

0577

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Dall, Adam

**DATE:**

01/31/81



342

0578

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Dall, Louisa

**DATE:**

01/31/81



342

0579

277 BW

**TRIAL FOR**

**COUNSEL,**

Filed 31 day of May 1881.  
Plends

*Indictment for Disorderly House.*

THE PEOPLE

vs.

B #1

Adam Ball.

B #2  
Mrs. Ann Ball.

~~Adm'l G. Collins~~  
~~XXXXXXXXXX~~

District Attorney

Case No May 2, 1881.

Bail discharged at both.

A True Bill.

Ferris Barr

Foreman

(Bail for both)

Louis Frank

66 secouran

(1600)

(Personal)

Feb 3/87

0580

N.Y. Court of General Sessions -

The People vs  
- apt -  
Mr + Mrs Adam Dull }  
20

Hon. Daniel G. Rollins.  
District Attorney.

We the undersigned do hereby most respectfully submit to you that we are innocent of the offense charged against us. That we intend to remove <sup>at once</sup> from the premises number 169 Greene Street and which we are charged with having kept as a Disorderly House.

By reason of our poverty we are unable to give Real Estate bail and therefore most respectfully ask that you will accept personal property bail in our case.

Dated July 3<sup>rd</sup>/21

Adam Dull  
Louisa <sup>her</sup> Dull  
mark

0581

Hon. J. G. Rollins.

Sir.

In view of the facts set forth in the within petition, I respectfully ask that you accept Mr Louis Frank whom I know to be a perfectly trustworthy and responsible surety, as bail for Mr and Mrs Dall.

Charles Heckler

Atty for Mr & Mrs Dall.

47 + 49 Centre St.

N.Y. City.

Geo

v

Adam Dall

0582

We the undersigned Citizens and Residents of the 15 Ward do hereby certify that we are personally <sup>acquainted</sup> with Adam Dull and Louisa Dull and that they reside at No. 178 Greene Street, and are engaged in the Candy and Confectionery business at that place.

<u>Name</u>	<u>Business</u>	<u>Address</u>
John Barnard	170 Greene St	
	Porter	
Julius Wittenborg	Grocery	163 Greene St.
<del>Catharine</del>	<del>Carpenter</del>	<del>178 Greene St.</del>
Gajinelli Pietro		Green Street # 167
John Neasterman		42 W. Houston St.
A. Papp's	Express	179 Greene St
August Schlatterer		208 Green Street, Backen
John W. King	Horse	150 E 24 <sup>th</sup> St
		Residence 44 Backen St
B. H. Suther	Hotel	Residence 114 Bleecker
A. W. Johnson	Salon	105 Bleecker

Court of General Sessions

The People vs }  
 - against - } Indictment for  
 Adam Dull (and } Disorderly House.  
 Louisa Dull )

City & County of New York ss. Louisa  
 Dull of said city, being duly  
 sworn deposes and says:  
 That she is one of the defendants  
 abovenamed. That she has removed  
 from the premises number 169  
 Greene Street, N.Y. City, and now  
 resides with her husband and  
 children, number 91 West Third  
 Street, N.Y. City. That they occupy  
 two rooms at said place in West  
 3<sup>rd</sup> Street N.Y. City. That she & her family  
 are supported by Adam Dull the above  
 named defendant, who is engaged  
 in the express business. That they  
 are not engaged in any illegitimate  
 business.

Sworn to before me this }  
 1<sup>st</sup> day of February 88 } Louisa Dull  
 Charles H. H. }  
 Notary Public }  
 N.Y.C.

0584

City & County of New York ss. Robert  
B. Abbott. of said city being duly  
sworn, says, that he is a clerk  
in the employ of George J. Smith  
an Auctioneer doing business at  
Number 12 Chambers Street New  
York City, that on the 14<sup>th</sup> day  
of February 1881 - at Number  
169 Greene Street, I sold the  
furniture of Adam Dull at the  
above number, to divers persons,  
and they removed the furniture  
from the premises, that the annexed  
newspaper clipping was taken from  
the N.Y. Herald of this day, it being  
an announcement of the sale.

Sworn to before me this

14<sup>th</sup> day of February 1881

Charles Steckler

Notary Public

N.Y. Co.

GEORGE J. SMITH, AUCTIONEER - OFFICE 12  
Chambers St. will sell on this day, at 11 o'clock, the  
Furniture of house 169 "Greene" St.: Walnut Bedsteads,  
Bureaus, Wardrobes, Brussels Carpets, Mirrors, Mattresses,  
and Bedding, Stoves, Crockery, &c.

0585

My General Experiences

The People

William Hill and  
Louisa Hill

Louisa Hill

Affidavits

Bro. K. Jones



0586

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Adam Dull  
Louisa Dull.

I am willing  
that debts be dis-  
charged on their  
own recognizance  
in view of the facts  
stated in accompa-  
nying papers, and  
the report of Cabel  
Brogan (15th precinct.)

JGR

0587

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 *Adam Dall* <sup>and Mrs. Adam Dall whose real name is to</sup>  
*the jurors of aforesaid, per known that who is here designated as Mrs. Adam Dall*  
late of the *Fifteenth* Ward of the City of New York, in the County of  
New York,

on the *twenty-sixth* day of *January* in the year of our  
Lord one thousand eight hundred and ~~seventy-eight~~ *eighty-one* and on divers other days  
and times, between that day and the day of the taking of this Inquisition, at the City  
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to  
keep and maintain, a certain common, ill-governed and disorderly house, and in  
*their* said house, for *their* own lucre and gain, certain persons, as  
well men as women, of evil name and fame, and of dishonest conversation, to frequent  
and come together, then and on the said other days and times, there unlawfully and  
wilfully did cause and procure, and the said men and women, in *their*  
said house, at unlawful times, as well in the night as in the day, then and on the said  
other days and times, there to be and remain, drinking, tippling, gambling, rioting,  
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,  
did permit, and yet continues to permit, to the great damage and common nuisance of  
the People of the said Ward, there inhabiting and residing, and of all the people there  
passing, to the evil example of all others in the like case offending, and against the  
peace of the People of the State of New York, and their dignity.

*Daniel G. Collins*  
DANIEL G. COLLINS, District Attorney.

0588

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Danaelion, Charles

**DATE:**

01/04/81



342

0589

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Praeger, Isaac

**DATE:**

01/04/81



342



0591

In the Matter of  
John J. Luttman  
against  
Charles Danderlein  
Charged with Grand Larceny

John J. Luttman Shoe Man-  
ufacturer at No. 96, 98, 100 and 102  
Beaver St New York City  
Charges that, on the 9<sup>th</sup> day of June  
1878, Charles Danderlein then  
in his employ and now in the  
Tombs prison under an indictment  
for misdemeanor, stole from him  
his said manufactory 51 pairs  
of ladies fine shoes belonging  
to said Luttman and deliver-  
ed them to one Leopold Hertz  
~~the~~ at said Hertz place of  
business at No. 590 Second  
Avenue in the City of New York  
That in the ~~delivery~~ convey-  
ing <sup>to</sup> and delivering said shoes  
said Danderlein procured  
the assistance of Blanchard  
Express (John and Stephen Blan-  
chard) of No. 3 Hullson St New York  
City and one William Cummings  
over

This part muddled with the real  
line is the ~~same~~ best as to identity  
We state all the other mentioned but the contents  
of each box is not so easily identified.

0592

of the name J Hudson & Co who assisted said Dunderlin to remove the large case containing said shoes and other goods stolen from said Leatterman - namely ~~the~~ leather

That the said shoes were worth and were of the reasonable value of \$172<sup>00</sup>

but said Leatterman is unable to state the value of the other property

He further charges that the said Dunderlin between the 1<sup>st</sup> day of April 1887 and the 20<sup>th</sup> day of August 1888 stole from him at his said place in Reed Street ~~on Fifty~~ ~~four~~ forty one large cases and twelve large sacks of shoes and leather and caused the same to be delivered by said Blanchard's Express to the said Leopold Trusty being of the value of \$8000<sup>00</sup> and upwards - the said deliveries being made at upwards of forty different times according to the

0593

Receipts in the possession of  
said Blanchard -

Jonathan Marshall  
Attorney for Complainant  
247 Broadway  
New York City

0594

In the matter of  
John J. Lusk  
against  
Chas. D. Anderson

Statement of  
X Abner Zandy

James M. Murrell  
Atty for  
John J. Lusk

0595

DISTRICT ATTORNEY'S OFFICE,

City and County of New York.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John J. ...*

vs.

*Charles ...*

Office of the District Attorney

Dated *April 12* 188*9*

Witnesses

No. Street

No. Street

No. Street

0596

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Charles Danaction and Isaac Pralger each*

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

\$103.00

*One coat of the value of twenty dollars  
Two rings of the value of five dollars each  
One chain of the value of ten dollars*

of the goods, chattels, and personal property of one  
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.

*Morris Goodman*  
*Walter J. Collins*  
BENJ. K. PERLIPS, District Attorney.

then and there being found,

0597

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Davis, Charles

**DATE:**

01/25/81



342

0598

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Nash, John

**DATE:**

01/25/81



342

0599

234

Counsel,  
Filed 25 day of Jan 1881  
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

1

Charles Davis

John Nash  
(Co. adm.)

Daniel S. Bellus  
BANKER

District Attorney.

A True Bill.

Frederic Barr

Foreman.

Jan 26/81

Charles J. Barr

- 1. Jan 3<sup>rd</sup>
- 2. " 6<sup>th</sup>

0600

Form 112.

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

Police Court—First District.

of No. Louis H Rice  
Co Walker Street, being duly sworn, deposes  
and says, that on the 19<sup>th</sup> day of January 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, and from said

premises  
the following property, viz: three boxes of Scarlet  
Under Shirts

of the value of Twenty five Dollars,  
the property of deponent and his partner

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 Davis

and John Nash, acting in concert  
and collusion from the fact that  
said Davis was seen behind the  
counter in said store where he had  
no business and the property was  
by him moved towards the door  
preparatory to taking it away. That  
said Nash was seen outside  
acting as a look out or sentinel  
to warn said Davis of any approaching  
danger as deponent is informed and  
verily believes Davis the thief

Sworn to, before me, this \_\_\_\_\_ day of \_\_\_\_\_ 1887

William D. C.  
Police Justice

0601

City and County of New York ss

George H Silley of No 81 Beach Street being sworn says that he saw the prisoner Davis crouched beneath the counter in said premises 60 Walker Street where the aforesaid property was kept and saw him go from behind the counter to the door and into the hallway where he was arrested Deponent further says that he saw the prisoner Nash standing outside said premises acting as a look out for said Davis to warn him of any danger and to assist him in the commission of said larceny

Sworn to before me this 21<sup>st</sup> day of January 1881  
William D. O'Brien Justice  
George H Silley

City and County of New York ss

David Lambert of No 60 Walker Street being sworn says that he found said property near the door leading from said counter and about two feet from where deponent had originally left them after taking stock and putting them away

Sworn to before me this 21<sup>st</sup> day of January 1881  
William D. O'Brien Justice  
David Lambert

0602

**Police Court—First District.**

CITY AND COUNTY }  
OF NEW YORK. } ss.

