

0227

BOX:

129

FOLDER:

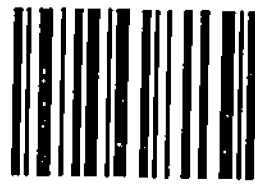
1346

DESCRIPTION:

Hennessy, Lizzie

DATE:

02/12/84



1346

Witnesses:

Sat. J. Traxien
Officer Sheerwood.

From an examination
of the witnesses in this
case I do not believe a
conviction can be obtained
& therefore recommend
that deft. be discharged.
Wm. F. Cummings 25. 1884

Ans. Vincent
Asst. Dist. Atty.

No 99.

Counsel,

Filed 12 day of

Feb 1884

Pleads

Not guilty (117)

THE PEOPLE

vs.

Lizzie

Demmessey

[2 cases]

PETER B. CLNEY,

JOHN MCKEON,

District Attorney.

22 Feb 1884
Bricklayers by the Court
A TRUE BILL. Now to be signed.

OK. H. H. H.

Monday Feb 25 Foreman

0220

0229

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

of No.

Street,

being duly sworn, deposes and says, that on the

day of

1888

at the

City of New York,

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

the following property, viz :

A Knitted Woollen
Shawl of the Value of three
dollars & fifty cents

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

James H. Kennedy
from the fact
that deponent found the
Shawl which she identifies
as her property in the possession
of the defendant

Miss Jennie Echart

Sworn before me this

day of

1888

Police Justice,

0230

City and County of New York, ss.

POLICE COURT, FOURTH DISTRICT.

THE PEOPLE,

Lizzie Hennessy

On Complaint of

Amie Chart

For

Larceny

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

Dated

July 9

18*94*

Lizzie Hennessy

May

Henry

Police Justice.

0231

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

4 District Police Court.

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

Question. What is your name?

Answer. *Lizzie Hennessy*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *40 East 26 Street 4th floor*

Question. What is your business or profession?

Answer. *domestic*

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

Answer. *I deny the charge and am
not guilty.*

Lizzie Hennessy
made

Taken before me this

day of

1888

Police Justice.

0232

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

John Kennedy

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

Dated *July 9* 188 *4* *Henry B. Morris* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0233

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Minnie Clark

219 28. 6 26 8

Ezzie Hennessey

1
2
3
4

Dated _____ 188 *4*

Magistrate.

Officer.

Precinct. *18th*

Witnesses _____

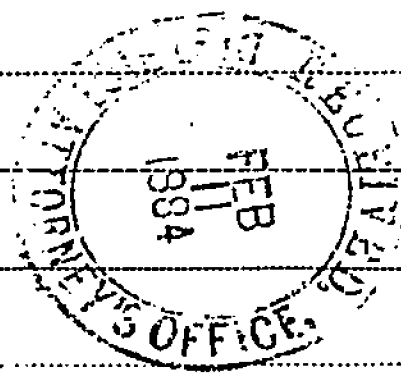
No. _____ Street.

No. _____ Street,

No. _____ Street.

\$ *300* - to answer _____ Sessions.

Omni



1094
Garrett
Dett
Offence

0234

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lizzie Demersy

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

Lizzie Demersy

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Lizzie Demersy*

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~twenty eighth~~ day of ~~September~~ in the year of our Lord one
thousand eight hundred and eighty ~~three~~, at the Ward, City and County aforesaid,
with force and arms,

one shawl of the value
of three dollars and fifty
cents

of the goods, chattels and personal property of one *Jemine*
Stuart then and there being found, then and there
unlawfully 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.

0235

SECOND COUNT.

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

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

The said Lizzie Clemens

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

one stand of
the value of three dollars
and fifty cents

of the goods, chattels and personal property of Jennie Ehart

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
unlawfully stolen, taken and carried away from the said Jennie

Ehart

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

Lizzie Clemens

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

PETER B. OLNEY,
WHEELER H. PECKHAM, District Attorney.

Witnesses:
James E. Hart
James Dickey

700 98
Counsel,
J. O'Connell
Filed 12 day of Feb 1884
Pleads *Indigently* (10-)

THE PEOPLE
vs.
Sizzie
Demmer
[Casey]
P
Petit Larceny, and Receiving Stolen
(Goods, Sections 228, 232, 255)

PETER B. OLNEY,
WHEELER H. PECKHAM,
District Attorney.
In Feb 15/84.
Med. & Requested.
A True Bill.
[Signature]
Foreman.

Monday Feb 25

0236

0237

Police Court—4 District.City and County }
of New York, } ss.:of No. 235 East 24thJames V. TraynerStreet, aged 45 years,occupation a Machinist

being duly sworn

deposes and says, that the premises No 235 East 24th18th Ward
Streetin the City and County aforesaid, the said being a three story brick buildingand which was occupied by deponent as a dwellingand in which there was at the time a human being, the name Mary TraynerMary E. Trayner, Alice Trayner, and Kate M. Conn and deponentwere **BURGLARIOUSLY** entered by means of forcibly and feloniously
forcing open the shutters on of the front basement window
and forced the fastening back from the said
window and raising said window and entering
through said windowon the 8th day of April 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:four ladies dresses, two table cloths, 6 towels -
of the value of thirty dollars. \$30.00
the property of deponent.also one dress, one bag, pair of shoes and
stockings, and a quantity of undergarments
the property of Kate M. Conn and being of the
value of fifty 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
Amyie Hennessey (now present)for the reasons following, to wit: that at the time of said Burglary
and larceny the said premises and window was
securely fastened and the said property was in said
premises. And this deponent was informed by
Officer Nathan B. Sherwood (now present) that about
the hour of 2 1/2 o'clock A. M. on or about said day
he said Sherwood saw the said Hennessey
standing under the front stoop of said premises
and telling that she Hennessey resided in

0238

Said premises at said time asked her what she was doing there at that time in the morning and that she informed him Sherwood that she had been visiting some friends and remained out to late and that she had forgotten her key to the door to let her into said premises and that she would have to remain there until some of the inmates got up and let her into said premises and that he Sherwood knowing that she had previously resided in said premises allowed her to remain. Deponent further says that at the said time the said Hennessey did not reside or had not resided in the said premises for two weeks previous to said time, and deponent says that it was on the morning of said Burglary that said Sherwood saw said Hennessey under said door.

J F Haggis

Sworn to before me this
10th day of February 1884

Wm. Haggis
Police Justice

Police Court	District.
THE PEOPLE, &c., ON THE COMPLAINT OF	
Degree.	Burglary
Dated	188
Magistrate.	Officer.
Clerk.	Witnesses:
Committed in default of \$	Bail.
Bail.	No.
Street.	

0239

CITY AND COUNTY }
OF NEW YORK, } ss.

Nathan B Sherwood
aged 44 years, occupation a Police officer of No.
the 18th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James L. Gray

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

Sworn to before me, this 10th
day of February 1888

Nathan B Sherwood

Wm. H. H. H.
Police Justice.

0240

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Lizzie Hennessey*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *40 East 26th St. off & on*

Question. What is your business or profession?

Answer. *Domestic*

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

Answer. *I am not guilty -*
Lizzie Hennessey
mark

Taken before me this

11th

day of *September* 188*7*

Police Justice.

0241

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 Lizzie Hennessey

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

Dated February 11th 1884 John Murray Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0242

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Trayner
235 East 24th St.
Leggie Hennessey
200

Dated February 19 1894

Henry Murray Magistrate.

Nathan B. Sherrill Officer.

18th Precinct.

Witnesses Nathan B. Sherrill

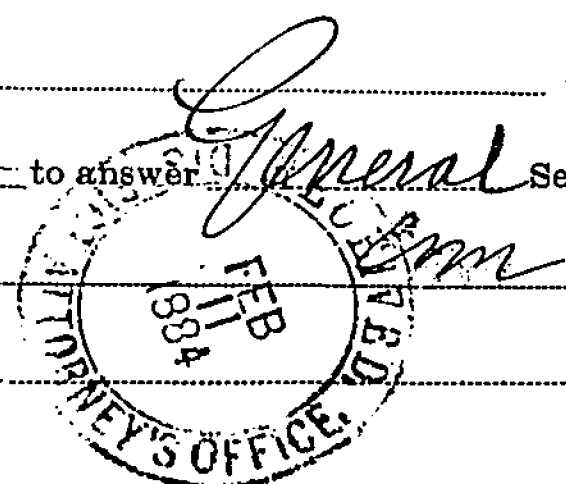
No. 18th Precinct Police Street.

Kate M. Carr

No. 132 East 16th Street,

No. Street.

\$ 5.00 - to answer General Sessions.



0243

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lizzie Clemens

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

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

The said *Lizzie Clemens*

late of the *Eighth* Ward of the City of New York, in the County of New York aforesaid, on the *Eighth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*three* with force and arms, about the hour of *three* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

James F. Frasier

there situate, feloniously and burglariously did break into and enter,

whilst there was then and there some human being, to wit, ~~at~~ *the said James F. Frasier* within the said dwelling house, the said

Lizzie Clemens

then and there intending to commit some crime therein, to wit: the goods chattels and personal property of *the said James F. Frasier*

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.

0244

SECOND COUNT.

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

Lizzie Clemens
of the CRIME OF GRAND LARCENY IN THE FIRST DEGREE, committed as follows:

The said

Lizzie Clemens

late of the Ward, City and County aforesaid, afterwards, to wit: on the said

Eighth day of April in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, in the night time of said day, with force and arms, four dresses of the value seven dollars each, two table cloths of the value of two dollars each, and six towels of the value of twenty five cents each, of the goods, chattels and personal property of one James F. Frazier, and one dress of the value of seven dollars, one sash of the value of four dollars, two shoes of the value of two dollars each, two stockings of the value of one dollar each, and divers articles of female underwear of a number and description to the Grand Jury aforesaid unknown of the value of six dollars

of the goods, chattels and personal property of one Kate McCann

said James F. Frazier in the dwelling house of the there situate, then and there being found in the dwelling house aforesaid, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Peter B. Olney

District Attorney

0245

BOX:

129

FOLDER:

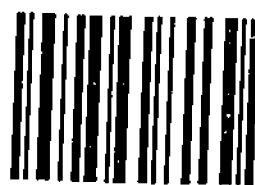
1346

DESCRIPTION:

Hoben, Mary

DATE:

02/20/84



1346

1

A TRUE BILL
W. H. Macy
 Foreman.
 Exh. 20/84
W. H. Macy
 Exh. 20/84
W. H. Macy

0247

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.*Mary Hoben*

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

Question. What is your name?

Answer.

Mary Hoben

Question. How old are you?

Answer.

34 years of age

Question. Where were you born?

Answer.

New York City

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

Answer.

140 Franklin St. Greenpoint

Question. What is your business or profession?

Answer.

Housekeeper

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

Answer.

My husband was a married man when he married me. I found that out about 2 weeks ago. Yesterday he annoyed me and dared me to jump into the river and I did so.

her
Mary X Hoben
(ma)

Taken before me this

*13th*day of *July* 188*8*

John J. Gorman
Police Justice.

0248

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

guilty thereof, I order that she be held to answer the same and she be admitted to bail in the sum of 300
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until she
give such bail.

Dated February 15 188 4 John Homan Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0249

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Grassick

vs.

Mary Hoben

2

3

4

Dated *February 15* 188 *4*

Gordon Magistrate.

Grassick Officer.

99 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *100* to answer *Serv.* Sessions.

Committed



*Offence Attempt at
Suicide*

0250

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

POLICE COURT, J⁹

DISTRICT.

George Grassick
of 11th Precinct Police, being duly sworn, deposes and

says that on the 14th day of February 1884

at the City of New York, in the County of New York, Mary Hoben, now

here, did with intent to take
her own life commit upon her-
self an act dangerous to human
life, in that she did wilfully
jump off the bridge at the
Greenpoint Ferry, foot of East
10th street, into the East River
with intent to drown herself
in violation of Section 174 of
the Penal Code of the State of
New York.
George Grassick

Sworn to before me, this
of February 1884

15th
John J. Cavanaugh, Police Justice.

0251

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Proven

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

of the CRIME OF

Attempting Suicide

committed as follows:

The said

Mary Proven

late of the City and County of New York, on the fourteenth day of

February in the year of our Lord one thousand eight hundred and eighty four

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

with intent to

take her own life, did then and there feloniously commit upon herself an act dangerous to human life, to wit: did then and there feloniously cast herself into the waters there commonly called the East River, and with the intent aforesaid did then and there feloniously sink and submerge her body in the said waters 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.

Peter B. Olney

District Attorney

0252

BOX:

129

FOLDER:

1346

DESCRIPTION:

Hogan, John

DATE:

02/18/84



1346

Day of Trial, *Nov 16/9*
R. V. Payne

Counsel,
Filed *18* day of *Feb* 188*4*
Plends *Notzerville W* *33*

THE PEOPLE

vs.

17

no one who

2005-1

PETER B. OLNEY,

JOHN DEKOA

Clay 23/84 District Attorney.

