

0455

BOX:

478

FOLDER:

4376

DESCRIPTION:

Welch, Richard

DATE:

04/14/92



4376

0456

BOX:

478

FOLDER:

4376

DESCRIPTION:

Murray, James

DATE:

04/14/92



4376

0457

POOR QUALITY ORIGINAL

1570
Counsel,
Filed, 14 May 1892
Pleads, guilty

[SS 343 and 344, Penal Code.]

POLICY.

THE PEOPLE

vs.
Richard Welch
and B. H. Wilson
James Murray

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. H. Spahn
Foreman.
Sept 2 May 10. 1892
Both Dead Guilty
Each \$100
Fined \$100
\$100

Witnesses:

Anthony Connelley

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POOR QUALITY ORIGINAL

City and County of New York, ss:

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

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

Proof by affidavit having been this day made before me, by Anthony J. ... and R. B. Mc Cully of 41 Park Row - Street, New York City, that there is probable cause for believing that John Smith, James Smith, Richard Smith and Walter Smith.

has in their possession, at, in and upon certain premises occupied by them and situated and known number 248 Elizabeth Street in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, blackboards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day or night time to make immediate search on the person of the said John Smith, James Smith, Richard Smith and Walter Smith and in the building situate and known as number 248 Elizabeth Street aforesaid, for the following property, to wit: all Faro layouts, all Roulette Wheels and layouts, all Rouge et Noir, or Red and Black layouts, all gaming tables, all chips, all packs of cards, all dice, all deal boxes, all lottery policies, all lottery tickets, all circulars, all writings, all papers, all documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, all books all documents for the purpose of enabling others to gamble or sell lottery policies, all blackboards, all slips or drawn numbers of a lottery, all money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 3rd District Police Court at the Court - Centre Street in the City of New York.

Dated at the City of New York, the 28th day of January 1892

[Signature] POLICE JUSTICE



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POOR QUALITY ORIGINAL

Inventory of property taken by Edward J. Blowers the Peace Officer by whom this warrant was executed:

~~Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir lay-~~
~~outs, gaming tables, chips, packs of cards, dice, deal~~
~~boxes, deal trays for holding chips, cue boxes, markers, or tally cards,~~
~~ivory balls, 1 lottery policies, lottery tickets, circulars, 3 fine writings,~~
 papers, black boards. 1 pk. slips, or drawn numbers in policy, 1 agate money, 1 pencil, 5
 manifold books, blank slates, 1 Dream ^{book}, 2 manifold books for day, 1 Roll manifold
 books blank, 6 sheets manifold & 4 slips in Murray's hands.

City of New York and County of New York ss:

I, Ed. J. Blowers the Officer by whom this warrant was executed,

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

Sworn to before me, this 29th day of January 1892 Edward J. Blowers

W. D. ... Police Justice.

Police Court--- District.

Search Warrant.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony ...
John ...
James ...
Richard ...
Walter ...
 24 8 21

Dated Jan 28th 1892

Justice.

Office.

0461

GLUED PAGE

POOR QUALITY ORIGINAL

Bo Jan 16.
19-28-19
all day 10

19-28-19

6-12-12-95
1-15-19
-cc- [unclear]

Antony

of 41 Park Row, New York City, being duly sworn depos
21 years of age, and is employed as Chief agent of the
Suppression of Vice, ^(that he has) just cause to believe, is informed and verily does believe,
and charge that John Smith, James Smith, and Richard
Smith and Walter Smith
whose real name unknown, but who can be identified by _____

_____ did, at the city of _____ County
of _____ and State of New York, on or about the 22nd day of January 1892,
unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage ~~as a dealer or game keeper~~ in a gambling or banking game, where money or
property was dependent upon the result—and did sell, or offer to sell what is com-
monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing
or drawn numbers of a certain lottery, hereto annexed, and did endorse and use a book or
other document for the purpose of enabling others to sell or offer to sell lottery policies,
writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing
or drawn numbers of a lottery, against the form of the statute of the State of New York
in such case made and provided, and particularly section 344 of the Penal Code.

Deponent further says, he has just cause to believe, is informed and verily does
believe, his information being based upon ~~personal observation and from~~ statements made by
Robert B. McCully and Jacob Kuchloff to deponent
_____ that the said
John Smith, James Smith and Richard Smith
and Walter Smith aforesaid, now has in their possession, at in and upon
certain premises occupied by them and situate and known as number 248
Elizabeth street
_____ in the city of New York and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

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GLUED PAGE

POOR QUALITY ORIGINAL

1924 Jan 22
all ready
6-12-72
6-11-55

1928-3

Anthony
of 41 Park Row, New York City, being duly sworn depos
21 years of age, and is employed as *Chief* agent of tl
Suppression of Vice) that, he has just cause to believe, is informed, and verily does believe,
and charge that *John Smith, James Smith, and Richard*
Smith and Walter Smith
whose real name *unknown*, but who can be identified by

did, at the *City* of *County*
and State of New York, on or about the *22nd* day of *January* 1892
unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage ~~as a dealer or game keeper~~ in a gambling or banking game, where money or
property was dependent upon the result—and did sell, or offer to sell what is com-
monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing
or drawn numbers of a certain lottery, hereto annexed, and did endorse and use a book or
other document for the purpose of enabling others to sell or offer to sell lottery policies,
writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing
or drawn numbers of a lottery, against the form of the statute of the State of New York
in such case made and provided, and particularly section 344 of the Penal Code.

Deponent further says, he has just cause to believe, is informed and verily does
believe, his information being based upon ~~personal observation and from~~ statements made by
Robert B. M... Jacob Buchhoff to deponent
that the said
John Smith, James Smith and Richard Smith
aforesaid, now has in their possession, at in and upon
certain premises occupied by *them* and situate and known as number *248*
Edinburgh Street
in the *City* of *New York* and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

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GLUED PAGE

POOR QUALITY ORIGINAL

248 Elizabeth Jan 16/92
James Smith Paid 10
T.M.C

248 Elizabeth 18/92
Richard Smith
5-25-Pam R.M.C

OF New York } ss.
AND STATE OF NEW YORK.

Anthony Bourtock

of 41 Park Row, New York City, being duly sworn deposes and says, he is more than 21 years of age, and is employed as Chief agent of the New York Society for Suppression of Vice. That he has just cause to believe, is informed and verily does believe, and charge that John Smith, James Smith, and Richard Smith and Walter Smith whose real name is unknown, but who can be identified by

did, at the City of _____ County of _____ and State of New York, on or about the 22nd day of January 1892, unlawfully use a room, table, establishment or apparatus for gambling purposes—and did engage as a dealer or game keeper in a gambling or banking game, where money or property was dependent upon the result—and did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed, and did endorse and use a book or other document for the purpose of enabling others to sell or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided, and particularly section 344 of the Penal Code.

Deponent further says, he has just cause to believe, is informed and verily does believe, his information being based upon personal observation and from statements made by Robert B. McCull and Jacob Kuchloff to deponent

that the said John Smith, James Smith and Richard Smith and Walter Smith aforesaid, now has in their possession, at in and upon certain premises occupied by them and situate and known as number 248 Elizabeth street in the City of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

22/192
R.M.C

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VALUED PAGE

POOR QUALITY ORIGINAL

248 Elizabeth Jan 16/92
James Smith Paid 10c
R.M.C

248 Elizabeth Jan 18/92
Richard Smith
5-25-Paid R.M.C

OF New York } ss.
AND STATE OF NEW YORK.

Anthony Bourtock

of 41 Park Row, New York City, being duly sworn deposes and says, he is more than 21 years of age, and is employed as Chief agent of the New York Society for Suppression of Vice, that he has just cause to believe, is informed and verily does believe, and charge that John Smith, James Smith, and Richard Smith and Walter Smith whose real name unknown, but who can be identified by

City of County did, at the City of County and State of New York, on or about the 22nd day of January 1892, unlawfully use a room, table, establishment or apparatus for gambling purposes—and did engage as a ~~dealer or game keeper~~ in a gambling or banking game, where money or property was dependent upon the result—and did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed, and did endorse and use a book or other document for the purpose of enabling others to sell or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided, and particularly section 344 of the Penal Code.

Deponent further says, he has just cause to believe, is informed and verily does believe, his information being based upon personal observation and from statements made by Robert B. McCully and Jacob Kuchkoff to deponent that the said John Smith, James Smith and Richard Smith and Walter Smith aforesaid, now had in their possession, at in and upon certain premises occupied by them and situate and known as number 248 Elizabeth street in the City of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

Handwritten notes on the right margin, including "R.M.C" and "248 Elizabeth St. N.Y.C."

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POOR QUALITY ORIGINAL

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this }
28th day of January 1892. }

Antony Bourtock

[Signature] Police Justice.

CITY OF New York AND COUNTY OF New York ss.

Robert B. McCully, of 41 Park Row

being further sworn deposes and says that on the 16th day of January 1892, deponent visited the said premises, named aforesaid, and there saw the said John Smith, James Smith and Richard Smith ^{and Walter Smith} aforesaid, and had dealings and conversation with them as follows:

January 16th. upon entering the premises we found a door inside of the premises fastened. Deponent in company with one JACOB KIRCHHOFF entered the front room, and the said KIRCHHOFF rapped at the door, when JOHN SMITH came and looked out from behind the partition, when the said KIRCHHOFF said: "What are you looking at; don't you know me?" JOHN SMITH replied: "No, you have never been here before." The said KIRCHHOFF showed a play and said: "Don't that look like it?" The said JOHN SMITH then opened the door and Deponent and the said KIRCHHOFF walked in. The said JOHN SMITH was near a desk upon which were pencil and strips of paper. In the rear room JAMES and RICHARD SMITH were writing what are commonly called "Lottery Policies." Deponent said to RICHARD SMITH: "Let me see your file of drawings, please." The said RICHARD SMITH took from a shelf behind him package of printed drawings and handed the same to Deponent. While looking at

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POOR QUALITY
ORIGINAL

them, the said KIRCHHOFF said to RICHARD SMITH: "Give me 3 21 30 for all day." The said RICHARD SMITH placed a paper under the Manifold sheets and with his agate pencil recorded the play on both the Manifold sheets and the piece of paper at the same time, and afterwards wrote the line "*Blx Jan 16.*" at the top and handed the same to the said KIRCHHOFF, and the said KIRCHHOFF paid him the sum of ten cents for the same. Deponent then said to JAMES SMITH: "Give me 19 28 37 for all day for five cents", whereupon the said JAMES SMITH placed a piece of paper between the sheets of Manifold, recorded the numbers upon the Manifold and upon the piece of paper at the same time, then took the piece of paper out from under his Manifold sheets and placed upon the top "*Blx Jan 16.*" and handed the same to Deponent and Deponent paid him the sum of ten cents for the same.

Deponent further says, that on the 18th. day of January 1892 he again visited said premises and there saw the said JAMES SMITH selling what is commonly called a "Lottery Policy" to JACOB KIRCHHOFF for the sum of five cents. And Deponent did further purchase of the said RICHARD SMITH another of what is commonly called a "Lottery Policy" for the sum of five cents, when Deponent said to the said RICHARD SMITH: "Give me 19 28 37 for five cents", when the said RICHARD SMITH turned to the said JAMES SMITH and said: "Do you know this fellow?" KIRCHHOFF replied: "He is all right; he's with me." RICHARD SMITH then put a piece of paper under his manifold and with agate pencil recorded both play on paper and Manifold at the same time.

Deponent further says, that on the 22nd. day of January 1892 he again visited said premises and there saw the said JOHN SMITH who was engaged sweeping out the cigar store in front. Deponent passed him and went to go into the back room, when the said JOHN SMITH said: "What do you want?" Deponent replied: "You're a great fellow to remember your customers. You have got so many, you can't remember half of them." He said: "Have you ever been here before?" Deponent repli-

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POOR QUALITY ORIGINAL

ed: "Yes. Been here lots of times." The said JOHN SMITH said: "All right, go in." Deponent entered said premises and found in the rear room WALTER SMITH sitting at a desk with a manifold book in front of him. Deponent said: "Give me 5 11 55 and 6 12 72 for all day for twenty cents." The said WALTER SMITH put piece of paper under Manifold, then recorded with agate pencil the numbers aforesaid on Manifold and piece of paper, then took the piece of paper out from under the Manifold and wrote at the top *Bx Jan. 22nd all day.* Then handed the same to Deponent, and Deponent paid him the sum of twenty cents for the same.

