

0666

**BOX:**

30

**FOLDER:**

365

**DESCRIPTION:**

Wall, Louis

**DATE:**

01/14/81



365

0667

CALIFORNIA

13.11.  
Mar 18/81.

Day of Trial,

Counsel, *J. P. Deary*

Filed, 14 day of 1881

Pleas

*17*

THE PEOPLE

*F. Deary*

vs.

*B*

*Louis Wall*

*224 Grand St*

*Selling Shares for*

*Louis S. Deary*

*Attorney*

*Attorney*

A TRUE BILL.

*Foreman*

Foreman.

*T. Deary*

0668

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK } ss.

Louis Wall 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. Louis Wall

Question. How old are you?  
 Answer. 25 Years

Question. Where were you born?  
 Answer. Boston Mass

Question. Where do you live?  
 Answer. 234 Broome St

Question. What is your occupation?  
 Answer. clerk

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?  
 Answer. I am not guilty

Louis Wall

Taken before me, this

W. M. M.

5 day of

Samuel

December 1880

POLICE JUSTICE.

0669

1881/11  
- 22-40925  
A.B.

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

ANTHONY COMSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that ~~Anthony Comstock~~ John Doe otherwise known as Henry Bryan, alias Henry Pincus alias Louis Wall, did, on or about the 17<sup>th</sup> day of November, 1880, at number 224 Grand st.

\_\_\_\_\_ 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 further, that the said John Doe, otherwise known as Henry Bryan alias Henry Pincus, alias Louis Wall - has in his possession, within and upon certain premises, occupied by him and situated and known as number two hundred and twenty four Grand street, in the City 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.

Subscribed and sworn to before me,  
this 14 day of December 1880

*[Signature]*  
Police Justice

*Anthony Comstock*

City County and State of New York, ss

John H. Van Bort of 150 Nassau street, being duly sworn deposes and says, that on the 17<sup>th</sup> day of November, 1880, he purchased the annexed Policy slip, or lottery policy of the said ~~John Doe~~ otherwise known as Henry Bryan, alias Henry Pincus, alias Louis Wall, said John Doe, aforesaid, and knows the contents in the said affidavit to be true of his own knowledge.

*John H. Van Bort*

Subscribed and sworn to before me,  
this 14<sup>th</sup> day of December 1880

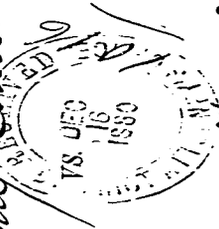
*[Signature]*  
Police Justice

0670

W 2075  
POLICE COURT — DISTRICT.

THE PEOPLE, ETC.,  
ON THE COMPLAINT OF

Anthony Caputo



Louis Bell

Dated December 4 1880  
Murray Magistrate.

Clerk  
Skill  
Court by

WITNESSES:

Paired, \$ 500  
to answer  
By Josephine Fran  
General Sessions  
J. S. Fran

0671

DAVID PHILLIPS, M. D.  
Office, 203 W. 14th St., New York.  
HOURS, 8 to 11 A. M. 6 to 8 P. M.

Judge Eldersleeve,

Dear Sir -

Mr Wall is suffering from  
an attack of gastritis  
which confines him to  
his bed and as I have  
ordered him not to get  
up. He has asked me  
to write to you to excuse  
his non attendance to-  
day

Yours Respt

David Phillips

0672

**STRICTLY PURE DRUGS.**  
**FREDERICKS & HIGGINS' PHARMACY,**  
*S. W. Cor. 14th St. & 7th Ave., N. Y.*  
J. FREDERICKS formerly with DeLac & Co.

0673

New York Jan. 25<sup>th</sup> 1887

Mr Wall of 127 West Houston St,  
is at present, under my professional care,  
suffering from a violent cephalalgia, and  
I think it advisable for him to remain  
in his room for a few days,

He certainly is not in a condition  
to attend to business of any kind at  
the present time

Respectfully

David N. Agew M.D.,  
363 Broome St  
City

0674

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

*Louis Wall*

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

*John H. Van Pelt*

and did procure and cause to be procured for the said

*John H. Van Pelt*

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:

*B Ex 17/11*

*2. 22 - 40 8 25*

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.

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:

0675

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

That the said Louis Wall

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, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number

two hundred and twenty four  
Grand 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.

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

That the said Louis Wall

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

Louis Wall

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 twenty four Grand  
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).

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

That the said Louis Wall

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:

0676

And that he the said Louis Wall

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 twenty four Grand  
Street

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

and did procure and cause to be procured for the said John H. Van Pelt

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:

B. Ex 17/11

2. 22. 40 S. 25

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 S. Rollins

District Attorney.

