

0317

BOX:

434

FOLDER:

4003

DESCRIPTION:

Jackson, Henry S.

DATE:

04/03/91



4003

POOR QUALITY ORIGINAL

0318

Mary Ellen
27/07/1891

Counsel,
Filed
Pleads,
3
3
1891

THE PEOPLE
vs.
Henry S. Jackson
[Section 49, Code of Criminal Procedure]
Burglary in the second degree.

Stacy J. Scott,
JOHN R. BULLOWS

District Attorney.

A True Bill.

Alfred J. ...

Foreman.
Park II April 8/91.
Tried and convicted \$10.
E. J. ...

Witnesses:
A. Biscoe

**POOR QUALITY
ORIGINAL**

0319

COURT OF GENERAL SESSIONS,

Part III.

The People of the State of New York,

against-

Henry S. Jackson.

:
: Before
: HON. RUFUS B. COWING
: and a jury.
:
:

Indictment filed April 3rd, 1891.

Indicted for burglary in the third degree.

New York, April 8th, 1891.

A p p e a r a n c e s :

For the People, Assistant District Attorney
Wauhope Lynn,

For the defendant, Mr. Mark Alter.

AUGUSTUS W. MCCLAY, a witness
for the People, sworn, testified.

I am a physician by profession and reside at the
Westminster Hotel in this city. I resided in that hotel
on the 29th of last March. I have six or seven rooms, a
whole floor. During the past few months, I have been mis-
sing money and articles of wearing apparel. I usually
go into dinner at about half past six and stay in there un-
til half past seven, and it was during this hour that the
articles were stolen. I called at the 18th Precinct Sta-
tion House, on the 29th of March, and asked to have a de-
tective come with me and stay in my apartments while I went
to supper. The detective came and I locked him in my room.
I had not been at the table before the detective came and

**POOR QUALITY
ORIGINAL**

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notified me that he had found the defendant in my room.

CROSS EXAMINATION:

The defendant was the elevator boy in that hotel. He usually carried me upstairs and down when I went to my meals. I have been living in that hotel for six months, and I have been missing these articles for about two months. I lost in the neighborhood of \$100. altogether.

M I C H A E L B I S S E R T, a witness for the people, sworn, testified:

I am a detective officer attached to the 14th Precinct. On the 29th of March, I visited the premises known as the Westminster Hotel, at No. 15 East 16th Street, at the request of Dr. McClay. I entered the premises about half past five o'clock in the afternoon and remained there until about half past six. At that hour, the doctor went to supper and left me locked in the room. The doctor had gone between ten and fifteen minutes when I saw the prisoner at the door and coming into the apartments. He went into the bed room first and next into the parlor. Before he entered the room I heard a noise as though some one was putting a key in the lock. I saw him standing in front of a bed that was in the first bedroom; he was bending over the bed on which there was a cloak and a pocketbook; he had his hand on the pocketbook when I came out and grabbed him. I said, "What are you doing in here?" And he said "I found the door open." I said, "What business did you have with that pocketbook;" and he said, "I did not have

**POOR QUALITY
ORIGINAL**

0321

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the pocketbook in my hand." I seny upstairs for the doctor and he came down.

Q CROSS EXAMINATION:

Q Where were you at the time the door was opened? A I was in the second bedroom. The door was open.

Q Do you mean to say that fron where you were in that second bed room that you saw the door opened by this prisoner with a key? A No, sir.

Q Will you swear that the door was not open? A No, sir.

Q It might have been unlocked for all you know? A Yes, sir, it might have been.

Q How is it you came to swear that the doctor locked the door when he went out? A I heard the doctor lock the door when he went out.

Q Still you are not ready to swear whether the door was locked or not? A No, sir; I won't swear the door was locked, because I didn't lock it myself.

Q Do you remember the prisoner being searched at the station house? A Yes, sir; we found a few keys and a knife on him.

Q Did you try the keys found on him in the lock of the doctor's door? A Yes, sir; none of them would unlock it.

Q Where did the prisoner have his hand when you saw him at the bed? A He had one hand on the pocketbook and the other hand on the cloak that was lying over the bed.

Q Will you pösitively say that you saw him with his hand on the pocketbook. A Yes, sir, I was the side of him.

**POOR QUALITY
ORIGINAL**

0322

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D E F E N C E .

H E N R Y S . J A C K S O N , the defendant ,
sworn, testified:

I am eighteen years of age. I was employed as elevator boy at the Westminster Hotel for two or three months. About seven o'clock on the evening of the 29th of March, I took a gentleman up in the elevator to the third floor, and when I came down stairs again, I found the street door wide open. I wondered if anybody could have come in to the hotel and sneaked into any of the rooms. When I went upstairs again I looked around and I found that the doctor's apartments were open, and as I had seen the street door wide open, I thought it was very suspicious, so I went into the doctor's room and looked around to see if I could find anybody. As I was looking around the room, this detective came from another room, grabbed hold of me and I was arrested. The apartments were wide open or I never would have gone into them. I did not enter that room for the purpose of burglary, but did so to look if anybody had entered. I did not have my hand on any pocket-book or any other article when the detective arrested me, nor was I leaning over a bed as he has testified. I have never been arrested before in my life.

CROSS EXAMINATION:

I have been employed in the Westminster Hotel about three months. My work is confined to the elevator

**POOR QUALITY
ORIGINAL**

0323

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in taking passengers up and down. I remember taking the doctor down to supper on the evening of this occurrence. It was after I had taken him to supper that I found the street door open and also found the door leading into the doctor's apartments open. I have been in the doctor's rooms several times. I never heard any complaint that the doctor had missed things from his room.

M A R T H A J A C K S O N, a witness for the defendant, sworn, testified:

I am the mother of this defendant. He has never been arrested upon any charge before. I never heard anything against his character. He has always worked and brought his earnings home to me.

R O B E R T J. J E N K I N S, a witness for the defendant, sworn, testified:

I am a tailor in the employ of A. H. King & Co. in this city. I am the manager of that concern, and as such I have employed this defendant as errand boy. At times he had charge of quite a large sum of money belonging to the firm. I never found him in the least dishonest. He was in the employ of the firm for about three or four months. From what I know of the character of the defendant at the bar and his honesty, I would again take him into my employ and trust him with money.

The jury returned a verdict of guilty as charged.

POOR QUALITY ORIGINAL

0324

• 1891.

The following is a summary of the proceedings

and the result of the trial. The defendant was found guilty of the crime charged in the indictment. The court sentenced the defendant to the State Prison for a term of years. The court also ordered the defendant to pay a fine of dollars. The court further ordered that the defendant's costs be paid by the State. The court also ordered that the defendant be committed to the custody of the Sheriff of the County of New York.

Indictment filed April 13-1891.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

HENRY S. JACKSON,

Abstract of testimony on

trial New York, April 18th

1891.

The following is a summary of the proceedings and the result of the trial. The defendant was found guilty of the crime charged in the indictment. The court sentenced the defendant to the State Prison for a term of years. The court also ordered the defendant to pay a fine of dollars. The court further ordered that the defendant's costs be paid by the State. The court also ordered that the defendant be committed to the custody of the Sheriff of the County of New York.

POOR QUALITY ORIGINAL

0325

Police Court 3rd District.

City and County of New York, ss.:

of No. Westminster Hotel Street, aged 48 years, occupation Physician being duly sworn

deposes and says, that the premises No. 115 East 16th Street, 18th Ward in the City and County aforesaid the said being a hotel building apartments on the first floor of and which was occupied by deponent as a dwelling place and in which there was at the time a human being, by name Michael W. Bissert

were BURGLARIOUSLY entered by means of forcibly opening doors leading to said apartments by means of a key with which he unlocked said doors

on the 29th day of March 1894 (in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Jewelry and wearing apparel of the value of about 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

Henry S. Jackson (now here)

for the reasons following, to wit: Deponent says - he has repeatedly been the victim of thefts, and reported the occurrences to the 14th Precinct Police.

Deponent further says - on said date Officer Michael W. Bissert of the 14th Precinct came to said apartments with the view of detecting the culprit, and was left in said rooms by deponent, who (deponent) locked the

POOR QUALITY ORIGINAL

0326

doors on leaving said apartments.

Deponent further says - at about 6:30 P.M. of said date, as he is informed by said Officer, said Officer saw defendant in one of said rooms, and saw defendant place his hand on a cloak and a pocketbook which was on a bed in said room, and that said Officer then arrested him.

Wherefore, deponent charges defendant with burglariously entering said premises and attempting to take, steal, and carry away in foresaid approximate property from deponent's possession.

Sworn to before me this 30th day of March 1893 Augustus W. MacLay, M.D.

John M. [Signature] Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail. Dated 1893 Police Justice. I have admitted the above named to bail to answer by the undertaking hereto annexed. Dated 1893 Police Justice. There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order he to be discharged. Dated 1893 Police Justice.

Police Court, District, Offence - BURGLARY. THE PEOPLE, &c., on the complaint of 1. 2. 3. 4. Dated 1893 Magistrate. Officer. Clerk. Witness, No. Street, No. Street, No. Street, to answer General Sessions.

POOR QUALITY ORIGINAL

0327

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael W. Bissert

aged _____ years, occupation *Officer* of No. _____

14 & Mee

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Augustus W. MacLay*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *30th*
day of *Nov* 189*0*.

Michael Bissert

Wm. Murray
Police Justice.

POOR QUALITY ORIGINAL

0328

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Henry S. Jackson

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Charleston, S. C.

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

Answer.

147 West 27th St - 2 mos

Question. What is your business or profession?

Answer.

Elevator boy in The Metropolitan

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

Answer.

I am not guilty.

Henry S. Jackson

Taken before me this

March 1891

Police Justice

POOR QUALITY ORIGINAL

0329

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... 3 - District.

418

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Secretary of the Court
Henry Jackson

1
2
3
4
Offence
Burglary

Dated *March 30 1891*

W. J. Murray Magistrate,
Pravall Officer.

Witness
David Green

No. _____ Street _____
No. _____ Street _____
\$1000 -
RECEIVED
CLERK OF THE DISTRICT ATTORNEY'S OFFICE
1891

Wm

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

D. J. Anderson

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

Dated *Mar 30 1891* *Henry Jackson* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY
ORIGINAL

0330

WESTMINSTER,
W. G. SCHENCK,
SIXTEENTH STREET,
EAST OF UNION SQUARE.

NEW YORK, _____ 1891.

City & County of New York U.S.

W. W. Schenck being duly sworn deposes and says.

He is the manager of the Westminster Hotel. That he has known Henry S. Jackson for a few months and found him to all purposes a hard working youth. That he has never heard any charge made against the said Jackson and prays the Court for such leniency as lies in the power of your honor.

Sworn before me } W. W. Schenck
this 10th day of April 1891 }
Alfred S. Tutman
Clerk of Court

POOR QUALITY
ORIGINAL

0331

WES
v
SIXT
PAGE

NEW YORK, _____ 1891.

City of New York N.Y.

R. W. Swope being
duly sworn, deposes and says:

I am room clerk of
the Westminster Hotel. I em-
ployed Henry S. Jackson
as elevator boy in the West-
minster Hotel. I have pre-
viously employed young Jackson
at the Averne Hotel where I
found him to be a good
boy and I have never known
or heard any charge against
the boy and in consequence
employed him at the Westminster
Hotel. I believe the boy

POOR QUALITY
ORIGINAL

0332

to have been a good boy
and pray the Court for
leniency. I believe that
any such kindness shown
him by your honor would
in after times be the means
of making him a better
youth

Sworn to before me
this 10th day of April 1849

Wm. Hoopes
Clk. of Court
N.Y. at C.

POOR QUALITY ORIGINAL

0333

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

Police Court... 3 - District.

418

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Secretary of the Mayor
Westborough, Mass.
Henry Jackson
 2 _____
 3 _____
 4 _____
 Offence *Burglary*

Dated *March 30 1891*

Wirtney Magistrate.
Praxell Officer.

Witnesses *Lucia Speer*
No. _____ Street _____

No. _____ Street _____
 No. *1000* Street _____
 RECEIVED
 CLERK'S OFFICE
 1891
 ATTORNEY GENERAL'S OFFICE

W

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

Luft and son

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

Dated *Mar 30 1891* *Henry Jackson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

City and County of New York -

Mrs Martha

Jackson of said city being sworn deposes and says

That her husband is a hard working and industrious man and is employed on the steamer Meridian, running between Gray City to Harlem. That he has been so employed for the past two years - That he is unable to appear before your Honor & pleads in behalf of his son and prays that his son be shown all the leniency possible within the power of your Honor -

That said Samuel J. Jackson, the father of said boy, is unable to attend his home but once a week -

Subscribed and sworn to before me this 10th day of April 1891
Martha Jackson
Notary Public
N.Y.C. & Co

POOR QUALITY ORIGINAL

0335

Court of General Sessions

People, etc.

against

Henry D. Jackson

Affidavits

To Hon. Rufus C. King
Judge

Mark Allen
Attorney for def't
150 Nassau St.
N.Y.

Filed for
Clara M. Jackson
R. M. Jackson

City and County of New York, S. S.

Martha Jackson
of said city being duly sworn deposes
and says -

That she is of the age of
40 years. She she resided in Charleston
S. C. for thirty six years and balance
four years in New York City at No. 147
West 37th Street.

That she is the mother
of twelve children, nine of whom
are living all at No. 147 West 37th
Street N.Y.

That she has never heard
of any charge or remark being made against
her son Henry S. Jackson, during all
his life - He has always been an upright
~~and~~ and hard-working boy and has
always brought to deponent his entire
weekly salary and she would always
give him his weekly allowance -

That deponent is in
almost destitute circumstances and
that her son was always of great
assistance towards defraying the house-
hold expenses -

That her son, Henry
S. Jackson is in poor health

and suffering considerably from
Asthma - That he has been
suffering from said disease for
the past three years and has been
regularly taking medicines prescribed
by his doctor for the same.

The Exponent therefore
prays that Your Honor, will be
as lenient as possible in sentencing
her boy, Henry S. Jackson, and invokes
the Almighty's blessing upon you
for any kindness extended to her boy.

Presented before
me this 9th day of } Martha Jackson
April - 1891,

Michael
Notary Public
W. A. Co.


**POOR QUALITY
ORIGINAL**

0330

Mrs Jackson

City and County of New York, S.S.

