

0764

BOX:

75

FOLDER:

847

DESCRIPTION:

Eccles, James

DATE:

09/27/82



847

0765

BOX:

75

FOLDER:

847

DESCRIPTION:

Harrington, John

DATE:

09/27/82



847

0766

10

Day of Trial

Counsel,

Filed

day of

1882

Pleads

Sept
10

Voluntarily (over 4)

THE PEOPLE

vs.

James Eccles
John Harrington

BURGLARY—Third Degree, ~~and~~
~~Receiving Stolen Goods~~

JOHN MCKEON,

District Attorney.

22 Sept 27. 1882
No 2 Pleas attempt. Burg 3.
A True Bill.

S. P. 2 1/2 year,

Foreman.

John [Signature]
Oct 11/82

Ch. J.

Chief Deputies

0767

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
James Eccles and
John Harrington

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

James Eccles and John Harrington
of the crime of Burglary in the third degree,

committed as follows:

The said *James Eccles and*
John Harrington

late of the *Fourth* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty first* day of *September* in the year of our
Lord one thousand eight hundred and eighty *two* with force and arms, at the Ward,
City and County aforesaid, the *store* of

Alfred Booth

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers goods,
merchandise and valuable things were then and there kept for use, sale and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of the said

Alfred Booth

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

one bale of
sheep skins of the value of ninety
dollars

of the goods, chattels and personal property of the said

Alfred Booth

so kept as aforesaid in the said *store* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.

John McLean
District Attorney

0768

Police Court No. 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1 by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

John Amorel
James Eccles
John Harrington
Burglary

Offence, _____

Dated Sept 22 1888

James Murray
Magistrate

Officer.

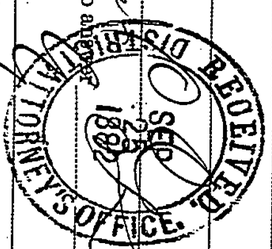
Witnesses, _____

No. _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____

\$ 1000 to answer _____



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

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

Dated Sept 22 1888
James Murray
Police Justice.

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

Dated _____ 1888 _____
Police Justice.

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

Dated _____ 1888 _____
Police Justice.

0769

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James Eccles

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Repub. United States

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

Answer.

Arlington House Cir Frankfort Williams St

Question. What is your business or profession?

Answer.

Printer

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 know of no wrong
intention in the part
of Harrington*

James Eccles
Print

Taken before me this

22

Day of *September* 188 *8*

Wm. J. ...
Police Justice.

0770

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Harrington 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 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 Harrington

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York

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

Answer.

No home

Question. What is your business or profession?

Answer.

Printer

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 intoxicated and
did not know what
I was doing

John Harrington

Taken before me this

25

Raymond J. Brennan
188
Police Justice.

0771

Police Court - / District.

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

John Armand

of No. 96 1/2 Avenue Street, aged 34 years,
occupation Porter being duly sworn

deposes and says, that the premises No. 15 Frankfort
Street, 4 Ward, in the City and County aforesaid, the said being a brick

building
and which was occupied by deponent as a Dealer in Sheep skins

were BURGLARIOUSLY
entered by means of making a pane of glass
in the door leading from the
entry to the store

on the night of the 21 day of September 1882
and the following property feloniously taken, stolen, and carried away, viz:

one bale of sheep skins

of the value of ninety dollars.

the property of Alfred Booth Charles Booth N.
Rawley. Thomas Fletcher and in complaint made
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
James Eccles and John Harrington
(per deponent)

for the reasons following, to wit; from the fact that
deponent saw the glass broken
and further is informed by
officer George Logan of the
precinct police that he
saw John Harrington in the
premises and said Eccles
was standing in the doorway
holding said Harrington's coat

John Armand

Sworn to by me
John Armand
Sept 22 1882
96 1/2 Avenue
New York

0772

City and County
of New York ss.

George Logan
police officer & precinct
being sworn says that
his attention was attracted
to certain persons being in
premises No 15 Frankfurt
street; Department next inside
and there found John Harrington
inside the store and Eccles
standing in the doorway
holding his own Harringtons
coat

Sworn to before
me this 22 day of Sept 1882
Wm W. Brown
Police Justice

George Logan

0773

BOX:

75

FOLDER:

847

DESCRIPTION:

Edwards, Clara

DATE:

09/22/82



847

0774

249 Bill returned

(II)

Day of Trial,
Counsel, *J. K. [unclear]*
Filed *D. D. [unclear]* day of *Sept* 188*2*
Pleads *Not Guilty*

W. G. [unclear]
THE PEOPLE
vs. *B*
Clara Edwards
XX
Keeping a Bawdy House.

JOHN McKEON,
District Attorney.

A True Bill.
Feb 17/82
Clara Edwards
Severely & Suspended

John D. [unclear] Foreman.

0775

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK,

THE PEOPLE OF THE STATE OF NEW YORK,

against

Clara Edwards

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

Clara Edwards

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE, AND HOUSE OF ILL-FAME committed as follows :

The said

Clara Edwards

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *August* in the year of our Lord one thousand eight hundred and eighty- *two* and on divers other days and times as well before as afterwards, to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill-fame, unlawfully and wickedly did keep and maintain ; and in the said house divers evil disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain : and in which said house the said evil disposed persons and common prostitutes, by the consent and procurement of the said *Clara Edwards*

on the days and times aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, disturbances, and lewd offences in the night as in the day, were there committed and perpetrated ; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

0776

7A

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT, Disorderly House.

