

0761

BOX:

65

FOLDER:

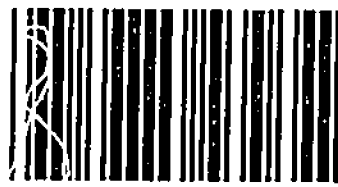
738

DESCRIPTION:

Reinhardt, John

DATE:

04/11/82



738

0762

5-21 Bill returned

Day of Trial,  
Counsel, *W. H. H. H. H.*  
Filed 11 day of April 1882  
Pleads *Not guilty - (13)*

THE PEOPLE *B*  
*John Reinhardt*  
= Dead =  
*John W. H. H.*  
DANIEL G. ROLLINS,

Selling Lottery Policies.

District Attorney.  
*Seated on the*  
A True Bill.  
*James T. Leach*  
Foreman.  
*Reverend D. A.*  
*May 16/83*

Witnesses:

0763

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*  
*John Reinhardt.*

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

*John Reinhardt.*

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*John Reinhardt.*

late of the *Seventh* Ward, in the City and County aforesaid,  
on the *twenty fifth* day of *March* in the year of our  
Lord one thousand eight hundred and eighty *two* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one

*Benjamin H. Barr*

and did procure and cause to be procured for the said

*Benjamin H. Barr*

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

*D E. 25*

*23 40. 63 / 52*  
*19. 38. 56 / 3 -*  
*16. 41. 60 / 2*

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



0764

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Reinhardt* of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*John Reinhardt*

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

*John Reinhardt*

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

*Sixty two Market Street.*

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

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Reinhardt* of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*John Reinhardt*

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

And that he the said

*John Reinhardt*

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

*Sixty two Market Street.*

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

*Benjamin H Baer*

and did procure and cause to be procured for the said

*Benjamin H Baer*

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

*B E 15*  
*23. 40. 63 f 32*  
*19. 38. 56 f 3*  
*16 41. 60 f 2*

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



4th Count

And the Grand Jury aforesaid by this Indictment further accuse the said John Reinhardt of the crime of selling a paper in the nature of a bet upon the drawings of a Lottery committed as follows: The said John Reinhardt late of the Ward, City and County of St. Louis on the twenty-fifth day of March in the year one thousand eight hundred and eighty-two, at the Ward City and County aforesaid, feloniously did sell, to one Benjamin H. Baer, a certain paper in the nature of a bet, upon the drawings of a lottery, a more particular description of which said lottery is to the said Jury aforesaid, unknown, and cannot now be given which said paper contained the words and figures following: That is to say

B. C. 25  
 2340 63/52  
 1938 56/3-  
 1641 69/2

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.

That the Grand Jury aforesaid by this indictment further accuse the said John Richard of the crime of Selling a writing in the nature of an insurance upon the drawing of a lottery committed as follows: The said John Richard, late of the Ward, City and County aforesaid, on the twenty fifth day of March in the year one thousand eight hundred and eighty-two, at the Ward, City and County aforesaid, feloniously did sell to one Benjamin H. Baer a certain writing in the nature of an insurance upon the drawing of a lottery, a more particular description of which said lottery is to the Grand Jury aforesaid, unknown and cannot now be given which said writing is as follows:

B. & 25.

234063/52.

193856/3.

164160/2.



0767

Against the form of the statute  
in such case made and provided  
and against the people of the  
people of the State of New York  
and their dignity

0768

*Sixth* ~~SIXTH~~ COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for  
gambling," committed as follows :

The said

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

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

*Seventh* ~~FIFTH~~ COUNT—

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

of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for  
gambling," committed as follows :

The said

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

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit  
the said room to be used and occupied for gambling, to wit, for selling and vending and disposing  
of certain instruments and writings, commonly known as and called lottery policies (a more  
particular description whereof is to the 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  
People of the State of New York and their dignity.

DANIEL G. ROLLINS,  
District Attorney.



0769

# Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*  
*John Reinhardt.*

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

*John Reinhardt.*

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*John Reinhardt.*

late of the *Seventh* Ward, in the City and County aforesaid,  
on the *twenty fifth* day of *March* in the year of our  
Lord one thousand eight hundred and eighty *two* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one

*Benjamin H. Bar*

and did procure and cause to be procured for the said

*Benjamin H. Bar*

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

*D E. 25*

*23 40. 63 / 52*  
*19 38. 56 / 3*  
*16 41. 60 / 2*

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

0770

# 21  
Bought at Los Angeles  
Date Mar 30/62  
Price 10 Cents  
Q. M. Jones



0771

Page  
23406875  
19385678  
16416072  
Exhibit A

0772

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

POLICE COURT,

3

DISTRICT.

of No. Benjamin H Baer  
313 East 49 Street, being duly sworn, deposes andsays that on the 25 day of March 188 2at the City of New York, in the County of New York, deponent purchased

at premises N<sup>o</sup> 62 Market Street from  
 John Reichardt (nowhere) for the  
 sum of ten cents, the said annexed paper  
 marked Exhibit A  
 containing writing, and figures, and  
 commonly known as a lottery policy  
 purporting to insure a chance in the  
 drawing of numbers in a lottery  
 unauthorized by the laws of the State  
 of New York

B. H. Baer

Sworn to before me, this

of

March

188

2

day

Police Justice.



0773

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Sec. 206, 208, 210 & 212.

Police Court 3 District.

THE PEOPLE, &c.,

vs. THE COMPLAINT OF

William H. Green

John H. Green

1

2

3

4

Dated

March 27

1882

White

Magistrate.

John H. Green

Clerk.

Witnesses

No.

1

Street.

No.

2

Street.

No.

3

Street.

Robert

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 H. Green

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

Dated March 27 1882

Andrew White

Police Justice.

I have admitted the above named

John H. Green

to bail to answer by the undertaking hereto annexed.

Dated March 27<sup>th</sup> 1882

Andrew White

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 1882

Police Justice.

0774

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK,

3 DISTRICT POLICE COURT.

*John Reinhardt* 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 Reinhardt*

Question. How old are you?

Answer. *Sixty years.*

Question. Where were you born?

Answer. *In Germany*

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

Answer. *5 Christie St. for one year.*

Question. What is your business or profession?

Answer. *Seegar store*

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

Answer. *I am not guilty.*

Taken before me, this *27*  
day of *March* 188*3*.

*John Reinhardt*

*Andrew White*  
Police Justice.



0775

No 49 Bill entered

Day of Trial,  
Counsel, *By Attorney*  
Filed *M* day of *April* 188 *2*  
Pleads *Not guilty (13)*

THE PEOPLE  
vs.  
*B.*  
*John Reinhardt*  
*"Dead"*

Selling Lottery Policies.

*John McKeon*  
~~Attorney at Law~~

District Attorney.

A True Bill.  
*James Talbot*  
Foreman.  
*Received from D. C. H.*  
*May 6/83.*

Witnesses:

0776

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Rhinehardt*

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

*John Rhinehardt*

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*John Rhinehardt*

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

and did procure and cause to be procured for the said

*Joseph Mattocks*

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

*P. A. 8*

*10.20 30/25*

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



0777

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*John Rhinehardt*  
of the CRIME OF "Vending and Selling to another what are commonly known as and called  
Lottery Policies," committed as follows:

The said

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

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

*Sixty two Market Street*

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

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*John Rhinehardt*  
of the CRIME OF "Vending and Selling to another what are commonly known as and called  
Lottery Policies," committed as follows:

The said

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

And that

he

the said

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

*Sixty two Market Street*

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

*Joseph Mattocks*  
and did procure and cause to be procured for the said

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

*Bet 8.*

*10. 20 30 / 25*

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

## FOURTH COUNT —

And the Grand Jury aforesaid by this indictment further accuse the said John Rhinehardt — of the crime of selling a paper in the nature of a bet upon the drawings of a lottery. Committed as follows  
 The said John Rhinehardt —  
 late of the Ward City and County aforesaid on the eighth day of March in the year one thousand eight hundred and eighty-two at the Ward City and County aforesaid, feloniously did sell to one Joseph Mattocks — a certain paper in the nature of a bet upon the drawing of a lottery, a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given which said paper contains the words and figures following that is to say

B. of 8

10. 20 30  
 25

Against the form of the Statute in such case made and provided and against the Peace of the People of the State of New York and their dignity



## FIFTH COUNT —

And the Grand Jury aforesaid by this indictment further accuse the said John Phinehardt — of the crime of selling a writing in the nature of an insurance upon the drawing of a lottery Committed as follows: The said John Phinehardt — late of the Ward City and County aforesaid on the eighth — day of March — in the year one thousand eight hundred and eighty two, at Ward, City and County aforesaid feloniously did sell to one Joseph Mattocks — a certain writing in the nature of an insurance upon the drawing of a lottery a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given which said writing is as follows:

B. N 8

10. 28 30

C 25

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

0780

~~SIXTH~~ COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*John Rhinehardt*  
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*John Rhinehardt*

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

*Sixty two Market Street*

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

~~SIXTH~~ SEVENTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*John Rhinehardt*  
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*John Rhinehardt*

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

*Sixty two Market Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit, for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies (a more particular description whereof is to the 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 People of the State of New York and their dignity.