Mrs A. P. Condy of No. 202 East 99th Street N.Y. City, doth depose and say-

That she is acquainted with Henry S. Jackson and has known him for the past 18 years - That she has been in close contact with him during all these years and has never heard anything contrary to the good character and honesty of Henry S. Jackson, as mentioned - That she can certify to the otherwise good character of the said person -

That in her opinion and as far as she can say, Henry S. Jackson is an honest, trustworthy and hard working boy and to her knowledge has been of great assistance towards defraying the household expenses

Subscribed and sworn to before me this 9th day of April 1891 } to A. P. Condy

A. J. [Signature]
Notary Public
N.Y. C. 15

POOR QUALITY
ORIGINAL

0340

City and County of N.Y. St.

Mrs Julia Johnson of
said city being duly sworn doth depose
and say-

That she has been acquainted
with Henry S. Jackson, all his lifetime.
That she knows him to be a good
honest and trust worthy lad and has
never in all her life heard anything
detrimental to the good conduct, ^{and character} etc
of Henry S. Jackson, of ^{the} mentioned

Sworn to before
me this 9th day of
April 1891

Julia ^{her} Johnson
Name

John A. Altus

Notary Public
N.Y. City

POOR QUALITY ORIGINAL

0341

City and County of New York, S.S.

Annexed to the City of New York, S.S.
of said city, being duly sworn
both before and say

That she is acquainted
with the person named in the
is to the best of her knowledge
that she always has known
him to be a free, hard working
and respectable man, who always
has been of good repute to his
parents and friends, and has
never been known to be
incapable of supporting his

Annexed to the City of New York, S.S.
of said city, being duly sworn
both before and say

Annexed
City of New York
S.S.

POOR QUALITY
ORIGINAL

0342

City and County of New York, S.S.
George Anderson
of said city being duly sworn
doth depose and say

That he is
acquainted with Stump's property
and has been intimately so for the
past six years -

That he has
never heard one word said against
the good character of said Stump
and knows him to be of good
moral character, honest and
trustworthy -

Wm. H. K. K. }
me this 9th day of April 1891 }

Wm. H. K. K.
By the Public
My C. K.

POOR QUALITY
ORIGINAL

0343

City and County of New York: ss:

A. W. Mackay

being duly

sworn deposes and says:

That he is a physician residing at the Westminister Hotel. That he was the Complainant in the action brought by the people of the State of New York against Henry S. Jackson, charged with Burglary in the 2nd. degree.

That deponent believes the case one where repentance would follow, and that leniency shown by the Court would make the boy in future times a good and hardworking youth.

That deponent prays that leniency be extended to the prisoner as much as possible within the power of your Honor.

Sworn to before me this :
10th day of April, 1891..

A. W. Mackay M.D.
Surgeon of Police

Max D. Luitman
Com of Peace
M. C. H. Co

POOR QUALITY ORIGINAL

0344

.N. Y. General Sessions.

-----X	:
People of State of New York	:
against	:
H. S. Jackson	:
-----X	:

Burglary

City and County of New York: ss:

Paul Hargrove of said City, being duly sworn deposes and says:

That he is Manager for A. Norton & Co., Cotton Dealers, Cotton Exchange, City.

That he has been acquainted with Henry S. Jackson for the past five years. That said Henry S. Jackson was employed by said deponent, for one year, and was entrusted with large sums of monies to be taken care of overnight. That he had always found him to be an honest, trustworthy and hard working boy, and had never heard one word said against his good character in general.

That deponent is willing to take into his employment said Henry S. Jackson, as before, and notwithstanding his conviction by an impartial Jury, trust him with all monies coming into his hands from said firm in which he is employed.

Sworn to before me
this 9th. day of April
1891.

Paul Hargrove

Mark A. [Signature]
Notary Public
N.Y.C.

POOR QUALITY ORIGINAL

0345

City and County of New York: ss:

Wm E. Stevens being duly

sworn doth depose and say

that ~~resides at No. Rutheford, h J Street, in~~
~~said City.~~ That he is acquainted with Henry S. Jackson,
and has been so for the past ~~three~~ years. That said
Henry S. Jackson is an honest, trustworthy and hardworking
boy, and to deponent's knowledge, his honesty etc., has
never been questioned, prior to the day upon which said
Henry S. Jackson was charged with burglary.

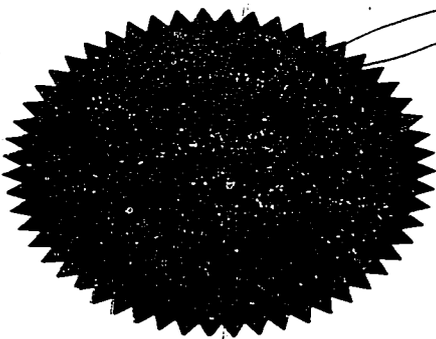
That deponent is

Wm E. Stevens

Sworn to before
me this *9th* day
of April 18*81*.

.....

J. Spink Rindleygart
Notary Public
N.Y.C.
(85)



POOR QUALITY ORIGINAL

0346

City and County of New York: ss:

Joseph Norden being duly sworn doth depose and say that resides at No. *Brooklyn N.Y.* street, in said City. That he is acquainted with Henry S. Jackson, and has been so for the past *three* years. That said Henry S. Jackson is an honest, trustworthy and hard working boy, and to deponent's knowledge, his honesty etc., has never been questioned, prior to the day upon which said Henry S. Jackson was charged with burglary.

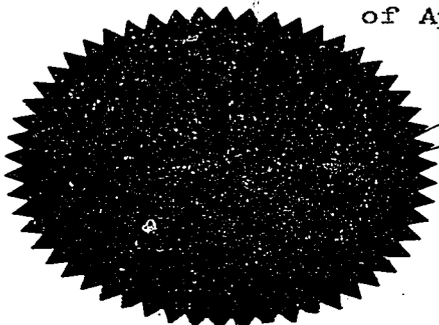
That deponent is

Joseph Norden

Sworn to before
me this *9th* day
of April 18 *1.*

.....

J. Lynch
Notary Public
N.Y.C.
(85)



POOR QUALITY ORIGINAL

0347

City and County of New York: ss:

Harry J. Peasum being duly sworn doth depose and say that *he* resides at No. *1361 Broadway* Street, in said City. That he is acquainted with Henry S. Jackson, and has been so for the past *three* years. That said Henry S. Jackson is an honest, trustworthy and hard working boy, and to deponent's knowledge, his honesty etc., has never been questioned, prior to the day upon which said Henry S. Jackson was charged with burglary.

That deponent is *Room Clerk* of the *Hotel Marlborough* and has had the said Jackson in his employ.

Harry J. Peasum

Sworn to before
me this *10th* day
of April 1871.

Francis Wallace
Notary Public
New York

City and County of New York: ss:

Mrs. Mary Daisy being duly

sworn doth depose and say

that *I* resides at No. 109 W 27 Street, in said City. That he is acquainted with Henry S. Jackson, and has been so for the past *Several* years. That said Henry S. Jackson is an honest, trustworthy and hard working boy, and to deponent's knowledge, his honesty etc., has never been questioned, prior to the day upon which said Henry S. Jackson was charged with burglary.

That deponent is *I* have always known him to be of steady habits and manly qualities and never of any dishonesty of him

Sworn to before
me this 10 day
of April 1881.

Mrs. Mary Daisy

J. H. ...
Notary Public
N.Y. Co. N.Y.

POOR QUALITY ORIGINAL

0350

City and County of New York: ss:

Robert Gadfrey

being duly

sworn doth depose and say

that *he* resides at No. *103 Sullivan* Street, in said City. That he is acquainted with Henry S. Jackson, and has been so for the past *three* years. That said Henry S. Jackson is an honest, trustworthy and hard working boy, and to deponent's knowldege, his honesty etc., has never been questioned, prior to the day upon which said Henry S. Jackson was charged with burglary.

That deponent is *personally acquainted with said Jackson and has never heard of his doing any wrong act.*

Sworn to before
me this *9th* day
of April 18*91*.

Robert Gadfrey

[Signature]
[Signature]
[Signature]

POOR QUALITY
ORIGINAL

0351

City and County of New York: ss:

Alfred R. Nigg being duly sworn doth depose and say

that *he* resides at No. 24 Christopher Street, in said City. That he is acquainted with Henry S. Jackson, and has been so for the past 18 years. That said Henry S. Jackson is an honest, trustworthy and hardworking boy, and to deponent's knowledge, his honesty etc., has never been questioned, prior to the day upon which said Henry S. Jackson was charged with burglary.

That deponent is of the opinion that if a chance was given him, he would turn out a good, honest and trustworthy boy.

Sworn to before
me this 9th day
of April 1891.

.....

Alfred R. Nigg

James A. ...
Notary Public
... & Co.

POOR QUALITY
ORIGINAL

0352

City and County of New York: ss:

Mrs A.R. Wigg being duly sworn doth depose and say that *she* resides at No. 24 *Christopher* Street, in said City. That he is acquainted with Henry S. Jackson, and has been so for the past 18 years. That said Henry S. Jackson is an honest, trustworthy and hardworking boy, and to deponent's knowledge, his honesty etc., has never been questioned, prior to the day upon which said Henry S. Jackson was charged with burglary.

~~That deponent is~~

Sworn to before
me this 9th day
of April 1891.

Mrs. Alphonse R. Wigg

Marshall
Notary Public
N.Y.C. & Co.

POOR QUALITY ORIGINAL

0353

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry S. Gadsden

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

Henry S. Gadsden

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

The said Henry S. Gadsden,

late of the Eighteenth Ward of the City of New York, in the County of New York aforesaid, on the twenty-ninth day of March, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, about the hour of six o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Augustus W. Madary.

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit:

one Michael Bissel,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said

Augustus W. Madary.

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,

Deputy Clerk,
Attorney

0354

BOX:

434

FOLDER:

4003

DESCRIPTION:

Jackson, Henry

DATE:

04/15/91



4003

POOR QUALITY ORIGINAL

0355

8110

Counsel,
Filed *13* day of *April* 189*7*
Pleads,

THE PEOPLE
vs.
Henry Jackson
[Section 498, U.S.C. § 112 & 1152.]
De Lancey School
Henry Jackson
Henry Jackson
District Attorney.

Witnesses:
R. J. Bayne
Chas. W. Bentley
Wm. F. A.

A TRUE BILL.

Emerson G. Griffin
April 16 97 Foreman.
Henry Jackson
Henry Jackson

POOR QUALITY ORIGINAL

0356

Police Court— / District.

City and County of New York, ss.:

Richard J. Ballo

of No. 60 New Chambers Street, aged 45 years, occupation Syrup Manufacturer being duly sworn

deposes and says, that the premises No 60 New Chambers Street, in the City and County aforesaid, the said being a Four story brick building the Basement and which was occupied by deponent as a Syrup Manufactory and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly Entering through the door of said premises

on the 8th day of April 1891 in the Night time, and the following property feloniously taken, stolen, and carried away, viz:

One Cork Knife

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 Henry Jackson now here

for the reasons following, to wit: Deponent recently looked and bolted the doors and windows of said premises at the hour of 7 pm on said date. Deponent is informed by Officer Dorris that he arrested the defendant in aforesaid premises at the hour of 9 a.m. on the 9th day of April 1891. Deponent found said Knife in the pocket of defendant. Deponent

POOR QUALITY ORIGINAL

0357

further says that he found that the bolts on two closets had been forced off. Deponent therefore forays that the defendant be held to answer

Sum to before me }
This 9th day of April 1891 } Richard [Signature]

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

Burglary

vs.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

POOR QUALITY ORIGINAL

0358

Sec. 198-200.

7 District Police Court.

CITY AND COUNTY OF NEW YORK,

Henry Jackson

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

Question. What is your name?

Answer. *Henry Jackson*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Philadelphia Pa. U.S.*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer.

*I am Guilty
Henry Jackson*

Taken before me this

day of

April 1887

9th

Police Justice

H. Jackson

POOR QUALITY ORIGINAL

0359

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... District.

1891

THE PEOPLE, &
ON THE COMPLAINT OF

Richard P. [Signature]
Ed. Charles [Signature]
Henry Jackson

1 _____
2 _____
3 _____
4 _____

Offence *Burglary*

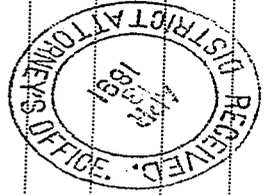
Dated *April 9th 1891*

John G. [Signature]
Magistrate.

Witnesses

No. _____
Street _____

No. _____
Street _____



No. _____
Street _____
to answer *918*

[Signature]

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

De Funder

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

Dated *April 9* 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Jackson

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

Henry Jackson

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

The said

Henry Jackson

late of the Fourth Ward of the City of New York, in the County of New York aforesaid, on the eighth day of April in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one a certain building, to wit:

the factory of one Richard J. Balfe

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said Richard J. Balfe in the said factory 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.

POOR QUALITY ORIGINAL

0361

SECOND COUNT

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

Henry Jackson

of the CRIME OF

Retul LARCENY

, committed as follows:

The said

Henry Jackson

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

one knife of the value of fifty cents

of the goods, chattels and personal property of one

Richard J. Balfe

factory
in the dwelling-house of the said

Richard J. Balfe

there situate, then and there being found, *in the factory* ~~from the dwelling house~~ aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

*He Lancy Nicoll,
District Attorney*

0362

BOX:

434

FOLDER:

4003

DESCRIPTION:

Jackson, Thomas

DATE:

04/29/91



4003

POOR QUALITY ORIGINAL

0363

1892
Counsel,
Filed day of April 1892
Pleads
J. M. Conant
H. J. Kelly Co

43 THE PEOPLE
vs.
348 W 19th St. B
Thomas Jackson

POLICY.
[S 844, Pennl Code].

DE LANCEY
JOHN R. FELLOWS,
District Attorney.

1892 Oct 26, 92

A TRUE BILL.

Edw. J. Griffin
1892 May 2, 1892
Pleas Griffin
J. M. C. Co.

Witnesses:
Anthony Conestock

1892

POOR QUALITY ORIGINAL

0364

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Charles H. Tamin a Police Justice of the City of New York, charging Thomas Jackson Defendant with the offence of Selling Lottery Policies

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

We, Thomas Jackson Defendant of No. 435 West 19 Street; by occupation a Clerk and Patrick Durkin of No. 41 - Second Avenue Street, by occupation a None Surety, hereby jointly and severally undertake that the above named Thomas Jackson Defendant shall personally appear before the said Justice, at the 1 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of 50 Hundred Dollars.

