

0804

BOX:

60

FOLDER:

685

DESCRIPTION:

Parker, Annie

DATE:

02/17/82



685

0805

Trial for

Counsel, P. Patterson J. Gray.
Filed 17 day of Oct 1882
Pleads Not Guilty.

THE PEOPLE

vs.

B

Chas Parker

DANIEL C. GOLDS,

BENJ. A. THOMAS,
John McPherson

District Attorney

Albion, N.Y., 1892.

A true Bill.

Foreman.

In the Court of the Home
Wm. Murchison and
John McPherson on all
counts of Not Guilty
against both the said
Wm. Murchison and John McPherson
April 11, 1892.

True Bill
A. C. G.

0806

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Annie Parker

The Grand Jury of the City and County of New York by this indictment accuse
Annie Parker
a disorderly house of the crime of keeping and maintaining
committed as follows:
The said Annie Parker

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

BENJ. K. PHELPS, District Attorney.

John McKeon

0807

Bail in the sum of one thousand dollars
and George W. Parker 129 Market
New York City of 1882 10th a.m.
unpaid as bail for
No. 1.

J. F. P.

Sec. 208, 209, 210 & 212.

Police Court-- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Ward
10 Broadway
Church Street

Dated February 3, 1882
Place 10 Officer.
Magistrate.
Clerk.

Offence, Seriously Assaulted

Residence

Street,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

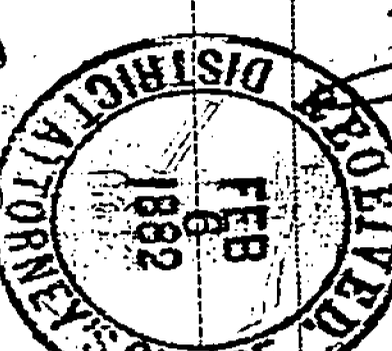
Residence

Street,

Witnesses

Street,

Residence _____ Street.



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

Aurie Parker

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 3 Feby 1882 Andrew White Police Justice.

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

Dated Feby 3 1882 Andrew White Police Justice.

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

Dated Feby 3 1882 Andrew White Police Justice.

0808

Police Court, Halls of Justice.
CITY AND COUNTY } ss.
OF NEW YORK, | }

of the 10th instant John Wade
being sworn, doth depose and say, that on the 3rd day of February in
the year 1852, the premises known as No. 129 West Street,
in the City and County of New York, were kept, maintained, conducted, and occupied by

Aunis Parker now deceased.

as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and a resort for tipplers, drunkards, common prostitutes and reputed thieves, with other vile, wicked, idle, dissolute and disorderly men and women and reputed thieves, who, or most of whom are in the practice of drinking, dancing, quarreling and fighting at almost all hours of the day and night, to the great damage and common nuisance of the People of the State of New York, residing in the neighborhood and passing thereby.

Deponent therefore prays, that the said Aunis Parker
and all vile, disorderly and improper persons found upon the premises, occupied by said

Aunis Parker
may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this 3 day

of February, 1852

John. Wade

POLICE JUSTICE.

0809

Council
Benj Patterson
71 B Way

Notify M.R. when case
goes before G.I.

0810

City and County of New York, ss.

Police Court—3 District.

THE PEOPLE

vs.

Anne Parker

On Complaint of John Trade
For Broadway House

After being informed of my rights under the law, I hereby do demand a trial by General Jury, on this complaint, and demand a trial at the **COURT OF SPECIAL SESSIONS OF THE PEACE**, to be held in and for the City and County of New York.

Dated May 3 1882.

David White Anne Parker
POLICE JUSTICE.

PART I.

The Court-Room is in the Second Story, and fronting the Park.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Frederick W. Mansel
of No. 183 Ave. C. Street,

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the day of May instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against Frank Parker

in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of May in the year of our Lord 1882

DANIEL C. ROLLINS, District Attorney.

*very urgent
immediately
Frank Parker*

GREETING.

0812

John Elder
792 10^a Mr,

Not at the above address

J.W. Bartins.
Subpoena Server

08 13

Court of General Sessions, Part One

THE PEOPLE

vs.

INDICTMENT

For

Amelia Parker

To

Mr. John Elder
No. 792 10th Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for Trial at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on Thursday the day of March instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

DANIEL G. ROLLINS,

District Attorney.

0814

PART 2.

THE COURT ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

Frederick W. Mense

of No. *183 Anna "C"* Street,

not found

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *23* day of *Feb* — instant, at the hour of eleven in the forenoon of the same day, to testify the truth and ~~evidence~~ evidence in our behalf, against

Annie Parker
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMITH, Recorder of our said City, at the City Hall, in our said City, the first Monday of *Feb* — in the year of our Lord 188*5*

DANIEL C. ROLLINS, District Attorney.

John McKeeon

0815

BOX:

60

FOLDER:

685

DESCRIPTION:

Parker, Joseph

DATE:

02/27/82



685

08 16

23 A.Y. 11
Oct 6 20

Day of Trial,

Counsel,

Filed 2 day of Oct 6 1882
Pleads Guilty (Collab 24)

THE PEOPLE

vs. B

Joseph. Barker

{ Violation of Exercise Law.

JOHN McKEON,
District Attorney.

John R. McKeon

Horenman.

Oct 6 1882

The People
v. Joseph Barker

Jine

68 17

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Joseph Parker

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

Joseph Parker

of the CRIME OF *Selling Spirituous Liquors without a License*,

committed as follows:

The said

Joseph Parker

late of the tenth Ward of the City of New York, in the County of New York aforesaid, on the third day of February in the year of our Lord one thousand eight hundred and eighty two, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say The said late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,~~

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

JOHN McKEON, District Attorney.

08 18

J. H. Poland

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vss.

} MISDEMEANOR.
Violation Excise Laws.

Dated the _____ day of 187

Magistrate.

Officers.

Witness.....

Bailed \$..... to Ans., G.S.

By.....

Street.

0819

Third District Police Court.

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

of No. 10 Reelick Police Street,

of the City of New York, being duly sworn, deposes and says, that on the

day of February 1872, at the City of New York, in the County of New York,

at No. 78 Canal Street,

Joseph Parker. Non present.

James Flynn
did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 3
day of February 1872 }

Andrew Whaley
POLICE JUSTICE.

0820

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70

169

Mr. S. Goldman
61 Canal St.

Ottawa

0821

Court of General Sessions, Part One.

THE PEOPLE

vs.

INDICTMENT

For

Joseph Parker

To

M. S. Goldman

No. 61 Canal

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for trial at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on Thursday the 16th day of March instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

DANIEL C. ROLLINS,

District Attorney.

0022

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OFv.
James T. Gray10th

BAILED,
 No. 1, by
M. L. Goldthwait
 Residence
67 Broad Street,

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2.

1.

Dated 3 Feb 1882

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0823

BOX:

60

FOLDER:

685

DESCRIPTION:

Perez, Joaquin

DATE:

02/21/82



685

0824

159 B.G. Anderson

February 27, 1882

Witnesses:

Day of Trial,

Counsel,

Filed 21 day of Feb'y 1882

Pleads Not Guilty (23)

THE PEOPLE

vs.

62
33 Squaw
33 Informer

Jacques Perez.

State Attorney

DANIEL G. ROHRS,

Dist. Atty. of Pa.

Mead Atty.

Plaintiff's Atty.

A True Bill

Foreman.

