

0283

BOX:

32

FOLDER:

383

DESCRIPTION:

Paul, Frederick M.

DATE:

11/26/80



383

0284

2057
of Trial,
counsel,
d. 26 day of Nov 1850
McGuirey 27

THE PEOPLE

vs.

Nealy 60

P.

Federick Mc Paul.

County Court - 1850/60

BENJ. K. PHELPS

District Attorney.

True Bill.

McGuirey

May 25/51 Foreman.

Please guilty

Ben McGuirey

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District Attorney's Office.

THE PEOPLE,

vs.

Frederick Paul.

I have talked
with Judge Don-
hue about this
case - He sent it
to office -

I think 1 1/2 yrs
proper sentence.

DGR

0286

"R"

Supreme Court
Euphemia S. Coffin
apt

James L. Bonkstat

Examination of Frederick H. Paul
as security on and taking an appeal
in abm action No. 53 1880. before
Hon. Charles Donohue

Frederick H. Paul being duly
sworn to take - resides at 1075

Sutton Street New York City - I am
an old friend of his - I have been in a

bond for a cigar maker named Elliott

275 Mulberry St. Street in his bond
in the Revenue office in Cortland St.

Bond was for \$500. This was Revenue

Bond for a manufacturer of cigars &

not a court bond. I never have been in

a court bond. I am sure of this. I

own a house in 255 E. 4th. I have owned

it 2 years. Bought it of a man named

Ferdinand Meyman. I own the house

on the lot. Astor owns the lot. This is a

lease hold. I gave 4 lots in East New

York in exchange for it. There is \$1,500

mortgage on this leasehold. The

mortgage was \$2,000 & I paid \$500

up last year. I paid the \$500 in one

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✓
✓
✓
payment. I have 42 lots in East
New York. No mortgages on them -
free & clear. I have owned them 7 years.
This is fields & grass. I got \$6,000
for them & a mortgage of \$3,500
which I paid up. I now live in
98 Allen Street - about 2 years ago.
I have no judgments against me.
I am sure of this. I have no other
property.

I did go on the bond of Anthony
Heilbert in the United States District
Court about 2 years ago. I have
heard nothing of it for 6 months.

I have heard of a man called
Gerald Fitzgibbon. I met him
about 6 months ago. He was
a man named of
Mustaine, an auctioneer. He told
me he settled that case & I heard
nothing more of him. It may be
that that bond was in a suit with
Fitzgibbon. I think that is the name
but I cannot remember.

I have heard of a man named
Edward Dodd. He did not sue
me in the Clarence Court. He did
not get a judgment against me
in the Clarence Court last February.

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I have heard of a man named
John Hesiv. I put in a bond for him
to raise about \$500. He was
arrested & I put in his bail bond.
He is settled.

I have heard of a man named
William Hunter. I put in his
bond. He is settled - He got 3 $\frac{1}{2}$
years.

I have heard of a man named
Charles D. Angelo. He is home now -
I put in his bond. I have heard
nothing more of the bond.

I cannot tell if I put in a
bond for a man named Kellogg.
I cannot tell I have forgotten it -
I never heard of the name of
Kellogg. I know nothing about the
suit of Herr. v. Kellogg. I never
was in the office of Hunt & Hemmell
except in the case of Hunter & I
don't know him at that office.
I am not with any more than
two or three years ago. I have received
nothing for going in this bond.
Mr. Chase a friend of mine asked
me to do it. I do not know any
of the books as did not before I

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went on this bond.

I got about \$854 to mortgage out in
the bank in 4 p. The Bureau bond
I must as is not the same as
that in the United States Court
I must refer me this & Frederick M. Beach
23rd day of November 1880

beaver

the 23rd
Superior Court
has for bonds

Euphonia S. Coffin

per

Jane S. Brown

Indefinite of family
Frederick M. Beach

Command Coffin

45-100 left
6 Pines 100 left

0290

The Clerk of the City and County of New York,

✓ will please search in his office for judgments and decrees, and also

✓ For Transcripts of { Decrees in Chancery or Equity,
Judgments from the late and present Supreme Court,
Judgments from the Superior Court,
Judgments from the Court of Common Pleas,
Judgments from other Courts, }

✓ Also, Transcripts from the Marine and Justice Courts, against the following

✓ *Friedrich M. Paul* } *for one year*
✓ *Friedrich M. Paul* } *last past*

✓ Also, for Surrogate's Decrees, and forfeited recognizances, against the same person for the same periods.

