "	19,609 Quinqué.	21,141 \$5.	23,299 Abanico.	21,026 Abanico.	19,081 Quinqué.
2,479 " "	18,210 Abanico.	23,052 Abanico.	22,219 Quinqué.	20,535 \$5.	5,327 " "
16,748 " "	13,857 Quinqué.	17,617 Quinqué.	21,715 " "	17,875 Abanico.	1,401 " "
23,524 " "	20,984 " "	23,074 \$5.	20,918 \$5.	17,616 Quinqué.	20,958 " "
18,032 Abanico.	17,373 " "	21,152 Quinqué.	20,686 Quinqué.	23,680 \$5.	21,007 " "
20,596 " "	19,237 " "	18,447 " "	21,240 " "	17,3-3 Quinqué.	21,132 " "
502 Quinqué.	17,991 \$5	18,589 \$5.	17,723 " "	19,483 " "	20,748 \$5.
2,087 " "	18,981 Quinqué.	18,476 Quinqué.	23,628 " "	18,886 Abanico.	18,419 Quinqué.
101 " "	19,440 " "	19,606 \$5.	22,104 " "	23,655 \$5.	18,547 " "
17,809 " "	22,491 Máquina de coser.	23,450 Quinqué.	23,410 \$5.	22,324 Quinqué.	7,622 " "
21,342 " "	18,003 Abanico.	18,603 " "	23,572 Quinqué.	6,834 Quinqué.	20,007 \$5.
8,897 " "	23,182 Quinqué.	21,508 " "	22,147 " "	1,500 " "	21,738 Abanico.
15,868 " "	12,936 " "	23,020 \$5.	22,153 " "	21,801 " "	22,016 " "
2,074 " "	7,100 " "	18,911 Quinqué.	23,617 \$5.	22,142 Abanico.	23,859 Quinqué.
18,032 " "	1,089 " "	19,086 " "	19,375 \$5.	23,287 Quinqué.	20,706 \$5.
21,068 \$5	2,757 " "	21,103 Abanico.	21,699 Abanico.	3,028 " "	23,934 Abanico.
23,704 \$5	22,390 " "	21,122 Quinqué.	23,425 Quinqué.	3,570 " "	23,939 Quinqué.
20,173 Abanico.	23,913 " "	20,972 " "	22,781 " "	12,833 " "	1,486 " "
2,513 \$5	22,273 " "	20,244 \$5.	23,580 " "	17,431 Abanico.	18,876 " "
16,918 Quinqué.	22,840 " "	21,508 \$5.	23,907 " "	18,855 \$5.	20,147 " "
15,828 " "	22,001 " "	21,183 Quinqué.	23,913 \$5.	23,006 Quinqué.	17,776 \$5.
19,259 Abanico.	23,763 " "	19,677 Abanico.	23,601 Abanico.	17,405 " "	18,257 \$5.
20,792 Quinqué.	23,763 " "	6,972 Quinqué.	23,952 Quinqué.	23,855 Abanico.	20,128 Quinqué.
2,200 " "	23,763 " "	18,888 " "	23,212 " "	20,800 " "	17,834 " "
14,320 " "	23,263 \$5.	17,999 Abanico.	21,794 \$5.	23,737 \$5.	23,666 " "
20,708 \$5	22,557 Abanico.	23,096 Máquina de coser.	23,804 Quinqué.	23,108 Quinqué.	1,451 " "
22,055 Quinqué.	21,255 Quinqué.	2,029 Quinqué.	19,551 " "	18,879 " "	20,523 \$5.
9,428 " "	22,766 " "	2,170 " "	22,588 " "	23,207 Máquina de coser.	23,807 Quinqué.
16,992 " "	2,854 " "	4,972 " "	22,481 " "	17,468 Quinqué.	18,816 " "
23,754 \$5	9,290 " "	17,798 " "	20,690 " "	23,871 \$5.	22,472 " "
22,069 \$5	17,206 " "	20,386 " "	22,731 \$5.	21,780 Abanico.	19,168 " "
15,477 Quinqué.	23,635 Máquina de coser.	20,072 Abanico.	17,140 Quinqué.	23,842 Quinqué.	22,410 " "
20,827 " "	21,686 Quinqué.	23,937 Quinqué.	17,882 " "	7,714 " "	18,329 " "
19,081 " "	20,188 " "	20,160 Abanico.	21,753 \$5.	17,891 Abanico.	21,998 " "
22,397 \$100	17,116 " "	20,816 Quinqué.	20,066 \$5.	21,514 Quinqué.	23,436 Abanico.
22,098 Quinqué.	17,154 " "	20,600 " "	21,514 Quinqué.	21,100 " "	18,010 Quinqué.
23,807 " "	1,077 " "	17,309 Abanico.	22,096 " "	18,084 " "	19,251 " "
15,948 " "	3,570 " "	23,488 " "	18,084 " "	22,508 " "	22,508 " "
2,502 " "	18,721 " "	18,502 \$5.	18,810 \$5.	17,125 " "	19,228 " "
1,899 " "	22,728 Máquina de coser.	18,598 Quinqué.	17,356 Abanico.	17,878 Abanico.	18,334 " "
17,019 " "	17,360 Quinqué.	20,229 \$5.	23,942 " "	21,232 Abanico.	21,232 Abanico.
23,105 " "	4,760 " "	21,980 Quinqué.	23,467 Quinqué.	19,858 Quinqué.	21,801 \$5.
23,819 Máquina de coser.	22,413 Abanico.	4,760 " "	20,520 " "	21,489 Abanico.	21,533 Quinqué.
22,091 Abanico.	22,100 Quinqué.	20,507 " "	18,913 " "	18,169 Quinqué.	22,740 " "
2,534 Quinqué.	20,199 \$5.	22,982 " "	19,893 \$5.	19,089 Abanico.	23,945 " "
18,694 \$5	18,034 Quinqué.	21,066 " "	21,563 Abanico.	22,203 " "	20,871 " "
22,927 Quinqué.	22,674 " "	17,119 " "	18,026 Quinqué.	19,961 \$5.	23,362 " "
2,379 " "	19,380 " "	22,197 " "	21,051 Abanico.	1,541 Quinqué.	20,778 " "
9,978 " "	23,241 " "	20,701 Abanico.	7,489 Quinqué.	8,510 " "	21,851 " "
17,630 " "	22,806 \$5	18,788 \$5.	12,796 " "	21,898 \$1,000	22,816 " "
20,488 Abanico.	17,183 Quinqué.	4,720 Quinqué.	18,651 " "	18,017 Quinqué.	22,909 " "
22,241 \$5	19,265 \$5.	20,546 Abanico.	23,120 " "	22,528 Abanico.	20,781 " "
		19,596 \$5.	19,904 " "	20,853 " "	

