

1165

BOX:

515

FOLDER:

4696

DESCRIPTION:

King, Thomas

DATE:

03/24/93



4696

Witnesses:

Adm. Bay

Carroll R. P.

190. P. 190

Bay 190

Sub. v. ...

213

Counsel,

Filed

Pleads

Day of March 1893

M. G. ...

THE PEOPLE

to ...

Thomas King

Grand Larceny, First Degree
(Dwelling House)
Penal Code, Sections 529, 530, 531

DR. LANCEY NICOLL,

District Attorney.

Sub 2 - ...
Read of ...

A TRUE BILL.

W. A. Heaton

Foreman.

April 4, 1893

370 13 ...
April 1/93

March 16th 1913

I open this in aid of Mrs. Fort
 who has lost her husband
 and two children by typhoid
 fever and is herself
 in a dangerous condition
 Fort was in this employ
 as waiter any aid will be
 appreciated,

St. Mary's	\$5.00
Employees	1.00
Dr. Brown	1.00
Friend	1.00
"	.50
"	
"	

1160

1600

District Attorney's Office.

Part 2

The King

April 4th

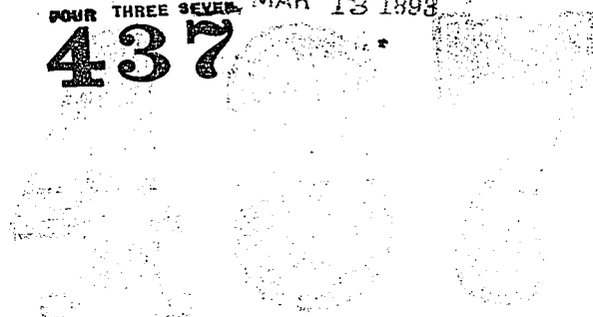
All send forward

Capt 3/9/92 Jm

1169

FOUR THREE SEVEN MAR 13 1893

437



1170

FOUR THREE SEVEN
437

COMMISSION OFFICE
2378 Third Avenue,
NO BETTING DONE OR PERMITTED HERE
New York, 189

RECEIVED _____ dollars, to be sent off Commission
to Race Track at _____ and there placed on
Horse Sea Poynter
1st
1st or 2d _____

at track quotations if such can there be obtained.
It is understood and agreed that the undersigned act on the premises as
Common Carriers only, for the purpose of transferring the money above men-
tioned to the place designated.

CHARGE FOR COMMISSION, TEN CENTS
NOTICE—Amount of Order returned, less commission, where
a failure to execute is due to accidental or other unavoidable
delays in transmission.

HAMILTON BROS. (INC.)

1171

Police Court 2^d District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Anna Schmeichel

of No. 52 W 40 -

Street, aged 28 years,

occupation Servant

being duly sworn,

deposes and says, that on the 16 day of March 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Two overcoats of the value of
Seventy dollars

the property of Albrecht Pagenstecher
in charge 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 Thomas King

(number) deponent says that said King rang the door bell and she opened the hall door and he handed her a letter for her employer and it required an answer. deponent says she took the letter to the room where her employer was and when

Sworn to before me this 17 day of March 1893
Police Justice.

she returned, she missed the aforesaid
property that was hanging on hall
rack. Dependent says that she is
informed by Cornelius J. Sullivan
that said dependant acknowledged
taking said property and informed
her said Sullivan where he
pledged. The same and she
identified said property thereafter

Sworn to before me ✓ Anna Schmieger
this 21 day of Mch 1893

John P. Woodie Police Justice

1173

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Conclus C Sullivan

aged _____ years, occupation _____ of No.

19 Prasad

off

Street, being daly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Anna Schmeigel

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

Sworn to before me, this _____ day
of _____ 1893

31
Conclus C Sullivan

John P. Wood Police Justice.

1174

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas King 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 he see fit to answer the charge and explain the facts alleged against h
that he is at liberty to waive making a statement, and that h waiver cannot be used
against h on the trial.

Question. What is your name?

Answer. Thomas King

Question. How old are you?

Answer. 40 years

Question. Where were you born?

Answer. U.S.

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

Answer. E 34 St 2 weeks

Question. What is your business or profession?

Answer. Laborer

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 having
the tickets representing
said property in my
possession
J. L. King

Taken before me this 21
day of March 1893
John W. ...
Police Justice.

1175

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

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

Dated March 21 1897 John W. [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

283
Police Court---

321
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anna Schmeiger
152 W. 40

[Handwritten signature and notes]
I hereby certify that the above is a true and correct copy of the original as filed in my office.
2. Signed by me
3. *[Signature]*
4. *[Signature]*

Dated *Nov 21* 1913
Veeber Magistrate.