District Attorney.

Wm. C. C. C. C.

A True Bill

Macey

Edeman.

Handwritten signature: *Handwritten signature*

22

U

1917/18/19

1000

0

0254

STATE OF NEW YORK,

AND
CITY OF NEW YORK.

August Schreiner of *255 10th* Street, New York, being duly sworn,
deposes and says that he has just cause to believe and does believe that *John*

Hogan of No. *3 Chrystie St*
did, on the *Twentieth* day of *August*, 188*8* at number *Three*

3 Chrystie Street, in the City of New York and County of New York,
unlawfully and knowingly sell, furnish, vend and procure and cause to be furnished and
numbers one first for 25th N. Two first for 3rd
procured, ~~a certain paper or instrument, purporting to be a ticket or part of a ticket in a~~
lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or
instrument hereto annexed is what is commonly known as, or are called lottery policies;

and further that the said *John Hogan* and *receiving the*
money for same and retaining said numbers
and *that the said John Hogan*
has in *his* possession, within and upon certain premises, occupied by *him* and

situated and known as number *Three 3 Chrystie* Street,
in the City of New York and County of New York aforesaid, certain others, what are
commonly known as, or are called lottery policies ~~or lottery tickets~~, and also certain
writings, cards, books, documents, personal property, tables, devices, and apparatus, for
the purpose of enabling others to sell or vend lottery policies ~~or lottery tickets~~, and at,
within and upon said premises, sells, vends, furnishes and procures, and has in
possession, the aforesaid articles in violation of the laws of the State of New York, in such
case made and provided, and with intent to use the same as a means to commit a
public offence, and to promote, maintain and carry on a common and public nuisance.

Subscribed and sworn to before me,
this *11* day of *Sept* 188*8*

F. M. Smith

Reed

August Schreiner

0255

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

LOTTERY AND POLICY.

VS.

John Hogan

Dated.....188

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, \$

to answer

Sessions.

By

Street.

(John Hogan 14/12)

0256

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

POLICE COURT, 2 DISTRICT.

of No. 336 East 8th Street, being duly sworn, deposes and

says that on the

day of

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

John Hagan (nowhere)

is the person mentioned in the annexed
affidavit of deponent, and who at the
time and place registered, sell and sent to
deponent, Number one first, for 25 Cents and
No. 2. first for five cents, a lottery policy
that he received the money therefore from
deponent as described in the annexed
affidavit

August Schreiner

Sworn to before me, this 14 day of August 1885
of New York
John D. Purvitt
Police Justice.

0257

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

POLICE COURT, 3 DISTRICT.

James Mc Guire
of *the central office Police* Street, being duly sworn, deposes and

says that on the *16* day of *November* 188*8*

at the City of New York, in the County of New York, *deponent by Virtue*

of a Warrant return process N. 3 Chrystie
Street a policy shop and then there
arrested John Hogan (now here) who was
in charge of said policy shop, that
deponent found in the possession of said
defendant certain Books, drawings and
slips and which are used for the
purpose of selling lottery policy and
which Books & paper (as here shown)
James Mc Guire

Sworn to before me, this *14* day of *November* 188*8*
by *James Mc Guire*
James Mc Guire
Police Justice.

0258

Sec. 198-200

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Hogan 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. *John Hogan*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *3 Chrystie Street 1 year*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty*
John Hogan

Taken before me this

day of

March

188*3*

John A. McGuire
Police Justice.

0259

August Schriener the complainant being away from Days' Incense at 1894 5th Ave. I am employed by Inspector Byrnes. I know John Hogan for years. I met him every day during August in number 3 Christie Street, on the 16th of August '83, in 3 Christie St I went into his place I bought one first 20 cents 2 first for 5 cents 2nd of first for 5 cents I paid him for them; I paid Hogan personally, this was a regular policy shop; It was 12 o'clock, Hogan was in the back part of the store behind the desk writing policy lottery I was in front of the desk when before to him I didn't get any writing during August '83 I was engaged in the policy business; for his brother was Hogan, as keeper of a policy shop. I worked when I felt like it, I went there to play the numbers and make a winner on them, I didn't make a winner on any of the numbers. I never called on Hogan and offered to compromise the matter before the arrests were made. I never told Wm Hogan and told him to see

0260

parties in the party himself ^{and} tell
 them to settle for a consideration
 I know a man by the name of Jones
 I never had any conversation with
 him about getting money in
 settlement, Jones ^{and} I never called on
 Wm Hogan and told him if he would
 pay four hundred dollars I would
 drop these proceedings & unless it
 was paid I would cause arrest
 to be made, that is my handwriting
 I gave it to John Hogan He wanted
 my address I did not give him
 that direction ^{and} tell him any time
 the people were ready to make a
 compromise He comes and for me
 at the time I give him the address.
 I was at the General sessions;
 as John Hogan told me so many
 people were looking for me ^{and}
 so I left him my address;
~~He was employed by the police on the~~
 23rd day August the first time
 sworn to before me this } August Schreiner
 13th day of February 1884 }

A. M. Patterson

Police Justice

0261

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

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

Dated February 13 188 J. M. Patterson Police Justice.

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

Dated Feb 13 188 J. M. Patterson Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0262

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

August Schreiner
494 - 2nd Ave
John Hogan

Dated

Nov 19
Patterson
McGinnis

Magistrate

Officer

Coffin Policing

Witnesses

No.

No.

No.

\$

James M. Ginn
300 Madison Street
1092
No. 10/18
J. 10/18
Patterson
Adm'd by Court
15/18 at 272 N.

1106

Office of the
Clerk of the Court

0263

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 Drogan

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

John Drogan
of the CRIME OF KEEPING A Room TO BE USED FOR GAMBLING PURPOSES, committed
as follows:

The said John Drogan

late of the Tenth Ward of the City of New York in the County of New
York aforesaid, on the Sixteenth day of August in the year of our
Lord one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms, unlawfully did keep a Room
in a certain Building there situate, to be used for gambling purposes,

to wit: to be used for the purpose of therein conducting a certain gambling game commonly called
Playing Lottery Policy where money and property was dependent upon the result,
against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT.

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

John Drogan

of the CRIME OF KEEPING A Room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY
POLICIES THEREIN, committed as follows:

The said John Drogan

late of the Tenth Ward of the City of New York in the
County of New York aforesaid, afterwards, to wit: on the said Sixteenth
day of August, in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, unlawfully
did keep a Room in a certain Building
there situate, to be used for the purpose of therein selling and offering to sell what are com-
monly called Lottery Policies, and divers writings, papers, and documents in the nature of bets,
vagers and insurances upon the drawing or drawn numbers of certain public or private
lotteries, and of therein endorsing and using books and other documents for the purpose of
enabling divers persons to sell and offer to sell lottery policies and other such writings, papers,
and documents, 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.

0264

Third COUNT. [Section 329]

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

John Hogan
of the CRIME OF Keeping an Office for the
Registering of Bets
committed as follows:

The said John Hogan

late of the Fourth Ward of the City of New York, in the County of New York, on the

Sixteenth day of August in the year of our Lord one thousand

eight hundred and eighty three, at the Ward, City and County aforesaid, with force and arms,

in a certain building there situate, known
as number 522 Chrystie Street, in law-
fully did keep an office and place for
registering bets for the result of a
lottery, the same being a scheme for the
distribution of property, to wit: money
of great value, by chance, among diverse
persons, to the Grand Jury aforesaid
unknown, who had paid, or agreed to
pay, a valuable consideration for such
chance [a more particular description
of which said bets, and of the lottery
aforesaid, is to the Grand Jury aforesaid
unknown, and cannot now be given]:
to the public nuisance of all the good
citizens of the State: against the form of
the Statute in such case made and pro-
vided, and against the peace of the People
of the State of New York, and their dignity.

Peter G. O'Brien
District Attorney.

Witnesses:

Aug. 7. Schinner
officer McQuinn

Sept. 1. from on
two other hands -
F. J.

10248 X

Day of Trial,
Counsel,
Filed day of May 1884

Pleads
Guilty to

THE PEOPLE

vs.
B

John Morgan

[Excess]

PETER B. OLNEY,
JOHN MCKEON,

May 23/84 District Attorney.

Pleads Guilty -
A True Bill.

W. H. Keeg

Foreman.

May 22 To May 23 1884

0265

0266

STATE OF NEW YORK,
AND
CITY OF NEW YORK.

August Schreiner of 236 E 87th Street, New York, being duly sworn,

deposes and says that he has just cause to believe and does believe that

John Hogan of 9th Chrystie Street
did, on the Twelfth day of November, 1882, at number 9th Chrystie

Street, in the City of New York and County of New York;

unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and
procured, ~~a certain paper or instrument, purporting to be a ticket or part of a ticket in a~~
lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or
instrument hereto annexed is what is commonly known as, or are called, lottery policies;

and further that the said

John Hogan registered
them and that the said John Hogan
has in his possession, within and upon certain premises, occupied by him and

situated and known as number 31 Stanton Street,
in the City of New York and County of New York aforesaid, certain others, what are
commonly known as, or are called lottery policies ~~or lottery tickets~~, and also certain
writings, cards, books, documents, personal property, tables, devices, and apparatus, for
the purpose of enabling others to sell or vend lottery policies ~~or lottery tickets~~, and at,
within and upon said premises, sells, vends, furnishes and procures, and has in
possession, the aforesaid articles in violation of the laws of the State of New York, in such
case made and provided, and with intent to use the same as a means to commit a
public offence, and to promote, maintain and carry on a common and public nuisance.

Subscribed and sworn to before me
this 14th day of November, 1882

J. P. M. V.

Recd August Schreiner

0267

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

LOTTERY AND POLICY.

v.s.

John Hogan

Dated.....188

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, \$.....

to answer.....Sessions.

By.....

Street.

John Hogan

0268

City and County of New York, ss:

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

To any Sheriff, Constable, Marshal, or Policeman in the
City and County of New York:

Proof, by affidavit, having been this day made before me, by *unquest*
Schraener of No 236 East 27th St in the
city and county of New York
that there is probable cause for believing that *the first floor of the*
premises No 3 Chrystie Street in the city
and county of New York is used for the
purpose of gambling and selling
lottery tickets and lottery tickets
by one John H. H. H.

You are therefore commanded, in the day time, to make immediate search in the
building situated *at No 3 Chrystie Street*
on the first floor

for the following property *Lottery tickets. Lottery*
tickets and all other paraphernalia
used for the purpose of gambling

And if you find the same or any part thereof, to bring it forthwith before me at
the most nearest or most accessible
magistrate

Dated at the City of New York, the

14th day of *November* 18*83*
J. H. H.
Recd.

0269

N^o 6.

THE PEOPLE

ON COMPLAINT OF

against

John Morgan
vs. Charlotte S.
SEARCH WARRANT.

0270

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

POLICE COURT, 3 DISTRICT.

of *James M. Gurne*
the Central office Police, being duly sworn, deposes and

says that on the 16 day of November 1883

at the City of New York, in the County of New York, deponent by virtue

of a Warrant entered premises N^o 3 Chrystie Street a policy shop, and then there arrested John Hagan (nowhere) who was in charge of said policy shop, that deponent found in the possession of said defendant certain Books drawings and slips and which are used for the purpose of selling lottery policy said Books & papers (or nowhere shown)

James M. Gurne

Sworn to before me, this 19th day of November 1883
J. M. Gurne
Police Justice.

0271

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

POLICE COURT, 3 DISTRICT.

of No. 336 East 84 th 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, John Hogan (nowhere)

is the person mentioned in the annexed
affidavit of deponent, and who at the time
and place registered, sold and sent to
deponent Members 12 first & last for which
lottery policy deponent paid said defendant
the sum of Twenty five cents

August Schreiner

Sworn to before me, this 14 day of November 1883
J. M. Patterson
Police Justice.

0272

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name?

Answer. *John Hogan*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *3 Chrystie Street 1 year*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty*
John Hogan

Taken before me this

19

day of

November

188

Alfred J. ...
Police Justice

0273

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

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

Dated Feb 13 188 J. M. Patterson Police Justice.

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

Dated July 13 188 J. M. Patterson Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0274

BAILED,
No 1, by Thomas Miles
Residence 55th Pike Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court 3 District. 1106

THE PEOPLE, &c.,
ON THE COMPLAINT OF
August Schreiner
14194 vs. 2nd Ave
John Sajan
1 _____
2 _____
3 _____
4 _____
Offence Viol Lottery Laws

Dated Nov 17 1883
Ratnsam Magistrate.
McGuire Officer.
COP Precinct.
Witnesses Quaid affiant

No. _____ Street.
Ed J. O. M.
No. 30th Street.
Bailed for 60.
Adjd to Rec. 5/11/3 Street.
\$ at 2 1/2 to answer
B. 1000. Mys. G. S.
Bailed

0275

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 Hogan

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

John Hogan

of the CRIME OF KEEPING A Room TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said John Hogan

late of the Tenth Ward of the City of New York in the County of New York aforesaid, on the twelfth day of November in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a Room in a certain Building there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called Gaming Society Policy where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

John Hogan

of the CRIME OF KEEPING A Room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said John Hogan

late of the Tenth Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said twelfth day of November, in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, unlawfully did keep a Room in a certain Building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers, and documents, 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.