*John McKeon*  
~~DANIEL G. ROLLINS,~~

District Attorney.



0781

Sec. 198-200.

1st DISTRICT POLICE COURT.

CITY AND COUNTY } ss.  
OF NEW YORK }

John Rhinehardt

being duly examined before the under-  
signed, according to law, on the annexed charge: and being informed that it is his right to  
make a statement in relation to the charge against him, that the statement is designed to  
enable him to 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 Rhinehardt

Question. How old are you?

Answer.

Sixty six years

Question. Where were you born?

Answer.

Germany

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

Answer.

5 Elizabeth St. New York

Question. What is your business or profession?

Answer.

Liquor store

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

Answer.

I am not guilty

John Rhinehardt

Taken before me, this

30

day of

March

1882

Solomon B. Smith  
Police Justice.

0782

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

I paid 25 cents for this  
 slip at 62 Market St  
 March 8/82  
 at 1-45 p m  
 Joseph Mattocks

Joseph Mattocks of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that ~~Richard Roe~~ John Rhinehardt did, on or about the 8<sup>th</sup> day of March, 1882, at number sixty-two Market 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, ~~Richard Roe~~

John Rhinehardt has in his possession, within and upon certain premises, occupied by him and situated and known as number sixty-two Market 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, with intent to use the same as a means to commit a public offense, and to promote and maintain a common and public nuisance.

Subscribed and sworn to before me,  
 this 29 day of March. 1882

Joseph Mattocks

Solomon Smith  
 Police Justice.

City County and State of New York ss.

Joseph Mattocks being duly sworn deposes and says, that on the 8<sup>th</sup> day of March aforesaid he visited the place of business of ~~Richard Roe~~ John Rhinehardt, aforesaid. I asked him for what was first last night and he showed defendant the printed slip of drawing. Defendant then said to him I will take a gig in both lotteries numbers ten, twenty and thirty. He said ~~Richard Roe~~ John Rhinehardt said how much. Defendant replied twenty five cents (meaning thereby that he would pay that much money or wanted to invest that sum). He said ~~Richard Roe~~ John Rhinehardt said to defendant that will be twenty five dollars (meaning thereby that the amount of the gig <sup>or lottery policy</sup> would be for twenty five dollars) He said ~~Richard Roe~~ John Rhinehardt, thereupon recorded its number and figures on the said paper annexed to foregoing affidavit commonly called and known as a lottery policy, and gave the same to defendant and defendant paid the said ~~Richard Roe~~ John Rhinehardt the sum of twenty five cents lawful money of the United States of America.



0783

Defendant further says, that he is informed that <sup>John Klingensmatt</sup> ~~the said Richard Kon~~ is the proprietor of said place 62 market street.

Joseph Matthews.

Subscribed and sworn to before me  
this 29<sup>th</sup> day of March 1882

Solon B. Smith  
Police Justice.

Amended and resworn to  
before me this 30<sup>th</sup> day of March 1882

Solon B. Smith  
Police Justice.

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

VS.

LOTTERY AND POLICY.

Dated 188

Magistrate.

Clerk.

Officer.

WITNESSES:

Badled, \$

to answer

Sessions.

By

Street.

0784

BAILED,  
No. 1, by John Rhinehart  
Residence 13 Bay Street  
No. 2, by John Rhinehart  
Residence 13 Bay Street  
No. 3, by John Rhinehart  
Residence 13 Bay Street  
No. 4, by John Rhinehart  
Residence 13 Bay Street

283  
Sec. 208, 209, 210 & 212.  
Police Court—2nd District.  
THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Joseph M. Mactee  
vs.  
John Rhinehart  
Dated March 30 1882  
Offence, violation of  
rotten laws  
Magistrate, Smith  
Witnesses  
No. 1 Street  
No. 2 Street  
No. 3 Street  
No. 4 Street  
Clerk  
Officer  
A circular stamp reads: RECEIVED MAR 31 1882 DISTRICT ATTORNEY

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 Rhinehart held to answer the charge and he is guilty thereof, I order that he be admitted to bail in the sum of Three Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 30 1882 Solon B. Smith Police Justice.

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

Dated 31 March 1882 Solon B. Smith 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.



0785

BOX:

65

FOLDER:

738

DESCRIPTION:

Rhinehardt, John

DATE:

04/11/82



738

0786

BOX:

65

FOLDER:

738

DESCRIPTION:

Grossmann, Charles

DATE:

04/06/82



738



No 50.

Witnesses:

Day of Trial, *21st April*  
Counsel, *P.B. Hathaway*  
Filed *6* day of *April* 188 *2*  
Pleads *Not Guilty 10*

THE PEOPLE

vs.

*Selling Lottery Policies.*

*B*  
*John Bindardat*  
*and*  
*B*  
*Charles Grossman*

*John McKeon*  
~~THOMAS C. ROLLINS,~~

*District Attorney.*

*21 Apr 21/82*  
*Both sentenced to 20 days P's and*  
*man. ind. l.*  
**A TRUE BILL.**

*James Tuley*  
*Foreman.*

*A*

0788

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

**John Rhinehardt<sup>2d</sup>.**  
**Charles Grossmann**

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

*John Rhinehardt<sup>2d</sup> & Charles Grossmann*  
of the CRIME OF "Vending and Selling to another what are commonly known as and  
called Lottery Policies," committed as follows:

The said

*John Rhinehardt<sup>2d</sup> & Charles Grossmann*

late of the \_\_\_\_\_ Ward, in the City and County aforesaid,  
on the *sixteenth* day of *March* in the year of our  
Lord one thousand eight hundred and eighty *two* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one *Joseph Mattocks*

and did procure and cause to be procured for the said *Joseph Mattocks*

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

*B.N. 16*

*18. 28. 38*

*20*

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



## SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Rhinhardt-<sup>2d</sup> Charles Grossmann* of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *John Rhinhardt-<sup>2d</sup> Charles Grossmann*

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

*John Rhinhardt-<sup>2d</sup> Charles Grossmann*

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

*sixty two Market-Street—*

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

## THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Rhinhardt-<sup>2d</sup> Charles Grossmann* of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *John Rhinhardt-<sup>2d</sup> Charles Grossman*

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

And that he the said *John Rhinhardt-<sup>2d</sup> Charles Grossmann* afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

*sixty two Market Street—*

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

and did procure and cause to be procured for the said *Joseph Mattocks*

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

*B. N. 16  
18. 28. 38  
J 20*

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

## FOURTH COUNT

And the Grand Jury aforesaid by this indictment further accuse the said John Rhinehardt and Charles Grossmann of the crime of selling a paper in the nature of a bet upon the drawings of a lottery. Committed as follows: The said John Rhinehardt and Charles Grossmann — late of the Ward. City and County aforesaid on the sixteenth day of March — in the year one thousand eight hundred and eighty-two at the Ward. City and County aforesaid. Illegally did sell to one Joseph Mattocks — a certain paper in the nature of a bet upon the drawings of a lottery. a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given which said paper contains the words and figures following that is to say

B.N. 16

18. 28. 38

J 20

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



0791

## FIFTH COUNT

And the Grand Jury aforesaid by this indictment:  
 Grossmann - further accuse the said John Rhinehardt and Charles  
 of the Crime of selling a writing in the nature  
 of an insurance upon the drawing of a lottery  
 Committed as follows: The said John Rhinehardt and  
 Charles Grossmann late of the Ward, City and County  
 aforesaid on the sixteenth - day of March  
 in the year one thousand eight hundred and  
 eighty-two, at the Ward City and County aforesaid  
 feloniously did sell to one Joseph Mattocks.  
 a certain writing in the nature of an insurance  
 upon the drawing of a lottery a more particular  
 description of which said lottery is to the  
 Grand Jury aforesaid unknown and cannot  
 now be given which said writing is as follows

B. N. 16

18. 28. 38

J 20

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

0792

~~SIXTH~~ COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Rhinehardt* and *Charles Grossmann* of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said *John Rhinehardt and Charles Grossmann*

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

*Sixty two market street—*

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

~~SIXTH~~ SEVENTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Rhinehardt* and *Charles Grossmann* of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said *John Rhinehardt and Charles Grossmann*

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

*Sixty two market street—*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit, for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies (a more particular description whereof is to the 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 People of the State of New York and their dignity.