0677

**BOX:**

30

**FOLDER:**

365

**DESCRIPTION:**

Wallace, John J.

**DATE:**

01/10/81



365

0678

*J. O. Martin*  
Filed *10* day of *January* 187*1*  
Plends *Not Guilty* II.

Assault and Battery.

THE PEOPLE

vs.

*I*

*John J. Wallace*

*Samuel G. Collins*  
*BENJ. K. PHIPPS*

*Acshy* District Attorney.

A True Bill.

*Francis*

Foreman.

*James M. [unclear]*  
*Head Jury*  
*Am. 30 days.*

0679

Form 11.  
Police Court—First District, Halls of Justice.

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

of No. 31 East ~~10th~~ Street Mary E Draddy Street.

on 23 the Dec being duly sworn, deposes and says, that day of Dec in the year 1889 at the City of New York, in the County of New York,

she was violently ASSAULTED and BEATEN by

John J Wallace  
that said Wallace struck and beat deponent upon the face and body with a cane or stick which he held then and then in his hand without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer the above assault, &c., and be dealt with according to law.

Sworn to before me, this

day of

188

31 Dec Mary Emma Draddy

Wm Murray POLICE JUSTICE.

0680

Form 11.

Police Court, Halls of Justice.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Mary B. Reddy*  
*John J. Wallace*

AFFIDAVIT - A. & B.

Dated *Dec 8 1880*

*Murray* Justice.

Officer.

Witness

\$ *5.00* to Ans. *Conrad* Sess.

Bailed by

No. *11*

0681

Wersday January 12<sup>th</sup>

Dear Peter dont think  
that I will do any thing  
Against you. But I hope it  
will leasen you a lesson.  
Now you can see your friends  
the Striner Put all ~~the~~ this trouble  
Bettes us. you would not take  
my Advice. it is not in my  
heart to againt you.  
For I think you have suffered  
Enough. I hope you will do good  
When you get out. and be  
advised by your friends and  
not by lofers. I told you that  
the Coma would send you  
to Prison yet. So give up  
this life and do Bettes for  
if you dont here I can go  
to home for my Brother is  
at after all the time. ~~XXXX~~

0682

The Kelly is calling for you  
all the time he can ~~get~~ day  
get up make the fire Mollie  
I send you in your pants and your  
tooth brush and your socks  
If I could go to see you I would  
do not think that I have any  
one else. But you and my  
home I saw Sammie and he  
told me that you look good  
your sisters picture is in  
Sammies house and the hair  
and the letters in case that  
any thing would happen to me  
I hope that you will cheer up  
and try and be happy.

Please to write to me ~~with~~ kisses

Rosey was asking for you and  
so was Maggie and Jimmy my  
brother.

The Rose is Red the  
+ Vilets Blue honey  
is sweet and so are you

~~From~~

From your affectionate  
friend  
Mollie

0683

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

*John J. Wallace*

late of the First Ward of the City of New York, in the County of New York, afore-  
said, on the *Twentythird* day of *December* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County  
aforesaid, in and upon the body of *Mary E. Braddy*  
in the peace of the said people then and there being, with force and arms unlawfully  
did make an assault and *her* the said *Mary E. Braddy*  
did then and there unlawfully beat, wound and ill-treat, to the great damage of the  
said *Mary E. Braddy* and against the peace of the  
People of the State of New York, and their dignity.

*Daniel G. Rollins*  
~~BENJ. K. PHELPS~~, District Attorney.

0684

BOX:

30

FOLDER:

365

DESCRIPTION:

Walsh, Thomas

DATE:

01/05/81



365

0685

Day of Trial, *John Stearns.*  
Counsel, *John Stearns.*  
Filed  day of *Jan* 1887  
Pleas *not guilty*

THE PEOPLE

vs.

*24*  
*HP 1726*  
*steakhouse.*

*Amos Wash*

*Has sum 18 mo 1*

*Aug*

*Wm. S. Stearns*  
*Attorney*

*District Attorney.*

*Print No: Aug 11. 1887*  
*Filed at Burg. S.*  
A True Bill.

*Amos Wash*

*Foreman.*

*J. P. one of law.*  
*CP*

BURGLARY-THIRD DEGREE.  
NOTHING STOLEN.

0686

Police Court—Second District.

City and County } ss:  
of New York.

George M. Aronson  
of No. 311 - 8 Avenue Street, being duly sworn,  
deposes and says that the premises No. 302 West 25th St  
Street, 16 Ward, in the City and County aforesaid, the said being a Shop  
and which was occupied by deponent as a Barber's Shop.

were **BURGLARIOUSLY** at-  
tempted to be entered by means of breaking a pane of glass  
in the show window of said  
shop.

on the night of the 22 day of December 18 80

and the following property feloniously taken, stolen, and carried away, viz:  
with intent to steal eight  
stuffed birds of the value nine  
dollars.