0276

Tenth COUNT.

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

John Dragan
of the CRIME OF Keeping an office for the registry of bets —
committed as follows:

The said John Dragan
late of the Tenth Ward of the City of New York, in the County of New York, on the
Twenty day of November in the year of our Lord one thousand
eight hundred and eighty three, at the Ward, City and County aforesaid, with force and arms,

in a certain building there situate unlawfully
did keep an office and place for registering
bets for the result of a lottery, the same
being a scheme for the distribution of money
to wit: duels' moneys of great value, by
chance among duels' persons, to the
Grand Jury aforesaid unknown, who had
paid or agreed to pay a valuable consideration
for such chance [a more particular description
of which said bets, and of the lottery aforesaid
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 of the
People of the State of New York, and
their dignity.

Peter B. Olney,
District Attorney.

0277

BOX:

129

FOLDER:

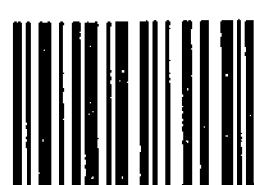
1346

DESCRIPTION:

Hogan, William

DATE:

02/18/84



1346

Witnesses:
Aug. Schreiner
Officer of Prison

Sept. 23rd
Recd. First Council

FD

No 146

R. P. Byrne

Day of Trial,

Counsel,

Filed

day of

1884

Pleads

Property (20-)

THE PEOPLE

vs.

IB

William

Drogen

PETER B. OLNEY,

JOHN MEKEON,

Attorneys.

Placed Gully-

A True Bill

OK Tracy

Foreman.

April 9th 1884

May 1st 1884

May 22nd 1884

0278

0279

STATE OF NEW YORK,
AND
CITY OF NEW YORK.

August Schreiner of 236 E 8th Street, New York, being duly sworn,
deposes and says that he has just cause to believe and does believe that William Hogan & Co. Sixty three (63) Stanton Street
did, on the ~~first~~ day of August, 1882, at number Sixty
three Stanton

Street, in the City of New York and County of New York,
unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and
procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a
lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or
instrument hereto annexed is what is commonly known as, or are called lottery policies;
and further that the said William Hogan received five (5) cents
for said numbers and that the said
William Hogan
has in his possession, within and upon certain premises, occupied by him and

situated and known as number Sixty three (63) Stanton Street,
in the City of New York and County of New York aforesaid, certain others, what are
commonly known as, or are called lottery policies or lottery tickets, and also certain
writings, cards, books, documents, personal property, tables, devices, and apparatus, for
the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at,
within and upon said premises, sells, vends, furnishes and procures, and has in his
possession, the aforesaid articles in violation of the laws of the State of New York, in such
case made and provided, and with intent to use the same as a means to commit a
public offence, and to promote, maintain and carry on a common and public nuisance.

Subscribed and sworn to before me,
this 1st day of Nov 1882

J. H. Smith

Recd

August Schreiner

0280

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

LOTTERY AND POLICY.

vs.

William Hogan

Dated.....188

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, \$

to answer Sessions.

By

Street.

John C. No. 14/12

0281

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

of No. August Schreiner
286 East 57th Street,

being duly sworn, deposes and says, that ~~on the~~ the ~~day of~~ the ~~188~~
at the City of New York, in the County of New York, _____

William Hogan, one time,
is the person named in
the foregoing affidavit of
deponent who sold deponent
the Lottery Policy described
in said affidavit at the time
and place mentioned therein.

August Schreiner

Sworn to, this 17th day of November 1888
before me, John W. W. W.
Police Justice

0282

Sec. 198-200

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Hogan*

Question. How old are you?

Answer. *57 years 9 mos*

Question. Where were you born?

Answer. *London*

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

Answer. *79 Division St. 18 years.*

Question. What is your business or profession?

Answer. *Legar business*

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.*

W Hogan

Taken before me this

17th

day of

188

William Hogan
Attorney Police Justice.

0283

City and County of New York, ss:

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

To any Sheriff, Constable, Marshal, or Policeman in the
City and County of New York:

Proof, by affidavit, having been this day made before me, by *August Schreiner* 236 East 87th St in the
City and County of New York
that there is probable cause for believing that *first floor of the*
premises No 63 Stanton Street in the
City and County of New York is used
for the purpose of Gambling and
selling lottery policies and lottery
tickets by one

William Hogan

You are therefore commanded, in the day time, to make immediate search in the
building situated *at No 63 Stanton Street*

for the following property: *Lottery policies. Lottery*
tickets and all other paraphernalia
used for the purpose of Gambling

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

the nearest and most accessible
Magistrate
Dated at the City of New York, the *14th* day of *November* 18*83*

J. H. H. H.
Recd

0284

No 13,

THE PEOPLE

ON COMPLAINT OF

William Hogan

vs. Paul Jones

SEARCH WARRANT.

0285

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

_____ *William Hogan* _____
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 *Feb 13* 188 *J. M. Patterson* Police Justice.

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

Dated *Feb 13* 188 *J. M. Patterson* Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 . _____ Police Justice.

0286

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

August Schreiner
1494 362 Ave
Newman Hogan

2

3

4

Office of
Lawyer & Clerk

Dated

Nov. 17
Putnam

188

Magistrate.

O'Connor

Officer.

C. C.

Precinct.

Witnesses

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

0287

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 Hogan

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

William Hogan

of the CRIME OF KEEPING A Room TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said William Hogan

late of the Seventh Ward of the City of New York in the County of New York aforesaid, on the First day of August in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a Room in a certain Building there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called playing lottery policies where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

William Hogan

of the CRIME OF KEEPING A Room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said William Hogan

late of the Seventh Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said First day of August, in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, unlawfully did keep a Room in a certain Building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers, and documents, 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.

0288

THIRD COUNT.

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

_____ William Hogan _____

of the CRIME OF KNOWINGLY PERMITTING A Room TO BE USED FOR GAMBLING PURPOSES, committed as follows :

The said William Hogan _____

late of the South Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said First day of August, in the year of our Lord one thousand eight hundred and eighty-three, being then and there the Owner of a certain certain building there situate, known as number Sixty three Stanton Street

in the said Ward, City and County, at the Ward, City and County aforesaid, with force and arms, unlawfully did knowingly permit the said Room _____

_____ to be used for gambling by divers common gamblers whose names are to the Grand Jury aforesaid unknown, whom in the said Room _____ the said William Hogan _____

did then and there knowingly permit to engage as players in a certain gambling game commonly called Playing Lottery Policy, where money and property was dependent upon the result, 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.

FOURTH COUNT.

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

_____ William Hogan _____

of the CRIME OF KNOWINGLY PERMITTING A Room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows :

The said William Hogan _____

late of the South Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the First day of August, in the year of our Lord one thousand eight hundred and eighty-three, being then and there the owner of a certain certain building there situate, known as number Sixty three Stanton Street

in the said City and County, with force and arms, at the Ward, City and County aforesaid, unlawfully did knowingly permit the said Room _____

to be used by divers common gamblers whose names are for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers and documents, in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and for therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

~~JOHN MCKEON~~

~~District Attorney~~

0289

First COUNT. [Section 329]

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

William Hogan
of the CRIME OF Keepin' an Office for the Registry of Bets
committed as follows:

The said William Hogan
late of the Seventh Ward of the City of New York, in the County of New York, on the
First day of August in the year of our Lord one thousand
eight hundred and eighty-~~three~~, at the Ward, City and County aforesaid, with force and arms,

in a certain building there situate, known as
number Sixty-three Stanton Street, unlawfully
did keep an office and place for the registry
of Bets, for the result of a lottery, the same
being a scheme for the distribution of property
[to wit: divers moneys of great value] by chance
among persons who had paid or agreed to
pay a valuable consideration for such chance,
and whereof a more particular description is
to the Grand Jury aforesaid unknown: against
the form of the Statute in such case made
and provided, and against the peace of the
People of the State of New York, and their
dignity

Done at New York

District Attorney

0290

BOX:

129

FOLDER:

1346

DESCRIPTION:

Hopcraft, Alfred

DATE:

02/12/84



1346

0291

BOX:

129

FOLDER:

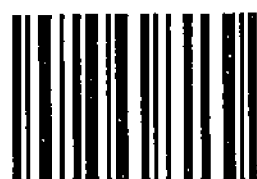
1346

DESCRIPTION:

Furber, Edgar D.

DATE:

02/12/84



1346

50 Allard
Counsel,

See. Green and
other Insects.

Filed 12 day of Feb
Pleads *of Judy*
1884

THE PEOPLE

225.

Alfred Honcraft
[3 cards]

25

Edgar D. Timberlake

PETER B. OLNEY,
JOHN McKENNA

District Attorney

A True Bill

Foreman.

Prof. Henry May

Reads Galt

Back Dash on foot

0292

0293

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Alfred Hopper, }
and
Edgar D. Fisher }

0294

Witnesses

This fact is uncontroverted
with the understanding
that if depts. are
again found in this
business proposition
be pronounced on
the two other parties
against them

Feby. 18th / 84

F.V.

0295

City, County and }
State of New York } ss

Anthony Cornstock of 150
Hudson Street, New York City being duly
sworn deposes and says, that he has just
cause to believe and verily does believe, that
on or about the 15th day of ~~December~~ ^{September} 1883
Alfred Hopcraft did unlawfully sell and
have in his possession for the purpose of
selling, a certain obscene and indecent picture
and did further design, copy and print and
prepare for publication, a certain obscene
and indecent picture.

Deposant further says, that on
the 24th day of January 1884, the said
Alfred Hopcraft and ^{Edgar Tupper} ~~John Doe~~, whose
right name is unknown, but who can be
identified, did further have in their possession
with intent to sell, give away and show a
certain other obscene and indecent picture
and papers, which said picture and paper
represented a man and a woman in a lewd,
lascivious and immodest posture, a more
particular description of which would be
offensive to the Court and improper to spread
upon the records of the Court, wherefore
the same is not set out in this complaint.

Deposant further says, that he
is informed and has just cause to believe

0296

and verily does believe from having seen
in the office and premises of the said
Alfred Hapcraft and ^{Edgar Thurber} ~~John Doe~~ at numbers
21 and 23 Barclay Street in the City of
New York aforesaid, certain other obscene
and indecent pictures, ~~and documents~~ is
informed and verily believes, that the said
Alfred Hapcraft and ^{Edgar Thurber} ~~John Doe~~ now have
in their possession with intent to use the
same as a means to commit a public offense,
several hundred other obscene and indecent
pictures and papers in and upon certain
premises occupied by them, situate and known
as 21 and 23 Barclay Street in the City of New
York aforesaid.

Wherefore, deponent prays that the
persons may be arrested and dealt with
according to law.

Subscribed & sworn to before me
this 25th day of January 1884
[Signature]
Police Justice

Anthony Forstock

0297

Sec. 151.

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

Police Court, First 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 Anthony Leunstock of No. 150 Nassau Street, charging that on ^{about} the 24th day of January 1884 at the City of New York, in the County of New York that the crime of showing, giving away a certain obscene picture

has been committed, and accusing Alfred Hopcraft and John Dor whose right name is unknown but who can be identified thereof.

Wherefore, the said Complainant has prayed that the said Defendants 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 Defendants 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 25th day of January 1884

Wm. Duff POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated

188

Magistrate.

Officer.

The Defendant

taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained 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,

0298

City Court and State of New York, ss.

Anthony Bourne of 150 Nassau street, New York City, being duly sworn deposes and says, that on the 25th day of January 1885, he had a personal interview with Alfred Hopercraft and the said Hopercraft showed to defendant a copy of a certain obscene and indecent picture hereto annexed and informed defendant that he furnished and supplied to the firm of John Osborne Sons of 45 Beaver street about eleven thousand of the same, that he received the order from the said Osborne Sons and sent the order to James E. Beard of Broadway and Dey street who drew the same, ready to have lithographed that afterwards, he sent the same to Daines & Youngs to put the said picture or sketch on the stone. That afterwards he the said Hopercraft sent to Hatch Lithographic Co. in Vesey and Church street to have the same printed and then after the same was so printed by the said Hatch & Co, he sent the same to George A. Fountain in Beekman street to have them cut, that after the said Fountain had cut the same, he the said Hopercraft sent the same to Van Campen & Johnson in Pearl street to have them embossed and pressed. That then the said eleven hundred pictures were sent by order of him the said Hopercraft to the said John Osborne Sons, and they paid him the said Hopercraft the

0299

for the same, at its rate of 15 cents each. That there was but one order received from the said John Osborne ~~sons~~ which was in June last, and for 10,000 thousand of these said pictures, that the amount overran, and that at least 11,000 were delivered by him (the said Hopcroft, to the said Osborne sons. That he had a quantity left over which were sent to its office of Hopcroft & Co where deponent saw about 400 of them in possession of the said Hopcroft. Deponent further says, that the said Edgar Furber did say to the said Alfred Hopcroft, that he gave out the pictures which he gave deponent on the 24th instant because he the said Hopcroft told him to do so if any parties came in for them.