*John M. Keon*  
~~DANIEL C. ROLLINS,~~

District Attorney.



0793

Sec. 208, 209, 210 & 212.

289  
Police Court, 7th District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph Mattocks  
152 W. Madison St.  
John Rhinehardt  
Charles Grossmann  
Violation of  
Protections

Dated March 30 1882

Smith  
Magistrate.

Officer.

Clerk.

Witnesses.



No. Street.

No. Street.

No. Street.

741 Broadway  
742 Broadway

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 Rhinehardt and Charles Grossmann  
held to answer the same and he is  
guilty thereof, I order that he be admitted to bail in the sum of five Hundred Dollars each and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated March 30 1882 Solon B. Smith Police Justice.

I have admitted the above named John Rhinehardt & Charles Grossmann  
to bail to answer by the undertaking hereto annexed.

Dated 31 March 1882 Solon B. Smith 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.

0794

Search Warrant, Sec. 791 to 813 C. of C. P.

DISTRICT POLICE COURT.

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 in the County of New York or to any Marshal, Constable, or Policeman of said City of New York

Proof by affidavit having been this day made before me Solomon B. Smith Esquire, Police Justice of said City, by Joseph M. Hattucks of No. 150 Nassau Street, in the said City, that the following property, to wit: ~~divers obscene books, pamphlets, papers, writings, advertisements circulars, prints, pictures, drawings, and other representations, figures and images on and of paper, and other materials, and other casts, instruments and other articles of an indecent and immoral nature and use, and articles for the prevention of conception, and procuring of abortion, and also raw materials, tools, machinery, implements, instruments and personal property used and intended to be used in the manufacture of the aforesaid books, pictures, papers, articles and things, and at, within, and upon said premises~~ manufactures, draws, prints, and has in possession the aforesaid articles in violation of an Act of the Legislature of the State of New York, entitled "An Act for the Suppression of the trade in and circulation of obscene literature, illustrations, advertisements and articles of indecent or immoral use, and obscene advertisements of patent medicines, and articles for procuring abortion, and to repeal chapter four hundred and thirty of the laws of 1868," passed May 16, 1872, and the Acts amendatory thereof, and with the intent to use the same as the means of committing a public offense;

certain, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, advertisements, circulars, notices offering prizes and stating price of tickets and when and where same may be had, 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, ~~John Rhinehardt and Charles Grossmann~~ <sup>John Rhinehardt and Charles Grossmann</sup> sells, vends, furnishes and procures, and has in ~~their~~ possession the aforesaid articles in violation of the laws of the State of New York, with the intent to use the same as the means of committing a public offense, and to promote, maintain, and carry on a common and public nuisance; and that ~~he~~ <sup>he</sup> has a probable cause to suspect and believe, and does suspect and believe that the said articles and things aforesaid, or part thereof are now concealed in the building or premises of ~~John Rhinehardt and Charles Grossmann~~ <sup>John Rhinehardt and Charles Grossmann</sup> situate on a lot of ground fronting on No. Sixty-two Market Street, in the 7th Ward of said City.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to command and authorize you, with proper assistance, in the day time, to enter into the house or premises of the said ~~John Rhinehardt and Charles Grossmann~~ <sup>John Rhinehardt and Charles Grossmann</sup> situate as aforesaid, and there make immediate search for the said articles and things aforesaid, and if the same, or any part thereof, shall be found, then you are likewise commanded to bring the same so found, together with the said ~~John Rhinehardt and Charles Grossmann~~ <sup>John Rhinehardt and Charles Grossmann</sup> or the person in whose custody the same shall be so found, before me or some other Police Justice in and for the said City and County, to be dealt with as the law directs. This Warrant unless executed within five days after its date is void.

Given at the City of New York aforesaid, under my hand and seal, this 29th day of March one thousand eight hundred and eighty two -

Solomon B. Smith Police Justice



0795

Inventory of property taken by A Courstoch the Peace Officer by whom this warrant was executed :

15 sheets Manifest book for reading Policy  
1 Page Drawings of Lottery from Jan 3 to March 29 1882  
21 loose Drawings and a few loose papers, containing  
what is commonly called or known as Lottery  
policies

City of New York and County of New York ss :

I, A Courstoch 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 30<sup>th</sup>  
day of March 1882

Anthony Courstoch

Solomon B. Smith  
Police Justice.

Police Court---  
District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Search Warrant.

vs.

Dated

188

Justice.

Officer.

0796

Sec. 198-200.

157  
DISTRICT POLICE COURT.CITY AND COUNTY }  
OF NEW YORK, } ss.

*Charles Grossmann* 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 to see fit to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial,

Question. What is your name?

Answer.

*Charles Grossmann*

Question. How old are you?

Answer.

*Fifty Six Years*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*3 Chrystie - 3 weeks*

Question. What is your business or profession?

Answer.

*Bookbinder*

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**Charles Grossmann*

Taken before me, this

day of

*30*  
*March* 188*2**Solomon B. Smith*  
Police Justice.



0797

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

1st DISTRICT POLICE COURT.

John Rhinehardt

being duly examined before the under-  
signed, according to law, on the annexed charge: and being informed that it is his right to  
make a statement in relation to the charge against him, that the statement is designed to  
enable him to 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 Rhinehardt

Question. How old are you?

Answer. Sixty Six Years

Question. Where were you born?

Answer. Germany

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

Answer. 5 Elizabeth St New York

Question. What is your business or profession?

Answer. Sagar Store

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

Answer. I am not guilty

John Rhinehardt

Taken before me, this 30  
day of March 1882

Solomon B. Smith  
Police Justice.

0798

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

1882  
 18-28-38  
 16

Joseph Mattocks 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 & Richard Roe~~ John Rhinehardt and Charles Grossmann did, on or about the 16<sup>th</sup> day of March, 1882, at number 62 Market

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 & Richard Roe~~ John Rhinehardt and Charles Grossmann has in their possession, within and upon certain premises, occupied by them and situated and

known as number 62 Market 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 their possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, and with intent to use the same as a means to commit

a public offense.  
 Subscribed and sworn to before me,  
 this 29 day of March, 1882.

Joseph Mattocks

Solon Smith  
 Police Justice.

City County and State of New York ss -

Joseph Mattocks, being duly sworn further deposes and says, that on the 16<sup>th</sup> day of March 1882, he visited the place of business of the said ~~John Doe~~ Rhinehardt and Charles Grossmann aforesaid, and had a conversation with him, in substance as follows, Dependent said, to ~~John Doe~~ Charles Grossmann aforesaid, let me have a gig in both lotteries. He said ~~John Doe~~ Charles Grossmann, said what numbers? Dependent replied eighteen, twenty eight and thirty eight. The said ~~John Doe~~ Charles Grossmann said how much. Dependent replied twenty cents, and handed the said ~~John Doe~~ Charles Grossmann aforesaid a twenty-five cent silver piece of money. The said ~~John Doe~~ Charles Grossmann said wait a minute I will give you your change. He then handed the paper upon which he had recorded the numbers and play of dependent, upon

which is annexed to above affidavit. ~~The said old man, Richard Roe, who was sitting behind the glass screen behind counter, who was sitting behind the glass screen, the said Richard Roe, John Rhinehardt and Charles Grossmann~~ handed the above annexed paper, containing called a lottery policy to dependent, together with a five cent piece in change. and the said ~~John Doe~~ Charles Grossmann said to dependent it would be twenty dollars, meaning thereby that dependent's play was for 20 dollars if dependent



0799

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

SS.

Joseph Mattocks 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 & Richard Roe~~ <sup>John Rhinehardt and Charles Grossmann</sup> did, on or about the 16<sup>th</sup> day of March, 1882, at number 62 Market

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 & Richard Roe~~ John Rhinehardt and Charles Grossmann has in their possession, within and upon certain premises, occupied by them and situated and

known as number 62 Market 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 their possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, and with intent to use the same as a means to commit a public offense.

Subscribed and sworn to before me,

this 29 day of March, 1882

Joseph Mattocks

Solon Smith  
Police Justice.