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 Thomas Walsh, now present.

for the reasons following, to wit: That deponent found  
said glass broken and was in-  
formed by the Officer that he  
arrested said Walsh, standing  
against the show window.

George Michael Aronson

*George M. Aronson*  
*Deponent*  
*Subscribed*

0687

City & County  
of New York 355.

Bernard Cahill of the  
16th Precinct Police being sworn  
says that about 1 PM on the  
morning of Dec 23<sup>rd</sup> 1880. he ar-  
rested Thomas Walsh, now present,  
standing against and in front  
of the broken pane of glass in the  
show window of the barber shop.  
302 W 25<sup>th</sup> Street. That said  
Walsh's hand was cut and bleed-  
ing, and that while conveying  
said Walsh to the Station House, he  
- Walsh, dropped a piece of the  
broken pane of glass upon the sidewalk  
shown to before me  
this 23<sup>rd</sup> Dec 1880.

Bernard Cahill  
Police Justice

Bernard Cahill

0688

Police Court—Second District.

CITY AND COUNTY  
OF NEW YORK.

*Thomas Walsh* 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.—

*Thomas Walsh*

QUESTION.—How old are you?

ANSWER.—

*Twenty three years.*

QUESTION.—Where were you born?

ANSWER.—

*New York*

QUESTION.—Where do you live?

ANSWER.—

*439 W. 36<sup>th</sup> 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.*

*Thomas Walsh*

Taken before me, this

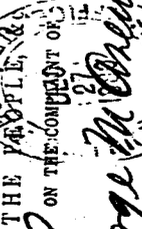
*J. J. [Signature]*  
day of *Feb*  
188 *3*  
Police Justice.

0689

1053

Police Court—Second District.

OFFENCE: BURGLARY AND LARCENY.



*George W. Kelly*  
311 1/2 Ave.

*Thomas Walsh*

Dated *23 Dec* 18 *80*

*H. Magistrate.*

*Adell* Officer.

Clerk.

Witness  
*Raymond Cahill*  
*167 Beach*

Committed in default of \$ *1500* Bail.

Bailed by *Am*

No. Street.

0690

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

*Thomas Walsh*

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

*George M. Arenz*  
there situate, feloniously and burglariously did break into and enter, the said *shop*  
being then and there a building in which divers goods, merchandise, and valuable things  
were then and there kept for use, sale and deposit; the same being the goods, chattels,  
and personal property of

*George M. Arenz*

goods, merchandise and valuable things in the said *shop* with intent the said  
being then and there feloniously and burglariously to steal, take, and carry away then and there

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

*Daniel S. Rollins*  
**BEN KAPPELPS**, District Attorney.

0691

**BOX:**

30

**FOLDER:**

365

**DESCRIPTION:**

Walters, Charles

**DATE:**

01/27/81



365

0692

Wife

Day of Trial July 16  
Counsel, D.A.  
Filed 27 day of Jan 1881  
Pleads Not Guilty (Charge)

THE PEOPLE vs. *B*  
Charles Walters  
District Attorney

Selling Lottery Policies.

DANIEL G. ROLLINS,  
District Attorney.

A True Bill.  
Foreman.  
March 8, 1881  
Pleads guilty &  
Sent to prison for 500

Bailed by  
John Gray  
Attorney  
\$1000 July 2/81  
Personal

0693

*J. H. Van B. 116*  
*23.14.1876*

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

ANTHONY COMSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that ~~John Doe, who is not~~ ~~understand but who can be identified by deponent.~~ *Charles Walters* did, on or about the *26<sup>th</sup>* day of *November*, 1880, at number *five hundred and*

*ninety five Grand* <sup>street</sup> 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 further, that the said ~~John Doe~~ *Charles Walters*

has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *595 Grand street* <sup>street</sup>, in the City 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.

Subscribed and sworn to before me,  
this *31<sup>st</sup>* day of *December*, 1880.

*Anthony Comstock*

Police Justice.

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

*John H. Van B. of 150 Nassau St.*  
*being duly sworn deposes and says that on the* *26<sup>th</sup>* *day of*  
*November* *1880* *he purchased the annexed certain paper or instrument*  
*purporting to be a ticket, or part of a ticket in a lottery or lottery policy,*  
*which said paper instrument and ticket is commonly called*  
*a policy slip, or lottery policy, and the said* ~~*John Doe*~~ *Charles Walters*

*aforsaid did sell*  
*the same to this deponent as more fully stated in the foregoing*  
*affidavit, and deponent knows the facts as set forth in the above*  
*affidavit to be true, of his own knowledge concerning the said*  
*party and place complained of.*

Subscribed and sworn to before me  
this *31<sup>st</sup>* day of *December*, 1880

*John H. Van B.*

*Police Justice*

0694

276  
POLICE COURT — DISTRICT

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

*John P. Muesel*  
*150 Nassau St*

VS.