~~Also, for Mechanics Liens affecting property on~~

commencing feet inches of side of
feet inches, from running

~~Also, for Unsafe Building Liens, affecting property above described, since the passage of the Act, against~~

~~Also, for Bonds of Collectors and their sureties, from April 1838 to April 1844, against~~

Also, for Notices of Lis pendens,

“ Certificates of Sheriff's and Marshal's Sales,
“ Insolvent Assignment,
“ General Assignment,
“ Foreclosures by Advertisement,
“ Appointment of Receivers,
“ Appointment of Trustees of Absconding, Concealed, Non-Resident or Imprisoned Debtors,
“ Exemption under Homestead Act,

Against the Persons following for the following periods respectively:

And continue for Sheriff's Certificates to a period TEN YEARS subsequent to such last-named periods respectively.

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5th Ind. Dist. }
 1880 Feby. 6 } Frederick M Paul ads
 Gerald Fitzgibbon.
 \$76.04 L. Ausbacher Atty

Marine }
 " " 12 } Frederick M Paul ads Edward Dodd.
 366.62 Foster Wentworth & Foster

Wm. Seas }
 " Apr 1 } Frederick M Paul & John Ciser ads
 The People of the State of New York
 Surety 500.00
 Principal 500.00 Ben. K Phelps

Do }
 " " 5 } Frederick M Paul & William Hunter
 ads The Same
 Surety 1000.00
 Principal 1000.00 Same

By }
 " July 22 } Frederick M Paul & Charles
 Dr. Angelo ads The Same
 Surety 1000.00
 Principal 1000.00 Same

Co Charles search
 for
 Edward Coffin
 after
 Paul

Nothing found Nov. 23rd 1880 Jan
 fee 40^c

Wm A Butler
 Clerk

0292

City and County } ss.
of New York.

The jurors of the People of the State of New York in and for the body of the City and County of New York upon their oath, present:

That at the City of New York, in the County of New York aforesaid on the twentieth day of October in the year of our Lord one thousand eight hundred and eighty and theretofore there was a certain suit, cause, and action depending in the Supreme Court of the State of New York a Court then and there having jurisdiction, ^{thereof} in which one Euphemia C. Coffin was the plaintiff and Jane F. Brooks, George F. Brooks and George W. Brooks were defendants and in which said suit, cause and action, a judgment for the sum of Five thousand five hundred and thirty seven dollars and eighty five cents were duly and regularly recovered and obtained by the said Euphemia C. Coffin as such plaintiff as aforesaid against the said Jane F. Brooks, George F. Brooks and George W. Brooks as such defendants as aforesaid on the said eighteenth day of October in the year of our Lord one thousand

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eight hundred and eighty and that the said Jane L. Brooks, George F. Brooks and George W. Brooks thereafter duly and regularly appealed from said judgment to the General Term of the Supreme Court and to stay and arrest the proceedings of the said Edphemia S. Coffin as such plaintiff against the said Jane L. Brooks, George F. Brooks and George W. Brooks as such defendants as aforesaid on and upon said judgment duly and regularly as such appellants delivered and filed a bond and undertaking which was duly and regularly executed and delivered by one Harvey Dayton and one Frederick M. Paul as sureties of the said defendants and appellants in said suit, cause and action as required by the Statute in such case made and provided reciting in substance and effect the recovery by the said plaintiff of the said judgment against the said defendants and the intention of the said defendants to appeal from such judgment and providing in substance and effect that the said Harvey Dayton and Frederick M. Paul would and should jointly and severally undertake that the said Jane L. Brooks, George F. Brooks

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and George W. Brooks as such appellants as aforesaid would and should pay all costs and damages which might be awarded against them on said appeal not exceeding Five hundred dollars and that if the said judgment so appealed from as aforesaid or any part thereof should be affirmed on the appeal be dismissed the said Jane B. Brooks, George F. Brooks and George W. Brooks as such appellants as aforesaid would pay the sum directed to be paid by the said judgment or the part thereof as to which judgment shall be affirmed and a copy of which bond and undertaking was duly and regularly served upon Edmund Coffin Jr. who was then and ~~there~~ attorney of said plaintiff in said suit cause and action by the said defendants and Benjamin F. Mudgett who was then and there the attorney in said suit, cause and action of said defendants.