W. H. Conroy

OB 25

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joaquin Perez.

The Grand Jury of the City and County of New York, by this indictment, accuse
Joaquin Perez
of the CRIME of "Assault and Battery upon another with a deadly weapon with intent
to kill," committed as follows:

The said

Joaquin Perez.

late of the City of New York, in the County of New York, aforesaid, on the
Eleventh day of February 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 Jose Garaygorta
in the peace of the said people then and there being, feloniously did make an assault
and kill the said Jose Garaygorta
with a certain
Razor

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound
with intent kill the said Jose Garaygorta
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

Joaquin Perez
of the CRIME of "Assault upon another, without justifiable or excusable cause, with a
sharp, dangerous weapon with intent to do bodily harm," committed as follows:

The said

Joaquin Perez.

afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said Joaquin Perez Jose Garaygorta
with force and arms, in and upon the body of the said Jose Garaygorta
then and there being, wilfully and feloniously did make an
assault and kill the said Jose Garaygorta
with a certain Razor which the said

Joaquin Perez.
in his right hand then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut and wound, with intent to then and there wilfully and feloniously
do bodily harm unto the said Jose Garaygorta
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.

0826

THIRD COUNT.

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

Joaquin Perez.

of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said

Joaquin Perez.

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

Joaquin Perez.

with force and arms, in and upon the body of
in the peace of the said people then and there being, feloniously did make another
assault and ~~hur~~ the said *Jose Garaygora*

with a certain

Razor

which the said

Joaquin Perez

in *his*

right

hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of ~~hur~~ the said *Jose Garaygora* with intent ~~hur~~ the said *Jose Garaygora* 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.

FOURTH COUNT.

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

Joaquin Perez

of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said

Joaquin Perez

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

Joaquin Perez

with force and arms, in and upon the body of the said *Jose Garaygora* then and there being, wilfully and feloniously did make another assault and ~~hur~~ the said *Jose Garaygora* with a certain *Razor* which the said

Joaquin Perez

in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim the said *Jose Garaygora* 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 McGraw
DANIEL G. ROLLINS, District Attorney.

0827

Joaquin Perez
Bourne Diaz
221 Pearl

OB28



City of New York Recorder's Chamber

New York 188

Wm. E Dubois
Brooklyn &
Diaz Perez - Hudson,
Dept. Perez - for over
2 years. Has worked
for him - He is a
fair met. & moderate
man, - Honest.

—. L.S.

0830

People, S
M.
Perez - 3

083

Sec. 208, 209, 210 & 212.

Police Court No. 142
District.THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by _____

Residence _____ Street,

Residence _____ Street,

Residence _____ Street,

Residence _____ Street,

No. 2, by _____ Street,

No. 3, by _____ Street,

No. 4, by _____ Street,

Dated July 1882

1882

Magistrate.

John H. Smith

Officer.

Clerk.

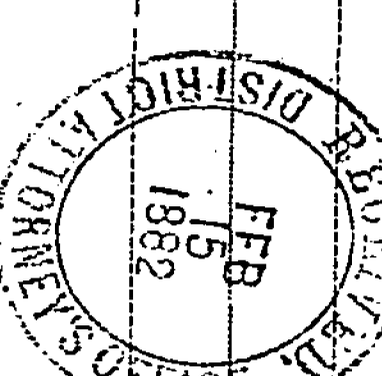
Witnesses: Aquino Perez

No. 1, by _____ Street,

No. 2, by _____ Street,

No. 3, by _____ Street,

No. 4, by _____ Street,



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

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

Dated July 1882

Solomon Smith
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 him to be discharged.

Dated 1882

Police Justice.

0832

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

DISTRICT POLICE COURT.

Joaquin Perez

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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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. The Complainant had his hand in my pocket and when I detected him he struck me in the face I then drew a penknife from my pocket but I do not know that I struck him with it. I did not have a razor

Taken before me, this 13th day of July 1888, Joaquin Perez

Soloce B. Smith
Police Justice

0833

Form

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

POLICE COURT—FIRST DISTRICT.

of No. 29 Oak Street, being duly sworn, deposes and says,

that on the Eleventh day of February 1882

at the City of New York in the County of New York, he was violently and feloniously assaulted and beaten by

Joaquin Perez

that said Perez did wilfully and maliciously cut and wound the flesh of deponent's neck with and by means of a certain razor and shaft dangerous instrument which he drew from thence held in his hand now present.

Deponent believes that said injury, as above set forth, was inflicted by said

with the felonious intent to take the life of deponent, or to 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.

John H. Miller
Notary Public
1882

Joaquin Perez
José Garaygorza
mark

0834

City and County
of New York A.

Arthur River of 810 1/2 43
Oliver Street being sworn says
that on the night of the 11th instant
he was in Company with the Complainant
and the defendant and saw the
defendant cut and slash the
Complainant with a razor which
he held in his hand —

Arthur River

Oblivion to before Justice
13th day of July 1889
Solomon Supt.
Police Justice

0835

BOX:

60

FOLDER:

685

DESCRIPTION:

Perry, William

DATE:

02/16/82



685

0836

107 *bills*

July 24/62
Day of Trial,
Counsel,
Filed 10 day of July 1962
Pleads Not Guilty (17)

THE PEOPLE

vs.

BURGLARY-THIRD DEGREE.
NOTHINC STOLEN.

P

William Jerry
John Johnson
BENJ. K. PHILLIPS

District Attorney.

A True Bill
Frank J. Tamm
Greco & Gruver Law Co.
Somethngk
Denville, New Jersey
Mar 6, 1962
P. O. March 6/62

0837

Court of General Sessions ~~of the City and County of New York.~~

THE PEOPLE OF THE STATE OF
NEW YORK

William Penny
against

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

William Penny
of the crime of *Burglary*
committed as follows:
The said *William Penny*

late of the *Twenty Second* Ward of the City of New York, in the County of New York, aforesaid,
on the *Seventeenth* day of *December* in the year of our Lord one thousand eight hundred and ~~seventy~~ *Eighty one* with force and arms,
at the Ward, City and County aforesaid, the *Rail Road car*,
~~of an incorporated company known as the New York Central and Hudson River Rail Road Company~~
there situate, feloniously and burglariously did break into and enter, the said *Rail Road Car*
being then and there a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit; the same being the goods, chattels, and personal property of

George E Ketchum and Thomas Morgan

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

two hundred bushels of grain of the value of one dollar each bushel

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 M. Keon
BENJ. K. NIEDER, District Attorney.

0838

Recd. 308, 209, 210 & 212.

Aug 24

Police Court--2 District,THE PEOPLE, &c., 122
ON THE COMPLAINT OFJohn L. Penfield
884 1/2 Ave

William Perry

2 _____

3 _____

4 _____

Offence, Burglary

Dated Feb^r 11th 1882

St. Gardner Magistrate.

No. 4, by Clerk.

No. 3, by Clerk.

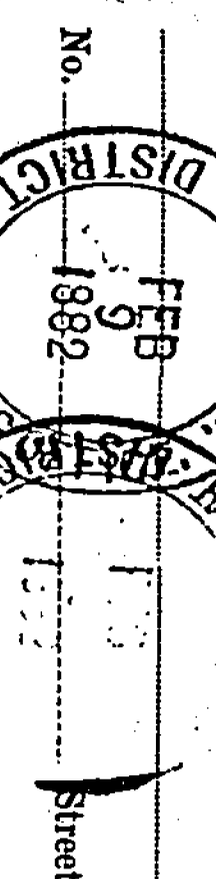
No. 2, by Clerk.