..... being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to h....., states as follows,  
viz:

*Question.* What is your name?

*Answer.*

*Question.* How old are you?

*Answer.*

*Question.* Where were you born?

*Answer.*

*Question.* Where do you live?

*Answer.*

*Question.* What is your occupation?

*Answer.*

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

*Answer.*

*Taken before me, this*.....

*day of*.....

18

*Police Justice.*

0603

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

*See schedule each day -  
- include a Jury trial*

Police Court—First District

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*Louis Adolphe  
Walden*

*Charles Davis*

*John Nash*



Affidavit—Larceny.

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated *January 21 1881*

*Wardell* Magistrate.

*Green* Officer.

*3* Clerk.

Witness, *James Beine*

*7* *Wardell*

*J. J. J.* to answer

at Sessions

Received at Dist. Atty's office

*Ex 10 1/2 a.m. 21*

0604

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

*John Nash*

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

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

0605

237.

Filed 25 day of Jan 1881  
Pleads

THE PEOPLE

vs.

John Mack I  
(3 cases)

James S. Adams  
~~BAKER~~

Disced Attorney.

Assault and Battery.

A True Bill.

Fanni Doren

Foreman.



0606

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

*John Nash*

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

*David B. Rollins*

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

0607

236

Filed 25 day of Jan 1857  
Pleads

THE PEOPLE

vs.

John Nash  
(Defendant)

Daniel S. Perkins  
Attorney

District Attorney.

Assault and Battery.

A True Bill.

Jimmie Dora

Foreman.

0608

Form 11.

Police Court—First District, Halls of Justice.

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

of No. 9 Walker Louis Heim Street,  
being duly sworn, deposes and says, that

on 19<sup>th</sup> day of January  
in the year 1888 at the City of New York, in the County of New York,  
he was violently ASSAULTED and BEATEN by

John Nash now  
here who struck deponent a violent  
blow upon the stomach with  
his clenched fist

without any justification on the part of the said assailant  
Wherefore this deponent prays that the said assailant may be apprehended and bound to  
answer the above assault, &c. and be dealt with according to law.

Sworn to before me, this 19<sup>th</sup>  
day of January 1888  
[Signature]

POLICE JUSTICE. Louis Heim.

0609

*Remand a day trial*

Form 11.

Police Court, Halls of Justice.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Louis Heim*  
*John Nash*

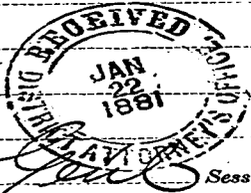
AFFIDAVIT - A. & B.

Dated *January 20* 188*1*

*Wandell* Justice.

*Green* Officer.

Witness



\$ *500* to Ans. *Heim* Sess.

Boiled by

No. *Com*

*10 1/2 am 21*

06 10

Form 11.

Police Court—First District, Halls of Justice.

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

of No George H Selley Street,

on 19<sup>th</sup> the January day of 1887, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

John Nash now here  
Who struck deponent upon the eye  
with his fist and kicked  
deponent upon the body

without any justification on the part of the said assailant

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

Sworn to before me, this

day of January 1887

[Signature]  
POLICE JUSTICE.

George H Selley

0611

*Remands a Jury Trial*

Form 11.

Police Court, Halls of Justice.

THE PEOPLE, &c..  
ON THE COMPLAINT OF

*George H. Gilley*  
vs.  
*John Nash*

AFFIDAVIT - A. & B.

Dated *January 20* 188*1*

*Wardell* Justice.

*Green* Officer.

Witness \_\_\_\_\_

\$ *500* to Ans. \_\_\_\_\_

Boiled by *[Signature]*

No. \_\_\_\_\_



*10 1/2 a m 21*

0612

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Charles Davis and John Nash*  
*each*

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

*twenty five shirts of the value of*  
*one dollar each*

of the goods, chattels, and personal property of one

*Lewis H. Rice*

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.

0613

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

That the said

*Charles Davis and John  
Nash each*

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

*twenty five shots of the value of  
one dollar each*

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

*Lewis H Rice*

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

*Lewis H Rice*

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

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

*Daniel S. Rollin*

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

06 14

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Davis, John

**DATE:**

01/05/81



342

06 15

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

McBriar, Archie

**DATE:**

01/05/81



342

06 16

Bail No 2

John Barr

199 Price St

July 19th 1887

14

Co. Henry  
M. Hoffmann

Filed 5 day of Jan 1887

1887  
Pleaded, and at liberty?

ROBBERY.—First Degree.

THE PEOPLE

vs.  
530 9133

John Davis  
The sum of \$500  
vs.  
Carrie McBrat

David B. Rollins  
~~Attorney~~

District Attorney  
Commitment of James C. Connor to House  
of Detention given to Officer Joseph H. Taylor  
Jan 11th 1887

A True Bill.

Fannie Daniels

Placed in Jail May 14, 1887  
Foreman

Not Pleads guilty

July 20, 1887  
Ch. P. 5. 17 years.

James C. Taylor

July 20, 1887

Ch. P. 7 years

0617

Form 123.

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

Police Court—Second District.

*James O'Connor*

of No. *35 1/2 West 25* Street, being duly sworn, deposes and says,

that on the *2* day of *January* 18*81*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of deponent, the following property, viz.:

*A Pocket Book containing three National Bank Bills of the denomination and value of one dollar each in all*

of the value of *Three* 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 force and violence, and against his will, by

*John Davis and Archie Mc Briar - now here and a man unknown to deponent and who escaped - that at 1 O'Clock A.M. on the 2nd instant while deponent was in West 25th Street the said defendants by force and violence seized and held deponent's arms behind deponent - said defendant Mc Briar then struck deponent on the head and face - at the same time*

Sworn to before me this  
day of *Jan* 18*81*

Police Justice

0618

said unknown took from the left hand  
pocket of the pantaloons worn by deponent  
the property named in this complaint  
and ran away with said property  
That said defendants Davis and McBrien  
feloniously aided and assisted said unknown  
man in committing said Robbery

Sworn to before me this } James L. Connor  
2<sup>nd</sup> day of January 1881 }  
Solon Summit Police Justice

06 19

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

*John Davis* 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, as follows, viz:

QUESTION.—What is your name?

ANSWER.—

*John Davis*

QUESTION.—How old are you?

ANSWER.—

*Twenty One year*

QUESTION.—Where were you born?

ANSWER.—

*New York*

QUESTION.—Where do you live?

ANSWER.—

*261 West 27*

QUESTION.—What is your occupation?

ANSWER.—

*Labourer*

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

Answer.—

*I am not guilty of the charge*

*John Davis*

*Alvin Smith*

Taken before me, this

day of

1887

Police Justice.

0620

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

*Archie McBrian* 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.—

*Archie McBrian*

QUESTION.—How old are you?

ANSWER.—

*Thirty Two years*

QUESTION.—Where were you born?

ANSWER.—

*New York*

QUESTION.—Where do you live?

ANSWER.—

*548 West 48 Street*

QUESTION.—What is your occupation?

ANSWER.—

*Machinist*

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

Answer.—

*I am not guilty of the charge*

*Archie McBrian*  
*make*

Taken before me, this

*John D. Smith*

day of *May*

1887

Police Justice.

0521

Form 123

6  
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,

Affidavit—Robbery.

ON THE COMPLAINT OF

James C. [Signature]  
John [Signature]  
John [Signature]  
John [Signature]

Direct examination 2 1881  
South Magistrate.

Boyle Officer.  
20

Witness  
Joseph V. Doyle  
207 Broadway

of Borough 16 Ave cor. d  
[Signature]

Boiled by  
[Signature]

No. Street.

0622

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

*John Davis and Archie  
McBrien*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *second* day of *January* in the year of our Lord  
one thousand eight hundred and ~~seventy eight~~ *one* at the Ward, City, and County  
aforesaid, with force and arms, in the night time of said day, in and upon one

*James O'Connor*  
in the peace of the said People then and there being, feloniously did make an assault and

*one pocket book of the value of fifty  
cents*

*Three* 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 Note of the  
denomination of *one* dollar and of the value of *one* dollar each

*Three* 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 the denomination of  
*one* dollar and of the value of *one* dollar each

of the goods, chattels and personal property of the said *James O'Connor*

from the person of said *James O'Connor* and against  
the will and by violence to the person of the said *James O'Connor*  
then and there violently and feloniously did rob, steal, take and carry away, against  
the form of the Statute in such case made and provided, and against the peace of the  
People of the State of New York and their dignity.

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

0623

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

DeGuiscard, Roger E.

**DATE:**

01/13/81



342

0624

126. DW

Counsel,

Filed

18 day Jan'y 1887

Pleads,

THE PEOPLE

vs.

*and*  
*Embezzlement*  
*Larceny.*

*Robert E. DeBusard*

BENJ. K. PHELPS,

*District Attorney.*

A True Bill.

*James Bar*

*Foreman.*

0625

Pro  
Sepe  
Rogert  
Rogert E. De Guiscard

City and County of New York:

Charles P. Imbrie being duly sworn deposes and says: that he is a member of the firm of Abbey and Imbrie carrying on business at No 48 Maiden Lane in the City of New York.

That between the 1<sup>st</sup> day of April 1880 and the 13<sup>th</sup> day of November 1880, Roger E. De Guiscard, who was during said time the ~~only~~ clerk of said firm, did convert to his own use, and without the consent of his said employers, take, make away with and secrete, and appropriate, moneys, and effects of said firm which came into his possession and under his care by virtue of his employment, of the value and to the amount of one thousand and forty two dollars and ninety seven cents. (\$1042.97)

That said De Guiscard had during said time the charge of the cash and

0626

cash book of said firm and that on the 13<sup>th</sup> day of November 1880 he failed to appear at the place of business of said firm and has never since appeared there, and that upon examination of his accounts deponent discovered the fact that he had embezzled the sum aforesaid.

