

0521

BOX:

398

FOLDER:

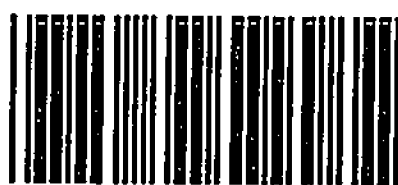
3705

DESCRIPTION:

Easel, William

DATE:

06/10/90



3705

A. O. Cornell
off Bath

Filed 10 day of June 1889
pleads.

vs.

William Earle
P

JOHN R. FELLOWS,

District Attorney.

A True Bill

Foreman.

S. Reed 12/90

General Robert Lee
Feb 10/75

DBA

**POOR QUALITY
ORIGINAL**

0522

POOR QUALITY
ORIGINAL

0523

3
Police Court-- District.

CITY AND COUNTY }
OF NEW YORK, } ss

Augustus Cornell
of No. *284 W Houston* Street, Aged *48* Years
Occupation *Barry Binder* being duly sworn, deposes and says, that on the
day of *June* 188*9*, at the *10* Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

One gold watch

of the value of *Thirty-five* DOLLARS,
the property of *Deponer*

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 force and violence as aforesaid by

William Oasul (now here) for
the reasons following to-wit:
at the hour of One o'clock A.M.
on said date as deponent was
walking on the Bowry having
the said watch to which was
attached a chain, and which
watch was in the left pocket
of the vest then worn by de-
ponent as a portion of his
bodily clothing, he was seized
hold of and struck a violent
blow on the head, a vest was

Day of

Subscribed to before me, this

188

Police Justice

POOR QUALITY
ORIGINAL

0524

Thrown over defendants head, defendant
was thrown down and whilst he
was held down the said watch
was forcibly taken from said
defendant is informed by
Officer David W. Balthus from
that he Balthus saw the defendant
running on the Bowery followed by
a crowd. When he Balthus seized
hold of defendant he found concealed
on the body of defendant the said watch
which watch defendant has since seen
and identified as being the watch
which was forcibly stolen from him.
The said Balthus further says that
when he returned to the corner where
defendant was robbed, he found
him (defendant) lying on the ground,
his face was down and in his
hand he held a cross which cross
is the property of defendant.

Police Justice.

188

Dated

Police Justice.

188

Dated

Police Justice.

188

Dated

Police Justice.

188

Dated

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

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

Police Justice.

188

Dated

There being no sufficient cause to believe the within named
guilty of the crime mentioned in order that he be discharged.

188

Dated

Police Justice.

188

Dated

Offence—ROBBERY.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0525

CITY AND COUNTY }
OF NEW YORK, } ss.

David W. Ball,
aged 41 years, occupation Police Officer of No.

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

Sworn to before me, this 8 day of June 1893. David W. Ball

Charles W. Linton
Police Justice.

POOR QUALITY
ORIGINAL

0526

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK,

3 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
William Casel

Taken before me this

day of June 1891

Charles W. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0527

Complain. bailed

by Stephen H. Benedict
318 33 E. Houston St.

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.
ON THE COMPLAINT OF

Stephen H. Benedict

vs.

Robbery

Dated June 8 1890

Charles J. Smith
Magistrate

Officer

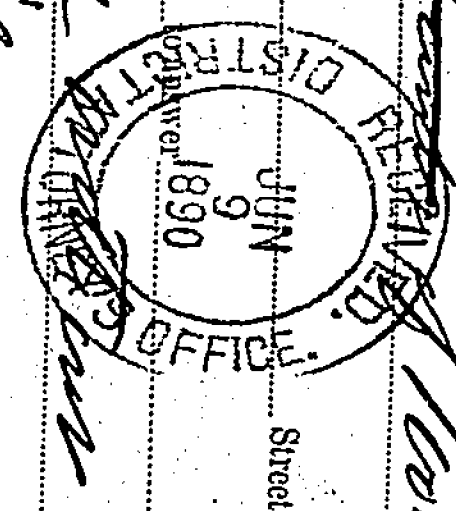
Witness

No. _____
Residence _____ Street _____

No. _____
Residence _____ Street _____

No. _____
Residence _____ Street _____

No. _____
Residence _____ 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 _____

Richardson

guilty thereof, I order that he be held to answer the same and ~~be~~ admitted to bail in the sum of ~~one hundred~~ without bail Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, ~~with~~ without bail.

Dated June 8 1890, 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.

POOR QUALITY
ORIGINAL

0528

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 3 DISTRICT.

of No. 11th Avenue Street, aged 41 years,
occupation Police Officer being duly sworn deposes and says
that on the 1st day of June 1889
at the City of New York, in the County of New York.

Obornell (born King) is a material
witness for the People against
one William Case charged
with Robbery and depredations re-
siding that said Obornell
will not appear when needed
he prays he be committed
to the House of Detention

David W. Bath

Sworn to before me, this

1st June 1889

day

Charles W. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0529

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Rased

The Grand Jury of the City and County of New York, by this indictment, accuse *William Rased* —

of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said *William Rased*,

late of the City of New York, in the County of New York aforesaid, on the *eight* day of *June*, in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~ *ninety*, in the ~~first~~ time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Augustus O'Connell*, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of thirty five dollars,

of the goods, chattels and personal property of the said *Augustus O'Connell*, from the person of the said *Augustus O'Connell*, against the will, and by violence to the person of the said *Augustus O'Connell*, — then and there violently and feloniously did rob, steal, take and carry away, and the said *William Rased*, in order to accomplish the said robbery in manner and form aforesaid did then and there feloniously with a dangerous deadly arm upon the said *Augustus O'Connell*, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Kelloms,
Attorney

0530

BOX:

398

FOLDER:

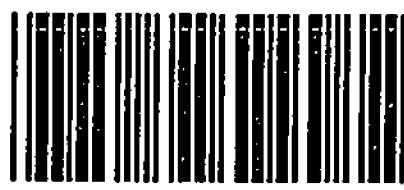
3705

DESCRIPTION:

Eddy, Daniel

DATE:

06/03/90



3705

0531

BOX:

398

FOLDER:

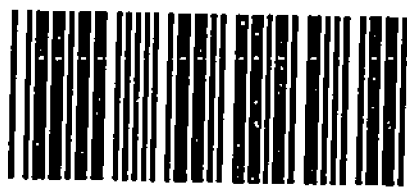
3705

DESCRIPTION:

Hanning, James

DATE:

06/03/90



3705

POOR QUALITY
ORIGINAL

0532

Witnesses:

Herbert Hopkins
March 30, 1894.
Wrote for. [unclear] [unclear]
ency- [unclear]

Counsel,

Filed

Pleads,

day of June 1890

THE PEOPLE

vs.

Daniel Eddy

and

James Fleming

JOHN R. FELLOWS,

District Attorney.

Robbery, - first - degree.
[Sections 224 and 225, Penal Code].

A True Bill.

Foreman.

John Higgins
June 5/90
(Bond)
Head Clerk
Elmeria [unclear]
11

POOR QUALITY
ORIGINAL

0533

Police Court-- 2nd District.

CITY AND COUNTY }
OF NEW YORK, } ss

Herbert Hawkins
of No. 127 West 20th Street, Aged 37 Years
Occupation Coachman being duly sworn, deposes and says, that on the
25th day of May 1890, at the 16th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

One silver watch of the value
of ten dollars

of the value of Ten DOLLARS,
the property of Complainant

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 force and violence as aforesaid by

David Caddy and James Hanning
both now free from the fact that aff
about the hour of 11.45 PM while
deponent was approaching
his home he was followed
by the defendants who approached
him and one of whom struck
deponent a violent blow on
the jaw, that they then attempted
by force to take deponent's
watch and succeeded in taking
it from deponent, pocketed but not
off the chain, that deponent then

day of

Sworn to before me, this

188

Police Justice.

POOR QUALITY

0534

overmastered them when they ran away
and were subsequently arrested

Sworn before me this 26 day of May 1890

Herbert H. King

Police Justice

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

vs.

1
2
3
4

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ - to answer General Sessions.

0535

POOR QUALITY
ORIGINAL

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Daniel Eddy being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *h* right to
make a statement in relation to the charge against *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 *h* waiver cannot be used
against *him* on the trial.

Question. What is your name?

Answer.

Daniel Eddy

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

MS

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

Answer.

Refused

Question. What is your business or profession?

Answer.

Messenger

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

Daniel Eddy

Taken before me this
day of May 1888

36

Police Justice.

[Signature]

0536

POOR QUALITY
ORIGINAL

Sec. 108-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James Hamming

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. Scotland

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

Answer. 137 West 52nd St.

Question. What is your business or profession?

Answer. Nothing

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 Hamming

Taken before me this

day of May 188

Police Court

0537

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.....

*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 h to be discharged.

Dated *18* *Police Justice.*

0530

Handwritten notes on lined paper, likely a page from a notebook. The text is written in cursive and includes various symbols, numbers, and letters, possibly representing a sequence or a set of instructions. The notes are organized into several lines, with some lines starting with a small circle or dot. The handwriting is somewhat stylized and appears to be a personal shorthand or a specific notation system.

POOR QUALITY
ORIGINAL

0539

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Daniel Ruddy and
James Manning*

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

accuse

Daniel Ruddy and James Manning
attempting to commit
of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said

Daniel Ruddy and James Manning, both

late of the City of New York, in the County of New York aforesaid, on the *twenty-*
eight day of *May*, in the year of our Lord one thousand eight
hundred and *eighty-ninth*, in the *mid* time of the said day, at the City and
County aforesaid, with force and arms, in and upon one *Richard Handman*,
in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of ten dollars,

of the goods, chattels and personal property of the said *Richard Handman*,
from the person of the said *Richard Handman*, against the will,
and by violence to the person of the said *Richard Handman*,
then and there violently and feloniously did rob, steal, take and carry away, *the said*

Daniel Ruddy and James Manning, and
each of them, being then and there aided

by an accomplice actually present, to
wit: each by the other.

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

*John A. Wilson,
District Attorney*

0540

BOX:

398

FOLDER:

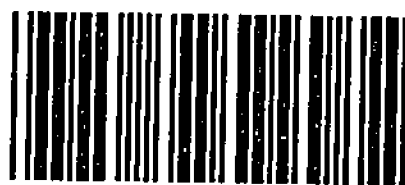
3705

DESCRIPTION:

Edesheimer, Michael

DATE:

06/18/90



3705

POOR QUALITY
ORIGINAL

0541

Witnesses:

J. J. W. W. W.
J. C. W. W. W.
M. Van W. W.

Counsel,

Filed 18 day of June 1890
Pleads, *Myself*

THE PEOPLE

vs.

B

X

Michael Edickman

*Indictment of
John R. Fellows, District Attorney,
1889 - 1890 - 1891*

12th of June

JOHN R. FELLOWS,

District Attorney.

Back to work.

Off. for term at 9th
A TRUE BILL. request

1891

Warrant for

give 2 day notice to
dept.

Foreman

Rekt 3 June 13/92

Indictment dismissed

Enacted June 19/90

by James Collins

333 New 15th St

In view of the fact

of the above

examined the

Carefully & apply

conforming with the

recommendations

that instrument be

As a result
delaying matter
District Atty

POOR QUALITY
ORIGINAL

0542

W. J. RIGNEY,
ANALYTICAL CHEMIST,
OFFICE AND LABORATORY
100 WALL STREET, - N. Y.

ME 1 March 17/90
57

Vinegar Certificate.

Brooklyn March 17th 1890
Wm. C. Desheimmer

I hereby certify that I have examined the Sample of *Cider* Vinegar marked as below, and find *it* to contain as follows :

MARKS.	TOTAL SOLIDS. PERCENTAGE.	ACETIC ACID PERCENTAGE.
<i>Sample of 4 Bles</i>		
<i>at 4.50 9th St</i>	<i>2.09</i>	<i>4.50</i>
<i>New York</i>		
<i>March 15/90</i>		
<i>W. J. Rigney</i>		

POOR QUALITY
ORIGINAL

0543

Sec. 151.

Police Court 2nd District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County
of New York, or to any Marshal 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 Joseph J. Sorogan

of No. 288 Greenwich Street, that on the 26th day of February

1889 at the City of New York, in the County of New York, on the premises No

450 Ninth Avenue one Michael

Shesheimer did sell and deliver to

George W. Walker a quantity of a substance

as and for cider vinegar which was

not cider vinegar and not made of pure apple

juice but was a imitation of cider vinegar in

violation of Chap 515 Laws of 1889

Wherefore, the said Complainant has prayed that the said Defendant 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, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 2nd 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 February 1889

[Signature]
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0544

9²⁰ A.M. 33. W. H. S. Vinegar Manufacturer & No 322. E. 116 St

The within named

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188.

Police Justice.

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph J. Logan
vs.

Michael Edesheimer

Warrant-General

W. H. S. Vinegar

Dated *March 12* 1880

Andrew J. White Magistrate.

Ronalds M. Campbell Officer.

The Defendant *Michael Edesheimer*
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Ronalds M. Campbell Officer.

Dated *March 14* 1880

This Warrant may be executed on Sunday or at
night.

Police Justice.

POOR QUALITY
ORIGINAL

0545

Sec. 199-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK,

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

Question. What is your name?

Answer.

Michael Cederhauer

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

WA

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

Answer.

350 E 116 St

Question. What is your business or profession?

Answer.

Pickles & Sundry

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 and
I held demand a trial by
jury.*

Michael Cederhauer

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0546

OFFICIAL CHEMIST
TO THE
N. Y. MERCANTILE EXCHANGE.

New Series No. 3041

Office and Laboratory
JOSEPH F. GEISLER, Ph. C., F.G.S.
Analytical and Consulting Chemist,
N. Y. MERCANTILE EXCHANGE BUILDING.

Certificate of Analysis.

State of New York,
CITY OF New York } ss.
COUNTY OF New York }

I, Joseph F. Geisler, a chemist,
practicing in the City of New York, County of New York and State of
New York, do hereby certify that I have analyzed the sample duly sealed and marked
D.D. 13 N.Y. Feb. 27th 1890 Geo. H. Walker 450-9th Ave. J. J. Sorozan, N.Y. N.Y. Muter
received from Mr. J. J. Sorozan
on Feb. 27th 1890, 1890.

THE SAMPLE CONTAINS:

Absolute Acetic Acid only 4.23 per cent. by weight.

Cider Vinegar solids only 1.96 per cent. by weight, upon full evaporation over
boiling water.

Remarks

And it was not made exclusively of pure apple juice.

I further certify that the foregoing is a true statement of the analysis of such
sample so made by me as stated.

Respectfully yours,

Dated,

Feb. 28th

1890.

New York

Chemist.

State of New York,
CITY OF NY } ss.
COUNTY OF NY }

On the 28th day of February, in the year
one thousand eight hundred and Ninety, before me, the subscriber
personally came Joseph F. Geisler, to me well known to be the same
person described in and who executed the foregoing instrument, and known to me to be
a practicing chemist, and duly acknowledged that he executed the same.

J. H. Henry
Notary Public ss.
NY

POOR QUALITY
ORIGINAL

0547

VINEGAR.



