

0483

BOX:

26

FOLDER:

319

DESCRIPTION:

Eagan, John

DATE:

12/23/80



319

0484

J. J. [Signature]

Filed 23 day of Dec.

1887

Pls. [Signature]

THE PEOPLE,

vs.

John E. [Signature]

Burg. 3rd dep. Grand Jurors
and Rec. stolen goods.

Wm. K. PHILIPS,

District Attorney.

A True Bill.

McConnell [Signature]

[Signature] Foreman.

[Signature]
J. J. [Signature]
[Signature] 3 days.

24.6 [Signature]
New

0485

Police Office. Third District.

City and County }
of New York, ss.:

No. of 340 East 12 Street, being duly sworn,

deposes and says, that the premises No. 340 East 12
Street, 17 Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a boarding house by deposit

were **BURGLARIOUSLY**

entered by means of forcing the catch with which
the door leading to said premises
was bolted

on the afternoon of the 13 day of December 1880,
and the following property, feloniously taken, stolen and carried away, viz..

four coats, two vests, one
clock and other articles
of clothing & furniture of the
value of One Hundred Dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

John Eagan (nowhere)

for the reasons following, to-wit: that deponent left
said premises purely bolted
the afternoon of said day & upon
his return found the door forced
open and the above mentioned
property taken away. Deponent
has identified as a portion of
said property three coats,
two vests and a clock and
other articles which were

0486

shown to him by Officer
Mc Ardle of the 17 Precinct, which
property said Mc Ardle states
he found in possession of the
accused - Bernard Kelly

Seen before me
this 14 day of Dec 1880

J. M. Kelly

Police Justice

City of New York

Patrick Mc Ardle of the 17 Precinct
being duly sworn says,

I arrested the accused
John Eugene on the afternoon of
Dec 13 1880 having in his possession
certain of the property above
described and which was
subsequently identified by
Bernard Kelly as having been
stolen from him.

Seen before me Patrick Mc Ardle
this 14 day of Dec 1880

J. M. Kelly

Police Justice

0487

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

John Egan 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.—

John Egan

Question.—How old are you?

Answer.—

15 years

Question.—Where were you born?

Answer.—

England

Question.—Where do you live?

Answer.—

241 Street

Question.—What is your occupation?

Answer.—

On an Express wagon

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

Answer.—

A young man gave me the bundle to carry & I carried it to 141 St. The officer came up & took me & the other fellow ran away

John Egan

Taken before me, this

day of

Police Justice.

0488

Form 115.

POLICE COURT--THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Benjamin Kelly
340 E. 12th St.

John E. Capra
17th St. N.W.



Offence, BURGLARY.

Dated *December 14th* 189*0*

Wilbreth Magistrate.

Mc Ardle Officer.
17th St. N.W. Clerk.

Witness,
Kate McCallum
2441 Grand St.

No. _____ Street.

No. _____ Street.

No. _____ Street.

§ *1000* to answer committed.

Received in Dist. Atty's Office,
[Signature]

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0489

238

The People ^v John Egan { Court of General Sessions. Before Recorder Smythe. December 27. 1880. Indictment for burglary in the third degree, grand larceny and receiving stolen goods. Bernard Kelly, sworn and examined, testified. I live at 340 East Twelfth st. on the top floor, I remember the 13th of Dec. I have charge of the place that was broken into on that day. I found out that it had been broken into when I came from work about half past five in the evening. I left my room at one o'clock, I came home to dinner and when I went away I locked up. They broke the fastening of the door, the bolt that fastened the inside was completely broken off that led from the hallway into my room. Other people have rooms on the same floor. I found all my coats gone; four coats, two vests, a bedspread, a clock, a set of jewelry, and a silver cup; these things were worth one hundred dollars. Afterwards saw them in the Seventeenth Precinct station house - I saw three coats, two vests, a bedspread, an undershirt, and a clock. I did not see the prisoner that afternoon. I never knew the prisoner before he was arrested; he did not occupy a room with me; he was not a personal friend. I have got a contrivance of my own to fasten that door. I can move