Deponent further says, that he is informed, has just cause to believe, and verily does believe from personal observation, transactions, and statements had with the said *John Smith, James Smith, Richard Smith, Walter Smith* that the said *John Smith, James Smith, Richard Smith, Walter Smith* aforesaid now have in *their* possession in, at, in, and upon certain premises occupied by *them* and situate and known as the premises and place described in foregoing Affidavit in the *city* of *New York*, and within the County and State aforesaid, for the purpose of using the same as a means to commit a public offense, divers and sundry device, apparatus, tables, establishment, paraphernalia, layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the provision of Chapter IX of the Penal Code of the State of New York.

Subscribed and sworn to before me this *28th* day of *January* 189*7* *Robert B. McCully*
[Signature]
 Police Justice.

Violation Sec. 344, P. C. Gambling and Lottery.

THE PEOPLE
 ON COMPLAINT OF
Anthony Lombardi
 AGAINST
 1 *John Smith*
 2 *James Smith*
 3 *Richard Smith*
 4 *Walter Smith*
 5
 6

Affidavit of Complaint.

WITNESSES:
Anthony Lombardi
R. B. McCully

Feb 4 - 930

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POOR QUALITY ORIGINAL

District Police Court.

Sec. 198—200.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. James Murray.

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. N.Y.

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

Answer. 114 E 11th St.

Question. What is your business or profession?

Answer. Books & Eggs.

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

Answer. I am not guilty.

James Murray

Taken before me this day of Feb 1894

Police Justice.

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POOR QUALITY ORIGINAL

Sec. 198-200.

11 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name?

Answer.

Richard Welch

Question. How old are you?

Answer.

43 years

Question. Where were you born?

Answer.

MS.

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

Answer.

293 72nd St

Question. What is your business or profession?

Answer.

Cluk

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

Answer.

I am not guilty
Richard Welch

Taken before me this
day of February 1942

Police Justice.

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POOR QUALITY ORIGINAL

BAILLED,

No. 1, by Charles Schaefer
 Residence 44 E. 11th St.
W. J. Safford
 No. 2, by Samuel
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court
 District
 1892

THE PEOPLE, vs.
 ON THE COMPLAINT OF
Robert J. Kelly

James Schaefer
Richard M. Kelly

James
 Kelly

Date Feb 4 1892

E. J. Thompson
Chief



No. 500
Amber
Feb 4 2 9m

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

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

Dated Feb 4 18 92 Robert J. Kelly Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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POOR QUALITY ORIGINAL

Sec. 192.

District Police Court,

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, ss.

An information having been laid before Patrick G. Ruffey, a Police Justice of the City of New York, charging James Murray, defendant with the offence of Selling Lottery Tickets

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

We, James Murray, defendant of No. 114 E 11 Street; by occupation a Butler & Eggs; and Charles Schaffer No. 149 Suffolk Street, by occupation a Saloon; Surety, hereby jointly and severally undertake that the above named James Murray, Defendant shall personally appear before the said Justice, at the District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Ten Hundred Dollars.

Taken and acknowledged before me, this 28th day of January, 1888, James Murray, Charles Schaffer, Police Justice.

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POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this 2-18-18
W. J. Schaefer
District Police Justice.

Charles Schaefer
the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Subj* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House and lot 149*

Suffolk Street of the full value of Six thousand dollars
Charles Schaefer

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Under taking to appear during the Examination.

Taken the day of 18

Justice.

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POOR QUALITY ORIGINAL

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, ss.

An information having been laid before Patrick G. Guffey, a Justice of the City of New York, charging Richard Welch, Defendant, with the offence of Selling Lottery Tickets

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

We, Richard Welch, Defendant of No. 293 1/2 1st Street; by occupation a Clerk and Charles Schaefer of No. 149 Suffolk Street, by occupation a Salesman, Surety, hereby jointly and severally undertake that the above named Richard Welch, Defendant shall personally appear before the said Justice, at the 1 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Ten Hundred Dollars.

Taken and acknowledged before me, this 7th day of January 1892, of Richard Welch and Charles Schaefer, Police Justice.

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POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK } ss.

Sworn to before me, this 4th day of March 1892
M. J. [Signature]
Justice

Charles Schaeffer
the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Sixty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House and lot 149 Suffolk Street of the full value of Six thousand dollars Charles Schaeffer*

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 18

Justice.

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POOR QUALITY ORIGINAL

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

Robert B. McCully

of No. 41 Park Row Street, being duly sworn, deposes and says,

that James Murray & Richard Welch (now present) is the person of the name of
John Smith, or James Smith, ^{respectively} mentioned in deponent's affidavit of the 28th

day of January 1892, hereunto annexed.

Sworn to before me, this 29th

Robert B. McCully

day of January 1892

J. G. Deffen
POLICE JUSTICE.

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POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Richard Welch
and
James Murray*

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

Richard Welch and James Murray
of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows :

The said *Richard Welch and James Murray*

late of the *fourteenth* 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 ninety-*two*, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate, to be used for gambling purposes, to wit : to be used for the purpose of therein conducting a certain gambling game commonly called "Policy," where money and property was dependent upon the result, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT :

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

Richard Welch and James Murray
of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows :

The said

Richard Welch and James Murray
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, unlawfully did keep a certain room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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POOR QUALITY ORIGINAL

THIRD COUNT:

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

Richard Welch and James Murray

of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows :

The said

Richard Welch and James Murray

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 did sell to one

Robert B. Mc. Cully

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

*Bx Jan 22nd
all day
5-11-55 } 5
6-12-72 } 5*

(a more particular description of which said instrument and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT:

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

Richard Welch and James Murray

of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows :

The said

Richard Welch and James Murray

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 did sell to one

Robert B. Mc. Cully

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of

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POOR QUALITY ORIGINAL

which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say :

*By Jan 22nd
all day
5-11-55 P 5
6-12-72 P 5*

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FIFTH COUNT:

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

Richard Welch and James Murray
of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said *Richard Welch and James Murray*

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 did sell to one

Robert B. McQuilly

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given), which said paper, writing and document is as follows, that is to say :

*By Jan 22nd
all day
5-11-55 P 5
6-12-72 P 5*

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0480

BOX:

478

FOLDER:

4376

DESCRIPTION:

Weldon, Thomas

DATE:

04/22/92



4376

0481

POOR QUALITY ORIGINAL

Counsel,
Filed *W* day of *April* 1892
Pleads, *Chiquity* 30

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

THE PEOPLE

vs.

B

Thomas Laidlow

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. H. Doham
Foreman.

Part 2 *April 20, 1892.*

On Petition of District

Attorney Defendant

discharged on his own

recognizance

Witnesses:

Edward F. Leggett

Wm. B. Bingham

The defendant is a
detective N.Y. L. Erie &
Western R.R.

Officer Bingham tells
me that the Rail Road
gives the defendant a
most excellent character

& cannot account for
defendant's actions on the
16th of April 92 -

Officer Bingham tells
me he arrested defendant
a few minutes after the
shooting - The officer tells

me the man was crazy
drunk & took the witness
stand - That from the
action & conduct of the

prisoner - he does not
think he is distinguish
right from wrong - That
the defendant be discharged
on his own recognizance. J.S.B.

Witness
April 14, 1892
ada

From exhibit in case...

0482

POOR QUALITY
ORIGINAL

HELD UP BY A DETECTIVE.

Thomas Weldon Mistook a Grocery
for a Freight Train.

SHOTS FIRED AT A BOY WHO WAS
SUPPOSED TO BE A ROEBER.

**Proprietor Altoff Encounters the Frenzied
Intruder and They Roll Over the
Floor in a Terrible Struggle—Police-
man Benham's Night Stick Arrives
Just in Time—The Man Said He Had
Been Drugged and Made Insane.**

Conrad Altoff's grocery, No. 222 Chrystie street, is opened promptly at 6 o'clock every morning. Edward Fiegert, fourteen years old, who sleeps in the store, was aroused a little ahead of time yesterday morning by loud rapping at the door. He thought it was a customer whose timepiece was out of gear and he shouted:

"You're too early. It isn't 6 yet."

The next instant the door was broken open and a wild-looking man rushed in. Edward sprang out of bed. The man attempted to enter the apartments where the grocer and his family slept, when the boy barred his progress.

"Get out of my way," roared the frenzied man, "or I'll kill you!"

The plucky boy darted behind the counter for a club.

At the same moment the wild-looking man drew a six-barrelled loaded revolver from his pocket and pointed it at Edward, who almost fainted from fright.

"So you were looking for a club, eh?" snarled the man. "Stand on that chair. Now hold out your hands. Steady, I'm going to shoot. One, two, three."

The revolver snapped two or three times before it went off, and when it did go off the bullet passed within three inches of Edward and imbedded itself in a potato barrel. Edward screamed with terror and rushed out of the store.

The noise awoke Grocer Altoff, who grappled with the intruder. The man attempted to shoot the grocer. Over and over the floor they rolled. Altoff was trying to get the revolver from him, while the man was endeavoring to bite him.

The grocer's family took refuge in the back of the store and shouted at the top of their voices. The unwelcome visitor finally got the better of the grocer, whose strength became exhausted. But Policeman Benham, who had been summoned by Edward, rushed in.

The man was about to turn his attention to him when the policeman's heavy night stick began its work, and in less than five seconds the man was stretched on the floor insensible. He was carried to the Fifth street station, where his head was bandaged.

When the man revived he was taken before Justice Kilbrith in the Essex Market Police Court. He described himself as Thomas Weldon, twenty-three years old and born in Mexico. He said he was a detective in the employ of the New York, Lake Erie and Western Railroad Company. He showed a badge in corroboration of his statement. He had come to town, he said, to go on a spree, and had drunk freely. He believed that the liquor was drugged.

When he broke into the grocery store he thought it was a freight train and that thieves were committing a robbery. He mistook a square tin-box of crackers for the money-box of the company and thought that Edward was trying to steal it. For this reason, he says, he told Edward to hold up his hands.

Weldon was held in \$1,000 bail for trial in the General Sessions for attempted felonious assault. He may get five years.

STEAMERS RACE INTO PORT.

0483

**POOR QUALITY
ORIGINAL**

People
-W-
Thomas Nelson.

0484

POOR QUALITY ORIGINAL

Form 85-11 '91-100,000

New York, Lake Erie & Western R. R. Co.

Jersey City Station, April 20th 1892

Hon. Peter Mitchell
Dear Sir.

Thomas Weedon, has been employed by me as a special officer since the 10th day of January, 1892, to date of April 16th, 92. During which time I have found him to be an industrious, temperate, and reliable man.

On date of March 28th 92, one of our freight Cars was robbed of goods, to the value of some \$2000 (two thousand dollars), through the operations of Mr Weedon and two men of my men, the goods were found concealed in an obscure place along the line of our Rail Road, the goods were matched by him and the others, and when the parties came to take them away, they were arrested by Mr Weedon and one of the men of my men and are now awaiting trial for Hackettstown N.J. which will take place, on 10th of April 21st. I have never seen him under the influence of liquor at any time.

Yours Respectfully
J. H. Brown
Chief Detective
E. R. R.

0485

POOR QUALITY
ORIGINAL

Form 85-11 '91-100,000

New York, Lake Erie & Western R. R. Co.

Jessy City Station, Apia Sept 1892

Hon. Wm. Mitchell
Dear Sir.

Thomas Weldon has been employed by me as a special officer since the 10th day of January 1892, to date of Apia 16th, 92. During which time I have found him to be an industrious, temperate, and reliable man.