Taken and acknowledged before me, this 25 day of March 1897.
Charles H. Tamin POLICE JUSTICE. Thomas Jackson
Patrick H. Durkin

POOR QUALITY ORIGINAL

0365

CITY AND COUNTY }
NEW YORK, } ss.

Michael J. ... Police Justice

Sworn to before me, this

1st

Patrick Durkin

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

House and lot of land situated at No 36-2 - Street and worth 15,000 dollars. free and clear of all incumbrances

Patrick Durkin

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Underlying to appear during the Examination.

Taken the day of 18

Justice.

POOR QUALITY ORIGINAL

0366

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

John R. Collard being duly sworn, deposes

and says, that Thomas Jackson

here present, is the one known as John St

in annexed complaint.

Subscribed and sworn to before me, this

28th day to March 1891

John R. Collard

Charles N. Tanton

Police Justice.

POOR QUALITY ORIGINAL

0367

14-17-19 21-28
34- 20-24
15-16-39 21-22
52-105 21-22
63-105 21-22
18-1-92
18-2-82

Post March 19

believe, is informed and verify acco

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GLUED PAGE

POOR QUALITY
ORIGINAL

0368

Handwritten notes on a piece of paper, including the date "March 19" and the year "1925". The text is mostly illegible due to the high contrast and grain of the scan.

GLUED PAGE

0369

POOR QUALITY ORIGINAL

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

41 Park Row
of ~~150 Nassau~~ Street, New York City, being duly sworn deposes and says. he is more than 21 years of age, and is employed as Chief agent of the New York Society for the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that John Doe, who

whose real name is unknown, but who can be identified by J. R. Collard did, at the City of _____ County of _____ and State of New York, on or about the 19th day of March 1891, unlawfully use a room, table, establishment or apparatus for gambling purposes—and did engage as ~~a dealer or game keeper~~ in a gambling ~~or banking~~ game, where money or property was dependent upon the result—and did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or other document for the purpose of enabling others to sell or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided.

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

that the said John Doe to deponent
aforesaid, now has in his possession, at in and upon certain premises occupied by him and situate and known as number 282 West 19th Street in the City of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

[Handwritten scribbles and illegible text in a dark rectangular area on the right side of the page.]

GLUED PAGE

POOR QUALITY ORIGINAL

0370

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

Subscribed and sworn to before me this }
27th day of March 1891.

Anthony Bourne

Charles N. Tanta Police Justice.

CITY OF New York AND COUNTY OF New York ss.

John R. Collard of 41 Park Row

being further sworn deposes and says that on the 19th day of March 1891,

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

John Doe

aforesaid, and

had dealings and conversation with him as follows:

Deponent gave him certain numbers, which deponent desired to bet wager or play at lottery policy. The said John Doe there upon then had certain papers and what is commonly called a lottery policy (manifold book, for recording what is commonly called lottery policies, and he the said John Doe, placed the annexed slip of paper under a sheet of his manifold and then recorded the said numbers upon the said slip annexed aforesaid and handed the same to deponent and deponent paid him the sum of ~~twenty~~ ^{forty} cents for the same. He recorded the said numbers

GLUED PAGE

POOR QUALITY
ORIGINAL

0371

upon his manifold at the same time
that he made paper sheets arranged. Before
handing same to deponent, he also wrote
with his pen and the letters character and figures
at the top to wit: "Phil Mar 19."

Subscribed and sworn to
before me this 27th day of March 1891 } John R. Colford
Charles N. Frazier }
Police Justice.

POOR QUALITY ORIGINAL

0372

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

..... *Police Justice.*

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

THE PEOPLE

ON COMPLAINT OF

Anthony Gambold

AGAINST

John Dr.

Thomas Johnson

Affidavit of Complaint.

WITNESSES:

POOR QUALITY ORIGINAL

0373

City and County of New York, ss:

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

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

Proof by affidavit having been this day made before me, by Anthony Gombosi and John R. Collard of 41 Park Row Street, New York City, that there is probable cause for believing that John Doe, whose real name is unknown but who can be identified by John R. Collard

has in his possession, at, in and upon certain premises occupied by him and situated and known number 252 West 19th Street in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day _____ time to make immediate search on the person of the said John Doe, aforesaid and in the building situate and known as number 252 West 19th Street aforesaid, for the following property, to wit: all ~~Faro layouts, Roulette Wheels and layouts, Rouge et Noir, or Red and Black layouts, gaming tables, chips, packs of cards, dice, deal boxes,~~ lottery policies, _____ lottery tickets, _____ circulars, _____ writings, _____ papers, _____ documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, _____ books _____ documents for the purpose of enabling others to gamble or sell lottery policies, _____ black-boards, _____ slips or drawn numbers of a lottery, and all money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 14 District Police Court at the Foulds in Centre Street in the City of New York.

Dated at the City of New York, the }
27th day of March 1891 }

Charles J. Tantor

POLICE JUSTICE



POOR QUALITY ORIGINAL

0374

Inventory of property taken by John M. Cormick the Peace Officer by whom this warrant was executed :

~~Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir lay-
 outs, gaming tables, chips, packs of cards, dice, deal
 boxes, deal trays for holding chips, cue boxes, markers, or tally cards,
 ivory balls, lottery policies, lottery tickets, circulars, writings,
 papers, black boards, slips, or drawn numbers in policy, money,
 manifold books, slates,~~

one manifold Book } Two printed slips
 One black Board } one dice box
 one zinc } six policies
 } Two agate pencils

City of New York and County of New York ss:

John M. Cormick the Officer by whom this warrant was executed,

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

Sworn to before me, this 28

day of March 1891

John M. Cormick

Charles J. Linton Police Justice.

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Lombardi et al.

John Doe

Search Warrant

Dated

188

Justice.

Officer.

M. Cormick

POOR QUALITY ORIGINAL

0375

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Thomas Jackson*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *438 W 19th Street 3 years*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty*
Thomas Jackson

Taken before me this

day of *March* 1891

Charles W. Smith

Police Justice

POOR QUALITY ORIGINAL

0376

Sec. 151.

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

Police Court, 14 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Ambrose [unclear] & John R. Collard of No. 41 Park Row Street, charging that on the 19th day of March 1891 at the City of New York, in the County of New York that the crime of selling what is commonly called a lottery policies

has been committed, and accusing John Doe whose real name is unknown but who can be identified by John R. Collard thereof.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 14th DISTRICT POLICE COURT, in the said City or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 27th day of March 1891
Charles N. [unclear] POLICE JUSTICE.

POLICE COURT, 14 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ambrose [unclear] & John R. Collard

John Doe

Warrant-General.

Dated _____ 188

Magistrate.

M. E. [unclear] Officer.

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

John M. [unclear] Officer.

Dated March 18 - 1891

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest

Native of

Age

Sex

Complexion

Color

Profession

Married

Single

Read

Write

N.Y.

42

White

Black Coat

Yes

Single

Yes

Yes

1891
March 19th

POOR QUALITY ORIGINAL

0377

First case
April 17 91
April 20 - 2:30

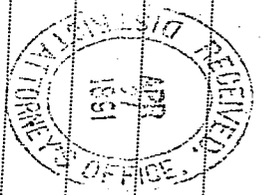
BAILED,
No. 1, by Patrick Sullivan
Residence 41 Second Street
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

Police Court
District

THE PEOPLE vs.
ON THE COMPLAINT OF
William Confort
H. L. Cook
Joe Jackson
Offence Selling Lottery Tickets

Dated March 25 1891

Justice
McGrath
Precinct



Witnesses
No. Street
No. Street
No. Street
\$ 1000 to answer
H.S.
Pruce

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

Defendants

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

Dated April 20 1891 Charles Hamilton Police Justice.

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

Dated April 20 1891 Charles Hamilton Police Justice.

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

Dated 18 Police Justice.

POOR QUALITY ORIGINAL

0378

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Jackson

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

Thomas Jackson

of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, committed as follows:

The said *Thomas Jackson*

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

John R. Colford

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

Butcher 19
14-17-19-27-28
34-20-41
15-16-39-51-72
57-88-2
13 Copy 4
James
18-1-72
18-8-82

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

SECOND COUNT.

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

Thomas Jackson

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

The said *Thomas Jackson*

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

John R. Colford

POOR QUALITY ORIGINAL

0379

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

Bt man 19
14-17-19-27-28
34-20-41
15-16-39-51-72
5-10-81
63-5-0-14
18-1-81
18-8-81

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

THIRD COUNT.

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

Thomas Jackson

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

The said Thomas Jackson

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

John R. Colford

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

Bt man 19
14-17-19-27-28
34-20-41
15-16-39-51-72
5-10-81
63-5-0-14
18-1-81
18-8-81

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

FOURTH COUNT.

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

Thomas Jackson

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

POOR QUALITY ORIGINAL

0380

The said Thomas Jackson

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

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

Bot Man 19
14-17-19-27-28
24-208-41
15-16-39-51-72
54-108-81
63-108-81
18-1-72
18-8-81

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

FIFTH COUNT.

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

Thomas Jackson

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

The said Thomas Jackson

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

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

Bot Man 19
14-17-19-27-28
24-208-41
15-16-39-51-72
54-108-81
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(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0381

BOX:

434

FOLDER:

4003

DESCRIPTION:

Jeane, Louis

DATE:

04/28/91



4003

POOR QUALITY ORIGINAL

0302

#351

Counsel, *W*
Filed *17* day of *April* 189*9*
Plends *John R. Fellows*

THE PEOPLE
vs.
F
James Lane
James Lane

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

DELANCEY HIGGELL
JOHN R. FELLOWS,
District Attorney.

May 6 1899

A True Bill.

John R. Fellows
May 7 1899

Foreman.

Spec. Council of
179.10

Witnesses;

Officer Sims

10th Prec

part of
now

The People
Louis Jones

Court of General Sessions Part I
Before Recorder Smyth. May. 1911.
Indictment for assault in the first degree

Assistant District Attorney Macdonna for the people.

John Siems, sworn and examined, testified:

Q What is your business? A Police officer

Q What precinct? A The Tenth.

Q Did you see the defendant, Louis Jones, on the night of the 24th of April last about half past nine o'clock in this city? A Yes sir.

Q Where? A Corner of Broome and ~~West~~ Wooster streets

Q What was he doing when you first saw him? A. Heard a shot fired. I was on the south side of Broome street, going back to the station house coming from my supper, and I looked at the opposite corner on the north side, the north east corner of Broome and Wooster sts. There was two men there; one of them ran towards Green street and ran away and this man walks up Wooster street with a pistol in his hand, and I followed him.

Q Were you in uniform? A Yes sir, the same as I am now

By the Court Q What street did he walk up? A. Wooster St. When he got about a hundred feet from the corner, I got in about twelve or fifteen feet - he was about a hundred feet away from the corner of Broome that

By the
Maddama

and turned round and fired three shots at me, shot me three times.

Q What did you do when he fired at you?
A I dodged the shots as best I could. I had nothing with me - no club, no pistol. Then he kept on walking.

Q After the first shot what did he do?
A He walked up Wooster street.

Q How far had he gone before he fired the second shot, how many feet?
A There was three shots fired at me after the other. He walks away again, walks up Wooster street.

By the Court Q What the District Attorney wants to know is - you saw one shot fired? A Yes sir.

Q Was he facing you? A Yes sir, he was facing me when he shot at me.

Q When did he fire the three shots in rapid succession? A Yes sir.

Q And then turned and walked away? A Yes sir.

Q Then after firing the three shots in rapid succession he continued on his way, is that it? A Yes sir, walking.

By the Maddama Q Did you make any outcry, A I did.

Q What did you cry, what did you call?

A I called for a club from the watchman.

Q What is the watchman's name?

A I only know him by the name John.

Q Where does he live do you know?

A No. 80, in an alley in Wooster street in the middle of the block.

Q Is his name "Frenchy"? A I don't know him by any other name than John.

Q Did he come out? A That I could not say.

Q You did not see him after you called for help to him? A No sir.

By the Court Q Did you continue pursuing this man.

A Yes sir, the man commenced to run when I called for the club.

By Mr. Macdonna Q What became of John? A I do not know.

Q Did he go into the alley? A Yes sir.

Q You went on past him pursuing this man.

A Yes sir.

Q You did not lose sight of him until Officer Callaghan caught him? A No sir.

Q Where was that? A In Green street near Prince street.

Q Tell the jury what streets he went through, he went up Wooster street? A Yes sir.

Q Where did he go from there?

A Through Spring to Green street.

Q And he was stopped there? A Yes sir in Green street.

Q Near Spring or near Prince? A Near Prince.

Q He went through Green street from Spring towards Prince street? A Yes sir.

3 Q Did you take him to the station house.

A Officer Callaghan did. I ordered Officer Callaghan to take him to the station house. I made a charge against him for shooting at me.

By the Court Q When he was taken to the station house was he searched? A Yes sir.

Q Was a pistol found on him? [No answer]

Cross Examined by Counsel

Q you are a roundsman are you not? A Yes.

Q What were you doing down there, it was not your precinct? A No sir. I was over home to my supper No 9 Watt street. I was going back to the station house coming from my supper.

Q The first you heard was a shot? A Yes.

Q Did you see him fire the shot? A No sir.

Q Did he fire at you? A He fired three shots at me - not the first.

Q you do not know what he was firing at do you? A No sir.

Q Did you see any other people beside him.

A Only him and the other man, and he ran away towards Green street.

Q Did the prisoner go after him? A No sir.

Q He was starting from the corner.

A Yes sir, the prisoner walked up Woster St.

Q Did you see him fire the first shot.

A I did not, I heard it.

Q How far off were you at the time you

heard the shot? A. I was about thirty feet.

Q About thirty feet from where the shot was fired in the corner? A. Yes sir.

Q And then he walked up when he commenced firing at you how far was he from you? A. From here to the railing, about ten or twelve feet.

Q He fired three shots at you? A. Yes.

Q He did not hit you? A. Not as I know of.

Q You did not find out that he hit you.
A. No sir.

Q He did not hit your clothes or anything.
A. No.

By the Court Q How near was he to you when he fired the shot? A. About ten or twelve feet away from me.

By Counsel Q How do you know he was firing at you?
A. Because he pointed at me.

Q Could you see him distinctly? A. I did.

Q Was it very light there? A. It was light enough for me to see.

Q What made the light? A. Gas light.

By the Court Q Was electric light? A. Gas light.

By Counsel Q Where was the gas light? A. The gas light I don't know how far it was from him.

Q Was the gas light in front of you or behind you? A. That I don't know. There are street lamps there.