No. 1, by Clerk.

Witnesses

John L. Penfield

William Perry



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 Perry

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

Dated February 11th 1882St. Gardner 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 him to be discharged.

Dated 1882 Police Justice.

1007 Avenue B

Cone

0839

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

44 DISTRICT POLICE COURT.

William Perry

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 Perry

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

New York City

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

Answer.

61st Street, between 10th & 11th Avenue

Question.

What is your business or profession?

Answer.

Nothing -

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 of the charge preferred against me

Taken before me, this 6th day of February 1882

+ William Perry

B. Hugh Gardner Police Justice.

0840

Police Office, Fourth District.

City and County
of New York, ss.

John C. Henkel aged 29 years
laborer

of No. 8844, 11 "A freight car of the New York Central and Hudson River Rail Road
one of the freight cars of the New York Central and Hudson River Rail Road
deposes and says, that the ~~the~~ Company then standing on the track of said
~~Company at 61½ of 2nd Street in the~~
~~Street, 22 Ward, in the City and County aforesaid, the said being a~~ a freight car
and which was occupied by ~~deponent as a~~ ~~said company~~ for the transportation
of grain
Street, being duly sworn,
entered by means of forcibly and feloniously forcing
open the door on the side of said car
were BURGLARIOUSLY

on the daytime of the ^{attempted to be} about the day of December 1881.
and the following property, feloniously taken, stolen and carried away, viz.:

A quantity of grain of the
value of Two Hundred dollars
and 99⁹⁹ mrs

deponent before me this

the property of George S. Holcomb and Thomas Morgan and in
the care and charge of deponent
and deponent further says, that he has great cause to believe, and does believe that
the aforesaid BURGLARY was committed, and the aforesaid property taken, stolen
and carried away by William Perry. (nowhere)

for the reasons following, to wit: that previous to said

Burglary the said car was securely fastened
with a cleat and deponent caught said
William in the act of breaking open the said
car as aforesaid.

John C. Henkel

28th instant 1882

Fifth Avenue Police District

084

Testimony in the case
of
Mrs. Perry,
filed Feb. 1862.

0842

124
The People vs. William Perry, Court of General Sessions. Part II
Before Judge Gildersleeve.
Wednesday, March 1, 1882. Indictment
for burglary in the third degree.
John C. Herkell, sworn and examined
testified. I am a laborer employed by
Ketcham and Morgan, grain elevators at
Sixty Second st. and Eleventh ave. This
happened on a Sunday about the 17th of
Dec. last. I know the prisoner. It was about
from ten to half past ten in the morning
I made the round of a line of cars we
have that runs from 63^d to 66st st. As
I was going down near 61st st. I looked
on the side of the building and I seen
this Perry opening a car taking the
cleat off with this bar; the cleat is a
small piece of wood with two nails nailed
on the top of the door to keep the door
closed. I watched him there about five
minutes and he got the cleat off and
he opened the door halfway and he seen
my head peeping out from the corner
of the house. he started to run, I followed
him to 63^d st; he got away from me
I was for 15 to 20 minutes looking for
him, and finally I could not find
him. The gang he belongs to started

0843

peeing stones at me and I had to let him go, I could not find an officer. So the Ward detective caught him on some other charge. I was taken over to the 57th st. Court to make a charge against him. I was about fifteen feet from the prisoner when I saw him breaking into this car. I was looking around the side of the track where the cars were. We could not get into the car unless we took the cleat off. I guess there was about 800 bushels of grain in the car, loose in bulk. I do not know the value of the grain. It was worth over a thousand dollars. Cross Examined. I have been five years in the employ of the Company. I have seen the boy around the neighborhood a year and a half or two years. I know where he lived. I had never been to his house. I used to see him especially on Sunday. He ran about a block and a half and I seized him. I took him around from the Park side on Eleventh Avenue towards 62nd st. I could not hold him, I could not find any officer, I could not leave the place. I let him go. I reported it to my boss the next morning. They sent for

0844

detective Pike. I was present when they sent for him and I saw him. I told Mr. Pike about it and he took this "jimmy" or bar away with him. That is the last I heard of it till a month ago. I did not go before any Magistrate at that time. I was not told to go before the Magistrate; when my boss sent for the Ward Detective I thought it was all right. I knew where he lived. I don't know whether I could find him or not. I saw him once or twice in the mean time. I don't know how many times I saw him. The prisoner pried the cleat completely off the door. He was standing on a piece that runs along the frame building, a kind of girder, that runs along for the foundation of the building. It might be about five feet from the floor of the car to the roof. I saw the prisoner pry the cleat off, he opened the door. I was watching, I wanted to catch him inside the car and close the door on him. He saw me and he ran. I saw his head turned around towards me; he would not have run if he had not seen me. There are so many cars broken I wanted to catch some one, he did not get inside the car.

0845

John C. Kunkel recalled. The car belongs to the Railroad Co., but the property that was in it belonged to Ketcham and Morgan.

John Perry, sworn and examined for the defence. I live at 61st St. between 10th and 11th Aves, my business is truckman; the prisoner is my son; he is about 16 years old. I never knew him to be a bad boy; he always worked and brought home his wages to his mother. He was arrested once charged with firing a pistol, was tried in the 57th St. Court and Judge Gardner sent him to prison for ten days, but on account of the character I gave him and on account of the fact that other boys, who were supposed to have fired it, but got away, the Judge pardoned him. William Perry sworn in his own behalf said that on the day in question he was down at the hay barn for hay for the horse and was passing the car and the complainant came up and caught him and said he was trying to break it open. He told the officer that he was not and he (the officer) let him go, and that was the last he heard of it for three months. I work in a paper factory and continued to work in the paper factory up to the time of my

0846

arrest. I did not run away. and nobody
was with me that day.

The jury rendered a verdict of
guilty of an attempt at burglary in
the third degree with a recommenda-
tion to mercy.

now the young re-vengeys to started

0847

BOX:

60

FOLDER:

685

DESCRIPTION:

Pierard, Eugene

DATE:

02/21/82



685

0848

WITNESSES.

Day of Trial,

Counsel,

Filed 21 day of February 1882

Pleads

THE PEOPLE

LARCENY AND RECEIVING
STOLEN GOODS.

vs.

Eugene Gerard

JOHN McKEON,
District Attorney.

A True Bill
John J. O'Brien
Feb 22/82
Foreman.

Charles G. O'Brien
Sergeant-at-Arms
(See notes) Mass. G.

0849

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Eugene Pierard

The Grand Jury of the City and County of New York, by this indictment, accuse
Eugene Pierard
of the CRIME OF LARCENY

committed as follows:

The said

Eugene Pierard

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

four coats of the value of twenty dollars each
five pairs of Pauls of the value of ten dollars each
one vest of the value of ten dollars

of the goods, chattels and personal property of one

Edgar Reincke

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.

0850

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

The said

Eugene Pierard

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

*four pairs of pants of value of ten dollars each
four coats of the value twenty dollars each
one vest of the value of ten dollars*

of the goods, chattels and personal property of the said

Edgar Reineke

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

Edgar Reineke

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

Eugene Pierard

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.