That subsequent to the said 13<sup>th</sup> day of November 1880 the deponent, the brother of the said Roger informed deponent that said Roger had ~~confessed~~ <sup>confessed</sup> to him that he had wrongfully appropriated said money.

Deponent further says that on or about August 20, 1880 the said deponent as clerk of aforesaid collected from Matt H. Kiffe the sum of \$20 <sup>40</sup>/<sub>100</sub> belonging and due to said firm, and appropriated the same to his own use; that on the 9<sup>th</sup> day of October 1880 he collected \$25 from said Kiffe, which was due to said firm and appropriated said sum to his own use; that on the 25<sup>th</sup> day of May 1880 or thereabouts he collected from J. H.

0627

Charles Lee the sum of \$110 <sup>received</sup>  
of said firm; that on or about June 1, 1880  
Peirce paid to said ~~Guinard~~ <sup>A. J. Bagart</sup>  
a clerk of said firm \$41.38  
on acct of said firm which said  
Guinard embezzled and  
appropriated, ~~that on or about~~  
~~Sept.~~

Done to before me  
this 13<sup>th</sup> day of ~~June~~  
Dec 1880  
William Stearns *Chas. F. White*  
Notary Public  
N.Y.C.

0628

183

du Palleau

100  
207 1/2

The Hoyle

COGN

Robert E De

Amiseara

Imygoz Lemont

Harvey

Wotuber

C F Imbric

45 Madison Lane

Arms J B Ogden

Same address

A. H. De Lencastre

~~A. H. De Lencastre~~

Exchange Bank

American Exchange Bank

0629

L. H. ABBEY,  
CHAS. F. IMBRIE,  
ANDREW CLERK, Special

P. O. BOX 1294.

NEW YORK, { 48 Maiden Lane  
35 Liberty Street,

New York, June 1 1880

*Mr. M. K. Penfold*

ABBEY & IMBRIE,  
SUCCESSORS TO  
ANDREW CLERK & CO.,  
Sole Importers of Jos. Warrin's Fine Needles,  
Manufacturers and Importers of  
Fish Hooks, Rods, Reels, Lines,  
AND EVERY DESCRIPTION  
OF  
FISHING TACKLE.

Bought of ABBEY & IMBRIE,  
LONDON AND REDDITCH, } ENGLAND.  
NEW YORK AND SAN FRANCISCO. } UNITED STATES.

Terms, NET CASH, with current rate of Exchange on New York.

The P. O. will not receive Hooks or Needles

Not Responsible for Deficiency or Damage when Goods are sent Elsewhere to Pack.

1/4 doz	Salmon Flies as	1/4	1/2	1/2	50	563	
3/4	" " " "	1/4	1/2	3/4	225		
1/2	" " " "	1/4	1/2	1/4	200		
2 1/4	" " " "	3/4	3/4	1/4	1350		
1/2	Extra Heavy Leaders	9 ft		1500	750		
1	Rod Case				1050	4138	

Received Payment  
Atty Imbrie  
A J B

Paid June 1 1880

0630

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 *Roger E. De Guiseard*

late of the First Ward of the City of New York, in the County of New York, aforesaid  
not being an apprentice or person within the age of eighteen years, on the  *tenth*  
day of  *June* in the year of our Lord one thousand eight hundred  
and ~~seventy~~  *eighty* was employed in the capacity of a clerk and servant to one  
 *Lorenzo H. Abbey and Charles F. Ambrose, who were then and there doing business*  
 *under the firm name and style of Abbey and Ambrose*  
and as such clerk and servant, was entrusted to receive a  *certain sum of money*  
 *to wit: the sum of forty one dollars and thirty*  
 *eight cents in money and of the value of*  
 *forty one dollars and thirty eight cents*

and being so employed and entrusted as aforesaid, the said  *Roger E. De Guiseard*  
by virtue of such employment,  
then and there did receive and take into his possession  *the said certain sum*  
 *of money to wit: the sum of forty one dollars*  
 *and thirty eight cents in money and of the value*  
 *of forty one dollars and thirty eight cents*

for and on account of  *Lorenzo H. Abbey and Charles F. Ambrose who*  
 *were then and there doing business under the firm*  
 *name and style of Abbey and Ambrose*  
his said master and employer, and that the said  *Roger E. De Guiseard*  
on the day and year last aforesaid,  
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did  
take, make away with and secrete, with intent to convert to his own use, and did fraudulently and  
feloniously embezzle and convert to his own use, without the consent of his said master and en-  
ployer, and did fraudulently and feloniously and without the consent of his said master and  
employer withhold, appropriate, apply and make use of the said  *certain sum of*  
 *money to wit: the sum of forty one dollars and*  
 *thirty eight cents in money and of the value*  
 *of forty one dollars and thirty eight cents*

(Over.)

0631

of the goods, chattels, personal property and money of the said *Cornelius R. Abbey and Charles Embree* who were then and there doing business under the firm name and style of *Abbey and Embree* which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Jurors aforesaid, upon their Oath aforesaid, do further Present, That the said

*Roger E. de Guiscard*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

38  
1/100

0632

of the goods, chattels, and personal property of one *Lorenzo Abbey and Charles Ambrie, sole owners*  
*then and there doing business under the firm name and style of Abbey and Ambrie* 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.

BENJ. K. PHELPS, District Attorney.

0633

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Devoe, Henry

**DATE:**

01/14/81



342

0634

24

Day of Trial,  
Counsel, *Chas. J. Tracy*  
Filed *14* day of *June* 188*7*  
Reads *Not Guilty (15)*

*Selling Attorney's Services*

THE PEOPLE

vs.

*Henry Devere*  
*B*

*Daniel S. Quinn*

District Attorney.

*Patron*

*Nov 21 1887*

A TRUE BILL.

*Edmund Davis*

*James M. [unclear]*  
Foreman.

*I stand guilty*

*Pen 10 Days & Fine  
\$50.*

0635

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. Henry Devore

Question. How old are you?

Answer. Twenty five years

Question. Where were you born?

Answer. France

Question. Where do you live?

Answer. 42 Delaney 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. I am not guilty  
H. Devore

Taken before me, this

30 day of December 1884

*William W. Norman*

POLICE JUSTICE.

0636

Nov 27/80. 7.11.5 Am  
Bought at 56 Wooster  
St. Paid 2.5/100  
John D. ...  
G.M.C.

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

ANTHONY COMSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that *J. Campbell* *or John D. ...* did, on or about the *27<sup>th</sup>* day of *November*, 1880, at number *56 Wooster*

*street* in the City of New York, and County of New York, unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and further, that the said *John D. ...*

has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *fifty-six Wooster* street, in the City and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,  
this *29<sup>th</sup>* day of *December* 1880

*J. M. Patterson*  
Police Justice

*Anthony Comstock*

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

*John H. Van Alst* of 150 Nassau St. being duly sworn deposes and says that on the *27<sup>th</sup>* day of *November* 1880 he purchased the annexed certain paper or instrument purporting to be a ticket or part of a ticket, in a lottery, or lottery policy, which said paper instrument and ticket is commonly called a policy slip, or lottery policy, and the said *John D. ...* aforesaid did sell

the same to this defendant as more fully stated in the foregoing affidavit and deposes that he believes the facts as set forth in the above affidavit to be true of his own knowledge concerning the said party and place complained of.

Subscribed and sworn to before me  
this *29<sup>th</sup>* day of *December* 1880

*J. M. Patterson*  
Police Justice

*John H. Van Alst*

0637

1970 97  
25-30-14/20

0538

Newark 2074 16

POLICE COURT - DISTRICT.

THE PEOPLE, ETC.,  
ON THE COMPLAINT OF  
LOTTERY AND POLICY.

Anthony Conato

VS  
W. J. Dwyer

Dated December 29 1880  
Patten Magistrate.

Clerk

Officer



WITNESSES:  
John H. Van Borch  
W. A. Ketchum Jr.

Filed & [Signature]

In answer  
By Elbridge W. Hulme  
41 Smith Street

0639

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 Devoe* \_\_\_\_\_

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

*John H. Van Belt*

and did procure and cause to be procured for the said

*John H. Van Belt*

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

*B Ex 7 27*

*25-30-14/28*

against the form of the Statute in such case made and provided, and against the peace  
of the People of the State of New York and their dignity.  
\_\_\_\_\_, City and County aforesaid, on the day and in the year aforesaid, and on  
divers other days, was and yet is a common gambler:

0640

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

That the said Henry Devore

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number fifty six Woodster Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

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

That the said Henry Devore

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

Henry Devore

on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number fifty six Woodster Street

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

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

That the said Henry Devore

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

0641

And that \_\_\_\_\_ he \_\_\_\_\_ the said Henry Dewoe

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

Waoster Street

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

and did procure and cause to be procured for the said

John H. Van Pelt

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

B. Ex N 27

25 - 30 - 14 / 28

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

David S. Rollins

District Attorney.

0642

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Dillon, Ellen

**DATE:**

01/28/81



342

0643

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Peterson, Catherine

**DATE:**

01/28/81



342

0644

285

1871

Filed day of *Jan*  
Pleads *John Quincy*

Indictment for Receiving  
Stolen Goods.

vs.  
THE PEOPLE,

*Ellen Dillon*  
*Catherine Peterson*

*David S. Lull*

District Attorney

Part No: ~~287~~ 287, 1871  
For *W. Fred* & *My deacon*  
11-1 for *and*  
of *vi.*

A True Bill.

*Francis*

Foreman.

*John* *Feb 9/71*

*James* *Committee of*

*At. Gen. E. G. Co. No*

" 2. " 29 ~~1871~~  
*Per A.*

0645

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

Police Court - Second District.  
of Hermann Lodge  
227 West 51<sup>st</sup> Street, being duly sworn, deposes  
and says, that on the 19<sup>th</sup> day of January 1881

at the City of New York, in the County of New York, the premises No. 227  
West 51<sup>st</sup> Street in the City of New York,  
which was then occupied by deponent  
as a dwelling house and Butcher shop  
was being visited by deponent and entered  
and the following described property following  
taken, stolen and carried away therefrom,  
viz: one brown felt dress, one maroon  
colored stuff dress, one grey skirt and  
Polonaise, one black merino skirt and  
jacket, one black sacker, one black over-  
coat, one pair of pantaloons, one frock  
coat and vest, one pair of suspenders,  
one neck-tie and pair, one silver watch  
and plated chain, one merchandise  
sugar box, one gold badge and a  
number of other small articles, said  
property being in all of the value of  
three hundred dollars and being the  
property of deponent.