Subscribed and sworn to before me
this 25th day of January 1884

Anthony Comstock.

[Signature]
Police Justice

0300

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Alfred Hopcraft 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. *Alfred Hopcraft*

Question. How old are you?

Answer. *36 years.*

Question. Where were you born?

Answer. *England*

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

Answer. *New York (Have resided there 3 yrs)*

Question. What is your business or profession?

Answer. *Broker*

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*
Alfred Hopcraft

Taken before me this

day of *March* 188*8*

Police Justice

0301

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss

District Police Court.

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

Question. What is your name?

Answer. *Edgar B Furber*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New Jersey*

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

Answer. *Elizabeth New Jersey (18 years)*

Question. What is your business or profession?

Answer. *Lithographer*

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*

Edgar D. Furber

Taken before me this

188

Police Justice

0302

of the
City and County of New York, ss:

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

Peace officer
To any Sheriff, Constable, Marshal, or Policeman in the
City and County of New York:

Proof, by affidavit, having been this day made before me, by *Anthony Bountock*
of *150 Nassau Street New York City*

that there is probable cause for believing that *Alfred Hopcraft and*
John Doe whose ~~name~~ *name* is unknown, but who
can be identified, has in their possession at
in and upon certain premises occupied by them
and situated and known as numbers 21 and 23
Barclay Street in the City of New York, certain
and divers obscene and indecent pictures and
papers and prints with intent to use the same
as a means to commit a public offense

on the persons
You are therefore commanded, in the day time, to make immediate search in the
building situated *of the said Alfred Hopcraft and John*
Doe ~~aforsaid~~ *aforsaid* and in the building situated and
known as numbers 21 & 23 Barclay street
for the following property: *to wit,*
4000 obscene pictures and 5,000 indecent
papers

And if you find the same or any part thereof, to bring it forthwith before me at *West*
District Police Court in the City of New York

Dated at the City of New York, the *25th* day of *January* 18 *84*

[Signature]
Police Justice

0303

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

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

Dated *July 25* 188 *W. H. H. H. H.* Police Justice.

I have admitted the above-named *Alfred Holcraft and Edgar B Furber*
to bail to answer by the undertaking hereto annexed.

Dated *July 25* 188 *W. H. H. H. H.* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0304

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

Anthony Imptret
150 Nassau St

Alfred Hopen
Edgar B. Furber

Dated

Magistrate.

Officer.

Precinct.

Witnesses

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

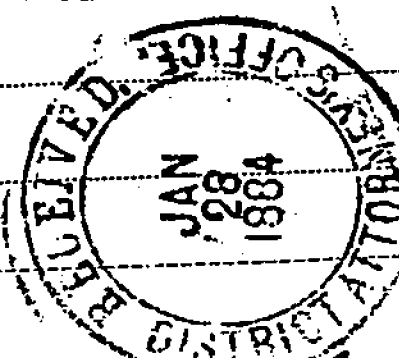
No.

No.

No.

No.

No.



\$ 10.00 to answer

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0305

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alfred Dopercraft

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

Alfred Dopercraft
of the CRIME OF Preparing an indecent and
obscene picture
committed as follows:

The said Alfred Dopercraft

late of the City and County of New York, on the Fifteenth day of

September in the year of our Lord one thousand eight hundred and eighty-three

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

unlawfully did prepare, and did aid and abet the preparing and was concerned in the preparing, a certain indecent and obscene picture representing a man and a woman in an immoral, lewd, indecent, scandalous, lascivious and obscene posture with each other, which said picture is so indecent and obscene that a more particular description thereof would be offensive to the Court here and improper to be placed upon the records thereof, wherefore the same is not more particularly described in this indictment: to the manifest corruption and subversion of the morals and manners of the youth of this State and of the good citizens thereof, to the evil and pernicious example of all others in like case to offend, against the form of the Statute in such case made and provided

0306

and against the peace of the People
of the State of New York, and their
dignity.

Peter B. Olney
District Attorney

Witnesses:

See her on other
mach. vs.

56 Bill ordered

Counsel,

Filed 12 day of Feb

1884

Pleads

Gully

THE PEOPLE

vs.

B

Alfred

Procraft

[3 cases]

PETER B. CINEY,

JOHN McKEON,

District Attorney

A True Bill.

OK King

Foreman.

Feb 18/84

Hand Gully

Max Sup 2nd foot.

0307

TORN PAGE

0308

The Grand Jury of the City and County of New York, do hereby return this indictment against the said

Alfred Dopercraft and Edgar D. Further
of the CRIME OF giving away an indecent and
obscene picture,
committed as follows:

The said Alfred Dopercraft and Edgar
D. Further

late of the City and County of New York, on the Fifteenth day of
September in the year of our Lord one thousand eight hundred and eighty-three
with force and arms, at the City and County aforesaid, unlawfully did
give away to one Anthony Comstock, a certain
obscene and indecent picture representing a
man and a woman in an indecent, obscene
 lascivious, lewd and scandalous posture with
each other, which said picture is so indecent
and obscene that a more particular de-
scription thereof would be offensive to the
court here, and improper to be placed upon
the records thereof, wherefore the same is
not more particularly described in this
indictment: 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.

Peter B. Olney
District Attorney

0309

5612...
Counsel,

Filed 12 day of Feb 1884

Pleads *Guilty*

THE PEOPLE

vs.

B
Alfred H. Hapcraft
[3 cases]

and B
Edgar B. Furber
[2 cases]

PETER B. OLNEY,

~~JOHN McKEON,~~

District Attorney

A True Bill.

Off King
Foreman.
Interposition
202

P.O.
Plead Guilty
\$250 fine
P.O.

03 10

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alfred Dapcraft

and

Edgar D. Further

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

Alfred Dapcraft and Edgar D. Further
of the CRIME OF Possessing obscene pictures, with
intent to show the same
committed as follows:

The said Alfred Dapcraft and Edgar
D. Further

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

unlawfully did
have in their possession, one thousand
indecent and obscene pictures, each repre-
senting a man and a woman in a lewd,
 lascivious, scandalous, immoral, indecent
and obscene attitude and posture with
each other, each of which said pictures
is so indecent and obscene that a more
particular description thereof would be
offensive to the Court here and improper
to be placed upon the records thereof,
~~and~~ therefore such description is not
more particularly set forth in this
indictment, with intent to show the
said indecent and obscene pictures to
divers persons whose names are to the
Grand Jury aforesaid unknown: to the
manifest corruption and subversion of
the morals of the youth and other citizens
of this State, to the evil example of all

0311

others in the like case offending; 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.

Peter B. Olney

District Attorney

03 12

BOX:

129

FOLDER:

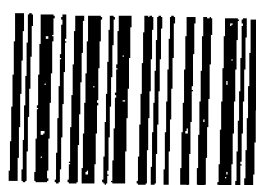
1346

DESCRIPTION:

Horn, Louis

DATE:

02/15/84



1346

03 13

BOX:

129

FOLDER:

1346

DESCRIPTION:

Sher, Joseph

DATE:

02/15/84



1346

0314

No 135

Day of Trial,

Counsel,

Filed 15 day of Feb 1884

Reads

Verdict

THE PEOPLE

vs.

Louis Mont

and F

Joseph S. Sear

BURGLARY—Third Degree, and,
Receiving Stolen Goods.

498-506-528-531

PETER B. OLNEY,

~~JOHN MCKEON~~

District Attorney.

A True Bill

[Signature]

Booked Feb 19/84 Foreman.

[Signature]

Wm. D. Sear
Jury 21/84

Witnesses:

James S. Sear

John S. Sear

John S. Sear

John S. Sear

John S. Sear

John S. Sear

John S. Sear

John S. Sear

John S. Sear

John S. Sear

No 135

Day of Trial,

Counsel,

Filed 15th day of Feb 1884

Pleads

Not guilty

THE PEOPLE

vs.

Louis Brown

and

Joseph S. Green

BURGLARY—Third Degree, et al.

Receiving Stolen Goods.

PETER B. OLNEY,

~~JOHN M. MCKEN~~

District Attorney.

A True Bill

Wm. H. Mc

Foreman.

Feb 19/84

Wm. H. Mc

Wm. H. Mc

Feb 24/84

Witnesses:
Jacob Koehl
Officer O'Connor
Officer Sheridan

Dean and
Thurs day
1884

See apper.
per
1884

03 16

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

In the matter of
The People vs.
against
Joseph Scher and another.

City and County of New York for.

Genow Scher
being duly sworn says, that he resides at
Number 539 Fifth Street, in this City, that
he is a Tailor by trade carrying on and con-
ducting a place of business at Number
378 East 4th Street in this City, that he is the
father of the defendant Joseph Scher
who was born in this City on the 24th day
of June 1868, that when said boy was
but six days old he had the misfortune
of losing his mother (deponent's wife) and
by reason thereof deponent was compell-
ed to procure the attendance of wet nur-
ses for him and by reason of the many
changes deponent was compelled to make
with said nurses said Joseph has always
been and now is of very weak and
delicate health and constitution that
when said boy arrived at the age of

about seven years deponent sent him to the Public School in this City, where he continued until the month of December 1881. deponent's said son being then of the age of 13 1/2 years and deponent thereupon procured employment for him as an apprentice in the trade of Manufacturing Cigars with one Mr. Bendix Minder where deponent's said son learnt his trade and where he worked for a period of six consecutive months and by reason of said Minder's having been compelled to employ a relative of his (said Minder) said Minder discharged deponent's son he said Minder having no employment for two boys that after a week or ten days search for employment deponent's son again procured the same with Messrs. Fessler and Schmitt, Cigar Manufacturers in this City where he again worked for eight consecutive months until about the month of June 1883, when he left said Fessler and Schmitt by reason of the dissolution of said Partnership and then secured employment with Francis M. Ronau at 83 Pearl Street, in this City, where he again worked for about six months and until said Ronau retired from business.

0318

Deponent further says, that while his son was in said Ronan's employ he was daily entrusted with the delivery of valuable packages of goods besides with large amounts of money to be deposited by him for his employer in Bank and never and at no time was deponent's son charged with any wrongful act that deponent has been unable to procure the Affidavit of said Ronan by reason of his having left this Country for his home in Spain and therefore begs leave respectfully to refer to the annexed Certificate of Louis Tableporter who during deponent's son's employment with said Ronan was the Foreman and Business Manager for him.

Deponent further says, that his son after he left said Ronan and within two weeks thereafter again, obtained employment with A. Miroghorn at N^o. Boverly, in this City, where he continued to work until the 24th day of November 1883. where by reason of the dullness of the times he was discharged and from that time until December 18th 1883 was out of employment being wholly unable to procure the same when he proposed to deponent that

by reason of his inability to procure work at his trade he would peddle small wares and merchandise and that thereupon deponent procured for him the license hereto annexed and gave him the money to procure small wares with which peddling he continued until the second week of January 1884, when deponent took him into the Shop with him.

Deponent further says, that during the time his son was so peddling he became acquainted with the other boys who have been the means of misleading him, that deponent's son has always been a good and well behaved boy has always given his step-mother (who took charge of him after he was six months old) his earnings and that he never was away from home a night until the night he was arrested by the Officers in the above entitled action.

Deponent further says, he is the father of eleven children now living, several of whom have grown into manhood and womanhood that he has resided in the immediate neighborhood where he now resides for the past 25 years, that he as well as the whole of his family

0320

have always borne a good name and reputation among his and their neighbors and friends.

Deponent therefore prays, that the sentence in this case as to his son may be suspended; deponent in return promising that he will procure his sons admission on the School or Training Ship for Boys.

And deponent will ever pray.

Osworn to before me

This 20th day of February 1884

John Cohen

Notary Public

N.Y. Co.

Gershon Scher

0321

City and County of New York:

Bendix Minder
being duly sworn Says, that he is a Manufacturer and Dealer in Segars at No. 324 East 8th Street, in this City, that he is acquainted with Joseph Scher who on the 14th inst, was indicted for Burglary in the third Degree, that said Joseph Scher was employed by deponent as an apprentice in the Manufacturing of Segars in or about the Month of January 1887, and that he worked with and for deponent for about six consecutive months when deponent by reason of his employing a boy related to his own family and not having employment for two boys was obliged to and did discharge said Joseph Scher.

Deponent further Says, that during the time said Joseph Scher was in deponent's employ he at all said times found him to be an honest industrious and truthful boy.

Deponent further Says, that he has been acquainted with the parents of said Joseph Scher for the past ten years and that he has always known them to be honorable and respectable people and are so looked upon by their

0322

... immediate neighbors.
Sworn to before me
this 21st day of February 1884.
Edw. Cohen
Notary Public
N.Y. Co.