And the jurors aforesaid upon their oath aforesaid do further present:

That said undertaking and the sufficiency and ability of the said Harvey Dayton and Frederick M. Paul and of each of them to be and become such sureties as aforesaid were duly and

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regularly excepted to by the said plaintiff
and her said attorney in due form of law
and thereafter notice of the justification of
the said Harvey Dayton and Frederick
Mc. Paul as sureties as aforesaid to be had
before one of the Judge and Justice of the said
Supreme Court holding the chambers thereof
at the City and County of New York
on the twenty-third day of November
in the year of our Lord one thousand
eight hundred and eighty was duly and
regularly given by the said Jane F. Brooks
George F. Brooks and George H. Brooks as
such appellants as aforesaid by Benjamin
F. Mudgett their attorney as aforesaid to
the said plaintiff and her said attorney
that on the said twenty-third day of
November in the year of our Lord one
thousand eight hundred and eighty the
said Frederick Mc. Paul came and
attended in his proper person in pursuance
of said note of justification before the
Honorable Charles Donohue who was then
and there a judge and justice of the said
Supreme Court and was as such judge
and justice then and there presiding
at the said Chambers of the said Supreme
Court in the said City and County of

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New York, to justify and qualify and be examined as to the sufficiency and ability of him the said Frederick M. Paul to be and become such surety as aforesaid and he the said Frederick M. Paul was then and there in due form of law sworn by and did take his corporal oath before the Honorable Charles Donohue as such judge and justice as aforesaid touching his qualification and ability to be and become such surety as aforesaid (he. the said Charles Donohue as such judge and justice then and there having sufficient and competent power and authority to administer the said oath to him the said Frederick M. Paul in that behalf.

And the jurors aforesaid upon their oath aforesaid do further present.

That the said Frederick M. Paul being so before the said the Honorable Charles Donohue as such judge and justice as aforesaid and being then and there so duly sworn as aforesaid by and before the said the Honorable Charles Donohue as such judge and justice as aforesaid, it then and there became material that the said the Honorable Charles Donohue as such judge and

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justice should know and be informed whether he the said Frederick M. Paul had then and there executed, any bond which was then and there undischarged and unsatisfied other than the said bond and undertaking executed in the aforesaid suit cause and action,

Whether he the said Frederick M. Paul had ever executed any bond in any matter or proceeding had in any Court other than the aforesaid bond and undertaking given in the suit, cause, and action aforesaid.

Whether there were then and there any judgment in any Court existing against him the said Frederick M. Paul.

And the jurors aforesaid upon their oath aforesaid do further present that he the said Frederick M. Paul being so duly sworn as aforesaid upon his oath aforesaid at the said City of New York in the County of New York aforesaid on the said twenty third day of October in the year of our Lord one thousand eight hundred and eighty, did falsely, wickedly, wilfully, feloniously and corruptly say, swear, make oath, testify and depose among other things in

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substanted and to the effect following that is to say: I am on no other bonds (that he the said Frederick M. Paul had not then and there executed any bond which was then and there undischarged and unsatisfied other than the said bond and undertaking executed in the aforesaid suit, cause and action meaning thereby) I have never been on a Court bond (that he the said Frederick M. Paul had never executed any bond in any matter or proceeding had in any Court of Justice other than the aforesaid bond and undertaking given in the said cause, suit and action meaning thereby)

I have no judgments against me (that there is no judgment in any Court against him the said Frederick M. Paul meaning thereby.)