That on the afternoon of the 20<sup>th</sup> day of  
January instant a portion of said stolen  
property, to wit: the black merino  
skirt and jacket, the pair of suspenders,  
the merchandise sugar box and  
the neck-tie and pair were found  
concealed in rooms on the third floor  
of premises in the City of New York,  
said third floor and rooms being then

0646

occupied by the prisoners Ellen Dillon  
and Catharine Peterson. Both men have  
that on the 22<sup>nd</sup> inst. the said dress  
said dress aforesaid was found in the  
penn shop of N. Stich at 311 Third  
Avenue and the clerk in said penn  
shop identified said Catharine Peterson  
as being the person who purchased said  
dress. That said Ellen Dillon rents  
and occupies said third floor of said  
premises in the rear of 211 West 28<sup>th</sup> St.  
and said Catharine Peterson lives with  
her on said floor.

That deponent charges and alleges that  
said Ellen Dillon and said Catharine  
Peterson did on or about said 19<sup>th</sup> day  
of January 1881 knowingly and felon-  
iously receive said stolen property  
so found in their possession and in  
said penn shop, they said Ellen  
and said Catharine well knowing  
at the time that said property was  
stolen property.

Sworn to before me this } Hermann Folze,  
24<sup>th</sup> day of January 1881 }

J. W. Patterson } Police Justice

Police Court—Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Offence

188

Justice

Officer

Witnesses

atrethly

Street

Committed in default of \$

Bailed by

No

0647

City and County of New York, N.Y.

William J. Kevery, of the 24<sup>th</sup>  
Precinct Police, being duly sworn  
deposes and says that on the  
afternoon of the 21<sup>st</sup> day of January  
1981 defendant searched the rooms  
occupied by Ellen Dillon and  
Catharine Peterson, Cook number,  
at the their place in the rear  
of 211 West 28<sup>th</sup> Street - and there  
and there found concealed in  
said rooms a portion of the  
stolen property ~~containing~~ described  
in the annexed affidavit of  
Herman Kolzer and consisting  
of a black merino knit cap, a  
pair of suspenders, a menschaun  
sweater, and a neck tie and  
pair - which property has been fully  
identified by said Herman Kolzer  
as property belonging to defendant  
stolen from his possession.  
That said defendant denies having  
said property or knowing anything  
about it. That defendant further  
found a number of game tickets  
concealed behind a looking glass

0648

in the rooms of said defendants and upon going to the main office of N. Stick dependent found the brown felt dress described in the said arrest affidavit which was represented by one of said tickets and which is identified by said Hermann Holz as a part of said stolen property. That the clerk in said main office identified the prisoner Catherine Peterson as the person who possessed said dress.  
Done to before me this 24<sup>th</sup> day of January 1880  
J. S. Dewey

J. M. Patterson J. Police Justice

City and County of New York, Ad.  
Morris Kodishka, of 217 East 59<sup>th</sup> Street, being duly sworn dep- that on the 20<sup>th</sup> day of January 1880 Catherine Peterson, prisoner, possessed and deposited at the main office of N. Stick at 311 Third Avenue the brown felt dress described in the foregoing affidavits and gave her name as Moriah residing in West 23<sup>rd</sup> Street Morris Kodishka

Done to before me this 24<sup>th</sup> day of January 1880  
J. M. Patterson J. Police Justice

0649

Police Court—Second District.

CITY AND COUNTY OF NEW YORK. ss.

*Ellen Willson* 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.—*Ellen Willson*

QUESTION.—How old are you?

ANSWER.—*Fifty years of age*

QUESTION.—Where were you born?

ANSWER.—*Ireland*

QUESTION.—Where do you live?

ANSWER.—*211 West 25 St.*

QUESTION.—What is your occupation?

ANSWER.—*I have done nothing for 3 months*

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

ANSWER.—*I am not guilty. Frank Jay gave me good for Mr. I have known Jay a good many years.*

*Ellen L Willson*  
*mw*

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

0650

Police Court—Second District.

CITY AND COUNTY)  
OF NEW YORK. <sup>SS</sup>

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

QUESTION.—What is your name?

ANSWER.—*Catharine Peterson*

QUESTION.—How old are you?

ANSWER.—*Thirty years of age*

QUESTION.—Where were you born?

ANSWER.—*Ireland*

QUESTION.—Where do you live?

ANSWER.—*211 West 28<sup>th</sup> St.*

QUESTION.—What is your occupation?

ANSWER.—*I live out as a servant*

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

ANSWER.—*I am not guilty. William Wilson gave me the goods to me to pawn.*

*Catharine Peterson*  
*(ma)*

Taken before me, this  
*A. M. Peterson*  
day of *June*  
188 *8*  
Police Justice.

0651

Form 116. 285  
Police Court—Second District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*Herman Koller*  
227 W. 51st St.  
1. *Sollman*  
2. *Cartman*  
OFFICE OF THE CLERK OF THE DISTRICT COURT  
261  
1891

Dated, *January 24* 1891  
*Patterson* Magistrate.  
*Henry* 20 Officer.  
*McK* Clerk.

Witnesses  
*Wm. J. Henry*  
No. *20 West 10th* Street  
*Maria Woodhead*  
No. *217 West 59th* Street

No. \_\_\_\_\_ Street  
*Sto Baisoch* to answer Committed.

Received in Dist. Atty's Office.

BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

282

The People  
 vs  
 Ellen Dillon  
 and  
 Catherine Peterson

Court of General Sessions, Part I  
 Before Recorder Smythe February 9, 1889  
 Indictment for burglary in the second  
 degree and receiving stolen goods.  
 Herman Kulce, sworn and examined, testified  
 I live 227 West Thirty first st. in this city, that  
 is in the 20th Ward. I live there. I was out for  
 half an hour and when I came back every-  
 thing had been stolen out of my room, all  
 the clothes and dresses of my wife and all  
 these clothes I have got on. I got back again  
 and a watch and chain and some such ar-  
 ticles. There was taken a silk dress and a couple  
 of other dresses, a brown maroon dress, a black  
 maroon dress, a couple of other dresses and skirts,  
 a silver watch and chain, plated; an overcoat,  
 coat and vest and pants, handkerchiefs, neck  
 ties, studs and all such articles. The entire  
 value of the property was about three hundred and  
 fifty dollars. After the burglary I saw some of  
 the things at 211 West Twenty eighth st, a room  
 where Mrs. Dillon lives, one of the prisoners, that  
 was the 21st of January. I found there a cigar  
 holder, some suspenders, a black dress of my  
 wife's and handkerchiefs; it was not a silk  
 dress but a black dress and a gold pin; the  
 dress was lying on the bed. Officer Devery  
 was with me. The other articles were found  
 in pawnshops. I saw them there the first

0653

pawn shop we went to was Mr. Stiches 311 Third Avenue, that is where the silk dress was, we went to six or eight pawnshops all down Third Avenue and Canal St. Officer Devery was with me. The watch was taken off the prisoner when he was brought up to the station house. The prisoner Dillon, son of the woman Dillon Day and Dillon were sent to the State Prison. The value of the articles found was about three hundred dollars. Mrs. Dillon and Mrs. Peterson were in the room. I was present at their examination in Court before the Police Judge. I did not hear them say anything there. I heard them say something the day before yesterday up in the second part of this Court. The officer found lots of tickets, pawn tickets in the room when I was with him. He found them all over the room, some in the bureau, and some in the closet. My wife and I occupy <sup>two</sup> rooms at 227 West Thirty first St. behind the store, I am a butcher. I went out at 8 1/2 in the evening and came back 1/4 past 9. Before I went out I locked up everything myself, closed the windows and closed the back door and I went out of the front door with my wife. When I went into the bed room I saw that the bed was turned over and everything was lying around the room. The catch was broken

0654

off and the shutters were broken on the window that went out into the yard. The shutters were outside the window and were made of board. Did you or did the officer in your presence ask either of these prisoners whether they had pawned any of this property? Yes, the officer asked them, they did not know anything about it. Mrs. Peterson said she pawned her own petticoat. The officer asked Mrs. Dillon and Mrs. Peterson at the same time whether they had any of those clothes in the house or whether they pawned anything? So they told him, "no." Did they say whether they had any of these things in the house when the officer asked them? They said they had not anything.

William S. Devery sworn and examined testified. I am a member of the 20th precinct of the police and I arrested the prisoners, one on the 21<sup>st</sup> and one on the 22<sup>nd</sup> of January. I went with the complainant to where Catherine Dillon was living at 211 West Twenty eighth st. I made the arrest on my own responsibility. I found Mrs. Dillon and Mrs. Peterson there. Mrs. Peterson was in bed and Mrs. Dillon was round the house working. I told them what brought me there. I told them I was searching for some property that had been stolen from Herman Kulce. They both told me they did not know anything about it. They said there had been two officers there before me and they told them the same thing and that they did not find anything. I said, "we will

0655

have to go a little further; we will have to search the house she consented and we searched the house, bureaus and everything else. We found articles belonging to Herman Dulce. We found a black dress in the room where Mrs. Peterson slept under her bed. I found a cigar holder belonging to the complainant; he identified the dresses as belonging to his wife. I also found studs and a pin representing some Society which the complainant identified. There is two houses coming together, 211 and 213; there is a window leaning out; there are some set of beams which makes a set of crevice. I struck my hand down that crevice and pulled up two or three handkerchiefs which this man identified as his; his name was on them and some little articles, a neck tie and pin. You could not see unless you groped around to see if there was anything there. I searched behind the looking glass and I found five or six pawn tickets representing other stuff belonging to the plaintiff. We found seven pawn tickets altogether; the stuff has been redeemed. I found five of the pawn tickets behind the looking glass and two in the bed room. I found them under a piece of carpet in the window which was used as a set of weatherstrip. The officer named the different pawn shops and the particular articles which were found there.