0490

the bott inside by working it through a hole with a small penknife. The track was on the wood work of the door where it was forced open. Kate McGinn, sworn and examined testified. I live in the same house with Mr. Kelly on the first floor. I remember the 13th of December when his room was broken into. I saw the prisoner and another boy that day going up stairs in the afternoon; they did not belong in the house. I saw them come down again and I saw a bundle under the prisoner's arm. I watched where they went to. I went down and I told the young man in the store and then I followed the prisoner down Thirteenth St. and Avenue St. I told an officer. The prisoner is the one I saw go down the stairs with the bundle. Cross Examined. The boy who was with the prisoner was older than he and about a head larger. I had not seen either of them around the house. I could not tell how long they had been up stairs, I guess over an hour. at half past two. Patrick McCabe, sworn and examined. I arrested the prisoner and I found in his possession three coats, an undershirt, and a spread off the bed; the things were rolled up in the spread; the fellow who was with

0491

Eagan dropped the clock and ran; he walked behind the prisoner. His property was shown to the complainant; this is the same property that was shown to the complainant and that he identified as his? Yes sir. Cross
Examined. This boy was going in the direction of Fourteenth St. was he not when you arrested him? Yes sir, on the corner of Fourteenth St. and Avenue A. This is the bolt off the door that they "bursted" in (exhibiting the bolt) That was bursted off? Yes sir.

Did you see that bolt taken off that door? No sir, but it was lying at the door. Did you see the door? I saw the door where it was bursted in. I did not find it; they picked it up; they said this was lying there.

John Eagan, sworn and examined in his own behalf testified as follows: Where do you live? In Twenty Fourth Street. Who do you live with? My mother and father. What did you work at before you were arrested? With an express wagon. For whom? In Winterbottom. Where does he keep? Mercer street. What number in Mercer street? I do not know the number. What is the name of the Express Co? The Metropolitan Express Co. Near what street is it? Mercer street, the office keeps in Walker street, the Metropolitan

0492

Express Office right up from Broadway.
How long did you work for that? I worked
two weeks for them. Have you ever been
arrested before for any offence? Yes sir. For
what? I was arrested before for stealing.
What did they do with you? House of Refuge.
Now on the 13th day of December did you
go into the house No 340 East Twelfth St.
Did you go in there? Yes sir. Did you
go in there alone? No sir. Who did go
in with you? There was two other fellows
went in before me and then I went
up after them. How did you happen to
go into that house tell the jury? I went
down with these young men. Who were
these young men? I do not know where
they live. One is Coyle and the other
is Stevenson - Robert Coyle and Edward
Stevenson. Who asked you to go into that
house? I met those boys and I went with
them. By the Court. Who asked you to go in?
No one asked me; they went up first and
I went up after them. By yourself. For what
purpose did you go into the house? For
the purpose of stealing.

The jury rendered a verdict of guilty
without leaving their seats. His Honor
sentenced him to the penitentiary for
two years and six months.

0493

Testimony in the case
of John Ragan
filed Dec. 23

0494

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

John Eagan

late of the ~~seventeenth~~ *thirteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the ~~thirteenth~~ *thirteenth* day of *December* in the
year of our Lord one thousand eight hundred and ~~seventy eight~~ *eighty* with force and
arms, about the hour of *two* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of *one*

Bernard Kelly

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

he the said

John Eagan

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

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

John Eagan

late of the Ward, City, and County aforesaid,

Four coats of the value of ten dollars each
Two vests of the value of five dollars each
Four pair of pantaloons of the value of ten dollars
each
One clock of the value of ten dollars

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

Bernard Kelly

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.

DEPARTMENT OF JUSTICE, DISTRICT ATTORNEY.

0495

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

John Egan

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,

*Four coats of the value of ten dollars each,
Two vests of the value of five dollars each,
Four pairs of pantaloons of the value of ten dollars each,
One clock of the value of ten dollars*

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

Bernard Kelly

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

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

John Egan
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.

BENJAMIN K. PHELPS, District Attorney.

0496

BOX:

26

FOLDER:

319

DESCRIPTION:

Eagan, William

DATE:

12/27/80



319

0497

BOX:

26

FOLDER:

319

DESCRIPTION:

Higgins, Lawrence

DATE:

12/27/80



319

0498

BOX:

26

FOLDER:

319

DESCRIPTION:

Brady, Thomas

DATE:

12/27/80



319

0499

(11) *Price*

Filed 1 day of Dec. 1880.