Whereas in truth and in fact he the said Frederick M. Paul had then and there executed divers bonds which were then ^{and there} wholly undischarged and unsatisfied other than the said bond and undertaking executed in the aforesaid suit cause and action as he the said Frederick M. Paul then and there well knew, namely:— a bond and recognizance bearing ^{date} the twenty fourth day of December

0299

in the year of our Lord one thousand eight hundred and seventy nine and executed by him the said Frederick M. Paul and one Charles Volk before Patrick G. Duffy a police justice and magistrate of the City and County of New York in the sum of Eight hundred dollars conditioned for the appearance of the said Charles Volk to answer any indictment that may be preferred against him in the Court of General Sessions of the Peace held in and for the City and County of New York for the offence and charge of burglary: a bond and recognizance bearing date the twenty-ninth day of January in the year of our Lord one thousand eight hundred and eighty and executed by the said Frederick M. Paul and John Meyer before Henry Murray a Police Justice and Magistrate of the said City and County of New York for the sum of Five hundred dollars conditioned for the appearance of the said John Meyer to answer any indictment that may be preferred against him the said John Meyer at the said Court of General Sessions of the Peace for the charge and offence of the larceny of fifteen dollars a bond and recognizance for two thousand dollars

W.
on

0300

bearing date the twenty fifth day of July
in the year of our Lord one thousand Eight
Hundred and seventy nine executed by the
said Frederick M. Paul and Frederick Lopez
before Joseph Potter a Justice of the Supreme
Court of the State of New York conditioned
for the appearance of the said Frederick Lopez
to answer any indictment that might be
preferred ^{against} the said Frederick Lopez in the
said Court of General Sessions for the charge
and offence of larceny a bond and recogni-
zance bearing date the fifth day of
November in the year of our Lord one
thousand eight hundred and seventy nine
executed by him the said Frederick M.
Paul and one William Meahoney before
Charles Donohue a Justice of the
Supreme Court of the State of New York
in the sum of five hundred dollars
conditioned for the appearance of the said
William Meahoney in the said Court of
General Sessions of the Peace and for the
said William Meahoney's abiding and
obeying every order and judgment which
the said Court of General Session of the
Peace should make.

And whereas in truth and in fact
he the said Frederick M. Paul had

executed divers bonds in divers matters
 and proceedings in divers courts other
 than the aforesaid bond and undertaking
 given in the suit, cause, and action
 aforesaid, as he the said Frederick M.
 Paul then and there well knew, namely: -
 a bond and recognizance bearing date
 the twenty fourth day of December in the
 year of our Lord one thousand eight hundred
 and seventy nine and executed by him the
 said Frederick M. Paul and one Charles
 Volk before Patrick G. Duffy a police
 justice and magistrate of the City and
 County of New York in the sum of Eight
 hundred dollars, conditioned for the appearance
 of the said Charles Volk to answer any
 indictment that may be preferred against
 him in the Court of General Sessions of the
 Peace in and for the City and County of New
 York for the offence and charge of Begamy: -
 a bond and recognizance bearing date
 the twenty ninth day of January in the
 year of our Lord one thousand eight
 hundred and eighty and executed by the
 said Frederick M. Paul and John Meyer
 before Henry Murray a Police
 Justice and Magistrate of the said
 City and County of New York for the

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sum of Five hundred dollars conditioned
for the appearance of the said John
Cheyer to answer any indictment
that may be preferred against him
the said John Cheyer at the said Court
of General Sessions of the Peace for the
charge and offence of the larceny of
fifteen dollars a bond and recognizance
for two thousand dollars bearing
date the twenty fifth day of July in
the year of our Lord one thousand eight
hundred and seventy nine executed by
the said Frederick M. Paul and Frederick
Ropez before Joseph Potter a Justice
of the Supreme Court of the State of
New York conditioned for the ap-
pearance of the said Frederick Ropez
to answer any indictment that might be
preferred ^{against} the said Frederick Ropez in
the said Court of General Sessions for
the charge and offence of larceny a
bond and recognizance bearing date
the fifth day of November in the year
of our Lord one thousand eight hundred
and seventy nine executed by him
the said Frederick M. Paul and one
William Mahoney before Charles
Donohue a Justice of the Supreme Court

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of the State of New York in the sum of Five hundred dollars conditioned for the appearance of the said William Mahoney in the said Court of General Sessions of the Peace and for the said William Mahoney's abiding and obeying every order and judgment which the said Court of General Sessions of the Peace should make.