0656

which the complainant identified. What was the name of the ticket? The ticket that this woman put the silk dress in on was in the name of Smith, that is the only one I remember. Some tickets I believe was Dolan. And all this property was recognized by the complainant as his or his wife's property? Yes sir. Where did you get this watch? I arrested a man by the name of Frank Jay and this woman's son Dillon on the morning of the 21<sup>st</sup>, between 3 and 4 o'clock committing a burglary at 485 Eighth Avenue Jay was trying to get away, he dropped the watch under him where I caught him in the cellar that was the complainant's watch, which he identified as his. You say you asked whether they knew anything about it? They said they did not know anything about it whatsoever. Did you ask them if they had pawned anything? Yes sir, denied all knowledge of knowing anything about it; they had not pawned anything except a petticoat or some thing to get some money, but in reference to the things the man lost, he denied all knowledge of knowing anything about them. You found no other property except what this man identified? No other property. I found a number of other pawn tickets in the house though that had not anything to do with this case. Cross Examined - I went to the house of Mrs. Dillon by reason of having made the arrest

0657

of John Dillon, the prisoner's son, and <sup>Frank</sup> ~~James~~ Jay  
the finding of this watch which the complainant iden-  
tified led me to their residence. Dillon and Jay  
were sent to the State prison and they are there  
now. You do not know that Mrs. Peterson lived  
at 211 West Twenty eighth St? Nothing more than  
she was sleeping there at 3 o'clock in the afternoon  
that I caught her. Jay lived at 211 West Twenty  
eighth St. as far as I can understand.  
Morris Wodicka, sworn and examined, testified:  
I am employed by N. P. Stiche, 311 Third ave., a  
pawnbroker. I was there when officer Devereux and  
Mr. Kulce called with pawn tickets with reference  
to some property. I showed the property to them and Mr.  
Kulce identified it as being his. The prisoner Mrs.  
Peterson brought the property there; it was a brown  
silk dress. I asked her name and residence, and  
she gave the name of Smith, Twenty third St.; she  
said it belonged to an actress. I did not ask her  
where the actress lived; she gave no reason for  
pawning it. I gave her a ticket and loaned her  
\$3.50 upon it. That was the same ticket that the  
officer gave me when he and Mr. Kulce came.  
Cross Examined All that I remember that the  
woman Peterson pawned with me was a brown  
silk dress; it was not a black silk dress; she did  
not pawn any other articles at the same time.  
She did not pawn a gray Polkaraise dress there.

0658

Catherine Peterson, sworn and examined, testified I am a widow, I live out, a laundress; the last place I was in was a hotel in Union Square. I have worked in Long Branch and Saratoga. When I was arrested I was lying down in Mrs. Dillon's house in Twenty Eighth St. I suppose it was about five o'clock I was arrested. I was going up town. I fell on the ice and blackened the eye, I laid down with a leech on it and took off my shoes until it got dusk. I did not want to go up town with my eye blackened. I pawned some articles at Mr. Stiche's place. I went into Mrs. Dillon's house and she asked me if I would go on an errand for her. I said, "yes." She sent me with two dresses - one was a black dress and another was a gray polonaise. I pawned those and came back to Mrs. Dillon's house and gave her the money and left the two tickets on the table. I raised five dollars on them. I thought if I went to different pawn shops I would get more on them. She did not give me a cent, I had nothing and did not expect it. Did you ever pawn anything for Mrs. Dillon before? No sir, I never did. Did you know that those articles you pawned had been stolen? No sir, I did not. If I did, I would not have went with them. Many an article I have given her myself when she was short of money until her fire would get paid. Other girls did that also. I did not live there at the time of my

0659

arrest I was living in Forty fifth St. between Ninth  
and Tenth Aves. I cannot remember the number  
Mr. Smith is the name. I did not live there, only  
I would go up and pay a visit and stop a day  
or two I did live in Fifteenth St. with my sister.  
I do not know the number, it is near Sixth Ave.  
I am only six or seven weeks out of a place.  
I am sometimes up in Westchester I have worked  
in a restaurant in Sixth Avenue. Cross Examined  
It is about two months that I was in the restaurant  
I have been back and forward doing day's  
work since then. I cannot name the streets where  
I worked. I remember being in Court before Judge  
Patterson. I put my hand to a pen on the paper.  
On the examination before the Justice in answer  
to the question: "Where do you live?" I said, "No 24  
West Twenty Eighth St. I did not know what mat-  
erial the gray dress was made of, I knew the  
black one was silk. Mrs. Dillon did not tell  
me how she came by it and I did not ask  
her anything about it. I knew Mrs. Dillon to wear  
a black silk dress about nine or ten years ago  
but not since then I never saw her wear a  
gray polonaise. I am 30 years old or more. I  
came to this country 18 or 19 years ago. I have  
never been in a place like this before. I know  
Mrs. Dillon about ten or 12 years, she used to  
go out doing day's work; she is a widow

0660

I know her son since he was a little boy. The jury rendered a verdict of guilty of receiving stolen goods knowing that they were stolen.

Ellen Dillon was sentenced to the penitentiary for three years and six months and Catherine Peterson two years.

0661

Testimony in the case  
Wm. Dillon and  
Catherine Peterson  
filed Jan. 28.

0662

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 Ellen Dillon and Catherine  
Peterson each

late of the ~~twentieth~~ Ward of the City of New York, in the County of  
New York, aforesaid, on the ~~nineteenth~~ day of ~~January~~ in the  
year of our Lord one thousand eight hundred and ~~seventy-eight~~ ~~one~~ with force and  
arms, about the hour of ~~nine~~ o'clock in the ~~night~~ time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

~~there situate, feloniously and burglariously did break into and enter by means of forcibly~~  
Hermann Kolze

That the said Ellen Dillon  
and Catherine Peterson

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

in the said dwelling house then and there being, then and there feloniously and  
burglariously to steal, take and carry away, against the form of the Statute in such  
case made and provided, and against the peace of the people of the State of New York  
and their dignity.

And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, the said

Ellen Dillon and Catherine  
Peterson each

late of the Ward, City, and County aforesaid,

Five skirts of the value of fifteen dollars each  
Five overkirts of the value of fifteen dollars each  
Five waists of the value of fifteen dollars each  
Two coats of the value of ten dollars each  
Two vests of the value of ten dollars each  
Two pairs of pantaloons of the value of ten dollars each  
One pair of suspenders of the value of one dollar  
One holder (of the kind commonly called a cigar holder) of  
the value of five dollars  
One pair of the value of five dollars  
of the goods, chattels, and personal property of the said

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

~~Daniel S. Collins~~  
BENJ. R. PHELPS, District Attorney.

0663

~~CITY AND COUNTY OF NEW YORK,~~

*And* THE JURORS <sup>*aforsaid*</sup> ~~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, <sup>*aforsaid*</sup> ~~do further present~~

That the said *Ellen Dillon and Catharine Peters* on each <sup>*and*</sup> late of the ~~First Ward of the City of New York,~~ in the County of New York, aforesaid, on the *thirteenth* day of *January*, in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *eighty one* with force and arms, at the Ward, City and County aforesaid,

*Five skirts of the value of fifteen dollars each*  
*Five overkirts of the value of fifteen dollars each*  
*Five waists of the value of fifteen dollars each*  
*Two coats of the value of ten dollars each*  
*Two vests of the value of ten dollars each*  
*Two pairs of pantaloons of the value of ten dollars each*  
*One pair of suspenders of the value of one dollar*  
*One holder (of the kind commonly called a segar-holder) of the value of five dollars*  
*One pin of the value of five dollars*

of the goods, Chattels and personal property of *Hermann Kolze*

by *a certain person or*  
~~and certain other~~ persons. to the Jurors aforesaid unknown, then lately before feloniously stolen of the said *Hermann Kolze* unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Ellen Dillon and Catharine Peters*

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

*David L. Rollins*  
~~BENJ. K. PHELPS~~, District Attorney.

0664

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Dolson, James

**DATE:**

01/14/81



342

0665

70

Day of Trial,

Counsel,

Filed 14 day of *January* 1881

Pleads

*H. C. Dudley*

*Selling Attorney Justice*

THE PEOPLE

vs.

*James Tolson*

*vs.*

*Daniel S. Collins*

*January 10, 1881*

District Attorney.

*Filed by*

A True Bill, ten: 10 days. &

fine \$10.

*Francis Darr*

Foreman.



0666

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *James Dolson*

Question. How old are you?

Answer. *48 years*

Question. Where were you born?

Answer. *New York city*

Question. Where do you live?

Answer. *506 W 50 St*

Question. What is your occupation?

Answer. *Clerk*

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

Answer. *I am not guilty*  
*James Dolson*

Taken before me, this

day of *December* 188*1*

*[Signature]*  
POLICE JUSTICE.

0667

*John Dorr*  
*10-15-31-38*  
*1880*

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

ANTHONY COMSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that *John Dorr whose right name is unknown but who can be identified by deponent James Dolan* did, on or about the *10<sup>th</sup>* day of *November*, 1880, at number *235 Centre*

*street* in the City of New York, and County of New York, unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and further, that the said *and is commonly called a policy slip or lottery policy* but who can be identified by deponent *John Dorr whose right name is unknown* has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *two hundred and thirty five Centre* street, in the City and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,  
this *29* day of *December*, 1880

*Anthony Comstock,*

*J. M. Patterson*  
Police Justice

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

*James B. Van Pelt* of *150 Nassau St.* being duly sworn deposes and says that on the *ten* day of *November* 1880 he purchased the annexed certain paper or instrument purporting to be a ticket or part of a ticket, in a lottery or lottery policy, which said paper, instrument and ticket, is commonly called a *policy slip*, or *lottery policy*, and the said *John Dorr of James Dolan*

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

Subscribed and sworn to before me  
this *29<sup>th</sup>* day of *December*, 1880

*James B. Van Pelt*

*J. M. Patterson*  
Police Justice

0660

... at number  
New York, unlawfully and knowingly  
secured, a certain paper or instrument,  
and ticket or part of a ticket is hereto  
...  
... and situated and  
... street, in the City and  
... known as or are called letters

Nov 10 1980 9.15 AM  
Bought at 2/35 Center  
Espino St Paid 0.56

0669

Warrant No 70  
POLICE COURT - DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Anthony Bonstock  
150 Chassee St.

VS.

James Deland

LOBBY AND POLICY.

Dated December 29 1880

Walter Magistrate.

3 Clerk

1991 Officer.

WITNESSES:

John H. Newell  
150 Chassee St.

Filed, & 500 to order

By William D. Brown  
88 Bedford Street.

*[Signature]*

501  
257

0670

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

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

That

*James Dolson*

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

*John H. Van Bell*

and did procure and cause to be procured for the said

*John H. Van Bell*

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

*B4 Nov 10 —*  
*20-14-24-178-*  
*Seal of*

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

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

0671

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

That James Dolson

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number two

hundred and thirty five  
Centre Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

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

That the said James Dolson

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

James Dolson

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

hundred and thirty five Centre  
Street

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

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

That the said James Dolson

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler.:

0672

And that \_\_\_\_\_ he \_\_\_\_\_ the said James Dolson

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

hundred and thirty five Centre Street

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

and did procure and cause to be procured for the said

John A. Van Selt

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

B 4 No 10 -

20 - 14 - 24 f78 -

Secd of

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

Daniel B. Rollins

District Attorney.