Q How do you know? A. I saw them there.

By the Court: I suppose you walk over that place very often.

A: Yes sir. I used to be on post there myself.

By the Court: You know probably where that gas light was that gave the light there on that occasion? A: Yes sir.

Q: Where was it, behind or front of you?

A: We did not exactly note every gas light.

Q: Do you know whether it was on the corner?

A: It was near the corner.

Q: How far from the corner? A: That I do not know, I was about a hundred feet ~~from~~ ^{above} the corner.

Q: He was five hundred and ten feet above the corner. A: Yes sir, about that.

Q: Which side of the street was the gas light?

A: That I do not know.

Q: Was the gas light in front of you? A: That I do not know either.

Q: You do not know whether the gas light was shining in his face or not.

A: I did not look at the gas light.

Q: Did he run away then? A: No.

Q: When he turned to fire the first shot you say you were about ten feet behind him.

A: Yes.

Q: Had you said anything to him, did you make any noise? A: No.

Q: Did not make any noise at all, how did

Q He know you were there? A. He heard me coming, he looked round before he fired.

Q Was he walking pretty rapidly? A. He was.

Q Did he appear to be excited? A. That I do not know.

Q You never saw the man before did you?
A. No.

Q You did not know him at all otherwise than from that? A. No.

Q No enmity against him or he against you.
A. No.

Q Never heard of him before in any way? A. No.

Q Was there not evidence to your mind from what occurred and the appearance and the sound of things of their having been some sort of a scrimmage on that corner, some sort of a difficulty. Objected to. Objection sustained.

Q You did not take any notice of these two men until you heard the shot did you?

A. That is all.

Q From the appearance of the man who was running away and from the appearance of this man the prisoner did not it impress itself upon your mind that there was a difficulty between these two. (Objected to. Objection sustained.)

By the Court Q Did you have your uniform on?

A. Yes sir, the same as now.

By Counsel Q What did he do after you went up to him, just after he had shot at you.

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A I turned around and walked again up West street.

Q Up West street. A. Yes sir.

Q Did not run? A. No.

Q And how far was he when he was arrested from the place where he had fired the last shot? No answer.

By the Court Q How many blocks. A. That was Green near Prince street.

By Counsel Q Green near Prince street. A. Yes sir.

Q Did you follow him right up? A. I did.

Q He did not shoot at you again? A. He shot at me in West near Spring the fourth shot, he was running, while running.

By the Court Q He fired again? A. Yes sir.

By Counsel Q You testified there was three shots?

A Three shots at one time. I called for the club from the watchman; he commenced to run; that was about the middle of the block, between Spring and Broome in Hooster, and while he was running to Hooster in Spring he turned around and fired at me again, shot at me again.

By the Court Q That is four shots altogether? A. Yes sir.

By Counsel Q Do you know who that man was you speak of as having gone in the alley? A. Yes sir.

Q Who was it? A. He is a watchman, called

by the name of John.

Q How long have you known him? A. I know him a couple of years.

Q What do I understand you to say you said to him? A. I called for a club, bring me out a club.

Q Did he go for a club? A. As far as I know he did; he turned round and went in the alley.

Q Was he gone for the club when those shots were fired? A. I do not know.

Q He saw those three shots? A. That I do not know; he will testify himself.

Q You say officer Callaghan arrested him, were you present when he was arrested? A. I was.

Q And where was that? A. That was in Greene near Prince street.

Q What did the prisoner do at that time, what did the prisoner do when he was arrested.
A. He was running.

By the Court Q When the officer caught hold of him did he do anything, did you see him do anything when the officer took hold of him? A. No sir.

John Kerrey, sworn and examined by Mr. Macderma Q What is your business, Mr. Kerrey.

A. Lodging house keeper, No. 180 Wooster street.

Q Do you live there? A. No sir, No 889 Grand street, Brooklyn.

- 10
- Q Were you at 80 Wooster street on the night of April 24th last about nine o'clock P.M. Yes sir
- Q Did you see this prisoner at the bar there at that time? A. I heard pistol shots fired. I was sitting in the office and the watchman and I ran out to the door. When we got to the sidewalk this man passed me by with the officer in the middle of the street following him up, possibly ten feet away from him. He called on me to hold him and afterwards to get the club. I turned around and went into the alley as quick as I could to get a club, and when I came out he had disappeared.
- Q Both of them? A. Both of them disappeared, Yes sir
- Q In what direction? A. That I could not say, but I followed them to Spring, through Spring to Green and was just up at the time officer Callaghan arrested him.
- Q How many shots did you hear fired?
- A. Three shots.
- Q In that street? A. In that street below Hester nearer Broome.
- Q Did you hear any other shot fired after that? A. No sir.
- Q You lost sight of him? A. Yes sir, I lost sight of him.

Q How many people were in the street, was there a crowd there, was there anybody there but the officer and this man.

A No sir, but the officer, myself and the watchman.

By the Court Q I suppose there is plenty of light in that street? A Yes sir, gas light on both sides - gas light right opposite the door

Cross Examined by Counsel
Q When you say "the officer," which officer do you mean? A Officer ~~Finnes~~. Siems

Q Not officer Callaghan? A Not officer Callaghan

Q You did not see this man firing the shot?
A I did not.

Q Do you say you only heard three shots altogether? A Yes sir, three shots.

Q Were you called as a witness in the Police Court at the time this man was arraigned before the Magistrate? A No sir.

Q This is the first time you have been a witness in this case. A Yes sir, the first time.

Q What did you say your business was.
A Lodging house keeper, No 180 Hooster St.

Q How long have you kept that lodging house?
A Five years - ten years in the house altogether.

Q Did you ever know this man before?
A Never

Q Never saw him? A. Never saw him to my knowledge.

Q How far do you suppose you were behind those when they were running up Spring St.

A They were near the corner of Spring St. I should say a hundred feet - 75 feet when I got up with them in Green St. near Prince.

Q Above Prince? A No sir, this side of Prince.

Q Between Spring and Prince? A. Yes sir, in Green.

Q From Wooster to Green if there had been a pistol shot would you have heard it distinctly nine o'clock at night. Objected to.

Q Was the neighborhood quiet at nine o'clock down there that night? A. It is apparently quiet.

By Dist. Atty. Q. From the appearance of things that night, you could have heard the shots.

A I heard three shots distinctly. I did not hear any more.

Q And when you arrived at the place where the prisoner was taken had he already been taken.

By the Court Q Did you arrive there at all? A. I got up just as I seen him in the custody of Officer Callahan.

By Counsel Q He had already been taken in custody.
A Yes, he had just been taken in custody.

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Q How long a time elapsed between the time you heard three shots and the time you got up there and saw him in the custody of Officer Callahan? A. I do not suppose it could be more than three minutes or so.

Q During that time you were going from where you went for the club up to what place? A. Had to go from the sidewalk, and the office is at the end of the alley, I was about 35 or 40 feet. I ran pretty rapidly and came out.

Samuel J. Warren, sworn and examined,
 My McMaedema Q You are a fireman, Mr. Warren? A. Yes.

Q Attached to Engine No. 13? A. Yes sir.

Q Where is that engine house? A. No. 99 Wooster St.

Q Were you on duty or in the neighborhood of that house on the night of the 24th of April last? A. Yes sir. I was standing in front of the door.

Q Standing in front of the door about nine o'clock? A. Yes sir.

Q Did you see this defendant there at that time? A. I did not see him, no sir, not at that time.

Q Did you see the complainant, Officer Siems? A. Not when the first shot was fired.

By the Court Q What was the first thing that attracted your attention? A. The first thing that attracted my attention I heard a shot down.

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towards Broome street.

Q One shot? A. Yes, one shot.

By Mr. Macdonna Q Did you look in the direction of the shot? A. Yes sir, I walked out in the middle of the street.

Q Then what? A. The next thing I heard was three shots fired in rapid succession.

Q Were they nearer than the first shot?

A O yes, you could hear it.

Q How long a time elapsed between the first single shot and the three shots.

A I do not suppose there was over three or four seconds as near as I can judge.

Q What did you notice next? A The next thing I heard, I heard the officer halloo, "Stop that man," and the next thing I heard was this man here firing another shot just as he was turning Wooster into Spring. He ran through Spring to Grand.

Q Did you see this man, did he pass the station house? A No sir, I ran to the corner

By the Court Q You ran to what corner.

A Wooster and Spring streets.

Q Where you got there what did you see.

A I seen this man the prisoner here turn and fire another shot.

Q Did you see the officer? A Yes sir, I

seen the officer, seen him and the complainant; the officer was in the middle of the street.

Myrtle Macedonia Q In which direction did this man go? A. He turned from Wooster into Spring through Spring into Green and up Green.

Q Did you follow him? A. Yes sir. I kept him in sight all the time.

Q Did you see officer Callaghan arrest him?
A I saw officer Callaghan have him in the doorway, have hold of him by the throat taking the pistol away from him.

Cross Examined by Counsel.
Q Did you appear before the Magistrate at Jefferson Market at the time this man was arraigned as a witness? A. No sir.

Q This is the first time you have been a witness in this case? A. Yes.

Q Where do you say you were sitting when you heard the first shot?

A I was standing in front of the engine house door - the door is 300 or 400 feet near that.

Q In which side of the street is it, east or west? A. The engine house is on the west side of the street.

Q And these five shots occurred on which side? A. The three shots in rapid succession they occurred on the

east side of the street.

Q The opposite side from where you were? A. Yes.

A There is the gas lamp on that block?

A There is one on the corner of Spring st.

Q Commenced at Broome street? A. I could not exactly tell - only one that is in front of that lodging house.

Q In front of the lodging house? A. Yes sir.

A Was that where the man was in firing the three shots? A. No, he was a little further up, I could see the flash of the pistol.

Q So that if the man who fired the shots turned south to fire at the officer he was facing the lamp? A. No sir, he was on the north side of the lamp and the officer behind him in the middle of the street.

Q In the middle of the street? Yes sir.

Q How long had you been standing there?

A I guess I had been standing fifteen or twenty minutes.

Q Standing there idly? A. No sir, there was two or three cops standing talking.

By the Court Q. You were on duty? A. Yes sir, I was right there.

By the Court Q. How did you follow, facing up the street. A. I was ahead of the officer. I

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followed this man, I was between the officer and this man after he fired the last shot.

Q And did you follow the man up the street?
A Yes sir.

Q Did he walk or run. A He was running then.

Q How soon after you heard the first shot did you see this man the prisoner.

A I do not know, I guess probably somewhere around four or five seconds.

Q Just where was he, anywhere to the north east corner of Broome and Wooster.
A He was just about turning the corner.

Q Coming up? A Coming up; he stepped this way and fired, coming north.

Q It was the north east corner? A No, the south east corner, he turned on the west side.

Q You could see a little beyond the corner?
A Yes sir.

Q Did you see anybody else there?

A I saw the officer, he was the only one at the time.

Q I mean after the first shot was fired and before the other three shots were fired, when you first saw the man nobody else was there at all.

A Nobody else there at all. After the officer kept hallooing the crowd collected.

I do not suppose there was over a dozen; it is very quiet that part of the evening.

Q Was there anybody there except the officer on that side of the street at the time the three shots was fired? A No, sir. I could not see anybody at all.

Thomas Callaghan, sworn and examined by Mr. MacDonna Q What precinct do you belong to?

A The eighth precinct.

Q Were you on duty on the night of April 24.

A In Prince Street; Prince Street was my post.

Q Did you at about nine o'clock that night see this prisoner here. A I did sir.

Q Describe to the jury where you first saw him? A I was in Prince Street near Mercer coming from Broadway and I heard three shots fired, and I thought they were shots should be fired around Green Street. I ran in the direction of Green and turned Green on the east side going South and saw the prisoner coming fast on the west side of Green Street. I crossed right over and came face to face with the prisoner, and he raised his hand with the revolver in it and he snapped it at me.

By the Court Q Snapped it at you? A Yes sir, three times he snapped it.

By Mr. Macdonna Q This is the revolver (showing it)

A Yes sir; there is nothing in it; it was unloaded when he snapped the first click. I knew that I was all right. Hit up the left hand.

Q You say it was unloaded, you mean it was in the condition it is now.

A Yes sir; there are all the shells.

Q How many? A Five shells I think

Q Five shells and one empty chamber with no shell in it? A There are five shells. I do not know about the empty chamber. I heard three shots fired.

Q This is the pistol; just illustrate to the jury how he held it. A I was about twenty feet from him going toward him when he stopped suddenly; he stopped suddenly and he raised the hand and dropped it as if to take aim and snapped it on me twice or three times.

Q You were in uniform? A Yes sir, I had my stick.

Q You had your stick and reached for him

A I did not stop, I went direct. I hit the uplified arm with the revolver and he dropped it; he did not drop the revolver. he dropped the arm, and I hit him on the neck, and he twisted around and the fell on the side the revolver was in.

Q Still holding it? A. Yes sir.

By the Court Q How many times did he snap it at you?

A Three times - there was nothing in it.

Q I presume ~~there~~ there was not or you would not be here. A. I would not.

By Mr. Macedonia Q Did he make any struggle after that.

A No sir.

Q You picked him up. A. I thought he was crazy actually, I thought he was out of his mind.

Q You took him to the station house did you.

A Yes sir.

Q Did he make any resistance on the way to the station house. A. No sir.

By the Court Q That is the revolver you took from him.

A Yes sir; it is one of those French navy pistols.

By Mr. Macedonia Q This is the pistol. A. Yes sir.

Q That is the pistol you took from this defendant. A. Yes sir, that is the one I took off him.

By the Court Q He was very much excited at that time this man? A. Yes sir.

Q Apparently laboring under intense excitement. A. Yes sir, he was.

Mr. Macedonia That is the people's case.

Counsel for the defendant opened the case to the jury.

Louis Jones, sworn and examined through
the Interpreter by counsel

Q On the night of the 24th of April about nine
o'clock at night tell the jury what occurred
on the corner of West and Broome streets
to you. A. There came a man behind
me and he put his hands on me with
the intention to steal, to rob my money. He
had his hands already in my pocket, but
I resisted, and he ran away; he did
not take my money, and I fired a
pistol after him; and I went on my way
after this man ran away; I live in
75 Wooster street. I went on my way home
when I was on my way home I heard steps
behind me and I fired a pistol again.

Q How many shots did you fire that
time. A. I think five shots in all I fired.

Q Do you know positively how many? A. I do
not know. I think five shots I fired.