Bending Minders

0323

City and County of New York:

Christian Schmitt, of said City, being duly Sworn Says, that he up to the 1st day of July 1882 was a member of the firm of Fessler and Schmitt and since said last mentioned date has carried on and conducted business under his individual name at Number 59 Avenue D. in this City said firm of Fessler and Schmitt having been on said 1st day of July 1882 dissolved.

Deponent further Says, that he has read the Affidavit of Arthur Scher hereto annexed and that so much therein contained referring to the employment of his son Joseph Scher with said firm of Fessler & Schmitt and with deponent individually at the times and for the periods in said Affidavit alleged is truly and correctly therein set forth.

Deponent further Says, that during all the times that the said Joseph Scher was in deponent's or in deponent's late firm's employment he has always found said Joseph Scher to be an honest industrious and truthful boy.

Sworn to before me
the 24th day of February 1884.
Abner C. Wheeler
Notary Public N.Y.C.

Christian Schmitt

0324

City and County of New York

Max Burgeburh
 of said City, being duly sworn, says, that
 he is one of the Members of the firm of
 S. Hoffman and Company, Clothiers, at
 Number 202 Broadway, New York City, that
 the defendant Joseph Scher is depo-
 nent's Nephew that deponent has
 been acquainted with him ever since
 his (Joseph Scher's) birth, that deponent
 visited the house of said Joseph Scher's
 Parents twice and three times a week
 for the past twenty years that
 never and at no time has deponent
 heard or been informed by any one
 of any wrong act or deed having been
 perpetrated by said Joseph Scher or
 by any other Member of said Scher's
 family has always been esteemed ^{and}
 respected by their neighbors friends ^{and}
 relatives and Deponent verily believes
 that the act for which said Joseph
 Scher is accused and guilty of, was
 committed solely through the intimidat-
 ion and compulsion with ~~whom~~
 on the part of the other boys with
 whom he but lately became acquainted
 with

Sworn to before me

0325

this 20th day of February 1884

Loose Cohn

Notary Public

N.Y. City

Max Bergsbeck

0326

City and County of New York:

Joseph Burgeburh
of said City, being duly sworn says, that he
is an Accountant employed by the Nathan
Manufacturing Company at No. 92 & 94 Liberty
Street, in this City, that he is the un-
cle of Joseph Scher who on the 14th inst
was indicted for Burglary in the third
degree, that deponent has been ac-
quainted with said Joseph Scher
since his birth, that deponent visits
and has for the past fifteen years visited
said Scher's Parents and family and never
and at no time has he been informed
or heard that said Joseph or any of
his family had done any act or thing
contrary to law or Public Morality or
decency, that said Joseph Scher, has
several brothers and Sisters who are his
Senior and that the whole of the family
is esteemed and respected by their neigh-
bors friends and relatives and deponent
corroborates the belief of Max Burgeburh
to the effect that said Joseph Scher
by reason of his misfortune in having
recently become acquainted with other
boys has so far forgotten himself that
he now stands in the situation
already heretofore described.

0327

Sworn to before me
this 20 day of February 1884.
William H. Hummel
Notary Public
N. Y. Co

Adolph B. Bartzke
(D)

0328

New York Feb 9, '84

To Mr. J. J. Taylor

My dear Sir,
I am glad to hear that you have been under mortgage
for a certain length of time.

and also always discharged
duties faithfully and honestly, and
promptly. I am happy that
you were intrusted with the
sale of goods, and money to

the Bank etc. I remain
respectfully

Yours faithfully,
J. J. Taylor

For more of same, see

0329

240

Wancy + Bros.

Leigan + Leaf + Faces

CITY AND COUNTY OF NEW YORK, ss.:

7211

—BY—

Franklin Edson,

MAYOR.

License No. 7211.

To all to whom these Presents shall come, Greeting:

Know All, That I do hereby License and appoint *Joseph Scher*

City of *New York* of No. *539 East 5th St* in the

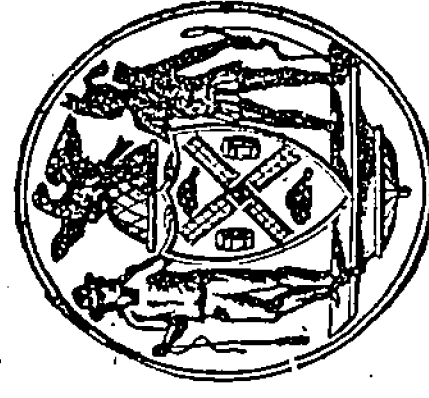
Huckster of *ANY KIND OF MERCHANDISE*, to be a Public Peddler, Hawker, Vendor and

York, (excepting such articles as are now forbidden to be sold therein), for one year

from the date hereof (but such person shall not have any right to use a horse and wagon, hand-cart or other

vehicle,) he conforming in all things to the Laws and Ordinances of the Common Council,

and may be renewed for a succeeding year, if applied for at or before the end of said term.



Given at the Mayor's Office, in the City Hall, on the *18th*

day of *Dec* 188*3*.

By the Mayor,

License Fee Received.

\$ *1.00*

Ellis Freeman
First Marshal.

This LICENSE is not transferable to any other person.

Date,

Amount Received,

Residence, *539 East 5th St*

Court of General Sessions

The People vs

against
Joseph Scher

Affidavits & Exhibits

Louis Cohen
Counsel for defense
176 Broadway
N.Y.

0331

0332

Court of General Sessions

The People vs. }
agst.

Louis Horn }

City & County of New York ss.

Albert Schackenstein of the 187 - Seventh St. in said city being duly sworn deposes and says

That he has personally known Louis Horn above named defendant for a period of seven years past that to deponents knowledge said Louis Horn has always been an honest, trustworthy and reliable boy, that deponent has frequently come in contact with said Horn in business transactions and has always found him to be honest & trustworthy -

Sworn to before me this } A. Schackenstein
20th day of July 1884 }

Ell. Trench }

Clerk of Court }

W. C.

0333

Court of General Sessions
The People vs. }

agst.
Louis Horn }

City & County of New York ss
Johan

Heim of No 212. Seventh-
Street in said City being
duly sworn deposes and
says, That he has known
Louis Horn the above named
defendant for the period
of Eight years last past.
That to deponents knowledge
said Louis Horn has always
been a person of good
character, and perfectly
honest and trustworthy.
That during said period of
time deponent has frequently
had occasion to employ said
Horn in minor duties and
always found him reliable
and trustworthy.

Sworn to before me this
20th day of July 1884.

Ell. Friend
Com^r of Deeds
N.Y.C.

Toform Given.

0334

Court of General Sessions
The People vs. }

ag't.
Louis Horn }

City & County of New York ss

Julius
Dreyfus of us 202 - Seventh-
Street in said city being duly
sworn deposes and says, That
he has known the above named
defendant Louis Horn for the per-
iod of eight years last past.

That during that time said
Horn frequently performed
services for deponent in his
segar manufactory - that he
always found him to be per-
fectly honest and trustworthy.
And deponent cheerfully bears
evidence of the previous good
character of said Louis Horn -

Sworn to before me this
20th day of July 1884

Ellu Friend
Comptroller
N.Y.C.

Julius Dreyfus

0335

Court of General Sessions

The People vs

agst.

Louis Horn

Et al

Affidavit re

E. M. Friend

Atty for Def.

Horn

21 Park Row

N.Y.C.

Respectfully Submitted

0336

Police Court—3rd District.City and County }
of New York, } ss.:Jacob Hochlof No. 266 Second Street, aged 57 years,
occupation Merchant being duly sworndeposes and says, that the premises No 266 Second Street,
in the 11th ward
in the City and County aforesaid, the said being a Brick building
the first floor of which
and which was occupied by deponent as a Store for the sale of General Mercandise
and in which there was at the time no human being, by namewere BURGLARIOUSLY entered by means of forcibly cutting the door
then removing the board at the door leading to the hallway
of said premises, then cutting the door, and removing
the board of a door leading to said Storeon the 18th day of January 1884 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:about 75 Dozen of Clocks, Cotton of the Value of
Thirty-seven dollars, about, 20 Gross of Pearl Buttons,
of the Value of Twenty dollars,
a quantity of Needles of the Value of Fifteen
dollars—good & lawful Money consisting
of Silver & Nickel Coin of the Value of
four dollars, said property being in
all of the Value of Twenty-six dollarsthe property of deponentand 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
Louis Horn and Joseph Scher (now here) and
Smith Miller not arrestedfor the reasons following, to wit: Deponent is informed by
Salomon Mannheim of No. 204 of St. Street
that he was in company of said three
defendants on or about the 20th day of
January 1884, and heard the said defendants
say that they had burglariously entered the
above described premises, and stole property
and for the further reason that deponent
is informed by officer Emmanuel Meyer of

0337

the 11th Precinct Police that said Horn & said
Pier acknowledged to him in the presence
of witnesses, that all three defendants
committed said Burglary, and stole
said property as aforesaid

Sworn to before me this 13th day of February 1884 Jacob Henschel

John Hornum Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No.

Signed.

0338

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Police officer of No. the 11th Precinct Police Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Jacob Stochel and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 13 day of February 1884) Emanuel Meyers

John Korman
Police Justice.

0339

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 16 years, occupation Labourer of No. 204 4th Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Jacob Stoll and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 13 day of February 1884 Solomon Manheimer

John J. Gorman
Police Justice.

0340

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Horn 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. Louis Horn

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York

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

Answer. 212 7 Street 8 years

Question. What is your business or profession?

Answer. Peeler

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

Louis Horn

Taken before me this 13
day of February 1884
John J. McMan
Police Justice

0341

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Joseph Scher*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Munich*

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

Answer. *539 5th Street, 1 1/2 years*

Question. What is your business or profession?

Answer. *Dealer*

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

Answer. *I am not guilty*

Joseph Scher

Taken before me this

day of

February

1881

John J. ...
Police Justice.

0342

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 Louis Horn and

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

Dated February 13 1884 John Homan Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0343

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- 3 District. 110 a

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Hoehl
266 2nd St.

Louis Brown

Joseph Scher

Burglary
Offence

Dated February 13 1884

Quinn Magistrate.

O'Connor & Sheridan Officer.

11 Precinct.

Witnesses Off. Meyer 11 Precinct

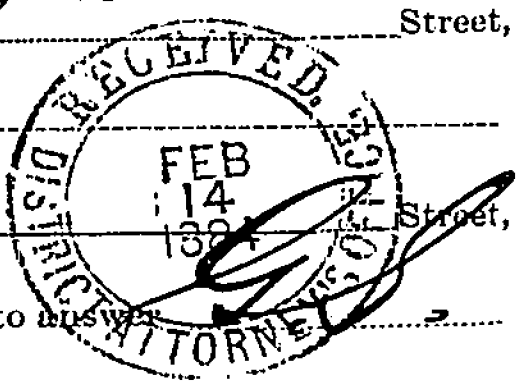
No. _____ Street.

Solomon Markheim

No. 204 7th Street,

No. _____ Street,

\$ 1000 to answer



Committed

0344

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Brown and
Joseph Scher

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

Louis Brown and Joseph Scher

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said Louis Brown and Joseph Scher

late of the Eleventh Ward of the City of New York, in the County of New York, aforesaid, on the eighteenth day of January in the year of our Lord one thousand eight hundred and eighty four with force and arms, at the Ward, City and County aforesaid, the Store of Jacob

Hoehel

there situate, feloniously and burglariously, did break into and enter, the same being a part of a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Jacob Hoehel

then and there being, then and there feloniously and burglariously to steal, take and carry away, and Seventy five

dozen spools of cotton of the value of fifty cents each dozen spools, twenty gross of buttons of the value of one dollar each gross, fifteen hundred needles of the value of one cent each, and divers coins, of the number kind and denomination to the Grand Jury aforesaid unknown, of the value of four dollars

of the goods, chattels and personal property of the said

Jacob Hoehel

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

John B. Olney
District Attorney

0345

BOX:

129

FOLDER:

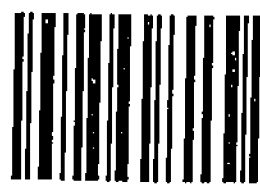
1346

DESCRIPTION:

Howard, Henry

DATE:

02/12/84



1346

0346

BOX:

129

FOLDER:

1346

DESCRIPTION:

Rielly, James

DATE:

02/12/84



1346

0347

BOX:

129

FOLDER:

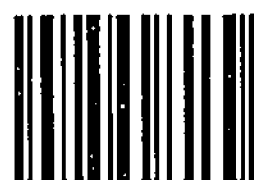
1346

DESCRIPTION:

McEnroe, Charles

DATE:

02/12/84



1346

0349

Police Court Jurk District.City and County } ss.:
of New York,of No. 151 MoosterAlbert A. HolterStreet, aged 49 years,occupation Grocer and Knittingwood dealer being duly sworndeposes and says, that the premises No 151 Mooster Street,in the City and County aforesaid, the said being a dwelling housethe Basement ofand which was occupied by deponent as a Grocery storeand in which there was at the time no human being, namelywere BURGLARIOUSLY entered by means of forcibly breaking

a shutter securing a window facing

on said streeton the 6 day of February 1884 in the English time, and the following property feloniously taken, stolen, and carried away, viz:

One overcoat of the value of fifteen
dollars, a pair of shoes of the value
of six dollars, three hundred and
fifty cigars of the value of fifteen
dollars, three flasks of standard
of the value of one dollar and fifty
cents and about seventy copper
coins of the denomination and value
of one cent each in all of the value
of thirty eight dollars and twenty
cents

the property of deponent

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

Henry Howard and Charles M. Enroe(both now here, and two othersfor the reasons following, to wit: From the fact that said Howardhas acknowledged and confessedto deponent in the presence of witnessesthat he and the said M. Enroe didbreak into said premises aforesaidand the further fact that deponent isinformed by Officer Franklin ofRank of the 6 Police Precinct thathe arrested the said defendants

0350

in the 6th day of February 1884 at or
about the hour of half past five
o'clock A.M. and at the time the said
Apparard had in his possession, a
flask of brandy, about six, four
copper coins of the denomination and
value of one cent each and about
fifty cigars and that said McEnroe
had ^{in his possession five} eighteen cigars, which said
McEnroe threw away as he said Lake
approached the said McEnroe. That
deponent has since said said flask
of brandy and the cigars found in
the possession of said defendant
and identified said property as
a portion of the same which was
stolen from his possession

Sworn to before me
this 7 day of February 1884 } Albert B. Holton
Jef. E. Dowd }
Police Justice

Police Court	District.
THE PEOPLE, &c.,	
ON THE COMPLAINT OF	
vs.	
Burglary	Degree.
Dated	188
Magistrate.	
Officer.	
Clerk.	
Witnesses:	
Committed in default of \$	Bail.
Bailed by	
No.	Street.

0351

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation Franklin H. Lake
Police of the

6 Police Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Albert A. Holter

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

Sworn to before me, this 7
day of February 1888 } Franklin H. Lake

W. J. Gray
Police Justice.

0352

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty of the charge
Charles McGinn
mark

Taken before me this

day of *February* 188*8*

W. J. C. 1888
Police Justice.

0353

Sec. 198-200

1 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Howard 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.

Henry Howard

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Germany

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

Answer.

388 6th Ave and about four months

Question. What is your business or profession?

Answer.

Buttender

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 was in company with others but did not break into the store

Henry Howard

Taken before me this

day of

May 188*4*

Police Justice.

0354

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

Charles McEnroe
guilty thereof, I order that they be held to answer the same and they be committed to the Warden and Keeper of the City Prison of the City of New York, until they
give such bail. he legally discharged.

Dated February 7 1888 W. J. Conroy Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0355

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

1090
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Alberca Holfer
151 Wooster St

1 Henry Howard

2 Charles W. Smoot

3 _____

4 _____

Dated February 6 1884

Forner Magistrate.

Franklin W. Lake Officer.

6 Precinct.

Witnesses paid officers

No. _____ Street.

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

0356

State of New York.

Executive Chamber,

Albany, *April 11* 1884

Sir: Application having been made to the Governor for the pardon of *Charles McEwre*, who was sentenced on *Feb. 29* 1884, in your County, for the crime of *Burg. 3d* for the term of _____ years and _____ to the State Prison *Reformed* you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. *All inquiries respectfully invited.*

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Samuel A. Tilden
To Hon. Peter B. Ogden,
District Attorney, &c.

0357

Answered
April 24th 1884
J. B. O.

0358

Police Court—2 District.City and County }
of New York, } ss.:of No. 157 Wooster Street, aged 49 years,
occupation Dealer in Pine Wood being duly sworndeposes and says, that the premises No 157 Wooster Street,
in the City and County aforesaid, the said being a Two story Brick
Building in the Eight Ward
and which was occupied by deponent as a Grocery and Liquor Store
and in which there was at the time no human being, by namewere **BURGLARIOUSLY** entered by means of forcibly prying off the
Shutter from the front door of the store and
forcing a large piece of paste board used
instead of a glass windowon the 6th day of February 1888 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:One overcoat of the value of fifteen Dollars
One pair of shoes of the value of six Dollars
three hundred cigars of the value of
fifteen Dollars and three Bottles of
Brandy valued at one dollar & fifty Cents
all together of the value of thirty seven dollars
and fifty Centsthe property of Deponentand 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 byJames Reilly (now here)
for the reasons following, to wit: that deponent closed and
locked up the said premises at the hour
of ten o'clock on the night of the 5th day
of February and at about the hour of four
o'clock and thirty minutes on the morning of
the 6th of February deponent was called by
Officer James Cummings of the 8th Precinct
Police and informed that there was something
wrong in the above premises and on deponent

0359

Coming down stairs found the door leading from the said store into the hall open and the gas lighting in the store and that the said store had been Burglariously entered and the aforesaid property taken stolen and Carried away And Deponent was further informed by Officer George T. Lesson of the 15th Precinct Police that he arrested the said defendant and found three boxes of Segars and some loose Segars in defendants possession And Deponent identified the said Segars as a portion of the aforesaid property taken stolen and Carried away as aforesaid

Sworn to before me } Albert A. Holten
this 7th day of February 1884 }
Andrew J. White Police Justice

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation George T. Lesson Police Officer of No. 15th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Albert A. Holten

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

Sworn to before me, this 7th day of February 1884 } George T. Lesson
Andrew J. White Police Justice.

0360

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation 5th Precinct

James Cumiskey
Police Officer of No.

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

Sworn to before me, this

day of

February 1888

James Cumiskey

Andrew J. Wolter
Police Justice.

0361

Sec. 198-200

CITY AND COUNTY
OF NEW YORK

District Police Court.

James Reilly 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.

James Reilly

Question. How old are you?

Answer.

20 Years

Question. Where were you born?

Answer.

Massachusetts

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

Answer.

86 Bowery four months

Question. What is your business or profession?

Answer.

Welder

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 the cigars were given to me by a man not arrested

James Reilly

Taken before me this
day of *February* 189*8*
Charles J. McDonald
Police Justice.

0362

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

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

Dated February 7 188 4 Andrew White Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0363

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Alberta Holter
151 Wooster St.

James Reilly

1

2

3

4

Office

Dated February 7 1884

Magistrate.

George D. Leeson Officer.

15 Precinct.

Witnesses George D. Leeson

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer

1016

0364

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Denny Howard
James Reilly, and
Charles McEnroe*

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

*Denny Howard, James Reilly, and Charles
McEnroe* of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said *Denny Howard, James Reilly
and Charles McEnroe*
late of the *Eighth* Ward of the City of New York, in the County of New York,
aforesaid, on the *Sixth* day of *February* in the year of our Lord one
thousand eight hundred and eighty *four* with force and arms, at the Ward,
City and County aforesaid, the *score* of

Albert A. Doster

there situate, feloniously and
burglariously, did break into and enter, the same being a *part of* a building
in which divers goods, merchandise, and valuable things were then and there kept
for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter
described, with intent the said goods, chattels, and personal property of the said

Albert A. Doster

then and there being, then and there

feloniously and burglariously to steal, take and carry away, and *one overcoat*
of the value of fifteen dollars, one pair of
shoes of the value of six dollars, three hundred
and fifty cigars of the value of five cents
each, three glasses of brandy of the value of
fifty cents each, and seventy combs of the
kind known as cents of the value of one
cent each

of the goods, chattels and personal property of the said

Albert A. Doster

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

0365

And the Grand Jury aforesaid, by this indictment, further accuse the said
Henry Howard and Charles McEnroe
and James Rielly
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Henry Howard and Charles
McEnroe and James Rielly
late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in
the year aforesaid, with force and arms, at the Ward, City, and County aforesaid, one glass
of brandy of the value of fifty cents,
sixty four cents, of the kind known as
cents of the value of one cent each, and
seventy five cigars of the value of
five cents each

of the goods, chattels and personal property of Arthur A. Mott

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen of the said Arthur A. Mott

unlawfully and unjustly, did feloniously receive and have (the said Henry

Howard and Charles McEnroe
and James Rielly

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

Peter B. O'Quinn District Attorney
JOHN MOTTEN

District Attorney.

0366

BOX:

129

FOLDER:

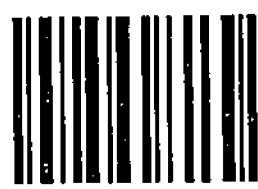
1346

DESCRIPTION:

Hubbard, Mary

DATE:

02/26/84



1346

No 261

Counsel,
Filed 26 day of Feb 1884
Pleads

THE PEOPLE
vs.
F
many
Dunbar
H.D.
PETER B. CLINEY,
JOHN McKEON,
District Attorney.

INDICTMENT.
Grand Larceny in the 2nd degree.
[1884-530]

A True Bill.
McKee
Feb 26/84
Foreman.
Hendrick
Mrs. H. H.

Witness:
John J. McKee
Officer of Prison

0367

0368

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.of No. 523 East 13th Street,John J. McKenna
aged 31 years Manufacturer

being duly sworn, deposes and says, that on the

20 day of February 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

and person of deponent in the night time with intent
to deprive the true and lawful owner of the same a benefit of the law
the following property, viz:

The purse containing good
lawful money of the United States
consisting of one bill of the denomination
and value of two dollars and two
bills of the denomination and of
the value of one dollar each in
all to the amount and value of
four dollars

the property of

deponent

and that this deponent

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

Mary Hubbard (grocer)
from the fact that on the night of
the above date deponent was
in company with said Mary in a
saloon in Baxter and at the time
he was intoxicated. The said purse
containing said money was in the
right side pocket of the trousers then
and then worn upon the person
of deponent. That about one hour

1884
Roulet Justice

0369

After dep. men left the company
of said Mary she discovered
that the purse containing
said money was stolen.
Dep. men immediately thereafter
caused said Mary to be arrested
and while she was in the custody
of Officer O'Brien of the Police
Bureau she threw said purse
in a cage in Baxter Street
when the same was found.

Sworn to before me

this 21 day of February 1884 John J. McNamee

D. J. McNamee
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

188

Date.

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0370

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Mary Hubbard

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

181 Leonard Street and about two months

Question. What is your business or profession?

Answer.

Domestic

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

Answer.

I am guilty of the charge
Mary Hubbard

Taken before me this

day of

Police Justice.

0371

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

Mary Hubbard

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

February 21 188

J. M. Murphy

Police Justice.

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

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188

Police Justice.

0372

Complainant committed
to the House of Detention
in default of 300 bail
for his appearance

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John J. McKenna
House of Detention
Mary Hubbard

Dated February 21, 188

Magistrate.

Officer.

Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer _____ Sessions.



John J. McKenna

1133
Accepted from _____

0373

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

many shilland

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

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

The said *many shilland*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twentieth* day of *February* 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 night time*

of said day, one promissory note for the payment of money of the kind known as United States Treasury notes, the same being then and there due and unsatisfied, for the payment of and of the value of two dollars, two other promissory notes for the payment of money of the kind known as United States Treasury notes, the same being then and there due and unsatisfied, for the payment of and of the value of one dollar each, and one pocket book of the value of one dollar

of the goods, chattels and personal property of one *John J. McKenna* on the person of the said *John J. McKenna*

then and there being found, from the person of the said *John J. McKenna*

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.

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0374

BOX:

129

FOLDER:

1346

DESCRIPTION:

Hulbig, Charles

DATE:

02/18/84



1346

0375

Witnesses:
Aug. Palmer
Dary. Crocker

Apr 16/84 X
J. M. Smith
Day of Trial,
Counsel,
filed 18 day of Feb/ 1884
pleads Not guilty (pro)

THE PEOPLE
vs.
B
Charles
Hullig

PETER B. OLNEY,
JOHN W. KEENE,
District Attorney.

A TRUE BILL.
O. K. King
May 29. 1884. J. M. Smith, D. P. R.
May 27. 1884. Foreman. J. M.
April 12.
May 27. 1884. J. M. Smith, D. P. R.
May 27. 1884. J. M. Smith, D. P. R.
May 27. 1884. J. M. Smith, D. P. R.

0376

Second District Police Court:

The People ^{and}
August Thriemer

vs
Charles Shuebig

Before Hon
J M Patterson
Justice

December 5th 1883

2:30 P.M.

Appearances

Asst Dist Atty J M Brady

For the People

F Sherman Smith

For Defendants

August Thriemer, cross
Examined on the complaint
By Mr Smith

Q Where do you live?

A 236 East 87th Street.

Q What is your business?

A Vanisher

Q How long have you been
engaged in that business?

A In which business.

0377

2

Q As a witness
A I am working at this place
5 months, before that I
was making down town,
I was in the business for
the last 12 or 15 years and
off

Q Principally off?