0673

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Donovan, John

**DATE:**

01/05/81



342

0674

THE JUDGES OF THE SUPREME COURT OF THE STATE OF NEW YORK  
In and for the County of New York

Know all men by these presents that the said Court of Sessions of the County of New York do hereby certify that the within and foregoing is a true and correct copy of the original thereof as the same appears from the records of the said Court.

26.

Counsel, *W. H. B.*  
Filed 5 day of June 1887  
Pleas *Ans. Chas. G.*

Indictment—Larceny.

THE PEOPLE  
vs.  
John Dowan

*John Dowan*

*Daniel S. Collins*  
~~DAVID S. COLLINS~~  
District Attorney.

*Nov 7 '81*  
A TRUE BILL.

*Thompson*  
Foreman.

*Samuel*

*Chas. J. Clegg*

0675

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

*John Schmittger*  
of No. *174 Bank* Street, being duly sworn, deposes  
and says, that on the *27<sup>th</sup>* day of *December* *1880*  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent,

the following property, to wit: *One silver watch  
with gold chain  
attached together*

of the value of *Thirty* 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 *John Donovan*  
*(now here) from the fact*  
*that deponent is in*  
*formed by his daughter*  
*Wilhelmina that she*  
*saw him take the watch*  
*down from a nail in*  
*door parsonage*

*J. Schmittger*

Sworn to before me, this *28<sup>th</sup>* day

*A. M. Smith*  
Police Justice

0676

FORM 10.

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

*Wilhelmina Schnittger*  
*aged eleven years*

of No. *174 Varock* Street, being duly sworn, deposes and says,  
that on the *27<sup>th</sup>* day of *December* 188*8* at the City of  
New York, in the County of New York,

*she saw John Donovan*  
*take the wallet as*  
*described in the*  
*former affidavit*  
*of Wilhelmina Schnittger*

*Adam Smith*  
of *Doe*  
*28*

*1888*  
Notary Public

Answer.— *I am not guilty*  
*John Donovan*

Taken before me, this  
*Adam Smith*  
day of *Doe*  
188*8*  
Police Justice.

0677

FORM 10.

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

*Wilhelmina Schnittger*  
*aged twenty years*

of No. *174 Varock* Street, being duly sworn, deposes and says,  
that on the *27<sup>th</sup>* day of *December* 188*8* at the City of  
New York, in the County of New York,

*she saw John Demouren*  
*take the wallet as*  
*described in the fore-*  
*going affidavit.*  
*Wilhelmina Schnittger*

*Almond Smith*

*28*

*1888*  
*Printed Form*

0678

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

*John Donovan* 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.—

*John Donovan*

QUESTION.—How old are you?

ANSWER.—

*22 years*

QUESTION.—Where were you born?

ANSWER.—

*Belmont*

QUESTION.—Where do you live?

ANSWER.—

*69 1/2 Greenwich*

QUESTION.—What is your occupation?

ANSWER.—

*Laborer*

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

ANSWER.—

*I am not guilty*

*John Donovan*

Taken before me, this

*Alfred Smith*

Police Justice

1882

0679

Form 894.  
POLICE COURT—SECOND DISTRICT

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Affidavit—Larceny.

*John Schmitz*  
174 Bond St.  
John Schmitz  
3  
1881

DATED Dec 28 1880

*Smith* MAGISTRATE.

OFFICER.

WITNESS: *William Schmitz*

*174 Bond St.*

*Leung*

\$500 TO ANS.

BAILABLE

No. STREET.

0580

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

*John Donovan*

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

*One watch of the value of ten dollars*  
*One chain of the value of twenty dollars*

of the goods, chattels and personal property of one

*John Schmittger*

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. *David S. Rollins*

~~BENJ. R. PHELPS~~, District Attorney.

0581

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Doyle, Thomas P.

**DATE:**

01/31/81



342

0682

299

Day of Trial

Counsel,

Filed 31 day of Jan'y 1887  
Pleads Not Guilty (Feb 9)

Violation of Excise Law.

THE PEOPLE

vs.

B  
Thomas P. Doyle.

Wm. W. WEAVER,

District Attorney.

Part Term Feb'y 25, 1887.  
Arrested & fine discharged  
10-6-1887

A TRUE BILL.

James Quinn

Foreman.

With consent of Court  
I ask to be a Juror.  
Since you to do our Court  
this indictment do not  
1887 20.11.11. 10-6-1887  
new to be put on again

0583

Fourth District Police Court.

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

John Stephenson

of No. 402 East 19<sup>th</sup> St.  
Street, in the City of New York being duly sworn, deposes and says,  
that on Sunday, the Second day of January 1881

at the City of New York, in the County New York,  
he saw Thomas P. Doyle

sell and expose for sale, at his premises, No. 87 3<sup>d</sup> Avenue in East  
City of New York spirituous and intoxicating liquors, in violation of the law in such cases

made and provided to wit: Said Doyle did then and there  
sell unto George Stebbins two glasses of whiskey  
for the sum of twenty cents one of which this  
deponent did then and there drink as a  
beverage. That there were present at the  
time seven persons four of whom were at the  
bar drinking.

John Stephenson

Sworn before me, this 19<sup>th</sup> day of January 1881

Police Justice

*[Handwritten signature and notes on the left margin]*

0684

N 299  
POLICE COURT—FOURTH DISTRICT.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

John Stephenson  
402 E 19

vs.

Thomas P. Doyle

AFFIDAVIT.  
Violation of Sunday Liquor Law.

Dated the 19 day of January 1881

Murray Magistrate.

WHL Officer.

Chapman

Witnesses  
100th & 19th Sts

Bailed \$ 100 to Ans. H. J.

By Edward McDermott

698 Broadway Street.

St. Jan 10 1881

0685

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

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

That

*Thomas P. Doyle*

late of the *seventeenth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *second* day of *January* 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

*George Stebbins*

; 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*

*Thomas P. Doyle*

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

*George Stebbins*

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*

**HENRY H. PHILIPS, District Attorney.**

0686

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Dressel, George

**DATE:**

01/10/81



342

0687

THE PEOPLE OF THE DISTRICT OF COLUMBIA

1887

IN SENATE

65

Counsel,

Filed 10 day of January 1887

Pleads

THE PEOPLE

vs.

Indictment - Larceny

I.

George Nesal

Daniel S. Rollins

Acting District Attorney

A True Bill.

James D. ...

Foreman

Pleads guilty

State Refractory ...

THE PEOPLE OF THE DISTRICT OF COLUMBIA

0588

FORM 112.

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

Police Court—Third District.

Samuel Mander

of No. 22 St Mark Place Street, being duly sworn, deposes  
and says that on the 1st day of November 1880

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent Humphrey A Swift of No 22  
St Marks Place

the following property viz.: Two coats

of the value of Fifty five Dollars  
the property of Humphrey A Swift in the care and  
charge of deponent

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

That said Dressel came to the hall door <sup>of said premises</sup> and  
presented a letter to deponent saying at  
the time it was for the lady of the house  
and required an answer. That deponent  
took said letter from said Dressel to  
the back parlor and immediately returned  
and found <sup>that</sup> said Dressel had left and <sup>said</sup> two  
coats were missing that were hanging on  
a rack in the hallway of said premises

Deponent further says that he is informed  
by officer Robinson that said Dressel admits  
taking stealing and carrying away said coats

Samuel Mander

Sworn to, before me this 11  
day of January 1881  
W. H. [Signature]  
POLICE JUSTICE

0689

City and County of New York ss

Edwin O. Robinson of the 17<sup>th</sup> Precinct  
Police being duly sworn says that he  
arrested George Dressel who acknowledg-  
ed and confessed presenting a letter  
and taking stealing and carrying  
away the two coats described in  
the within affidavit of Samuel Mander  
from hallway of premises no 22 St Marks  
Place in said City

Sworn to before me

This 4 day of January 1881

B. V. Mirely Police Justice

0690

Police Court—Third District.  
CITY AND COUNTY }  
OF NEW YORK. } ss.

*George Dressel* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him states as follows,

viz:

Question. What is your name?

Answer. *George Dressel*

Question. How old are you?

Answer. *19*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *Cor Burray + Rivington St*

Question. What is your occupation?

Answer. *Box maker*

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

Answer. *I own up that I took the  
coats*

*George Dressel*

Taken before me, this *4* day of *January* 18*81*  
*Amphib*  
POLICE JUSTICE.

0691

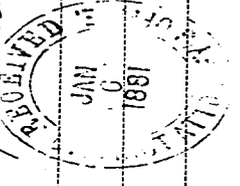
POLICE COURT—THIRD DISTRICT

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Samuel Mandel*  
*22 St Marks Place*

AFFIDAVIT—LARCENY

*George Dressel*



Bailed

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *Jan 4* 1881

*B. H. Burley* Magistrate.

*Richardson* Officer.

*17 P* <sup>o'clock</sup>

Witnesses *Edwin O. Richardson*

*17 Greenwell Street*

*Who stole a coat from*  
*stand Jan 34. 7th St-*

\$ *1500.* to answer

at *4* Sessions

Received at Dist. Attys Office,

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

0692

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

*George Dressel*

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

*Two coats of the value of twenty-two dollars and  
fifty cents each*

of the goods, chattels and personal property of one

*Humphrey A. Swift*

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.

*Daniel S. Rollins acting*  
~~Attorney~~ PS, District Attorney.

0693

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Duff, Thomas

**DATE:**

01/06/81



342

0694

46.

Filed 6 day of Jan 1888  
Pleads,

ROBBERY.—First Degree.

THE PEOPLE

vs.

Thomas Duff

David S. Allen  
~~BENJ. K. PHELPS,~~

District Attorney.

A True Bill.

Examiners

Foreman.

Jan 7/88.

David S. Allen

State Reformatory, Georgia.

0695

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas Duff* 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. *Thomas Duff.*

Question. How old are you?

Answer. *Twenty going on twenty one years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *404 East 14 Street*

Question. What is your occupation?

Answer. *Cysterman*

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

Answer. *I did not take the watch  
I am not guilty*

*Thomas Duff*

*Missen*  
Taken before me this *second* day of *January* 1887  
Police Justice.

0696

CITY AND COUNTY }  
OF NEW YORK, } ss.