City County and State of New York ss -

Joseph Mattocks, being duly sworn further deposes and says, that on the 16<sup>th</sup> day of March 1882, he visited the place of business of the said John Rhinehardt and Charles Grossmann aforesaid, and had a conversation with him, in substance as follows, Dependent said, to ~~John Doe~~ Charles Grossmann aforesaid, let me have a gig in both lotteries. The said John Doe Charles Grossmann said what numbers? Dependent replied eighteen, twenty eight and thirty eight. The said John Doe Charles Grossmann said how much. Dependent replied twenty cents, and handed the said John Doe Charles Grossmann aforesaid a twenty-five cent silver piece of money, the said John Doe said wait a minute I will give you your change. He then handed the paper upon which he had recorded the numbers and play of dependent, upon

which is annexed to above affidavit, together with the money dependent had paid for the same, to the said John Doe Charles Grossmann. The said John Doe Charles Grossmann then handed the above annexed paper, containing called a lottery policy to dependent, together with a five cent piece in change, and the said John Doe Charles Grossmann said to dependent it would be twenty dollars, meaning thereby that dependent's play was for 20 dollars if dependent

5-15/1882  
9 paid 20¢ for it  
for Mattocks

0000

No 48

Witnesses:

Day of Trial, *P.B. Hartman*  
Counsel,  
Filed *6* day of *April* 188*2*  
Pleads *Not Guilty* 10

*Charles* THE PEOPLE  
*vs.*  
*John Reinhardt* *B.*  
*vs.* *B.*  
*Charles Grossmann*  
*vs.* *Charles*

Selling Lottery Policies.

*John McKeon*  
*DANIEL C. ROBINSON*

*22 April 25, 1882*  
*Both plead guilty.*  
A TRUE BILL.

District Attorney.

*James T. Leary*  
Foreman.

*at*  
*Each Pay 20 days &*  
*fine \$10.*



0001

# Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*  
John Rhinehardt  
*and*  
Charles Grossmann

The Grand Jury of the City and County of New York, by this indictment, accuse  
*John Rhinehardt - and Charles Grossmann*  
of the CRIME OF "Vending and Selling to another what are commonly known as and  
called Lottery Policies," committed as follows:

The said

*John Rhinehardt - and Charles Grossmann*

late of the  
on the *thirtieth* day of *March* in the year of our  
Lord one thousand eight hundred and eighty *two* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one *Joseph Mattocks*

and did procure and cause to be procured for the said

*Joseph Mattocks*

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

*B.E. 30*  
*21. 31. 41*  
*L31-*

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

0802

SECOND COUNT—

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

*John Rhinehardt and Charles Grossmann*  
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*John Rhinehardt and Charles Grossmann*

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

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

*Sixty two Market Street—*

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

THIRD COUNT—

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

*John Rhinehardt and Charles Grossmann*  
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*John Rhinehardt and Charles Grossmann*

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

And that

he

the said

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

*Sixty two Market Street—*

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

*Joseph Mattocks*

and did procure and cause to be procured for the said

*Joseph Mattocks*

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

*B. E. 30*

*21. 31. 41*

*F 30.*

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



Fourth count.

Grossmann

And the Grand Jury aforesaid by this indictment further accuse the said John Rhinhardt & Charles Grossmann of the crime of selling a paper in the nature of a bet upon the drawings of a lottery committed as follows. The said John Rhinhardt and <sup>Charles Grossmann</sup> late of the Ward City and County aforesaid on the thirtieth — day of March — in the year one thousand eight hundred and eighty two at the Ward City and County aforesaid feloniously did sell to one Joseph Mattocks — a certain paper in the nature of a bet upon the drawings of a lottery a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given which said paper contains the words and figures following that is to say.

B. E. 30

21. 31. 41

30.

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 accuse the said John Rhinehart<sup>2d</sup> Charles Grossmann of the crime of selling a paper in the nature of a bet upon the drawings of a lottery committed as follows: The said John Rhinehart<sup>2d</sup> Charles Grossmann late of the Ward City and County aforesaid on the thirtieth — day of March — in the year One thousand eight hundred and eighty two at the Ward City and County aforesaid feloniously did sell to one Joseph Mattocks — a certain paper in the nature of a bet upon the drawings of a lottery a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given which said paper contains the words and figures following that is to say.

Q E 30

21. 31. 41.

F 30.

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 dignities.



0805

FOURTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Rhinehardt and Charles Grossmann* of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*John Rhinehardt and Charles Grossmann*

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

*sixty two market street*

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

FIFTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Rhinehardt and Charles Grossmann* of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*John Rhinehardt and Charles Grossmann*

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

*sixty two market street—*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit, for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies (a more particular description whereof is to the 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 People of the State of New York and their dignity.

*John M. Keon*  
~~DANIEL C. ROLLINS,~~

District Attorney.

0006

BAILED,  
No. 1, by James J. Smith  
Residence 150 E. 1st St.  
No. 2, by John Rhinehart  
Residence 150 E. 1st St.  
No. 3, by Charles Grossman  
Residence 150 E. 1st St.  
No. 4, by John Rhinehart  
Residence 150 E. 1st St.

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Rhinehart  
Charles Grossman  
John Rhinehart  
Charles Grossman

Offence, Violation of City Laws

Dated March 30 188 2

Smith Magistrate.

Officer.

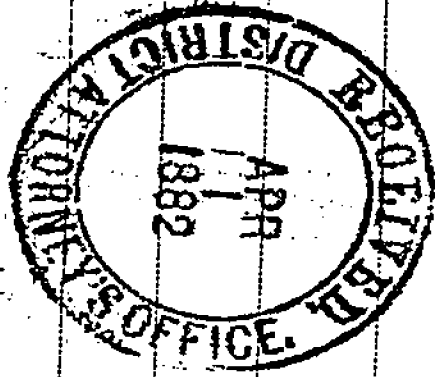
Clerk.

Witnesses.

No. 1 Street 150 E. 1st St.

No. 2 Street 150 E. 1st St.

No. 3 Street 150 E. 1st St.



John Rhinehart  
Charles Grossman

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 Rhinehart & Charles Grossman guilty thereof, I order that they be admitted to bail in the sum of Three Hundred Dollars each and be committed to the Warden or Keeper of the City Prison, until they give such bail.

Dated March 30 188 2

Solou B. Smith Police Justice.

I have admitted the above named John Rhinehart & Charles Grossman to bail to answer by the undertaking hereto annexed.

Dated 31 March 188 2

Solou B. Smith Police Justice.

There being no sufficient cause to believe the within named John Rhinehart & Charles Grossman guilty of the offence within mentioned, I order they to be discharged.

Dated 31 March 188 2

Police Justice.



0007

Sec. 198-200.

157  
DISTRICT POLICE COURT.CITY AND COUNTY }  
OF NEW YORK, } ss.

*Charles Grossman* 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 to see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial,

Question. What is your name?

Answer.

*Charles Grossman*

Question. How old are you?

Answer.

*Fifty six years*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*3 Chuptie - 3 weeks*

Question. What is your business or profession?

Answer.

*Bookbinder*

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*

*Charles Grossman*

Taken before me, this

day

*30*  
*March* 188*2*

*Solomon B. Smith*  
Police Justice.

0000

Sec. 198-200.

1st

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK } ss.

John Reinhardt being duly examined before the under-  
signed, according to law, on the annexed charge: and being informed that it is his right to  
make a statement in relation to the charge against him, that the statement is designed to  
enable him to 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 Reinhardt

Question. How old are you?

Answer.

Sixty Six Years

Question. Where were you born?

Answer.

Germany

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

Answer.

5 Elizabeth St. One Year

Question. What is your business or profession?

Answer.

Seegar StoreQuestion. 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 guiltyJohn Reinhardt

Taken before me, this

30

day of

March1882Solomon B. Smith  
Police Justice



0809

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

Joseph Matthews

of No. 150 Nassau Street,

being duly sworn deposes and says, that on the 30<sup>th</sup> day of

March 1882 at No. 62 Market

Street, in the City and County of New York,

Charles Gronmann and John Rhinehardt  
did unlawfully and feloniously sell and vend to

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

BE 30

21. 31. 41.

30

30 =

Wherefore deponent prays that the said Charles Gronmann and John Rhinehardt  
may be dealt with according to law.

Sworn to before me, this 30<sup>th</sup>  
day of March 1882

Joseph Matthews

Solomon B. Smith

Police Justice.

08 10

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

Completed  
62 March 1882  
March 30/82  
11-50 a.m.  
J. J. Matthews

Joseph Matthews  
of No. 150 Nassau Street,

being duly sworn deposes and says, that on the 30<sup>th</sup> day of

March 1882 at No. 62 Market

Street, in the City and County of New York,

Charles Cronmann and John Rhinehardt  
did unlawfully and feloniously sell and vend to

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

BE 30  
21. 31. 41.  
30 30 =

Wherefore deponent prays that the said Charles Cronmann and John Rhinehardt  
may be dealt with according to law.

Sworn to before me, this 30<sup>th</sup> day of March 1882 } Joseph Matthews

Solomon B. Smith  
Police Justice.



0011

BOX:

65

FOLDER:

738

DESCRIPTION:

Richmond, William

DATE:

04/12/82



738

08 12

WITNESSES.

1896. Th

20th

Day of Trial,

Counsel,

Filed 12 day of April 1888

Pleads Not guilty

THE PEOPLE

vs.

T

William Richmond

LARCENY AND RECEIVING  
STOLEN GOODS.