A Principally on.

Q Who do you work for now?

A Mr Morgat

Q Where is this place?

A This factory is in 35th Street, and
his store rooms are in 31st
Street and 5th Avenue.

Q You work in the factory?

A Yes sir

Q Are the days in question; - by
the bye was what day was it

A It was on the 15th day of
November.

Q You are certain of that?

A I am positive of it

Q What hour of the day was
it?

A Fifteen minutes to 12 o'clock.

Q You stated that you went
into the premises 207 West
29th Street and that you

0378

there purchased of the prisoner,
and that you played five numbers
and you remember what the
numbers were?

A Yes sir

Q What were they?

A 6. 18. 32. 46. and 56. and I paid
the sum of fifty cents for
them.

Q You purchased them of the
prisoner at the bar?

A I gave him a paper and told
him - (counsel interrupting)

Q My question is did you
purchase them of Charles
Shulberg; the prisoner at the
bar?

A I paid him the money.

Q Permit him ask?

A Witness (permitting ask) (has Shulberg)

Q You are certain of that?
A I am positive

Q What hour of the day did
you say it was?

A Fifteen minutes to twelve.

Q How do you fix the time.

A Because before I went in
there I looked at a clock.
and when I was in there

0379

4

I looked at the clock again and as it was near dinner time I felt very hungry and I wanted to get something to eat.

Q Did you make any more plays somewhere else that day?

A. I made some in the afternoon.

Q Where?

A. 9th Avenue.

Q Whereabouts what number?

A. 828.

Q Did your little girl make any plays that day?

A. No.

Q How old is that child of yours?

A. Near 14 years between 10 and 11 years.

Q What business were you engaged in five months ago?

A. In the policy business.

Q Where?

A. 62 Market Street.

Q How long did you keep a policy shop in Market Street

0380

5

A about 2 months to the best
of my knowledge.

Q what were you doing before
that?

A working as a van driver.

Q Have you been in the policy
business before that?

A Some years back yes Sir.

Q How long did you keep
a lager beer saloon?

A One month.

Q where was it?

A. 152 Edridge Street.

Q Didnt that have a policy
shop attachment?

A. No Sir.

Q Are you under indictment
at present?

A. I am.

Q Under how much bail?

A. One thousand.

Q For what?

A. For keeping - I am accused
of keeping and maintaining
a policy shop.

Q Have you ever kept any policy
shop except in 62 Market St.

A. I kept 41 Christie Street.

0381

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Q How long ago is that?

A Five or six years to the best of my knowledge.

Q How long did you keep that?

A Quite a number of years between five and six years may be more.

Q Then when you stated to me that for the past 15 years you worked as a varnish

but when I asked you if it was principally affi you answered me it was principally an. But not affi you made a mistake didn't you?

A No sir not at all.

Q You didn't varnish in the meantime, while you were keeping a paint shop?

A No sir.

Q Did you keep any other paint shop?

A, well yes sir.

Q Where was it?

A That was in St. George Street, one month.

Q Go on and tell all the places you kept?

0382

7

A. 25 Allen Street a few months
49 Allen Street one month

Q anywhere else?

A. I may have been in two
or three different places a
short time, - waiting for
other people.

Q And on your own account,
you only kept account of
these fine places?

A. I never kept account of
any of them, I was always
working for others.

Q Then in the past 15 years, you
have been a proprietor of fine
different, policy shops?

A. I never was proprietor ex-
cepting one.

Q Then you have written policy
A. I was employed;

Q Then between the 13th day
of November and the 17th
how many different places
did you play at and at how
many different policy slips
did you buy?

A. For 4 besides Mr. Shubing

Q Is that all?

A. Yes sir

0383

Q Between that time?
Answer

Q Between the 15th and 17th of November,
her, including the 17th?

A No one else was including
that,

Q On the 15th and 16th how many
slips did you buy?

A I didn't buy any slips, I
bought the numbers of the
papers;

Q How many plays did you
make?

A Two besides Mr Stubbins on
the 15th, and on the 16th two
plays.

Q How many did you make
on the morning of the 17th
or the day of the 17th before
you went and made your
affidavit?

A None at all on the 17th

Q You didn't make any on the
17th?

A None at all.

Q That is as true as any thing
you have testified to?

A That is as true as you are
sitting there, councillor.

0384

9

Q Have you ever been arrested?
A But never convicted

Q For any offense except the
one you have stated?
A No sir

Forced Interrupting
You don't let me finish
my question

Q Have you ever been arrested
excepting for keeping a policy
office at 62 Market Street?
A I have been arrested but
never convicted and that's the
charge here?

Q What for?

A For gambling; for keeping
a policy office

Q How many times all told?
A Oh that more than I can
tell you,

Q Ten times

A Probably more.

Q Twenty?

A No it doesn't reach twenty
but then twenty reaches nearer
to it, that is as near as I can
judge.

Q Now you make those plays and

0385

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give this information to the public?

A. I am employed by Mr Charles Murch a sergeant detective, he employed me for that purpose of who is Mr Murch.

Q. He is a detective on Mr Byrnes staff

Q. Did he furnish you with the money to play with?

A. He did and paid me my money besides.

Q. Did he pay you for your day?

A. He did

objected to;

Answer taken subject to the ruling of the court

Q. What did they pay you a day?

A. Three dollars a day.

Q. And for your time expended here?

A. And my expenses

Q. And the money you played with?

A. Expenses and 3 dollars a day.

Q. How long have you been working for these parties

A. Well I have been working at one time eight or ten days and another time 4 days.

Q For how many months, I mean of and on?

A I was not employed by the month or week

Q When were you first employed?
A Somewhere on the 23^d of August until the 30th of August; and then again from the 12th of November up to the 17th

Q By the same parties?

A Not the first time, but by officers of Inspector Byrnes I was employed by Mr. Maugh.

Q How many times have you sent your little girl into a party shop, to play since the 23^d of August?

A I sent her into 3 shops but she only succeeded in buying one; place

As
I was to before me } August Schinner
this 2 day of December 1883 }
J. M. Patterson } Police Justice

0387

12

Jacob. Tucker being duly
known depose & says.

Does I am married.

Q Where do you reside?

A 30 Fulton place.

Q What is your business?

A Police Officer

Q What is your age?

A 41 years.

Q I simply want you to state
the situation of the premises
where this arrest was made.

A. Itell it is on the first
floor of 207 West 29th Street.
there is a cigar store in front
and a partition between
the cigar store and the back
room, there is a door
leading from the cigar
store into the back room.
and the door is opened by
a string, and the string is
pulled from behind the
counter to open the door
and then there is a counter
in the back room that
runs from that partition ten
or twenty feet back;

0388

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Q The access from behind the counter is free from one place to the other?

A There is a counter from the door to the back room.

Q Where did you find the prisoner?

A I found him behind the counter in the cigar store. He pulled the catch to open the door to go in the back room.

Q Did you find any body in the back room?

A There was an old man sitting in the back room. He was the only person sitting in the back room. He sat by the stove.

Q Did you seize anything?

A Yes sir.

Q What?

A I got the policy book of the morning and the slips of the morning.

Q You found those two slips of paper? (showing witness)

A Yes sir.

Q Did the prisoner at the bar, this same man (pointing to Kulbig) have anything whatever to do with those papers, did he touch them or handle them or was he behind the desk when you found them?

A No sir he didn't touch them or handle them, they were locked up in the desk.

Q That is, as far as your information goes, you don't know whether this man was in charge of the premises or not?

A No, I cannot say.

Q He was in the latter room that is all you can testify to?

A He was in the front part of the store.

Q And the truth of the question or rather of the allegation made by Shreiner you know nothing of?

A No sir

Direct Examination

Q You say that the door of the counter between these two

doors was attached by a string
 A There is a spring bolt. and the
 door and a string running to
 the counter.

Q And that door was opened
 for you by the defendant?
 A Yes sir.

Q How did you get in the desk
 where those slips & books
 were?

A Bore it open.

Q Was anything said by you
 to the defendant or by him
 to you when you came in
 the place?

A Yes sir I told him I wanted
 to go in the back room and
 he pulled the string and he
 let me in, and he seemed
 having this and said somebody
 else was doing it.
 Q And then

Q You have been on the police
 force a long time?

A Yes sir

Q And do you know any thing about
 this man Schulzig & N. Krosch.

Q Come to before me this } Jacob Tooker
 15th day of December 1883 }
 A M. Patterson } Police Justice

0391

16

Pharos Helbig being duly
sworn depose & say

By the Court

Q Where do you reside?

A 272 West 34th Street.

Q Garbat is your business?

A Sugar smelter

Q Garbat is your age?

A 33 years

Direct Examination

Q Mr Helbig you were arrested
on the 14th or 15th of November

A Yes sir

Q In the premises 229 West 29th

A Yes sir

Q You have heard the testimony
of the complainant?

A Yes sir

Q Did you ever sell to him on
any of the days referred
to in question or at any
other time any lottery
tickets?

A No sir

Q Until you were arrested, did
you ever see him?

A No sir

Q Your business is a sugar
smelter?

0392

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At present?

Q How long have you been in
that business?

A Four years.

Q What were you engaged in
before?

A I was in that business 13 or
14 years.

Q What was your business before
that?

A Newspaper stand.

Q Where?

A 34th Street and 5th Avenue.

Q And before that what was
your business?

A Sugar manufacturer.

Q Have you ever been arrested
before?

Q Once, for immorality.

Q How long have you occupied
the premises 207 West 29th St.
A 4 years.

Q How much of that house do
you rent?

A I rent my front.

Q From whom do you rent it?

A Mrs Edbridge.

Q Have you a lease of those
premises? a written lease?

A. No sir they are from one year to the other.

Q. Then you have no another lease
A. No sir

Q. You do not rent the rear portion of the store?
A. No sir

Q. Is the door communicating with the rear part of the store, behind the counter habitually locked?
A. Yes sir

Q. Who has the key?
A. I have

Q. You keep the key?
A. Yes sir

Q. Do you know who rents the rear portion?
A. I do not sir

Q. Is there any method of access to the rear portion except through your premises?
A. Yes sir

Q. By what way?
A. Through the hall way.

Q. You have heard Officer Tooker state in his testimony that there is a door in the partition in front of the counter?
A. Yes sir

and an which there is a spring latch and to which is attached a string and which string leads behind your carter is that true?

A. Yes Sir.

Q. At whose suggestion was it made? if you know.

A. I don't know Sir.

Q. Who if anybody asked you to take charge of the string?

A. The officer asked me to pull it.

Q. Is that the only time you pulled that string?

A. I pulled it often.

Q. Have you anything to do with the rear portion of the premises?

A. No Sir.

Q. Who if any body gave you authority to allow people to go in and out of any man's rooms, and at whose request did you allow the string and catch to work on that door? who was it that made the arrangement?

A. The party in the rear.

Q. You told me just now you

0395

20
I didnt know the party in the
rear?

A I dont know the party, and I
dont know what their business
is, I didnt see the answer of
the place but I saw the party
in there.

Q Was it at his request that
the string arrangement was
fixed up?
A Yes sir.

Q At whose request was it?
A Objected to, on the ground
that it may tend to form a
link in the chain of evidence
to convict me of a crime
Taken subject to the
ruling of the court.

Q Who put that string on that
latch if you know?
A I dont know.

Q When did you first find
that string so attached leading
behind your counter?
A When I came to the place.

Q Did you say anything to any
body about it?
A No sir.

Q Did you make any objection

0396

21

to anybody that about the
mode of access through your
place?

A No sir

Q Has there anything said when
you learned the premises of
Mrs Eldridge of such a
state of affairs?

A No sir

Q You say you found the string
there when you took possession
of your premises?

A I found it over the door running
along against the wall.

Q Did you look for it?

A No sir

Q Did anybody tell you it was there?

A No sir

Q When you discovered it accident-
ally?

A Yes sir

Q When did you first use
the string Mr Shelby?

A I have not used it since
I left the office in.

Q When did you first see it?

A Four weeks ago.

Q And you never used that
string before?

0397

A. No si I want mi to make
a fine that day

Q During the four years of
your tenancy and anybody
else except Mr Tander go in
that place through that door?
A yes si

Q About how many?

A I cannot tell how many
Q Did you ever make any ob-
jection Mr Schulbig to anybody
going through your place?
A No si I never did

Q And you never made any
complaint to your landlady
A No

Q Did you ever receive any
remuneration or recompense
for allowing people to go through
your place?
A No si

Q And you knew during all
this 4 years of your tenancy
there was another way of getting
into those premises?
A Yes si

Q And you never made any
objection to anybody going
there?

0398

46

A. No sir

Q How long has your neighbor
in the back room occupied
these premises?

A I don't know how long they
have been there.

Q You never made any objection
to anybody going in there?

A No sir

Q What sort of a looking man
was your neighbor in the back
room?

A He is a light looking man

Q You say you don't know how
long this man kept that
place?

A No sir

Q Well about how long?

A About 4 years.