And whereas in truth and in fact there were divers judgments then and there existing against him, the said Frederick M. Paul as to the said Frederick M. Paul then and there well known, namely: a judgment for ninety-six dollars and four cents recovered on the sixth day of February in the year of our Lord one thousand eight hundred and eighty in the District Court for the Fifth Judicial District in the City and County of New York in favor of one Gerard Fitzgibbon against him the said Frederick M. Paul a judgment for three hundred and thirty-six ^{dollars} and sixty two cents recovered on the sixth day of February in the year of our Lord one thousand eight hundred and eighty in the Marine Court of the City of New York in favor of one Edward Dodd against him the said

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Frederick M. Paul :- a judgment for five hundred dollars recovered on the first day of April in the year of our Lord one thousand eight hundred and eighty in the Court of Common Pleas in and for the City and County of New York in favor of the People of the State of New York against him the said Frederick M. Paul and one John Hiser on a forfeited recognizance of him the said Frederick M. Paul and said John Hiser :- a judgment for one thousand dollars recovered on the fifth day of April in the year of our Lord one thousand eight hundred and eighty in the said Court of Common Pleas in favor of the said The People of the State of New York against him the said Frederick M. Paul and one William Hunter on a forfeited recognizance of them the said Frederick M. Paul and William Hunter; each and all of which judgments were then and there in full force, effect and virtue and unpaid, undischarged and unsatisfied.

And so the jurors aforesaid upon their oath aforesaid do further say that the said Frederick M. Paul upon the

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twenty third day of November in the year
of our Lord one thousand eight hundred
and seventy nine at the City and County
aforesaid before the Honorable Charles Donohue
as such Judge and Justice as aforesaid.
(he the said Charles Donohue having then
and there full, competent and lawful power
and authority to administer the said
oath to him the said Frederick M. Paul)
of his own act and accord feloniously,
wilfully, wickedly, maliciously and
corruptly did commit willful and corrupt
perjury 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.

Benjamin K. Phelps
District Attorney.

0306

BOX:

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FOLDER:

383

DESCRIPTION:

Pieper, William

DATE:

02/10/81



383

0307

0
Roll
D. M.
W. S.

Day of Trial
Counsel
Filed 10 day of Feb'y 1887.
Pleads
for Entry (16)

THE PEOPLE
vs.
B.
William Dwyer
F.

Selling Lottery Policies.

DANIEL G. ROLLINS,
District Attorney.

A True Bill
Jury
Feb'y 24. 1887
In pleas

0308

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question.—What is your name?

Answer.—

William Pieper

Question.—How old are you?

Answer.—

26 years

Question.—Where were you born?

Answer.—

N.Y. City—

Question.—Where do you live?

Answer.—

144 East 4 Street

Question.—What is your occupation?

Answer.—

Book Keeper

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

Answer.—

I am not guilty—

William Pieper

Taken before me, this

27th day of February 1897

Police Justice.

0309

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

George E. Oram
of No. 137 Laurens St. Brooklyn Street,
being duly sworn deposes and says, that on the 28 day of
January 1881 at No. 231 East 14th
Street, in the City and County of New York,

William Pieper
did unlawfully and feloniously sell and vend to Deponent
for the sum of five cents
a certain paper and document, the same being what is commonly known as,
and is called a Lottery Policy, and which said Lottery Policy, writing, paper,
and document is as follows, that is to say: Both Jan'y 28/81
16.32.64 4/- 5 (5-)

Wherefore deponent prays that the said William Pieper
may be dealt with according to law.

Sworn to before me, this 29
day of January 1881

George E. Oram
Solomon Smith Police Justice.

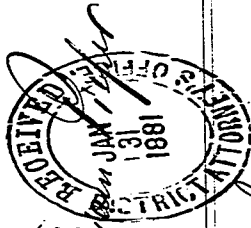
0310

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

87

Geo E Crum
137 Conglass St Bk



Dated Jan 29 1881

Police Justice.

Charles F. Johnson
1 East 2nd
Officer.

Witness:

\$500 to answer.

Bailed by James Johnson

Residence
144 1/2
Seward Street.