JOHN McKEON,

District Attorney.

22 May 4, 1888

Ind. acquitted.  
A True Bill.

James W. Lacy  
Foreman.

a/



08 13

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*William Richmond*

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

of the CRIME OF LARCENY

*from the person*

committed as follows:

The said

*William Richmond*

late of the First Ward of the City of New York, in the County of New York,  
aforesaid, on the *twenty second* day of *August* in the year of our Lord  
one thousand eight hundred and eighty *two* <sup>*in the night time of said day*</sup> at the Ward, City and County  
aforesaid, with force and arms

*one watch of the value of one hundred and  
twenty dollars  
one Chain of the value of fifty dollars*

of the goods, chattels and personal property of one

*Philip McKee*

*on the person of the said Philip McKee then and there  
being found from the person of the said*

*Philip McKee*

then and there ~~being found~~,

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

08 14

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*William Richmond*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Richmond*  
late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the  
year aforesaid, with force and arms, at the Ward, City and County aforesaid,

*one watch of the value of one hundred and  
twenty dollars  
one chain of the value of fifty dollars*

of the goods, chattels and personal property of the said *Philip Meke*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the said

*Philip Meke*  
unlawfully, unjustly, did feloniously receive and have the said

*William Richmond*  
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.

JOHN McKEON, District Attorney.



0015

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Rec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Chief McFee

213<sup>08</sup> E 6<sup>11</sup> St  
William Richmond

Offence

Dated

February 23<sup>d</sup>

1882

Attests

Magistrate.

Charles E. Marshall

Officer.

17 March

Clerk.

Witnesses

Paul T. Officer

No.

Street,

Thomas Marshall

No. 107

Street,

Frederick Marshall

No. 213

Street,



Guaranties

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

William Richmond

guilty thereof, I order that he be admitted to bail in the sum of <sup>believed to answer the indictment</sup> ~~Five~~ <sup>and</sup> Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he <sup>and kept in new hall</sup> give such bail. <sup>as he requires for his charges</sup>

Dated

Feb 23<sup>d</sup> 1882

McQuillan 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.

0016

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

*William Richmond* 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.

*William Richmond*

Question. How old are you?

Answer.

*38 years*

Question. Where were you born?

Answer.

*Bristol, Rhode Island*

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

Answer.

*No 4 Charles Street, about ten months*

Question. What is your business or profession?

Answer.

*Accountant*

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*

*Wm Richmond*

Taken before me, this

*23*

day of

*February*

1882

*Marion O'Leary*

Police Justice.



08 17

**GLUED  
PAGE (S)**

0018

~~Delivered~~  
~~For~~  
February the 22

Received From  
Mr William Richmond  
1 Gold watch and  
Chain for safe  
keeping

Thomas Madden

Recd from Mr Thomas  
Madden one Gold Fob  
Chain

Officer Michael Bisset  
17<sup>th</sup> Precinct



08 19

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

112.

Police Court—Third District.

*Philip M. Kee*, aged 42 years  
of No. *Musicians*, of No. 213 East 5<sup>th</sup> Street, being duly sworn, deposes  
and says that on the *twenty second* day of *February* 1882  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent *and from his person*

the following property viz: *one gold watch of the value  
of one hundred and twenty dollars;  
and one gold chain of the value  
of fifty dollars, in all*

of the value of *one hundred and twenty* 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 *William Richmond*  
(now here) for the reason following  
to wit: that deponent on said day  
was lay at about half past five o'clock  
in the evening, deponent was laying asleep  
in his room in said house No. 213  
East 5<sup>th</sup> Street, and had then said  
gold watch, and said gold chain in his  
possession, and carried the said <sup>watch</sup> in a pocket  
of the vest then worn by deponent  
as part of his bodily apparel, and said  
watch chain attached to said watch

day of

Sworn to before me this

18

Police Justice

0820

FORM 112.

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

Police Court—Third District.

*Philip M. Kee*, aged 42 years  
of No. *Musicians*, of No. 213 East 5<sup>th</sup> Street, being duly sworn, deposes  
and says that on the *twenty second* day of *February* 18*82*  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent. *and from his person*

the following property viz: *one gold watch of the value*  
*of one hundred and twenty dollars;*  
*and one gold chain of the value*  
*of fifty dollars, in all*

of the value of *one hundred and seventy* 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 *William Richmond*

*(now here)* for the reason following  
to wit: *that deponent on said day*  
*was lay at about half past five o'clock*  
*in the Evening, deponent was laying aslee,*  
*in his room in said house nr 213*  
*East 5<sup>th</sup> Street, and had then said*  
*gold watch, and said gold chain in his*  
*possession, and carried the said <sup>watch</sup> in a pocket*  
*of the vest then worn by deponent*  
*as part of his bodily apparel, and said*  
*watch chain attached to said watch*

Sworn to, before me this

day of

18

Police Justice.



that about seven o' clock on said evening defendant awoke and found said watch and chain missing - Defendant is informed by Officer William Marsh of the 17<sup>th</sup> Precinct Police that he on said day at about 9: P.M. he found upon the person and in possession of said Richmond the paper writing hereto annexed marked Exhibit A, said being a receipt for "a Gold watch and chain, received for safe keeping by Thomas Madden here present." Defendant is further informed by Officer Michael Bissert of the 17<sup>th</sup> Precinct Police that he with said Receipt went to said Thomas Madden at said Madden's residence No 107 East 3<sup>rd</sup> Street, City of New York, where upon presenting said Receipt, said Officer Bissert received from said Madden the gold watch and chain here shown, and which defendant identifies as the property above mentioned. Defendant further says that said Madden informed him said defendant that he said Madden received said Gold watch and gold chain from the defendant Richmond, for safe keeping. Defendant is further informed by Frederick Spradler here present that on said day at about a quarter to six o' clock in the evening she saw said defendant in defendant's room while defendant was laying upon his bed in his said room asleep.

Philip M. Lee

James C. before me this

23<sup>rd</sup> day of February 1892

Michael C. C. Stevens

Police Justice

0022

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

Third District Police Court.

of No. *the 17<sup>th</sup> Precinct Police*  
Street, *William Marsh an officer*

being duly sworn, deposes and says,  
that on the *twenty second* day of *February* 188*2*

at the City of New York, in the County of New York, *at about half*  
*past Eight O'Clock in the Evening*  
he arrested William Richmond  
the defendant named in fore-  
going affidavit, and searched upon  
his person and in his possession  
the paper writing ~~here to annexed~~  
to foregoing complaint, marked  
*Policey A. Pigned* Thomas Madden  
that he said officer Marsh de-  
livered said paper writing to  
Sergeant *Walter Walsby* of 17<sup>th</sup>  
*Precinct Police.*

*William Marsh.*

City and County of New York *Michael*  
Bissert an Officer of 17 Precinct Police  
being duly sworn says he has heard  
read the foregoing affidavit and  
is familiar with its contents and  
that portion thereof, referring to  
him is true upon his own knowledge  
I swear to before me this

*23<sup>rd</sup> day of February 1882*

*Michael Bissert*  
*Police Justice*

City and County of New York *Thomas Madden*  
aged 46 years, a liquor dealer, residing  
at 107 East 3<sup>rd</sup> Street being duly sworn  
says, he has heard read the foregoing  
affidavit and is familiar with  
the contents of the same, and that  
portion thereof referring to him is  
true upon his own knowledge  
I swear to before me this

*23<sup>rd</sup> day of February 1882*

*Thomas Madden*  
*Michael Bissert*  
*Police Justice*

*23<sup>rd</sup> day of February 1882*  
*Michael Bissert*  
*Police Justice*





0824

BOX:

65

FOLDER:

738

DESCRIPTION:

Roberts, George

DATE:

04/12/82



738





0826

# Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*George Roberts*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*George Roberts*  
of the CRIME OF LARCENY (from the person)

committed as follows :

The said

*George Roberts*

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

*one watch of the value of fifteen dollars  
one watch chain of the value of six dollars,*

of the goods, chattels and personal property of one *Thomas Quinn*  
on the person of the said *Thomas Quinn* then and there being found,  
from the person of the said *Thomas Quinn* then and there feloniously  
did steal, take and carry away, against the form of the statute in such case made and  
provided, and against the peace of the People of the State of New York, and their  
dignity.

*John McKee*

DANIEL C. ROLLINS, District Attorney.



0027

Sec. 208, 209, 210 & 212

Police Court

District

298

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses

No.