Sullivan & Lang Officer.
19 Precinct.

Witnesses *Officers*
No. _____ Street.

Albrecht Pagenstecher
No. *52 W 40* Street.

No. _____ Street.
\$ *1000* to answer *G S*

Com

45
11

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

1177

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas King

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

Thomas King
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said *Thomas King*,

late of the *21st* Ward of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *March* in the year of our Lord one thousand eight hundred and ninety-*three* in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

two overcoats of the value of
thirty-five dollars each

of the goods, chattels and personal property of one *Albrecht Pagenstecher*

in the dwelling house of the said *Albrecht Pagenstecher*

there situate, then and there being found, from 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.

SECOND COUNT—

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

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

The said *Thomas King*,

late of the *21st* Ward of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *March* in the year of our Lord one thousand eight hundred and ninety-*three*, at the Ward, City and County aforesaid, with force and arms,

two overcoats of the value of thirty-five dollars each

[Large handwritten flourish]

of the goods, chattels and personal property of one *Albrecht Pagenstecher*

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

unlawfully and unjustly did feloniously receive and have; the said

Thomas King

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

DE LANCEY NICOLL,
District Attorney.

1179

BOX:

515

FOLDER:

4696

DESCRIPTION:

Knorrer, John

DATE:

03/08/93



4696

Witnesses:

Counsel,
Filed,
Pleads,

Wm at
15
day of
April
1893

THE PEOPLE

vs.

R

John Knover

Grand Jurors
LAURENCE, 2nd Term
(False Pretenses)
[Section 528, and 53 & 54, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

March 15, 1893. C.M.D.

A TRUE BILL. Found

Wm Keaton

Foreman.

Clary
March 15, 1893
Filed and acquitted

118

Police Court 3 District. Affidavit—Larceny.

City and County }
of New York, } ss: Matthias Jacobs

of No. 532 East 12th Street, aged 29 years,
occupation Walter being duly sworn,

deposes and says, that on the 26th day of February 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the nighttime, the following property, viz:

Fifty dollars lawful money of
the United States

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by John Knorr

(now here) for the reasons that
on said day the defendant came
to deponent and stated that he
had a fifty dollar bill lawful
money of the United States and
exhibited a bill to deponent. Deponent
believing that said bill was
lawful money exchanged it by
giving defendant various bills
of lawful money of the United States
amounting to fifty dollars. Deponent
has since discovered that said bill
is a Confederate bill and has
no value as currency.

Matthias Jacobs

Sworn to before me, this 28th day
of February 1893
Amos M. [Signature]
Police Justice.

(1335)

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Knorrer

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 Knorrer

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Germany

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

Answer.

238 Mycoff Avenue; 7 days

Question. What is your business or profession?

Answer.

Wood carver

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

John Knorrer

Taken before me this

27

day

Alfred J. ...

Police Justice.

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

defendant

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

Dated, *July 28* 1893

[Signature]

Police Justice.

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

Dated, 189

Police Justice.

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

Dated, 189

Police Justice.

24 / 237

Police Court, \$ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mattias Jacobs
vs.
John Knorrer

Prosec.
Maud Jensen

2
3
4

BAILED,

No. 1, by

Residence..... Street.

No. 2, by

Residence..... Street.

No. 3, by

Residence..... Street.

No. 4, by

Residence..... Street.

Dated, Feb 28 1893

Koch Magistrate.

Koch & Mallon Officer.

14 Precinct.

Witnesses officer

No. Street.

George Weidinger
532 E 12th St

No. Street.

Mrs George Weidinger
532 E 12th St

No. Street.

\$ 500 to answer H.S.

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Can
Be ordered

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 Knover

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

John Knover

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

The said *John Knover*,

late of the City of New York, in the County of New York aforesaid, on the *twenty sixth* day of *February*, in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Matthias Jacobs*,

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *his* own use, did then and there feloniously, fraudulently and falsely pretend and represent to *the said Matthias Jacobs*.

That a certain paper writing which he then and there produced and delivered to the said Matthias Jacobs was then and there a good and valid bill of paper money of the United States, and of the value of *fifty dollars*.

By color and by aid of which said false and fraudulent pretenses and representations, the said

John Hoover

did then and there feloniously and fraudulently obtain from the possession of the said

Matthias Jacobs, the sum of fifty dollars in money, lawful money of the United States of America, and of the value of fifty dollars.