0851

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

Eugene Pierard

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. and I am informed by El. deBrackeeler of the Belgian Society that he will be sent back to Belgium as soon as possible, certain next week and furthermore that this ^{is} his first offense and was of previous good character.
Edgar Blinckle

0852

Sec. 208, 209, 210 & 212.

146
Police Court - in District.THE PEOPLE, &c.,
ON THE COMPLAINT OFEdgar Bencke
208 or 243-
St.

Eugene Pierard Grand Larceny

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

2.
3.
4.

Dated February 16 1882

Kilbuck Magistrate.

Cassins 16th Officer.

McK. Clerk.

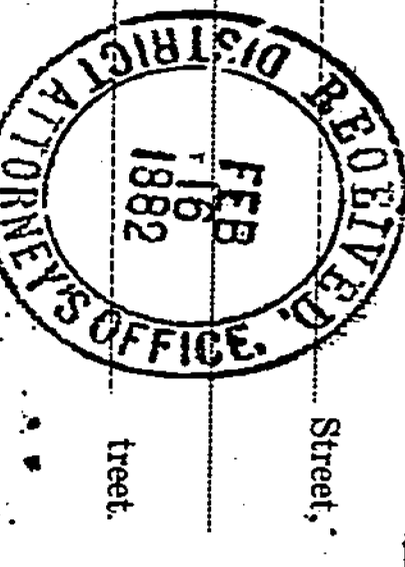
Residence _____ Street,

Witnesses _____ Street,

John Cassins
16th Street. Place _____

No. _____ Street,

No. _____ Street,

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

Eugene Pierard

guilty thereof, I order that he be ~~held to answer the same and be committed to the Warden or Keeper of the City Prison until he have such bail~~ ~~in the sum of~~ ~~Hundred Dollars~~ and be committed to the Warden or Keeper of the City Prison until he have such bail ~~until legally discharged~~

Dated February 16 1882

Philbrick 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 him to be discharged.

Dated 1882 Police Justice.

0853

Sec. 198-900.

CITY AND COUNTY } ss.
OF NEW YORK,

2

DISTRICT POLICE COURT.

Eugene Pierard 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. Eugene Pierard

Question. How old are you?

Answer. Twenty-six years of age

Question. Where were you born?

Answer. Belgium

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

Answer. 216 West 24th St. 2 years

Question. What is your business or profession?

Answer. Waiter

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 took the clothing mentioned in the Complaint and sold all of it, except the over Coat and black pants, to a dealer in second hand articles at No. 87 Eighth Avenue.

Taken before me, this 16th day of February 1882

Eugene Pierard.

Dr. Willett Police Justice.

0854

2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORKof No. 308 West 24th Street, aged 24 years,being duly sworn, deposes and says, that on the 11th day of February 1882at the 16th Ward of the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the night time

the following property, viz:

One black cloth suit of Clothing
 of the value of twenty dollars.
 Two black frock Coats, one
 pair black Pants, three pair
 of Colored Pants, one over Coat
 said property being in all of the
 value of One hundred and
 fifty dollars

Signed before me this

day of February

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 Eugene Pierard,

Now hereto, from the fact that
 after the time of the Commission
 of said larceny, to wit: on the evening
 of the 15th instant, deponent found
 a portion of said stolen property, viz:
 said over Coat and said black
 pants in the possession and worn
 upon the person of said defendant;
 and he admitted and confessed
 to deponent that he stole said
 property and sold all of it ~~except~~
 the exception of that on his person. Eugene Pierard

Police Justice.

0855

BOX:

60

FOLDER:

685

DESCRIPTION:

Poole, George

DATE:

02/10/82



685

0856

Dec 8 2000
P.C.G.Q.

114
F.M. & M. Newark
Day of Trial / 10 / 02
Counsel,
Filed 10 day of Dec 188 1
Heads of the guilty.

THE PEOPLE

vs.
Paul J. C.
Filed recognized.
George H. Cole.

hushless

John M. Clem
District Attorney.

A True Bill of Fact

Borenman

Appellee's attorney
and to him
and made 27/12

0857

Court of General Sessions.
of the City and County of New York.

The People of the State
of New York.
against
George H. Poole

The Grand Jury of the City and
County of New York by this Indict-
ment, accuse George H. Poole of the
crime of perjury committed as follows:

That prior to the twenty-fifth
day of January in the year of our
Lord one thousand eight hundred
and eighty-two there was duly and
regularly propounded and offered
for probate to the Surrogate's Court
of the County of New York, a court
then and then having jurisdiction
thereof and for admission to probate
by said Court, as and for the last
Will and Testament of one Mary A. H. C. H.
Hegatt who had theretofore been a
resident of the aforesaid County, a
certain paper writing purporting to
be the last Will and Testament of
her the said Mary A. Hegatt deceased
and purporting to dispose of certain
real and personal property as by
reference to the petition and appli-

Obey S.

0858

Mary A.

cation to said Court for admission
to probate of the aforesaid paper writing
and to the aforesaid paper writing
now on file in the said Court and
the office of the Clerk thereof more
fully and at large appears, who
was then and there one of the next
of kin and heirs at law of the said
Mary A. Hyatt in due form of law
then and there objected to, opposed
and contested the probate and the
admission to probate by the said
Court of the aforesaid paper writing
as and for the last Will and Testament
of her the said Mary A. Hyatt and
that thereafter on the said twenty-fifth
day of January in the year of our
Lord one thousand eight hundred and
eighty-two at the City of New York,
in the County of New York aforesaid
the aforesaid matter of the probate and of
the admission to probate and the
application therefor and of such opposi-
tion thereto as aforesaid came on
duly and regularly to be heard
and inquired into by and before the
said Court held by the Honorable
Daniel G. Rollins who was then and
there the Surrogate of the County of
New York aforesaid and by him the
said the Honorable Daniel G. Rollins

0859

as such Surrogate aforesaid, and that
one George H. Poole who was one of
the subscribing witnesses to the aforesaid
paper writing so propounded and of-
fered for probate as aforesaid, then
and there on the said twenty-fifth
day of January in the year of our
Lord one thousand eight hundred
and eighty-two at the City and
County aforesaid, in and before
the said Court so held by the said
the Honorable Daniel G. Rollins as
such Surrogate as aforesaid, presented
himself for examination as such
subscribing witness as aforesaid and
then and there was in due form of
law sworn by and took his corporal
oath before the said the Honorable
Daniel G. Rollins as such Surrogate
as aforesaid to speak the truth the
whole truth and nothing but the
truth touching the matter of the
probate of the aforesaid paper writing
so propounded and offered for
probate as the last Will and Testament
of the said Mary A. Heyatt deceased:
he the said Daniel G. Rollins then and
there having as such Surrogate as
aforesaid full and competent power
and authority to administer the said

0860

oath to him the said George H. Poole
in that behalf.

That the said George H. Poole being
so duly sworn as aforesaid the follow-
ing became and were, amongst
others, material matters in substance
and to the effect as follows:-

Whether he the said George H.
Poole had kept and carried in his
overcoat pocket, ever since the death
of the said Mary A. Hegatt until he
produced the same then and there
in said Court, a certain type-written
copy of the aforesaid paper writing so
proposed as aforesaid then and
there produce and exhibit by him
the said George H. Poole in said Court
and before said Surrogate and then
and there admitted in evidence and
whether any person except himself
had seen the said type-written copy
to his knowledge before its production
in said Court as aforesaid except
the said Mary A. Hegatt.