Q Did you see anybody else
during the 4 years exercising
any rights of proprietorship
at the back part of the place?

A I did not.

Q The same man was there?

A Yes sir.

Q And during these four years
you never learned his name.

A No sir I did not.

0399

24

Q About how many times during these 4 years have you seen him?

A I cannot have seen him every day.

Q Have any conversations with him?

A No not at any occasion only taking a cigar & saying good morning.

Q No further conversation excepting that "good morning and his buying a cigar" during the whole 4 years?

A Yes sir

Subscribed before me
this 14th day of December 1883 } Charles H. Miller

W. D. Patterson
Deputy Justice

0400

25-

August Threemer recalled
by the People.

Q What numbers did you play
at this place?

A. 6. 18 32. 40 and 56.

Q Did you write your own slip
A. I gave him a piece of
paper and the money and he
looked at it and opened it and said
it was all right

Q Did he hand it back to you
A No sir He kept it
Re Cross.

Q Did he write anything in that
book or otherwise?

A He had his book there, there
is a small opening from
the back counter. The man
says who is this for. says I
to Jake Fisher from. 28th Sept.
and he says Jake Fisher is all
right he knew came around
here to night if there is any
hit on it he can get it.

Q Did he do any writing?

A I could not see him
writing there was a petition
there

Q You had the numbers written

0401

26

are a piece of paper?

A. They were on the paper when I handed them to him?

Q. Did you write them? And put them on a piece of paper?

A. Yes sir I did

Q. And you handed him the money
A. Yes sir I gave him two quarters
Q. When you came in the store door you came through the cigar store?

A. Yes sir

Q. What did you say when you first went in the back room?

A. I put the money and the paper on the show case and there was a man was ^{lying} the windows and he says who is that for? And I says Jake Fisher and he says all right

Q. When you went in Shulbigs store Mrs Shulbig was not there

A. She was in the back room and another man was in the front.

Q. And he called out to Mr Shulbig
A. Yes sir

Q. Now how did you get in

0402

the back room?

A I didn't get in

Q Then the string was not pulled
this time?

A Yes sir

Q Then you presented to him the
paper for the policy numbers
and told him it was for
Jake Fisher?

A Yes sir and he even says
Jake Fisher of 28th Street
and I says yes, and he says
if there is a hit it will be
all right

Q Do you make any plays of
your own account now a
days?

A No sir

Q When did you quit playing
on your own account?

A The last I played on my
own account was the first
of August.

Q And on the 20 you told me
you were employed by
Mr. Rush?

A By Mr. M. E. Naught first

Q And since that time you
have not done any gambling

0403

28

an your own account ?

A No Sir

Q Have you made any hits on
the plays you made for the
patent ?

A Not a cent

From before me
this 2 day of ~~December~~ ^{February} 1883 } August Schreiner

A M Patterson

Pls see Justice

0404

29

John Effinger being duly
sworn deposes & says. Called
by defendant.

Q Where do you reside?

A 510 8th Avenue.

Q What is your business?

A Sugar manufacturer.

Q What is your age?

A 38 years.

Q Do you know the prisoner at
the bar?

A Yes sir I do.

Q How long have you known
him?

A About 25 years.

Q What is his general reputation?

A Very good.

Q You have known him 25 years
and know him well?

A Yes sir in business transac-
tions and in private I know him
intimate and his reputation
is very good.

Cross Examined

Q You have been engaged in other
business?

A Yes sir.

Q Are you engaged in any other
business?

0405

30.

A: not at present I was engaged
in the wholesale leaf tobacco
business:

Q Have you ever been engaged
in the policy business?

A No Sir, not in anyway.

Q Have you ever played policy?

A I have.

Q You say you had business trans-
actions with Mustulberg?

A Yes Sir and I was in his
presence I never knew of his
being engaged in any other
business excepting the cigar
business excepting he had a
paper stand at 34th Street and 8th
Avenue.

Given before me
this 14th day of December 1903 } John Effinger

J. M. Patterson

Notary Public

Charles Lewis called by the
 defense being duly sworn
 deposes & says:

Q Where do you reside?

A 492 8th Avenue.

Q What is your age?

A 38 years.

Q What is your business?

A I'm an Agent Insurance

Q Do you know the prisoner
 at bar?

A Yes sir

Q How long have you known
 him 4 years. I know him
 both socially and in a business
 way. And his general reputation
 is good.

Q Did you ever know him to
 be in any trouble or diffi-
 culty before?

A No sir

Q You have known him a
 number of years and his
 reputation is good?

A Yes sir

Q Cross Examined

Q You have heard of police
 business?

0407

32

A yes Sir

Q Have you a opinion as to the morality or immorality of the business?

A Objected to
Taken subject to the ruling
of the court.

A No Sir

Q You say he is a neighbor
of yours?

A Yes Sir

Q You have no business dealing
with Mr. Huebig?

A No Sir

Q You say you have no de-
cided views as to the im-
morality of the policy
business?

A No Sir

Q You know the locality in
which Mr. Huebig lives?

A Yes Sir

Witness to before me
this 14th day of December 1883

Charles Levers

J. M. Patterson

Deputy Justice

0408

The People vs
August Schreiner

vs

Charles F. Schreiner

Violation

Battery Law

December 1883

J. M. Callison
Justice

0409

STATE OF NEW YORK,
AND
CITY OF NEW YORK.

August Schreiner of *236 E 87*" Street, New York, being duly sworn,
deposes and says that he has just cause to believe and does believe that

Frank
did, on the *Fifteenth* day of *November*, 188*3*, at number

207. W 29th

Street, in the City of New York and County of New York,

unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and
numbers 6-18-32-40-56- for which he paid the sum of 50¢
procured, a ~~certain paper or instrument, purporting to be a ticket or part of a ticket in a~~
lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or
instrument hereto annexed is what is commonly known as, or are called lottery policies,

and further that the said *Chas. Kullbig* *Frank* received money
for same and registered them and that the said

has in *his* possession, within and upon certain premises, occupied by *him* and

situated and known as number *207. W. 29th* Street,
in the City of New York and County of New York aforesaid, certain others, what are
commonly known as, or are called lottery policies ~~or lottery tickets~~, and also certain
writings, cards, books, documents, personal property, tables, devices, and apparatus, for
the purpose of enabling others to sell or vend lottery policies ~~or lottery tickets~~, and at,
within and upon said premises, sells, vends, furnishes and procures, and has in *his*
possession, the aforesaid articles in violation of the laws of the State of New York, in such
case made and provided, and with intent to use the same as a means to commit a
public offence, and to promote, maintain and carry on a common and public nuisance.

Subscribed and sworn to before me,
this *15* day of *November*, 188*3*

Frank
August Schreiner

04 10

City and County of New York, ss:

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

To any Sheriff, Constable, Marshal, or Policeman in the
City and County of New York:

Proof, by affidavit, having been this day made before me, by *August*
Schreiner of No 236 East 87th St
in the City and County of New York

that there is probable cause for believing that *one*
Joseph Laas in his
possession at *No 207 W 29th Street* lottery
tickets lottery tickets and other parapher-
malia for the purpose of gambling with
intent to use the same as a means to commit
a public offense

You are therefore commanded, in the day time, to make immediate search in the
building situated at *No 207 W 29th St* in the City of New
York

for the following property: *Lottery tickets Lottery slips*
and all other paraphernalia used for
the purpose of gambling

And if you find the same or any part thereof, to bring it forthwith before me at
the nearest and most accessible
Magistrate

Dated at the City of New York, the

16

day of

November 1883

Rev. J. J. J. J.
Recorder

0411

No. 2.

THE PEOPLE

ON COMPLAINT OF

Shirley Ruby
207 W. 20th St.

SEARCH WARRANT.

0412

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

POLICE COURT, 3 DISTRICT.

of *Jacob Parker*
the Central office Police, being duly sworn, deposes and

says that on the 16 day of November 1883

at the City of New York, in the County of New York, *deponent by virtue*

of a Warrant Extra premises 204 West 29
St. a police shop and then there
arrested Charles Hurling (nowhere) who was
in charge of said police shop, then
deponent found in the possession of
said defendant certain Books, drawings
and clips, and which are used for the
purpose of selling lottery policy and
which Books & papers are now here shown

Jacob Parker

Sworn to before me, this
of November 1883

Wm. J. ...

Police Justice.

0413

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

POLICE COURT, 3rd DISTRICT.

of No. 336 East 8th Street, being duly sworn, deposes and

says ~~that~~ the day of

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

(nowhere) is the person mentioned in
the annexed affidavit of deponent
and ^{who} at the time and place registered
numbers 6, 18, 32, 40, & 56. Lottery policy
and did receive the money therefore
from deponent and did sell and
sent to deponent said Lottery policy
as described in said annexed affidavit

August Schreiner

Sworn to before me, this 14 day of August, 1888
John J. Sullivan Police Justice

04 14

Sec. 198-200

300

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Hulbig 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. *Charles Hulbig*

Question. How old are you?

Answer. *33 years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *272 West 34 Street 10 years*

Question. What is your business or profession?

Answer. *Cigar Maker*

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

Answer. *I am not guilty*

Charles Hulbig

Taken before me this

day of

May 1909

Police Justice

04 15

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

Charles Hulbig
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 February 12th 1884 of J. M. Patterson Police Justice.

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

Dated February 12th 1884 of J. M. Patterson Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188_____ Police Justice.

04 16

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

August Schepner
Charles Hulbig

1
2
3
4

Offence Violation
of Lottery Law

Dated

November 17
Patterson
Jorker

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

No.

No.

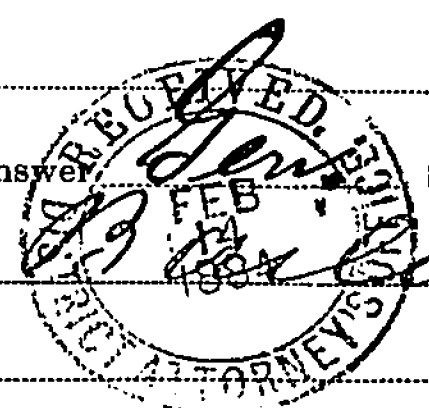
\$ 1000. to answer

Street.

Street.

Street.

Sessions.



04 17

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Sullivan

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

Charles Sullivan

of the CRIME OF KEEPING A Room TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said Charles Sullivan

late of the Twentieth Ward of the City of New York in the County of New York aforesaid, on the fifteenth day of November in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a Room in a certain Building there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called playing lottery policy where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Charles Sullivan

of the CRIME OF KEEPING A Room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said Charles Sullivan

late of the Twentieth Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said fifteenth day of November in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, unlawfully did keep a Room in a certain Building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers, and documents, 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.

04 18

THIRD COUNT.

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

_____ Charles Sullivan _____
of the CRIME OF KNOWINGLY PERMITTING A Room TO BE USED FOR GAMBLING PURPOSES, committed as follows :

The said _____

_____ Charles Sullivan _____
late of the Twentieth Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said fifteenth day of November, in the year of our Lord one thousand eight hundred and eighty-three, being then and there the Owner of a certain certain building there situate, known as number Two Hundred and Seven West Twenty ninth Street in the said Ward, City and County, at the Ward, City and County aforesaid, with force and arms, unlawfully did knowingly permit the said Room _____ to be used for gambling by divers common gamblers whose names are to the Grand Jury aforesaid unknown, whom in the said room _____ the said Charles Sullivan _____ did then and there knowingly permit to engage as players in a certain gambling game commonly called playing lottery policy where money and property was dependent upon the result, 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.

FOURTH COUNT.

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

_____ Charles Sullivan _____
of the CRIME OF KNOWINGLY PERMITTING A Room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows :

The said _____

_____ Charles Sullivan _____
late of the Twentieth Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said fifteenth day of November, in the year of our Lord one thousand eight hundred and eighty-three, being then and there the Owner of a certain certain building there situate, known as number Two Hundred and Seven West Twenty ninth Street in the said City and County, with force and arms, at the Ward, City and County aforesaid, unlawfully did knowingly permit the said Room _____ to be used by _____ divers common gamblers whose names are to the Grand Jury aforesaid unknown for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers and documents, in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and for therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,

District Attorney

0419

Fifth COUNT. [Section 329]

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

Charles Mullin
of the CRIME OF Keep[ing] an office for the registry of
lots for the result of a lottery
committed as follows:

The said Charles Mullin

late of the Twentieth Ward of the City of New York, in the County of New York, on the

Fifteenth day of November in the year of our Lord one thousand

eight hundred and eighty three, at the Ward, City and County aforesaid, with force and arms,

in a certain building there situate known as number Two Hundred and seven West Twenty ninth Street, unlawfully did keep an office for registering lots for the result of a lottery the same being a scheme for the distribution of property, to wit: divers moneys of great value, by chance, among persons who had paid or agreed to pay a valuable consideration for such chance: a more particular description of which said lottery is to the Grand Jury aforesaid unknown: against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Peter B. Olney
District Attorney.