*Charles Walter*

LOTTERY AND POLICY.

Dated.....188

Magistrate.....

Clerk.....

Officer.....

WITNESSES:

Bailed, \$.....

to answer.....Sections.

By.....

Street.....

0695

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

*Charles Walters*

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

*John H. Van Bell*

and did procure and cause to be procured for the said

*John H. Van Bell*

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 :

*BN 26 Nov*

*23. 14. 18 J 16 -*

(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)

0696

SECOND COUNT—

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

That the said *Charles Walters*  
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

*Charles Walters*  
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

*Five hundred and ninety-five Grand 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 *Charles Walters*  
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 *Charles Walters*

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

*Five hundred and ninety-five Grand Street*

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

*John H. Van Belt*  
and did procure and cause to be procured for the said

*John H. Van Belt*  
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:

*Boon 26 Mrs*  
*23.14.18 of 16 -*

(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).

0697

FOURTH COUNT—

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

**That** the said *Charles Walters*  
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

*Five hundred and ninety-five Grand 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 *Charles Walters*  
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

*Five hundred and ninety-five Grand 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.

0698

Pl. 276

Day of Trial, *May 16*  
Counsel, *D. J. [unclear]*  
Filed *27* day of *Jan* 188*1*  
Placed *by [unclear]* *1881*

THE PEOPLE  
vs.  
*M. Charles Walters*  
*2 arrested*  
Selling Lottery Policies.

DANIEL G. ROLLINS,  
District Attorney.

A TRUE BILL  
*Miami*  
Foreman.

*Monday Feb 21*  
*[Signature]*  
*[Signature]*

0699

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

*Charles Walters*

late of the *seventh* Ward, in the City and County aforesaid,  
on the *thirty first* 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, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one

*John H. Van Belt*

and did procure and cause to be procured for the said

*John H. Van Belt*

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 :

*C 66*

*25.14.18 \$5--*

*67*

(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)

0700

SECOND COUNT—

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

That the said *Charles Walters*

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

*Charles Walters*

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

*Five hundred and ninety-five Grand 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 *Charles Walters*

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

*Charles Walters*

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

*Five hundred and ninety-five Grand Street*

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

*John H. Van Bell*

and did procure and cause to be procured for the said

*John H. Van Bell*

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:

*6.6*  
*25. 14. 18 \$5-*  
*67*

(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).

0701

FOURTH COUNT—

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

**That** the said *Charles Walters*  
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

*Five hundred and ninety-five Grand 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 *Charles Walters*  
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

*Five hundred and ninety-five Grand 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.

0702

**BOX:**

30

**FOLDER:**

365

**DESCRIPTION:**

Watson, George

**DATE:**

01/06/81



365

0703

~~14~~  
14.

Counsel,  
Filed 6 day of Jan 1881  
Pleads

Indictment—Larceny—*John*

THE PEOPLE

vs.

*George Watson*  
*2*

**FRANK A. FLETCHER**  
*Daniel S. Rollins*  
District Attorney.

A True Bill.

*Figueras*  
*Foreman.*  
*7/1/81*  
*W. H. ...*  
*W. H. ...*

0704

Police Court, Fourth District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*George Watson*

being duly examined before the under-  
signed, 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. *George Watson*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Pennsylvania*

Question. Where do you live?

Answer. *At home*

Question. What is your occupation?

Answer. *Shoemaker*

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

Answer. *I did not steal the coat.  
I saw it lying in the hallway  
and picked it up and kept  
it up. I went into the house  
to ask for something to eat  
I went in at the basement  
door which was open. The  
coat was lying in the upper  
hall.*

*George Watson*

Taken before me this

25<sup>th</sup> day of December 1887

*R. M. Smith*

Police Justice.

0705

4th District Police Court

CITY AND COUNTY OF NEW YORK, } ss.

of No. 152 West 48th Street, being duly sworn, deposes and saith, that on the at the in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

Ann Gillispie 23rd day of December 1880 Ward of the City of New York,

the following property viz.:

One cloth overcoat of the value of thirty dollars

the property of Benjamin Levy and in the case of deponent who is a servant in his employ

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

for the reasons following to wit: That said coat was hanging on a rack in the hallway of the premises No 152 West 48th Street where said Levy resides. That deponent saw said Watson in said hallway having said coat on his person and attempting to escape from said hallway.

