

0009

BOX:

40

FOLDER:

466

DESCRIPTION:

Tighe, Peter

DATE:

05/09/81



466

0010

Day of Trial

Counsel,

Filed

Pleads

1881

THE PEOPLE

Violation of Excise Law.

27. 9000 28.
Peter F. Ligne

Sanford B. Boring
BENJ. K. PHILLIPS
District Attorney.

First No May 11. 1881

pleads guilty

A True Bill.

W. H. Talley
Foreman.
True \$18

0011

First District Police Court.

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

of N. the 14 Orleans Street,
of the City of New York, being duly sworn, deposes and says, that on the Elevanth
day of April 1887, at the City of New York, in the County of New York,
at No. 128 Mont Street,

Peter Figue (now here)
did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors
or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to
and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An
Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 11
day of April 1887

Robert A Figue

[Signature]
POLICE JUSTICE.

00 12

1496 103

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert A. Ligne

Peter Ligne

MISDEMEANOR.
Selling liquor, &c. without license.

Dated the 11th day of April 1887

Wan drell Magistrate.

Ligne Officers.

Witness

Bailed \$ 1000 Ans.

By John H. Lubert

216 Grand Street.

00 13

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,

*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Peter Tighe

late of the *fourteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *eleventh* day of *April* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Robert A. Tighe

; without having a
license therefor, as required by law, contrary to 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.

~~Second Count. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

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

00 14

BOX:

40

FOLDER:

466

DESCRIPTION:

Tode, Henry

DATE:

05/25/81



466

00 15

BOX:

40

FOLDER:

466

DESCRIPTION:

Clark, Thomas

DATE:

05/25/81



466

00 16

164

Counsel,
Filed *25* day of *May* 18*87*-
Plends

THE PEOPLE
vs.
Henry Dode
vs. Harry Demille
2-1
Shuego Clark
(2 cases)

DANIEL C. ROLLINS,
CASSIUS BENTLEY-PHELPS

District Attorney.

A True Bill.

W. D. Palmer
Foreman.
Edw. D. West
W. J. Decker

The prisoner
Dode has been
detained since
many while he
as a defendant
Clark was caught
for Clark has
not been found
and an exami-
nation of the tes-
timony satisfies
Mr. Beecher that
Dode ought not
to be committed.

Lynd

July 8. 81

0017

Delight County of New York Co.

William W Varnum of
59 Barclay Street (Produce
Bank) being duly sworn
says that Henry Tode
deposited in the Produce
Bank to the credit of J.
Clark on the 5th inst
a check on the National
Bank of Commerce for
the sum of forty five
hundred dollars &
purporting to be signed by
Rt Rochester Treasurer
of the Western Union
Telegraph & Co. This check is now
here. ^{to} ^{5th inst} ^{5th inst} ^{5th inst} ^{5th inst}
Said Tode also deposited
in said Produce Bank
on the 6th inst a check
on the National Bank
of Commerce for the sum
of sixty five hundred dollars
& purporting to be signed by
Rt Rochester Treasurer of
the Western Union Telegraph
Company of this City.
At the time each of said checks

00 18

were deposited in the Produce Bank they were certified by the Bank of Commerce.

Deponent says that the amount of each of said checks were placed to the credit of one J. Clark in the Produce Bank and on the 6th day of May inst said Clark checked out of said Bank from the moneys so credited to him the sum of four thousand dollars and said Jode presented to the Produce Bank on the 7th inst the annexed check signed by Thomas Clark for \$1500.00 intending to draw that sum from said Bank ~~out of~~ from the proceeds of the two checks aforesaid deposited to said Clark's Credit - Deponent says that he is informed that the signature R. St. Rochette to each of said checks is forged and depnent charges that said Jode when he uttered said checks by depositing them in the Produce Bank knew that said signature was forged & that he deposited them in the Produce Bank with intent to cheat & defraud -

Wm M Ward

10 May 1887

Depnent's Deposition

sum before me this

00-19

City & County of New York -

Myron J. Wilbur of being
duly sworn says that
he is cashier in the
Treasury Department
of the Western Union
Telegraph Company.
That he is familiar
with the signature of
R. W. Rochester the Treasurer
of said Telegraph Company.

Defendant says that the
signature R. H. Rochester
to the check now here &
dated May 5th 1881 & drawn
to the order of Thomas Clark
on the National Bank
of Commerce of this city
is forged - This check
is for the sum of fifty
five hundred dollars.