Pleas

Indiscreetly - 34

THE PEOPLE

vs.

*William Egan,
Lawrence Egan,
Thomas Brady.*

ROBBERY.—First Degree.

BENJ. K. PHELPS,

District Attorney.

On view at the Court House

A True Bill.

Marshall W. Coffey

Foreman.

Dec 5, 1881.

Chas. T. Smith & Co.

Dec 20, 81.

Dec 20, 81.

0500

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

Thomas Brady 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 Brady*

Question.—How old are you?

Answer.—*Forty four*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*10 Jackson st*

Question.—What is your occupation?

Answer.—*Longshoreman*

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

Answer.—*I am not guilty. There is no truth in the charge. Being worried of my right that anything which I may say would be used against me I declare that I was standing last night on the corner of Madison & Jackson streets with Medient Higgins, Danahoe, Eagan, John Lawley and a Dilettoman & I call him came along. His friend left him, I asked Lawley to drink, I had a can of beer. He drank. We all went to the corner of Seamen & Jackson + all were drunk. Through Monroe toward Seamen. We stopped about the middle of the block. I did not seize Lawley by the waist nor any other part of his body. I saw no one assault him, I did not assault him. No attempt at robbery was made upon him by any one.*
Thomas Brady

Taken before me, this

7/6

Judge of Pleas

Police Justice

0501

Police Court—Third District.

CITY AND COUNTY OF NEW YORK, ss.

William Eagan

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.—

William Eagan

Question.—How old are you?

Answer.—

19 years

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

350 Madison St

Question.—What is your occupation?

Answer.—

Truck Driver

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

Answer.—

I am not guilty

William Eagan

William Eagan being duly sworn in his own belief deposes and says that I am 19 years of age that I live at 350 Madison street. On the night of the 20th inst. when Lawley met suspect Brady & Higgins. Medley & Donohue we were standing together on the corner of Jackson & Madison streets. It was about eleven o'clock at night. We had some beer in a can. Lawley asked me to give him a drink. I gave him the can. He then placed his arm around my neck & started to go down Jackson to Monroe st. We all went together. When in the middle of the block in Monroe st between Jackson & Scammon st. Lawley stopped & asked me to drink & said where is the can. Lawley then gave me a knife saying put it in your pocket. I might do some harm with it, we then

Taken before me, this

day of

Police Justice

0502

Went to the corner of Monroe & Seneca streets
where we all stood talking for some time. When
Sawyer started for home and left us, I did not
seize him by the lapel as Mr. Brady
did not seize him around the waist, and
as we took a cut from him, we have
been boys together all the days of our life.
The difficulty he speaks of occurred
about two years ago, he had hit a friend of
mine and I hit him back,

William Egan

Brought before me

December 21st 1880

B. T. Morgan

Ohio Justice -

0503

Police Court—Third District.

CITY AND COUNTY OF NEW YORK, ss.

Lawrence Higgins 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.—Lawrence Higgins

Question.—How old are you?

Answer.—14 Years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—395 Madison St

Question.—What is your occupation?

Answer.—Oyster Oyster

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

Answer.—I am not guilty.
Lawrence Higgins

State & County of N.Y.S.S.

Lawrence Higgins of No 395, Madison St
being duly sworn deposes & says, I am 14 years
of age. I live at 395 Madison Street with my
mother and father. I first saw Lawley at ten
and a half o'clock last night. I was standing
on the corner of Jackson & Madison Streets, in
company with Brady, Vedicut, Eagan, Donohue
Lawley came along with an interested man
Lawley was interested or pretended. He
I shook hands with his friend and his friend
went down Madison Street. We were drinking
we had a pair of beer. Some one asked Lawley
to drink, he drank. Vedicut, Eagan & Donohue
went to the door the street, to the door

Taken before me, this

day of

189

Police Court

0504

Brady & myself went after them to get the Can
 It was Brady Can Brady asked for the Can
 one of them told them where it was
 Brady and Donohue was talking about the Can
 No one assaulted Lawley. We all went
 to the corner of Seamount & Cherry street, Lawley
 stopped to talk to two intoxicated women.
 We then went up to Seamount & Madison street
 Lawley then left us. No one took money
 from them no one attempted to do so,