Whether he the said George H. Poole
had shown the aforesaid type-written
copy of the aforesaid paper writing
so proposed as aforesaid to any
one except her the said Mary A.
Hegatt,

Whether he the said George H. Poole

To what?

and

May 9

May 9

Q86 1

had ever spoken to any one except the said Mary A. Keyatt in regard to the aforesaid type written copy of the aforesaid paper writing so proponed as aforesaid.

Whether he the said George H. Poole had ever disclosed to any human being except the said Mary A. Keyatt that he the said George H. Poole had the aforesaid type written copy of the aforesaid paper writing so proponed as aforesaid.

Whether he the said George H. Poole had ever said to Walter J. Elliott or Robert S. Ogden the attorneys in the aforesaid matter for Washington D. Keyatt the aforesaid contestant therein at the time he the said George H. Poole, called at their office, anything about the nature of the testimony to be given by him the said George H. Poole concerning the aforesaid paper writing so proponed as aforesaid in the aforesaid matter in the aforesaid Court and that he the said George H. Poole being so duly sworn as aforesaid at the City and County aforesaid on the day and in the year aforesaid upon his oath aforesaid in the matter aforesaid in the Court aforesaid before the Honorable Daniel G.

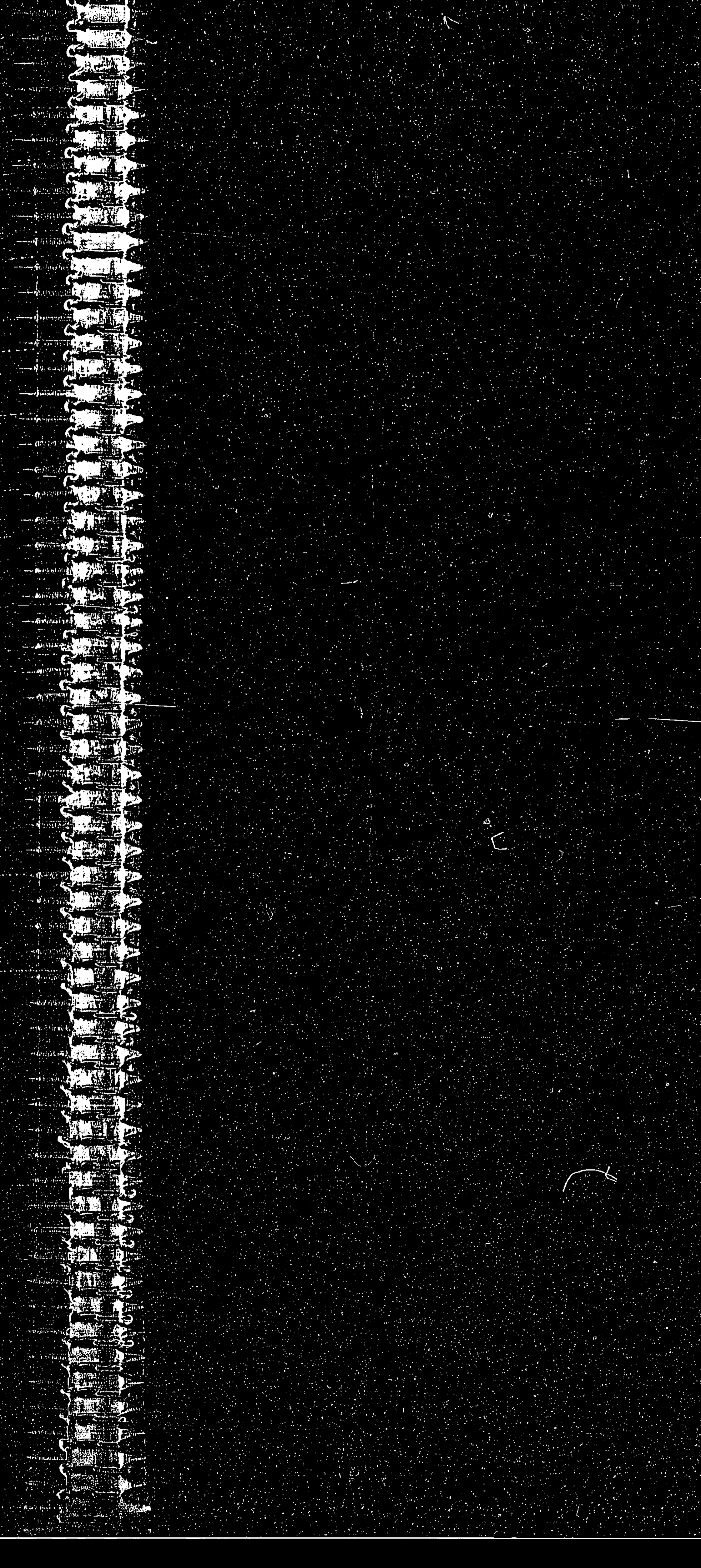
Q862

Rollins as such Surrogate as aforesaid did then and there wickedly, wilfully, feloniously and corruptly say, swear, make oath, testify and depose among other things in substance and to the effect following that is to say:-

That he the said George H. Poole had kept and carried in his overcoat pocket ever since the death of the said Mary A. Keyatt until he produced the same then and there in said Court the aforesaid type-written copy so produced ^{and exhibited} as aforesaid of the aforesaid paper writing so propounded as aforesaid and that no one has ever seen the said type-written copy to said George H. Poole's knowledge before its production in said Court as aforesaid except the said Mary A. Keyatt and the said George H. Poole.

That he the said George H. Poole had never shown the aforesaid type written copy of the aforesaid paper writing so propounded as aforesaid to any one except the said Mary A. Keyatt.

That he the said George H. Poole had spoken to no one except the said Mary A. Keyatt in regard to the aforesaid type written copy of the aforesaid paper writing so propounded



0855

BOX:

60

FOLDER:

685

DESCRIPTION:

Poole, George

DATE:

02/10/82



685

0856

114
Date 8/20/00
Plaintiff -
Counsel,
Filed 10 day of Sept 1881
Pleads guilty.

THE PEOPLE

114
April 17^{1/2}
vs.
Spiedt acquited.
George H. Cole.

John McChesney
Defect Trial Jury.

True Bill
Hickey

Foreman.

Aug 10 1900
Marshall
City of New York
and made 27/8/01

Q857

Court of General Sessions.

of the City and County of New York.

The People of the State
of New York.

against
George H. Poole

The Grand Jury of the City and County of New York by this Indictment, accuse George H. Poole of the crime of perjury committed as follows:

That prior to the twenty-fifth day of January in the year of our Lord one thousand eight hundred and eighty-two there was duly and regularly propounded and offered for probate to the Surrogate's Court of the County of New York, a court then and there having jurisdiction thereof and for admission to probate by said Court, as and for the last Will and Testament of one Mary A. Hoyatt who had theretofore died a resident of the aforesaid County, a certain paper writing purporting to be the last Will and Testament of her the said Mary A. Hoyatt deceased and purporting to dispose of certain real and personal property as by reference to the petition and appli-

Aug 5

Q858

cation to said Court for admission to probate of the aforesaid paper writing and to the aforesaid paper writing now on file in the said Court and the office of the Clerk thereof more fully and at large appears, who was then and there one of the next of kin and heirs at law of the said Mary A. Hyatt in due form of law filed and there objected to, opposed and contested the probate and the admission to probate by the said Court of the aforesaid paper writing as and for the last Will and Testament of her the said Mary A. Hyatt and that thereafter on the said twenty-fifth day of January in the year of our Lord one thousand eight hundred and eighty-two at the City of New York, in the County of New York aforesaid the aforesaid matter of the probate and of the admission to probate and the application therefor and of such opposition thereto as aforesaid came on duly and regularly to be heard and inquired into by and before the said Court held by the Honorable Daniel G. Rollins who was then and there the Surrogate of the County of New York aforesaid and by him the said the Honorable Daniel G. Rollins

Mary A.