No.

Feb 28th 1890

Certificate of Analysis.

POOR QUALITY
ORIGINAL

0548

Form 11.

STATE OF NEW YORK.

CITY OF New York ss.

COUNTY OF New York

288 Greenwich Street

Joseph L. Sorogan being duly sworn, says,
that he resides at number _____ Street, in the City of

New York, County of New York and State of New York,

is 33 years of age, and an expert appointed by Hon. JOSIAH K. BROWN, the New

York State Dairy Commissioner; that, at the times hereinafter mentioned, one Michael

Edeheimer was a vinegar dealer, and had

his store in the building known as No. 677 Greenwich

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

~~that~~ deponent is informed by George

Walker of 450 9th Avenue New

York City ~~that~~ very believes was

true that on the 28th day of July, 1890, the

said Michael Edeheimer sold and

delivered to the said George Walker

at his store in 450 9th Avenue New

York City a quantity

of gallons of a manufac-

tured substance hereinafter men-

tioned at the price of ten cents per gallon

that it was so sold and delivered

to said Walker by said Edeheimer

as and for Cider Vinegar; that

deponent on the 27th day of February

1890 took a sample of such substance

so sold as Cider ^{Vinegar} as deponent is

informed by said Walker and believes

to be true and delivered a portion of

such substance so sold and

delivered as aforesaid by said Edeheimer

POOR QUALITY
ORIGINAL

0549

To Mr. Walker, to Joseph F. Quisler a chemist of No. 6

Harrison Street in said City of New York, and caused the same to be analyzed by such chemist, as shown by the certificate of such analysis thereof made by said chemist hereto annexed; that deponent knows the said Joseph F. Quisler, hereinbefore mentioned, to be a practicing chemist in said City of New York; that such substance so sold and delivered to deponent by said Michael Edelheimer was not cider vinegar and was not made exclusively of pure apple juice; that it had been made by mixing together some substances other than pure apple juice, and was in imitation and semblance of cider vinegar made exclusively of pure apple juice; that it only contained an acidity equivalent to the presence of 4.23 per centum, by weight, of absolute acetic acid, and 1.96 per centum, by weight, of cider vinegar solids upon full evaporation over boiling water; that on the said day of 18, in the said store aforesaid, deponent saw a quantity of such manufactured substance kept and offered for sale in the ordinary course of said business; and deponent charges that the said Michael Edelheimer against the peace and dignity of the People of the State of New York, and the Statutes in such case made and provided, unlawfully, wrongfully and knowingly so sold, kept and offered for sale such manufactured substance as and for cider vinegar and caused and procured the same to be so sold, kept and offered for sale, and was thereby guilty of a misdemeanor.

Wherefore, deponent prays that a warrant may be issued for the arrest of the said Michael Edelheimer and that he may be dealt with as the law directs.

Sworn to, before me this 1st day of March, 1890.

Joseph J. Grogan
A. J. White
Police Justice.

City and County of New York

George W. Walker

being duly sworn says I reside
at 89 1/2 Grand Boulevard
New York City on or about Feb
24th 1890 I ordered of the
defendant Edelheimer Bros
a quantity of cider vinegar
on the 26th day of February
1890 the defendant ^{himself} delivered to me at my
store 400 worth of
five barrels of a substance
which was sold delivered
billed and represented to be
the cider vinegar by the
said defendant and his
firm of Edelheimer
Bros: the said substance
was contained in barrels and
one of said barrels was thereupon
kept in my said store until
the next day for the report
from the Acting Commissioner
to take the sample therefrom:
the barrel was marked Edel-
heimer Bros pure cider

vinegar
from 50
12 day of March 1890

Geo W Walker

Police Justice

POOR QUALITY
ORIGINAL

0551

VINEGAR.

Ed. K. B. [Signature]
Court of [Signature]

[Signature]
County of [Signature]

THE PEOPLE, &C.

Joseph J. Sorogan
vs.

Michael Steinhilber

Affidavit:

Joseph J. Sorogan
288 Greenmount Street

Witnesses:

George W. Bullock
Residence 450 Park View
William W. Cloutier
Residence 288 Greenmount Street
Joseph F. Geisler
Residence 6 Herman Street

POOR QUALITY
ORIGINAL

0552

BAILED,

No. 1, by

No. 2, by

No. 3, by

No. 4, by

No. 5, by

No. 6, by

No. 7, by

Street

Street

Street

Street

Police Court... 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Offence: *Old Chap. 110
Laws of 1889*

Dated

March 14th 1890

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

No.

Street

to master

March 17/230

March 21 9th m

March 28 1st m

It appearing to me by the within depositions and statements that the crime therein mentioned has been

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 18 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 *Accendant*
guilty of the offence within mentioned I order he to be discharged.

Dated *April 1 1890* Police Justice.

0553

**PAGE(S) ARE
MISSING**

**DOCUMENTS
FILMED AS
FOUND**

POOR QUALITY
ORIGINAL

0554

STENOGRAPHER'S MINUTES.

2 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Joseph J. Sorigan

Michael Edesheimer

BEFORE HON.

Andrew J. White

POLICE JUSTICE,

188

APPEARANCES:

For the People, Mr. Gov. H. C. Davis

For the Defence, Henry Loewy

March 17

1882

March 24

1890.

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WITNESSES.

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Cross Ex.

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Re-Cross.

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W. L. Ormsby

Official Stenographer.

POLICE COURT,
SECOND DISTRICT,
W. L. ORMSBY, JR.
STENOGRAPHER

POOR QUALITY
ORIGINAL

0555

2 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Joseph J. Brown
agst. Michael Edlerman

Examination had March 17, 24 1890
Before Andrew White Police Justice.

I, Walter L. Arnott Stenographer of the 2 District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of Grace Edlerman, W. J. Rigney,

A. Brown, Charles W. Stillwell, Geo. W. Walker, B. F. Von Valkenberg & al.
as taken by me on the above examination, before said Justice.

Dated March 21 1890

W. L. Arnott
Stenographer.

Police Justice.

POOR QUALITY
ORIGINAL

0556

COURT, COURT,
SECOND DISTRICT,
W. L. ORMSBY, JR.
STENOGRAPHER.

The People &c
Joseph J. Surogan
Michael Edisheimer

Examination Before Justice White

March 17 1890

For the People - In Gove - State Dairy Commission

" Dft Benno Lowery

In Gove - I ask that the evidence
given orally at the hearing of
this case on the 14th inst, be
now taken in writing by the
stenographer,

The Court - You are not entitled to
have that evidence in writing
because you did not demand
it at the time it was taken.
The adjournment at that time
was for the purpose of obtaining
the testimony of those who were
to go up and test these four
barrels in the cellar. You may
have that in writing if you
so desire

POOR QUALITY
ORIGINAL

0557

Isaac Edesheimer being duly sworn
and examined as a witness for the
people before and says:-

Q Did you go up last Thursday
night into the cellar of Mr.
E. W. Walker at 35th St. and
9th Avenue and take samples
of four barrels of mescal there?

A I did.

Q Did you test those samples?

A I did.

Q Did they contain more than
two per cent of solids?

A They did.

Q And more than 4 ⁵⁰/₁₀₀ percent
of acetic acid.

A They did.

Q Do you do you recollect
the sale of these goods to
Walker?

A Very well.

Q Do you recollect the strange
manner in which Walker
acted at that time?

A Yes. When I sold him the

POOR QUALITY
ORIGINAL

0558

Vinegar Mr. Walker asked me what I considered a great many silly questions about "Did we sell standard Vinegar," can we sell it at this cost when Mr. Dyer and Mr. Mott who are our competitors said we could not sell it at that price &c." That made me suspicious of Mr. Walker.

Objected to

Q Did you examine the five ~~kilogram~~ barrels sent to Mr. Walker before they left your store?

A I did - the night before.

Q How were they as regards the standard?

A They were according to law.

Q Containing over two percent of solids.

A Yes; and $4\frac{1}{2}$ percent of Acetic Acid

cross examined by Mr. Gore

Q How did you examine them?

A I used Rigney's test. Mr. Rigney was the former vinegar inspector of this city, and it is the recognized test of the vinegar trade. and for solids I used the Bress test which is the common practical test for solids recognized in the whole trade.

Q Explain the Rigney test

A It is a test of sugar.

Q How is it?

A It is a tube. we put in the vinegar up to the mark "0". then we add the solution. we add a couple of drops of some preparation that comes with it.

Q Describe the process - what do you do every time?

You take the vinegar what do you put it in?

4 A A glass tube

POOR QUALITY
ORIGINAL

0560

Q You put the vingar in?

A Yes.

Q Then what do you do: after you put it in a glass tube?

A I put in the solution.

Q How many drops?

A I add it slowly.

Q How much do you put in?

A Well, going along slowly,

Q What quantity of vingar do you take in the tube?

A I could not tell by measurement.

Q About how much?

A A small quantity.

Q What is the size of the tube?

A - about as big around as my finger and about a foot and a half long.

Q How near do you fill this tube?

A - up to the "0"

Q Where is the "0"?

Q - I do not know - I told

you stir on the side of the tube.

Q How far up the tube?

A Oh I led the tube I could measure.

Q About how far?

A From $2\frac{1}{2}$ to 3 inches.

Q It is a long tube?

A About a foot.

Q After filling the tube up to the 0 you drop in Regnier's solution?

A A couple of drops of some solution — I do not know what it is myself.

Q Then what do you do?

A I add some solution?

Q In what?

A Mr. Regnier's solution.

Q Having put in two drops do you put in more solution?

A Yes.

Q What is that?

A A preparation we have

6 for testing the strength of the vinegar.

POOR QUALITY
ORIGINAL

0562

Q a liquid?

A a liquid

Q How much of that do you put in?

A - I keep adding it slowly a little at a time.

Q How much?

A A little at a time?

A A little at a time. - I keep shaking up the tube.

Q How much?

A a few drops at a time

Q Then what do you do?

A I keep shaking up the tube going at it very slowly - gradually getting up to whatever strength there is

Q What do you mean by "Gradually getting up to whatever strength?"

A The change of color according to the strength of the vinegar

Q When it changes color then you note it

7 A Then I note it.

POOR QUALITY
ORIGINAL

0563

2 Then what do you note?

A I note the strength.

2 How does it show?

A By the color.

2 What do you mean by color? What do you mean by strength.

Objected to.

2 You say, there was somebody with you?

A - Yes Sir, the man here Henry Dorn.

2 An employee of yours?

A - Yes. - He has been with us 4 or 5 years.

2 How much did you get from the four barrels?

A A champagne quart bottle full

2 What proportion of this quart did you take from each of these four barrels?

A As near as I can average about one quarter of the corn quart from each

POOR QUALITY
ORIGINAL

0564

Q You put it in the great bottle?

A Yes.

Q Champagne bottle?

A Yes.

Q all in one bottle

A Yes

Q Did you have it corked.

A Yes.

Q anything else?

A That is all - I had a quillet
and all those things required
to draw a sample

Q What did you do after
putting the cork in it?

A I put in the cork and told
the man to take it to Mr
Quackembush's store

Q Did you do anything besides
putting the cork in?

A That is all - I put the
cork in.

Q When it was taken to Quackin-
bush's store?

A Yes - to be kept over night

Q I did not want to take it

home.

2 You did not see it again
after you gave it

A I saw it the next morning
I analyzed it again

2 Did you analyze it up at
Walker?

A - Not at Walker.

2 How did you analyze it
before?

A I analyzed it when it came
from the factory. I did not
open the barrel that was in
the store. I did not go for
that because I was satisfied

2 How was that that you did
not examine the barrel that
was in the store?

A Obeyed to

2 You did not make any
chemical analysis?

A I did not: I do not know
anything about chemistry

2 You did not make any
chemical analysis?

A I do not know how.

Q You made the best examination you know how?

A Do you know how to make the Rigney test practically?

A I have used that test on over 30000 barrels

Q ~~How long~~ How long have you been in this business?

A About 12 or 13 years

Q How long have you been using the Rigney Test?

A Ever since it has been in existence. Mr Rigney was State inspector for three years.

~~Cross-Examination~~

Re-Direct

Q That is all you have done - you have tested this vinegar that you put in the quart bottle out of the four barrels at Walker?

A Yes.

Q You tested the five barrels before they

POOR QUALITY
ORIGINAL

0567

left your place?

A Yes

Sworn to before me this..... day

of.....

.....

.....

Police Justice.

W. J. Rigney being duly sworn
and examined as a witness for the
people deposes and says: I
am an analytical chemist.
I live in Brooklyn.

Q Have you made a specialty
of examining ringar?

A Yes Sir.

Q Have you held any official
position?

A Yes Sir.

Q For what period of years?

A Three years.

Q Did you go up to the store
of Mr. Walber at 9th Avenue
and 35th St. and took a
sample out of each of the
four barrel barrels there?

12 A Yes

Q And marked 'Cider Vinegar
from Eideckeimer Brothers'?

A Yes sir.

Q Did you analyze them?

A Yes.

Q Both as to percentage
of solids, and percentage of
acetic acid.

A Yes.

Q And is this paper a
excerpt of your analysis of
the four barrels?

A Yes sir.

The paper referred to is
offered in evidence and
marked "Ex. 1"

Cross examined March 17 1890. Op.

Q Are you the inventor of the
Rigney test referred to by
the last witness?

A Yes sir.

Q You sell these tubes and
this solution?

A Yes sir.

13 Q Please go on and give to

the count an repetition of
the process -

A I do not see how it bears
upon this case.

Q It is to show whether
the test made on this
vinegar was a proper test.

A The test consists of a
tube graduated into cubic
centimetres and a solution
of caustic soda of such strength
that each division of the
tube indicates one percent

Q of what?

A - When vinegar is neutralized
the point of neutralization is known
by a drop of phenolphthaleine
that marks the end reaction.

Q The vinegar turns red at
what point?

A Then there is a red
volume on the tube

Q What does that show?

A It indicates the acetic acid
in the vinegar.

How do you get at the solids?

A. That is done in a different way

Q How do you determine that. Have you got a test?

A There is no particular test -
- given any quantity it is evaporated and then weighed.

Q That is the only way of testing it?

A That is the only way.

Q Is that practical or theoretical test

A That is practical

Q That requires a chemical test?

A. Well no; it does not require a chemical test knowledge to do it.

Q What other tests do you know of

A Some such method as I have described - by the use of a tube and an alkaloid to neutralize the vinegar. - There

are dozens of them, different
"scalers" or they are called

Re-cross direct

Q - You are now alluding to
the test for acid.

A Yes.

Q How about solids?

A The only practical way is
by evaporation.

Q Then as an expert you say
that the only way to obtain a
test as to the amount of
solids is to weigh them after
the vinegar has been evaporated

A There is another way - you
are probably thinking of the
hydrometer - testing the specific
gravity, but it could only
be of relative value.

Q The hydrometer test then
would not be satisfactory?

A No

Q It was part of your duty
for three years to go around

among vinegar manufacturers
and test vinegar?

A That was my duty as inspector.

Q You say that by your test
you found over 2 percent
of solids and $4\frac{1}{2}$ percent
of acetic acid?