Apenas es necesario decir que felicitamos cordialmente á aquellos que han obtenido premios en este nuestro primer sorteo y lo único que les exigimos es que envíen por su propiedad tan pronto como les sea conveniente.

A los que no han sido favorecidos deseamos mejor suerte en el próximo sorteo, que tendrá lugar antes de un año, y aunque no han sido agraciados en este, les rogamos nos digan si están satisfechos con nuestro periódico y si el banquete intelectual que presentamos cada quince días vale los tres pesos anuales que cobramos por él.

Cierto es que hemos recibido millares de cartas alabando y animando nuestras labores; cierto es que nuestro buen éxito pecuniario ha sido fenomenal, superando con mucho á nuestras atrevidas esperanzas; cierto es que personas, de la más alta inteligencia siguen pidiéndonos que les enviemos la colección completa de EL LATINO-AMERICANO aún cuando no pudieran ser admitidos al primer sorteo: ¿Qué, pues, debemos pensar en vista de todo esto?

Pensamos que nuestros esfuerzos y nuestros ardientes deseos han sido reconocidos y apreciados en su justo valor por los críticos más delicados de nuestra raza, que quieren siempre tener lo mejor que existe y están dispuestos á pagar su valor, pero que al mismo tiempo no tienen ningún inconveniente en tomar una cosa muy buena á un precio muy moderado.

Damos las gracias á nuestros amigos por sus favores que trataremos siempre de seguir mereciendo, haciendo de nuestro periódico aquello á que lo hemos destinado desde el principio, á saber: El entretenedor, el instructor y el fomentador de los intereses intelectuales de la raza latino-americana.

Si como hasta ahora seguimos con tan buen éxito, nuestra recompensa será de oro; pero, lo que vale más para nosotros, probaremos al mundo que nuestra raza, de la cual estamos tan justamente orgullosos, es la que fomenta y asiste al verdadero mérito. Esta es la recompensa que deseamos.

0771

Exhibir A:

EL LATINO-AMERICANO.

Número 16109

22 y 24 CHURCH STREET,

New York, E.E. U.U. de N. A.

Feb 4 1886

Certificamos que

*133 G Edwards
Court Street Brooklyn*

nos ha pagado la suma de \$3.00, oro americano, lo cual le da derecho a recibir un número de EL LATINO-AMERICANO durante un año desde el 1° de Setiembre de 1885 y un cuadro, según se ha anunciado en el Núm. 16 de dicho periódico, y que el tenedor de la presente será representado en el sorteo cuyos detalles se hallan al dorso, y que gozará de todos los derechos y privilegios concedidos a los abonados de este periódico.