The printed check ^{was not} intended to be any indication of the ~~kind of description~~ check used by the Western Union Telegraph Company.

Sum to be received
this 10th day of May 1882
By & for
Police Justice

0020

COR. BARCLAY STREET AND COLLEGE PLACE	No. <u>9</u>	NEW YORK	<u>May 7th</u>	188 <u>1</u>
	PRODUCE BANK,			
	PAY TO <u>my self</u>		OR BEARER,	
	<u>fifteen hundred dollars</u>			
	\$ <u>1500 00</u>	<u>Thomas Clark</u>		

0021

Thomas Clark

278
— 16 400
— 16 400

0022

City & County of {
New York } ss

Alexander F. Riach of No 709 Madison Avenue being duly sworn says that on the 7 day of May 1881 Henry Tode (now here) presented the annexed check for payment at the Produce Bank said check being for the sum of Fifteen hundred dollars and signed by Thomas Clark & dated May 7th 1881.

Sworn to before me
this 10 day of May 1881

B. V. B. B. B.

Police Justice

Alex. F. Riach

0023

Police Court—Second District.

CITY AND COUNTY,
OF NEW YORK.

Henry Tode

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

QUESTION.—What is your name?

ANSWER.—*Henry Tode*

QUESTION.—How old are you?

ANSWER.—*18 years old*

QUESTION.—Where were you born?

ANSWER.—*In New Jersey*

QUESTION.—Where do you live?

ANSWER.—*239 West 27th Street*

QUESTION.—What is your occupation?

ANSWER.—*Clerk*

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

ANSWER.—

The checks were given to me by Mr. Clark to have them cashed. I had them cashed at the National Bank of Commerce & gave them back to Mr. Clark. The two I deposited in the Produce Bank. This is all I know about these checks. I am innocent in every way. I was employed by Mr. Clark as a clerk last Saturday week. I have acted as a true & faithful clerk to him as I ought to. I know nothing out of the way of Mr. Clark. I supposed him to be a gentleman & that he was trying to keep me along by giving me employment as a clerk.

Henry Tode.

When before me, this

1877

day of May

Police Justice

0024

Form 116.

164

Police Court—Second District.

THE PEOPLE, & Co.,
ON THE COMPLAINT OF

William M. Van Nub
Produce Bank 59 Barclay St.

1 Henry Tode

2 Thomas Clark

3 signed checks held by

Bank of Commerce

Dated May 10 1881

Butler H. Buxley Magistrate.

Rilly

Officer.

Central office

Witnesses, Wm M. Van Nub

Produce Bk

No. 59 Barclay

Street.

Wm J. Wilbur

Office

Western Union Tel Co

Alex J. Riach

No. 709 Madison Ave

\$2500

MAY 15 1881

to answer Committed.

Received in Dist. Attys Office.

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0025

Western Union Tel. Co.
Copied
No 17551 New York May 6th 1881
The National Bank of Commerce
in New York
Pay to the order of *Thos. C. Clark*
U.S. Revenue
Sixty five hundred *and no* dollars
\$6500.
R. H. Rochester Treasurer

0026

Thomas Clark

0027

(Copy)

New York May 5th 1881

No 17557

The National Bank of Commerce
in New York

Pay to the order of Thomas Clark
Forty five hundred ————— Dollars

\$4500.⁰⁰

Rd Rochester Treasurer

Western Union Tel. Co.

Carlies Macy & Co Stationers 39 Nassau St. N.Y.

0028

(copy)

Thomas Clark

- 47

0029

Rector's Study
Church of Holy Trinity
Madison Ave & 42nd St.

June 10th/91.

Mr. Wm. C. Beecher,

Dear Sir,

I write

earnestly seeking your aid in behalf of Henry Fode who is incarcerated in the Tombs on the charge of forgery. The circumstances of his implication hardly warrant his detention as a prisoner until the principal can be arrested. If he cannot be released, may I ask that the fact of his being a member of the Church of the Holy Trinity and that in all his associations with us we have found him worthy may be a testimony in his behalf? We shall be grateful

0030

to you and endeavor to
guard him from any fu-
ture connections that might
bring about so sad a
condition.

Very respectfully,
Ruth MacKenzie Jr.
Asst. & the Rector.

0031

STEPHEN ANGELL
BOOK AND JOB PRINTER
AND STATIONER,
354 FOURTH AVENUE,
Near 26th St. New York.

BOOK-BINDING & BLANK-BOOKS.