A Yes.

Q You obtained your knowledge
by doing your duty for three
years as an inspector of
vinegar in this city?

A By experience.

Q You do not sell the
hydrometer that is used
for testing vinegar?

A No sir.

Q Do you know how many
variations there are in the
hydrometer test?

A No. I have no evidence as
to the hydrometer you refer
to.

Q These samples that you
refer to that you submitted

**POOR QUALITY
ORIGINAL**

0573

to actual evaporation were
merged were they not?

A	Ver. 01	2 1/2 percent solid
---	---------	---------------------

2 They showed ~~the~~ ~~the~~ ~~the~~

A. If that is down there it
is all right.

2 And 4 1/2 percent Active
and 1

A Yer I remember this.

2 You personally drew and tested the samples?

A. I personally drew and tested.

De-cron.

2 Was this marked. This one
sample on the 4th barrels
450 7th Avenue.

A Yes,

2 You took the sample yourself

A Gen. from the barrels in
the cellar

2 Did you take more

A I took a sample from a barrel up stairs.

182 Did you analyze that?

POOR QUALITY
ORIGINAL

0574

objected to

2 You drew the vinegar from
the four barrels into what?

A - Into a bottle

2 You partly filled the bottle
from each barrel?

A Yes - I took about a quart.

2 The four samples made
up a quart?

A about a quart

2 And you took them yourself?

A Yes.

2 On Saturday?

A On Saturday

2 When did you analyze it?

A This morning.

2 Did you put a cork on
the bottle?

A Yes

2 anything else?

A No.

2 What did you do with the
bottle?

A Put it in my pocket

19 2 Where did you carry it?

A I carried it home.

Q What did you do with it
there?

A I locked it in my desk
in my laboratory

Q How did you make the
analysis?

A I took about 20 centimetres

Q What did you do first?

A I put 20 centimetres in a
flask.

Q What next

A I dropped in a few drops
of phenolphthaleine

Q Then what? byrrett

A I added from a ~~byrrett~~
a quantity of solution of
caustic soda

Q Then what

A The caustic soda was
added until the acetic
acid of the urine was
neutralized forming acetate
of soda. A slight quantity
of alkali will cause it.

to turn red. That marks
the end reaction. from which
you calculate the acetic
acid.

Q How do you calculate?

A By depending upon the
strength of the solution
of caustic soda which is
used.

Q How do you do that?

A In this case I divided
it by 10

Q Divided what?

A The volume of caustic
soda used to neutralize
20 cubic centimeters of
vinegar

Q What result do you get?

A I then find the percentage
of acetic acid.

Q What result did you
get?

A - 4.50 - indicating 4 1/2
percent

Q And from that you said

POOR QUALITY
ORIGINAL

0577

There was $4\frac{1}{2}$ per cent of
acetic acid?

A Yes Sir.

Q It did not vary one
ten thousandth either way?

A No Sir.

Q How close did it come?

A $2\frac{1}{10}$ That would be
as close as Commercial
analysis would require

Q That was as close as
you got in this case?

A Yes.

Adjudged to March 4 1920

Sworn to before me this 27 day

[Signature]
1920
Police Justice.

22

Avogadro

Edinburgh

Hearing continued March 21

The parties appeared as before

W. J. Rigney recalled, and further cross-examined by Mr. Gove depones and says:-

2 In your last examination, where you refer to the quantity of acetic acid in the analysis you made you say that you calculate it by depending upon the strength of the caustic soda which is used?

A Yes sir

2 How did you do that?

A In this case I divided by ten.

2 Why did you divide it by ten?

A Because it was ten times weaker than $4\frac{1}{2}$ per cent.

23 2 What was ten times weaker

1 - The solution of caustic soda
2 It was ten times weaker than
4 1/2 percent of acetic acid?

A No; no

2 Then what?

A In neutralizing power.

2 How do you get the standard?

A What standard?

2 How do you determine that
it is ten times weaker?

A By comparison with the known
standard

2 What is the known standard?

A 4 1/2 per cent

2 of what?

A Acetic acid.

2 It may be clear to you but
it certainly is not clear to
me?

A Tell me what you are
driving at.

2 I am trying to get at why
you divided by 10?

A That is immaterial. I divided

24 by 10 because of the known

strength of the caustic soda used
in this tube. Twenty cubic
centimetres of vinegar, ^{should} contain
4 1/2 per cent of acetic acid.

Q You took 20 cubic centimetres
of vinegar containing 4 1/2 per
cent of acetic acid?

A Then it would require 45 cubic
centimetres of caustic soda to
neutralize that. But, it
would be immaterial.

Q In this particular case you
took 20 cubic centimetres of
vinegar in your test tube?

A Yes.

Q And you applied to it caustic
soda of what strength?

A Of such strength that 45 cubic
centimetres of it would neutralize
4 1/2 per cent of acetic acid.

The Court - I decline to permit you to take
up time in getting the details of
the processes by which these chemists
arrived at their results. I do not

came how they got at it. That
might be a question for the other
court if the case should go there.

A All that I require here is to get
at the conclusions at which the
witness arrived. I do not care to
know how he arrived at that
conclusion.

Re direct by Mr. Lowry

Q In your direct examination you
referred to a tube used by
you in making the Rigney test?

A Yes sir

Q (A tube produced) Is that
the tube referred to manufacturing
and sold by you?

A Yes.

Q Explain how it is ~~made~~ made?

The Court — I don't care how it is
made. I have just stated
to the court for the prosecution
that it makes no difference
to me how he came to his
conclusion.

POOR QUALITY
ORIGINAL

0582

Mr. Loewy - I except to that.

Sworn to before me this 21 day

of 1900

[Signature]
Police Justice.

A. Brosse being duly sworn and examined as a witness for defendant deposes and says:- I live at New Haven Conn.

Q What is your business?

A I am chemist for the 'Old Colony Distilleries Company, The Atlantic Distilleries Company and the Atlantic compressed yeast Company of New Haven also the Empire Vinegar Co.

Q Are you the inventor of the test known as the Brosse test for solids?

A Yes Sir

The Court - I do not want to know anything about that? Did you make any test of these particular goods?

27 A Yes Sir. I took a sample

from four bottle barrels.

Q From what store

A From Walker store?

Q - You tried these samples?

A Yes sir

Q What did you find after
you tried them, as the
result of your examination?

A - I found the Standard to come
up to the standard required by
law.

The Court That is all - I do not
want to know how he got at
that result.

Exam examined by Mr. Gore

Q Did you make an analysis?

A I tested it

Q Did you make a chemical
analysis?

A I made a chemical analysis.

Q Did you make it by weight or
by volume?

A I do not know whether

Q I am allowed to go into that

POOR QUALITY
ORIGINAL

0584

Re count - I will take that.

A - In taking the acidity of it I did it by weight. In taking the solids I took the volume.

Q And you say you found it up to the standard required by law?

A Yes sir.

Q That is 4 1/2 percent of acetic acid?

A Yes sir - 4 1/2 percent of acetic acid - a little over.

Q How much over?

A I found 4.55

Q What did you find of solids?

A Found 2 1/10

Sworn to before me this..... day

of..... 1889

[Signature]
Police Justice

Charles M. Stillwell being duly sworn and examined as a witness for the People deposes and says: I live at 10 E St John Place Brooklyn.

29

Q What is your business?

A Analytical chemist. I am
chemist for the New York Produce
Exchange.

Q How long have you been a
chemist in this city?

A Over 21 years in New York
City.

Q Are you familiar with the
process of analyzing milk,
olomazgarine, vinegar &c?

A Yes sir.

Q Have you made an ex-
amination of a sample of vinegar
brought to you by the Van
Valkenburgh from 450 9th Avenue

A I have.

Sworn to before me this 21st day

of

1897
1897
Police Justice.

Objected to on the ground

that the sample referred
to has not been identified
properly.

Objection Overruled.

George W. Walker being duly
sworn as a witness for the people

depose and says:-

Q But you take a sample of this
vinegar from the sidewalk?

A Yes. I did

Q and put it into a bottle?

A I did.

Q What did you do with it?

A I took it to Mr Van Valkenberg,
and asked him to tell
me whether it was lawful
vinegar.

Q Did you leave it with him?

A I did.

Q Is this the bottle?

A It is.

(A bottle produced)

Cross examined by Mr Loewy

Q What did this bottle contain
originally?

A Lager beer.

Q When this bottle came into
your possession it was filled with
lager beer?

A I do not know about that.

31 Q Do you know how it came

into your possession?

A No sir I think I brought it from my house.

Q What had been in the bottle before you filled it?

A The bottle was empty when I got it.

Q You do not know what was in it?

A There was nothing in it.

Q You do not know what had been in it prior?

A No sir.

Q What did you put in the bottle before you put vinegar in it?

A Nothing.

Q You took the bottle as it was and put nothing in it?

A Yes.

Q You did not wash it, or rinse it out in any way?

A No sir.

Q How much vinegar was in it when it left your possession?

POOR QUALITY
ORIGINAL

0500

"People & A. March 21 1890 - 04"

CHAS. M. STILLWELL, A. M.
THOMAS S. GLADDING, A. M.

Office and Laboratory of
STILLWELL & GLADDING,
Analytical and Consulting Chemist,
P. O. Box 1261. No. 55 FULTON ST., cor. CLIFF ST.

Old Series, No. 9,400.

New Series, No. 41659

Certificate of Analysis.

State of New York,
CITY OF New York } ss.
COUNTY OF New York

I, Charles M. Stillwell, a chemist,
practicing in the City of New York, County of New York and State of
New York, do hereby certify that I have analyzed the sample duly sealed and marked
Geo. W. Walker 450 9th Ave bought of Edelheimer Greenmach near Houston
received from Mr B. F. Van Valkenburgh
on March 19, 1890.

THE SAMPLE CONTAINS:

Absolute Acetic Acid only 4.20 per cent. by weight.
Cider Vinegar solids only 1.86 per cent. by weight, upon full evaporation over
boiling water.

Remarks

And it was not made exclusively of pure apple juice.

I further certify that the foregoing is a true statement of the analysis of such
sample so made by me as stated.

Respectfully yours,

Charles M. Stillwell

CHEMISTS
TO THE
NEW YORK

EXCHANGE

Chemist.

Dated, New York March 21, 1890.

Mr B. F. Van Valkenburgh

State of New York,
CITY OF New York } ss.
COUNTY OF New York

On the twenty first day of March, in the year
one thousand eight hundred and ninety, before me, the subscriber
personally came Charles M. Stillwell, to me well known to be the same
person described in and who executed the foregoing instrument, and known to me to be
a practicing chemist, and duly acknowledged that he executed the same.

Wm. J. J. J.

A It was filled when I took it
to Mr Van Valkenberg

Sworn to before me this 21 day

of May 1899

[Signature]
Police Justice.

Benjamin W. Van Valkenberg being duly
sworn and examined as a witness
for the People deposes and says:
I live at 113 Vermont Avenue
Brooklyn. My place of business
is at 288 Greenwich St. New York
City

2 You are Assistant Dairy Commissioner
of this State?

A Yes Sir

2 And have been so for the
past year?

A Yes Sir, and have been since

2 You are familiar with the
law of 1889 relative to the
Standard of Vinegar?

A Yes Sir

2 Do you remember Mr
Walker the last witness calling

upon you or on about the 27th
day of last February and bringing
you a bottle?

A I did so. I do so

Q Is that the bottle.

(a bottle shown to witness
the same as the one identified
by the witness Walker and
Mr. Skillman)

Q That is the same bottle

Q What did it contain at the
time?

A It contained marijuana.

Q Did you take a portion of it
out?

A I did.

Q What did you do with the
remainder?

A I left it in the bottle

Q Did you seal it?

A I did.

Q So that it could not be
broken without breaking the
seal.

34 A I did

2 What did you do with it after you re sealed it?

A It remained in my office for a day or two or a few days and then I took it to Mr. Stillman and asked him to analyze it.

2 Then you reserved a portion of it?

A I did.

Cross examined by Mr. Lowry

2 You tested it?

A I did

2 By what test?

A I used the Mott test and the - the result was the same by both

By the court - You tested it?

A I tested it.

Re-exam

2 Do you know the Rigney test?

A I know of it

2 Did you ever use it?

35 A I have never used it.

Q Where was this bottle kept from the time you got it until you delivered it to Mr. Stillwell?

A In my office on the shelf.

Q Where everybody had access to it?

A Some parties in the office.

Q How many persons?

A About three.

Q They had access to it?

A Yes, Sir.

Q Is the seal kept in the office?

A What do you mean?

Q The seal?

A There is a print of paper on it.

Q Did you put sealing wax on it?

A I put paper: merely paper.

Q Anybody could have taken off that paper and put on another piece. Could they not?

A It could not have been done without my knowledge.

POOR QUALITY
ORIGINAL

0593

Q You had other bottles there,
A Not that style of bottle.
There was no sealed bottle
except that. I noticed
the way I put the paper

Sworn to before me this.....day

of.....

[Signature]

Police Justice.

Charles M. Stillwell recalled and
further examined by the Court
Q Is that the bottle that you
received from the last witness
Mr Van Valkenburgh?

A Yes sir that is the bottle

Q Was it sealed when you
received it?

A It was sealed with a piece
of paper and initials on it, and
~~that~~ this on B Van Valkenburgh
March 19 1890 11.35 C.M.S.

Q Did you break the seal?

A I broke the seal

Q What did you do with the
contents?

Q I analyzed a portion of the

contents

2 The remainder is as it was left
when you made the analysis

A 3a

2 Is that your analysis (Ode
shown marked before E. A. March
21/1890

Objected to on the ground
that it has not been shown
that the contents of the
bottle described by the
witness were the same as
the wine mentioned in the
complaint, and that it has
not been shown that the
bottle was cleaned before
the wine was put into it

Objection sustained.

The Court - It has not been shown that
the bottle was cleaned. Ask the
witness whether if there had been
any layer been remaining in the
bottle it would have affected
the analysis

3d A - I think that if there was

any change it would not have made it weaker on account of the organic acids

The paper E. A. March 21 1880 is

Offered in evidence

Q How did you find it to be of acid?

A $4.21 \frac{1}{100}$ by weight.

Q What did you find as to the solids?

A $1 \frac{86}{100}$

Q Was that magma made of pure apple juice?

A It was not.

Q Is that centrifuge (A) the one you made?

A It is

Examined by Mr. Looney

Q At what temperature did you test for acid?

A 14° centigrade. That is about 60 - about 57 Fahrenheit

Q If the temperature had been raised would it not have affected the result of your

A. It would - but - I was getting the test for acetic acid by weight - not by volume at all.

2 How would the same question apply as to solids?

A It would make no difference because I did not take the solids by volume - I took them by weight

2 Did you get that result by evaporation over boiling water?

A I evaporated it over boiling water and afterwards in a drying oven.

2 Can you show me anything in the Chapter 315 Laws of H₂O that authorizes you to do anything except to evaporate over boiling water?

A I used evaporation over boiling water

2 But, you put it in the drying oven second.

40 Q 33

Q Suppose that you had simply evaporated this vinegar over boiling water and not put the result in a drying oven again would that have affected the result of your analysis?