Ann Gillispie mark

Sworn before me this 23 day of Dec 1880 Police Justice

0706

Lined area for text entry, currently blank.

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

OR THE COMPLAINANT FOR

AFFIDAVIT - Latency

*Ann Kelleher*  
*George Watson*



Dated Dec 23 1880

MAGISTRATE.

*Buddy*  
*McKen* OFFICER. 22

WITNESSES:

*Raymond*  
1526 Wash  
4th St.  
5000 am  
*Cam*

0707

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

*George Watson*

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

*One coat of the value of thirty  
dollars*

of the goods, chattels and personal property of one

*Benjamin Levy*

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.

*Samuel S. Rollins*

~~Samuel S. Rollins~~, District Attorney.

0708

**BOX:**

30

**FOLDER:**

365

**DESCRIPTION:**

Weill, Joseph

**DATE:**

01/27/81



365

0709

282

inseal,  
led 21<sup>st</sup> day of January 1881  
reads ~~at~~ *George H. H.*

*22<sup>nd</sup> or 30<sup>th</sup>*  
*main*  
THE PEOPLE  
OR  
Joseph Will  
(Lone)

*BURGOLARY—First Degree, read*

~~David L. Miller~~  
David L. Miller District Attorney.  
Part Mr Gray, 28, 1887  
pleads *Barry*.

True Bill.  
*Francis Carr*  
Foreman

Verdict of Guilty should specify of which count.

*V.P. 15 years.*

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

Joseph Wall

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 *—* 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

Sime Bellinetti

there situate, feloniously and burglariously did break into and enter, by means of *force,*  
*breaking open an outer door of said dwelling house*  
whilst there was then and there some human being to wit, one *Sime*  
*Bellinetti* within the said dwelling house he, the said

Joseph Wall

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

Sime Bellinetti

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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of *three* o'clock in the *night* time of said day the said

Joseph Wall

late of the Ward, City and County aforesaid,

~~three~~ three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars: Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars: Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars: Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each: One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

One *note* of the value of *sixty five* dollars

of the goods, chattels, and personal property of *Sime Bellinetti*

in the said dwelling house of one

*Sime Bellinetti*, 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.

CITY AND COUNTY OF NEW YORK

And THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, in and for the County of the City and County of New York, upon their Oath, aforesaid do further present

That the said Joseph Will

late of the 10th Ward of the City of New York, on the 15th day of November in the year 1871, at the Ward, City and County aforesaid, with force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each; three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each; thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each; fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each; one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars; two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each; thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each; thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty cents each; thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty cents each; thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten cents each; thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five cents each; thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two cents each; thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one cent each; five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

One note of the value of sixty five dollars

of the goods, Chattels and personal property of *Sene Bellinetti* by a certain person or

persons to the Jurors aforesaid unknown, then lately feloniously stolen of the said *Sene Bellinetti* unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have

(the said *Joseph Will*)

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

*David S. Rollins* **BENJ. K. PHILLIPS**, District Attorney.

0711

0712

280  
Counsel,  
Filed *11/11/81* day of *November* 1881  
Pleeds *At Gully St.*

*Parsons & Co. vs. E. A. ...*

INDICTMENT.

THE PEOPLE

vs.

*Joseph Neill*  
*(Case)*

*Daniel B. Collins*  
PROSECUTOR

District Attorney.

A True Bill.

*Favre's Dam*

Foreman.

*Sentenced in another*  
*Indictment P. 3 July 28*  
*J.P. 1881*

1881

0713

Police Court—Second District.

City and County of New York } ss:

Pierre Bellinetti

of No. 7 Pacific Place Street, being duly sworn,

deposes and says, that the premises No. 7 Pacific Place Street, 20<sup>th</sup> Ward, in the City and County aforesaid, the said being a brick-building and which was occupied by deponent as a dwelling home

were BURGLARIOUSLY entered by means of a skeleton key thereby opening the door leading from the hall on the first floor into the room occupied by deponent as a sleeping apartment

on the night of the 15<sup>th</sup> of the 15<sup>th</sup> day of November 1880

and the following property feloniously taken, stolen, and carried away, viz: One gold watch of the value of sixty five dollars, One gold ring of the value of two and a half dollars, four gold coins of the value of five dollars each, four bills of the denomination and value of ten dollars each, and silver bills of various denominations and value of the value of twenty three dollars. All of the value of One hundred and fifty dollars and fifty cents

the property of this 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 Joseph Weill (known here)

for the reasons following, to wit: That the deponent acknowledged and confessed to this deponent that he had taken and stolen the aforesaid property that he had exchanged the aforesaid gold watches with one Fred Bayerdorfer for a silver watch that deponent has visited the Bayerdorfer and has identified the watch in his possession as his property that the deponent further acknowledged and confessed to deponent and to officer Max Schmittberger of the Precinct that he has given the said silver watch that he confessed to deponent that he had lost the aforesaid property in money in gaol at the Prison of Bellinetti

Sum taken from this 24th of January 1881  
J. M. [Signature]  
Also Justice

0714

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

*Joseph Weill* 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.— *Joseph Weill*

QUESTION.—How old are you ?