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

Matthias Jacobs

with intent to deprive and defraud the said *Matthias Jacobs.*

of the same, and of the use and benefit thereof, and to appropriate the same to *his* own use.

Whereas, in truth and in fact, the said *paper writing* was not then and there a good and valid bill or paper money of the United States, and was not of the value of fifty dollars, but was wholly worthless.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said John Hoover to the said Matthias Jacobs then and there in all respects utterly false and untrue, as he the said John Hoover was and were at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said John Hoover in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Matthias Jacobs, then and there feloniously did STEAL, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

1188

BOX:

515

FOLDER:

4696

DESCRIPTION:

Krauss, Jacob R.

DATE:

03/23/93



4696

Copy of Bill and Exhibits

Witnesses:

James McCallister

*There being no evidence
on which the
prosecution can rely
an account of the
crime of 5 years, and
the impossibility to
establish identity*

*I recommend that
the def. be discharged
on his own recog-
nition*

*9th Day
April 25th 1898*

I concur in above

*James McCallister
Sect. Dist. Atty.*

Counsel,

Filed *23* day of *March* 18*98*

Pleads, *Ignorance of*
THE PEOPLE

vs.

ENTERED
T. J. W.

POOL SELLING.
(Section 851, Penal Code and Chap. 49,
Laws of 1887, §§ 4 and 7.)

DE LANCEY NICOLL,

District Attorney.

Part I. 28th July

A True Bill.

W. W. Keaton

Foreman.

*Part 3, April 25, 1898.
On motion of the D.A.
Disch. on his own recogni-
tion - See endorsement.*

J. J.

1190

Police Court, 1st District.

(1852)

City and County }
of New York, } ss.

of No. 200 1/2 Northern Street, aged 30 years,

occupation. Police Officer being duly sworn, deposes and says,

that on the 13th day of March 1893 at the City of New York, in the County of New York, one Jacob R. Straus

did wilfully and unlawfully keep and maintain a room in premises 237 1/2 3rd Avenue in said City for the purpose of unlawfully rendering bets or wagers upon the result of a trial for contest of speed between horses at Catterberg in the State of New Jersey, and did at said premises on said date at said premises make a bet or wager with deponent and did become the custodian or depositary for hire or reward of money stated or wagered upon such result for the reason following to wit: That on said date deponent went to the said premises and said the defendant then behind a partition, that deponent asked the defendant to take a bet upon Seabright a horse advertised to run at said track which the defendant did for the amount of two dollars giving deponent a ticket for the attached card demanding the sum of ten cents as a commission for transmitting said bet to said track which deponent gave the defendant. That in said premises were black boards on one of which the name of a horse "Seabright" was marked and the odds posted

opposite the name of the said
Morse. 20 to 2.
That applicant then arrested
the defendant.

John McMillan

Sworn to before me this
14th day of March 1893

John Ryan
Justice

1192

1902

POLICE COURT.....DISTRICT.

City and County of New York, ss.

THE PEOPLE
vs.

On Complaint of John Mulholland
For Viola Pool Lane

Jacob R. Krauss

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 March 17 1893

Jacob R. Krauss

Police Justice.

1193

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

Jacob R. Krauss being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to a charge against ~~him~~, that the statement is designed to enable ~~him~~ 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. *Jacob R. Krauss*

Question. How old are you?

Answer. *43 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *253 11th St. Brooklyn*

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*
Jacob R. Krauss

Taken before me this
day of *March* 1882
John J. ...
Police Justice.

1194

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, ss.

An information having been laid before John J. Ryan a Police Justice of the City of New York, charging Jacob R. Strauss Defendant with the offence of Violating the Pool Law

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, Jacob R. Strauss Defendant of No. 259 11 St Brooklyn Clerk and Frederick Rabke of No. 130 Centre Street, by occupation a Liquor

Surety, hereby jointly and severally undertake that the above named Jacob R. Strauss Defendant shall personally appear before the said Justice, at the District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Five Hundred Dollars.

Taken and acknowledged before me, this 14th day of March 1893. Jacob R. Krauss, Frederick Rabke, POLICE JUSTICE.

1195

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this 18th day of March 1881.
Wm. C. [Signature]
District Police Justice

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth Five Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of House and lot

known respectively and situate
at Nos 642 & 644 Hudson
Street in said City of New
York fully a value of One thousand
Dollars
Frederick Rabbe.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 18

Justice.

1196

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of \$200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, March 17 1893 John Ryan Police Justice.

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

Dated, March 17 1893 John Ryan Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Police Court--- District.

3rd 4

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Mulholland
vs
Geo. R. Kraus

Offense
for
...

2.....
3.....
4.....