A That I do not know because that is not an accurate method

Defendants Counsel calls the attention of the court to the & been provisions of Sec 1 of chapter 515 of the laws of 1889

Q If the process of evaporating over boiling water had been completed do you deny that the result would have been different?

A I do deny it

Q Suppose that there was a little water in this bottle how would that have affected the result?

A It would make the ^{acetic} acid

POOR QUALITY
ORIGINAL

0598

less.

The Court - There is no evidence that
there was soda in the bottle

Q - Soda is commonly used
for cleaning bottles?

A - I do not know anything
about that bottle at all.

Q - Is not soda commonly
used?

A - Soda - Potash, benzine
- a great many things

Q - Could the presence of
any of these things have
affected the result?

A - Some would make it
weaker; some would make
it stronger.

Q - It would have been a
good deal better to have
the bottle cleaned.

A - Certainly.

Q - If there had been a quantity
of water in the bottle that
would have shown less acid?

POOR QUALITY
ORIGINAL

0599

A If there had been merely water at the side that would not affect the result in my judgement, but if there had been water left standing in the bottle that would affect the result because it ~~was~~ would be in bulk

2 Suppose that a dozen barrels were drawn into one tank of vinegar as far as analysis is concerned, would that affect the result?

A I would keep every analysis separate. They might not be absolutely identical. They would not differ more than one tenth generally.

2 one tenth is not much.

A It might be 4.45

2 If the sample showed 4.45 should you say that was proper vinegar?

A It would not be lawful
Cider vinegar

POOR QUALITY
ORIGINAL

0500

2 You said yesterday you could get a different result varying 10 per cent?

A No: one tenth.

2 One barrel might show 4.55 and another 4.45?

A Yes

2 Say that if a man received a hundred barrels at one time from the manufacturer and received tests three or four with instruments?

A The proper thing is to take the average - to take a fair average and find out whether the sample averages below 4.50 for ~~which~~ acetic acid

2 How could you determine if it was necessary in the case of the receipt of 100 barrels

A I would take a number of samples - out of 100 barrels I should take at least twenty samples

44 2 Then of these twenty barrels

POOR QUALITY
ORIGINAL

0501

should stand the test?

A Then I should allow it to be
as twenty barrels is a good
average.

Q And the other 20 barrels
might be below the test?

A I would not take the 20
barrels from one row - but - 20
fair samples.

Q The other 20 might be below?

A Yes, and they might be
above too.

Sworn to before me this 22nd day

of March 1897

[Signature]
Police Justice:

Joseph J. Boragan the complaining
witness recalled by Mr. Gore.

Q Did you take any samples of
mezan from these casks in
store
Walben collar and give them
to Mr. Lone

A I did.

Q Yesterday - the 13th of March?

A Yes.

45-2 Was it designated A.M.?

POOR QUALITY
ORIGINAL

0602

By the Court — Is this the
same sample we have just
been discussing?

A. It is the same barrel.

Sworn to before me this 21 day

of June 1890

E. G. Love
Police Justice.

Emond G. Love being duly sworn
and examined as a witness for
the people deposes and says:
I live at 69 East 54th St. My
place of business is at 82
Bowery. I am an analytical
chemist, and have been
such for 15 years.

Q Do you understand the analysis
of vinegar, oleomargarine, butter &c

A Yes Sir

Q You are chemist for the Board
of Health.

A The State Board.

Q Did you receive a sample
bottle from the Board con-
taining vinegar marked A. No. 1
to make an analysis?

POOR QUALITY
ORIGINAL

0603

A I did.

Q Is this the bottle (Handing witness the bottle identified by the witness Dorgan)

A The bottle is here.

Q Was it sealed?

A Yes.

Q Did you make an analysis of it?

A I did.

Q What did you find it to be?

A I found it to be vinegar.

Q Give the acetic acid that you found by weight?

A It was 4.26.

Q What did you find to be the weight of vinegar solids after evaporation over boiling water?

A $1 \frac{83}{100}$

Q Was that vinegar made of pure apple juice?

A It was not.

Q You have heard the testimony of Mr. Stillwell that he found

$4 \frac{21}{100}$ of acetic acid and you say you found $4 \frac{26}{100}$ - then you found five hundredths more than Mr. Stillwell.

A I do not know what Mr. Stillwell got - I got 4.26

Q You say it was not pure cider vinegar. What do you say?

A It did not contain the requisite amount of solid matter. It contained too much water. That is one way of putting it

Q Was it adulterated with anything but water?

A I did not examine for that.

I only examined for acetic acid - to determine whether the acid and solids were up to the requirements of the statute

Q Did you make an analysis?

A To find out just what this vinegar contained?

A I analyzed merely to determine absolute acetic acid and the amount of solid matter

Q And when you refer to the quantity of solids that include everything that was in it?

A I do

Q Did you put the result in a drying oven?

A I did

Q Can you point out anything in the statute that authorizes that?

A As long as the same temperature as boiling water is preserved in the drying oven I think the law is complied with - that in the construction I put upon the law.

Q They would not differ in the result as to solids?

A No.

Q Once of that?

A Not in my experience. I evaporated it first over boiling water and made my weighing and then when I poured it weighing up to 1.25 I put

it in the drying oven - as the
details was complied with.

2 You made it in both ways?

A In both ways.

2 The difference is this - by
one process you put it to weight
1.95 and then by the other you
reduced it to 1.89. making
a difference of from 4 to $\frac{12}{100}$

A Not at all.

2 How long did you continue
drying?

A Until the weight became a
constant quantity. When the
weight had reached a constant
quantity the result was obtained

2 It would not weigh so much as
if it were all done over steam

A The steam would not touch the
matter analyzed, nor affect
its weight. The steam does
not come directly in contact
with the vapor.

2 The matter being analyzed is
not hermetically sealed?

A No sir

Q It is not a closed vessel?

A Not at all.

Q Might not the steam rising mix with it?

A No sir

Q Not if the vessel is open?

A No sir it does not.

By Mr. Gore.

Q Is the top closed?

A It is merely a large copper vessel on which the little dishes containing the vinegar are placed. The steam rises on the outside.

Q It is a cover on which these vessels are resting?

A Exactly sir

Q You made your measurements by weight?

A I did.

Cross examined by Mr. Loewy

Q Were you only given one sample?

51 A I was given more than one

POOR QUALITY
ORIGINAL

0500

2 You got more than one sample;

A Yes.

2 More than one bottle?

A I did.

2 Did you analyze the other samples?

A I did in the same way

2 What was the result of your analysis

A The average of the five samples was 4.45

2 Now I want you to answer the question. Tell me what was the result of the analysis of the four samples?

A Oh yes, I do not recollect the figures now.

2 I have not a certificate;

A I have not made out the certificate. I have the memoranda in my pocket.

2 Let me have the memoranda;

A The first was 4.26

The second was 4.58

52 The third was 4.43

POOR QUALITY
ORIGINAL

0609

The fourth was 4.52

The fifth was 4.49.

2 Nitrous of Acetic Acid?

A Absolute Acetic Acid

2 Now as to solids?

A The first was 1.43.

The second 1.72

The third 1.70

The fourth 1.43

The fifth 1.42.

2 These were all the result of
the examination over boiling water.

A and after submitting the solids
thus obtained to drying!

A after making them dry over
boiling water.

2 Why did you pick out one
in your testimony and answer
from a given sample?

A I did not pick out any.
I answered the Proprietor's

Question
Sworn to before me this 2nd day

of March 1890

[Signature]

Police Justice.

53 Charles M. Stillwell recalled by

Mr. Looney

2 - Did you receive more than one sample with instructions to make analyses?

A Yes. I received four

2 Will you give me the analysis of the other three?

A I have them here.

2 These are what Mr. Soregan gave you?

A Yes. Those that Van Valkenberg gave.

2 These purported to come from Walker?

A They were all sealed with Walker name on them

2 Give the analysis of the four

A Acetic Acid 4.39

2 How were they marked?

A D. D No. 14, was 4.39

D. D No 15 was 4.44

No 16 D. D. was 4.32

No 17 D. D. was 4.64

54 2 Now as to solids?

POOR QUALITY
ORIGINAL

0611

2 No 14 was 1.86
No 15 was 1.89
No 16 was 1.79
No 17 was 1.78

Re-direct

2 Have you given the acetic acid and the total solids?

A Yes.

Joseph J. Soregan recalled by
the Jury.

2 You have heard the testimony of the witnesses relative to the sample marked D. D. 14, 15, 16 and 17?

A I did.

2 Where did you get them?

A From 450 9th Avenue, the store of Mr. Walker.

2 That is some of the Edsall's Vinegar?

A Yes sir; marked with his name

POOR QUALITY
ORIGINAL

06 12

2 The samples D. D. 14. 15. 16
on the same day as the samples
delivered to Mr. Lowe?

A Yes Sir

Sworn to before me this 25 day

of March 1899

[Signature]
Police Justice.

Charles H. Stillwell recalled - by Mr.
Gore

2. What did you find on the
average of acetic acid and
solids

Substantially

Specter overruled

A The average from four
samples was acetic acid
4.45; total solids 1.83;
that was the average of the
four samples.

Sworn to before me this day

of March 1899

[Signature]
Police Justice.

Mr. Levy - I move that defendant be discharged
Motion denied

adjourned to March 26. 9 p.m.

POOR QUALITY
ORIGINAL

06 13

-----X
The People &c.

vs.

Michael Edesheimer
-----X

MISDEMEANOR.

Chap. 515, Laws 1889,
Sects. 1, 3 & 5.

Hon. DeLancey Nicoll,

District Attorney.

The above-named defendant is charged with selling and delivering, as and for, cider-vinegar a number of gallons of vinegar which did not have $4\frac{1}{2}\%$ of absolute acetic acid, by weight, and 2% by weight, of vinegar solids as required by the statute above noted. The Police Magistrate before whom an examination was held, discharged the defendant on April 1st, 1890, and on the 1st of June 1890, the indictment herein was found. The stenographer's notes of the examination, which are submitted herewith, seem to bear out the endorsement of the magistrate, that there was not sufficient cause to believe the defendant guilty of the offense charged.

The selling and delivery are admitted, and the single question in the case is whether what was sold was cider vinegar having ^{$4\frac{1}{2}$ percent} ~~$3\frac{1}{2}\%$~~ of absolute acetic acid and ^{percent} ~~2%~~ of vinegar solids by weight.

The defendant swore that the vinegar contained ^{$4\frac{1}{2}$ percent} ~~$4\frac{1}{2}\%$~~ of acetic acid and ^{percent} ~~2%~~ of vinegar solids by weight, as shown by tests made by himself.

W.J. Rigney, formerly Vinegar Inspector and analytical

**POOR QUALITY
ORIGINAL**

05 14

(2)

Chemist, whose certificate is filed herewith, states on oath, that the vinegar in question contained 4.51% of acetic acid and 2.9/10% of vinegar solids by weight.

A. Bosse, Chemist of the Old Colony Distillery Co., the Atlantic Distillery Co. and the Atlantic Compressed Yeast Co., of New Haven, Conn., swears that he found 4.55% of acetic acid and 2.1/10% of vinegar solids by weight.

In support of the claim that the vinegar was below the statutory standard, Charles Stilwell, Chemist, testified: That the sample showed only 4.20% of acetic acid and 1.86% of vinegar solids.

Joseph A. Geisler, a chemist, testified: that his analysis showed 4.23% of acetic acid and 1.96% of vinegar solids by weight.

In view of the contradictory testimony by experts, it seems very unlikely that a conviction could be secured; and I therefore, recommend that the indictment be dismissed.

Respectfully submitted,

Henry D. Macdonald

*my
March 4 1891*

POOR QUALITY
ORIGINAL

0615

THE PEOPLE OF THE STATE OF
NEW YORK

against

Michael Edersheim

Report.

DeLauncey Nicoll,
JOHN R. FELLAWS,

DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,

NEW YORK CITY

POOR QUALITY
ORIGINAL

0515

.....
PEOPLE & C. : Charge of violating
JOSEPH J. MOROGAN, : law against deception
: in the sale of
: Vinegar, Chap. 515
: laws of 1889, Sec-
: tions 1,3&5.
— against — :
MICHAEL EDESHEIMER :
:

STATEMENT OF FACTS.

February 26, 1890, Defendant and his brother Isaac, composing the firm of Edesheimer Bros., 692 Greenwich Street, New York City, sold and delivered, to George W. Walker, 450 Ninth Avenue, as and for cider vinegar a number of gallons, of vinegar, in casks each branded "Edesheimer Bros. pure cider vinegar." From one of the casks, on the sidewalk as soon as delivered, Mr. Walker drew a sample of the vinegar into a bottle and took the same to Mr. B. F. Van Valkenburgh, Asst. Dairy Commissioner, 288 Greenwich Street.

WITNESSES, as to these facts, George W. Walker, 450 Ninth Avenue.

Mr. Van Valkenburgh tested the vinegar judged it to be below the standard sealed up the bottle with its contents and afterwards delivered the bottle and contents so sealed to Chas. M. Stillwell, Chemist 55 Fulton Street for analysis.

POOR QUALITY
ORIGINAL

0517

2

WITNESS: B. F. Van Valkenburgh, Asst.
Dairy Commissioner, 238 Greenwich Street.

The next day February 27th. Joseph J. ~~Corogan~~, an expert in the employ of the Dairy Commissioner went to Mr. Walker's store 450 Ninth Avenue, and took from the same cask a sample of the vinegar and delivered it to Joseph F. Geisler, Chemist 6 Harrison Street, for analysis and later took another sample to E. G. Love, Chemist 122 Bowery for analysis.

WITNESS: Joseph J. ~~Corogan~~ 238 Greenwich Street.

The law requires that cider vinegar shall have 4 1/2 per cent of absolute acetic acid by weight and two per cent by weight of vinegar solids upon full evaporation over boiling water Chapt. 515 of laws of 1889 Section 1.

This vinegar was below the required standard in both respects.

WITNESS: On this point the three chemists.
Joseph F. Geisler 6 Harrison Street, Chas. M.
Stillwell, 55 Fulton Street, Edward G. Love, 122 Bowery.

The law says cider vinegar shall be understood to mean vinegar made exclusively of pure apple juice, section 10. This vinegar was not so made.

WITNESSES: The Chemists Geisler, Stillwell &
Love.