HEKTOGRAPH MFG CO.

Por

B. F. Smith

0772

La persona á cuyo nombre está extendido este recibo tiene derecho á :

1. Un periódico quincenal de un carácter puramente latino-americano, dedicado á la literatura latino-americana, el cual en calidad y cantidad vale mucho más de los \$3.00 que por él se pagan. Por mucho que se aumente el tamaño del periódico ó la frecuencia de su publicación, el precio de suscripción no se alterará.
2. Cada suscriptor tendrá derecho á escoger una de las magníficas oleografías cuya descripción se halla en el número 16.
3. El número que se halla en cada recibo entrará en el sorteo que tendrá lugar á fines de Mayo de 1886. En el número 16 de EL LATINO-AMERICANO se hallan detalles completos acerca de este sorteo. Para mayor claridad se recuerda al tenedor de este recibo, que tiene, en común con los otros suscriptores, derecho á los siguientes premios.

Un magnífico piano del valor de.....	\$500
Cinco magníficos órganos del valor de \$100 cada uno.....	500
Cien hermosas guitarras del valor de \$15 cada una.....	1,500
Trécinta máquinas de coser del valor de \$50 cada una.....	1,500
25 relojes de oro para caballeros del valor de \$75 cada uno.....	1,875
50 relojes de oro para señoras del valor de \$50 cada uno.....	2,500
100 relojes de plata del valor de \$25 cada uno.....	2,500
100 leontinas del valor de \$10 cada una.....	1,000
100 cadenas para señoras del valor de \$15 cada una.....	1,500
25 aderezos de señoras del valor de \$20 cada uno.....	500
25 aderezos de señoras del valor de \$10 cada uno.....	250
100 sortijas del valor de \$2 cada una.....	200
1,000 prendedores del valor de \$3 cada uno.....	3,000
500 quemadores "Hickok Calcium" del valor de \$1.25 cada uno.....	625

Valor total de los 2,781 premios que á fines de Mayo de 1886 se distribuirán entre los abonados..... \$10,450

Cada suscripción que tome parte en este sorteo, ha de llegarnos antes del 1o. de Mayo de 1886.

4. Los suscriptores recibirán cada tres meses un Suplemento de Modas, constando, por lo menos, de 8 páginas del tamaño de EL LATINO-AMERICANO.

5. Un gran número de premios y regalos especiales, cuyos detalles se irán publicando en los números de este segundo año.

Enseñando este recibo y cualquier número de EL LATINO-AMERICANO á los amigos del portador, los hará suscribir y el suscriptor que haga que nos lleguen :

20 suscripciones (con \$55 oro americano antes del 1o. de Octubre de 1885, ó con \$60 oro americano antes del 1o. de Mayo de 1886) recibirá un reloj muy bueno de plata.

30 suscripciones (con \$85 oro americano antes del 1o. de Octubre de 1885, ó con \$90 oro americano antes del 1o. de Mayo de 1886) recibirá un reloj de plata del valor de \$25.

50 suscripciones (con \$140 oro americano antes del 1o. de Octubre de 1885, ó con \$150 oro americano antes del 1o. de Mayo de 1886) recibirá un reloj de oro del valor de \$75.

HEKTOGRAPH MFG. CO.,

22 y 24 CHURCH STREET,
NUEVA-YORK, E.E. U.U. DE N. A.

Bought- Feb 4/86
of B. H. Pond
1170 10th Ave, Paid \$3.
22 & 24 Church St. N.Y.C. -

0773

Sec. 151.

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

Police Court, _____ District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by George E. O'Brien of No. 151 Nassau Street, charging that on the 25th day of December 1885, at the City of New York, in the County of New York - that the crime of conspiracy and proposing a lottery

has been committed, and accusing

B. F. Pond and John Doe, whose real name is unknown, but who can be identified by

George E. O'Brien being about 5 feet 7 inches tall, dark complexion, black eyes & mustache, speaking the German language & an enemy to the name of Anthony

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant & and bring them forthwith before me, at the First DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 18th day of March 1886.

J. F. Smith POLICE JUSTICE.

0774

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mr. E. Brown
US.

R. F. Bond
John Doe

Warrant-General.

Dated 188

Magistrate.

Officer.