ANSWER.— *Twenty two*

QUESTION.—Where were you born ?

ANSWER.— *Alsace France*

QUESTION.—Where do you live ?

ANSWER.— *212 W. 30th*

QUESTION.—What is your occupation ?

ANSWER.— *Waiter*

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

ANSWER.— *I am guilty*

*Joseph Weill*

Taken before me, this *27th* day of *June* 188*7*  
*John J. Sullivan*  
Police Justice.

0715

280  
Police Court - Second District

THE PEOPLE, &c.  
ON THE COMPLAINT OF  
*Mrs. Bellinetti*  
*Pacific Place*



*Stapp*  
Dated *January 27* 1881

*Paterson* Magistrate.

*Schultzberg* Officer.

*Boyle* Clerk.

*Max Schultzberg*  
*29th St. B'co*

Committed in default of \$ *1000.* Bail.

Forfeited by *Conrad*

No. *1* Street.

0716

Police Court—Second District.

City and County } ss:  
of New York. }

William Skwiew

of No. 7 Pacific Place Street, being duly sworn,

deposes and says, that the premises No. 7 Pacific Place  
Street, 20<sup>th</sup> Ward, in the City and County aforesaid, the said being a brick building  
and which was occupied by deponent as a dwelling house

were **BURGLARIOUSLY**  
entered by means of a skeleton key thereby opening the door  
leading from the hall on the first floor into the room occupied  
by deponent as a sleeping apartment

on the night of the 22<sup>nd</sup> day of January 1881

and the following property feloniously taken, stolen, and carried away, viz: ~~the~~ <sup>Attempted to</sup> sum  
of fifty dollars ~~in~~ <sup>in</sup> four bills of the denomination  
and value of five dollars each, two bills of the denomina-  
tion and value of two dollars each, and twenty six  
bills each of the value and denomination of one dollar  
in all of the value of fifty dollars, and a quan-  
tity of clothing and other articles of the value of  
two hundred dollars to all of the value of  
two hundred and fifty dollars.

the property of the 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 Joseph Well (not here)

for the reasons following, to wit: for the reason that on the night  
aforesaid deponent discovered the aforesaid (money)  
beneath the bed in deponent's room where deponent  
was sleeping.

W. Skwiew

Sworn before me this  
24<sup>th</sup> day of January 1881  
John J. [Signature]  
John J. [Signature]

0717

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

*Joseph Weill*

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.— *Joseph Weill*

QUESTION.—How old are you?

ANSWER.— *Twenty two*

QUESTION.—Where were you born?

ANSWER.— *Albee, France*

QUESTION.—Where do you live?

ANSWER.— *212, W. 30th St*

QUESTION.—What is your occupation?

ANSWER.— *Washer*

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

ANSWER.— *I have nothing to say*

*for wall*

Taken before me, this *24th* day of *January* 1887  
*John J. Sullivan*  
Police Justice.

0718

281

Police Court—Second District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF  
William Owen Black  
7 Pacific Block  
vs.  
J. D. [Signature]

OFFENSE: BURGLARY AND LARCENY.



Date: [Signature] 1881  
Magistrate.

Schwittky Officer.  
[Signature] Clerk.

Witness:  
.....  
.....  
.....

Committed in default of \$ 1000. Bail.  
Bailed by [Signature] Const.  
No. .... Street.

0719

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

*Joseph Weill*

late of the *twentieth* Ward of the City of New York, in the County of  
New York, aforesaid,

on the *twenty second* day of *January* in the year of our Lord  
one thousand eight hundred and eighty *one* with force and arms,  
about the hour of *twelve* o'clock in the *night* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

*William Shwien*

there situate, feloniously and burglariously did break into and enter, by means of *forcibly*  
*breaking open an outer door of said dwelling house*

whilst there was then and there some human being to wit, one *William*  
*Shwien* within the said dwelling house he, the said

*Joseph Weill*

then and there intending to commit some crime therein, to wit: the goods, chattels and  
personal property of *William Shwien*

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.