On date of March 28th 92, one of our freight cars was robbed of goods to the value of some \$2000 two thousand dollars, through the operations of Mr Weldon and two men of my men, the goods were found concealed in an obscure place along the line of our Rail Road, the goods were matched by him and the others, and when the parties came to take them away, they were arrested by Mr Weldon and one of the men, of my men and are now awaiting trial for Haverhill N.J. which will take place, as is my Apia 21st. I have never seen him under the influence of liquor at any time.

Yours Respectfully
J. H. Barrow
Chief Detective C.R.R.

0485

POOR QUALITY ORIGINAL

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

1701

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Conrad Attoff
of No. 226 Chryslie Street

3 to 333 Mr Davis
3 Court P

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of **SEPTEMBER** 1892, at ~~10:30~~ ^{3 PM} ~~3~~ ^{13th} o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Thomas Welden

Dated at the City of New York, the first Monday of **SEPTEMBER** in the year of our Lord 1892.

DE LANCEY NICOLL, District Attorney.

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

1701

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Off Benham
of No. 14 Truck Street

3 to 333 Mr Davis
3 Court P
Nicoll

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of **SEPTEMBER** 1892, at ~~10:30~~ ^{3 PM} ~~3~~ ^{13th} o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Thomas Welden

Dated at the City of New York, the first Monday of **SEPTEMBER** in the year of our Lord 1892.

DE LANCEY NICOLL, District Attorney.

0487

POOR QUALITY ORIGINAL

1701

SUBPENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York?

To *Edward Fugot*
of No. *226* *Chrystie* Street

to see Mr. Nicoll
3 o'clock P.M.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of **SEPTEMBER** 1892, at *3 P.M.* ~~10.30 o'clock in the forenoon~~ of the same day, as a witness in a ~~criminal~~ *15th* action prosecuted by the People of the State of New York, against

Thomas Keldin

Dated at the City of New York, the first Monday of **SEPTEMBER** in the year of our Lord 1892.

DE LANCEY NICOLL, District Attorney.

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpena is disobeyed, an attachment will immediately issue.
Bring this Subpena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

0488

**POOR QUALITY
ORIGINAL**

226. Chryotie

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0489

POOR QUALITY ORIGINAL

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK. If this Subpoena is disobeyed, an attachment will immediately issue. Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

ask to see Mr. Bedford

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

14

In the Name of the People of the State of New York.

To Off- Benham

of No. _____ Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the 14 day of 1893 at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Thomas Weldon

Dated at the City of New York, the first Monday of in the year of our Lord, 1893

DE LANCEY NICOLI, District Attorney.

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK. If this Subpoena is disobeyed, an attachment will immediately issue. Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

ask to see Mr. Bedford at 11 a.m.

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Edward Piquet

of No. 226 Chrystie Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the 14 day of 1893 at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Thomas Weldon

Dated at the City of New York, the first Monday of in the year of our Lord, 1893

DE LANCEY NICOLI, District Attorney.

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK. If this Subpoena is disobeyed, an attachment will immediately issue. Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

ask to see Mr. Bedford

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE. at 11 a.m.

In the Name of the People of the State of New York.

To Conrad Altgoff

of No. 226 Chrystie Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the 14 day of APRIL 1893 at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Thomas Weldon

Dated at the City of New York, the first Monday of APRIL in the year of our Lord, 1893

DE LANCEY NICOLI, District Attorney.

0490

POOR QUALITY
ORIGINAL

1689
District Attorney's Office.

PEOPLE

vs.

William W. ...

vs.

William W. ...

William W. ...

Part 2

See Back of folder

0491

POOR QUALITY ORIGINAL

Police Court 3rd District.

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

of No. 226 Chrystie Street, aged 14 years,
occupation grocery clerk being duly sworn

deposes and says, that on the 16th day of April 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Thomas Weldon (now here)

who did wilfully point a gun and discharge the contents of one barrel of a revolving pistol loaded with ball cartridge at the body of deponent and said assault was committed

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and 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 for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 16th day of April 1889 by Eddie Fiegert

J. Williams Police Justice.

0492

POOR QUALITY ORIGINAL

(1835)

3

Sec. 198-207

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Thomas Heldon*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Mexico*

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

Answer. *no home*

Question. What is your business or profession?

Answer. *Detective*

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

Answer. *I am not guilty -*
J. H. W. W. W. W. W.

Taken before me this

16

189

J. H. W. W. W. W. W.
Police Justice.

0493

POOR QUALITY ORIGINAL

Bail fixed by Court at \$500 #
Total \$4,000
P.R.C.
P

PAID, one 70-192
No. 1, by Jas. Bondary
Residence 182 Madison St.
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

Police Court--- 3rd District. 491

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edward Fitzgerald
226 10th St.
Manhattan 7-2100
Offence Felonious Assault

Dated April 16 1892
J. B. Sullivan Magistrate

Witnesses
Bernard O'Leary
No. 125 10th St.
Precinct 14th Officer

No. 1000 to answer
No. 1000
No. 1000
No. 1000
No. 1000



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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated April 16 1892 J. B. Sullivan Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0494

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Weldon

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

Thomas Weldon

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

The said

Thomas Weldon

late of the City of New York, in the County of New York aforesaid, on the sixth day of April in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one Edward Fiegert in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Edward Fiegert a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said

Thomas Weldon in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent him the said Edward Fiegert thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Thomas Weldon

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

The said

Thomas Weldon

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

Edward Fiegert in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said

Edward Fiegert

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

Thomas Weldon

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0495

BOX:

478

FOLDER:

4376

DESCRIPTION:

West, Frank

DATE:

04/26/92



4376

0496

POOR QUALITY ORIGINAL

326.

Counsel,
Filed 26 day of April 1892
Pleads, *Frank West*

Grand Larceny,
(From the Person)
Degree.
[Sections 433, 434, Penal Code.]

THE PEOPLE

vs.
Frank West

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. H. Johann
Foreman.

Part 3. May 4/92
Pleads *Frank West*
2 Apr. 7 1892

Witnesses:

J. J. ...

0497

POOR QUALITY ORIGINAL

Police Court

4

District.

Affidavit—Larceny.

City and County of New York, ss:

Jennie Emmer

of No. N. E. Cor. 61 Street & 10 Avenue, aged 21 years, occupation Assistant - matron being duly sworn,

deposes and says, that on the 22 day of April 1894 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One pocketbook, containing ten cents and other articles of personal property, of the value of One Dollar and Fifty cents,

J. S. (1900)

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by ^{from the person or possessors} Frank West (now here)

from the fact, that at about 5.30 P.M., on said date, deponent boarded a car going west at 42 Street and Broadway; deponent had said pocket-book in the right-hand pocket of her coat; that said defendant boarded the same car immediately after deponent; that deponent then missed said pocket-book and she saw defendant leave said car and run. Deponent told Officer Brunner, of the 22nd Precinct Police, that she lost her pocketbook and she is informed by said Officer that he saw said defendant throw in the street a pocketbook which deponent identifies as her property. Therefore deponent accuses defendant of having stolen said property and prays that he may be dealt with according to law.

Jennie Emmer.

Sworn to before me, this 22 day of April 1894 of Charles H. Brunner Police Justice.

0498

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, N.Y.

Frank West

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

Question. What is your name?

Answer.

Frank West

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

Mutta State

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

Answer.

W 533 W. 42 Street

10 yrs.

Question. What is your business or profession?

Answer.

Wailer

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

Answer.

I am not guilty.

Frank West

Taken before me this

4/3

Day of April 1897

Charles J. Justice

Police Justice.

0499

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... District.

THE PEOPLE vs.

James O. Brown
vs.
Frank West

Offence: Larceny

Date: April 23 1892

Magistrate: James Smith

Sumner Officer: James Smith

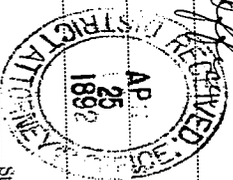
Wm. Precinct

Witness: James Smith

No. 1, by C. O. Street

Case the off. received

No. 2, by Street



No. 3, by Street

No. 4, by Street

to answer: James Smith

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

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

Dated April 23 18 92 Charles J. Smith Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0500

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank West

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

Frank West

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

The said Frank West

late of the City of New York, in the County of New York aforesaid, on the 22nd day of April in the year of our Lord one thousand eight hundred and ninety-two, in the day time of the said day, at the City and County aforesaid, with force and arms,

one silver coin of the kind called dimes of the value of ten cents, two nickel coins of the kind called five cent pieces of the value of five cents each, ten coins of the kind called cents of the value of one cent each, and one pocketbook of the value of fifty cents, and divers other goods, chattels and personal property, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of one dollar

of the goods, chattels and personal property of one Jennie Ernever on the person of the said Jennie Ernever then and there being found, from the person of the said Jennie Ernever 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.

Wm. Lawrence McCall District Attorney

0501

BOX:

478

FOLDER:

4376

DESCRIPTION:

West, Samuel J

DATE:

04/28/92



4376

0502

POOR QUALITY ORIGINAL

490

328

[Handwritten signature]

Counsel,

Filed

day of

1892

Pleads,

Grand Larceny, Second Degree.
[Sections 528, 587, Penal Code.]

THE PEOPLE

vs.

Samuel J. West

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. H. Johnson
Foreman.
Part 3. May 31 1902
Alec J. M. [unclear]
[unclear] [unclear] [unclear]

Witnesses:

Joseph S. Sawyer

The evidence in this case
will not warrant a conviction -
I recommend the dismissal of
this indictment.
May 31 1902 U. M. Davis
Arch

0503

POOR QUALITY ORIGINAL

Joseph A. Thayer
agent
Samuel Jewell

Charged with
Larceny from
the person
April 14/1892
Before Hon
Samuel M. McKean
Police Justice

Complainant being duly sworn
deposes & says

By the Court
If your place of business is St. Paul
Exchange?

A Yes Sir

If you are a clerk?

A Yes Sir

On the 6th of April did you lose
anything?

A Yes Sir

What was it?

A A pocket book containing 2 keys
and \$14.00 in money and some
memorandum.

Of all of the value of how much?
A \$14.00 Dollars.

0504

POOR QUALITY
ORIGINAL

4

Q. How many witnesses do you have to it?
A. Two.

Q. What was the witness?
A. Samuel J. Sweet.

Q. Describe how he took it and where
he took it?

A. I was getting in the middle door of
the bridge car, and I had a heavy
package in my left hand, and
as I stepped in I placed my right
hand under the window to help lift
it up. And I put my right foot in the
car, and as I was stepping in I
felt my pocket book go, and I
said to the gentleman there, there
goes my pocket book, and he stepped
back ^{the way} and put his hands down
and said I guess you dropped it
and the guard on the car was just
about to close the door, and I said
I fear that man has taken my
pocket book?

Q. Which man? The defendant?
A. Yes. So I said he took my

0505

POOR QUALITY
ORIGINAL

3

poor not bear, and he did as he
was brought back in charge of
officer McCormack, and as I
turned around he had his eyes on
me but my eye caught his eye.

Q You say here in your affidavit that
you had your pocket in your
possession immediately before
you felt the tug at your pocket
A Yes sir because it was there
before I left my office and it was
never taken out

Q And made this tug at your pocket
A The prisoner

Q How do you mean?

A The very minute I felt it go I turned
around and he was going from me

Q Was anybody else near you?

A Not behind me

Q Is there anything else you wish
to say?

A That is all

Cap Exames

Q This was about 1/4 past six o'clock

0506

POOR QUALITY
ORIGINAL

4

in the morning had there was quite a
crowd here wasn't there?

Yes sir

And all the passengers during was
on that bridge platform on the
cars themselves crowded as usual
the cars were pretty well crowded
if there are 3 or 4 on the car are
there was?

Yes sir

And the middle door had one on each
end?

Yes sir

And as you entered the middle
door of the car you had your
arm out on the left hand?

Yes sir

And the bundle in the left hand
Yes sir

And your right hand was free?
Yes sir

And had you anything in your
right hand when you entered
the car?

0507

POOR QUALITY
ORIGINAL

Q I had my right hand under the handle
of the car was jammed up was it not
just?
A Yes

Q And you had had your fingers in
the car on account of the crash
and you, did you not the car start so
quickly that nobody else could get on?
A No sir, nobody else could get on
I why was it the defendant was
not taken in?