POLICE COURT—FOURTH DISTRICT.

of No. John Mc Guire  
928 Avenue "A" Street,

being duly sworn, deposes and saith, that on the second day of January  
1881, at the twelve o'clock 15 minutes A.M. at the said Avenue "A" in the 18th Ward of the City of New York, in the  
County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,  
by force and violence, without his consent and against his will, ~~the following property, viz:~~  
one silver watch

of the value of Sixteen <sup>00</sup>/<sub>100</sub> Dollars,

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

Thomas Duff (now here) for the reason following  
to wit: that on said day at said hour of the night  
this deponent was on his way to his home passing along  
928 Avenue "A" near 16th Street when he was approached by said  
Thomas Duff, who placed his hands upon the  
body and arms of this deponent and attempted to  
and did then and there take away from the left  
side pocket in the vest there worn here worn by  
this deponent as part of this deponent's personal  
apparel, said watch which this deponent carried  
in said vest pocket, and removed the same with  
said watch. That this deponent preferred to have  
said watch taken from him, without resisting  
out of fear that said Thomas Duff would do  
him said deponent some injury to his said  
deponent's person.

John Mc Guire

day of January

Sworn to before me this second

day

Ernest McLean Police Justice

0697

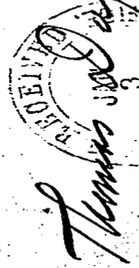
3/1  
Police Court—Fourth District.

AFFIDAVIT—Robbery.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John M. & Grace  
828 Ave. A



Thomas J. Duff  
1897

Dated January 23, 1897

Attesty

Magistrate.

Gilroy  
Officer.

WITNESSES: John McEune 328 Avenue A

John Campbell 186 First Avenue

\$10000 P.M.

General Sanders

Cover

0698

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

*Thomas Duff*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *second* day of *January* 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, in the night time of said day, in and upon one

*John McGuire*  
in the peace of the said People then and there being, feloniously did make an assault and

*One watch of the value of sixteen  
dollars*

of the goods, chattels and personal property of the said

*John McGuire*  
from the person of said *John McGuire* and against  
the will and by violence to the person of the said *John McGuire*  
then and there violently and feloniously did rob, steal, take and carry away, against  
the form of the Statute in such case made and provided, and against the peace of the  
People of the State of New York and their dignity.

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

0699

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Duffy, John

**DATE:**

01/04/81



342

0700

No. 5.

Counsel, *Brookman*  
Filed *4* day of *May* 188*8*  
Pleads *not guilty.*

THE PEOPLE

vs.

*19. 27*  
*413*

*Z*

*John Duffey*

~~*David S. Collins*~~  
~~MINNAPOLIS~~

District Attorney,

*Part no* Jan 5, 188*8*

*pleads P.D.*

A True Bill.

*Thomas Carr*

Foreman.

*Pen 3 months*

Larceny, and Receiving Stolen Goods.

0701

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John Duffy

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. 413 E 17<sup>th</sup> St

Question. What is your occupation?

Answer. Coachman

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

Answer. I am guilty

John Duffy

W. J. Smith  
Taken before me this 26 day of Nov 1887  
Police Justice.

0702

4<sup>th</sup> District Police Court

CITY AND COUNTY OF NEW YORK, ss.

of No. 77<sup>th</sup> Cor Avenue <sup>and</sup> 83<sup>rd</sup> Street, being duly sworn, deposes and saith, that on the at the 21<sup>st</sup> in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

Charles Clausen

25 day of November 1887 Ward of the City of New York,

the following property viz.:

One fine Beaver Skin Robe of the value of thirty dollars \$30

the property of Henry Clausen Jr deponent's Father

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by John Duffy (over here)

That deponent saw said property in the possession of said Duffy on 5<sup>th</sup> Avenue between 35<sup>th</sup> & 36<sup>th</sup> Streets in said City

Clausen

Sworn before me this 26 day of November 1887

Police Justice

0704

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

*John Duffy*

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

*One robe of the value of thirty dollars*

of the goods, chattels, and personal property of one

*Henry Clausen Jr*

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.

0705

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

*John Duffy*

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

*One robe of the value of thirty  
dollars*

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

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

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

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

*Daniel S. Rolland*  
**BENJAMIN PHILIPS, District Attorney.**

0706

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Duffy, Patrick

**DATE:**

01/05/81



342

0707

Counsel,  
Filed 5 day of Jan 1881  
Pleads

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

I.

Patrick Duffy

Daniel S. Collins  
DISTRICT ATTORNEY

District Attorney.

A True Bill.

Thomas J. O'Connell

Joseph B. O'Connell Foreman.

James P. O'Connell

Rev. J. J. O'Connell

0708

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

Form 112.

Police Court—First District.

Alexander Artopoulos  
of No. 221 William Street, being duly sworn, deposes  
and says, that on the 23<sup>rd</sup> day of November 1880

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent, in the night time and  
in an inhabited dwelling house

the following property, viz: One silver watch and gold  
chain of the value of fifteen dollars and  
one watch box, said property being new  
here shown; and a bundle of female  
clothing consisting of shirt, pocket handkerchiefs  
and children under wear and a  
coat, said property being all and  
together

of the value of Forty 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 Patrick Duffy,

now here, from the fact that said  
Duffy was detected carrying out  
of deponents said premises No. 221  
William Street at the hour of 1 o'clock  
A. M. on said day with said stolen  
property in his possession, said property  
having been stolen and carried away  
at said time from deponents rooms  
on the first floor of said premises.

Alexander Artopoulos

(Over)

Sworn to, before me, this 23<sup>rd</sup> day of November 1880  
J. M. Stanton  
Police Justice

0709

City and County of New York, Ad.  
John Duran, of the 44<sup>th</sup> Precinct  
Police, being duly sworn deposes  
and says - that at about the hour  
of 1 o'clock A. M. on the 23<sup>rd</sup> day  
of December 1880 deponent caught  
and arrested Patrick Ruffo,  
now here, in the act of carrying  
out of premises 221 William St.  
in said City with the property  
mentioned in the foregoing  
affidavit of Alexander Artopoulos  
in this Ruffo's possession.

Sworn to before me  
this 23<sup>rd</sup> day of December 1880

John Duran

J. M. Patterson J. Police Justice

0710

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Patrick Duff*

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

Question. What is your name?

Answer. *Patrick Duff*

Question. How old are you?

Answer. *Forty-seven years of age*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *No. 80 Oliver St.*

Question. What is your occupation?

Answer. *Laborer*

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

Answer. *I have nothing to say.*

*Patrick his Duff*  
*(mark)*

Taken before me, this

*9 10*

day of *November* 18*70*

*J. M. ...*  
Police Justice.

0711

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

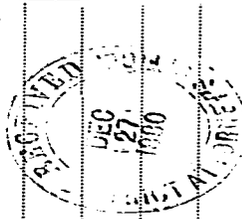
Name, .....  
Address, .....

10787  
Police Court—First District.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*Alex. Antonew*  
221 Michigan St.  
98.

*Patrick Duffy*



Dated *December 23* 1880

*Paterson* Magistrate.

*Quinn H* Officer.

*McA* Clerk.

Witnesses *Adam Kuman*

*H. Pres. Police*

\$ *10.00* to answer

at *General* Sessions

Received at Dist. Atty's office

BAILED

No. 1, by .....

Residence, .....

No. 2, by .....

Residence, .....

No. 3, by .....

Residence, .....

No. 4, by .....

Residence, .....

No. 5, by .....

Residence, .....

No. 6, by .....

Residence, .....

0712

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

*Patrick Duffly*

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

*One watch of the value of six dollars  
Three chairs of the value of ten dollars  
One box (of the kind commonly called a  
match box) of the value of one dollar  
Given article of wearing apparel (a  
more particular description of which  
is to these jurors unknown and  
cannot now be given) of the value  
of twenty three dollars*

of the goods, chattels, and personal property of one

*Alexander Artopoulos* 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.

0713

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

Patrick Duffly

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

One watch of the value of six dollars  
One chain of the value of ten dollars  
One box (of the kind commonly called a  
match-box) of the value of one dollar  
Divers articles of wearing apparel (a more  
particular description of which is to these  
jurors unknown and cannot now be given)  
of the value of twenty-three dollars.

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

Alexander Artopoens

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

Alexander Artopoens

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

Patrick Duffly

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

Daniel J. Rollins  
BENJAMIN PHIPPS, District Attorney.

0714

**BOX:**

28

**FOLDER:**

342

**DESCRIPTION:**

Dunn, Robert

**DATE:**

01/27/81



342

0715

268 BM

Day of Week  
Counsel, J. M.  
Filed 27 day of Jan 1881  
Reads *Exclusively (See)*

THE PEOPLE  
vs.  
Selling Lottery Policies.  
B.  
Robert Dunn

THE PEOPLE  
vs.  
Selling Lottery Policies.  
B.  
Robert Dunn  
Foreman.  
July 25 1881  
David J. Conroy  
John G. Brown  
Paul J. Conroy  
No. 15  
No. 16

Paul  
Walter J. Lawrence  
112 W. D. St.  
\$1000 - dated June 1881

0716

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

Godfrey De Leake  
of No. 253 W 158 Nassau Street,

being duly sworn deposes and says, that on the 13<sup>th</sup> day of  
January 1881 at No. 210 Greenwich  
Street, in the City and County of New York,

Robert Durne now here  
did unlawfully and feloniously sell and vend to

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

the annexed ticket purporting to insure  
a chance in the drawing or drawn numbers  
of a certain lottery unauthorized by the laws  
of the State of New York

Wherefore deponent prays that the said Robert Durne  
may be dealt with according to law.

Sworn to before me, this 14<sup>th</sup>  
day of January 1881

Godfrey De Leake

Residence  
Bailed by

0717

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK ss.

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

Question. What is your name?

Answer.

*Robert Danne*

Question. How old are you?

Answer.

*53 Years*

Question. Where were you born?

Answer.

*England*

Question. Where do you live?

Answer.

*99 Eighth 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 of the charge*  
*Robert Danne*

Taken before me, this

*14*

day of

*January*

188

1

Police Justice

*W. J. [Signature]*

0718

268

Form 06.

Police Court—First District.

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*John Decker*  
1500 Cassan St.

*Robert Dome*



Office, *Pro. Station*

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

Dated *January 14 1891*

*John Paul* Magistrate.

Officer, .....

Clerk, .....

Witnesses,

*Anthony Constock*

*W. Smith*

\$ *500.* to answer

*Wm. P. Miles* Sessions

Received in Dist. Atty's Office

BAILED

No. 1, .....

Residence, .....

No. 2, by .....

Residence, .....

No. 3, by .....

Residence, .....

No. 4, by .....

Residence, .....

No. 5, by .....

Residence, .....

No. 6, by .....

Residence, .....

0719

LAW OFFICES OF  
LEWIS & BEECHER.

JOHN V. B. LEWIS. WILLIAM C. BEECHER.