The Defendant

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex,

Complexion,

Color

Profession,

Married,

Single,

Read,

Write,

0775

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by

George E. Crane

of 150 Nassau

Street, New York

City, that there is probable cause for believing that

B. F. Bond, and John Dor whose

real name is unknown but who can be identified, who answers to the name of Antonio, speaks the Spanish language, is of dark complexion, has black hair and mustache and dark eyes and is about 5 feet 7 inches tall

has in their possession, at, in and upon certain premises occupied by them and situated and known number

224 24 Church street in said City of New York certain and divers

device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings,

papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and

other documents for the purpose of enabling others to sell lottery tickets or chances shares and interests in a lottery advertising lotteries and the prizes in said lottery tickets or chances shares and interests in a lottery

boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day

time to make immediate search on the person of the said

B. F. Bond and John Dor

and in the building situate and known as number 22 & 24 Church street aforesaid,

for the following property, to wit: all papers advertising a lottery, all lottery tickets, all papers representing shares chances or interests in said lottery, all books used to record the numbers of cards, dice, deal boxes, all lottery policies, tickets, shares chances or interests in said lotteries and all

intended to be used to promote, carry on, or propose or draw said lottery and documents for the purpose of enabling others to gamble or sell lottery policies, or lottery tickets, black boards and all circulars or papers of slips or drawn numbers of a lottery, money to gamble with, and all device,

establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 7th District

Police Court at the Tombs in the City of New York.

Dated at the City of New York, the

18th day of March 1886,

George E. Crane

POLICE JUSTICE.



0776

Inventory of property taken by Thos Mulvey the Peace Officer by whom this warrant was executed :

~~Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir lay-
outs, gaming tables, chips, packs of cards, dice, deal
boxes, deal trays for holding chips, cue boxes, markers, or tally cards,
ivory balls, lottery policies, lottery tickets, circulars, writings,
papers, black boards, slips, or drawn numbers in policy, money,
manifold books, slates,~~

1 book for recording numbers of tickets or shares
319 lottery drawings
31 Papers advertising lottery
63 packages (said to contain 250 Papers each, advertising
a lottery.

City of New York and County of New York ss:

I, Thos Mulvey the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 18th
day of March 1886

Thomas Mulvey

J. J. Wilbur Police Justice.

Police Court--- District.

Search Warrant.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.

Dated 188

Justice.

Officer.

0777

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 Barziller

J. Pond and Antonio Aguelan
guilty thereof, I order that ~~they~~ ^{each} be held to answer the same and ~~they~~ be admitted to bail in the sum of five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until ~~he~~ ^{they} give such bail.

Dated March 18th 188 6 J. J. Withers Police Justice.

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

Dated March 18th 188 6 J. J. Withers Police Justice.

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

Dated _____ 188 _____ Police Justice.

0778

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George L. Oram
150 Nassau

Benjamin J. Ford

Antonio Aguila

Offence Violation of
Lottery Law

Dated

March 18

1886

Magistrate

Officer.

Precinct.

Witnesses

No. 150 Nassau Street.

Thomas Mearney

No. 57 Park Police Street.

No. 500 W. 4th St. G. S.

to answer

Bailed

0779

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bartholomew E. Bond
and
Antonio Angelo

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

Bartholomew E. Bond and Antonio Angelo
of the CRIME OF *continuing and proposing, and assisting*
in continuing and proposing a lottery,
committed as follows:

The said *Bartholomew E. Bond & Antonio*
Angelo, each -

late of the *Third* Ward of the City of New York, in the County of New York afore-
said, on the *thirtieth* day of *December*, in the year of our Lord
one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid,

did unlawfully continue and propose,
and assist in continuing and propos-
ing a lottery, the same being
a scheme for the distribution of
certain property consisting of one
grain, five oranges, one hundred
apples, thirty various machines,
one hundred matches, two hundred
drains, forty five ladies sets, three
hundred sets of buttons, five
hundred rings, one thousand
best pins, and five hundred
patent ironers, dry chains, among
persons who had paid or valuable
consideration for such chance (a

0780

more particular description of
which said Lottery, and the name
thereof, are to the People of the
said State, and cannot
now be given) against the form
of the Statute in such case made
and provided, and against the
peace of the People of the State
of New York, and their dignity
Randolph B. Martine,
District Attorney.

0781

BOX:

212

FOLDER:

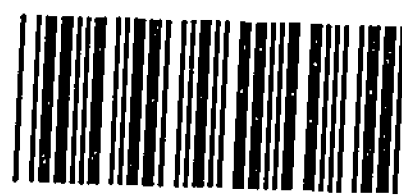
2106

DESCRIPTION:

Powers, James

DATE:

03/18/86



2106

POOR QUALITY
ORIGINAL

0782

1790

Counsel,

Filed

Pleads,

day of March 1886

THE PEOPLE

vs.