Lawrence Higgins

Sworn to before me

Dec 14th 1880 -

B. T. Morgan

Police Justice

CITY AND COUNTY
 OF NEW YORK

South Third District

of No. 26
 being duly sworn
 1880, at the
 the Court

0505

Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Thomas Lawley
House of Detention

of No. 26 Pitt

Street,

being duly sworn, depose and saith that on the 20th day of December 1880, at the ~~front~~ ^{front} of a Green ~~stone~~ ^{stone} in ~~the~~ ^{at} ~~the~~ ^{near} ~~the~~ ^{Peauant} ~~street~~ ^{street} 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.: the sum of thirty five cents ~~front~~ ^{front} three ~~other~~ ^{other} coins of the value of two cents each and one coin of the value of five cents, good and lawful currency of the United States Government. And he paid of gloves of the value of one dollar ~~in all~~

of the value of One and 35/100 DOLLARS, the property of the 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

William Eagan and Laurence Higgins (both unknown) and one Michael Brady not yet arrested. That the accused seized this deponent by force and violence and the said William Eagan held the clock ~~up~~ ^{up} and shown over the head of the deponent what the said Laurence Higgins and Michael Brady took from deponent's pockets the aforesaid property. Thomas Lawley

Sworn before me this 18th day of Dec 1880
J. L. Morgan

Police Justice

0507

Police Department of the City of New York,
No. 300 Mulberry Street,

New York, _____ 18

Witnesses in the Egan & al case

Adam Flockerze
No 30 Jackson St

Michael Schafter for the
Defense No 1 Jackson St.

The knife that I found in Wm Egan's possession is claimed by the witness Mich^l Schafter, who also claims to have been knocked down & Robbed on cor. Monroe & Jackson St. previous to the Robbery of Thos Lawler, he says that the Robbers struck him on the head & robbed him of this knife and about \$1.70 cents & one handkerchief. (he thinks the same party robbed him)

0508

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

*William Egan, Lawrence Higgins and
Thomas Brady each*

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

Thomas Lawloy
in the peace of the said People then and there being, feloniously did make an assault and

*Three coins (of the kind commonly called
dimes) of the value of ten cents each.*

*One coin (of the kind commonly called
nickels) of the value of five cents each.*

Two gloves of the value of fifty cents each.

of the goods, chattels and personal property of the said

from the person of said

the will and by violence to the person of the said

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.

BENJ. K. PHELPS, District Attorney.

0509

BOX:

26

FOLDER:

319

DESCRIPTION:

Edwards, George

DATE:

12/14/80



319

0510

Day of Trial,

Counsel,

Filed 14 day of Dec 1880

Pleas

THE PEOPLE

33.

65 Spring St
Providence

George H. Edwards

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Manuel W. Doyle

Part in Dec 20. 1880

perdo-guilty

SP 11 1/2 years

0511

Police Court—First District.

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

Louis Weber

of No. 351 Broome Street,
being duly sworn, deposes and says, that on the 28th
day of November 1880, at the City and County of
New York, and at about the hour of
6 o'clock A. M. Deponent caught
and detected George H. Edwards,
now here, and another man whose
name is unknown to deponent, within
the church edifice or building situated
on the north east corner of Broome
and Elizabeth Streets in the 1st Ward
of the City of New York, and known
as "St. Matthews German Lutheran
Church". That deponent is employed
by the Pastor of said church, Hermann
H. Ernst, and on the morning of said
day opened said church and went
therein to light the fires. That
deponent went into the basement hall
of said church and thereupon met
said Edwards and said other man
ran out of the vestry room and
passed deponent and ran out of the
basement door fronting on Elizabeth
Street. That deponent ran out of the
Broome Street door and passed into
Elizabeth St. and saw the man
whose name is unknown to deponent
climb over the fence and run
up Broome Street towards Broadway.
That deponent then attempted to
apprehend said Edwards, who was
in the act of climbing over the
railing, when he attacked and

0512

attempted to stab deponent with a knife. That deponent followed said Edwards into Elizabeth Street between Grand and Hunter Streets where deponent caused his arrest by officer Patrick Cully, here present.