POOR QUALITY
ORIGINAL

0618

Mr. Lindsay
Put this before
it seems as plain
that I am entitled
to check have been
disregarded by [signature]
[signature]

PEOPLE

— against —

EDFSEIMER

STATEMENT OF FACTS AND NAMES OF

WITNESSES

Witnessed by James White
April 1/1990

POOR QUALITY
ORIGINAL

0619

DISTRICT ATTORNEY'S OFFICE
City and County of New York

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph J. Sirogan

vs.
Michael Edscharner

Office Chap. 515, Room 17
1889 - Dec 13 15

Dated June 10 1890

Witnesses Geo. W. Walker

No. 450 Ninth Ave Street

B. F. Van Valkenburgh

Ant. Davy Commadore

No. 285 Greenwich Street

Chas. M. Stillwell

Chenest

No. 55 Fulton Street

Joseph T. Geisler 6 Harrison

E. G. Love 122 Bowler

POOR QUALITY
ORIGINAL

0620

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Eisenheimer

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

Indictment accuse *Michael Eisenheimer* *et al.* *Misdemeanor*

of the crime of

committed as follows:

The said

Michael Eisenheimer,

late of the City of New York, in the County of New York, aforesaid, on the

Twenty-first day of *January* in the year of our Lord one thousand

eight hundred and eighty *eight*, at the City and County aforesaid,

did unlawfully sell to one George W. Waller,
a quantity of mix, three gallons, of mineral
which said mineral did not then and there
have an acid equivalent to the mineral
at least three and one half per centum of
acid, as required by law, and against the law
of the State 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
do hereby indict and accuse the said

[Chap 515, Laws
of 1889, § 1]

[21a]

Michael Eastman, of the same Misdemeanor,
committed as follows:

The said Michael Eastman, of Nevada,
on the day and in the year aforesaid,
at the City and County of Nevada, did unlawfully
sell to one George W. Wallace, a quantity of
three gallons of cider vinegar, which said
cider vinegar, then and there was, in fact,
equivalent to the presence of at least 2 per
cent and one half per centum of acetic acid,
which then and there had been
than two per centum of acetic acid, and
which, upon full evaporation over boiling
water, against the law of the State in
such case made and provided, and against
the laws of the People of the State of
Nevada, and their dignity.

[21b]

Frank Paul. And the Grand Jury aforesaid
by this indictment further accuse the said
Michael Eastman of the same Misdemeanor,
committed as follows:

The said Michael Eastman, of Nevada,
on the day and in the year aforesaid,
at the City and County of Nevada, did unlawfully
sell to one George W. Wallace, a quantity of
cider vinegar, which said
cider vinegar, then and there was, in fact,
equivalent to the presence of at least 2 per
cent and one half per centum of acetic acid,
which then and there had been
than two per centum of acetic acid, and
which, upon full evaporation over boiling
water, against the law of the State in
such case made and provided, and against
the laws of the People of the State of
Nevada, and their dignity.

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.

[Sec. 5]

County Court: And the Grand Jury of said
County did indict and further accuse the said
Michael Edesheimer of the same Misdemeanor,
committed as follows:

The said Michael Edesheimer, of New York,
County: on the day and in the year aforesaid,
at the City and County of New York, did unlawfully
brand as and for cider vinegar, a certain package
then and there containing a quantity, to wit:
three gallons, of vinegar which was not cider
vinegar (and which he then and there sold to one
George W. Walker); against the form of the
Statute in such case made and provided,
and against the peace of the People of the State
of New York, and their dignity.

John R. Williams,

Attorney

0623

BOX:

398

FOLDER:

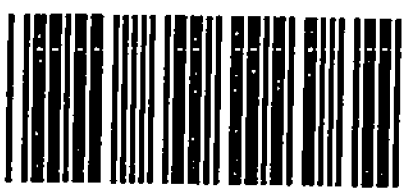
3705

DESCRIPTION:

Egan, Patrick

DATE:

06/03/90



3705

0624

BOX:

398

FOLDER:

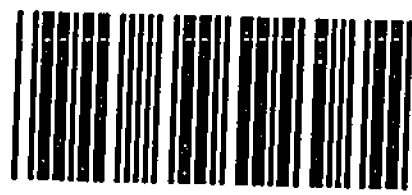
3705

DESCRIPTION:

Smith, John

DATE:

06/03/90



3705

POOR QUALITY
ORIGINAL

0625

Witnesses:

A. Constock

Counsel,

Filed

day of June

1892

Pleas

Chargers &c

THE PEOPLE

'08.

Barick Egan

and

John Smith

GAMING HOUSE, &c.
[Sections 848, 844 and 385, Penal Code]

June 20th 1892 by consent

JOHN R. FELLOWS,

June 21st 1892 by consent

District Attorney.

A True Bill.

Foreman.

James H. Haggan

June 21st 1892

(Both) Pleas of Guilty

June 21st 1892. Each

9

First District
Police Court

Anthony Conston
ages

Patric Cogan

known as "A Deal"

Ed John Smith

known as "B Deal"

Charged with
Gambling

Before Hon

John J. Conner

March 30, 1890

Police Justices

J. W. Hilliard, a witness for
the people being duly sworn
deposes Examined by Mr. Conner
Q. Have you ever seen these defendants
before?

A. Yes Sir

Q. When?

A. February 8th.

Q. What day of the week was it?

A. Saturday

Q. What time of the day or night?

A. Between 8 and 11 o'clock at night

Q. Where?

A. Over & Box 6 & Avenue

Q What did you see Mr. Egan do if anything?

A He was dealing roulette at a table.
Q Tell us what he did, what you saw him do?

A I saw him turn the roulette wheel
Q And what else?

A Handing out chips, and receiving money from them.

Q From whom?

A Different people.

Q How many people were there?

A Possibly fifty.

Q Did you play?

A No sir.

Q Did you bet?

A I bet through another party.

Q You gave the party money to bet?

A Yes sir.

Q And was that party Anderson?

A Yes sir.

Q The same party that you testified to about in the previous case?

A Yes sir.

11

Q And did you see Anderson play it?
A Yes sir.

Q Do you know what numbers he
bet on?

A All over the board.

Q If you didn't know him to designate
any numbers specially?
A Yes sir.

Q And how much did you lose
through him that particular night?

A I cannot remember how much
I was it a dollar?

A More than that.

Q Five dollars?

A I made a memorandum of it, it
was between one & five dollars.

Q Is that the best recollection you
have on that subject?

A Yes.

Q Where is that memorandum?

A Mr. Cornstock has it.

Q Did you make the memorandum
at the time?

A Afterwards.

12

Q How long afterwards?

A Within half an hour.

Q Will you describe the mode of playing roulette as well as you can?

A Placing the chips on different numbers, or on the colors.

Q And where were the chips obtained from?

A From the dealer at the table.

Q And for what does he give the chips for?

A For the equivalent of money.

Q What was the price of the chips?

A Five cents apiece.

Q And for how long a time were you observing Mr Smith and Mr Egan that evening?

A For half an hour or an hour.

Q Now you have testified what you saw Mr ^{Egan} ~~Egan~~ do?

A Yes sir.

Q Now what did you see Smith do?

A Saw him at the Roulette table.

0630

**PAGE(S) ARE
MISSING**

**DOCUMENTS
FILMED AS
FOUND**

Kenao turning the wheel, and he
received money for the chips
and handing chips to the porters
when they would win.

Q And those porters would do what
with the chips

A They would bet them

Q How would they do that?

A They would place chips on the differ-
ent numbers on the table or on
the colors.

Q What would happen then?

A If the color or number they bet on
turned up they won if it didn't
they lost.

Q How would what premium they
paid?

A If they won they got him the same
colored chips back

Q What were the colors?

A Red and white

Q And you see them pay there that
much?

Yes sir,

14

Q And how big would they be?

A Some be 6 chips ^{or} some 12 chips

Q You are positive of that?

A Yes sir

Q Did you have any conversation
with these two dependants at all
that night?

A No sir

Q How often had you seen them in
that place?

A Two or three times

Q And how many times had you
been in there?

A At least 6 or 7 times

Q You didn't see them there on every
occasion when you went in?

A Yes sir

Q When was the first time you saw
them there?

A February 8th

Q And again when did you see them

A February 11th.

Q What night was that?

A Tuesday night.

15

Q When was your first visit ?
A February 4th

Q And your last ?

A February 11th.

Q Did you go there every night from
the 4th to the 11th ?

A Sometimes more.

Q Sometimes once a night and
during the day and night ?

A Yes sir.

Q And you were constantly visiting
the place between the 4th and 11th of
February day or night ?

A Yes sir.

Q Any particular was the last day you
went there before the wreck was
made ?

A On the 11th.

Q And when did you see these men
there in the day or night time ?

A In the night time.

Q Did you ever see them there in
the day time ?

A No sir.

16

Q How often did you see Mr. Logan
receive money for chips?

A I cannot say how often I only
saw him about half an hour.

Q And where was it you saw him?

A February 4th

Q Name any other occasion that you
saw him?

A I cannot say positively

Q And did you see Mr. Smith?

A On the 8th

Q On the day time?

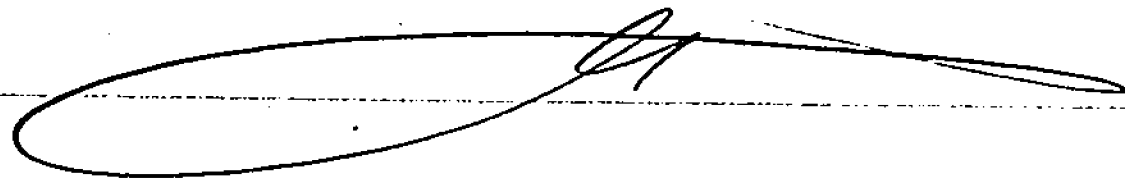
A No sir in the night time

Q Did you see him at a roulette wheel?

A Yes sir

Q And you saw him receive money
for chips and pay money?

A Yes sir



POOR QUALITY
ORIGINAL

0635

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

J. W. Hilliard being duly sworn, deposes
and says, that Patrick Egaw and John Smith
here present, is the one known as A. Deal & R. Deal
in annexed complaint.

Subscribed and sworn to before me, this }

12th day of February 1890.

W. T. McNamee

Police Justice.

J. W. Hilliard

POOR QUALITY
ORIGINAL

0636

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

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

Anthony Courtois

of 150 Nassau Street, 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 the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that A. Deal and B. Deal

whose real names are unknown, but who can be identified by J. W. Hilliard did, at the city of County of and State of New York, on or about the 8th day of February 1890, 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 indorse 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.

Deponent further says, he has just ~~come~~ ^{cause} to believe, is informed and verily does believe ~~from personal observation~~ and from statements made by J. W. Hilliard

to deponent

that the said A. Deal and B. Deal aforesaid, now have in their possession, at in and upon certain premises occupied by them and situate and known as Numbers 522, 524, Sixth Avenue 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

POOR QUALITY
ORIGINAL

0637

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

11th day of February 1890.

Anthony Bourke.

W. T. McMahon

Police Justice.

CITY OF New York AND COUNTY OF New York ss.

J. W. Hilliard of 150 Nassau Street

being further sworn deposes and says that on the 8th day of February 1890,

deponent visited the said premises, named aforesaid, and there saw the said

A. Deal and B. Deal aforesaid, and

had dealings and conversation with them as follows:

Deponent saw the said A. Deal and B. Deal each engaged as dealers, dealing and turning the wheel for the Banking game, or gambling game of Roulette where money was dependant upon the results - Divers other persons were present engaging in playing this and other games, and ^{sundry} tables, chairs, layouts paraphernalia and devices for gambling purposes were there in said room as aforesaid, kept and used for gambling purposes, and has been so kept for several days to deponent's personal knowledge.

Subscribed and sworn to before

me this 11th day of February 1890

W. T. McMahon

Police Justice

J. W. Hilliard

POOR QUALITY
ORIGINAL

0530

Subscribed and sworn to before me this }
_____ day of _____ 188____. }

Police Justice.

THE PEOPLE	ON COMPLAINT OF	AGAINST
	<i>Anthony Lombardi, et al</i>	
		<i>A. Deal.</i>
		<i>B. Deal.</i>

*Violation Sec. 844, P. C.
Gambling and Policy.*

Affidavit of Complaint.

WITNESSES:

POOR QUALITY
ORIGINAL

0639

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Patrick Egan 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. *Patrick Egan*

Question. How old are you?

Answer. *34 Years*

Question. Where were you born?

Answer. *New York C.*

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

Answer. *945. 6th Avenue. 1 Year*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty*
Patrick Egan

Taken before me this

day of *February* 189*9*

W. J. Mahoney

Police Justice

POOR QUALITY
ORIGINAL

0540

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Smith 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 ~~h~~ *h*; that the statement is designed to
enable ~~h~~ *h* if he see fit to answer the charge and explain the facts alleged against ~~h~~ *h*
that he is at liberty to waive making a statement, and that ~~his~~ waiver cannot be used
against ~~h~~ *h* on the trial.

Question. What is your name?

Answer. *John Smith*

Question. How old are you?

Answer. *34 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *101 9th Avenue. 6 Years*

Question. What is your business or profession?

Answer. *Bar Tender*

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

Answer. *I am Not Guilty*
John Smith

Subscribed and sworn to before me this
day of *November* 189*0*

Michael
Police Justice

POOR QUALITY
ORIGINAL

0641

Sec. 151.

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

Police Court, South District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Anthony P. Mutoch & J. W. Hilliard of No. 150 Nassau Street, charging that on the 8 day of February 1890 at the City of New York, in the County of New York that the crime of dealing a certain gambling game called Roulette

has been committed, and accusing A. Deal & B. Deal

whose real names are unknown but who can each be identified by J. W. Hilliard thereof.

Wherefore, the said Complainant has prayed that the said Defendant(s) 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 Defendant(s) and bring them forthwith before me, at the South 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 11th day of February 1890
W. M. Mahoney POLICE JUSTICE.

POLICE COURT, South DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony P. Mutoch & J. W. Hilliard
vs.

A. Deal
B. Deal

Dated _____ 188

Magistrate.

Officer.

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Police Justice.

Warrant-General.

REMARKS.

Time of Arrest.

Native of

Age.

Sex.

Complexion.

Color.

Profession.

Married.

Single.

Read.

Write.

POOR QUALITY
ORIGINAL

00642

The Justice presiding
at the 100th Police Court
will please hear and
determine the matter
in my absence
Wm. M. M. M. M. M.
Police Justice

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

503
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. M. M. M.
M. M. M. M. M.
M. M. M. M. M.
M. M. M. M. M.

Offence

Samplings

Dated

February 16, 1890

M. M. M. M. M.

Magistrate

Deputy Clerk

Officer

Witnesses

J. M. M. M. M.

No. of Comstock

Street

No. of Comstock

Street

No. of Comstock

Street

No. of Comstock

Street

No. of Comstock

Street

No. of Comstock

Street

No. of Comstock

Street

No. of Comstock

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

defendants

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 29, 1890 John J. Herman Police Justice.

I have admitted the above-named

defendants
to bail to answer by the undertaking hereto annexed.

Dated March 29, 1890 John J. Herman 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 March 29, 1890 John J. Herman Police Justice.

POOR QUALITY
ORIGINAL

0643

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Sydney F. Mahon a Police Justice
of the City of New York, charging John Smith Defendant with
the offence of Stealing

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 hear-
ing thereof having been adjourned,

We, John Smith Defendant of No. 101
Erastus Crawford Street; by occupation a Barber
and Erastus Crawford of No. 270 West 28th
Street, by occupation a Machinist Surety, hereby jointly and severally undertake that
the above named Smith Defendant
shall personally appear before the said Justice, at the 1st 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 One
Hundred Dollars.