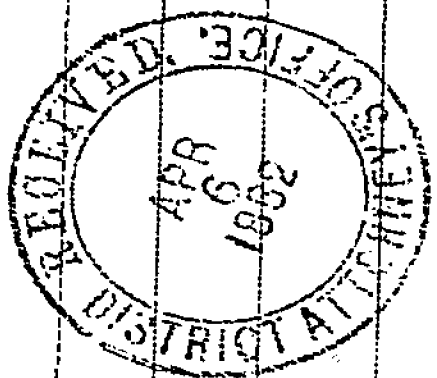
Street.

No.

Street.

No.

Street.



Committed

Offence

Larceny from Person

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 admitted to bail in the sum of Twenty Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated 3 April 188 2

McConnell 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.

0828

Sec. 198-290.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

*George Roberts* 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.

*George Roberts.*

Question. How old are you?

Answer.

*Twenty one years.*

Question. Where were you born?

Answer.

*In New York.*

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

Answer.

*303 West 2 Street. Two years.*

Question. What is your business or profession?

Answer.

*Car tender.*

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

Answer.

*I will make an examination and answer in a higher Court.*

Taken before me, this *3*

day of *April* 188*3*

*George Roberts*  
Mark

*M. J. Clark*  
Police Justice.



0829

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

George Roberts.

The real name of this  
prisoner is  
Geo. Dusenbury.

He was a clerk in  
Stanox Hall, Albany  
and robbed the safe  
was convicted and  
sentenced to 4 years  
in Albany Pen.

Served his time &  
has since been a  
pick pocket in N.Y.

H. Allen

Court.

Affidavit—Larceny.

Street,

that on the 3 day of April 1882

City of New York,

feloniously taken, stolen and carried away from the possession

his person.

able case silver watch  
Sixteen Dollars, and  
red chain attached  
value of Six Dollars.  
value of Twenty five Dollars.

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

That as deponent was stepping from  
the rear platform of a 3 Avenue  
Car. said Roberts seized said watch  
and chain from the vest then worn  
upon the body of deponent; and passed  
it to a companion who ran away.

That deponent seized and held said  
Roberts until an officer took him  
into custody.

Thomas Dineen

Police Justice.

1882

0830

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ssof No. 120 Elizabeth Street,being duly sworn, deposes and says, that on the 3 day of April 1882at the \_\_\_\_\_ City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, and from his person.

the following property, viz:

One double case silver watch  
of the value of Sixteen Dollars, and  
one gold plated chain attached  
thereto, of the value of Six Dollars.  
both of the value of Twenty two 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 George Roberts: now present

That as deponent was stepping from  
the rear platform of a 3 Avenue  
Car, said Roberts seized said watch  
and chain from the vest then worn  
upon the body of deponent; and passed  
it to a companion who ran away.

That deponent seized and held said  
Roberts until an officer took him  
into custody.

Thomas Dunne

Sworn before me this

day of

April 1882

Police Justice.



0031

BOX:

65

FOLDER:

738

DESCRIPTION:

Ross, William

DATE:

04/24/82



738

0832

BOX:

65

FOLDER:

738

DESCRIPTION:

Ross, William

DATE:

04/24/82



738



0033

2

May 3  
J. G. Boyd

Filed day of April 1882

Pleads

THE PEOPLE

vs.

William Ross

Assault and Battery.—Felonious.  
Firearms.

John McKeon  
DANIEL G. ROHEMS,

District Attorney.

P. 2 July 4, 1882

True to Character & Court.  
A True Bill. First & second & third

James H. Lundy  
Foreman.

Wednesday May 2nd 1882

1.4. P. 2  
May 8/82

0034

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*William Ross*

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

of the Crime of Shooting at another with intent to kill, committed as follows:

The said

*William Ross*  
late of the City of New York, in the County of New York, aforesaid,  
on the *Seventeenth* day of *April* in the year of our Lord  
one thousand eight hundred and eighty *two* with force and arms, at the City and  
County aforesaid, in and upon the body of *Henry Leporin*  
in the peace of the said People then and there being, feloniously did make an assault  
and to, at and against *him* the said *Henry Leporin*  
a certain *Pistol* then and there loaded and charged with gunpowder and one  
lead bullet, which the said *William Ross*  
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 *Henry Leporin*

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

of the Crime of Attempting to Discharge a at another with Intent  
to Kill, committed as follows:

The said

afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said

with force and arms, in and upon the body of the said  
in the peace of the said people then and there being, wilfully and feloniously did make  
an assault and to, at and against the said  
a certain then and there loaded and charged with gunpowder and one  
lead bullet, which the said

in right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,  
with intent the said

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.



0035

*Second*  
~~Third~~ COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*William Ross*  
of the Crime of Shooting and Discharging off a *Pistol* at another, without  
justifiable or excusable cause, with intent to injure such other, committed as follows:

The said *William Ross*  
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-  
said, with force and arms, in and upon the body of the said *Henry Leporin*  
then and there being, wilfully and feloniously did make an  
assault and to, at and against *him* the said *Henry Leporin*  
a certain *Pistol* then and there loaded and  
charged with gunpowder and one leaden bullet, which *he* the said  
in *his* *William Ross* right hand, then and there had and held, wilfully and feloniously, and  
without justifiable or excusable cause, did then and there shoot off and discharge,  
with intent, then and there, thereby *him* the said *Henry Leporin*

wilfully and feloniously then and there to injure, 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*  
~~Fourth~~ COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*William Ross*  
of the Crime of ~~Attempting to Shoot~~ <sup>in</sup> off and Discharge a *Pistol* ~~to do bodily harm~~  
at another, without justifiable or excusable cause, with intent ~~to injure such other~~  
committed as follows:

The said *William Ross*  
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-  
said, with force and arms, in and upon the body of the said *Henry Leporin*  
then and there being, wilfully and feloniously, did make an  
assault and to, at and against *him* the said *Henry Leporin*  
a certain *Pistol* then and there loaded and  
charged with gunpowder and one leaden bullet, which *he* the said  
in *his* *William Ross* right hand, then and there had and held, wilfully and feloniously, and  
without justifiable or excusable cause, did then and there ~~attempt to~~ shoot off and  
discharge, with intent, then and there, thereby ~~wilfully and feloniously~~  
*to do bodily harm to him the said Henry Leporin*  
~~wilfully and feloniously then and there to injure~~, 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 McKee*  
~~DANIEL C. ROLLINS~~, District Attorney.

0036

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_

Sec. 205, 206, 210 & 212.

Police Court

District

348

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Joseph Lepore*  
*335 W 44th St*  
*William Ross*

Offence *Violation A. C. B.*  
*on Henry Lepore*

Dated *April 18*

188

*William Ross* Magistrate.

*William Ross* Officer.

*16th St* Clerk.

Witnesses

No. 1

No. 2

No. 3

No. 4

No. 5

No. 6

No. 7

No. 8



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

guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *April 19* 188 *William Ross* 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.



0037

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK } ss.2  
DISTRICT POLICE COURT.*William Ross*

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.

*William Ross*

Question. How old are you?

Answer.

*Twenty-nine years of age*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*209 West 20th St. 2 months*

Question. What is your business or profession?

Answer.

*Real Estate Agent*

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. I had no pistol in my possession. I have nothing else to say. I will further say that I fired the pistol off in the air to attract attention and for my own protection. I did not fire at the complainant or at any one else.*

Taken before me, this

day of

*April*

188

7

*Wm. J. [Signature]*  
Police Justice.

Police Court - 20th St.  
The People on Complaint of  
Joseph Seporone

vs.  
William Ross

Reynolds H. J. St. Lawrence  
Police Justice

April 18<sup>th</sup> 1882

Stenographic Minutes

J. A. Lyon  
Stenographer

0030



Joseph ~~Le~~ Leporine }  
 William Ross }

Henry Leporine ~~my witness~~ for the prosecution, testified as follows:

Q. What is your name?

A. Henry Leporine.

Q. Where do you reside?

A. No. 2344 - 7th Avenue.

Q. What is your age?

A. 19 years.

Q. What is your occupation?

A. ~~Cashier~~ Barkeeper.

Q. Who do you work for?

A. My brother.

Q. You are the one who claims that you were shot at?

A. Yes sir.

Q. Are you well acquainted with Ross, the defendant?

A. Yes sir.

Q. Why didn't you make the complaint against Mr. Ross yourself?

(Question withdrawn)

Q. Did you see this man when he fired the shot at you?

A. No sir.

Q You only know he did it because your brother told you so?

A He fired off the pistol at me.

Q Did you see him fire the shot?

A No sir.

Q Who told you he fired the shot at you?

A My brother.

Q Your brother's name is what?

A Joseph Leporine.

Q Do you remember on any occasion when this gentleman (Mr. Ross) came into your saloon, where you work I mean, and complained that your brother had been telling stories to his wife about him?

A Yes sir.

Q Who told those tales to his wife about him?

A I did.

Q What you said to his wife was it very complimentary to him Ross?

A No sir.