Q Because he stopped when
I saw there was 30 to 40 people
standing in a line for a minute to
be trying to get in the car?
A No sir

Q So I understand you to say there
was nobody else trying to get
in the car but yourself at that
hour of the evening?

A I don't say so

Q But you didn't see the defendant
until after you turned around?
A No sir

0509

POOR QUALITY ORIGINAL

7

I described you how I saw and how
I saw quite a number of people
there

At the same time

I heard a voice
I was surprised

I was surprised to see
I was surprised to see

I was surprised to see
I was surprised to see

At the same time

I was surprised to see
I was surprised to see

I was surprised to see
I was surprised to see

I was surprised to see
I was surprised to see

I was surprised to see
I was surprised to see
I had one foot on the middle
entrance of the car

I was surprised to see
I was surprised to see

0510

POOR QUALITY ORIGINAL

8

you succeed your pocket book
Kerian

your success has not increased unless
you are

at the end

of your design or method or work
anybody can do it. It is a matter of
time and money. It is by no means
easy to do.

A matter of time and money. It is
a matter of time and money. It is
a matter of time and money.

of your success has not increased unless

you are at the end

of your design or method or work
anybody can do it. It is a matter of
time and money. It is by no means
easy to do.

at the end

of your success has not increased unless
you are at the end

at the end

05 12

POOR QUALITY ORIGINAL

10

that the power boat was gone
 and as I was standing the door
 behind me (the circumstances
 had lost his power boat, I
 didn't know him but as all to
 him about it, and he said
 do you know some abstracting
 the power boat? He said no
 but it was a power boat it is
 my place to get an explanation
 from him, and he said he by
 said you were on the track
 and had some one to offer
 a power boat to him
 it was a power boat the
 power boat on the track
 carter

of the power boat
 it had

of the power boat
 and he was never a actor
 and he was never a actor
 not trying to get on the car
 a power to the time the power boat

0513

POOR QUALITY ORIGINAL

11

was a good show was but as the
name I became somewhat a bit
less was not.

Q How many people were there
trying to get on at the time the
commencement took place?

A 30-4

Q And you didn't see the airplane
doing anything?

A No sir

Q And you never mentioned about
any persons being present
with the plane the airplane
type?

A No sir

Q And you also saw standing
with the airplane at the time
trying to get on the car?

A Not at the time he was trying
to get on only 2 or 3.

Q And the platform was greatly
crowded at that time?

A No I'm not sure, but there were
quite a number of people

05 14

POOR QUALITY
ORIGINAL

12

walking away
The Court (Bar for the people
Defendant Criminal cases
to receive the testimony
on the ground there is no
evidence
In the Court, Justice
Criminal Cases
The Court

0515

POOR QUALITY ORIGINAL

Police Court

1st

District.

Affidavit—Larceny.

City and County
of New York,

ss:

of No. 201

Joseph S. Hayer
Produce Exchange Street, aged 46 years,
Clerk

occupation

being duly sworn,

deposes and says, that on the

6th day of April

1897 at the City of

New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

a book containing good and
lawful money consisting of divers bills
of divers denominations to the amount
and value of Seventeen dollars and
two cents and the value of Fifty cents
all of the value of Seventeen dollars
and fifty cents \$17.50

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Samuel J. West (maximus)

Deponent says that he was about entering
a cable car on the Brooklyn Bridge when
he felt deponent tugging at his
trousers pocket in which he carried
the aforesaid property. Deponent
then and there immediately missed the
same - Deponent accused and deponent
with taking the same and he said
deponent immediately stepped off the
aforesaid car. - Deponent says that the
car started and he called to officer
O'Brien to take deponent in custody
Deponent says that he is informed

Sworn to before me, this
1897 day of
Police Justice.

0516

POOR QUALITY
ORIGINAL

said officer that
by an Employee on said Bridge found
the aforesaid property on the Bridge
~~along~~ ^{near} of the place that said Car
was standing — Depoant says
that he had said property in
his possession immediately before
he felt said dependant tugging
at said pocket and he said
dependant was the only person
near him that could take the
same from the time he saw it
until he missed the same

J. S. Thayer

Sworn to before me

this 7 day of April 1892

Wm. Maho — Police Justice

0517

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Samuel J. West

Question. How old are you?

Answer.

39 years

Question. Where were you born?

Answer.

MS

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

Answer.

144 Sleep St - 73rd Ave 7 mos

Question. What is your business or profession?

Answer.

Agent

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

Answer.

*I am not guilty
Samuel J. West*

Taken before me this
day of *April* 192*4*

Police Justice.

0518

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court... District.

328-1-190

THE PEOPLE, vs.

Joseph B. ...
Demuel ...

1
2
3
4

Offense *... from*
the ...

Dated, *Apr 7* 1892

W. ...
 Officer

... ..
 Street

Witness *Michael ...*
 Street

... ..
 Street

Michael F. ...
 Street

385 M St
 Street

No. *1077* to answer *...*
 Street

... ..
... ..
... ..
... ..
... ..

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

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

Dated, *Apr 7* 1892 *...* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

05 19

POOR QUALITY
ORIGINAL

TO THE CHIEF CLERK.

~~Please send me the~~ Papers in the Case of
PEOPLE

vs.

Samuel J. West.

The prisoner was brought
up on habeas and held
by Judge Patterson who,
handed down the following
memorandum:

"In re West! I think there
was enough before the com-
mitting magistrate to authorize
him to hold the prisoner for the
action of the grand jury. It is
true the evidence is largely if not
altogether, circumstantial but the
record is not absolutely barren
of testimony justifying the
feeling and action of the
Police Justice. Mit dismissed,
and prisoner remanded."
Dated Apr. 21st 1892.

J. Washburn,
Depy. Asst. Dist. Atty.

0520

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Samuel J. West

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse Samuel J. West

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

The said

Samuel J. West,

late of the City of New York in the County of New York aforesaid, on the 6th day of April in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the day - time of said day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of seventeen

#17.

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of seventeen

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of seventeen

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of seventeen

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of seventeen dollars and fifty cents

and two keys of the value of twenty-five cents each

of the goods, chattels and personal property of one Joseph S. Shayer, on the person of the said Joseph S. Shayer, then and there being found, from the person of the said Joseph S. Shayer 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.

DE LANCEY NICOLL, District Attorney.

0521

BOX:

478

FOLDER:

4376

DESCRIPTION:

Whalen, Edward

DATE:

04/01/92



4376

0522

POOR QUALITY ORIGINAL

20184 X

Counsel,

Filed

189

1 May of 1892

Pleas,

THE PEOPLE

vs.

Burglary in the Third Degree. Section 498, v. 26, Stat. 1887.

325 6579
Ketchikan

Edward Whalen

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL,

[Signature]

Foreman.

April 11, 1892

Pleas 325

For case 1

Witnesses

[Signature]
[Signature]
20184

0523

POOR QUALITY ORIGINAL

Police Court— 4th District.

City and County } ss.:
of New York,

of No. 1140 2nd Avenue Street, aged 29 years,
occupation Clerk being duly sworn

deposes and says, that the premises No. 1140 - 2 Avenue, 19th Ward
in the City and County aforesaid the said being a Three story Brick
Building the cellar of Storage warehouse
which was occupied by deponent as a Storage warehouse
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking
two locks on a door leading from
the street into the cellar and
entering said cellar through the
door, on the 1st day of March 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One Case containing Four Dozen
Cans of Condensed Milk of the
value of Four 80/100 Dollars
(\$4.80)

the property of J. W. O'Connor and in deponent's custody
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

Edward Whalen (nowhere)

for the reasons following, to wit: that on about the hour
8.45 P.M. on the aforesaid day
deponent secured locked and
fastened the aforesaid door leading
into said cellar and deponent is informed
by Officer John A. Scheuring of the 18th Police
District that at about the hour of 10.30 P.M. he
Scheuring saw said defendant coming out of
said cellar with said property in his possession
J. W. O'Connor

Sumner to before me this
1st day of March 1892
J. W. O'Connor

0525

POOR QUALITY ORIGINAL

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Edmond Whalen being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is *no* right to make a statement in relation to the charge against *him*, that the statement is designed to enable *him* if he see fit to answer the charge and explain the facts alleged against *him*, that he is at liberty to waive making a statement, and that *no* waiver cannot be used against *him* on the trial.

Question. What is your name?

Answer. *Edmond Whalen*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *NY 325 East 59 Street & about 4 months*

Question. What is your business or profession?

Answer. *Brook-lyner*

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

Answer. *I have nothing to say*
Ed Whalen

Taken before me this *18*
day of *March* 189*7*

Police Justice.

0526

POOR QUALITY ORIGINAL

By March 22^d 1892

2:30 P.M. [Signature]

Police Court District.

1892 334

THE PEOPLE, &c.,
ON THE COMPLAINT OF

[Signature] 1140 2nd Ave
Admiral Haddock

Offense: Burglary

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

March 18th 1892

Magistrate

[Signature] J.M. A. Schmitt
Officer

Precinct

Witnesses

No. [Signature]

Street

No. Vera

Street

No. 321

Street

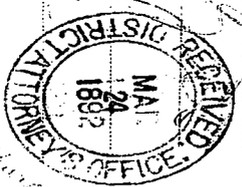
No. Mary

Street

No. 321

Street

to answer



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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of \$100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, March 18th 1892 [Signature] Police Justice.

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

Dated, March 18th 1892 [Signature] Police Justice.

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

Dated, March 18th 1892 [Signature] Police Justice.

0527

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Edward Whalen

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

Edward Whalen

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

The said Edward Whalen

late of the 19th Ward of the City of New York, in the County of New York aforesaid, on the
seventeenth day of March in the year of our Lord one
thousand eight hundred and ninety-two in the night time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the building of
one Jeremiah John W. O'Connor

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit : with intent the goods, chattels and personal property of the said John
W. O'Connor in the said building
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.

0528

POOR QUALITY ORIGINAL

SECOND COUNT—

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

Edward Whalen

of the CRIME OF *Petit* LARCENY committed as follows:

The said *Edward Whalen*

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

forty eight cans of condensed milk of the value of ten cents each can

[Large handwritten flourish]

of the goods, chattels and personal property of one

John W. O'Connor

in the

building

of the said

John W. O'Connor

there situate, then and there being found, in the

building

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.

0529

POOR QUALITY
ORIGINAL

THIRD COUNT:

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

Edward Whalen
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Edward Whalen

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,

*forty-eight cans of condensed
milk of the value of ten
cents each can*

of the goods, chattels and personal property of

John W. O'Connor

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said

John W. O'Connor

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

Edward Whalen

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.

DE LANCEY NICOLL,

District Attorney.

0530

BOX:

478

FOLDER:

4376

DESCRIPTION:

White, Frank W

DATE:

04/20/92



4376

0531

POOR QUALITY ORIGINAL

215.

~~2/10/92~~

Counsel,

Filed 20 day of April 1892

Pleas, *Larceny*

THE PEOPLE

vs.

Frank W. White

Grand Larceny, [Sections 828, 831, Degree, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. J. Johnson
Foreman.

Ed. Paul
20/92

Herbert W. ...

Elmer ...
April 25

Witnesses:

Jessie David.

.....
.....
.....
.....

0532

POOR QUALITY ORIGINAL

(1305)

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 370 St. Nicholas ^{av} Street, aged 25 years,
occupation Manic Lady & Seamstress being duly sworn,

deposes and says, that on the 15th day of April 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the Day time, the following property, viz:

One silver basket. One silver coffee pot. One silver sugar bowl. Silver cream pitcher. One silver milk pitcher. all of the value of fifty dollars.

the property of Keppner

has a probable cause to suspect, and does suspect, that the attempted to be and that this deponent and carried away by Mark White (no name) and from the fact that at about the

time of 5 o'clock P.M. said date deponent over this deponent in his driving room in St. James and at that time the deponent had all of said property in a chair ready for removal.

Wherefore deponent charges this deponent with feloniously attempting to take and carry away said property.