0311

Bought at 231. E. 4th St
on Jan 25, 1881 at 11:15
A.M. Paid 50¢

G. E. D.

03 12

Box 1 M. January 28/81
16 32 64 128

④

0313

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

William Pieper

late of the *seventeenth* Ward, in the City and County aforesaid,
on the *twenty-eighth* day of *January* in the year of our
Lord one thousand eight hundred and eighty—*one* at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

a certain paper, instrument, and writing, commonly called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say:

Both in January 28/81

16 32 64 9/5
⑤

(a more particular description of which said instrument and writing so commonly
called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given)

03 14

SECOND COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present:

That the said *William Pieper*
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, and on divers other days and times between that day, and the day of the taking of
this inquisition, was and yet is a common gambler: and that he the said

William Pieper
on the day and in the year aforesaid, and on said other days and times between that day and
the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force
and arms, at and in a certain room in a certain building, known as number

Two hundred and thirty-one East Fourth Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell,
barter, furnish and supply to divers persons, (whose names are to the jurors aforesaid
unknown and cannot now be given), and did procure, and caused to be procured, for the said
divers persons, (whose names are to the jurors aforesaid unknown), certain instruments and
writings, commonly known as and called lottery policies (a more particular description of which
is to the jurors aforesaid unknown and cannot now be given).

THIRD COUNT—

And the Jurors aforesaid, upon their oath aforesaid, do further present:

That the said *William Pieper*
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on
divers other days, was and yet is a common gambler:

And that he the said

William Pieper
afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid,
with force and arms, at and in a certain room in a certain building, known as number

Two hundred and thirty one East Fourth Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell,
barter, furnish and supply to one

George E. Oram
and did procure and cause to be procured for the said

George E. Oram
a certain instrument and writing, commonly known as and called a lottery policy, which said
instrument and writing commonly called a lottery policy, is as follows, that is to say:

*Both in January 28/81
16 32 64 9/5*

⑤

(a more particular description of which said instrument and writing so commonly called a
lottery policy, is to the jurors aforesaid unknown, and cannot now be given).

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FOURTH COUNT—

And the Jurors aforesaid, upon their oath aforesaid, do further present :

That the said *William Pieper*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, and on divers other days and times between that day and the day of the taking of
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and
unlawfully did keep a certain room in a certain building known as number

Two hundred and thirty-one East Fourth Street
in said Ward, City and County, to be used and occupied for gambling, and did knowingly per-
mit the said room to be used and occupied for gambling.

FIFTH COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present :

That the said *William Pieper*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, and on divers other days and times between that day and the day of the taking of
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and
unlawfully did keep a certain room in a certain building, known as number

Two hundred and thirty-one East Fourth Street
in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit
the said room to be used and occupied for gambling, to wit: for selling and vending and disposing
of certain instruments and writings, commonly known as and called lottery policies, (a more
particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

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

DANIEL G. ROLLINS,
District Attorney.

03 16

BOX:

32

FOLDER:

383

DESCRIPTION:

Pierce, Christopher Columbus

DATE:

02/28/81



383

0317

Counsel
Filed *S. J. [Signature]* day of *July* 1881.
Pleads

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

Charles Alexander Pope
(2 Cases)

David S. Rellum
DAVID S. RELLUM,
District Attorney.

A True Bill.

Wm. H. [Signature]

Foreman.

Part Two. March 1-1881

Placed G. L.

S. J. Thompson & Co.

03 18

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Christopher Columbus Pierce.

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

*Three pantaloons of the value of eight
dollars each*

*Three coats of the value of fifteen
dollars each*

of the goods, chattels, and personal property of one

Charles C. Parmelee

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

03 19

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Christopher Columbus Pierce

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,

*Three paulatrons of the value of eight
dollars each
Three coats of the value of thirteen
dollars each*

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

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

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

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

Daniel B. Rollins
BENJ. K. PHELPS, District Attorney.

0320

Counsel
Filed day of July 1886
Pleads

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

2

Christopher Columbus Lopez
(ccr)

David S. Williams
DIST. ATTORNEY

District Attorney.

A TRUE BILL.

Wm. J. O'Connell

Foreman.