Q Did you see the man you fired at who
was coming behind you on Wooster street.

A. I saw a man behind me, but I could
not distinguish that he was dressed as
an officer.

Q Were you walking rapidly at that time.

A. Yes sir, I was walking quickly home.

Q Did the man behind you walk also
rapidly. A. Yes sir, in rapid paces

behind me.

Q After you fired the three shots what did you do? A. I continued walking, and I was always afraid that some robbers was behind me, and then I turned the corner. I went ahead, but I was very much frightened, thinking that there are robbers behind me wanting to rob me.

My Counsel Q Ask him had he ever been robbed in that neighborhood before? Objected to.

By the Court Q Ask him if he was ever robbed in that neighborhood - let him answer? A. Yes sir.

Q Where, on the corner of Broome and where? A. Yes sir, I was robbed a little further up of ten dollars; they took it from me.

Q Where was this robbery? A. In Spring street I was robbed - ten dollars taken from me.

Q In Spring street? A. Spring street.

Q When? A. Three years ago.

My Counsel Q How did they rob him.

The Court. That is quite immaterial.

Witness Three years ago ten dollars they took from me.

My Counsel. And did you live in Hooster street ever since three years ago in that place.

A. About three years ago I cannot exactly tell how long I have been living in Hooster st.

Q Did you recognize the officer as an officer where you fired at him in Hooster street.

A No sir, I did not; it was dark. I could not see that he was an officer. I did not recognize him as an officer.

Q And where you got around in Greene St. and officer Callaghan arrested you what did you do at that time? A. When Callaghan came up and I recognized him as a policeman then I submitted.

By the Court Q Then you snapped that pistol at him.

A No sir, I did not.

By Counsel Q Officer Callaghan says that when he arrested you on Green street you snapped a pistol, is that so or is it not.

A I did not. I surrendered when he came up.
Cross Examined by Mr. Macdonna

Q How long have you been in this country.

A I do not know exactly. I don't know how to count.

Q You know that you have been living three years at No. 175 Wooster street?

A Yes sir, but I cannot tell exactly. I would not swear that I lived three years.

Q Did you go to 175 Wooster street from the steamship that landed you here.

A No sir. I did not go immediately there.

Q Where did you go? A. I could not tell because I did not know then the streets. I do not know exactly where I lived when I arrived.

23 Q Ask him that question, does he know

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whether he went to that house or not.

A No sir, not in that house.

Q Ask him to explain to the jury why he did not continue to go home, why he turned into Spring street, why didn't he go on in front of 180 where he fired the three shots, why didn't he continue on to 175 Wooster street instead of turning off into Spring and running down into Green.

A To avoid the robbers, because I thought there are many robbers after me. I turned the corners to avoid the robbers.

Q How far is his house from the corner of 175 Spring street. A. I do not know if it is three or four blocks.

Q He lives at 175, three or four doors or blocks down. A. I do not know. I cannot tell how many blocks. I could not tell how many houses are in there.

Q He could not tell how many houses. A. No.

Q Ask him what he was doing out that time of night nine o'clock. A. I came from my supper. I had my supper at the Five Points, the place I work.

Q How does he work for. A. I work, I clean the bar room in the evening and I shine shoes in the day time.

Q Where is the bar room. A. It is on the corner

By the Court Q

Corner of what? A. It is on the corner from the City Hall two blocks - two blocks from the Post office.

By Mr. Macdonna Q That is the best description he can give of it is it? A. From the Post office coming into a street, two blocks from the Post Office, and there is a bar room on the corner.

Q And that is the best description he can give.

A Yes sir.

Q How long have you worked there. A. I do not know if it is one month or two months that I have been working there.

By the Court Q Ask him what is the name of the man who keeps the bar room. A. I do not know.

Q Ask him if that is his (showing pistol)

A Yes sir.

Q Ask him where he got that. A. I bought it in Chamber street.

Q How much did he give for it? A. One dollar and fifty cents.

Q How long since he bought it. A. I do not know exactly how long it is.

Q About how long? A. Some months ago. I could not tell.

Q Was it loaded when he bought it.

A I loaded it, it was not loaded.

Q Ask him where he bought the shells he put in. A. Where I bought the pistol I got

46

the cartridges also.

Q How many cartridges did you buy. A. I think five, and then he asked me how many cartridges there are.

Q Tell him there is six. A. Five cartridges I got with the pistol.

Q And he put them in himself.

A Yes sir, I loaded it.

Q And then when he loaded it he put it in his pocket I presume. A. Yes sir, and I carried it always.

Q Why did he carry it. A. To protect my money.

Q Ask him what pocket he carried it in, show us; stand up and show us; give him that pistol. A. That is the pocket he carried it in - the front pocket of the pantaloons.

Q He had that pistol that night that he thought this man was going to rob him.

A Yes sir, I had the pistol with me that same night.

Q And when this man put his hand upon him and tried to rob him he pulled out his pistol didn't he. A. Yes sir.

Q And ask him if he did not cock it.

A Yes sir I did.

Q Let him take that pistol and show us what he did with it; stand up.

A He put the hands into my pocket.

Q Let us see what he did - that way (illustrating)
A That way (showing with the pistol.)

Q And when he fired the next three shots
how did he do that (stand up).

A That way showing with the pistol.

Q Let us see now how you did it - didn't
you pull that trigger down first, didn't
you do that, show us how you did it;
did you get that down that way. (pulling
the trigger in quick succession) A. Yes sir

Q You recollect that don't you. A. I always
intended to shoot the robbers

Q But he recollects all that he did with that
pistol. A. Yes, I recollect what I did that
evening.

Q He had not been drinking anything had he.
A I never drink, I don't drink.

Q And he knew he fired that pistol didn't
he. A. Yes, because I was afraid of robbers.

By Mr. Macedonia (Ask him if it is not true that
he tried to rob a man on the corner
of Broome Street, and that when the man
ran away he fired after him and
shot him. Objected to. Objection overruled.

A I am not a thief.

The Court. Do you claim that this defendant
was insane?

Counsel

I believe at the time he shot this pistol he was in a condition of mind not to be capable of forming a criminal intent.

The jury rendered a verdict of guilty of assault in the first degree.

The defendant was ^{not} remanded for sentence.

The Court

to the Interpreter: Tell him that the jury found a very proper verdict against him upon the evidence; and that upon this conviction the law says that the punishment shall not be less than five or more than ten years in the State prison: and that it was a very fortunate thing for him that one of those bullets that he fired on that night did not strike some person in the street, because if he struck anybody in the street and killed that person, that he would have been guilty of murder, although he had no intention to do so. It was a very unfortunate thing for him, and probably for the people who were in that street. Tell him that I am determined as far as I can to put a stop to the use of dangerous and deadly weapons in the public streets of this city; and where there is a proper conviction that I shall sentence severely. He was sent to the State prison for seven years and six months.

**POOR QUALITY
ORIGINAL**

0411

*Testimony in the
Case of
Louis Jones*

*filed April
1891*

5502

POOR QUALITY ORIGINAL

0412

Police Court 2 District.

City and County of New York, ss.:

John Deems of No. 15th Avenue Street, aged 42 years, occupation Police Officer being duly sworn

deposes and says, that on the 24 day of April 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Miss Adams (now here) who will fully print armed and discharged at different parts. These shots from a revolving pistol loaded with powder and ball.

Woodlawn & Broadway 9 PM.
2nd Woodlawn 1st shot
Near Spring 2nd shot
Green near Broadway

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant :

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

Sworn to before me, this 25 day of April 1889 } John Deems

W. M. Adams Police Justice.

POOR QUALITY ORIGINAL

0413

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

2 District Police Court.

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

Question. What is your name?

Answer. *Louis Jean*

Question. How old are you?

Answer. *37 Years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *175 Broome St. 2 Months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am guilty
of this
Louis Jean
murder*

Taken before me this 27th day of March 1891
H. H. ...

Police Justice.

POOR QUALITY ORIGINAL

0414

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

Police Court... 2 District.

THE PEOPLE, v. c.
 OF THE COMPLAINANT OF
 John J. Jones
 110 West
 Avenue
 10th Street

Office
 Assault

Date
 April 25

Magistrate
 J. J. Jones

Officer
 J. J. Jones

Witness
 J. J. Jones
 80 West 1st Street

Samuel Jones
 Michael Hall
 13 Broadway
 10th St.

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

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

Dated April 25 1891 J. J. Jones Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

11

POOR QUALITY ORIGINAL

0415

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK, against

Louis Jeans

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

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

The said Louis Jeans

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

SECOND COUNT

AND THE GRAND JURY AFORESAID by this indictment, further accuse the said Louis Jeans of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Louis Jeans

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said John Seems in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said John Seems a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Louis Jeans in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

DELANCEY NICOLL, JOHN R. FLEWYS, District Attorney.

04 16

BOX:

434

FOLDER:

4003

DESCRIPTION:

Jennings, Frederick L.

DATE:

04/13/91



4003

POOR QUALITY ORIGINAL

0417

Witnesses:

Mary E. Fisher
Danbury Conn.
Lucie Johnson
106 East 43rd Street

Witnessed & signed
C. E. by W. C. W. C.
May 7/1917

Counsel,
Filed
Pleas,
1897

THE PEOPLE
39
106 E. 118th St
Frederick S. Jennings
BIGAMY
(Section 298, Penal Code.)

De Somer, Nicoll
JOHN R. FELLOWS
District Attorney
MAY 18 1917

A True Bill.

Smart, C. C.
Sept 2 - May 13, 1917
Foreman,
Ready & Smith,
Pen 172
P.B.M.
May 19

POOR QUALITY ORIGINAL

0418

2 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Mary C. Jennings

Examination had

April 8

188*9*

Frederick Lane Jennings

Before

Daniel Sheehan

Police Justice.

I, *W. L. Ormsby*

Stenographer of the 2 District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original stenographer's notes of the testimony of *Mary C. Jennings*

Susie Corman

as taken by me on the above examination before said Justice.

Dated

April 8

188*9*

W. L. Ormsby

Stenographer.

D. M. Sheehan

Police Justice.

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

The People &
Mary C. Jennings

v
Frederick Lane Jennings

Examination Before Justice Mc Cleahon
April 8 1891

For Defendant - du de Clelland

Mary C. Jennings the complaining
witness being further examined by
the court deposes and says:-

Q - Where do you reside?

A Danbury Conn.

Q What is your business?

A Hat binder

Q Do you know the person Frederick
Lane Jennings?

A Yes sir.

Q Is he related to you?

A He is my husband

Q When were you married?

A In 1871 in May

Q Where

A. In the town of Pateon Putnam
County New York

Q By whom?

A By Elder Kirkland

Q Was your husband married
another woman since that time

A Yes Sir.

Q How do you know?

A I have the proof

Q What is the proof?

A This lady (pointing to Annie
Eorman)

Q Did she inform you that
she was married to this
man?

A He said she married
him - yes

Q Has your husband ever had
a divorce from you?

A No

Q Do you know of any right
that he had legally to marry
another woman?

A No Sir

Q The defendant now present

your husband?

A Yes sir that is the man

Q That is the man you married
in Putnam County?

A Yes sir

Was examined by Mr Mc Clelland

Q Have you begun proceedings
for divorce?

A Yes sir

Q When

A In December or January

Q Where?

A In Danbury Conn.

Q Did you serve him with papers

A I served him with papers
yes.

Q What has become of that
suit?

A It was not to come off until
June

Q Pending yet?

A Yes sir

Q Do you know whether or
not the case has been
decided yet?

A It has been decided that
I have committed bigamy.

Q The Court - The counsel means to ask
whether there was any decision
in the divorce case

Q The witness - I will tell you how it
was proved - I do not know
only there was a certificate got
I do not know where from -

Q Was that proved in Connecticut

A I do not understand you -
my lawyer said it was all
right. The detective went to
Mount Vernon and saw the
witness that stood up with
them and then he came and
brought me the papers of
his marriage. Then my lawyer
said it was all right

Q when is the case to be
tried;

A In June or September

Q It has not been tried;

A No sir. It will be tried
4 in June or September

Q I never saw the papers.
The case in which the papers were served on your husband is to be tried in June or July.

A That's it

Q It has not been tried yet?

A No

Subscribed and sworn to before me this 8th day of April 1911

Saori Gorman being duly sworn as a witness for the people before and says: My name is Saori Gorman - that is my maiden name, - my married name is Saori Jennings. The prisoner Frederick L. Jennings is my husband. I was married to him on the 4th of December 1891

Q Where?

A In the Catholic Church in

5 434 street 14th avenue

POOR QUALITY ORIGINAL

0424

I cannot repeat the name of the Frenchman priest because he is a Frenchman.

I do not know the same man that this lady claims to be her husband?

A Yes Sir

(No cross-examination)

Sworn to before me this 8 day of April 1911

Police Justice.

Def led to receive \$2500 bail

6

POOR QUALITY ORIGINAL

0425

(E. A.)
 New York, July 2, 1891
 A Transcript from the Records of the Marriages Reported to the Health
 Department of the City of New York.

COUNTY OF NEW YORK. STATE OF NEW YORK. CITY OF NEW YORK.

I Hereby Certify, that Frederic Louis Jennings and Miss Sarah
Stewart were joined in Marriage
 by me in accordance with the laws of the State of New York, in the City of New York,
 this 2 day of July, 1891
 Witnesses to the Marriage, John J. Brennan Signature of person performing the Ceremony, Chas. H. Sefton
Mr. Henry Brown

Date of Marriage.	Groom's Full Name.	Bride's Full Name.	Residence.	Age.	Color.	Single or Married.	Maiden Name, if a Widow.	Place of Birth.	Father's Name.	Mother's Maiden Name.	Number of Children.	Place of Birth.	Father's Name.	Mother's Maiden Name.	Number of Children.	Place of Birth.	Official Station.	Date of Record.
Jan. 4, 1891	Frederic Louis Jennings	Miss Sarah Stewart	Mount Pleasant N.Y.	29	W	Single	Stewart	Stewart	Stewart	Stewart	1	Stewart	Stewart	Stewart	Stewart	Stewart	Stewart	Jan 4 1891

A True Copy.

C. Goldman
 Chief Clerk.

NOTICE.—In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

POOR QUALITY ORIGINAL

0426

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 2 DISTRICT.