Jessie Mochner David

Sworn to before me, this

of April

1892

16 day

[Signature]
Notary Public

0533

POOR QUALITY ORIGINAL

Sec. 198-200.

CS
District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. *Frank White*

Question. How old are you?

Answer. *23 years old*

Question. Where were you born?

Answer. *New Jersey*

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

Answer. *23. St near J. Ave. 1 1/2 yrs*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I am guilty
F.W. White*

Taken before me this *16* day of *April* 189*3*
[Signature]
Police Justice.

0534

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court---

District

1884

434

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jessie Almond
237 1/2 W. 125th St. New York
Almond White

2 _____
8 _____
4 _____

Offense *Attempted*
murder

Dated,

April 16 189 *2*

Residence

Magistrate

No. 3, by

Robt. Johnston Officer

Residence

20 Precinct

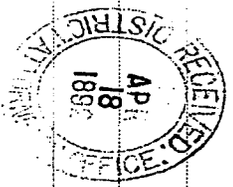
Witnesses

No. 4, by

Street

No. _____

Street



No. _____

Street

\$ *1000* or answer

J. S.

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

Alfred Stark

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

Dated, *April 16* 189 *2* _____ Police Justice

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0535

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank W. White

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

Frank W. White

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

The said *Frank W. White*

late of the City of New York, in the County of New York aforesaid, on the *15th* day of *April* in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one basket of the value of ten dollars, one coffee-pot of the value of ten dollars, one sugar bowl of the value of ten dollars, one and two fitchers of the value of ten dollars each

of the goods, chattels and personal property of one

Jessie M. David

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

D. L. Laney
District Attorney

0536

BOX:

478

FOLDER:

4376

DESCRIPTION:

White, Patrick J

DATE:

04/20/92



4376

0537

POOR QUALITY ORIGINAL

214: *[Signature]*

Counsel,

Filed *[Signature]* Day of April 1897.
Plents, *[Signature]*

THE PEOPLE

vs.

Patrick J. White

Assault in the First Degree, Etc.
(Extrajudicial)
(Sections 217 and 218, Penal Code.)

DE LANGEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. W. Johnson
Foreman.

Park 3. April 25/97.
Wied & Dequinted

Witnesses:

John H. Hutton

0538

POOR QUALITY ORIGINAL

Police Court of District.

City and County of New York } ss.

of No. The 21st Precinct Police Station, aged years, occupation Police Sergeant being duly sworn, deposes and says, that on the 2nd day of April 1892, at the City of New York, in the County of New York,

John Hatton

Patrick J. White

(now here) came to the 21st Precinct Police Station in East 35th Street, that said White asked deponent to arrest a person whom he claimed ruined the defendant's wife and family; that deponent referred defendant to a police magistrate, to whom said White could apply for a warrant; that said White then said to deponent "You refuse my request" and drew from his pocket a revolver loaded with cartridges and pointed said revolver at deponent. That said White was then overpowered and placed under arrest. Wherefore, deponent accuses defendant of felonious assault and prays that he may be dealt with according to law.

Sworn to before me this } John Hatton
13th day of April 1892 } Supt 21 Prec.

[Signature]
Police Justice

0539

POOR QUALITY ORIGINAL

(1895)

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Patrick J. White*

Question. How old are you?

Answer. *32 yrs.*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Saugatuck, Conn - 4 yrs.*

Question. What is your business or profession?

Answer. *Liquor Business*

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

Answer. *I am not guilty.*

Patrick J. White

Taken before me this

day of *April* 189*5*

Police Justice

[Signature]

0540

POOR QUALITY ORIGINAL

BAILLED,
 No. 1, by
 Residence Street
 No. 2, by
 Residence Street
 No. 3, by
 Residence Street
 No. 4, by
 Residence Street

Police Court--- District. 417

THE PEOPLE, vs.,
ON THE COMPLAINT OF

John Stanton

Patrick J. White

Offense Felonious Assault

Dated, April 13 1892

Magistrate

Ward

Precinct

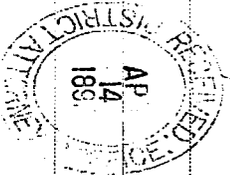
Witnesses

No. Street

No. Street

No. Street

To answer



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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, April 13 1892 Magistrate Police Justice.

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

Dated, 1892 Police Justice.

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

Dated, 1892 Police Justice.

0541

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick J. White

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

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

The said Patrick J. White,

late of the City of New York, in the County of New York aforesaid, on the second day of April in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one John Hatton in the peace of the said People then and there being, feloniously did make an assault and to, at and against the said John Hatton a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Patrick White in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent to kill the said John Hatton thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said Patrick J. White

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said John Hatton in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against the said John Hatton

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Patrick J. White

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0542

BOX:

478

FOLDER:

4376

DESCRIPTION:

Williams, John

DATE:

04/25/92



4376

0543

POOR QUALITY ORIGINAL

280.
Counsel,
Filed 4th day of April 1892
Pleads, *et cetera*

Assault in the Second Degree.
(Section 218, Penal Code.)

THE PEOPLE

~~vs. John Williams~~
vs. P.

John Williams
(2 Cases)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. H. Johnson
Attorney

Filed 3rd April 1892
Pleads Assault 2nd deg
S.P. 4 1892
P.B.M.

Witness:
John P. Collins

*100-104 Application for pardon
denied 11/18/92 P.B.M.*

0544

POOR QUALITY ORIGINAL

Police Court 2 District.

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

John P. Collins
of No. 211 West 25th Street, aged 25 years,
occupation Bar tender being duly sworn

deposes and says, that on the 19 day of April 1888 at the City of New
York, in the County of New York, at 429 6th Avenue
he was violently and feloniously ASSAULTED and BEATEN by

John Williams (now deceased)
who cut deponent a severe gash
on the throat with a pocket knife
then held by deponent in his
hand

with the felonious intent to ~~take the life of deponent,~~ or to do him grievous bodily harm; and 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
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 19 day } J. P. Collins
of April 1888

J. H. Brady Police Justice.

0545

POOR QUALITY ORIGINAL

(1335)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John Williams*

Question. How old are you?

Answer. *27 years U.*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *12 West 27th St - 6 months*

Question. What is your business or profession?

Answer. *Porter*

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

Answer. *There were five or six of them trying to lie to me and I acted entirely on my self defence
John Williams*

Taken before me this *19* day of *April 1898* at *12 West 27th St* Police Justice.

0546

POOR QUALITY ORIGINAL

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John P. Collins
John Williams

2
3
4

Offense... *Maret Felony*

Dated,

April 19

189

Magistrate,

Grady

Officer,

Precinct,

19

Street,

Witnesses

No.

Street,

No.

Street,

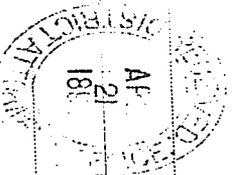
No.

Street,

No.

TO HISWET

John Williams



John Williams

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

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

Dated, *April 19* 189 *John P. Collins* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0547

POOR QUALITY ORIGINAL

Police Court _____ District.

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

of No. 230 East 27th Street, aged 19 years,
occupation Telegraph boy being duly sworn

deposes and says, that on the 19 day of April 1888 at the City of New York, in the County of New York, at No 422 6th Avenue

he was violently and feloniously ASSAULTED and BEATEN by John Williams nowhere

who cut deponent several gashes on the face with a pocket knife then held in his hand by the deponent

with the felonious intent to ~~take the life of deponent,~~ or to do him grievous bodily harm; and 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 for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 19 day of April 1888 } William Ford

J. P. Gudy Police Justice.

0548

POOR QUALITY ORIGINAL

(1895)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John Williams*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *121 West 27th St*

Question. What is your business or profession?

Answer. *Porter*

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

Answer. *There were five or six of them trying to lick me and I only acted in self defence
John Williams*

Taken before me this

day of

April 1895
Madison Brady
Police Justice

0549

POOR QUALITY ORIGINAL

BATED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--- 2 District.

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

William Ford
John Williams

1
2
3
4

Offense Assault
felony

Dated

April 19

189

J. J. Davis

19

Officer

Magistrate

Witnesses

Martin Kearny

No.

429 6th Avenue

Street

No.

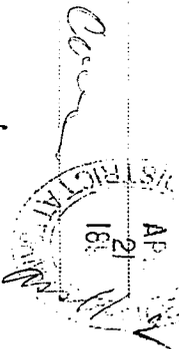
Street

No.

Street

\$ 1000 to answer

3.8



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

John Williams

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of

1000

Hundred Dollars,

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

Dated, April 19 1891

John J. Davis

Police Justice.

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

Dated, 1891 Police Justice.

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

Dated, 1891 Police Justice.

0550

POOR QUALITY
ORIGINAL

Address all LETTERS, PAPERS and PARCELS as follows.

Mr. John Williams Colored Convict No. 1609
CLINTON PRISON, DANMORA, N. Y.

DO NOT INTERLINE: WRITE ONLY ON EACH RULED LINE.
INMATES ARE ALLOWED TO WRITE ON THE SECOND SUNDAY OF EACH MONTH.

Correspondents must confine their letters to FAMILY and BUSINESS matters. Letters containing CRIMINAL NEWS will not be delivered. The postage must be FULLY PREPAID to insure delivery. Magazines and Story-papers are admitted, but no Daily or Weekly papers containing CRIMINAL NEWS are allowed in the Prison.

PUT FULL ADDRESS IN YOUR LETTER HERE: GIVE TOWN, COUNTY AND STATE.

Mr. Judge Martine Court of General Sessions
New York City

Danmora, N. Y., June 10

1894

Your Honor dear sir I have sent a letter to the Gov^r asking him for Clemency in my case and begging him to take one year off my sentence I explained the case as well as I possible could to him telling him that I was an honest and hard working young man and this is the first time that I was ever arrested in New York and that I have got a poor old mother down in Hampton Va and that I was her only support and I would beg off you your Honor to please to take ~~at~~ ^{Some} ~~of~~ ^{Intruss} in my case and help a poor unfortunate colored boy that is in need of a friend like you I have one or 2 friends in the city there your Honor if you will be kind enough to correspond with them in regards to my character learning up here your Honor that it was an ~~is necessary~~ ^{is necessary} that I should establish my character down there ~~before~~ ^{before} you in order

0551

POOR QUALITY
ORIGINAL

that you may know who and what I am I beg
of you your Honor to have mercy on a poor Creature
I will give you the names an address of ~~the~~ those
Gentlemen who I would beg of you your honor to
Correspond with in regards to my character an if
favorable I beg an Pray to you your Honor to
give me a Recommendation to the Gov for Clemency
that is please Recommend me to the Gov for Clemency
I can assure you judge your honor that the
Cutting was in self Defence the bartender wanted
me to pay for 2 drinks I refused the drinks
was for 2 friends of his that was in the bar at the
time I did not know them an of course I would
not pay for the drinks then the bartender jumped
over over the bar an struck me with some
blunt Instrument I think it was a beer mallet
knocking me down an then they commenced to kick
and punch me I raised up with the knife in
hand both eyes shut cutting right an left I give you the
names Mr John and Edward Nail 461 6th ave N.Y.
Ex Alderman Thomas Lynch 99 Nassau St N.Y.
Mr Pat O'Neal S.E. Cor of 40th St 8th ave

0552

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Williams

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

John Williams

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

The said John Williams

late of the City and County of New York, on the nineteenth day of April in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, in and upon one

William Ford

in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault; and the said

William Ford

with a certain knife which he the said

John Williams

in his right hand then and there had and held, the same being then and there a weapon and an instrument likely to produce grievous bodily harm, him the said William Ford then and there feloniously did wilfully and wrongfully strike, beat, cut, stab, bruise and wound, 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.

0553

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

John Williams
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

John Williams

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon the said

William Ford

in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said John Williams
the said William Ford
with a certain knife

which he the said John Williams
in his right hand then and there had and held, in and upon the
head of him the said William Ford
then and there feloniously did wilfully and wrongfully strike, ~~beat,~~ cut; ~~stab~~
~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said William Ford
to the great damage of the said William Ford
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0554

POOR QUALITY ORIGINAL

279. 1/11/11

Witness:
M. Ford

Counsel,
Filed *279* day of *April* 189*2*
Plends, *Chapman*

THE PEOPLE
vs. *P*
John Williams
(2 cases)
Assault in the Second Degree.
(Section 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. H. Johnson
Foreman.