Clark cannot be
found and that
the evidence against
Lode does not
justify his further
detention.

B.B.T.
July 6th 1881.

Dear Mr. Beach,

I fear your
request to Detective Riley con-
cerning young Harry Talle has
been disregarded. The poor fellow
is yet in the City Prison and
acutely suffering through this un-
necessary confinement.

May I beg
of you another line in his behalf?

Very respectfully yours,
Kenneth MacKenzie Jr.
Assistant to the Rector,
Church of the Holy Trinity
Madison Ave & 42nd St.

0032

Leitch

J. Clark In Ac with Rodney

April 25	Cash	595
" 30	Cash	1500
May 4	Cash	300
5	Cash 200	1100
6	Cash 350	4000
		7495

April 19	By Cash	600
20		250
21		150
22		95
26		57563
29		470
May 2	Check 106.25	140125
5	Check 40	4500
6	Check	6500
		145418
		7046.58

0033

City & County of New York.

Philip Reilly of the Central Office being duly sworn says that on the 7th inst he arrested Henry Tode now here in the Produce Bank ~~at~~. Said Tode when arrested gave his name as Harry Demill and said that he lived at 239 West 27th Street. Deponent made enquiry at that number & found that he did reside there about one week previous to his arrest.

Deponent charges that Henry Tode did ^{on May 5th 1881} in the City & County of New York, feloniously utter and publish as true a certain forged and counterfeit check purporting to be a check on the National Bank of Commerce of this City by which said Bank was requested to pay the sum of forty five hundred dollars & which check was dated May 5th 1881 & purporting to be signed by R. N. Rochester Treasurer of the Western Union Telegraph Company

0034

with intent to defraud
the National Bank of
Commerce, the Produce
Bank & the Western Union
Telegraph Company of this city

Subscribed before me Philip Reilly
this 10th day of May 1887.
B. B. Ripley
Police Justice

0035

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

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

That *Henry Tode* otherwise known as and
called *Harry Demill* and *Thomas Clark*
each

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *sixth* day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *one* with force and arms, at the Ward,
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and
cause and procure to be falsely made, forged, and counterfeited, and willingly act and
assist in the false making, forging, and counterfeiting a certain instrument and writing

of the kind commonly called a Bank check
which said false, forged, and counterfeited *Bank check*
is as follows, that is to say:

New York May 6th 1881
No 17551
The National Bank of Commerce
in New York
Pay to the order of Thomas Clark
Sixty five hundred — Dollars.
H 6500
R. H. Rochester Treasurer

Western Union Tel. Co.

with intent to injure and defraud the "*Produce Bank*" of the City of
New York in the County of New York aforesaid. The National
Bank of Commerce of the City of New York in the
County of New York and divers other persons, to the jurors aforesaid unknown,
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.

0036

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

THAT the said Henry Fode otherwise known as and called Harry Demill and Thomas Clark each

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

"Produce Bank" of the City of New York in the County of New York aforesaid, "The National Bank of Commerce" of the City of New York in the County of New York aforesaid and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing of the kind commonly called a Bank check

which said last-mentioned false, forged, and counterfeited is as follows, that is to say:

Bank check

New York May 6th 1881

No 17551.

The National Bank of Commerce in New York

Pay to the order of Thomas Clark
Sixty five hundred — Dollars

\$6500

U.S. Treasury Stamp

R. H. Rochester Treasurer

Wm. H. Miller & Co.

the said Henry Fode otherwise known as and called Harry Demill and Thomas Clark

at the same time, so uttered and published the last-mentioned false, forged, and counterfeited

Bank check

as aforesaid, then and there well knowing the same to be false, forged, and counterfeited, 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.

BENJ. K. PHELPS, District Attorney.

0037

164 2. 211

Wm. H. L. H. H.

W. H. L. H. H.
Counsel
Filed day of May 1881
Plends April 20.

INDICTMENT.
FORGERY in the Third Degree.

THE PEOPLE

Henry Ford
Henry Demille
Thomas Clark
(2 cases)

Henry H. H. H.
Daniel J. H. H.
District Attorney.

No 1 may be discharged

John

A True Bill.

W. H. L. H. H.

Foreman.