Marie Gorman

of No. *106 East 113rd* Street, aged *29* years,

occupation *Housekeeper* being duly sworn deposes and says,

that on the *4th* day of *January* 18*81*

at the City of New York, in the County of New York, *Frederick Lane*
Jennings, now here, being the defendant
charged with bigamy in a complaint made
in this court this day by *Mary C. Jennings*,
did marry deponent, and the marriage
ceremony between defendant and deponent
was performed on said date by *the Rev.*
G. Sefton, and the witnesses to said marriage
were *Peter J. Brogan* and *Mrs Mary Brogan*

Marie Gorman

Sworn to before me, this
of *Marie*
18*81* day

H. J. Mahoney
Police Justice.

POOR QUALITY ORIGINAL

0427

Police Court, 2 District.

City and County of New York, ss.

of No. Sanbury Conn. Street, aged 35 years, occupation Hat binder being duly sworn, deposes and says, that on the 4 day of January 1891, at the City of New York, in the County of New York,

Mary C. Jennings

Frederick Lane Jennings (now here) did wilfully and feloniously having a wife living, marry another woman, to wit: one Buzie Corman, in violation of Section 298 of the Penal Code of the State of New York; that defendant was married to the said Buzie Corman on the sixth day of May in the year 1871 in the State of New York by the Rev. O. C. Kirkland at Putnam Putnam County, and defendant is informed by Detective Sergeant James J. Vallity (now here) that the defendant admitted to him that he, the defendant married the said Buzie Corman in the City of New York on January 4 1891, and the duly certified copy of the record of said marriage reported to the Health Department of the City of New York is hereto annexed marked "E. A." Defendant therefore charges the defendant with the crime of bigamy and asks that he be dealt with as the law directs.

Sworn to before me this 7 day

of Jan 1891

H. D. M. M. M. M. M.
Police Justice.

Mrs. Fred L. Jennings
Mrs. Mary C. Jennings

POOR QUALITY ORIGINAL

0428

CITY AND COUNTY }
OF NEW YORK, } ss.

James J. Vallity

aged _____ years, occupation *Detective Sergeant* of No. _____

90 Mulberry

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *May C. Jennings*

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

Sworn to before me, this *7* day of *April* 189*0*,

Jama H. Wacey

H. W. ...

Police Justice.

POOR QUALITY ORIGINAL

0429

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK

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

Question. What is your name?

Answer. *Fredrick Lane Jennings*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *W.S.*

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

Answer. *106 East 113-9th*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I am not guilty*

Fred. L. Jennings

Taken before me this

July 1891

Police Justice

POOR QUALITY ORIGINAL

0430

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

Police Court... 2
 District

THE PEOPLE, etc.,
 ON THE COMPLAINT OF
 Harry E. Jennings
 Anthony J. Con
 Frederick J. Jennings

Offence Burgary

Dated April 7 1891

Magistrate
 J. H. Staker
 Officer
 J. J. Kelly

Witnesses
 No. _____
 Harry E. Jennings
 Precinct
 C. O.
 No. 66 Down the Avenue
 Street
 Broadway

Arrested
 APR 7 1891
 606 SEVENTH ST
 No. 2577
 Street
 City

\$ 250
 150th St & April 7 1891
 do do do 8 22 1/2

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

Fredrick Lane Jennings

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

Dated April 7 1891 W. J. M. M. M. M. M. Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0431

C. H. Merritt,

MANUFACTURER OF HATS.

Danbury, Ct. May 16/1891

To whom it may concern

Inquiry having been made
of me in regard to Friedrich E Jennings I
find that he worked for me from Feb 1882
until October 1884. When he left my employ
to take another job. I found him willing
and capable. His conduct in the factory was
good

Charles H. Merritt.

POOR QUALITY ORIGINAL

0432

Form No. 1

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after the message is filed with the Company for transmission. This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER 13 SENT BY J. M. REC'D BY J. Paid CHECK

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y. May 12 1891

Dated Danbury Conn 12
To District Attorney Nicoll
New York

Will arrive about three o'clock
this afternoon
Mrs M C Jennings

Form No. 1

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after the message is filed with the Company for transmission. This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER 8 SENT BY J. M. REC'D BY J. Paid CHECK

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y. May 12 1891

Dated Danbury Conn 12
To District Attorney Nicoll
New York City

Dear Sir, received subpoena
too late this morning at 9:20 o'clock
am ready to come
Mrs M C Jennings

POOR QUALITY ORIGINAL

0433

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after the message is filed with the Company for transmission. This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager. NORVIN GREEN, President.

NUMBER 13 SENT BY J. M. [unclear] REC'D BY [unclear] CHECK [unclear]

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y. May 12 1891

Dated Danbury Conn 12
To District Attorney Nicoll
New York

Will arrive about three o'clock
this afternoon
Mrs M C Jennings

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after the message is filed with the Company for transmission. This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager. NORVIN GREEN, President.

NUMBER 13 SENT BY J. M. [unclear] REC'D BY [unclear] CHECK [unclear]

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y. May 12 1891

Dated Danbury Conn 12
To District Attorney Nicoll
New York City

Dear Sir, received subpoena
too late this morning at 9:20 o'clock
am ready to come
Mrs M C Jennings

**POOR QUALITY
ORIGINAL**

0434

[Faint handwritten text, possibly a letter or document, enclosed in a rectangular border. The text is mostly illegible due to fading and low contrast.]

POOR QUALITY ORIGINAL

0435

To the Hon Judge Martine
New York
City

We the undersigned citizens and
taxpayers of the town of Patterson County
of Putnam and State of New York having
known Frederick L Jennings for the last
twenty years and known him to be an
industrious hard working man and
good citizen and hearing that he has
pleaded Guilty (to the charge of Bigamy)
in your Court.

We therefore request you to take
into consideration in passing
sentence his former life and
conduct and so temper with
mercy your sentence that substan-
tial justice may be secured and
yet not an excessive term of Imprison-
ment be imposed

Henry Mable	A. L. [unclear]
Eli [unclear]	Lepper
W. S. [unclear]	J. D. Perry
Daniel [unclear]	C. H. [unclear]
Wilmington Hunt	G. A. Palmer
F. J. [unclear]	John M. Carr
A. C. Nichols	G. E. Kent
H. A. [unclear]	John [unclear]
John [unclear]	

J. T. Baldwin
David Baldwin Train Clerk
B. C. Baker
J. C. Hays
Geo. H. Akin

I James E. Towne a Notary Public
in and for Putnam County New York
do hereby certify that I am well
acquainted with the foregoing
petitioners and know them all
to be reputable citizens of the County
and that each signed his name
in my presence this 16th day of May
1891
James E. Towne

POOR QUALITY ORIGINAL

0437

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Fredinda D. Jennings

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

Fredinda D. Jennings

of the CRIME OF BIGAMY, committed as follows.

The said *Fredinda D. Jennings*

late of the City of New York, in the County of New York, aforesaid, on the *ninth*
day of *May*, in the year of our Lord one thousand eight hundred and
ninety-one, at the town of *Aderson*, in
the County of *Putnam*, in this State,

did marry one *Mary R. Jennings*, and *her*,
the said *Mary R. Jennings* did then and there have for

his wife; and the said *Fredinda D. Jennings*

afterwards to wit: on the *fourth* day of *January*, in the year of
our Lord one thousand eight hundred and *ninety-one*, at the *City and*
County of New York aforesaid,

did feloniously marry and take as *his wife* one *Susan Gowman*,
and to the said *Susan Gowman*,

was then and there married, the said *Mary R. Jennings*

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

John R. Fellows
JOHN R. FELLOWS,
District Attorney.

0438

BOX:

434

FOLDER:

4003

DESCRIPTION:

Johnson, John R.

DATE:

04/01/91



4003

POOR QUALITY ORIGINAL

0439

34 to 36
W.P. Perry

Counsel,
Filed
Pleads,
day of April 1891
W.P. Perry v. W.P. Perry
family partition of opps.

Stobben account degree
Second of terms
[see 224273688, B. & C. 1891]

THE PEOPLE

vs.

John R. Johnson

W. S. McCall
JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

Alfred J. Johnson
May 18/91 Foreman.
Richard C. Kelly 2nd
1891

Witnesses:
Samuel H. Simpson
S. S. Simpson
W. S. Simpson
W. S. Simpson
W. S. Simpson

Wm. S. Simpson
604-107. W. S. Simpson

W. S. Simpson
W. S. Simpson

W. S. Simpson
W. S. Simpson

POOR QUALITY ORIGINAL

0440

STATE OF CONNECTICUT, *New Haven County,* } ss.
CLERK'S OFFICE.

I, *Edward A. Antkott,*
Clerk of the Superior Court within and for
the County of New Haven, in the State of
Connecticut, and keeper of the Records and
Seal thereof, do hereby certify that the ~~above~~^{above}
~~and foregoing~~ is a true copy of *record.*

In testimony whereof, I have hereunto set my hand and affixed the Seal of said Court at
New Haven, this *13th* day of *March,* A. D. 187*0*.

Edward A. Antkott,
Clerk.

STATE OF CONNECTICUT, } ss.
NEW HAVEN COUNTY.

I, *John M. Thayer,*
Presiding Judge of the Superior Court for the State
of Connecticut, do hereby certify that
Edward A. Antkott, whose name is above written and subscribed,
is and was at the date thereof, Clerk of said Superior
Court, duly appointed, commissioned and sworn, and keeper of the Records and Seal thereof,
and that the above certificate by him made, and his attestation of record thereof, is in due
form of law.

In testimony whereof, I have hereunto set my hand, this *13th* day
of *March,* A. D. 187*0*

John M. Thayer,
Presiding Judge.

POOR QUALITY ORIGINAL

0441

STATE OF CONNECTICUT, }
COUNTY OF NEW HAVEN, } ss.
Clerk's Office.

I, *Edward A. Arketell,*

Clerk of the Superior Court
of the State of Connecticut, within and for New Haven County, and keeper of the
Seal thereof, hereby certify:—THAT, The Honorable

John W. Thayer

was on the *13th* day of *March,* 18*91* and now is
Presiding Judge of said Court, duly appointed, commissioned and sworn, having
full power and authority by the laws of this State, to take the acknowledgment
of Deeds and other instruments, and to certify the same; also to administer Oaths,
and to give certificates thereof; that full faith and credit may, and ought to be
given to his official acts, and attestations; that I am acquainted with his hand
writing, and that the signature to the instrument hereto annexed, purporting to
be his, is his genuine official signature; and that said instrument is
executed, acknowledged and duly authenticated according to the laws of this State.

In testimony Whereof, I hereunto set my hand, and affix the Seal of said Court at the City of New Haven, in said
County and State, on this *13th* day of *March,* A. D. 18*91*.

Edward A. Arketell, Clerk.

At a Superior Court held at New Haven, in and for New Haven County, on the first Tuesday in April, A. D. 1874.

Present, Hon. Dwight Loomis, Judge.
Arthur D. Osborne, Clerk.

Charles P. Scott, Esq., Sheriff.

State) Upon a bill of indictment
John R. Johnson.) laid before the Grand Jurors
from the body of the County of New Haven, duly impaneled and sworn, by E. K. Foster, Esq., Attorney for the State within and for said New Haven County, charging said John R. Johnson now confined in New Haven County Jail, with the crime of murder in the second degree, as per indictment on file, returned into Court by said Grand Jurors indorsed "A true bill".

The prisoner appeared, and for plea said "Not Guilty". And after a full hearing the case was committed to the jury, who returned a verdict of "Guilty". It is therefore considered by the Court that the prisoner is guilty in manner and form as charged in said indictment.

The Court thereupon sentenced the said prisoner, John R. Johnson, to be confined at hard labor for the term of his natural life in the Connecticut State Prison, and the cost of this prosecution, taxed at 194 dollars, 42 cents, and stand committed until judgment is completed.

POOR QUALITY
ORIGINAL

0443

with.

Warrant issued May 15, 1874.

A motion for a new trial was filed and allowed in this cause, without stay of execution; and said motion was overruled, and a new trial denied, by advice of the Supreme Court of Errors at the November term thereof, A. D. 1874.

POOR QUALITY ORIGINAL

0444

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

William H. Dunning

of No. 106 7th St. Detroit Mich Street, Aged 70 Years

Occupation Manager being duly sworn, deposes and says, that on the

19th day of February 1891, at the 15 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:

a gold watch and chain of the value of three hundred dollars, diamond studs of the value of three hundred dollars, an emerald pin set with diamonds of the value of twenty five dollars, and thirty five dollars in money, a pair of sleeve buttons of the value of twenty five dollars, and other property all of the value of Seven hundred 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 as aforesaid by

John Johnson, not arrested, for the reason that deponent had said property in his possession in his room at the New York Hotel where deponent was sick on said date and defendant was there as a nurse, and about 4 o'clock in the morning of said date deponent caught the defendant in the act of feloniously taking a portion of said property consisting of said money, from

day of

Sworn to before me this

188

Police Justice

POOR QUALITY ORIGINAL

0445

the pockets of deponent, night shirt, with force and violence, and deponent then ran off in spite of deponent's efforts to hold him. Deponent asks that deponent be arrested and dealt with as the law directs.

26
February 1891
J. Johnson
Police Justice.

M. H. Dunning

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1891
Police Justice.

I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated 1891
Police Justice.

There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order he to be discharged.
Dated 1891
Police Justice.

W
Police Court, District

THE PEOPLE, vs.,
on the complaint of
M. H. Dunning
vs.
John Johnson
1
2
3
4

Offence—ROBBERY.

Date 1891

Magistrate.

M. C. Cady

Officer.

C. O.

Clerk.

Witnesses

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

POOR QUALITY ORIGINAL

0446

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *John Johnson*

Question. How old are you?

Answer. *50 years*

Question. Where were you born?

Answer. *Dresden*

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

Answer. *220 E 95th St - 17 months*

Question. What is your business or profession?

Answer. *Nurse*

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

Answer. *I am not guilty. The goods and property found in my possession were presented to me by the complainant.*

J R Johnson

Taken before me this

day of *March* 1891

A. B. Johnson

Police Justice.

POOR QUALITY ORIGINAL

0447

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William H. Dunning of No. 106 7th St. Detroit Mich Street, that on the 17 day of February 1891 at the City of New York, in the County of New York,

was feloniously taken from his possession by force and violence of a good watch of chain and other property in all of the value of seven hundred dollars

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 26 day of February 1891

G. Henry Ford POLICE JUSTICE.

POOR QUALITY ORIGINAL

0448

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated 188

Magistrate.

McCarthy & Titus Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated 188

Police Justice.

The within named

POOR QUALITY ORIGINAL

0449

2500 bail for
at 11:10 AM
" 3 1/2 PM

The presiding magistrate is authorized to hear and determine this case in my absence, and to accept bail.