Q It was sufficient to make any decent woman leave a man and break up her home?

A I don't know.

Q If anybody told your sister what you told this man's wife would you allow her to live with the man again?

A No sir.

Q You are sure your brother didn't tell her any-



thing about her husband?

A No sir.

Q When he came to the saloon on that occasion didn't he tell you and your brother to stop talking to his wife about him?

A He told me that.

Q Didn't he say he didn't want his home broken up?

A No sir.

Q He did say that he didn't want you to talk to his wife about him?

A Yes sir.

Q He came there a second time yesterday?

A Yes sir.

Q When he came there the second time didn't he charge you again with talking to his wife about him?

A No sir.

Q Or your brother either?

A No sir.

Q What did he say?

A He was playing pool, he didn't say anything to me.

Q What did he say?

A He didn't say anything to me.

Q Was he and your brother talking together?

A I didn't see him.

Q You didn't hear him say anything?

A No sir.

Q Did ~~nothing~~ occur until you heard the pistol shot?

A I don't know.

Q Did you hear this man complain to you and your brother about the telling of tales to his wife about him - did he complain about the talk yesterday?

A No sir.

Q You were talking with her yesterday?

A Yes sir.

Q You saw her in front of the place where you work?

A Yes sir.

Q You called to her?

A No sir.

Q Who did?

A She came in the saloon herself.

Q You then went up and talked to her?

A She came to me.

Q What did you say to her?

A She said she would like to find out where her husband goes ~~there~~ - what woman he goes to see, and I said I will see for you.

Q You didn't say anything to his wife at any time about him having a woman up-town, who used to send letters there for him?

A Yes, I did.

Q You remember perfectly well saying to her



that you carried letters to her from him?

A. Yes sir, I carried one letter, I said that.

Q. You remember telling his wife that a woman sent letters there for him?

A. Yes sir.

Q. Didnt this prisoner offer to bring his wife around to your place yesterday to face both you and your brother? (No answer)

Q. Now long a time elapsed between the first time he came in the Saloon ~~yesterday~~ and, complained and the second time - how many days - from the first time until the second time?

A. I don't know.

Q. Was it a couple of days?

A. Yes sir.

Q. You say that this ball struck you in the hat?

A. Yes sir, and it then fell on the floor.

~~Is that all you found~~

Q. When you bought this hat was this piece of paper in the inside of it?

A. Yes sir. I put it there.

Q. When did you put it on the inside of the hat?

A. About six (6) weeks ago.

Q. Is it not a singular fact that this piece of paper should cover the exact spot on your

0044

hat - where ~~the~~ ball entered?

A Of course.

Q Was your hat broken before the pistol ball was fired?

A Yes sir, it was cracked.

Q Did you notice whether the pistol ball went in it?

A No sir, it didn't, it is in the frame work.

Q In the scanning?

A Yes sir.

Q He shot your hat on the wing?

A I don't know.

Q Don't you remember a four (4) barreled pistol that this man gave your brother?

A Yes sir.

Q You didn't see it yesterday?

A Yes I did.

Q Whereabouts?

A Behind the bar.

Q Did anybody have a hold of it?

A I didn't see any body.

Q Did you see it about the time that this trouble occurred?

A Yes sir, when I got my money before I left.

Q You didn't take hold of it?

A No sir.

Q Do you see it every time you go behind the bar?



A Yes sir.

Q Did you look particularly for it when this trouble was taken place, when Ross was in the place - did you see it then behind the bar?

A No sir.

Q When this shot was fired was your brother behind the bar?

A Yes sir.

Q And Ross was in front of the bar?

A Yes sir.

Q And you were in front of the bar?

A Yes sir.

Q Is it not a fact that your brother aimed a pistol at our Ross' head when the shot was fired?

A No sir.

Q Did you carry a letter to a woman up-town and tell his wife you did?

A Yes sir.

Q What number up-town was it.

A I don't know the number.

Q What Street?

A 440<sup>th</sup> Street, near 7<sup>th</sup> Avenue.

Q What is her name?

A I don't know.

Henry Leporin

Sworn to before me this

19<sup>th</sup> Day of April 1887

*[Signature]*  
Police Justice

Joseph Leporine, the Complainant testified as follows:

Cross Examination by dt. Goldy

- Q Where do you reside?  
 A No. 234 - 7<sup>th</sup> Avenue.  
 Q What is your age?  
 A 26 years.  
 Q What is your occupation?  
 A I am a Saloon Keeper.  
 Q You are the Complainant?  
 A Yes sir.  
 Q Did you sign this paper? (Showing witness his signature to the complaint)  
 A Yes sir.  
 Q How long have you known dt. Ross?  
 A About a year.  
 Q Do you know that lady? (pointing out dt. Ross, wife of the prisoner)  
 A Yes sir.  
 Q Who is she?  
 A dt. Ross' wife.  
 Q You and dt. Ross have been good friends?  
 A I don't know.  
 Q You have been friendly?  
 A I don't know.  
 Q Yes or no, where you?  
 A Yes.  
 Q He has made you a present?



- Q. Now.
- Q. Never gave you anything?
- Q. Now.
- Q. You have nothing in your possession now that at one time belonged to him?
- A. Now. — Yes sir, I have a ~~favorite~~ fiddle.
- Q. Is that all?
- A. Yes sir.
- Q. Is that all you have in your possession which belonged to him?
- A. Yes sir.
- Q. That is all you have got?
- A. Yes sir.
- Q. If anybody else says that you have anything else in your possession that once belonged to this man they don't speak the truth?
- A. Now.
- Q. If your brother said that you have in your possession a pistol that belonged to him, did he speak the truth?
- A. It don't belong to him.
- Q. You have a pistol that once belonged to him — a four (4) barrel Sharps pistol?
- A. Yes sir.
- Q. Where was that pistol yesterday when the trouble took place?
- A. Behind the bar.
- Q. Loaded?

- A I don't know whether it was or not.
- Q When this shooting took place you were behind the bar?
- A Yes sir.
- Q Where was your brother standing?
- A In front of the bar.
- Q How far away from this man Ross?
- A About (7) seven feet.
- Q How many people were in the saloon besides your brother and yourself?
- A Six (6) people.
- Q How many are here that were there?
- A Five (5).
- Q All witnesses of yours?
- A Yes sir.
- Q Are there any of them here to swear that the prisoner pointed the pistol at your brother and fired at him?
- A Yes sir.
- Q How many brothers have you?
- A One.
- Q Why didn't you bring those witnesses here this morning?
- (Witness did not answer)
- Q (Question repeated.) A. They were here this morning.
- Q Do you remember old Ross coming to you and making complaint about the store's that



- had been told his wife about him?
- Q That was two weeks ago.
- Q You do remember that?
- A Yes sir.
- Q He made complaints to you?
- A Yes sir.
- Q He said that you had been talking to his wife about him?
- A Not me.
- Q Who then?
- A I didn't.
- Q Who did?
- A He said my brother Henry had.
- Q Did your brother say he did?
- A No sir, he denied it, and I got them to make it up.
- Q You say you settled that affair?
- A Yes sir, I made them shake hands.
- Q You made them shake hands after your brother denied that he had lied?
- A Yes sir.
- Q Did you see Ross in your place yesterday?
- A Yes sir at a quarter past 7 about, in the evening.
- Q Did he complain to you?
- A No sir.
- Q Did you and he have any words?
- A No sir.
- Q Who did he (Ross) have words with?

- Q Nobody.
- Q Did he deliberately, without having any words with anybody fire this pistol?
- A Yes sir.
- Q Did he say anything about bringing his wife in to face you?
- A No sir.
- Q Did your brother have a pistol in his hand?
- A No sir.
- Q Did you?
- A No sir, I never did.
- Q You mean you never had a pistol in your hand - do you mean to say that?
- A I have had.
- Q Do you remember what your brother told Ross' wife about him?
- A No sir, I don't know anything about it.
- Q You never heard him tell her anything?
- A No sir.
- Q Did your brother tell you he ~~did~~ did?
- A No sir.
- Q Did this man Ross tell you that your brother did?
- A I wouldn't believe him.
- Q How many shots were fired?
- A One only.
- Q If your brother said there were two shots



fired, he said what was "not true"?

A. No sir.

Q. How long has your brother had this hat?

A. About three (3) months.

Q. You have seen it nearly Every day?

A. Yes sir.

Q. How did that piece of yellow paper come to be in there? (showing hat)

A. The hat was broken.

Q. When was it put in?

A. About (3) three weeks ago.

Q. Who put it in there?

A. My brother

Q. Whereabouts was he when he did it?

A. Behind the bar.

Q. Were you there too?

A. Yes sir, I showed him how to put it in how to do it.

Q. How did he come to do it?

A. The hat fell off the rack and broke.

Q. Do you mean to say that a little piece of paper like that would stop such a crack as that?

A. Yes.

Q. Who punched a hole in the hat last night?

A. Nobody did.

Q. Where did the ball go after the shot was

fired?