Dated, *March 14* 189*3*

Ryan Magistrate.
Mulholland Officer.
CO Precinct.

Witnesses *Central Office*

No. Street.

No. Street.

No. Street.

\$ *1000* to answer *...*
Woo Co. Me...
Bailed for trial

BAILED,

No. 1, by *Henry K. Pollock*

Residence *120 Centre St* Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

1198

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James A. Aronson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

James A. Aronson

of the crime of keeping a room for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

James A. Aronson

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *April* in the year of our Lord one thousand eight hundred and ninety *four*, at the Ward, City and County aforesaid, and not upon any grounds or race track, owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously keep a certain room in a certain building there situate, for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; 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

James A. Aronson

of the crime of knowingly permitting a room to be used and occupied for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

James A. Aronson

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the *occurrence* of certain room in a certain building there situate, with force and arms, unlawfully and feloniously did knowingly permit the said room to be used and occupied for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed, and power of endurance of beasts, to wit, horses; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

Jacob R. Brown

of the crime of keeping, exhibiting and employing devices and apparatus for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

Jacob R. Brown

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being the *occurrence* of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein keep, exhibit and employ, divers devices and apparatus (a more particular description whereof is to the Grand Jury aforesaid unknown) for the purpose of recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; 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

Jacob R. Brown

of the crime of becoming the custodian and depository, for hire and reward, of money staked,

wagered and pledged upon the result of trials and contests of speed and power of endurance of horses, committed as follows :

The said *James H. [unclear]*

late of the Ward, City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, at the Ward, City and County aforesaid, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the *owner* of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein then and there become the custodian and depository, for hire and reward, of certain money, to wit: the sum of *2500* dollars in lawful money of the United States of America, which said money was then and there by one *James H. [unclear]*

James H. [unclear] staked, wagered and pledged upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Stearns* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situate at *Shelton* in the County of *Hamilton* in the State of *New York* and commonly called the *Shelton* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the circumstances and manner of, upon, and in which the said money was so staked, wagered and pledged as 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.

Fifth Count, And the Grand Jury aforesaid, by this indictment, further accuse the said *James H. [unclear]*

of the crime of recording and registering a bet and wager, committed as follows :

The said *James H. [unclear]*

late of the Ward, City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, at the Ward, City and County aforesaid, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose

of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one

John Mulholland

and divers other persons to the Grand Jury aforesaid unknown, upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Sea Bright* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Brooklyn* in the County of *Kings* in the State of *New York* and commonly called the *Brooklyn* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, 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.

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

John A. DeLoach

of the CRIME OF POOL SELLING, committed as follows:

The said

John A. DeLoach

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold, to one *John Mulholland* and to divers other persons, to the Grand Jury aforesaid unknown, a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Sea Bright* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid.

said, at a certain place and race track situated at
in the County of *Hudson* in the State of *New York*
and commonly called the *Greenburgh* Race Track,
and which said trial and contest was had, holden and run on the day and in the year aforesaid at
the place and race track aforesaid (a more particular description of which said trial and contest,
and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid
unknown, and cannot now be given), 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.

Seventh Count, And the Grand Jury aforesaid, by this indictment, further accuse the
said *James H. Brown*

of the crime of recording and registering bets and wagers, committed as follows :

The said *James H. Brown*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the Ward, City and County aforesaid, and not upon any grounds or race track owned,
leased, or conducted by any association incorporated under the laws of this State, for the purpose
of improving the breed of horses, where racing was then lawfully had, with force and arms, did
unlawfully and feloniously record and register, and cause to be recorded and registered, divers
bets and wagers, then and there made by and between divers persons to the Grand Jury aforesaid
unknown, upon the result of divers certain trials and contests of speed and power of endurance of
and between divers horses (a more particular description whereof, and of each of them, is to the
Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year
aforesaid, at a certain place and race track situated at *Greenburgh*
in the County of *Hudson* in the State of *New York*
and commonly called the *Greenburgh* Race Track, and which
said trials and contests were had, holden and run on the day and in the year aforesaid, at
the place and race track aforesaid (a more particular description of which said trials and contests
and of the said bets and wagers so as aforesaid then and there made upon the same, 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.

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

Jacob K. Brown

of the crime of pool selling, committed as follows :

The said

Jacob K. Brown

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold to divers persons, to the Grand Jury aforesaid unknown, divers pools upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Bedford* in the County of *Westchester* and commonly called the *Bedford* Race Track, and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests and of the pools upon the same so as aforesaid then and there sold, 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.

DE LANCEY NICOLL,
District Attorney.

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