J. Murray Drake
Police Justice.

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

I wish

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm H. Sumner

John Johnson

Offence *Robbery*

Dated *Feb 27* 188*8*

Frank Magistrate.

Wm Carly Officer.

C. D. Precinct.

Witnesses: *Cole* Officer

No. _____
Center Officer

No. _____
A. A. Miller Street

No. _____
New York Street

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

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

Dated..... 18 *ATM* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

POOR QUALITY ORIGINAL

0450

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John R. Johnson

The Grand Jury of the City and County of New York, by this Indictment accuse *John R. Johnson* —

of the crime of *Bodily Injury in the second degree*, as a SECOND OFFENSE, committed as follows :

Heretofore, to wit: at a court of ~~General Sessions of the Peace~~ *Superior Court of the State of Connecticut*

for the ~~City and County~~ *New Haven* (of New York) at the ~~City Hall~~ *Court House*, in the said City of New York, ~~in the said State of Connecticut~~, on the *24th* day of *April*, in

the year of our Lord, one thousand eight hundred and *nineteen* :

before the Honorable *David S. Lewis, Judge of the said Superior Court*,

and Justice of the said Court, the said *John R. Johnson* by the name and description of *John R. Johnson* —

was in due form of law convicted of *under the laws of the said State of Connecticut of a crime which is committed to wit: within this State would be a felony to wit: murder in the second degree*, upon a certain indictment then and there in the said Court depending against him

the said *John R. Johnson* by the

name and description of *John R. Johnson* as aforesaid,

for that *he the said John R. Johnson*,

then late of the

POOR QUALITY ORIGINAL

0451

City of New York, in the County of New York aforesaid, on the
 day of July in the
 year aforesaid, at the Town of Menden in said City and
 County aforesaid, with force and arms,
 maliciously, feloniously,
 feloniously and of his malice aforethought,
 in and upon one of Joanna R. Hess of the
 said Town of Menden, in the peace then
 and then then, did make an assault, and
 with a certain knife which he then and
 there in his right hand had and held,
 then, the said Joanna R. Hess then and
 there maliciously, feloniously, feloniously and
 of his malice aforethought, did strike
 and wound, giving to her the said
 Joanna R. Hess, then in said Menden,
 holding, and mounding, with the said
 knife as aforesaid, in and upon the left side
 of the neck of her, the said Joanna R. Hess,
 one mortal wound of the breadth of one inch,
 and of the depth of two and one-half inches,
 of which said mortal wound the said Joanna
 R. Hess, at the Town of Menden in the County
 of New Haven aforesaid, upon the said
 eighth day of July, one thousand eight hundred
 and seventy-two, to the ninth day of July, one
 thousand eight hundred and seventy-two, lay
 ailing and sick, and on said ninth day
 of July, one thousand eight hundred and
 seventy-two, she the said Joanna R. Hess did of
 said mortal wound then and there die.

POOR QUALITY ORIGINAL

0452

And Thereupon, upon the conviction aforesaid, it was considered by the said ^{Superior} Court of General Sessions of the Peace, and ordered and adjudged that

the said *John R. Johnson* by the name and description of *John R. Johnson* as aforesaid,

for the *crime and murder in the second degree*, whereof he was so convicted as aforesaid, be imprisoned in the *penitentiary* and there sentenced to be confined at hard labor for

the term of *his natural life in the Penitentiary State Prison*, and the cost of the said prosecution, taxed at *144 dollars, 42 cents*, and also committed until the said judgment was completed with, as by the record thereof doth more fully and at large appear.

And the said *John R. Johnson* late of the City of New York, in the

County of New York aforesaid, having been so as aforesaid convicted of the *said crime and murder in the second degree*, in manner aforesaid, afterwards, to wit: on the *thirteenth* day of *February*, in the year of our Lord one thousand eight hundred and *nineteen*, at the City and County aforesaid, with force and arms, in the night time of the said day, in and upon one *William H. Dunning*, in the year of the said People, then and there being, feloniously did make an assault, and one watch of the value of *two hundred and fifty dollars*, one chain of the value of *fifty dollars*, three diamond studs of the value of *one hundred dollars each*, one ring of the value of *twenty five dollars*, and one pair of *diamond buttons of the value of*

POOR QUALITY ORIGINAL

0453

Twenty five dollars, of the goods, chattels
and personal property of the said
William H. Dunning, in the presence
of the said William H. Dunning, and
the sum of twenty five dollars in money,
lawful money of the United States
of America, and of the value of twenty
five dollars, of the goods, chattels
and personal property of the said
William H. Dunning, from the
person of the said William H.
Dunning, against the will of,
and by violence to the person of the
said William H. Dunning, then and
there, violently and feloniously did
take, steal, take and carry away, against
the form of the statute in such case
made and provided, and against the
peace of the People of the State of New
York, and their dignity.

De Saucy Hill,

Attorney

0454

BOX:

434

FOLDER:

4003

DESCRIPTION:

Johnson, Peter

DATE:

04/10/91



4003

POOR QUALITY ORIGINAL

0455

Grant

Counsel,

W. C. R. R. R.
Filed *1887*
Pleads *to be finally called*

THE PEOPLE

60
248
where
proceedings B

Peter Johnson
(*2 Cases*)

POLICY
[S 844 Penal Code]

JOHN R. FELLOWS,

Dist. Atty.
San Francisco, Cal.
Plad Guilty & Dis.

A TRUE BILL.

Edward T. Sullivan
Foreman.

See file
White Hall

Witnesses:

Anthony Amador
41 Park Row

504
1887

POOR QUALITY ORIGINAL

0456

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

R. B. McCully being duly sworn, deposes
and says, that Peter Johnson
here present, is the one known as John Doe
in annexed complaint of Wm. Doe.

Subscribed and sworn to before me, this

16th day to March 1891

Robert B. McCully

Police Justice.

GLUED PAGE

POOR QUALITY ORIGINAL

0457

Play made with John Doe made 13/91
5-20
17-20
R. B. McCully

CITY OF New York COUNTY OF the
AND STATE OF NEW YORK

Anthony Bourtoch 41 Park Row
of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that John Doe, whose real name is unknown, but who can be identified by R. B. McCully did, on or about the 13th day of March, 1891, at number 218 Seventh Avenue 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 which said paper or instrument hereto annexed is what is commonly known as, or are called lottery policy and further that the said,

John Doe aforesaid has in his possession, within and upon certain premises, occupied by him and situated and known as number 218 Seventh Avenue street, in the City of New York 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 16 day of March 1891
[Signature]
Police Justice.

Anthony Bourtoch

CITY OF New York COUNTY OF New York ss.

R. A. McCully, of 41 Park Row
13th day of March
the said John Doe
premises 218, 7th Avenue
being duly sworn further deposes and says, that on the 13th, aforesaid, he called at the place of business of John Doe aforesaid, at the said premises and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery policy as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said John Doe

and had conversation with him in substance as follows. Deponent said, "I want to play 10 20 40, 15 30 60 for all day straight for twenty cents." The said JOHN DOE took a piece of paper which lay on his desk, and wrote with pen and ink what is commonly called a "Lottery Policy" hereto annexed, then took from his desk a pad, on which he recorded other figures and numbers, and copied said numbers upon said pad, then handed the paper hereto annexed to Deponent, for which Deponent paid him the sum of twenty cents for the same.

Deponent further says that he has on different times seen the said JOHN DOE conducting what is commonly called a "Lottery Policy" business at said premises, and using books and papers which he had in his possession for said purposes.

Subscribed, and sworn to before me : Robert B. McCully
this 16th day of March 1891.
[Signature]
Police Justice.

GLUED PAGE

POOR QUALITY ORIGINAL

0458

March 13 1891
10.20.40 1/5
15.30.60 1/5

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

Anthony Courtick of *41 Park Row* of *150 Nassau Street*, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that *John Doe*, whose real name is unknown, but who can be identified by *R. B. McCully* did, on or about the *13th* day of *March*, 1891, at number *218 Seventh Avenue* 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 which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policy* and further that the said,

John Doe aforesaid has in his possession, within and upon certain premises, occupied by him and situated and known as number *218 Seventh Avenue* street, in the City of *New York* 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 *16* day of *March* 1891. *Anthony Courtick*
Police Justice.

CITY OF *New York* COUNTY OF *New York* } ss.

R. B. McCully, of *41 Park Row* being duly sworn further deposes and says, that on the *13th* day of *March* 1891, aforesaid, he called at the place of business of the said *John Doe* aforesaid, at the said premises *218, 7th Avenue* and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said *John Doe* and had conversation with him in substance as follows. Deponent said, "I want to play 10 20 40, 15 30 60 for all day straight for twenty cents." The said JOHN DOE took a piece of paper which lay on his desk, and wrote with pen and ink what is commonly called a "Lottery Policy" hereto annexed, then took from his desk a pad, on which he recorded other figures and numbers, and copied said numbers upon said pad, then handed the paper hereto annexed to Deponent, for which Deponent paid him the sum of twenty cents for the same.

Deponent further says that he has on different times seen the said JOHN DOE conducting what is commonly called a "Lottery Policy" business at said premises, and using books and papers which he had in his possession for said purposes.

Subscribed, and sworn to before me: *Robert B. McCully* this *16th* day of *March* 1891.
Police Justice.

POOR QUALITY ORIGINAL

0459

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Anthony Comstock et al

VS.

John Doe

LOTTERY AND POLICY.

Dated.....188

.....Magistrate.

.....Clerk.

.....Officer.

WITNESSES:

Anthony Comstock
R. B. Mrs. Bully

Bailed, \$.....

to answer.....Sessions.

By.....

.....Street.

POOR QUALITY ORIGINAL

0460

City and County of New York, ss:

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

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

Proof by affidavit having been this day made before me, by Anthony J. Conuto and R. B. McCully of 41 Park Row Street, New York City, that there is probable cause for believing that John Doe, whose real name is unknown, but who can be fully identified by R. B. McCully

has in his possession, at, in and upon certain premises occupied by him and situated and known number 218 Seventh Avenue, in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day time to make immediate search on the person of the said John Doe and in the building situate and known as number 218 Seventh Avenue aforesaid, for the following property, to wit: all Faro layouts, Roulette Wheels and layouts, Rouge et Noir, or Red and Black layouts, gaming tables, chips, packs of cards, dice, deal boxes, lottery policies, lottery tickets, circulars, writings, papers, documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, all books documents for the purpose of enabling others to gamble or sell lottery policies, all black-boards, all slips or drawn numbers of a lottery, all money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 14 District Police Court at the Courts in Centre street in the City of New York.

Dated at the City of New York, the 16th day of March 1891

[Signature]

POLICE JUSTICE.



POOR QUALITY ORIGINAL

0461

Inventory of property taken by James Dyer the Peace Officer by whom this warrant was executed:

~~Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir layouts, gaming tables, chips, packs of cards, dice, deal boxes, deal trays for holding chips, cue boxes, markers, or tally cards, ivory balls, lottery policies, lottery tickets, circulars, writings, papers, black boards, slips, or drawn numbers in policy, money, manifold books, slates~~

one Double state } 17 Lottery Circulars
 3 Books of Drawings } 3 Dream books
 1 Manifold book for Day } 6 lottery tickets
 13 Manifold sheets of Record } 1agate 1 zinc
 all of the above described articles found in premises 218. 7th Ave and brought to this Court

City of New York and County of New York ss:

I, James F. Dyer the Officer by whom this warrant was executed,

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

Sworn to before me, this 16 day of March 1887

James L. Dyer

[Signature]
 Police Justice.

Police Court--- 4 District.

Search Warrant.
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Al. Lambert et al
 vs.
Murder

Dated March 16 1887

Justice.
 Officer.

POOR QUALITY ORIGINAL

0462

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Peter Johnson

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

Question. What is your name?

Answer. *Peter Johnson*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Sweden*

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

Answer. *339 W 41 St Street 6 years*

Question. What is your business or profession?

Answer. *Machinist*

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

Answer.

*I am not guilty
Peter Johnson*

Taken before me this *16* day of *March* 1891

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0463

Sec. 151.

Police Court, 1st District.

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

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Antonio Courtach & R. B. McCully of No. 41 Park Row Street, charging that on the 13th day of March 1891 at the City of New York, in the County of New York that the crime of Selling what is commonly called a lottery policy

has been committed, and accusing John Doe whose real name R. B. McCully is unknown but who can be identified by R. B. McCully thereof.

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

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

Dated at the City of New York, this 16th day of March 1891
[Signature] POLICE JUSTICE.

POLICE COURT, 1st DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio Courtach & R. B. McCully

vs.

John Doe

Warrant-General.

Dated March 16th 1891

Magistrate.

[Signature] Officer.

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

James R. Spicer Officer.

Dated March 16th 1891

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest 10 PM

Native of Providence

Age 57

Sex —

Complexion —

Color —

Profession Mechanic

Martial Single

Single —

Read Yes

Write Yes

339 W 41 St

POOR QUALITY ORIGINAL

0464

BAILED.

No. 1, by James H. Beaman
 Residence Sto. E 126
 Street

No. 2, by _____
 Residence _____
 Street

No. 3, by _____
 Residence _____
 Street

No. 4, by _____
 Residence _____
 Street

Police Court... District

THE PEOPLE, vs.
ON THE COMPLAINT OF

William G. Smith
John J. Smith

Offense Drawing Lottery Policies

Dated March 16 1891

John J. Smith
Magistrate

Witnesses
Ed. J. McLaughlin
W. J. Smith
Street



No. _____
Street _____
to HISWY 9.8.
Carroll

376

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

Dufuridan

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

Dated March 16 1891 [Signature] Police Justice.

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

Dated Mar 17 1891 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0465

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Peter Johnson

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

Peter Johnson

of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, committed as follows:

The said

Peter Johnson

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

Robert B. McCully

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

Mar 16 all of
12 2130
15 2433
20 + 4/41

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

SECOND COUNT.

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

Peter Johnson

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

The said

Peter Johnson

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

Robert B. McCully

POOR QUALITY ORIGINAL

0466

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

Mar 16 all ct
12 21 30
15 24 33
20 + 4/41

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

THIRD COUNT.

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

Peter Johnson

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

The said *Peter Johnson*

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

Robert B. McCully

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

Mar 16 all ct
12 21 30
15 24 33
20 + 4/41

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

FOURTH COUNT.