~~And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, about the hour of o'clock in the time of said day  
the said~~

~~late of the Ward, City and County aforesaid,~~

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

~~in the said dwelling house of one~~

~~, 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.~~

*David S. Rollins* **BENJ. K. PHELPS**, District Attorney.

0720

**BOX:**

30

**FOLDER:**

365

**DESCRIPTION:**

Whallen, Edward

**DATE:**

01/27/81



365

0721

282  
Counsel,  
Filed *21* day of *January* 1881  
Plends *Per. G. S. [unclear]*

THE PEOPLE  
vs. *31* *08.*  
*310*  
*Edward Mallen*  
Larceny, and Receiving Stolen Goods.

*David S. Collins*  
BENJ. K. TILLETTS,  
District Attorney.  
*Per. Mrs. Abby S. 1887*  
*pleas &c*  
A True Bill. *10.*  
*Francis [unclear]*

Foreman,  
*Per. One year.*

0722

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

FORM 89 1/2

POLICE COURT—SECOND DISTRICT.

SS. *Frederick Hammer*  
of No. *561 Broadway* Street, being duly sworn, deposes  
and says, that on the *24<sup>th</sup>* day of *January* 18 *81*

at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, *by means of Trick and device*  
*and with intent to cheat and defraud*  
the following property, to wit: *Two paper packages*  
*Containing Gans and jewelry, in all*

of the value of *Thirty \$0/100* Dollars,  
the property of *Louis Steiner, Leopold Kahn and*  
*Spider Blum, Co-partners, and then in the*  
*Care and 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

*Edward Whalen, New York, for the*  
*Reasons following, to wit: That deponent*  
*received said packages from his said*  
*employees, Messrs Steiner, Kahn & Co. to*  
*take to Litchinstons on Grand Street.*  
*That deponent met said Whalen on*  
*Broadway between Spring & Borne Streets*  
*and said said Whalen then approached*  
*deponent and asked deponent to take*  
*a package for him to No. 476 Broadway*  
*and said to deponent "I'll find you*  
*crumles for you to you return. That*  
*he then gave deponent a package*  
*and deponent handed him the two*

Subscribed and sworn to before me this

Notary Public

0723

packages aforesaid containing the gems and jewelry aforesaid. That deponent carried the package so given to him by said Whalen to 476 Broadway and failed to give the person to whom it was addressed and returned to where he had left said Whalen and then found that he, Whalen, had departed and carried away the property aforesaid.

That the package given to deponent by said Whalen to convey to 476 Broadway was thereafter found to contain pieces of wood and saw dust.

Sworn to before me this }  
25<sup>th</sup> day of January 1881

Fred Hamm

A. W. Haines of Police Justice

0724

Police Court—Second District.

CITY AND COUNTY)  
OF NEW YORK. ss.

*Edward Whalen* 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.—*Edward Whalen*

QUESTION.—How old are you?

ANSWER.—*Seventy-five years of age*

QUESTION.—Where were you born?

ANSWER.—*Boston, Mass.*

QUESTION.—Where do you live?

ANSWER.—*I have no home at present*

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 of the charge.*

*Edward Whalen*

Taken before me, this  
*John J. [Signature]*  
day of *August*  
188 *9*  
Police Justice.

0725

282-19

Form 64  
POLICE COURT—SECOND DISTRICT  
THE PEOPLE, & C.,  
ON THE COMPLAINT OF  
Edward Hamms  
561 Broadway  
Cochran  
MAGISTRATE



DATED *January 25* 1881

*Cochran* MAGISTRATE,  
*Hamms* 25 OFFICER.

WITNESS: *Charles S. Hamms*  
*25 West Police*

1500 ANS. *S. A.*  
STREET.

*Witnesses coming*

0726

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

*Edward Whalley*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*twenty fourth* 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,

*One hundred and fifty fans of the  
value of twenty cents each*

*Thirty rings of the value of one dollar  
each*

*Thirty earrings of the value of one dollar  
each*

*Thirty pins of the value of one dollar each*

of the goods, chattels, and personal property of one

*Louis Steiner*

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.

0727

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

That the said

*Edward Whallen*

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 and fifty fans of the value of twenty cents each  
Thirty rings of the value of one dollar each  
Thirty earrings of the value of one dollar each  
Thirty pins of the value of one dollar each*

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

*Louis Steiner*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Louis Steiner*

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

*Edward Whallen*

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

*David S. Collins*

**BENJ. E. PHELPS, District Attorney.**

0728

**BOX:**

30

**FOLDER:**

365

**DESCRIPTION:**

White, Charles

**DATE:**

01/14/81



365

0729

14

Counsel,

Filed 14 day of *Jan'y* 1887

Pleads

THE PEOPLE

vs.