W. H. L. H. H.

W. H. L. H. H.

W. H. L. H. H.
W. H. L. H. H.
W. H. L. H. H.
W. H. L. H. H.

*See letter to me in
enclaves.*

0038

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

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

That *Henry Fode otherwise known as and called*
Henry Demill and Thomas Clark each

late of the First Ward of the City of New York, in the County of New York, afore-
said on the *fifth* day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *one* with force and arms, at the Ward,
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and
cause and procure to be falsely made, forged and counterfeited, and willingly act and
assist in the false making, forging and counterfeiting a certain instrument and writing

of the kind commonly called a Bank check

which said false, forged and counterfeited
is as follows, that is to say:

Bank check

New York May 5th 1881

No. 17557

The National Bank of Commerce
in New York

Pay to the order of Thomas Clark

Forty five hundred *William* *Dollars.*

\$4500⁰⁰

R. H. Rochester Treasurer

Western Union Tel. Co.

with intent to injure and defraud *the "Produce Bank" of the City*
of New York in the County of New York aforesaid, The
National Bank of Commerce" of the City of New York
in the County of New York aforesaid
and divers other persons; to the jurors aforesaid unknown
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

0039

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

THAT the said *Henry Tode*, otherwise known as and called *Harry Gemill* and *Thomas Clark* each

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said *Produce Bank of the City of New York*, *The National Bank of Commerce of the City of New York* in the County of New York aforesaid and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. of the kind commonly called a *Bank check*

which said last-mentioned false, forged and counterfeited *Bank check* is as follows, that is to say :

No 17557 *New York May 5th 1881*
The National Bank of Commerce
in New York
Pay to the order of Thomas Clark
Forty five hundred *Dollars*
\$4500⁰⁰ *R. H. Rochester Treasurer*

Western Union Tel. Co.

the said *Henry Tode* otherwise known as and called *Harry Gemill* and *Thomas Clark*

at the same time *they* so uttered and published the last-mentioned false, forged, and counterfeited *Bank check*

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DANIEL C ROLLINS,
~~JOSEPH C. ROLLINS~~ District Attorney.

0040

BOX:

40

FOLDER:

466

DESCRIPTION:

Twaddle, Abraham

DATE:

05/09/81



466

0041

92

Counsel,

Filed

Pleas

day of

1887

THE PEOPLE

vs.

173 & 173 vs.

P

Abraham Swaddle

Indictment. Larceny.

Charles S. Rollins
HARRIS K. PHILLIPS

District Attorney.

at New York May 10, 1887

plea & do. guilty.

A TRUE BILL.

W. D. Palmer

Foreman.

27. Three years.

0042

J-ck

District Police Court

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.of *Det. 70 & Avenue in 142* Street,being duly sworn, deposes and says, that on the *15* day of *April* 18*81*at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property, viz.:

*One Cart load of Vegetables, Consisting
of Bermuda Onions, Apples, Sprouts,
Parsnips, Red onions and Spinach, an
all of the value of fifty-five dollars*

the property of *deponent*

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

*Abraham Swaddle, now here,
from the fact that said Abraham
was then in deponent's employment
as driver and servant of deponent. That
deponent placed said load of vegetables
in this, Abraham's, care and possession
to take to 142 West 1st St & Avenue.
That said Abraham failed to take
said vegetables to said place, but did
sell and dispose of the same and*

0043

appropriated the proceeds thereof to Mrs.
Whitcomb, on one and profit, as
the same person admits and confesses
in open Court.

Sworn to before me this
8th of May 1880 for Myself
J. H. Wilby
Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

DATED 187

MAGISTRATE.

OFFICER.

WITNESSES:

DEPOSITION.

0044

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Abraham Twaddle*

Question. How old are you?

Answer. *Twenty-three years 7 mos*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *123 Street and 3rd Avenue*

Question. What is your occupation?

Answer. *Blacksmith*

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

Answer. *I sold the vegetables and kept the money.*

Abraham Twaddle

Taken before me, this

day of

May

187*8*

J. J. Kilbuck

Police Justice.

0045

92
POLICE COURT—FIFTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George Meyers
64-76 + 8 Ave of 142nd St
vs.
Abraham Swindle

Offence *Game & Hunting*
78
4

Dated *May 8th 1881*
Robert Smith Magistrate.
Smith 12 Officer.
West Clerk.

Witnesses,
Philip Smith
12 1/2 West. Police

Geo. G. G. G.
Comd
Received in Dist. Atty's Office.
May 6/81

BAILED.

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

0046

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Abraham Swaddle

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

*Divers vegetables (a more particular
description of which is to the jurors
aforesaid unknown and cannot
now be given) of the value of
sixty five dollars*

of the goods, chattels and personal property of one

George Meyers

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

Samuel S. Rollins
BENJ. K. PHELPS, District Attorney.