James Powers

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Charles B. Folsom

Foreman

March 19/86

Charles J. May 3d

State of Oregon

Wm. Folsom
William Folsom
Wm. Folsom

[Sections 497, 506, 514, 528, 530.]
Burglary in the second
Degree.

City and County of New York, ss.:

of No. 144 Broadway

Snodgrass, Oliver

Street, aged 52 years,

deposes and says, that the premises No. 144 Broadway situate in the City and County aforesaid, the said being a

and which was occupied by defendant as a

and in which there was at the time a human being by name

where BURGLARIOUSLY entered by means of forcibly

and took in a door leading from the place

and from the second floor of said premises

and taking thereon

on the day of January 1886 in the day time, and the

of quantity of ammunition, viz:

and written and clay pipes of the value

of One Hundred Dollars

the property of

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

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

James Brown (Thieves)

for the reasons following, to wit:

because the aforesaid deponent, being, being, and

because the aforesaid deponent, being, being, and

because the aforesaid deponent, being, being, and

because the aforesaid deponent, being, being, and

because the aforesaid deponent, being, being, and

because the aforesaid deponent, being, being, and

0783

0784

Police Court—15th District.City and County } ss.:
of New York,of No. 144 Forsythoccupation Smoking PipesHerman FedererStreet, aged 52 years,deposes and says, that the premises No 144 Forsyth Street in the near street,
in the City and County aforesaid, the said being a Dwelling Houseand which was occupied by deponent as a Dwellingand in which there was at the time a human being, by name Henry Federer

were BURGLARIOUSLY entered by means of forcibly

opening a
pad lock on a door leading from the Hall
way on the second floor of said premises
and forcing open said door with a jimmy
and entering thereinon the 22nd day of February 1886 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of Imitation Meerschaum pipes
and wooden and clay pipes of the value
of One Hundred Dollarsthe property of Deponentand deponent further says, that he has great cause to believe, and does believe that the aforesaid
BURGLARY was committed and was attempted to be the aforesaid property taken, stolen, and carried away byJames Powers (now here)

for the reasons following, to wit:

deponent securely locked and
fastened the above described door in said
described premises at about the hour of three
o'clock P.M. on said date and deponent is
informed by his son Henry Federer who
was asleep in said premises that at about
the hour of four o'clock P.M. on said date
he was awakened by the noise of some person
outside of said described door forcing an entrance

0785

through said door and the said door was
forced and he found the said defendant
standing outside of said door with a jimmy
in his ^{defendants} hands and he defendant ran down
stairs pursued by said Henry and when in the
yard of said premises he defendant threw the
said jimmy at said Henry and said Henry
positively identifies said defendant as the person
that did commit the aforesaid Burglary

Sworn to before me this

11th day of March 1886

Andrew White

Henry Federer
Mark

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0786

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Federer
aged 17 years, occupation Reader of No. 144 Forsyth Street, being duly sworn deposes and

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

Sworn to before me, this

day of

11th
March 1886

Henry Federer

Anders J. Smith
Police Justice.

0787

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

10th District Police Court.

James Powers
signed, according to law, on the annexed charge: and being duly examined before the under-
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. *James Powers*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *312 East 35th St. 2 years*

Question. What is your business or profession?

Answer. *Printer*

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*

James Powers

Taken before me this

day of

1886

Police Justice.

0788

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 _____

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

Dated *March 11* 188 *6* *Andrew J. 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0789

Police Court-- 10326 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Norman Federer
144 Forsyth

James Powers

2

3

4

Offence
Unlawful

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *March 11* 188 *6*

Smith Magistrate

Hogan & Whiston Officer.

Co Precinct.

Witnesses *Henry Federer*

No. *144 Forsyth* Street.

No. Street,

No. Street

\$ *1000* to answer *G. J.*

Ch

0790

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Powers

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

James Powers -

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

The said *James Powers*,

late of the *South* - Ward of the City of New York, in the County of New York
aforesaid, on the *twenty-ninth* day of *February*, in the year
of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, about the
hour of *two* o'clock in the *day* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one

Henry Federer,

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

one Henry Federer,

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

Henry Federer,

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away;

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

0791

SECOND COUNT—

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

James Powers of the County of Albany
in the County of Albany

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

The said

James Powers,

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

one hundred quires of the value

of one dollar each.

of the goods, chattels and personal property of one

Thomas Sedgwick,

in the dwelling house of the said

Thomas Sedgwick,

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

Randolph B. Martin

District Attorney