29-1-11
Sentenced on am. indictment,
R. M. J.

0555

POOR QUALITY ORIGINAL

400

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Williams

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

John Williams

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

The said

John Williams

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

April in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, in and upon one

John P. Collins

in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault; and the said

John Williams

with a certain

knife

which he the said

John Williams

in his right hand then and there had and held, the same being then and there a weapon and an instrument likely to produce grievous bodily harm, him, the said

John P. Collins then and there feloniously did wilfully and wrongfully strike, beat, cut, stab, bruise and wound, 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.

0556

POOR QUALITY ORIGINAL

SECOND COUNT—

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

John Williams

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

The said

John Williams

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, in and upon the said

John P. Collins

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *John Williams* the said *John P. Collins* with a certain *knife*

which *he* the said

John Williams

in *his* right hand then and there had and held, in and upon the *neck* *and throat* of *him* the said *John P. Collins* then and there feloniously did wilfully and wrongfully strike, *beat, cut, stab* ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *John P. Collins* to the great damage of the said *John P. Collins* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, *District Attorney.*

0557

BOX:

478

FOLDER:

4376

DESCRIPTION:

Willson, Thomas

DATE:

04/12/92



4376

0550

BOX:

478

FOLDER:

4376

DESCRIPTION:

Taylor, George

DATE:

04/12/92



4376

POOR QUALITY ORIGINAL

0559

Witnesses:

Oram

123.
P.M. Linton

Counsel, _____
Filed, 12 day of April 1892
Plends, Henry

vs. B
THE PEOPLE
Thomas Wilson
and B
George Taylor

§§ 848 and 844, Penal Code.]
POLICE.

De Lancey Nicoll
DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. J. Johnson
Foreman.
at Court 27th Apr
Robt. J. Gault
Lead. Jury
Each Paid \$100

0560

GLUED PAGE

POOR QUALITY ORIGINAL

125 2-25-12
31-30-12

York } ss.

12/18/12
-5-11-55
-6-12-72-55-X

Allegany

George E.

being duly sworn

21 years of age, and is employed as _____ agent of the New York Society for the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, and charge that John Dor and James Dor

whose real names are unknown, but who can be identified by R. B. McCully and Jacob Kirchhoff did, at the city of _____ County of _____ and State of New York, on or about the 12th day of January 1892,

unlawfully use a room, table, establishment or apparatus for gambling purposes—and did engage as ~~a dealer or game keeper~~ in a gambling or banking game, where money or property was dependent upon the result—and did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed, and did endorse and use a book or other document for the purpose of enabling others to sell or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided, and particularly section 344 of the Penal Code.

Deponent further says, he has just cause to believe, is informed and verily does believe, his information being based upon ~~personal observation and from~~ statements made by R. B. McCully and Jacob Kirchhoff to deponent _____ that the said

John Dor and James Dor aforesaid, now have in their possession, at in and upon certain premises occupied by them and situate and known as number 130 Hester street First floor in the city of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

0561

GLUED PAGE

POOR QUALITY ORIGINAL

*130 Hester
Jacob Kirchhoff
Exhibit A.*

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

George E. Oran

*Exhibit B
130 Hester - Jan 1892. 2006.
R.B. McCully*

Park Row, New York City, being duly sworn deposes and says, he
21 years of age, and is employed as _____ agent of the New York Society for the
Suppression of Vice, that he has just cause to believe, is informed and verily does believe,
and charge that John Dor and James Dor

whose real names are unknown, but who can be identified by R. B. McCully and
Jacob Kirchhoff did, at the city of _____ County
of _____ and State of New York, on or about the 12th day of January 1892,
unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage as ~~a dealer or game keeper~~ in a gambling or banking game, where money or
property was dependent upon the result—and did sell, or offer to sell what is com-
monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing
or drawn numbers of a certain lottery, hereto annexed, and did endorse and use a book or
other document for the purpose of enabling others to sell or offer to sell lottery policies,
writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing
or drawn numbers of a lottery, against the form of the statute of the State of New York
in such case made and provided, and particularly section 344 of the Penal Code.

Deponent further says, he has just cause to believe, is informed and verily does
believe, his information being based upon ~~personal observation and from~~ statements made by
R. B. McCully and Jacob Kirchhoff to deponent
that the said
John Dor and James Dor
aforesaid, now have in their possession, at in and upon
certain premises occupied by them and situate and known as number 130 Hester
street First floor
in the city of New York and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

0562

GLUED PAGE

POOR QUALITY ORIGINAL

of New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

George E. Oran

of 41 Park Row, New York City, being duly sworn deposes and says, he
21 years of age, and is employed as _____ agent of the New York Society for the
Suppression of Vice, that he has just cause to believe, is informed and verily does believe,
and charge that John Dor and James Dor

whose real names are unknown, but who can be identified by R. B. McCully and
Jacob Kirchoff did, at the city of _____ County
of _____ and State of New York, on or about the 12th day of January 1892,
unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage as ~~a dealer or game keeper~~ in a gambling or banking game, where money or
property was dependent upon the result—and did sell, or offer to sell what is com-
monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing
or drawn numbers of a certain lottery, hereto annexed, and did endorse and use a book or
other document for the purpose of enabling others to sell or offer to sell lottery policies,
writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing
or drawn numbers of a lottery, against the form of the statute of the State of New York
in such case made and provided, and particularly section 344 of the Penal Code.

Deponent further says, he has just cause to believe, is informed and verily does
believe, his information being based upon ~~personal observation and from~~ statements made by

R. B. McCully and Jacob Kirchoff to deponent
_____ that the said

John Dor and James Dor
_____ aforesaid, now have in their possession, at in and upon
certain premises occupied by them and situate and known as number 130 Hester

street First floor
_____ in the city of New York and within

the County and State aforesaid, for the purpose of using the same as a means to commit a

Exhibit B
130 Hester - Jan 17/92 - 2006
R.B. McCully

0563

GLUED PAGE

POOR QUALITY ORIGINAL

Jan 12/1921. Bought at Price 10 cents. 130 Hester, Jacob Kirchhoff

John COUNTY OF *New York* } ss.
STATE OF NEW YORK.

George E. Oran

*Exhibit B
130 Hester - Jan 12/1921 - 2005.
P13 in custody*

Now, New York City, being duly sworn deposes and says, he
21 years of age, and is employed as _____ agent of the New York Society for the
Suppression of Vice, that he has just cause to believe, is informed and verily does believe,
and charge that *John Dor and James Dor*

whose real names are unknown, but who can be identified by *R. B. McCully and
Jacob Kirchhoff* did, at the *city* of _____ County
of _____ and State of New York, on or about the *12th* day of *January* 1892,
unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage as a dealer or game keeper in a gambling or banking game, where money or
property was dependent upon the result—and did sell, or offer to sell what is com-
monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing
or drawn numbers of a certain lottery, hereto annexed, and did endorse and use a book or
other document for the purpose of enabling others to sell or offer to sell lottery policies,
writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing
or drawn numbers of a lottery, against the form of the statute of the State of New York
in such case made and provided, and particularly section 344 of the Penal Code.

Deponent further says, he has just cause to believe, is informed and verily does
believe, his information being based upon ~~personal observation and from~~ statements made by
R. B. McCully and Jacob Kirchhoff to deponent
that the said
John Dor and James Dor
aforesaid, now have in *their* possession, at in and upon
certain premises occupied by *them* and situate and known as number *130 Hester
street First floor*
in the *city* of *New York* and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

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POOR QUALITY ORIGINAL

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this

12th day of January 1892.

George E. Crann

W. F. ... Police Justice.

CITY OF New York AND COUNTY OF New York ss.

Laborer

George E. Kirchhoff of 85 Canal St

being further sworn deposes and says that on the 12th day of January 1892, deponent visited the said premises, named aforesaid, and there saw the said

John Doe and James Doe aforesaid, and had dealings and conversation with *them* as follows:

In company with R. B. McCULLY whose affidavit is hereto annexed and made part of this Complaint, Deponent visited premises No. 130 Hester Street ^{*First Floor*} and there saw JOHN DOE and JAMES DOE selling what is commonly known as and called "Lottery Policies." Deponent, in company with R. B. McCULLY examined what is commonly called the "Drawings" After looking at said matter, Deponent said to the said JOHN DOE: "Give me 1 2 3 and 28 31 33 five cents each." The said JOHN DOE asked Deponent: "Did you ever play here before?" Deponent said: "Yes, I used to live down around here on the corner", whereupon the said JAMES DOE replied: "That's all rught." He then took a piece of paper, placed it between the sheets of his Manifold and wrote upon it the figures and numbers which Deponent had called off. He then took the paper from between the sheets of his Manifold, and placed the line which now appears upon the paper annexed hereto marked "Exhibit A" upon the

0565

POOR QUALITY ORIGINAL

paper and handed the same to Deponent, and Deponent paid him the sum of ten cents for the same. While Deponent was in said premises, Deponent saw R. B. McCULLY present himself before said JAMES DOE and ask for certain numbers, which the said JAMES DOE recorded upon a paper, handed the paper to the said McCULLY, and McCULLY paid him the, the said JAMES DOE, the sum of twenty cents for the same, it being an all day play. Deponent saw other persons buy what is commonly known as "Lottery Policy" in said place, and saw Blackboards, printed slips, papers, and books in possession of the said JOHN DOE and JAMES DOE in said premises.

Subscribed, and sworn to before:
me this 12th. day of January
1892.

Jacob Kirchhoff

W. M. ...
Police Justice.

City, County and State of New York, ss:

R. B. McCULLY of 41 Park Row being duly sworn, deposes and says, that he has read the foregoing Affidavit of JACOB KIRCHHOFF as to what occurred in premises No. 130 Hester Street, ^{Third Floor} on the 12th. day of January 1892, and knows the same to be true of his own knowledge.

Deponent further says, that after examining the printed drawings, Deponent went to the said JAMES DOE and had conversations and dealings with ^{him} in substance as follows:

Deponent said: "Give me 5 11 55 and 6 12 72 for five cents all day", whereupon the said JAMES DOE placed paper annexed aforesaid and marked on the back "Exhibit B" between sheets of his Manifold, and wrote the numbers which Deponent had called off to him upon the same. He then took the paper out from between the sheets, with the numbers so recorded, wrote the letters, characters and fig-

0566

POOR QUALITY ORIGINAL

ures at the top and the line "All day" at the bottom, handed the same to Deponent, and Deponent paid him the sum of twenty cents for the same.

Deponent further says, that he is informed, has just cause to believe, and verily does believe from personal observation, transactions, and statements had with the said John Doe and James Doe that the said John Doe and James Doe aforesaid now have in their possession in, at, in, and upon certain premises occupied by them and situate and known as the premises and place described in foregoing Affidavit in the city of New York, and within the County and State aforesaid, for the purpose of using the same as a means to commit a public offense, divers and sundry device, apparatus, tables, establishment, paraphernalia, layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the provision of Chapter IX of the Penal Code of the State of New York.

Subscribed and sworn to before me this } 12th day of January 1892 } R. B. Mc...
W. T. ... Police Justice.

Violation Sec. 344, P. C.
Gambling and Policy.

THE PEOPLE	ON COMPLAINT OF	<u>George C. Bram, et al</u>	AGAINST	1. <u>John Doe</u>	2. <u>James Doe</u>	3.	4.	5.	6.
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Affidavit of Complaint.

WITNESSES:
George C. Bram
Jacob Kirschhoff
R. B. Mc...

0567

POOR QUALITY ORIGINAL

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

R. B. McCully

of No. *41 Park Row* Street, being duly sworn, deposes and says,

that *George Taylor* (now present) is the person of the name of

James See mentioned in deponent's affidavit of the *12th*

day of *January* 18*92* hereunto annexed.