Taken and acknowledged before me, this 12th day of February 1888
Sydney F. Mahon POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0644

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this 19th day of February 1890
Minutious Police Justice

Ernest Crawford
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 *Twenty* 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 No 57 West 28th Street New York Ten thousand dollars Clear*

Ernest Crawford

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 188

Justice.

POOR QUALITY
ORIGINAL

0645

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Samuel F. McMahon a Police Justice
of the City of New York, charging Patrick Egan Defendant with
the offence of Gambling

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 hear-
ing thereof having been adjourned,

We, Patrick Egan Defendant of No. 945
6th Avenue Street; by occupation a Clerk
and Ernest Crawford of No. 920 West 28th
Street, by occupation a Mechanic Surety, hereby jointly and severally undertake that
the above named Egan Defendant
shall personally appear before the said Justice, at the 1st 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 15th day of February 1890
Samuel F. McMahon Police Justice.
Patrick Egan
Ernest Crawford

POOR QUALITY
ORIGINAL

0646

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this
1st day of February, 1881
at New York City, New York
Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth Twenty 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 No. 490 West 28th Street
worth Ten Thousand Dollars
Free and Clear
of any Tax or Encumbrance

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

POOR QUALITY
ORIGINAL

0647

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 Egan and
John Smith*

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

Patrick Egan and John Smith

(Sec. 343, Penal Code.) of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed as follows:

The said

Patrick Egan and John Smith, both

late of the *Twenty-first* Ward of the City of New York, in the County of New York aforesaid, on the *eighth* day of *February* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*; 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

Patrick Egan and John Smith

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

The said

Patrick Egan and John Smith, 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, having the care, custody and supervision of, and authority over the use of a certain room in a certain building there situate, and a certain gambling-table, and establishment, and divers cards, chips, dice, implements and paraphernalia and sundry devices and apparatus,

POOR QUALITY
ORIGINAL

0648

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 the same 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. 344, Penal Code.)

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

Patrick Egan and John Smith
of the CRIME OF ENGAGING AS DEALER^{IN A Banking and Gambling} GAME, where money and property were dependent upon the result, committed as follows:

The said *Patrick Egan and John Smith, both*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days, ^{were, and} ~~was,~~ and yet ~~is a~~ common gambler; and on the day and in the year aforesaid, the said

Patrick Egan and John Smith

at the Ward, City and County aforesaid, in a certain room in a certain building there situate, feloniously did engage as dealer^{IN A Banking and Gambling} game commonly known as *Roulette* where money and property were dependent upon the result, a more particular description of which said ^{Banking and Gambling} game 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. (Sec. 344, Penal Code.)

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

Patrick Egan and John Smith
of the CRIME OF ENGAGING AS GAME-KEEPER^{IN A Banking and Gambling} GAME, where money and property were dependent upon the result, committed as follows:

The said *Patrick Egan and John Smith, both*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days, ^{were, and} ~~was,~~ and yet ~~is a~~ common gambler; and on the day and in the year aforesaid, the said

Patrick Egan and John Smith

at the Ward, City and County aforesaid, in a certain room in a certain building there situate, feloniously did engage as game-keeper^{IN A Banking and Gambling} game commonly known as *Roulette* where money and property were dependent upon the result, a more particular description of which said ^{Banking and Gambling} game 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.

0649

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

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

Patrick Egan and John Smith -
of the CRIME OF ENGAGING AS PLAYERS IN A Banking and Gambling GAME,
where money and property were dependent upon the result, committed as follows:

The said

late of the Ward, City and County aforesaid; afterwards, to wit: on the day and in the year aforesaid, and on divers other days, ^{were} ~~was~~ and yet is ^{and} ~~a~~ common gambler; and on the day and in the year aforesaid, the said ~~was~~ ^{and} ~~a~~ common gambler; and on the

at the Ward, City and County aforesaid, in a certain room in a certain building there situate, feloniously did engage as player in a certain banking and gambling game commonly known as Roulette where money and property were dependent upon the result, a more particular description of which said banking and gambling game is to the Grand Jury aforesaid unknown, and cannot now be given, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

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

And the Grand Jury aforesaid, by this indictment, further accuse the said Patrick Egan and John Smith of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

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 *Roulette* 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 *Robert B. and J. S. H.*

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.

JOHN R. FELLOWS,

District Attorney.

0650

BOX:

398

FOLDER:

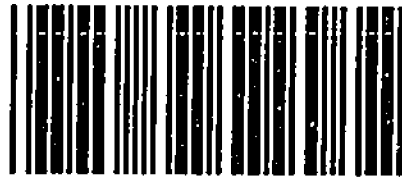
3705

DESCRIPTION:

Ehlenfelt, Frederick

DATE:

06/03/90



3705

0651

BOX:

398

FOLDER:

3705

DESCRIPTION:

Lander, Amelia

DATE:

06/03/90



3705

POOR QUALITY
ORIGINAL

0652

Case #18

Witnesses:

A. Constock

Counsel,

Filed

day of

1880

Pleas

Charguly - 4

THE PEOPLE

vs.

Frederick Chiswell

and

Amelia Sandover

[SS 848 and 844, Penal Code].

POLICY.

W. J. Johnson, Esq.
BANKRUPT COURT

District Attorney.

June 12/90

Book (Read) Court

A True Bill.

on 1st Court

A. J. Read

W. J. Johnson, Esq. Foreman.

Both Jured \$100. P.M.

**POOR QUALITY
ORIGINAL**

0653

of 150 Nassau Street, 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 the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that John Doe

whose real name is unknown, but who can be identified by Joseph H. Starn
did, at the city of _____ County
of _____ and State of New York, on or about the 9th day of May 1880,
unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage ~~as a dealer or gamekeeper~~ 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 indorse 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.

Deponent further says, he has just ~~come~~^{came} to believe, is informed and verily does believe from personal observation and from statements made by J. J. [unclear]

that the said John Doe ~~now~~ ^{did} have in his possession, at in and upon certain premises occupied by him and situate and known as 158 E 7th 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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97-44-11410
47-1-29

**POOR QUALITY
ORIGINAL**

0654

of 150 Nassau Street, 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 the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that John Doe

whose real name is _____ unknown, but who can be identified by Joseph H. Starni
_____ did, at the _____ of _____ County
of _____ and State of New York, on or about the 9th day of May 1880,
unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage ~~as a dealer or gameskeeper~~ 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 indorse 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.

Deponent further says, he has just ~~come~~^{been} to believe, is informed and verily does believe from personal observation and from statements made by J. J. [illegible]

that the said John Doe ^{did} ~~now~~ have in his possession, at in and upon certain premises occupied by him and situate and known as 158 E 7th 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

D PAGE
QUALITY
IAL

0655

J.H.S.

158 East 7th St
20 cts -

POOR QUALITY
ORIGINAL

0656

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

10 day of May 1890.

Anthony J. ...

A. J. ...

Police Justice.

CITY OF ... AND COUNTY OF ... ss.

being further sworn deposes and says that on the ... day of ... 188...

deponent visited the said premises, named aforesaid, and there saw the said ... aforesaid, and

had dealings and conversation with ... as follows:

Deponent

POOR QUALITY
ORIGINAL

0657

City, County and State of New York. S. S.

Joseph N. Starin, being duly sworn, deposes and says, that he resides No 247 E. 112th Street in the City of New York, and that he is 37 years of age.

That on the 9th day of May 1890, he visited a Policy Shop kept at 158 East 7th Street. That he entered said premises through a little candy store. That deponent walked through into rear room, where John Doe, a thick set German, and whose real name to deponent is not known, but whom deponent can identify. Was seated at a table, in front of him was a book for registering lottery tickets. Deponent said to him, I want to play these numbers, for 20cts. Deponent handed him a piece of paper upon which he had written the numbers, 37, 44, 11, -- 47-1.- Deponent said he wanted to play 10 cents each way. Thereupon the said John Doe, recorded the said numbers upon his manifold book, wrote the figures and numbers upon the annexed piece of paper, and handed the same to this deponent, and deponent paid the said John Doe 20cts.

Deponent saw in the possession of the said John Doe manifold books, papers and paraphernalia for conducting the sale of what is commonly known as lottery policies.

Subscribed and sworn to before me, *Joseph N. Starin*,
this 10th day of May 1890.

W. M. Mahon
Police Justice

POOR QUALITY
ORIGINAL

0658

Subscribed and sworn to before me this }
_____ day of _____ 188____. }

Police Justice.

THE PEOPLE	ON COMPLAINT OF	AGAINST
<i>Anthony Santobello</i>		<i>John Doe</i>
Violation Sec. 844, P. C. Gambling and Policy.		

Affidavit of Complaint.

WITNESSES:

POOR QUALITY
ORIGINAL

0659

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Frederick Ehlenfeldt*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *136. 6 Street 18 months*

Question. What is your business or profession?

Answer. *Large Music*

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*
Frederick Ehlenfeldt

Taken before me this

day of

1889

Police Justice.

POOR QUALITY
ORIGINAL

0660

Sec. 151.

Police Court, 14

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 Anthony Buntrock of 41 Park Row and Joseph H. Starn of 147 E. 112th Street, charging that on the 10th day of May 1890 at the City of New York, in the County of New York that the crime of selling what is commonly called a lottery policy

has been committed, and accusing James Dor and John Dor whose real names are unknown but who can be identified by Joseph H. Starn 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 14 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 10th day of May 1890.
W. J. Macdonald POLICE JUSTICE.

POLICE COURT, 14 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Buntrock et al

vs.

James Dor

Warrant-General.

Dated May 10th 1890

W. J. Macdonald Magistrate.

Edward J. Conner Justice.

The Defendant

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

Edward J. Conner Justice.

Dated May 10th 1890

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest 1:15 a.m. May 10/90

James Dor, 60 W. 112th Street
157-7th St.

James Dor, alias Michael
Starn, 40 W. 112th Street
Sex Male Age 25

Complexion,

Color,

Profession,

Married,

Single,

Read,

Write,

POOR QUALITY
ORIGINAL

0551

BAILED,

No. 1, by

Samuel Chaundy

Residence

2309 4th St.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

*The Justice is hereby
advised that the
said person has
and remains the
said person in
the custody of
the police.*

Police Court---

District

825

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. Smith
William J. Smith
William J. Smith

Offence

Dated

May 10

1890

William J. Smith

William J. Smith

William J. Smith

William J. Smith

William J. Smith

William J. Smith

William J. Smith

William J. Smith

William J. Smith

William J. Smith

William J. 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 *William J. Smith*

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 *May 20* 1890 *John J. Smith* Police Justice.

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

Dated *May 23* 1890 *John J. Smith* Police Justice.

There being no sufficient cause to believe the within named *William J. Smith*

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

Dated *May 23* 1890 *John J. Smith* Police Justice.

POOR QUALITY
ORIGINAL

0662

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Daniel F. McMahon a Police Justice
of the City of New York, charging Frederick Chumfelt Defendant with
the offence of

Violation Lottery Law

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

We, Frederick Chumfelt Defendant of No. 536
Fifth Street; by occupation a Cage Maker
and Frederick C. Githy of No. 2309 Seventh Avenue
Retired Surety, hereby jointly and severally undertake that
the above named Chumfelt 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 11

day of

May

188

90

Frederick Chumfelt
F. E. Lutz

D. McMahon POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0663

CITY AND COUNTY } ss.
OF NEW YORK,

Sworn to before me, this
11th day of May 1881
at New York, Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth Twenty 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 a house & lot of land

Situated at 356 West 40th Street
valued at twenty thousand dollars
free and clear. F.E. Lutz

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

Subscribed by
C. E. Rice

POOR QUALITY
ORIGINAL

0664

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

of No. 247 E 112 Street, being duly sworn, deposes and says,
that Frederick Chlenzels (now present) is the person of the name of
John Doe mentioned in deponent's affidavit of the 10th
day of May 1890 hereunto annexed.

Sworn to before me, this 10 day of May 1890 } Joseph W. Starin
W. D. Wharton POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0665

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Ehlenfelt

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

Frederick Ehlenfelt
of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, com-
mitted as follows:

The said

Frederick Ehlenfelt
late of the City of New York in the County of New York aforesaid, on the ninth
day of May in the year of our Lord one thousand eight hundred and eighty
ninety, at the City and County aforesaid, feloniously did sell to one

Joseph N. Starin
what is commonly called a Lottery Policy, the same being a certain paper, and writing,
as follows, that is to say:

Both N-9
37-44-11 #10
47-1-29

(a more particular description of which said paper 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.

SECOND COUNT.

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

Frederick Ehlenfelt
of the CRIME OF SELLING A PAPER, WRITING, AND DOCUMENT, IN THE NATURE
OF A BET AND WAGER UPON THE DRAWING OF A LOTTERY, committed as follows:

The said

Frederick Ehlenfelt
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the City and County aforesaid, feloniously did sell to one Joseph N. Starin

POOR QUALITY
ORIGINAL

0666

a certain paper, writing and document, in the nature of a bet and wager upon the drawing 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 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:

Both N-9
37-44-11/10
47-1-29

(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.

THIRD COUNT.

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

Frederick Ehlenfelt

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

Frederick Ehlenfelt

late of the City and County aforesaid, afterwards, to wit, On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

Joseph N. Starn

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:

Both N-9
37-44-11/10
47-1-29

(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.

FOURTH COUNT.

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

Frederick Ehlenfelt

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

POOR QUALITY
ORIGINAL

0667

The said

Frederick Ehlenfelt

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the City and County aforesaid, feloniously did sell to one

Joseph N. Starin

a certain paper, writing and document 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 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:

*Both N-9
37-44-11/10
47-1-29*

(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.

FIFTH COUNT.

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

Frederick Ehlenfelt

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

The said

Frederick Ehlenfelt

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, feloniously did sell to one

Joseph N. Starin

a certain paper, writing and document in the nature of an insurance upon the drawn numbers 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:

*Both N-9
37-44-11/10
47-1-29*

(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.

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY
ORIGINAL

0668

Case #19

Counsel,
Filed *June* 188*8*
Pleads *Guilty*

THE PEOPLE
vs.
B
Frederick Chlenfeller
(2 cases)

POLICY
[S 344, Penal Code].

JOHN R. FELLOWS,
District Attorney.
June 17/90
Pleade guilty on 1st
Count.
A TRUE BILL.

Warrant
Foreman.
Sentenced on and
indict.
Sentence unheeded
R.B.M.

Witnesses:
A. Comstock

POOR QUALITY
ORIGINAL

0669

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Daniel F. McMahon Police Justice
of the City of New York, charging Amelia Lander Defendant with
the offence of Violation Lottery Law

and She 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 hear-
ing thereof having been adjourned, *

We, Amelia Lander Defendant of No. 158
Seventh Street; by occupation a Candy Store Keeper
and Frederick E. Kirby of No. 2309 Seventh Avenue
Street, by occupation a Retired Surety, hereby jointly and severally undertake that
the above named Lander 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 11 Amelia Lander

day of May 1890

D. F. McMahon POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0670

CITY AND COUNTY } ss.
OF NEW YORK,

Sworn to before me, this
11th day of May 1881
at New York, Police Justice.