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

Peter Johnson

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

POOR QUALITY ORIGINAL

0467

The said Peter Johnson

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

Robert B. McCully

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

man 16 all d
12 21 30 /
15 24 33 /
207 4/41

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

FIFTH COUNT.

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

Peter Johnson

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

The said Peter Johnson

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

Robert B. McCully

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

man 16 all d
12 21 30 /
15 24 33 /
207 4/41

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

JOHN R. FELLOWS,
District Attorney.

POOR QUALITY ORIGINAL

0468

John E. ...
Counsel,
Filed *1891*
day of *April*
Plaintiff *10*

POLICY.
[S 844, Penal Code]

THE PEOPLE

vs. B

Peter Johnson
(2 Cases)
Sub 2 - Dec 8, 1890
Plaid Guilty to Knif.

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Edward J. ...
Profession
has resp. another
to get ...
with the ...

Witnesses:

Anthony ...
41 Park Row

POOR QUALITY ORIGINAL

0469

19 21 20
15 24 93
16 11 1911
MAY 16 11 11 AM

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

Anthony J. Bourke of *41 Park Row* of ~~150 Nassau~~ *New York*, New York, being duly sworn, deposes and says that he has just cause to believe and does believe ~~that~~ *and clearly that* did, on ~~or about~~ the *16th* day of *March*, 1891, at number *218 7th Avenue* 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 which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policy* and further that the said,

Peter Johnson had in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *218 7th Avenue* street, in the City of *New York* 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 ~~offering for sale to~~ *sell or vend* lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had 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 *16th* day of *March* 1891

[Signature]
Police Justice.

Anthony J. Bourke

CITY OF *New York* COUNTY OF *New York* } ss.

R. B. McCully of *41 Park Row* being duly sworn further deposes and says, that on the *16th* day of *March* 1891, aforesaid, he called at the place of business of the said *Peter Johnson* aforesaid, at the said premises *218 7th Avenue* and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said *Peter Johnson* and had conversation with *him* in substance as follows. Deponent said, to PETER JOHNSON, as he handed him a paper with the figures 12 21 30, 15 24 33, "I want to play those all day for twenty cents on the cross," whereupon the said PETER JOHNSON wrote the annexed paper, and handed it to Deponent, and Deponent paid him the sum of twenty cents for the same.

Subscribed, and sworn to before me :
this 16th. day of March 1891.

Robert B. McCully
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0470

Recd of John Doe
218 - 7th Ave
March 16/91 - 8-30 AM
Pd 20c
R. B. McCully

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

Anthony J. Bourke of *41 Park Row* of *150 Nassau* Street, New York, being duly sworn, deposes and says

that he has just cause to believe and does believe ~~that~~ *and charge that*
did, on ~~the~~ *16th* day of *March*, 1891, at number *218 7th Avenue*
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 which said paper or instrument hereto annexed is what is commonly known as,
or are called lottery *policies* and further that the said,

Peter Johnson
had in *his* possession, within and upon certain premises, occupied by *him* and situated and
known as number *218 7th Avenue* street, in the City of
New York 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 ~~selling~~ *offering for sale* to sell or vend lottery poli-
cies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and
had 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 *16th* day of *March* 1891
[Signature]
Police Justice.

Anthony J. Bourke

CITY OF *New York* COUNTY OF *New York* } ss.

R. B. McCully of *41 Park Row* being duly sworn further deposes and says, that on the
16th day of *March* 1891, aforesaid, he called at the place of business of
the said *Peter Johnson* aforesaid, at the said
premises *218 7th Avenue* and there purchased the said paper, ticket and instrument,
purporting to be what is commonly called a lottery *policies* as annexed to foregoing affidavit,
under the following circumstances to wit: Deponent there saw the said *Peter Johnson*
and had conversation with *him* in substance as follows.

Deponent said, to PETER JOHNSON, as he handed him a paper with the
figures 12 21 30, 15 24 33, "I want to play those all day for
twenty cents on the cross," whereupon the said PETER JOHNSON wrote
the annexed paper, and handed it to Deponent, and Deponent paid him
the sum of twenty cents for the same.

Subscribed, and sworn to before me : *Robert B. McCully*
this 16th. day of March 1891.

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0471

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Anthony Comabete et al

VS.

Peter Johnson

LOTTERY AND POLICY.

Dated.....188

.....Magistrate.

.....Clerk.

.....Officer.

WITNESSES:

Anthony Comabete
H. B. Mc. Kelly

Bailed, \$.....

to answer.....Sessions.

By.....

.....Street.

POOR QUALITY ORIGINAL

0472

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Peter Johnson

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

Question. What is your name?

Answer.

Peter Johnson

Question. How old are you?

Answer.

57 years

Question. Where were you born?

Answer.

Sweden

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

Answer.

339 E 41st Street - 6 years

Question. What is your business or profession?

Answer.

mechanic

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

Answer.

I am not guilty

Peter Johnson

Taken before me this

day of *November*

1891

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0473

BAILED

No. 1, by James B. Campbell
 Residence 210 E 116 Street

No. 2, by _____
 Residence _____ Street

No. 3, by _____
 Residence _____ Street

No. 4, by _____
 Residence _____ Street

Police Court

District

374

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

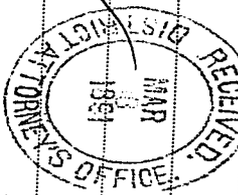
1 William C. Smith
 2 Peter J. Murray

Offence Pelluring Lottery Policies

Date March 16 1891

Keegan Magistrate
Byer Officer

Witness Chas. W. McCallister
 No. 41 Park Row Street



No. _____ Street
 \$ 500 to answer G. J. S.

James

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

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

Dated March 16 1891 Keegan Police Justice.

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

Dated Mar 17 1891 Keegan Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0474

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Johnson

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

Peter Johnson

of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, committed as follows:

The said

Peter Johnson

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

Robert B. McCully

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

Mar 13 all day

10, 20, 40 45
15, 30, 60 45

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

SECOND COUNT.

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

Peter Johnson

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

The said

Peter Johnson

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

Robert B. McCully

POOR QUALITY ORIGINAL

0475

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

Mar 13 all day
10, 20, 30 4 5
15, 30, 60 4 5

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

THIRD COUNT.

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

Peter Johnson

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

The said *Peter Johnson*

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

Robert B. Mac Cully

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

Mar 13 all day
10, 20, 30 4 5
15, 30, 60 4 5

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

FOURTH COUNT.

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

Peter Johnson

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

POOR QUALITY ORIGINAL

0476

The said Peter Johnson

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

Robert B. McCully

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

May 13 all day
10, 20, 30 4 5
15, 30, 60 4 5

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

FIFTH COUNT.

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

Peter Johnson

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

The said Peter Johnson

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

Robert B. McCully

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

May 13 all day
10, 20, 30 4 5
15, 30, 60 4 5

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

JOHN R. FELLOWS,

District Attorney.

0477

BOX:

434

FOLDER:

4003

DESCRIPTION:

Jones, Peter

DATE:

04/30/91



4003

POOR QUALITY ORIGINAL

0478

Counsel,
Filed *30* day of *April* 189*1*
Pleads,

THE PEOPLE
vs.
B
Peter Jones
Complaint filed in the Court
of Special Sessions
John R. Fellows

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
III Rev. Stat. (7th Edition), Page 1089, Sec. 5.]

DE LANCEY NICOLL,
JOHN R. FELLOWS
District Attorney.

A TRUE BILL.
Ernest D. Lyford
Foreman.

*Book paid on united the subject
is here from 1891*

Witnesses:
affidavit
to Court

**POOR QUALITY
ORIGINAL**

0479

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter Jones

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

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

JOHN R. FELLOWS,

District Attorney.

0480

BOX:

434

FOLDER:

4003

DESCRIPTION:

Jones, Thomas

DATE:

04/01/91



4003

POOR QUALITY ORIGINAL

0481

666

Witnesses:

Paul Breguda

Counsel,

Filed

Pleas,

[Signature]
1887

THE PEOPLE

vs.

I

Thomas Jones

*Burglary in the second degree,
and Grand Larceny in
the first degree.*

Edmund Nicoll
JOHN R. FELLOWS

District Attorney.

A True Bill

[Signature]

[Signature]
Foreman.

[Signature]
Charles D. Eley

[Signature]
Ed. J. [Signature]

POOR QUALITY ORIGINAL

0482

Police Court 2 District.

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

of No. 136 Fifth Avenue Street, aged 42 years,
occupation Restaurant Keeper being duly sworn

deposes and says, that the premises No 136 7th Avenue Street,
in the City and County aforesaid, the said being a four story brown
stone building.

and which was occupied by deponent as a restaurant and dwelling
and in which there was at the time a human being, by name

Paul Brignole
were BURGLARIOUSLY entered by means of forcibly breaking the

door and forcing the lock of the front
entrance of the floor over the basement

on the 25 day of March 1897 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

a lot of silver
ware consisting of castors, sugar bowls,
and spoons and other property all
of the value of one hundred dollars
\$ 100

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

Thomas Jones

for the reasons following, to wit: The said premises were

securely locked and closed about the hour
of 11 o'clock P.M. on March 24, and
were found broken open about the hour
of 5:30 o'clock A.M. on said date

POOR QUALITY ORIGINAL

0483

and deponent is informed that by
Policeman William Deacha, now here that
about the hour of 5:20 o'clock A.M.
on March 25 he arrested the defendant
with said stolen property in his possession
about half a block from deponent place
and in the act of going away with it

25
March 1891
Stamford

Paul J. Magistrate



Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Burglary
vs.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

POOR QUALITY ORIGINAL

0484

CITY AND COUNTY }
OF NEW YORK, } ss.

William Decker

aged *24* years, occupation *Police* of No.

19th Street Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Paul Brignole*

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

Sworn to before me, this *25*
day of *March* 189*8*.

J. Humphreys
Police Justice.

(3692)

William Decker

POOR QUALITY ORIGINAL

0486

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul Augustine
1186 - 5 Ave
Flower Jones

Burglary

Offence

Dated

March 25 1881

Residence

No. 3, by

Residence

No. 4, by

Residence

Witnesses

Carl W. Spicer

Decker

Officer

Magistrate



No.

\$ 2000

to answer

to appear

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

Flower Jones

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

Dated March 25 1881 Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

POOR QUALITY
ORIGINAL

0487

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Jones

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

Thomas Jones

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

The said *Thomas Jones*,

late of the *Sixteenth* Ward of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *March*, in the year of our Lord one thousand eight hundred and *eighty-ninety-one*, with force and arms, about the hour of *four* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Paul Briegleb*,

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit:

The said Paul Briegleb,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said *Paul Briegleb*,

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,

POOR QUALITY ORIGINAL

0488

SECOND COUNT—

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

Thomas Jones

of the CRIME OF *felony* LARCENY in *the night*, committed as follows:

The said *Thomas Jones*.

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

Five cartons of the value of five dollars, each, ten sugar tins of the value of three dollars each, thirty boxes of the value of one dollar each, and divers other goods, chattels and personal property of a quantity and description to the Grand Jury known, of the value of twenty five dollars.

of the goods, chattels and personal property of one *Paul Diquide*.

in the dwelling house of the said *Paul Diquide*.

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

Thomas Jones
Attorney

0489

BOX:

434

FOLDER:

4003

DESCRIPTION:

Joyce, Mary

DATE:

04/29/91



4003

POOR QUALITY ORIGINAL

0490

393
B. A. D.

Counsel,
Filed
Pleeds,
1897

THE PEOPLE
Grand Larceny, first Degree
(From the Person)
[Sections 528, 530, 532 - Penal Code]

Mary Joyce

H. D.

JOHN R. FELLOWS,
District Attorney.

Witnesses:
Alfred Nelson
Affiant Leonard
6th Prec

A True Bill.

County Clerk

Foreman

1915

POOR QUALITY ORIGINAL

0491

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

John Leonard

of No. 6th Precinct Street, aged _____ years,

occupation Police Officer being duly sworn deposes and says,

that on the 21st day of April 1891

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

Mary Joyce upon Complaint and oath of Alfred Wilson charged with Larceny from the person. Deponent says that said Wilson is a material witness for the people and that he is a non-resident, Deponent therefore prays that he be committed to the house of Detention

John Leonard

Sworn to before me, this 21st day of April 1891

Charles H. Justice Police Justice

POOR QUALITY ORIGINAL

0492

Police Court _____ District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. Rockum, Mass Street, aged 29 years,
occupation Sailor being duly sworn

deposes and says, that on the 20 day of April 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and perm of deponent, in the Night time, the following property, viz:

One Silver Watch and Chain
to the value of nine dollars

\$ 9 00

the property of Deponent

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

From the fact that deponent missed said property from his vest pocket and that he caused the arrest of defendant. Deponent is informed by Senior Officer John Leonard of the 6th Precinct that he saw the defendant throw said property down into a basement on Park Row.

Alfred Wilson

Sworn to before me, this _____ day

Charles W. Stewart
Police Justice.

POOR QUALITY ORIGINAL

0494

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. *Mary Joyce*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Iceland*

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

Answer. *57 Mulberry Street 1 1/2 years*

Question. What is your business or profession?

Answer. *Cook*

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

Answer. *I am not guilty*
Mary Joyce
(mark)

Taken before me this

day of *Nov* 11 188*9*
Charles H. Smith

Police Justice.

POOR QUALITY ORIGINAL

0495

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

Police Court

District

THE PEOPLE, Ac.,

ON THE COMPLAINT OF

Alfred Miller
or
Mary Joyce

1 _____
 2 _____
 3 _____
 4 _____

Offence *Larceny from the person*

Dated

April 21 1891

No. _____

Samuel G. [unclear]

Officer

Witnesses

No. _____
Frederick [unclear]
Go [unclear]

No. _____

Street _____

No. _____

Street _____

No. _____

Street _____



553

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

De Furman

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

Dated *April 21 1891* *Charles M. Linton* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0496

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Mary Joyce

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

Mary Joyce
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Mary Joyce*

late of the City of New York, in the County of New York aforesaid, on the *twentieth*
day of *April* in the year of our Lord one thousand eight hundred and
~~eighty-ninety-one~~, in the *night* - time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the
value of nine dollars*

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

**POOR QUALITY
ORIGINAL**

0497

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Mary Joyce
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Mary Joyce

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

*one watch of the value of
nine dollars*

of the goods, chattels and personal property of one

Alfred Wilson

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

Alfred Wilson

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

Mary Joyce

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

DE LANCEY NICOLL
~~JOHN B. FELLOWS,~~

District Attorney.