0859

as such Surrogate aforesaid, and that
one George H. Poole who was one of
the subscribing witnesses to the aforesaid
paper writing so propounded and af-
firmed for probate as aforesaid, then
and there on the said twenty-fifth
day of January in the year of our
Lord one thousand eight hundred
and eighty-two at the City and
County aforesaid, in and before
the said Court so held by the said
the Honorable Daniel G. Rollins as
such Surrogate as aforesaid, presented
himself for examination as such
subscribing witness as aforesaid and
then and there was in due form of
law sworn by and took his corporal
oath before the said the Honorable
Daniel G. Rollins as such Surrogate
as aforesaid to speak the truth the
whole truth and nothing but the
truth touching the matter of the
probate of the aforesaid paper writing
so propounded and affirmed for
probate as the last Will and Testament
of the said Mary A. Heyatt deceased:
he the said Daniel G. Rollins then and
there having as such Surrogate as
aforesaid full and competent power
and authority to administer the said

0850

4.

sath to him the said George H. Poole
in that behalf.

That the said George H Poole being
so duly sworn as aforesaid the follow-
ing became and were, amongst
others, material matters in substance
and to the effect as follows:-

Whether he the said George H. Poole had kept and carried in his overcoat pocket, ever since the death of the said Mary A. Heyatt until he produced the same then and there in said Court, a certain type-written copy of the aforesaid paper writing so proponed as aforesaid then and there produce and exhibit by him the said George H. Poole in said Court and before said surrogate and then and there admitted in evidence and whether any person except himself had seen the said type-written copy to his knowledge before its production in said Court as aforesaid except the said Mary A. Heyatt.

Mary A.

May 9

Whether he the said George S. Poole
had shown the aforesaid type written
copy of the aforesaid paper writing.
as propounded as aforesaid to any
one except her the said Mary A.
Leyatt

Whether he the said George S. Poole

had ever spoken to any one except the said Mary A. Keyatt in regard to the aforesaid type written copy of the aforesaid paper writing so proponed as aforesaid.

Whether he the said George H. Poole had ever disclosed to any human being except the said Mary A. Keyatt that he the said George H. Poole had the aforesaid type written copy of the aforesaid paper writing so proponed as aforesaid.

Whether he the said George H. Poole had ever said to Walter J. Elliott or Robert S. Ogden the attorneys in the aforesaid matter for Washington S. Keyatt the aforesaid contestant therein at the time he the said George H. Poole, called at their office, anything about the nature of the testimony to be given by him the said George H. Poole concerning the aforesaid paper writing so proponed as aforesaid in the aforesaid matter in the aforesaid Court and that he the said George H. Poole being so duly sworn as aforesaid at the City and County aforesaid on the day and in the year aforesaid upon his oath aforesaid in the matter aforesaid in the Court aforesaid before the Honorable Daniel T.

0862

Rollins as such Surrogate as aforesaid did then and there wickedly, wilfully, feloniously and corruptly say, swear, make oath, testify and depose among other things in substance and to the effect following that is to say:-

That he the said George H. Poole had kept and carried in his overcoat pocket ever since the death of the said Mary A. Heyatt until he produced the same then and there in said Court the aforesaid type-written copy so produced ^{and exhibited} as aforesaid of the aforesaid paper writing so profounded as aforesaid and that no one has ever seen the said type-written copy to said George H. Poole's knowledge before its production in said Court as aforesaid except the said Mary A. Heyatt and the said George H. Poole.

That he the said George H. Poole had never shown the aforesaid type written copy of the aforesaid paper writing so profounded as aforesaid to any one except the said Mary A. Heyatt.

That he the said George H. Poole had spoken to no one except the said Mary A. Heyatt in regard to the aforesaid type written copy of the aforesaid paper writing so profounded

0863

as aforesaid.

That he the said George H. Poole did not state to the said Walter J. Elliott or Robert S. Ogden at the time he the said George H. Poole called at their office anything about the nature of the testimony to be given by him the said George H. Poole concerning the aforesaid paper writing so proponed as aforesaid, in the aforesaid matter in the aforesaid Court.

Whereas in truth and in fact he the said George H. Poole had not kept nor carried in his overcoat pocket ever since the death of the said Mary A. Hyatt until he produced the same as aforesaid in said Court, the aforesaid type-written copy so produced and exhibited as aforesaid of the aforesaid paper writing so proponed as aforesaid all which the the said George H. Poole then and there well knew : and

Whereas in truth and in fact divers persons besides the said Mary A. Hyatt had seen the said type-written copy to the knowledge of the said George H. Poole, before its production in said Court as aforesaid to wit ; Walter J. Elliott, Robert S. Ogden, Washington J. Hyatt, and divers other persons to the Grand Jury aforesaid unknown : and

May 2 =

May 2 =

Whereas in truth and in fact, he the said George H. Poole had shown the aforesaid type-written copy of the aforesaid paper writing so profounded as aforesaid to divers persons besides the said Mary A. Heyatt, as he the said George H. Poole then and there well knew to wit: the said Walter J. Elliott, Robert S. Ogden, Washington D. Heyatt, and divers other persons to the Grand Jury aforesaid unknown: and

Whereas in truth and in fact he the said George H. Poole had spoken to divers persons besides the said Mary A. Heyatt in regard to the aforesaid type-written copy of the aforesaid paper writing so profounded as aforesaid to wit: the said Walter J. Elliott, Robert S. Ogden, Washington D. Heyatt and divers other persons to the Grand Jury aforesaid unknown, all which he the said George H. Poole then and there well knew: and

Whereas in truth and in fact he the said George H. Poole had disclosed to divers human beings besides the said Mary A. Heyatt, that he the said George H. Poole had the aforesaid type written copy of the aforesaid paper writing so profounded as aforesaid to wit: Walter J.

Elliott, Robert S. Ogden, Washington J. Hoyatt, and divers other persons to the Grand Jury aforesaid unknown, all which he the said George H. Poole then and there well knew: and

Whereas in truth and in fact, he the said George H. Poole had said to the said Walter J. Elliott and the said Robert S. Ogden at the time the said George H. Poole called at their office something about the nature of the testimony to be given by him the said George H. Poole concerning the aforesaid paper writing so proponed as aforesaid, in the aforesaid matter in the aforesaid Court in that he the said George H. Poole talked with them the said William J. Elliott and Robert S. Ogden at great length in regard to such testimony and told and disclosed with great detail to them the said Walter J. Elliott and Robert S. Ogden such testimony and the nature thereof all which he the said George H. Poole then and there well knew:

And so the Grand Jury aforesaid do say: that he the said George H. Poole on the day and in the year aforesaid at the City and County aforesaid before the said the Honorable Daniel G. Rollins as such Surrogate as aforesaid

0866

(he the said the Honorable Daniel G.
Rollins as such Surrogate as aforesaid
then and there having full and
competent power and authority to
administer the said oath to him the
said George H. Poole as aforesaid)
did commit wilful and corrupt
perjury.