Sworn to before me, this *12*
day of *January* 18*92* }

R. B. McCully

Admiral POLICE JUSTICE.

0568

POOR QUALITY ORIGINAL

Sec. 151.

Police Court, 1st District.

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

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by George E. Quinn & R. B. McCully of 41 Park Row and Jacob Kirchhoff of 85 Canal Street, charging that on the 12 day of January 1892 at the City of New York, in the County of New York that the crime of Selling what are commonly called lottery policies

has been committed, and accusing John Dor and James Dor of 130 Herts St whose real names are unknown but who can be identified by R. B. McCully and Jacob Kirchhoff thereof.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendants and bring them forthwith before me, at the 1st DISTRICT POLICE COURT, in the said City or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 12th day of January 1892
W. M. Wilson POLICE JUSTICE.

POLICE COURT, 1st DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George E. Quinn & R. B. McCully

vs.

John Dor & James Dor

Warrant-General.

Dated Jan 12th 1892

W. M. Wilson Magistrate.

W. M. Wilson Officer.

The Defendant George Taylor taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

John W. Bernhardt and John Wilson Officer.

Dated Jan 12th 1892

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS

Time of Arrest, (11)
Thomas Wilson
Robert Dor
Native of U.S.

Age 42

Sex M

Complexion W

Color W

Profession Clerk

Married M

Single —

Read yes

Write yes

93 Brewery 93 Brewery

0569

POOR QUALITY ORIGINAL

City and County of New York, ss :

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

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

Proof by affidavit having been this day made before me, by George E. Cram, & R. B. McCully of 41 Park Row & Jacob Kirchhoff of 85 Canal Street, New York City, that there is probable cause for believing that John Dor and James Dor, whose real names are unknown, but each of whom can be identified by R. B. McCully & Jacob Kirchhoff

has in their possession, at, in and upon certain premises occupied by them and situated and known number 130 Hester Street, Third Floor in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day or night time to make immediate search on the person of the said John Dor and James Dor and in the building situate and known as number 130 Hester Street aforesaid, for the following property, to wit: all layouts, all Roulette Wheels and layouts, all Rouge et Noir, or Red and Black layouts, all gaming tables, all chips, all packs of cards, all dice, all deal boxes, all lottery policies, all lottery tickets, all circulars, all writings, all papers, all documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, all books all documents for the purpose of enabling others to gamble or sell lottery policies, all black-boards, all slips or drawn numbers of a lottery, all money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the First District Police Court at the Tombs in Centre Street in the City of New York.

Dated at the City of New York, the 12th day of January 1892

[Signature]

POLICE JUSTICE.



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POOR QUALITY ORIGINAL

Inventory of property taken by *Christopher Dixon* the Peace Officer by whom this warrant was executed :

~~Faro~~ layouts, ~~Roulette~~ Wheels, ~~Roulette~~ layouts, ~~Rouge et Noir~~ lay-
~~outs~~, ~~gaming~~ tables, ~~chips~~, ~~packs of cards~~, ~~dice~~, ~~deal~~
~~boxes~~, ~~dent trays for holding chips~~, ~~cut boxes~~, ~~markers~~, or tally ~~cards~~.
~~ivory balls~~, 2 lottery policies, ~~lottery tickets~~, ~~circulars~~, ~~writings~~,
~~papers~~, 1 black boards, 90 slips, or drawn numbers in policy, \$16.75 money,
2 manifold books, ~~slates~~ 2 zincs, 2agate Pencils, 1 Bot
Numbers, 5 Dream Books, 5 Packages Drawings
2 Boter Type, 2 Pads, 1 Stamp.

City of *New York* and County of *New York* ss:

I, *Christopher Dixon* the Officer by whom this warrant was executed,

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

Sworn to before me, this 12th day of January 1892 } *Christopher Dixon*

W. McMahon Police Justice.

Police Court--- 1st District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
George C. Chamchal
 vs.
John Doe &
James Doe

Dated January 12th 1892

W. McMahon Justice.

Dixon Officer.

Search Warrant.

0571

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Thomas Wilson

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

Question. What is your name?

Answer.

Thomas Wilson

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

Belmont

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

Answer.

31 1/2 Ave

Question. What is your business or profession?

Answer.

Blank

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

Answer.

I am not guilty

Thomas Wilson

Taken before me this 11th day of June 1931

Police Justice

0572

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. George Taylor

Question. How old are you?

Answer. 37 years

Question. Where were you born?

Answer. W.

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

Answer. 93 Bowery

Question. What is your business or profession?

Answer. Clerk

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

Answer. I am not guilty

Geo Taylor

Taken before me this

day of June 1887

Police Justice.

0573

POOR QUALITY ORIGINAL

BAILED

No. 1, by *Sam Street*
Residence *688 E 117th Street*

No. 2, by *Sam Street*
Residence *688 E 117th Street*

No. 3, by *Sam Street*
Residence *688 E 117th Street*

No. 4, by *Sam Street*
Residence *688 E 117th Street*

THE PEOPLE, etc.,
ON THE COMPLAINT OF
John P. Deane
George Jackson

Date *Jan 12 1922*
Municipal Magistrate *Sam Street*

Witnesses:
No. *Sam Street*
No. *Sam Street*
No. *Sam Street*

Officer *Sam Street*
Precinct *Sam Street*

Offence *Sam Street*

Police Court---
District *Sam Street*

RECEIVED
JAN 14 1891
DISTRICT ATTORNEY'S OFFICE

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

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

Dated *Jan 12 1922* *Sam Street* Police Justice.

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

Dated *Jan 12 1922* *Sam Street* Police Justice.

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

Dated *Jan 12 1922* *Sam Street* Police Justice.

0574

POOR QUALITY ORIGINAL

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

Jacob Kirchhoff

of No. *85 Canal* Street, being duly sworn, deposes and says,
that *Thomas Wilson* (now present) is the person of the name of
John Doe, mentioned in deponent's affidavit of the *12th*
day of *January* 188*2* hereunto annexed.

Sworn to before me, this *17th*
day of *January* 188*2* *Jacob Kirchhoff*

W. M. ...
POLICE JUSTICE.

0575

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Thomas Willson and George Taylor

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

Thomas Willson and George Taylor of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said Thomas Willson and George Taylor both

late of the 10th Ward of the City of New York in the County of New York aforesaid, on the twelfth day of January in the year of our Lord one thousand eight hundred and ninety-six, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "Policy," where money and property was dependent upon the result, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Thomas Willson and George Taylor of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said Thomas Willson and George Taylor both

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

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POOR QUALITY ORIGINAL

THIRD COUNT:

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

Thomas Willson and George Taylor
of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows:

The said

Thomas Willson and George Taylor both
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 did sell to one

Robert B. McCully
a certain paper, instrument and writing, commonly called a Lottery Policy, which said paper, instrument and writing, called a Lottery Policy, is as follows, that is to say:

Page 12
5-11-55
6-12-42 p 5-x

Allday

(a more particular description of which said instrument and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT:

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

Thomas Willson and George Willson
of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said

Thomas Willson and George Taylor both
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 did sell to one

Robert B. McCully
a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of

0577

POOR QUALITY ORIGINAL

which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say :

BEG 12 -
- 5-11-55
- 6-12-42 JS - X

Allday

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FIFTH COUNT:

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

Thomas Wilson and George Taylor

of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said

Thomas Wilson and George Taylor both

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 did sell to one

Robert B. McQuilly

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given), which said paper, writing and document is as follows. that is to say :

BEG 12 -
- 5-11-55
- 6-12-42 JS - X

Allday

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0578

BOX:

478

FOLDER:

4376

DESCRIPTION:

Wilson, George

DATE:

04/26/92



4376

0579

POOR QUALITY ORIGINAL

333

Counsel,

Filed

26 day of April 1892

Pleads,

THE PEOPLE

vs.

George Wilson

Grand Larceny, [Sections 528, 537, Penal Code.]
Common Degree.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. H. Johnson
Foreman.

W. H. Johnson

W. H. Johnson

S. P. 1 1/2 4/26

Witnesses:

Lizzie Cook

0580

POOR QUALITY ORIGINAL

(1895)

Police Court— 3 District.

Affidavit— Peny.

from Prison

City and County }
of New York, } ss.

of No. 238 West 38th Lizzie Cook Street, aged 14 years,

occupation Cashier being duly sworn,

deposes and says, that on the 23rd day of April 1892 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession
and person of deponent, in the day time, the following property, viz:

A purse containing lawful money
of the United States of the value of
Eight dollars

the property of deponent

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

for the reasons that deponent was
walking along Grand Street and
had said purse in the pocket
of the dress then worn on her
person. Deponent noticed that the
defendant had several times pushed
and jostled deponent and deponent
immediately missed said purse and
saw it in the defendant's hand
who upon noticing that deponent had
missed the purse, ran away and
attempted to escape

Elizabeth M. Cook.

Sworn to before me this

24 (day)
1892

of April
John W. Smith
Police Justice.

0581

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

George Wilson

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

Question. What is your name?

Answer. George Wilson

Question. How old are you?

Answer. 36 years

Question. Where were you born?

Answer. New York

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

Answer. 129 3rd Avenue; 1 month

Question. What is your business or profession?

Answer. Bartender

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

Answer. I am not guilty
George Wilson

Taken before me this 7th day of August 1892

Police Justice.

0582

POOR QUALITY ORIGINAL

BAILED,
 No. 1, by _____
 Residence _____ Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Lewis G. ...
George Nelson*

Offence

Larceny

473

Dated April 24 1893

W. Kitchell Magistrate

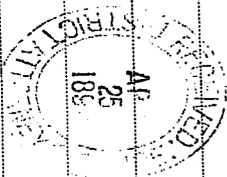
Magistrate Officer

Precinct

Witnesses

No. _____ Street

No. _____ Street



No. _____ Street

\$ 1000 to answer

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

defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated April 24 1893 *W. Kitchell* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0583

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Wilson

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

George Wilson

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

The said

George Wilson,

late of the City of New York in the County of New York aforesaid, on the 23rd day of April in the year of our Lord one thousand eight hundred and ninety-ten at the City and County aforesaid, with force and arms, in the day-time of said day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of eight

#6.00

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of eight

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of eight

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of eight

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of eight dollars and one purse of

the value of fifty cents

of the goods, chattels and personal property of one

Elizabeth M. Cook, on

the person of the said Elizabeth M. Cook, then and there being found,

from the person of the said Elizabeth M. Cook

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.

DE LANCEY NICOLL,

District Attorney.

0584

BOX:

478

FOLDER:

4376

DESCRIPTION:

Wilson, Henry

DATE:

04/05/92



4376

0585

POOR QUALITY ORIGINAL

No. 13.

Counsel,
Filed 5 day of April 1892

Pleads,
Henry Wilson
vs.
THE PEOPLE
Grand Larceny. First Degree.
[Sections 528, 532, Penal Code]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Henry Wilson
Foreman.

April 6, 1892

P. L. L. yms.

S. P. L. yms.

Witnesses:

Amos Van Houten
Allen Pollock
George Belmont

0586

POOR QUALITY ORIGINAL

Police Court

14th District.

District.

Affidavit—Larceny.

City and County of New York, ss:

Harold Van Houten

of No. Patterson St., aged 35 years,

occupation Real Estate being duly sworn,

deposes and says, that on the 31 day of March 1892 at the City of

New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the evening, the following property, viz:

One Parcel Bond for the good and lawful currency of the United States consisting of a Cheque and Bond with the bills together of the value of Two hundred and four ten Dollars (\$214.00)

the property of

Deponent

and that this deponent

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

Nearby for the reasons following to wit: That said deponent had paid property and deponent is informed by George Belmont of 75 Maucha Street that he saw deponent handing said property to David Goldberger in the garden 271 Bowery for safe keeping when said deponent grabbed said property and of said Goldberger had and ran away with the same and said Belmont followed him and caught him and said deponent had dropped said property and he caused him to be arrested and deponent charges him with the larceny of said

Harold Van Houten

Sworn to before me, this 1st day of April 1892, Police Justice.