237 BROADWAY, NEW YORK CITY,

May 3 1883

Pro. v. Drum.

Hon. Fred<sup>r</sup> Smyth.

My Dear Sir.

On the 25<sup>th</sup> of Feb'y, 1881, in a trial before yourself Robert Drum was convicted of selling lottery policy slips, & sentenced to 6 months imprisonment in the Penitentiary and to pay a fine of \$1000.

After his conviction had been affirmed in the Court of Appeals, he voluntarily surrendered himself & commenced serving his term.

I am informed that he has not only served out the full 6 months, but that being poor, & unable to pay the fine, which you subsequently reduced to \$750, he has served about 3 months additional time on account of this fine. I am also informed that if at liberty, he could now get some honest occupation in crewing & that his wife is at present ill.

In view of the manly way in which he surrendered himself & sentenced upon the service of his term, his poverty & the fact that he has now served 9 months.

0720

I would recommend that the balance  
of his fine be permitted -  
were he able to pay the fine, I would not  
urge its remission - but if it must be  
served out, one day for each dollar - then  
I think that it would be a proper exercise of  
judicial discretion to remit the balance -  
I am very Respectfully Yours  
M. Pecker

0721

In Court of General Sessions

The People vs   
Robert <sup>vs</sup> Dunn 

State of New York  ss.  
City & County of New York

The humble petition of Bridget Dunn respectfully shews to the Court -

- 1<sup>st</sup> That she is the wife of the above named Robert Dunn and is in destitute circumstances and poor health.
- 2<sup>nd</sup> That the said Robert Dunn is now a prisoner in the Penitentiary under a sentence of six months and to pay a fine of one thousand dollars imposed on the 25<sup>th</sup> day of February 1881 which fine was subsequently reduced to \$750<sup>00</sup> on March 5<sup>th</sup> 1883.
- 3<sup>rd</sup> That the said Dunn was originally convicted of the sale of a lottery policy ticket on said 25<sup>th</sup> day of February

0722

1881 - that the said verdict and judgment thereon was reviewed by a writ of error and the said Dunn admitted to bail, that the final judgment of the Appellate Court being adverse to said Dunn he voluntarily surrendered himself and was remanded to the Penitentiary on the 13<sup>th</sup> day of Nov. 1882.

4<sup>th</sup> That said Dunn was never convicted or accused of any crime before and was at the time of the commission of the alleged offense only a clerk working at a salary of \$12 per week.

5<sup>th</sup> That your petitioner has obtained the promise of honest employment for said Dunn if the Honorable Court should heed his humble petition and remit the fine imposed upon the said Dunn which he is wholly unable to pay.

Wherefore your Petitioner humbly prays that said fine may

0723

be wholly reunited, and her said  
husband restored to her, and to  
a life of honesty and joy  
Petitioner will ever pray.

Bridget Dunn

City of New York

Bridget Dunn of said City  
being duly sworn says that  
she is the Petitioner herein and  
has read the foregoing petition  
and knows the contents thereof  
and that the same is true.

Bridget Dunn  
Sworn to before me  
this 3<sup>d</sup> day of May 1853  
J. M. [Signature]  
Clerk of the Court

0724

Gen. Sessions

The People  
Robert Dunn

Attorney to receive  
fine

Mr. Cochrane  
attorney for petition

Indigent timely service of  
notice of motion application  
May 11, 1983  
J.M.O. [unclear]  
Court: 101st St.

Ways of Robert  
M. Grant shows  
the facts stated  
in the bench warrant  
and shows that  
motion is dismissed  
of M.C. Reicher &  
W.S. May. The whole  
is not any more.  
Proceeds to Court.  
See M. Reicher  
Letter within

J.M.O.  
May 11/83

0725

Court of General Sessions.

The People. }  
vs }  
Robert Dunn. }

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

Robert Dunn, being  
duly sworn deposes and says,  
I am now confined in the  
Penitentiary under a sentence  
of six months imprisonment  
and a fine of One thousand  
dollars imposed by Hon. Frederick  
Smyth, Recorder, on a conviction  
for selling a lottery policy.

Deponent further says  
that he is informed that the  
prosecutors believed deponent to be  
~~one of~~ the principals engaged in the  
sale of lottery policies, but such  
is not the fact as deponent was  
only a writer at a salary of \$12,000  
dollars per week.

Deponent further says  
that he is entirely destitute and  
without any means to pay said fine  
that he has <sup>at present?</sup> a wife who is de-

0726

pending on deponent for support  
and deponent believes that if the  
fine is remitted and he regains  
his liberty, he will be able to  
earn an honest livelihood for  
himself and wife and he will  
endeavor to do so.

wherefore deponent  
prays that The Hon. Recorder  
may be pleased to remit said  
fine.

Sworn to before me  
January 29<sup>th</sup> 1882

Robert D. Dunn

W. W. Campbell

Notary Public

No 222

No. 19. Co

0727

**At a Court of General Sessions of the Peace,**

held in and for the City and County of New York, at the  
City Hall of the said City, on *Tue* day, the *twenty fifth*  
day of *February* in the year of our  
Lord One Thousand Eight Hundred and Eighty one,

**PRESENT.**

*The Honorable Frederick Smyth*  
*Recorder of the City of New York,*

Justice of the  
Sessions.

**THE PEOPLE OF THE STATE  
OF NEW YORK.**

*Robert Dunn*

vs.

*On conviction by Verdict of selling  
lottery policies contrary to law,*

Whereupon it is **ORDERED** and **ADJUDGED** by the Court that the  
said

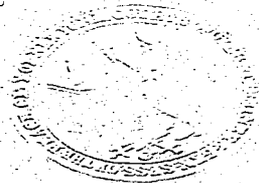
*Robert Dunn*

For the Misdemeanor aforesaid, whereof he is \_\_\_\_\_ convicted,  
be imprisoned in the Penitentiary of the City of New York,  
for the term of *Six months* \_\_\_\_\_ and pay a fine of

*One thousand dollars* \_\_\_\_\_

And it is further **ORDERED**, That he stand committed until the same  
be paid, ~~not exceeding one day for each dollar of the fine imposed from~~  
~~and after the termination of the~~ \_\_\_\_\_ ~~months imprisonment~~

A true Extract from the Minutes.



*[Signature]*

Clerk

0728

N. Y. General Sessions of the Peace

THE PEOPLE  
OF THE STATE OF NEW YORK

Copy of Sentence.

*Against*  
*Jack Quinn*

*February 5*  
*1881*

*Ante-terry Bond*  
*Five hundred Dollars,*

And to pay a fine of  
And to stand committed until the same be paid, not  
exceeding ~~two~~ *one* dollar of the fine  
imposed, ~~to run and otherwise~~ *months*  
imprisonment.

*left bailed out writ of*  
*error and remanded to*  
*the Penitentiary on*  
*13<sup>th</sup> day of November 1881.*

*Five returned*  
*to 11700*  
*FD*  
*each 500/13*

0729

At a special term of the  
supreme Court of the State  
of New York held in and  
for the first department  
at the County Court  
house in the City of  
New York on the 24th  
day of October 1882

Present

Hon Charles T. Donohue  
Justice

Robert D. Dunn

Plff in Error

vs

The People of the  
State of New York

Defts in Error

Whereas on the  
25th day of February 1881, the  
above named Plff in Error was  
convicted in the Court of General  
sessions of the Peaceholdern  
in and for the City and County  
of New York of a Misdemeanor  
to wit: selling lottery policies;  
and by the judgement of said Court

0730

of General Sessions sentenced  
to be imprisoned in the Penitentiary  
of the City of New York for the term  
of six months and pay a  
fine of one ~~hundred~~ thousand  
Dollars and stand committed  
until said fine be paid, and  
whereas thereafter on the 17<sup>th</sup>  
day of June 1851 a writ of  
Error was allowed by a  
Justice of this Court to review  
the proceedings had before the  
said Court of General Sessions,  
and whereas the said judgment  
was reviewed by this Court at  
their General Term, and the  
said judgment was reversed  
and a new trial ordered to  
be given to the said Robert  
Brown upon the indictment  
against him in the said  
Court of General Sessions  
of the record, and whereas on  
the 6<sup>th</sup> day of June 1852  
a writ of Error to the Justices  
of the Supreme Court of the  
State of New York in and  
for the first judicial department

0731

Was herein thereafter allowed to review  
the proceedings as they were  
before this Court and whereas on  
the 10th Day of October 1882  
the said judgment having been  
reviewed by the Court of Appeals  
of this State and the said  
Judgment of the General Term  
of this Court being reversed  
and Judgment of General Sessions  
affirmed as by remittitur filed  
herewith fully appears

Now on  
reading and filing said  
remittitur and a motion of  
John McKone, District Attorney  
of the County of New York.

It is ordered that the  
said Judgment of the Court  
of Appeals be and ~~that~~ the  
same is hereby is made the  
Judgment of this Court and  
the said Judgment of the  
of the said Court of General  
Sessions heretofore given  
and pronounced upon and  
against the said Plaintiff in  
Error be and the same is  
hereby directed to be enforced.

0732

MAA

and carried into effect, and  
the story of proceedings  
heretofore allowed herein is  
herby vacated and set aside

A copy  
Wet Butte @ Donohue  
club

1. 2. 3. 4. 5. 6. 7. 8. 9. 10.

Handwritten notes and scribbles in the bottom section of the page, including some illegible text and a large scribble.

0733

and carried into effect, and  
the Plans & Proceedings

N. Y. Supreme Court

Robert Duran  
Rep. in Law

Agst

The People

of the State of

New York

vs  
John J. Duran

understanding

judgment of

General Term

John J. Duran  
vs  
State

Albany

0734

CITY AND COUNTY }  
OF NEW YORK } ss.

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

That

*Robert Dunn*

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

*Godfrey H. Leake*

and did procure and cause to be procured for the said

*Godfrey H. Leake*

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

*B. N.*

*21-24-26 GJS*

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

0735

SECOND COUNT—

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

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

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

*Two hundred Audten Greenwich Street*

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

THIRD COUNT—

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

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

And that he the said *Robert Dunn*

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

*Two hundred Audten Greenwich Street*

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

*Godfrey L. Keake*  
and did procure and cause to be procured for the said

*Godfrey L. Keake*  
a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

*B N*  
*21 - 24 - 26 G N*

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

0736

FOURTH COUNT—

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

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

*Two hundred and ten Greenwich Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly per-  
mit the said room to be used and occupied for gambling.

FIFTH COUNT—

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

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

*Two hundred and ten Greenwich Street*

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

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

DANIEL G. ROLLINS,  
District Attorney.