John McKeon.
District Attorney.

0867

11

People

vs
George H. Poole vs Perryway

Perryway committed Jan 25. 1882
before Hon. Daniel G. Rocaine Surrogate

Poole swore that a certain ~~paper~~
type-written copy of a certain paper
~~was~~ (see paper described p 11)
~~was a ~~his~~ paper~~

had never left his possession since
the death of the decedent until its pro-
duction in Court and that it was
Kept in his ~~overcoat~~ pocket all that time
and that he had not ^{or stating no demands} shown it to
any human being during that
time ~~only~~ the decedent including
the Counsel or either of them of
the contestants

that he ~~ever~~ say any thing to Mr.
Elliott or Mr. Agden the contestants
Counsel in regard to the will
or the nature of his testimony con-
cerning the will

See pages 26-27, 29, 30, 31, 32, 34, 39
41, 67-68, of the Evidence

Also document

Walter J. Elliott Atty for contestants
Washington D. C. Aggett a contestant
Can negative this testimony of
Poole.

0868

455

People

George H. Hall
Cecyng
Walter C. Elliott
7113 May
Washington & Hoyett
516 Grand St
Ellington and Ellington

0869

Witnesses to be Subpoenaed
in Poble Case
Subpoenas to be served
personally —

D G Rollins W. J. Simble
W. J. Elliott Frederick Adams
Herbert ~~Adams~~ Ogden ^{7/1/1914 ag} ^{Simble's office} ^{telegrapher Tribune Building}
Washington Myall ^{7/1/1914 ag} ~~268 Grand St.~~ //

0070

George L. Poole Case

Subpoena duces tecum
Mr Trimble Fungates
office & that he bring
with him the petition
for Probate of Will
of Mary Ann Myall
the will itself
and Citation to
parties in interest -
returnable Oct 24.
1881 - & periforwa.
Also the answer of
Washington Myall
Exhibit adduced in
hearing of said cause
readable vis l. Aug 25.
1882 -

0871

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Gustavus Brown

Obscene Literature

Cubpena Pringle Rollins

" W. J. Elliott

^{713 May}
~~106 last at 268 Grand St~~
Washington Myatt

Herkles Ogden -

713 May

0072

Merrick & Thompson, 178 Broadway, N.Y.C.

Office of the Surrogate

NEW YORK COUNTY COURT HOUSE,

New York..... 188.....

Subpoena

Frederick Adams
Stenographer in
People Case
Feb 1st 1888

To J. J. Trimble with papers
in Wyatt's case at Surrogate's office

H. G. Reeves, Surrogate

0873

Court of General Sessions
of the City and County of New York.

The People of the State
of New York
v.
George H. Poole

The Grand Jury of the City and
County of New York by this Indictment
accuse George H. Poole of the crime
of Perjury committed as follows;

That prior to the 25th day of
January A.D. 1882, there was duly
and regularly propounded and offered
for probate to the Surrogates Court of
the County of New York a Court then
and there having jurisdiction thereof
and for admission to probate, by
said Court as and for the last
Will and Testament of one Mary A.
Hyatt who had theretofore ~~died~~
died a resident of the aforesaid County,
a certain paper writing purporting to
be the last Will and Testament of
her the said Mary A. Hyatt deceased,
and purporting to dispose of certain
real and personal property as by
reference to the petition and application

0874

2

to said Court for admission to probate
of the aforesaid paper writing and
to the aforesaid paper writing now
on file in the said Court and the
Office of the Clerk thereof more
fully and at large appears and
that one Mary A. Hyatt who was
then and there one of the next of
kin and heirs at law of the said
Mary A. Hyatt in due form of law
then and there objected to, opposed
and contested the probate and the
admission to probate by the said
Court of the aforesaid paper
writing as and for the last will
and Testament of her the said
Mary A. Hyatt and that thereafter
on the said 25th day of January
A.D. 1882, at the City of New York
in the County of New York aforesaid
the aforesaid matter of the probate
and of the admission to probate
and the application therefor and
of such opposition thereto as afore-
said came on duly and regularly
to be heard and inquired into
by and before the said Court
held by the Honorable Daniel
G. Rollins who was then and

0875

3

Where the Surrogate of the County
of New York aforesaid and by
him the said the Honorable Daniel
G. Rollins as such Surrogate as
aforesaid and that one George
H. Poole who was one of the
subscribing witnesses to the
aforesaid paper writing so
proclaimed and offered for
probate as aforesaid then and
there on the said 25th day of
January A.D. 1882, at the City and
County aforesaid in and before
the said Court so held by the
said the Honorable Daniel G.
Rollins as such Surrogate as
aforesaid, Presented himself for
examination as such subscribing
witness as aforesaid and ~~was~~
then and there was in due
form of law sworn by and
took his corporal oath before
the said the Honorable Daniel
G. Rollins as such Surrogate
as aforesaid to speak the
truth, the whole truth and
nothing but the truth touching
the matter of the probate of
the aforesaid paper writing

0876

4

so pronounced and offered for probate as the last will and Testament of the said Mary A. Hyatt deceased: he the said Daniel G. Rollins then and there having as such Surrogate as aforesaid full and competent power and authority to administer the said oath to him the said George H. Poole in that behalf.

That the said George H. Poole being so duly sworn as aforesaid the following became and were, amongst others, material matters in substance and to the effect as follows:

Whether he the said George H. Poole had Kept and carried in his overcoat pocket, ever since the death of the said Mary A. Hyatt until he produced the same then and there in said Court a certain type-written copy of the aforesaid paper writing so pronounced as aforesaid then and there produce and exhibit by him the said George H. Poole in said Court and before said Surrogate and then

0877

5

V

and there admitted in evidence
and whether any person except
himself had seen the said type
written copy to his knowledge
before ~~its~~ ^{the} production in said Court
as aforesaid except the said
Mary A. Hyatt.

3

Whether he the said George
H. Poole had shown the aforesaid
type written copy of the
aforesaid paper writing as pro-
pounded as aforesaid to any one
except her the said Mary A.
Hyatt.

V

Whether he the said George
H. Poole had ever spoken to
any one except the said Mary A.
Hyatt in regard to the aforesaid
type written copy of the aforesaid
paper writing so propounded
as aforesaid.

—
5

Whether he the said George
H. Poole had ever disclosed
to any human being except the
said Mary A. Hyatt that he the
said George H. Poole had the
aforesaid type written copy
of the aforesaid paper writing
so propounded as aforesaid.

OB 78

6

6

Whether he the said George H.
Poole had ever said to Walter
J. Elliott or Robert S. Ogden, the
Attorneys in the aforesaid matter,
for Washington J. Hyatt the afore-
said contestant therein at the time
he the said George H. Poole called
at their office anything about the
nature of the testimony to be
given by him the said George H.
Poole concerning the aforesaid
paper writing so ^{paper} proponed
as aforesaid in the ^{paper} said matter
in the aforesaid Court and that
he the said George H. Poole being
so duly sworn as aforesaid
at the City and County aforesaid
at the day and in the year
aforesaid upon his oath
aforesaid in the matter aforesaid
said in the Court aforesaid
before the Honorable Daniel G.
Rollins as such surrogate as
aforesaid did then and there
wickedly, wilfully feloniously
and corruptly say, swear, make
oath, testify and depose
among other things in substance
and to the effect following

0879

4

that is to say:-

That he the said George H. Poole had kept and carried in his overcoat pocket ever since the death of the said Mary A. Hyatt until he produced the same then and there in said Court the aforesaid type written copy so produced and exhibited as aforesaid of the aforesaid paper writing so propounded as aforesaid and that no one has ever seen the said type written copy to said George H. Poole's knowledge before its production in said Court as aforesaid except the said Mary A. Hyatt and the said George H. Poole.