0500

**POOR QUALITY
ORIGINAL**

Handwritten text, possibly a signature or address, enclosed in a rectangular box.

Horizontal lines for writing, consisting of a solid top line, a dotted midline, and a solid bottom line.

Vertical handwritten text or markings on the right edge of the page.

0589

POOR QUALITY ORIGINAL

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Butcher of No. 27 Stanton Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Narrow Saw Houten and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 29 day of March 1893 by Geo. Belmont

[Signature]
Police Justice.

0590

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Henry Wilson*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *Lodging House in Bowery*

Question. What is your business or profession?

Answer. *Barber Maker*

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

Answer. *I am not guilty*
Henry Wilson

Taken before me this *25th*
day of *April* 18*94*

[Signature]
Police Justice.

0591

POOR QUALITY ORIGINAL

BAILED,

No. 1, by
 Residence Street

No. 2, by
 Residence Street

No. 3, by
 Residence Street

No. 4, by
 Residence Street

Police Court,

District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *James W. ...*
 2 *James W. ...*
 3 *James W. ...*
 4 *James W. ...*

Offense, *...*

Dated, *March 22* 189*2*

James W. ... Magistrate.

James W. ... Precinct Officer.

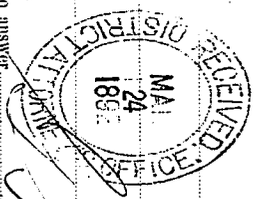
Witnesses *George ...*

No. *...* Street

No. *...* Street

No. *...* Street

\$ *1000* to answer



James W. ...

335

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

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

Dated, *March 22* 189*2* *James W. ...* Police Justice.

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

Dated, *...* 189*...* *James W. ...* Police Justice.

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

Dated, *...* 189*...* *James W. ...* Police Justice.

0592

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Wilson

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

Henry Wilson

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

The said

Henry Wilson

late of the City of New York in the County of New York aforesaid, on the 21st day of March in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the night time of said day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of ninety-five

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of twenty-five

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of ninety-five

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of ninety-five

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of ninety dollars, and one written

instrument and evidence of debt, to wit: an order for the payment of money of the kind called bank cheques, for the payment of, and of the value of twenty nine dollars

of the goods, chattels and personal property of one Aaron Van Houten, on the person of one David Goldberger, then and there being found, from the person of the said David Goldberger 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.

DE LANCEY NICOLL,

District Attorney.

0593

BOX:

478

FOLDER:

4376

DESCRIPTION:

Wilson, Thomas

DATE:

04/25/92



4376

0594

POOR QUALITY ORIGINAL

293. X

Counsel,
Filed 25 April 1892
Plends,

THE PEOPLE

vs.

Thomas Wilson

Grand Larceny, Second Degree, [Sections 528, 58, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. O'Han
Foreman.

W. J. O'Han
Foreman
Pen 6 m 10.

Witnesses
Henry English
Officer Mc Carthy

The value of the property
taken is less than
\$25.00 exclusive
The Bureau Ticket
and other goods
account the
acceptance of a
pled of City
March 25/92
A. W. Cox

0595

POOR QUALITY ORIGINAL

(1865)

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

William Adams

of No. 159 Crosby Street, aged 25 years,

occupation suburban being duly sworn,

deposes and says, that on the 8th day of April 1892 at the City of New

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

of deponent, in the day time, the following property, viz:

One overcoat
of the value of twelve dollars
and one clock of the value
of one dollar, a pawn ticket
representing property of the value
of thirty dollars, all of the
value of forty ~~two~~ dollars

42

the property of

Deponent

and that this deponent

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

Wilson (both now here) He said
Wilson had worked in the premises
at 159 Crosby Street from which
said property was stolen, Deponent
is informed by Detective Sergeant
Thomas J. Mc Carthy (now here) that
he saw the defendant English in
possession of the said coat, in the
act of pawnning it, and defendant
Wilson admitted to said Mc Carthy
that he, defendant got the said
coat from the said Wilson, alleges
therefore charges the defendants with
the acting together in committing
said larceny, and said Wilson admitted
that he gave said property to said English

Subscribed and sworn to before me this

189

April 17/92

Police Justice

Police Justice

Robert Gray

0597

POOR QUALITY ORIGINAL

(1335)
Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Wilson*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *45 East 159 Street - 3 weeks*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I got the money from a man named Woodcock and I did not know it was stolen. I am not know it was stolen.*
Thomas Wilson

Taken before me this *17* day of *April* 189*2*
Ed. J. Brady
Police Justice

0598

POOR QUALITY ORIGINAL

BATED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court--(12th) District.
 451

THE PEOPLE, vs.,
 ON THE COMPLAINT OF

Wm. Adams
 Henry English
 Thomas Wilson

Offense *larceny*

Dated, April 17 1892

Magistrate,
 Wm. English
 Officer

Witnesses
 Call the Court
 Precinct

No. _____
 No. 2 _____
 No. 96 King Street
 No. 100 Broadway

No. _____
 No. 100 to answer

APR 21 1892
 \$1000
 APR 19 1892

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Henry English Thomas Wilson guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
 Dated, April 17 1892 Wm. English Police Justice.

I have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.
 Dated, _____ 1892 _____ Police Justice.

There being no sufficient cause to believe the within named Henry English guilty of the offense within mentioned, I order him to be discharged.
 Dated, Apr 19 1892 Wm. English Police Justice.

0599

POOR QUALITY ORIGINAL

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Wilson

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

Thomas Wilson

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

The said Thomas Wilson

late of the City of New York, in the County of New York aforesaid, on the eighth day of April in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one overcoat of the value of twelve dollars, one clock of the value of one dollar, and one written instrument and evidence of contract of the kind called pacon-tickets of the value of thirty dollars

of the goods, chattels and personal property of one

William D. Adams

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

0600

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

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

The said

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

one overcoat of the value of twelve dollars, one coat clock of the value of one dollar and one written instrument and evidence of contract, ~~to wit:~~ of the kind called pawn tickets, of the value of thirty dollars

of the goods, chattels and personal property of one

William D. Adams

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

William D. Adams

unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,

District Attorney.

0601

BOX:

478

FOLDER:

4376

DESCRIPTION:

Winkler, Louis

DATE:

04/26/92



4376

0602

BOX:

478

FOLDER:

4376

DESCRIPTION:

Lippmann, Louis

DATE:

04/26/92



4376

0603

POOR QUALITY ORIGINAL

Counsel, *W. H. [unclear]*
Filed, *26* day of *April* 189*2*
Pleads, *Admittedly*

[Sections 348, 344 and 385, Penal Code.]
GAMING HOUSE, Etc.

THE PEOPLE

vs.

Louis Winkler
and *4/18*

Louis Lippmann

Quads & Counsel, 4/12/92
DE LANCEY NICOLL

District Attorney

A TRUE BILL.

W. H. [unclear]
Foreman.

Out 2 - May 6/92
On motion of solicitor
attorney defendant discharged
on his own recognizance

Witnesses:

August

upon reading the
within affidavit
of Annie Winkler,
I do not see
how the People
could now con-
nect the defendants
and I see that
the defendants
be discharged on
their own recognizance
May 6 1892 G. S. B.
A. S. B.

0604

POOR QUALITY ORIGINAL

Police Court, 3 District.

City and County } ss.
of New York }

William J. Mooney

of No. 357th Street, aged 35 years,

occupation Police officer being duly sworn, deposes and says,

that on the 20th day of March 1892, at the City of New York, in the County of New York, Louis Wittler and

Louis Hippman (both now here) who, at premises 26 Stanton Street, did hire, allow to be used, the said premises or a room thereof, a table and the establishment for the purpose of gambling in violation of Section 344 Penal Code.

Deponent in company with officer Andrew Nugent entered said premises saw both of said defendants in charge of said premises conducting and carrying on a coffee saloon and at two separate tables in said premises deponent saw a number of men engaged in a gambling game or banking game where money was dependent upon the result. Deponent saw the said men playing cards and money was lying before them when deponent saw was passed to one another upon the end of each round or game.

Wherefore deponent charges the defendants with violation of the above section

Sworn to before me by William J. Mooney this 21st March, 1892

Charles N. Linton
Police Justice

0605

POOR QUALITY ORIGINAL

3

District Police Court.

Sec. 195-200.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name.

Answer. *Louis Winkler*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *26 Stanton St. 3 months*

Question. What is your business or profession?

Answer. *Mason*

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

Answer. *I am not guilty.*

Louis Winkler

Taken before me this 11th day of 1912
Charles W. Stanton
Police Justice.

0606

POOR QUALITY ORIGINAL

3

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name,

Answer *Louis Lippman*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Russia.*

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

Answer. *26 Stanton St. 2 weeks*

Question. What is your business or profession?

Answer. *Coffee Saloon*

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

Answer. *I am not guilty - Louis Lippman.*

Taken before me this *11th* day of *July* 190*6*
Charles J. Santoro
Police Justice.

0607

POOR QUALITY ORIGINAL

BAILLED,

No. 1, by *Harris Dundas*
Residence *St. Louis* Street.

No. 2, by *St. Louis*
Residence *St. Louis* Street.

No. 3, by *St. Louis*
Residence *St. Louis* Street.

No. 4, by *St. Louis*
Residence *St. Louis* Street.

No. 5, by *St. Louis*
Residence *St. Louis* Street.

No. 6, by *St. Louis*
Residence *St. Louis* Street.

Police Court... *3rd* District. *341*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. McNally

James J. Madden

James J. Madden

Offences *Keeping a Gambling-house*

Dated *March 21* 1892

James J. Madden
James J. Madden



No. *5000* Street *St. Louis*

Charles J. ...

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

Defendant

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

Dated *March 21* 1892 *Charles J. ...* Police Justice.

I have admitted the above-named *Cris W. ... Louis Ripman* to bail to answer by the undertaking hereto annexed.

Dated *March 21* 1892 *Charles J. ...* Police Justice.

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

Dated *...* 188 *...* Police Justice.

0608

POOR QUALITY ORIGINAL

Court of General Sessions
City County of New York

The People etc }
- vs - }
Louis Winkler }
and Louis Lippman }

City County of New York ss;

Annie Winkler,

being duly sworn deposes and says that she resides at No 26 Stanton Street, that she is the wife of the above named defendant Louis Winkler, that she is also the owner and proprietor of the Coffee Saloon and Restaurant at the above named address. that she was arrested and charged with the same offence with which the above named defendants are charged and that she was brought before the Essex Market Police Court and fined ten dollars that the above named defendants have no interest whatever in said Coffee Saloon and Restaurant and are wholly innocent of the charge against

0610

POOR QUALITY
ORIGINAL

Part of General Sessions

The People etc

- W -

Louis Winkler and
Louis Rippman

- Affidavit -

STATE OF CALIFORNIA
Superior Court
World Ready

0611

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Louis Winkler and Louis Lippmann

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

Louis Winkler and Louis Lippmann

(Sec. 343, Penal Code.)

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

The said Louis Winkler and Louis Lippmann, both

late of the 17th Ward of the City of New York, in the County of New York aforesaid, on the 20th day of March in the year of our Lord one thousand eight hundred and ninety-two, and on divers other days and times as well before as after, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room, in a certain building there situate, to be used for gambling, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT. (Sec. 344, Penal Code.)

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

Louis Winkler and Louis Lippmann

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows :

The said Louis Winkler and Louis Lippmann, both

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, a certain room in a

06 12

POOR QUALITY
ORIGINAL

certain building there situate, and a certain gambling table and establishment, and divers cards, chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT. (Sec. 385, Penal Code.)

And the Grand Jury aforesaid, by this indictment further accuse the said
Louis Winkler and Louis Lippmann
of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Louis Winkler and Louis Lippmann, both*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming house there situate, for *their* lucre and gain unlawfully and injuriously did keep and maintain; and in *their* said common gaming house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of cards called _____ in the said common gaming house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming house aforesaid, by such procurement, permission and sufferance of the said *Louis Winkler and Louis Lippmann*

there did game together and play at said unlawful game of cards, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,
District Attorney.