0048

BOX:

40

FOLDER:

467

DESCRIPTION:

Vey, J. Charles

DATE:

05/23/81



467

0049

The defendant has

given a most ex-

cellent character

The statement in the

affidavit of his day

was completely having

from person - not me -

completely false saying

The whole has a character

shown by key - The

character of complaint

is not good - I be-

lieve the charge to

be absolutely without

foundation. Character

of key is looked to

by Mr. Edmund Han

Mr. Norrington very many

other yesterday in court

May discharge bond

with permission of Court

May 29/1881

Wm. J. A. A. A.

7-2-3
Filed 23 day of May 1881
Pleas of guilty

THE PEOPLE

vs.

Richard W. H.

DANIEL C. ROLLINS,
DISTRICT ATTORNEY

District Attorney.

Part May 29, 1881
Bail discharged
A True Bill.

Foreman.

Wm. J. A. A.

0050

District Police Court—

CITY AND COUNTY }
OF NEW YORK } ss.

of No. *219 East 22* Street, *Charles Glockner*
being duly sworn, deposes and saith, that on the *24* day of *March* 1881
at the *218th* Ward of the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property viz.:

*A pocket book containing gold
and lawful money of the United States con-
sisting Bills and Silver Coin of the value
of Seven ⁸⁰/₁₀₀ Dollars*

the property of *deponent*

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by *Charles Vey* now present

*for the reason that said pocket book was
taken out of deponents pocket while depo-
nent was in a saloon said Vey was there
at the time said book was taken from
deponents pocket subsequently deponent
met said Vey in the street he pulled out
his kerchief and in doing so said pocket
book fell on the sidewalk, deponent told
him that it was deponents pocket book and*

0051

charged him with the larceny of the money
and told him that deponent would have
him arrested if he did not return said
money. he promised to return said money
if deponent did not cause his arrest. he
then said that he found said pocket
book on the floor of said saloon. he
then said he would return said pocket
book and money.

~~Wm. J. Murray~~ Charles Glackner
Taken before me this
28 day of April 1881
Wm. J. Murray
Police Justice

223.97
DISTRICT POLICE COURT
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles Glackner
vs.
87 Clinton Place
Charles Vey
Dated April 28 1881

Murray MAGISTRATE.
Gustav Smith 13 Jackson St. 178
George Oetzel 95 Exchange St.
Buckham, Canal St. Charles Hotel
Cor Broadway & Rueler OFFICER.
Christman, High 206 & 22 St.
William, Jackson 45 Perry St.
Wm. Miller 62 Broadway
WITNESSES
Gustav Smith 87 Pitt St.
Philip Smith 37 Graham Place
Dolan, Hatter 27 1/2 W 40 St.

1000 Bail to sure
Pauline Henry 1881
Port 3 months

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Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Charles Vey

Question. How old are you?

Answer.

Twenty nine years

Question. Where were you born?

Answer.

France

Question. Where do you live?

Answer.

287 13 avenue

Question. What is your occupation?

Answer.

Clerk

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

Answer.

I am not guilty

Charles Vey

Wm. J. ...
day of ... 1881

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CITY AND COUNTY {
OF NEW YORK. } HB.

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

That

J. Charles Key

late of the First Ward 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 ~~seventy-eight~~ *eighty-one* at the Ward, City, and County aforesaid,
with force and arms,

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *Seven dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *Seven dollars*

Divers Due Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a number and
denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *eighty cents*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of

Seven dollars and eighty cents
One pocket-book of the value of fifty cents.

of the goods, chattels, and personal property of one *Charles Gloeckner*
on the person of the said *Charles Gloeckner* then and there being found,
from the person of the said *Charles Gloeckner* 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.

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

J. Charles Key
then and there well knowing the said goods, chattels, and personal property to have
been feloniously stolen, ~~take and carry away~~ against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

DANIEL C. ROLLINS,
~~RECEIVED~~, District Attorney.

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

THAT the said

J. Charles Vey

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

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *seven dollars*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *seven dollars*

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eighty cents*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *seven dollars and eighty cents*
one pocket book of the value of fifty cents

of the goods, chattels and personal property of the said *Charles Gloeckner*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said Charles Gloeckner* unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

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

DANIEL C. ROLLINS,
~~CHIEF CLERK~~, District Attorney.