Frederick E. Luthy

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 *Twenty* 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 *a house & lot of land*

situated at No. 356 West 40th Street
valued at twenty thousand dollars
free clear. F.E. Luthy

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 1881

Justice.

Authenticated by
C. C. Price

POOR QUALITY
ORIGINAL

0671

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY
OF NEW YORK, } ss.

An information having been laid before Daniel F. McMahon Police Justice
of the City of New York, charging Fredrick Ehlensfelt Defendant with
the offence of Violation Lottery Law

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

We, Fredrick Ehlensfelt Defendant of No. 536
4 1/2 St. 1st Ave. Street; by occupation a Cage Master
and Fredrick Ehlensfelt of No. 2309 Seventh Avenue
Street, by occupation a Retired Surety, hereby jointly and severally undertake that
the above named Ehlensfelt 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 11

day of May

1896

D. F. McMahon POLICE JUSTICE.

Fredrick Ehlensfelt
F. Ehlensfelt

0672

Sworn to before me this 11th day of May 1889
 H. W. Watkins Police Justice.

situated at 356 Oak 40th Street
valued at twenty thousand dollars
free and clear
F. E. Luthy

F. E. Luthy

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear during the Examination.

us.

Taken the..... day of..... 188

Justice.

Identical by
E. E. Price.

POOR QUALITY
ORIGINAL

0673

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

of No. 247 E 112nd Street, being duly sworn, deposes and says,
that Frederick E. Henzels (now present) is the person of the name of
John Doe mentioned in deponent's affidavit of the 10th
day of May 1889 hereunto annexed.

Sworn to before me, this 10
day of May 1889

Joseph W. Starn
D. T. McMahon POLICE JUSTICE.

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

of No. 247 East 112th Street, being duly sworn, deposes and says,
that Amelia Gander (now present) is the person of the name of
Jane Doe mentioned in deponent's affidavit of the 10
day of May 1889, hereunto annexed.

Sworn to before me, this 10
day of May 1889

Joseph W. Starn
D. T. McMahon POLICE JUSTICE.

**POOR QUALITY
ORIGINAL**

0674

Bolt 10m
17-28
33-55-47 fcu

POOR QUALITY
ORIGINAL

0675

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

41 Park Row
of ~~150 Nassau~~ Street, New York City, being duly sworn deposes and says, he is more
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, that John Doe and Jane Doe

whose real names are unknown, but who can be identified by Joseph M
Stain did, at the city of New York County
of New York and State of New York, on or about the 9th 10th day of May 1890,
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 indorse 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.

Deponent further says, he has just ^{cause} ~~come~~ to believe, is informed and verily does
believe ~~from personal observation~~ and from statements made by Joseph M Stain

to deponent
that the said John Doe and Jane Doe
aforesaid, now have in their possession, at in and upon
certain premises occupied by them and situate and known as Number 158
East 7th 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

158 East 7th
May 10/90
Stain

POOR QUALITY
ORIGINAL

0676

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

41 Park Row
of ~~150 Nassau~~ Street, New York City, being duly sworn deposes and says, he is more
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, that John Dor and Jane Dor

whose real names are unknown, but who can be identified by Joseph M
Starr did, at the city of New York County
of New York and State of New York, on or about the 9th & 10th day of May 1890,
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 indorse 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.

Deponent further says, he has just ~~cause~~ ^{cause} to believe, is informed and verily does
believe ~~from personal observation~~ and from statements made by Joseph M Starr

to deponent

that the said John Dor and Jane Dor
aforesaid, now have in their possession, at in and upon
certain premises occupied by them and situate and known as number 158
East 7th 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

POOR QUALITY
ORIGINAL

0677

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

10th day of May 1890.

Anthony J. Cantese.

H. T. McMahon
Police Justice.

CITY OF New York AND COUNTY OF New York ss.

Joseph N. Starin of 247 East 112th Street

being further sworn deposes and says that on the 10th day of May 1890, deponent visited the said premises, named aforesaid, and there saw the said Jane Dor aforesaid, and

had dealings and conversation with her as follows:

Deponent asked for 17 first, and "thirty-three fifty-five and 47" in both lotteries, whereupon the said Jane Dor. recorded said numbers upon her manifold book or paper, wrote the numbers upon annexed paper exhibit B, and handed said exhibit B, to deponent and deponent paid her the sum of 20 cents for the same. ~~the said~~

Subscribed and sworn to before

me this 10th day of May 1890

Joseph N. Starin.

H. T. McMahon

Police Justice.

POOR QUALITY
ORIGINAL

0678

Subscribed and sworn to before me this }
_____ day of _____ 188____ }

Police Justice.

THE PEOPLE	
ON COMPLAINT OF	
<i>Anthony V. Vassallo et al.</i>	
AGAINST	
<i>John A. Aol</i>	
<i>James Aol</i>	

Affidavit of Complaint.

WITNESSES:

POOR QUALITY
ORIGINAL

0679

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick Ehlenfeldt
signed according to law, on the annexed charge, and being informed that it is ~~h~~ right to
make a statement in relation to the charge against ~~h~~ ; that the statement is designed to
enable ~~h~~ if he see fit to answer the charge and explain the facts alleged against ~~h~~
that ~~h~~ is at liberty to waive making a statement, and that ~~h~~ waiver cannot be used
against ~~h~~ on the trial.

Question. What is your name?

Answer. *Frederick Ehlenfeldt*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *136 6th Street / 18 months*

Question. What is your business or profession?

Answer. *Large Master*

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 -*
Frederick Ehlenfeldt

Taken before me this

day of

1887

Police Justice.

POOR QUALITY
ORIGINAL

0680

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Amelie Lander

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

Question. What is your name?

Answer.

Amelie Lander

Question. How old are you?

Answer.

60 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

158 E 17th St, New York

Question. What is your business or profession?

Answer.

Gandy Store

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

Amelie Lander

Taken before me this

day of

May 189*8*

William J. Sullivan
Police Justice.

POOR QUALITY
ORIGINAL

0681

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 fronted of 41 Park Row
and Joseph M. Starnin of 247 East 112th Street, New York
City, that there is probable cause for believing that John Doe and Jane Doe, whose
real names are unknown but both of whom can
be identified by Joseph M. Starnin

has in their possession, at, in and upon certain premises occupied by them and situated and known number
158 East 7th 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, 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 Doe and Jane Doe

and in the building situate and known as number 158 East 7th 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 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 1st District
Police Court at its rooms on Centre Street in the City of New York.

Dated at the City of New York, the
10th day of May 1890

A. J. M. Mahon

POLICE JUSTICE.



POOR QUALITY
ORIGINAL

0682

Inventory of property taken by Edward J. O'Connor 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, 100 lottery policies, lottery tickets, circulars, writings,
papers, 1 black boards, slips, or drawn numbers in policy, money, 170

manifold books, states, 3 Zines, 4 Packages drawings
3 Ocean Books 2 agate Pencils, 1 Box
of Numbers

City of New York and County of New York ss:

I Edward J. O'Connor 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 10th
day of May 1890 } Edward J. O'Connor

W. J. McMahon Police Justice.

Police Court-- First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Anthony Lombardi et al

vs.

John Doe

Jane Doe

Search Warrant.

Dated

188

Justice.

Officer.

POOR QUALITY
ORIGINAL

0583

BAILED,

No. 1, by

James C. Smith

Residence

2309 4th Ave

No. 2, by

James C. Smith

Residence

2309 4th Ave

No. 3, by

James C. Smith

Residence

2309 4th Ave

No. 4, by

James C. Smith

Residence

2309 4th Ave

The Justice Presiding

white, said Justice

James C. Smith

He was also named

the results were in my

favor

James C. Smith

Police Court---

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James C. Smith

James C. Smith

James C. Smith

James C. Smith

James C. Smith

James C. Smith

James C. Smith

James C. Smith

James C. Smith

James C. Smith

James C. Smith

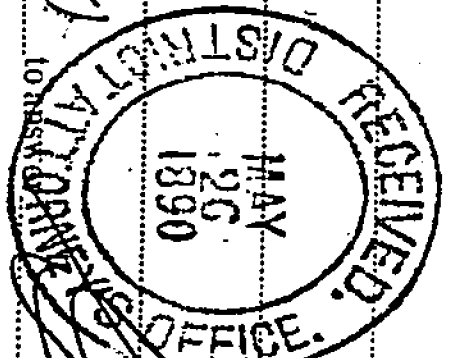
James C. Smith

James C. Smith

James C. Smith

James C. Smith

James C. 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

guilty thereof, I order that the be held to answer the same and the 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 the give such bail.

Dated May 23 1890 John J. Hoffman Police Justice.

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

Dated May 28 1890 John J. Hoffman Police Justice.

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

Dated May 28 1890 John J. Hoffman Police Justice.

POOR QUALITY
ORIGINAL

0684

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Ehlenfelt and Amelia Lander

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

Frederick Ehlenfelt and Amelia Lander

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

The said

Frederick Ehlenfelt and Amelia Lander, both

late of the *Seventeenth* Ward of the City of New York in the County of New York aforesaid, on the *ten* day of *May* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, 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

Frederick Ehlenfelt and Amelia Lander

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

The said

Frederick Ehlenfelt and Amelia Lander, both

late of the Ward, City and County aforesaid, afterward, 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.

POOR QUALITY
ORIGINAL

0685

THIRD COUNT.

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

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

The said *Frederick Ehlenfelt and Amelia Lauder, both*

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

Joseph N. Starin

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:

Bulletin
17 2 29
33-55-47 for

(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

Frederick Ehlenfelt and Amelia Lauder
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 *Frederick Ehlenfelt and Amelia Lauder, both*

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

Joseph N. Starin

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 par-

POOR QUALITY
ORIGINAL

0686

particular description of 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:

Boultson
17 2 29
33-55-47 JW

(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

Frederick Ehlefeldt and Amelia Lander
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 *Frederick Ehlefeldt and Amelia Lander, both*

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

Joseph N. Starin

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:

Boultson
17 2 29
33-55-47 JW

(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.

John P. Fellows
RANDOLPH B. MARTINE,

District Attorney.

0687

BOX:

398

FOLDER:

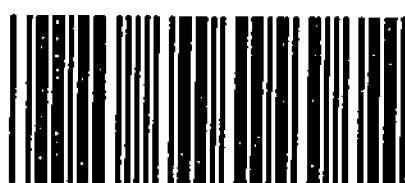
3705

DESCRIPTION:

Eldridge, John

DATE:

06/04/90



3705

POOR QUALITY
ORIGINAL

0600

Witnesses:

A. Laubach

Counsel,

Filed *June 27* day of *June* 189*9*

Pleads *Not guilty*

THE PEOPLE

vs.

B.
John Elbridge

POLICY
[S 344, Penal Code].

John R. Fellows
June 25 1899

JOHN R. FELLOWS,
District Attorney,
June 25 1899
by consent A.D.P.

A TRUE BILL.

Foreman.

A. Laubach
June 27/99
John R. Fellows
June 27/99

GLUED PAGE

POOR QUALITY
ORIGINAL

0689

AFFIDAVIT-Selling Lo

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District

Andrew La

of No. 6 Baxter Street, being

deposes and says, that on the 24 day of

1890, at premises No. 90 South Street,

in the second floor
in the City and County of New York,

John Doe, (now here)

did unlawfully and feloniously sell and vend to deponent

a certain paper and document, the same being what is commonly
known as, and is called a Lottery Policy, and which said Lottery
Policy, writing, paper, and document is as follows, that is to say:

the lottery policy, hereto annexed for which
deponent gave the defendant fifteen cents and

Which deponent charges was in violation of the statute in such
case made and provided, and prays that the said John Doe, be
be arrested may be dealt with according to law.

Sworn to before me, this 28th
day of March 1890 } Andrew Lambertini

Sworn before me }
This 9th day of April 1890 }
Police Justice.

Police Justice

GLUED PAGE

POOR QUALITY
ORIGINAL

0690

90 South St

323 P.M

March 24th/90

GLUED PAGE

POOR QUALITY
ORIGINAL

0691

AFFIDAVIT—Selling Lottery Policies.

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court,

Andrew Lambertini
of No. 6 Baxter Street, being duly sworn,
deposes and says, that on the 24 day of March
1890, at premises No. 90 South Street,
on the second floor
in the City and County of New York,

John Dow, (now deceased)
did unlawfully and feloniously sell and vend to deponent

a certain paper and document, the same being what is commonly
known as, and is called a Lottery Policy, and which said Lottery
Policy, writing, paper, and document is as follows, that is to say:

the Lottery policy hereto annexed for which
deponent gave the defendant fifteen cents and

Which deponent charges was in violation of the statute in such
case made and provided, and prays that the said John Dow
be arrested may be dealt with according to law.

Sworn to before me, this 28th
day of March 1890 } Andrew Lambertini

Sworn to before me
this 9th day of April 1890
Police Justice.

Police Justice

POOR QUALITY
ORIGINAL

0692

Sec. 198—200.

1 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

John Carrick 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. *John Carrick*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *370 Water Street 9 months*

Question. What is your business or profession?

Answer. *Stationer.*

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

Answer. *I am not guilty*

John Carrick

Taken before me this

day of

March 1892

Police Justice.

POOR QUALITY
ORIGINAL

0693

Sec. 151.

Police Court 1 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County
of New York, or to any Marshal 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 Madame Lambertini

of No. 6th Baxter Street, that on the 24 day of March

1890 at the City of New York, in the County of New York, John Doe, at premises
90 South Street did unlawfully sell what
is commonly known as a lottery policy
in violation of the statute in such case
made and provided

Wherefore, the said Complainant has prayed that the said Defendant 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, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the Just DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 25th day of March 1890

John Doe POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0694

5000 bail for 2
April 8 1890
April 9 12 PM

BAILED,
No. 1, by John Clavick
Residence 2207 100 St
Street

No. 2, by John Clavick
Residence 2207 100 St
Street

No. 3, by John Clavick
Residence 2207 100 St
Street

No. 4, by John Clavick
Residence 2207 100 St
Street

The undersigned hereby certifies
that the Court will receive the
and deliver the within
by reason of my
John Clavick
Deputy

N 553.
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew J. Gausman
454 100 St
1 John Clavick

1 John Clavick
2 John Clavick
3 John Clavick
4 John Clavick

Offence Gausman
Lottery Police

Dated March 28 1890

John Clavick Magistrate
John Clavick Officer

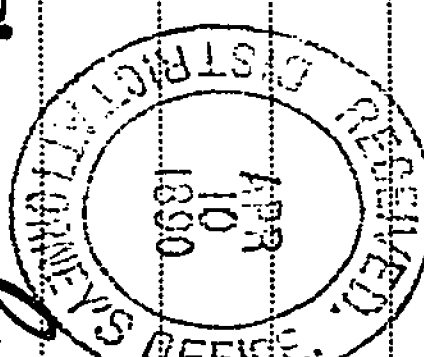
Witnesses John Clavick
No. 1st Precinct Street

No. 1st Precinct Street

No. 1st Precinct Street

No. 1st Precinct Street

No. 1st Precinct Street



Guilty

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 Clavick

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 9th 1890 W. McMahon Police Justice.