That deponent returned to the church and found that two doors leading to the vestry room had been broken open and that the iron safe in the vestry room had been attempted to be forced open, and deponent found lying beside the safe the burglars' implements, namely a screw, a pick, a steel jimmy, an iron pledge, and three steel wedges. That the pad-lock on the safe had been broken off and stuck on the inside. That deponent saw said Edwards searched at the station house and found a knife, matches and a piece of a wax candle in his pockets.

That deponent is informed and believes that said safe then contained papers, deeds, leases and other property of value, the property of said church which is incorporated under and in accordance with the laws of the State of New York.

That deponent charges and alleges that said Edwards and said other men did secretly themselves within said church with the felonious intent to commit a larceny therein, and did forcibly and unlawfully break out of said church by force.

05 13

Breaking open the basement
door fronting on Elizabeth Street
by withdrawing the inside bolts
and forcing said door open

Sworn to before me this 29th day of November 1880

John H. H. H.

Deputy
Police Justice

05 14

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

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

Offence.

Dated 187

Magistrate.

Officer.

Clerk.

Witnesses.

\$ to HIRSH

at Seasoning

Received in Dist. Atty's Office,

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

05 15

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK.

George H. Edwards 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 *he* states as follows, viz:

Question. What is your name?

Answer.

George H. Edwards

Question. How old are you?

Answer.

Thirty-three years of age

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

No. 65 Spring Street

Question. What is your occupation?

Answer.

Printer

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.
George H. Edwards

Taken before me, this 11th day of November 1880

POLICE JUSTICE.

05 16

George. H. Edwards
sentenced in 1869
for 4 1/2 yrs for Robbery
and in 1876 to 5 yrs
for Grand Larceny,
King, Co. Mass.

Capt. Kealey

0517

FOR COMPLAINANT

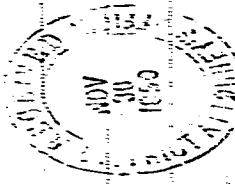
Police Court—First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Louis Weber

vs.
Geo. H. Edwards



Dated November 29, 1880

Supp Magistrate

Cully 14

Officer

McK

Clerk

Patrick Cully

14th Prec. Police

Michael H. Walsh

132 S. Lyabert St.

2000 to payee

General Court

Received in Dist. Atty's Office,

for \$2000 for J.P.M.

COUNSEL FOR DEFENDANT

0518

CITY AND COUNTY }
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 H. Edwards

late of the *Fourth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twenty eighth* day of *November* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms,
at the Ward, City and County aforesaid, the *church* of
the Saint Matthew German Lutheran Congregation
there situate, feloniously and burglariously did break into and enter, the said *church*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Fredrick H. Ernst

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

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

BENJ. K. PHELPS, District Attorney.

05 19

BOX:

26

FOLDER:

319

DESCRIPTION:

Exner, Theodore

DATE:

12/03/80



319

0520

250 No. 2-10

Day of Trial,
Counsel,
Filed day of Feb 1880
Pleads

Violation of Lottery Laws.

THE PEOPLE

vs.

B.
Theodore Caner

BENJ. K. PHELPS,
District Attorney.

A True Bill
J. W. Phelps
Prosecutor

May 19/87
Fine \$100.
Pleads guilty.

0521

2 R. S. Title 8, Part 1, Chap. 20, Article 4.

Police Court, Second District.
CITY AND COUNTY OF NEW YORK.

Henry Rutledge of No. *174*
Acme Street, in said City and County.
being duly sworn, deposes and says, that on the *23* day of *November*
18*81* at No. *330 Broadway* Street, in said City, he saw there
in charge of the place, *Theodore E. Ewer*. (now here,)

and that said place was openly, publicly and unlawfully kept and maintained as an
office or place for the vending or selling of instruments or papers known as "LOTTERY
TICKETS,"

That deponent purchased
the annexed lottery ticket No.
67021. of said Ewer. and
paid him one dollar therefor.
That the sale of said ticket

~~which~~ deponent charges ~~as~~ in violation of the statute in such case made and provided,
and prays that said *Theodore E. Ewer*
may be dealt with according to law.