A. In the door frame.

Q. What part of it?

A. About six (6) feet high.

Q. If the ball got in the hat how did it get out?

Jos. Leporin

A. I don't know.

Sworn to before me this 19<sup>th</sup>  
day of April 1884

*John P. Mason*

His Justice

Defence.

David C. Gregory a witness called for the defence testified as follows:

Q. Where do you reside?

A. No 51 West 12<sup>th</sup> Street, in this City.

Q. What is your occupation?

A. I am Superintendent of the Messenger Department of the Atlantic District Telegraph Company.

Q. What is your age?

A. 45 years.

Q. Do you know the prisoner at Ross?

A. Yes sir.

Q. And his family?

A. Yes sir.

Q. How long have you known him?

A. Four (4) years.



Q Do you know people in the neighbourhood where he lives?

A No sir.

Q What have you to say about him?

A He was with the American Dist. Telegraph Co. four or five years and occupied a position of trust - he is a trustworthy person - he is responsible.

Q Is he peaceful and quiet?

A Yes sir.

By the Court. Q. How came he to leave the Company?

A On account of some breach of the rules.

" Q. Do you know exactly what it was?

A No sir.

" Q. He was discharged?

A Yes sir.

Q. He was not of a serious nature?

A No sir.

Q If it was anything bad you wouldn't come here?

A No sir.

(The evidence of Mr. Gregory as a witness is waived by consent)

Sworn to before me this  
19<sup>th</sup> day of April 1879 }

Police Justice

Dora Cordes a witness called for  
the defence testified as follows:  
Direct Examination by at Goldy

Q Where do you reside?

A No 209 West 20<sup>th</sup> Street.

Q What is your age?

A 62 years.

Q What is your occupation?

A Housekeeper.

Q What did you see this man (Henry Leporine) do yesterday?

A I passed the door of Leporine's Saloon at half past 7 o'clock in the evening and I heard a noise - I heard my sons voice.

Q Did you hear what he said?

A Yes sir. As I looked in the door, this young man Henry Leporine came out of the door with a pistol in his hand.

Q Is this the man you mean? (Showing witness Henry Leporine)

C & A Yes sir.

Q What did he do with the pistol?

A He gave it to a little boy on the sidewalk.

Q Were you there when your son came out?



A No sir.

---

Sworn to before me this }  
19<sup>th</sup> day of April 1882 } <sup>by</sup> <sup>Mr</sup> <sup>Corcoran</sup> <sup>marks</sup>

*John H. Corcoran*  
Police Justice

Henry Leporine (recalled). by Mr. Goldway

2. Do you wear your hat all the time in the Saloon?

A. No sir

2 How did you come to have it on yesterday then?

A. I was going out to my supper and put it on.

2 Was the prisoner facing your brother when you were going to supper?

A. Yes sir, my brother was behind the bar.

2 Where were you standing?

A In front of the bar

2 And the first thing you heard was the shot fired?

A Yes sir.

Sworn to before me  
this 19<sup>th</sup> day of April 1882

*John H. Corcoran* Police Justice  
of Henry Leporine  
(over)

0056

Sworn to before me this  
19<sup>th</sup> day of April 1882

Police Justice

Wm Ross the prisoner being sworn  
made the following statement;

" I fired the pistol in the air for self-  
" protection - to call the police and this  
" man Joseph Leporini was behind the bar  
" and put his hand behind the drawer where  
" I knew he had a pistol and I didn't know  
" but he was going to use it."

William Ross

M<sup>r</sup>. Goldy, Counsel for the defence  
here formally waived any further examina-  
tion.

Sworn to before me this  
19<sup>th</sup> day of April 1882  
J. J. Jackson Police Justice



0057

AFFIDAVIT—FELONIOUS ASSAULT, &amp;c.

Second District Police Court.

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, } ss.Joseph Leporin, aged 26 years,  
Salom Kaper of No. 234  
Seventh Avenue Street, being duly sworn, deposes and says

that on the 17th day of April in the year

1882 at the City of New York, he ~~violently and feloniously assaulted and beat~~saw William Ross, now here,  
violently and feloniously assault  
and beat deponents brother,  
Henry Leporin, here present by  
then and there cruelly and  
maliciously firing off and  
discharging the contents of  
one barrel of a pistol loaded  
with ball cartridge at deponents  
said brother while the said  
defendant, held said pistol  
in his hand aimed and  
pointed at deponents said brother,  
the ball so fired off and  
discharged striking the hat  
then upon the head of deponents  
said brother who was so assaultedwith the felonious intent to take ~~the~~ <sup>his</sup> life of deponent ~~and~~ <sup>and</sup> do him 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 dealt  
with according to law.

Sworn to before me this 18th day

of April 1882

Jos. Leporin

Police Justice.

0050

BOX:

65

FOLDER:

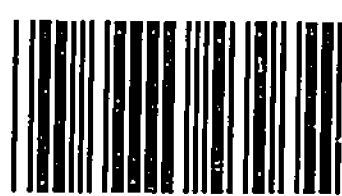
738

DESCRIPTION:

Ryan, William

DATE:

04/24/82



738



WITNESSES.

No 167.

Day of Trial,

Counsel,

Filed

day of

1882

Pleads

*Not guilty*

THE PEOPLE

vs.

*William Ryan*

LARCENY AND RECEIVING  
STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

*James R. Smith*  
*April 25/82*

Foreman.

*Charles D. Smith*  
*L. A. O. M. D. 1882*

0860

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*  
*William Ryan*

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

of the CRIME OF LARCENY

committed as follows:

The said

*William Ryan*

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

*one stick of the value of five dollars*  
*ten dies of the value of one dollar*  
*Each one Cutter of the value of*  
*two dollars one pair pliers*  
*of the value of two dollars*  
*one screw driver of the value*  
*of fifty Cents seven pairs of tongs*  
*of the value of one dollar each*  
*four feet of tubing of the value of*  
*fifty Cents each foot thirty six swing tops*  
*of the value of twenty five Cents each forty*  
*eight burner Cokes of the value of twenty five*  
*cents each one wrench of the value of one dollar*

of the goods, chattels and personal property of one

*Phillip Blake*

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

*John McKeon*  
*District Attorney*



0061

And the Grand Jury aforesaid, by this indictment, further accuse the said  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of the said

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the said

unlawfully, unjustly, did feloniously receive and have (the said

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.

JOHN McKEON, District Attorney.

0062

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

Sec 219, 220, 210 & 212.  
Police Court District 336

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William Ryan  
Grand Juror

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence, \_\_\_\_\_

Dated April 15 1882

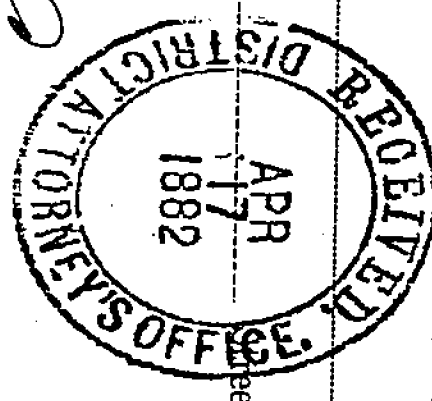
Magistrate.  
Clerk.

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_



Concluded

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

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

Dated April 15 1882 Amos F. Folsom Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ 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 \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.



0863

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

William Ryan 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.

William Ryan

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

25 Bowery 4 months

Question. What is your business or profession?

Answer.

Steam & Gas fitter

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 was drunk, I don't remember any thing about it

Taken before me, this

15

day of

April

1882

William Ryan

Andrew J. White

Police Justice

0064

3 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

Phillip Blake

of No. 92 Morton Street,

being duly sworn, deposes and says, that on the 7<sup>th</sup> day of April 1882

at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from premises N<sup>o</sup>. 39 & 41 West 23<sup>rd</sup> Street at day time the following property, viz:

Gas fitters Tools, consisting of one Stock & dies,  
 1 cutter, one pair of pliers, one screw driver,  
 7 pair of tongs, many polished brass collar plates,  
 4 feet of 1 1/4 inch brass tubing,  
 36 Brass Spring tops, 48 Burner Cocks  
 one 12 inch Reuch said property  
 being in all fifty five dollars

the property of deponent and Edward J. Blake  
 his Carpenter

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 William Ryan (nowhere)

from the fact that said William  
 acknowledged to deponent in  
 the presence of witnesses that  
 he did steal said property and  
 sold the same

Philip Blake

Sworn before me this

15 day of April

1882

Police Justice.

Edward J. Blake



0866

**END OF  
BOX**