That the said George H. Poole had never shown the aforesaid type written copy of the aforesaid paper writing so propounded as aforesaid to any one except the aforesaid Mary A. Hyatt.

That he the said George H. Poole had spoken to no one except the said Mary A. Hyatt

in regard to the aforesaid type written copy of the aforesaid paper writing so propounded as aforesaid.

That he the said George H. Poole did not state to the aforesaid Walter J. Elliott or Robert S. Ogden at the time he the said George H. Poole called at their office anything about the nature of the testimony to be given by him the said George H. Poole concerning the aforesaid paper writing so propounded as aforesaid in the aforesaid matter in the aforesaid Court.

Whereas in truth and in fact the said George H. Poole had not kept nor carried in his over coat pocket ever since the death of the said Mary A. Hyatt until he produced the same as aforesaid in said Court the aforesaid type written copy so produced and exhibited as aforesaid of the aforesaid paper writing so propounded as aforesaid

OAB 1

9

all which he the said George H. Poole then and there well knew: and

Whereas in truth and in fact divers persons besides the said Mary A. Hyatt had seen the said type written copy to the knowledge of the said George H. Poole before its production in said Court as aforesaid to wit: —

Walter T. Elliott, Robert S. Ogden, Washington J. Hyatt and divers other persons to the Grand Jury aforesaid unknown: and

Whereas in truth and in fact he the said George H. Poole had shown the aforesaid type written copy of the aforesaid paper writing so propounded as aforesaid to divers persons besides the said Mary A. Hyatt as he the said George H. Poole then and there well knew, to wit: the said Walter T. Elliott, Robert S. Ogden, Washington J. Hyatt, and divers other persons to the Grand Jury aforesaid unknown: and

0882

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Whereas in truth and in fact
he the said George H. Poole had
spoken to divers persons besides
the said Mary A. Hyatt in
regard to the aforesaid type
written copy of the aforesaid
paper writing so propounded
as aforesaid to wit; the said
Walter J. Elliott, Robert S. Ogden,
Washington J. Hyatt, and divers
other persons to the Grand Jury
aforesaid unknown, all which
he the said George H. Poole
then and there well knew; and

Whereas in truth and in fact
he the said George H. Poole
had disclosed to divers human
beings besides the said Mary
A. Hyatt, that he the said
George H. Poole had the aforesaid
type written copy of the afore-
said paper writing so propounded
as aforesaid, to wit; Walter
J. Elliott, Robert S. Ogden, Washing-
ton J. Hyatt and divers other
persons to the Grand Jury afore-
said unknown, all which he
the said George H. Poole then and
there well knew; and

0883

11

Whereas in truth and in fact he the said George H. Poole had said to the said Walter J. Elliott, and the said Robert S. Ogden at the time he the said George H. Poole called at their office something about the nature of the testimony to be given by him the said George H. Poole concerning the ~~nature of the~~ ^{aforesaid} paper writing so profounded as aforesaid in the aforesaid matter in the aforesaid Court in that he the said George H. Poole talked with them the said William J. Elliott and Robert S. Ogden, at great length in regard to such testimony and told and disclosed with great detail to them the said Walter J. Elliott and Robert S. Ogden such testimony and the nature thereof, all which the said George H. Poole then and there well knew:

And so the Grand Jury aforesaid do say; that he the said George H. Poole on the day and in the year aforesaid

0884

12.

at the City and County aforesaid
upon his oath aforesaid before
the said the Honorable Daniel
G. Rollins as such Surrogate as
aforesaid (he the said Daniel G.
Rollins as such Surrogate as aforesaid
then and there having full
and competent power and authority
to administer the said oath to
him the said George H. Poole,
as aforesaid) did commit
wilful and corrupt perjury.

John M. Keon
District Attorney.

0885

Mole memory

0886

BOX:

60

FOLDER:

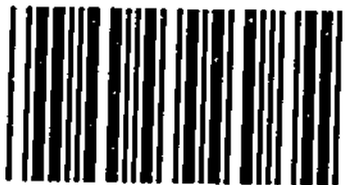
685

DESCRIPTION:

Puth, Anthony

DATE:

02/24/82



685

0887

212
July 20
Day of Trial,
Counsel,
Filed 2nd day of July 1882
Pleads Not guilty (Mehl 16/2)

THE PEOPLE

v/s. B.

Anthony Roth

{ Violation of Exercise Law.

JOHN McKEON,
District Attorney.

A True Bill.

John McKeon
Foreman
Commonwealth
of Massachusetts
June 20th 1882

8888

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Anthony Ruth

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

Anthony Ruth
of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Anthony Ruth

late of the seventeenth Ward of the City of New York, in the County of New York aforesaid, on the eight day of February, in the year of our Lord one thousand eight hundred and eighty two, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown.~~

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

JOHN McKEON, District Attorney.

889

23. No. 2.

Police Court - 3 District.

THE PEOPLE, &c. v.
OF THE COMPLAINT OF
John SchuckBAILED
No. 1, by
John Schuck
Residence
128-1st Street.

No. 2, by

Residence
Street,

No. 3, by

Residence
Street,

No. 4, by

Residence
Street,

Dated

February 1882

Magistrate.

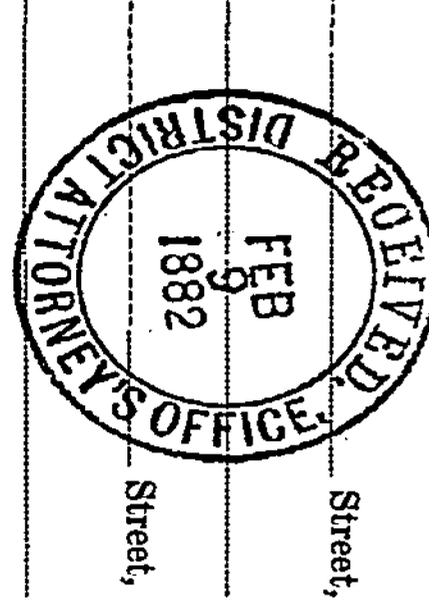
John Schuck
Officer.

Clerk.

Witnesses

Street,

No.



No. Street.

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

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

Dated February 8 1882

McDonald Police Justice.

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

Dated February 8 1882

McDonald Police Justice.

There being no sufficient cause to believe the within named

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

Dated February 8 1882

Police Justice.

0890

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vss.

MISDEMEANOR.
Violation Excise Laws.

Dated the _____ day of 187

Magistrate.

Officers.

Witness.....

Bailed \$ 100 to Ans., G. S.

By _____

Street.

Q891

Third District Police Court:

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

of the 17th Precinct James Nealis
of the City of New York, being duly sworn, deposes and says, that on the
day of February 18th, at the City of New York, in the County of New York,
at No. 130 East 8th Street,

did sell, or caused, suffered, or permitted to be sold, or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than
he was selling with all license
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 8th
day of February 18th
M. C. O'Brien James Nealis
POLICE JUSTICE

0892

**END OF
BOX**