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

Dated April 9th 1890 W. McMahon Police Justice.

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

Dated 18 W. McMahon Police Justice.

POOR QUALITY
ORIGINAL

0695

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John Eldridge a Police Justice
of the City of New York, charging John Eldridge Defendant with
the offence of Violation of Lottery Law

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

We, John Eldridge Defendant of No. 370
Water Street, by occupation a Stationer
and Charles Crawford of No. 220 West 38th
Street, by occupation a Real Estate Surety, hereby jointly and severally undertake that
the above named John Eldridge 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 Five
Hundred Dollars.

Taken and acknowledged before me, this 28

day of March

1895

John Eldridge
Charles Crawford
John Eldridge POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0696

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
28th day of March 1881
John W. Brown
Police Justice

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth Ten 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 No. 28

West 28 Street of the value of
Ten Thousand Dollars clear
of all incumbrances

Erastus Crawford

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 1881

Justice.

POOR QUALITY
ORIGINAL

0697

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

of No. 100 Street, being duly sworn, deposes and says,
that John Dor (now present) is the person of the name of
John Dor mentioned in deponent's affidavit of the 28
day of March 1890 hereunto annexed.

Sworn to before me, this 28

day of March 1890

Andrew Lamberti

Wm. J. [Signature] POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0698

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 Eldridge

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

John Eldridge
of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, com-
mitted as follows:

The said

John Eldridge

late of the City of New York in the County of New York aforesaid, on the *twenty fourth*
day of *March* in the year of our Lord one thousand eight hundred and *eighty*
ninety, at the City and County aforesaid, feloniously did sell to one

Andrew Lambertini
what is commonly called a Lottery Policy, the same being a certain paper, and writing,
as follows, that is to say:

BGM 24-
7-1-101
7-22-3-15

(a more particular description of which said paper 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.

SECOND COUNT.

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

John Eldridge
of the CRIME OF SELLING A PAPER, WRITING, AND DOCUMENT, IN THE NATURE
OF A BET AND WAGER UPON THE DRAWING OF A LOTTERY, committed as follows:

The said

John Eldridge

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the City and County aforesaid, feloniously did sell to one

Andrew Lambertini

POOR QUALITY
ORIGINAL

0699

a certain paper, writing and document, in the nature of a bet and wager upon the drawing 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 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 :

BOM 24-

7-1-101

7-22-3-15

(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.

THIRD COUNT.

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

John Eldridge
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

John Eldridge
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

Andrew Lambertini

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 :

BOM 24-

7-1-101

7-22-3-15

(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.

FOURTH COUNT.

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

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

POOR QUALITY
ORIGINAL

0700

The said

John Eldridge

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the City and County aforesaid, feloniously did sell to one

Andrew Lambertini

a certain paper, writing and document 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 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:

BOOM 24 -

7-1-101 -

7-22-3 1/5

(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.

FIFTH COUNT.

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

John Eldridge

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

The said

John Eldridge

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, feloniously did sell to one

Andrew Lambertini

a certain paper, writing and document in the nature of an insurance upon the drawn numbers 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:

BOOM 24 -

7-1-101 -

7-22-3 1/5

(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.

JOHN R. FELLOWS,

District Attorney.

0701

BOX:

398

FOLDER:

3705

DESCRIPTION:

Ellis, Albert J.

DATE:

06/30/90



3705

POOR QUALITY
ORIGINAL

0702

Witness,

Almy Gaffray

Counsel,

Filed

30 day of June 1890

Pleads,

W. H. Gaffray, July 1

THE PEOPLE

vs.

Albert J. Ellis

Grand Larceny, Second Degree.

[Sections 528, 531 Penna Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Frank H. Hughes
Foreman.

July 7/90

W. H. Gaffray

E. G. Gaffray

W. H. Gaffray

POOR QUALITY
ORIGINAL

0703

Police Court

District

Affidavit—Larceny.

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

of No. 32 East 46th
Street, aged 27 years,
occupation Provision

William D. Jeffery

deposes and says, that on the 17 day of June 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

gold and lawful money of the
United States of the value of
fifty dollars

\$50.00

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 Albert J. Ellis (brother)

from the fact that on said day deponent gave said defendant a check for the amount of \$50.00 payable to the order of the Republic, for collection with the instruction to return said money to deponent, that said money was paid by the said bank for said check to said defendant who did not return with said money to deponent appropriating the same to his own use,

W. D. Jeffery

Sworn to before me this 17 day of June 1887

of William D. Jeffery Police Justice.

POOR QUALITY
ORIGINAL

0704

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Albert J. Ellis 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.

Albert J. Ellis

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

Victoria Hotel Bowery 2 days

Question. What is your business or profession?

Answer.

Messenger

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 lost part of the money

Albert James Ellis

Taken before me this

day of

June

1885

at

New York

by

John J. ...

Police Justice.

POOR QUALITY
ORIGINAL

0705

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

Police Court... / District...

965

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George J. Sullivan

George J. Sullivan

2 _____
3 _____
4 _____

Offence

Running
felony

Dated

June 20 1890

Residence

John J. Sullivan Magistrate.

No. 3, by

Proctor Officer.

Residence

Proctor Precinct.

Witnesses

William J. Sullivan

No. 8, by

Proctor Street.

Residence

Proctor Street.

No. _____

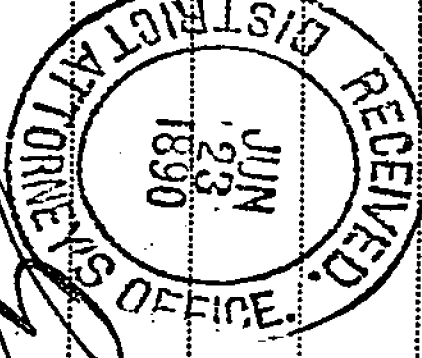
Street.

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 _____

Deposition
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 *June 20* 1890 *John J. Sullivan* 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.

POOR QUALITY
ORIGINAL

0706

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

Henry C. Bischoff.

of the 6 Precinct Room
occupation Police Officer
that on the 1 day of June 1883
at the City of New York, in the County of New York. Dependent arrested

Oscar Ellis (Crown) upon
a charge of Grand Larceny
the complainant being out of town
can not appear to make complainant
until June 20. at 9. A. M.
Dependent prays that said defendant
be committed for Examination until
said hour and day

Henry C. Bischoff

Sworn to before me, this 19 day
of June 1883
Henry C. Bischoff
Police Justice.

POOR QUALITY
ORIGINAL

0707

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Oscar Ellis

AFFIDAVIT.

Dated June 19th 1890

Magistrate.

Officer.

Witness,

Wm. Campbell taken
June 20. 1890

Disposition,

\$500 bail for 2p
June 29th 9 AM

POOR QUALITY
ORIGINAL

0708

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Albert J. Ellis

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

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

The said

Albert J. Ellis

late of the City of New York, in the County of New York aforesaid, on the seventeenth
day of June in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
day - time of the same 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 fifty

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 fifty

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

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

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

of the goods, chattels and personal property of one

William S. Jaffray
then and there being found

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

JOHN R. FELLOWS, District Attorney.

0709

BOX:

398

FOLDER:

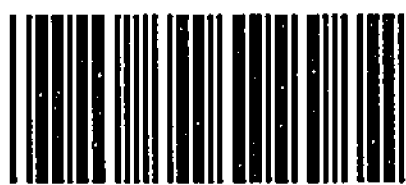
3705

DESCRIPTION:

Emerson, James

DATE:

06/24/90



3705

POOR QUALITY
ORIGINAL

0710

Witnesses:

Off. D. B. Bennett
John Bennett

upon reading the
very unsatisfactory
letter of the Doctor
announced to these
papers, I am willing
to accept a plea
of 30 days which
the prisoner offers
June 27th 90
G. I. P.
A. D. A.

Counsel,

Filed

Pleads,

1890

H. H. THE PEOPLE

Pro. C. C. C. C. C.

Sh. C. C. C. C. C.

Sh. C. C. C. C. C.

James Emerson

(H. H.)

JOHN R. FELLOWS,

District Attorney.

CRIME AGAINST NATURE.
[Sec. 303, Penal Code.]

A TRUE BILL.

James H. H. H.

Part 2 - James H. H. H. Foreman.

Reads around Third Degree

See 1. Apr. 90

POOR QUALITY
ORIGINAL

0711

Police Court, District.

City and County } ss.
of New York,

of No. 28 Precinct, Street, aged 46 years,
occupation Police officer, being duly sworn, deposes and says,
that on the 21st day of June 1890, at the City of New
York, in the County of New York, James Emerson (now

here) did carnally know a male
person to wit: John Bennett (now here
age 14 years
in a manner contrary to nature and
had sexual intercourse in a manner
contrary to nature in violation of Section
303 of the Penal Code of the State of
New York. Deponent further says that
at about the hour of three o'clock
on the morning of said day deponent
arrested the defendant on Pier 23
East River upon the complaint of
said Bennett who informs ~~that~~
deponent that he was employed
on the tugboat "Standard" which
at said time was lying at said
Pier. Said Bennett further informs
deponent that between the hours of
two and three a.m. on said morning
he was lying upon the floor of
the kitchen on said tug and was
awakened by the defendant who
entered the kitchen and forcibly
and violently took off the coat
vest and shirt of said Bennett's
body and unfastened the pantaloons
worn by said Bennett and exposed
his Bennett's buttocks and when
said Bennett shouted the defendant
threatened said Bennett with bodily
harm and then threw said Bennett
upon the floor and inserted his
defendant's penis into and penetrated
the rectum or anus of said Bennett
and did have sexual intercourse

POOR QUALITY
ORIGINAL

0712

with said Bennett in said manner
and contrary to nature
Sworn to before me }
this 21st June, 1890 } John E Dougherty
John E. Dougherty
Police Justice

_____ Dated _____ 188_____
_____ Police Justice.
_____ guilty of the offence within mentioned, I order h to be discharged.
_____ There being no sufficient cause to believe the within named

_____ Dated _____ 188_____
_____ Police Justice.
_____ I have admitted the above named
_____ to bail to answer by the undertaking hereto annexed.

_____ Dated _____ 188_____
_____ Police Justice.
_____ Prison of the City of New York, until he give such bail.
_____ Hundered Dollars, and be committed to the Warden and Keeper of the City
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1
2
3
4

Offence,

Dated _____ 188_____
Magistrate.

Officer.

Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street,

to answer _____ Sessions.

POOR QUALITY
ORIGINAL

0713

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 15 years, occupation Laborer of No.

Elizabeth New Jersey Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John E. Dougherty

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

Sworn to before me, this

day of

21st
June 1890

John E. Dougherty
mark

John J. Florman

Police Justice.

POOR QUALITY
ORIGINAL

0714

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Emerson 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. *James Emerson*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *on boats*

Question. What is your business or profession?

Answer. *Fireman*

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 H. Emerson
Mark

Taken before me this *21st*

day of *June* 188*9*

John J. McManis Police Justice.

POOR QUALITY
ORIGINAL

0715

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

Police Court--- 1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
James E. Conover

Offence *Crime*
against nature

Dated *June 21st 1890*

Thomas Magistrate,
Precinct *25^e*

Witnesses *John Bennett*

No. *1006* Street _____

No. *1006* Street _____

Frederick

No. *1006* Street _____
JUN 23 1890
DISTRICT CLERK
1ST DISTRICT

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 _____

_____ 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 *June 31* 18 *90* *John Thomas* 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 h to be discharged.

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0716

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.,

New York, 6/21 1890

I examined John Bennett
last night & found
nothing that would
lead me to suspect
that factoring was, or
was not committed

J. L. Henderson
M D

POOR QUALITY
ORIGINAL

0717

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, / DISTRICT.

of No. 28 Recorder Street, aged years,
occupation being duly sworn deposes and says

that on the day of 188

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

John Bennett
now here is a necessary and
material witness for the People
against James Emerson charged
with a crime against nature. Said
Bennett has no home and deponent
asks that he be sent to the
House of Detention to which the
said Bennett consents.

John E. Dougherty

Sworn to before me, this

of

188

day

Police Justice.

POOR QUALITY
ORIGINAL

0718

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Emerson

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

indictment, accuse *James Emerson* —

of the CRIME AGAINST NATURE, committed as follows:

The said *James Emerson*, —

late of the City of New York, in the County of New York aforesaid, on the

Twenty first day of *June*, in the year of our Lord one thousand
eight hundred and ninety —, at the City and County aforesaid,

with force and arms, in and upon one *John Bennett*, —

a male person, then and there being, feloniously did make an assault, and

him, the said *John Bennett*, in a manner

contrary to nature, then and there feloniously did carnally know; against the form of

the Statute in such case made and provided, and against the peace of the People of

the State of New York, and their dignity.

John Bennett
Attorney

0719

BOX:

398

FOLDER:

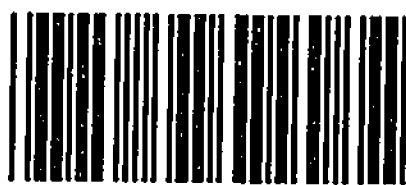
3705

DESCRIPTION:

England, Charles

DATE:

06/12/90



3705

POOR QUALITY
ORIGINAL

0720

607

Counsel,
Filed, 12 day of June 1899
Pleads, *Guilty - perjury*

THE PEOPLE,
vs.
Charles England
VIOLATION OF EXCISE LAW
(Keeping Open on Sunday),
[III Rev. Stat. (7th Edition), Page 1089, Sec. 5.]
1 May 1899

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chauvin-Huques
Foreman.

16th
1899

Witnesses:
Off. D. M. Montague

POOR QUALITY
ORIGINAL

0721

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles England*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Sweden*

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

Answer. *57 Elm St New York*

Question. What is your business or profession?

Answer. *Keep a saloon*

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

Answer. *I am not guilty I demand a*
trial by jury

Charles England

Taken before me this

day of

188

Police Justice.

0722

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

POOR QUALITY
ORIGINAL

0723

Excise Violation—Keeping Open on Sunday.

POLICE COURT-

1st DISTRICT.

City and County } ss.
of New York,

of No. The 6th Precinct Police David A Montgomery
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 5th day

of August 1888, in the City of New York, in the County of New York,
Charles England (now here)
being then and there in lawful charge of the premises, No. 57 E 10th

Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said Charles England
may be ~~arrested~~ and dealt with according to law.

Sworn to before me, this 6th day
of August 1888

David A Montgomery
Police Justice.

POOR QUALITY
ORIGINAL

0724

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles England

The Grand Jury of the City and County of New York, by this indictment,
accuse *Charles England*
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said *Charles England*
late of the City of New York, in the County of New York aforesaid, on the
fifth day of *August* in the year of our Lord one
thousand eight hundred and eighty-eight, the same being the first day of the
week, commonly called and known as Sunday, being then and there in charge of, and
having the control of a certain place there situate, which was then duly licensed as a
place for the sale of strong and spirituous liquors, wines, ale and beer, with force and
arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully
did not close and keep closed, and on the said day the said place so licensed as aforesaid
unlawfully did open and cause and procure, and suffer and permit to be open, and to
remain open, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.