*38 day's absence  
1st day's absence  
provisional*

*Chase White*

*Burglary—First Degree, and  
Grand Larceny*

*James S. Miller*  
BENJ. K. PHELPS,

*Dist. Atty.*  
*Jan'y 1887*  
*Chase White*

A True Bill.

*Travis Davis*

*Part for Jan'y 10, 1887 Foreman.*  
*Plan of guilty with dissonance, accused*  
*is accords by next court a plea not guilty.*

Verdict of guilty should specify of which count.

*Jan'y 20, 1887.*

*Please allow me to say that*  
*I.P. your years.*  
*Jan'y 21/87*

OF THE COURT  
CITY AND COUNTY

0730

POLICE COURT— DISTRICT.

City and County }  
of New York, } ss.

*I Joppo Kee*  
of No. *32 Elizabeth* Street, being duly sworn,  
deposes and says, that the premises No. *of resaid*  
Street, *14* Ward, in the City and County aforesaid, the said being a *Laundry*

and which was occupied by deponent as a *Laundry and*  
*place of abode* <sup>attempted to be</sup> ~~were~~ **BURGLARIOUSLY**  
entered by means *of prying open a window*  
*shutter of a rear window leading*  
*from the yard into said premises*

on the *night* of the *9<sup>th</sup>* day of *January* 18*88*  
and the following property feloniously taken, stolen, and carried away, viz:

*A quantity of Shirts of the*  
*value of sixty dollars*

the property of *Several owners who placed them in deponent charge*  
and deponent further says that he has great cause to believe, <sup>attempted to be</sup> ~~and does believe~~ that  
the aforesaid **BURGLARY** was committed and the aforesaid property taken, <sup>attempted to be</sup> ~~stolen~~, and  
carried away by

*Charles White now here*  
for the reasons following, to wit; *That said White was*  
*discovered at about the hour of One O'clock*  
*on said night by Officer Grey standing*  
*at said window the shutter which*  
*deponent had previously fastened being*  
*forced open and the window raised*  
*up preparatory to entering said premises*  
*and having in his possession that certain*  
*iron implement here shown and commonly*

0731

Called and known as a Jimmy together  
with the false or Malaton Keys also  
here shown as deponent is informed  
and verily believes therefore deponent  
charges said White with feloniously  
and <sup>with</sup> burglarious intent breaking and  
forcing open said shutters with the  
purpose and intent to take steal and carry away  
from said premises the aforesaid property

Sworn to before me this  
8<sup>th</sup> day of January 1887  
Wm. M. D. J. }  
Police Justice

W. H. K. & Co

City and County,  
of New York

Thomas Gray of the 14<sup>th</sup> Precinct  
Police being sworn says that he has  
heard read the foregoing affidavit  
and knows the statement contained  
therein is true in so far as it relates  
to the information given by deponent.

Thomas Gray

Sworn to before me this  
8<sup>th</sup> day of January 1887  
Wm. M. D. J. }  
Police Justice

0732

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Charles White* 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.

*Charles White*

Question. How old are you?

Answer.

*38 Years*

Question. Where were you born?

Answer.

*Cincinnati*

Question. Where do you live?

Answer.

*Flushing Long Island*

Question. What is your occupation?

Answer.

*Barber*

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

Answer.

*I am not guilty  
Charles White*

Taken before me this

*24*

day of *February*

188*9*

POLICE JUSTICE.

0733

POLICE COURT— DISTRICT—  
 THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
 Appr Ree  
 37 July 1891  
 Charles White  
 Dated January 8<sup>th</sup> 1891  
 Magistrate.  
 Thomas Gray  
 Officer.  
 Witness: Collector  
 Committed in default of \$ 1500 Bail.  
 Bailed by  
 No. Street  
 Jones



0734

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

*Charles White*

late of the *fourteenth* Ward of the City of New York, in the County of  
New York, aforesaid,

on the *seventh* day of *January* in the year  
of our Lord one thousand eight hundred and ~~seventy eight~~ *one*  
with force and arms, about the hour of *one* o'clock in the *night* time  
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

*Hopp Kee*

there situate, feloniously and burglariously did break into and enter by means of *forcibly*  
*breaking open an outer window of said dwelling house*  
whilst there was then and there some human being to wit, one

*Hopp Kee*

within the said dwelling-house he, the said

then and there intending to commit some crime therein, to wit, the goods, chattels, and  
personal property of

*Hopp Kee*

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.

~~And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, about the hour of o'clock in the time of said day,  
the said~~

~~late of the Ward, City, and County aforesaid,~~

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

~~in the said dwelling-house of one~~

~~, 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.~~

*Daniel S. Rollin*

**BENJ. K. PHELPS, District Attorney.**