Wm. J. O'Connell
Jury - March 1-1887

Subscribed to another
Indictment.

0321

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

FORM 89½

SS.

POLICE COURT—SECOND DISTRICT.

Charles C Parmelee

of No. 23 E 14th

and says, that ^{or about} on the

30th

day of ~~February~~ January 1881at the City of New York, in the County of New York, was feloniously taken, stolen and carried away, from the possession of deponent, from the above premisesthe following property, to wit: One dress coat of the value of fifty dollars, one business coat of the value of twenty dollars, allof the value of Seventy Dollars,
the property of this deponent.

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Christopher Columbus Pierce, (now not here) for the reason that deponent missed the above mentioned articles on or about the day aforesaid, that deponent is informed by officer Schmittberger of the 29th Precinct Police, that he arrested the accused and that he found upon his person a number of pawn tickets; that the said Christopher Columbus Pierce acknowledged and confessed to deponent that he had taken and stolen the aforesaid property, and had pawned the same with a pawnbroker in 6th Avenue.

Charles C Parmelee
State and County of New York S. S.
Officer Alon Schmittberger of the 29th Precinct Police
being duly sworn deposes and says that he arrested Christopher

over

Sworn before me, this

21st

day

of

January

1881

at

New York

Police Justice

0322

Columbus Pierce (Colored), on the 20th inst. that he acknowledged and inferred to depose that the pawn tickets (here shown), found in his possession represented a part of the property herein above mentioned. And which said property he had taken and stolen from Charles C. Parmelee the complainant, and that he the said Christopher Columbus Pierce had pawned the said property with pawnbrokers D. Silbstein of no 10, 6th Avenue and M. Gluckman of no 197 Spring Street.

Sworn to before me this

21st February 1881

John W. Linn
Police Justice

Wm J. Schmittberger

0323

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK } ss.

Christopher Columbus Pierce (Colored) being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Christopher Columbus Pierce*

QUESTION.—How old are you?

ANSWER.—*Thirty eight*

QUESTION.—Where were you born?

ANSWER.—*Richmond, Virginia*

QUESTION.—Where do you live?

ANSWER.—*154 Thompson st*

QUESTION.—What is your occupation?

ANSWER.—*Laborer*

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

ANSWER.—*I have nothing to say.*

C. C. Pierce

Taken before me this

21st day of *February* 188*9*

Police Justice.

0324

Form 864

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Chas. C. Partridge

vs. 14 St.

Christopher Charles Lee (Gentry)

Attorney—Larceny.

DATED

February 21 1891

Maumee MAGISTRATE.

Schmitt OFFICER.

WITNESSES:

Schmitt
of the Maumee Police



Do TO ANS.

G. J. Conrad

PAID BY

NO. STREET.

Arred

0325

STATE OF NEW YORK, FORM 89½
CITY AND COUNTY OF NEW YORK, SS. POLICE COURT—SECOND DISTRICT.

of No. 23 E 14th Street, being duly sworn, deposes
and says, that on the 16th day of December 1880
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, to wit: three pairs of pants of the value of
about five dollars. three coats of the value of
fifty dollars, &c

of the value of seventy five Dollars,
the property of this deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by Christopher Columbus Price
Colored. (now here) for the reason that
deponent seized the aforementioned property
on about the 30th day of January 1881.
Deponent is informed by officer Max Schmittberger
of the 4th Precinct Police that he arrested
the said Christopher Columbus Price on the
20th inst. having in his possession a number
of pawn tickets and that he acknowledged
and confessed to said officer that he had
taken and stolen the aforementioned articles. Deponent
identifies the property here shown as his
property.

Chas C Parmelee

Sworn to before me, this 21st day of February 1881

John A. McNamee Justice

0326

State of New York }
 City and County of New York } ss. Max Schmittberger
 of No 29 the Precinct Police being duly sworn
 deposes and says that he arrested Christopher
 Columbus Pierce Colon on the 20th inst that
 he found in his possession a number of pawn
 tickets which he the said Christopher acknowl-
 edged and confessed he had received in exchange
 for the clothing here shown which he the said
 Christopher had taken and stolen from Charles
 Carmelee the complainant. and that he the
 said Christopher had pawned said articles
 down to before me
 Wey 21st day February 1881 Max F. Schmittberger
 John J. Cannon
 Police Justice

0327

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. } ss.