Sworn to, this *24* day of *Nov* 18*81*
before me,

Belmont Police Justice.)

Henry
Rutledge

0522

56

in 240

Police Court—Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Henry R. Hedges
174 Ave. B

Offence—Keeping a Lottery Office.

Theodore Green

Dated *24 Nov*

1880

Magistrate.

Witnesses

Capt. Dragan Officer.

John Smith

Committed in default of \$ *1000* surety.

Filed by *May Rogers*.

No. *208* & *4th* Street.

THE * LOUISIANA * STATE * LOTTERY * CO. *

Tuesday, Dec. 14, 1880.

TEN THOUSAND DOLLAR DRAWING

67021

J. M. Daugherty, President

0524

NOTICE.

~~50~~ Pieces of Tickets, or
Tickets made up of pieces, or
Altered Numbers, or without
the President's Signature, or
in any manner having been
Cancelled, will ~~not~~ be held
good by this Company.

**SCHEMPP'S
TEN DOLLAR DRAWING.**

**Class M,
Tuesday, Dec. 14, '80.**

100,000 Tickets at \$10 00 Each.

LIST OF PRIZES.

1 Prize of \$100,000 is...	\$100,000
1 Prize of 50,000 is...	50,000
1 Prize of 20,000 is...	20,000
1 Prize of 10,000 is...	10,000
1 Prize of 10,000 is...	10,000
4 Prizes of 5,000 are...	20,000
20 Prizes of 1,000 are...	20,000
50 Prizes of 500 are...	25,000
100 Prizes of 300 are...	30,000
200 Prizes of 200 are...	40,000
500 Prizes of 100 are...	50,000
10,000 Prizes of 10 are...	100,000

Approximation Prizes.

100 Approx. of \$200 are	\$20,000
100 Approx. of 100 are	10,000
100 Approx. of 75 are	7,500

11,279 Prizes, amount'g to \$522,500

C. T. Thompson
J. A. Early
Commissioners

0525

CITY AND COUNTY
OF NEW YORK,

OFFICE OF THE CLERK OF THE SUPREME COURT

Know all men by these presents, that the undersigned, 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:

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

Theodore Eaner

late of the *fifteenth* Ward, in the City and County aforesaid, on the *twenty-third* 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

Henry Rutledge

and did procure and cause to be procured for the said *Henry Rutledge*

a certain paper and instrument, being and purporting to be a ticket of a certain lottery, to wit:

The Louisiana State Lottery Company

the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown, which said paper and instrument *commonly*

called a lottery ticket

is as follows, that is to say:

The Louisiana State Lottery Co.

Will draw at Tuesday, Dec. 14, 1880 *incorporated*
at New Orleans on *August 17, 1868.*

The Semi-Annual Ten Dollar Drawing.

This tenth ticket entitles the holder thereof to one-tenth of each prize, as may be drawn by its number in the within-named drawing, if presented for payment before the expiration of three months from the date of said drawing.

Six Seven Nines Two One
6 7 0 2 1

Chas. A. Dauphin
President

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.

Tenth 9209
Chas. A. Dauphin

0526

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

Theodore Exner

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,
did unlawfully and knowingly vend, sell, barter, furnish and supply to one

Henry Rutledge

and did procure and cause to be procured for the said Henry Rutledge

a certain paper and instrument being and purporting to be a part and share of a ticket
of a certain lottery, to wit:

The Louisiana State Lottery Company

the same being a lottery for the purpose of exposing, setting to sale, and disposing of
certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the
jurors aforesaid unknown, which said paper and instrument commonly

called a lottery ticket

is as follows, that is to say:

The Louisiana State Lottery Co.
will draw at New Orleans on Tuesday Dec. 14. 1880 incorporated August 17th. 1868.

The Semi-Annual Ten Dollar Drawing.

This tenth ticket entitles the holder thereof to one
tenth of such prize as may be drawn by its number in the
within-named drawing, if presented for payment before the
expiration of three months from the date of said drawing.

Six Seven Sixty Two One

6 7 0 2 1
M. A. Dauphin
President

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.

Tenth
Class No. 9259