Christopher Columbus Pierce being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Christopher*

QUESTION.—How old are you?

ANSWER.—*Thirty eight*

QUESTION.—Where were you born?

ANSWER.—*Richmond VA*

QUESTION.—Where do you live?

ANSWER.—*134 Thompson St*

QUESTION.—What is your occupation?

ANSWER.—*Laborer*

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

ANSWER.—*I have nothing to say*

O. C. River

Taken before me, this

day of *July*

1887

John W. McNamee
Police Justice.

0328

Form 601
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Affidavit—Larceny.

Charles C. Arnold
23 East 14th St
Chas. C. Arnold

DATED *May 21* 188*7*

Thomson MAGISTRATE.

Schuttberg OFFICER.

29



WITNESS:
G. P. Conrad

BAILED BY

NO. STREET.

Deborah Verba

0329

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Christopher Columbus Pierce

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

*Two coats of the value of thirty
five dollars each*

of the goods, chattels, and personal property of one

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

0330

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Christopher Columbus Pierce

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

*Two coats of the value of thirty
five dollars each*

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

Charles C. Parmelee

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

Charles C. Parmelee

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

Christopher Columbus Pierce

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

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

0331

BOX:

32

FOLDER:

383

DESCRIPTION:

Primrose, James

DATE:

02/28/81



383

0332

BOX:

32

FOLDER:

383

DESCRIPTION:

Rankin, James W.

DATE:

02/28/81



383

Francis Shepard;

0334

Form 112.

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

Police Court—First District.

of No. 375 Broadway Street, being duly sworn, deposes
and says that on the 16 day of February 1887
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: nine dozen silk mufflers
and handkerchiefs in all.

of the value of One hundred and fifty Dollars,
the property of John W. Biddle and in de
ponent's charge

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 Penrose
& James W. Biddle non-present.

That on the afternoon of said day
the defendants in company entered
the store in the aforesaid premises
under pretence of speaking to men
engaged in cleaning the marble
front of said building. That shortly
after they left deponent missed
said property. That when arrested
said Penrose had one of said hand
kerchiefs in his hand trying to conceal
it in a sofa of his room.

A. Douglas

Sworn to, before me, the

day

1887

Police Justice.

0335

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY
OF NEW YORK } ss.

James W. Rankin being duly examined before the undersigned,
according to law on the annexed charge, and being informed that he was at liberty
to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

James W. Rankin

Question. How old are you?

Answer.

Thirty eight years.

Question. Where were you born?

Answer.

In New Brunswick, Nova Scotia

Question. Where do you live?

Answer.

185 Reice St.

Question. What is your occupation?

Answer.

I work at marble cleaning.

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

Answer.

*I am not guilty.
James W. Rankin*

Taken before me, this

17th

day of

1881

Police Justice.

0336

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

James Pinrose being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

I am not guilty. The handkerchief found with me picked up on the stairs of 375 Broadway as I was leaving the building.

James Pinrose

Taken before me, this

day of

1887

Police Justice.

0337

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Police Court—First District.

No. 184

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Richard D. May
375 Broadway

James McInnes

James McInnes



Dated *17 Feb 1881*

Magistrate.

Officer.

Clerk.

Witness

James Moore
375 Broadway

\$ *1500* to answer

at Sessions

Received at Dist. Atty's office

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0338

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

*James Primrose and James W.
Rankin each*

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

*One hundred mufflers of the value of
one dollar and fifty cents each*

*One hundred handkerchiefs of the
value of one dollar and fifty cents
each*

of the goods, chattels, and personal property of one

Douglas

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

Archieball B.

then and

0339

And the Jurors aforesaid, upon their oath aforesaid, do further present.

That the said

James Grimrose and James
W. Rankin each

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 hundred mufflers of the value
of one dollar and fifty cents each
One hundred handkerchiefs of the
value of one dollar and fifty cents
each

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

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

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

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

Daniel B. Collins
BENJ. K. PHELPS, District Attorney.