Clara Edward

Dated, *Aug 18* 18*92*

J. Henry Ford MAGISTRATE.

Schmittberger OFFICER.
29.

WITNESS,

0777

Police Court, Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

John Carey, a police
officer of the 29th Precinct Street,
of No. *Seventh Avenue*

being sworn, doth depose and say, that the premises known as number *477*
Second floor Street, in said City and County, and occupied or kept by *Clara Edwards*

is a disorderly house, namely, a resort for ~~supplers~~, drunkards, common prostitutes, and ~~reputed thieves~~
with other vile, wicked, idle, dissolute, and disorderly men and women, and ~~reputed thieves~~ who, or most *Said women*
Sitting at the windows and standing in the door way of said premises
of whom, are in the practice of drinking, dancing, quarrelling, and fighting, at almost all hours of the day
soliciting men passing thereby for the purpose of prostitution
and night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the viola-
tion of public order and decency.

Deponent therefore prays, that the said *Clara Edwards*

and all vile, disorderly and improper persons found upon the premises, occupied by said *Clara Edwards*

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

Sworn before, this *18th* day
of *August* 18*92*

John Carey
J. Henry Ford Police Justice.

0778

Second District Police Court.

WARRANT—DISORDERLY HOUSE.

STATE OF NEW YORK
City and County of New York, }

To, any Constable or Policeman of the City of New York,

Whereas, complaint on oath has been made before the undersigned, one of the Police Justices, in and for the said City, by

John Carey
of No. *the 29 Police Precinct* Street,

that on the *18th* day of *August* 18*82*

at the City of New York, in the County of New York, the premises known as

No. *477 Seventh Avenue* Street, *2^d floor*

were occupied or kept by *Clara Edwards*

Submittance

as a disorderly house, namely, 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~~ *sitting at the windows and standing on the door way of said premises* ~~drinking, dancing, quarrelling 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.~~ *soliciting men for the purpose of prostitution*

These are, therefore, in the name of the People of the State of New York, to COMMAND you, the said Constable and Policeman and every of you, to apprehend the body of the said *Clara Edwards*

and all vile, disorderly and improper persons found upon the premises occupied by said *Clara Edwards* and forthwith bring them before me, or some other Justice for the City and County of New York, at the *Second District Police Court*, in the said City, to answer the said charge, and to be dealt with as the law directs.

Given under my hand and seal, this *18th* day of *August* 18*82*

J. Henry Ford Police Justice.

0779

City and County of New York, ss:

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

On Complaint of

John Carey

vs.

For

Keeping a Sunday Beer

Clara Edwards

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

Dated

August 19th 18*88*

J. Henry [Signature]

Police Justice.

Clara X Edwards
mark

0780

PAILED, *Miss*
 No. 1, by *William Spiller*
 Residence *110 Avenue*
 Street,
 No. 2, by _____
 Residence _____
 Street,
 No. 3, by _____
 Residence _____
 Street,
 No. 4, by _____
 Residence _____
 Street,

207 V
 Police Court *29*
 District *House*

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John Murray
29th Street
Clara Edwards

Office, *Charles Parsons*
Keeping a Disorderly

Dated *August 19* 1882

John Spiller
 Magistrate.

John Spiller
 Clerk.

Witnesses *John Spiller*

No. *471* *W. Street*
 Street,

No. *47* *W. Street*
 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 *Clara Edwards*

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

Dated *August 19th* 1882 *J. Henry Bond* Police Justice.

I have admitted the above named *Clara Edwards* to bail to answer by the undertaking hereto annexed.

Dated *August 21st* 1882 *J. Henry Bond* 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.

0781

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jud
DISTRICT POLICE COURT.

Clara Edwards being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h~~er~~ right to
make a statement in relation to the charge against h~~er~~; that the statement is designed to
enable h~~er~~ if he see fit to answer the charge and explain the facts alleged against h~~er~~
that he is at liberty to waive making a statement, and that h~~er~~ waiver cannot be used
against h~~er~~ on the trial,

Question. What is your name?

Answer. *Clara Edwards*

Question. How old are you?

Answer. *Thirty years*

Question. Where were you born?

Answer. *New York*

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

Answer. *479 Seventh Ave fifteen months*

Question. What is your business or profession?

Answer. *Housekeeper*

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 *19th*
day of *August* 188*2*

Clara *Edwards*
mark

J. Henry Police Justice.

0782

BOX:

75

FOLDER:

847

DESCRIPTION:

Edwards, William

DATE:

09/26/82



847

0783

and did procure and cause to be procured for the said

George E. Oram

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say :

B. n. Annie 13/82
3-9-27 \$15
3 } Kentucky
27 } First \$10.

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

JOHN McKEON,
District Attorney

Witnesses:

Empty lines for witness signatures.

201
Public Notice

Day of Trial
Counsel
Filed *Sept 1882*
Pleads *Guilty*

THE PEOPLE
vs.
B
William Edwards
Selling Lottery Policies.

JOHN McKEON,
District Attorney.

A True Bill.

May 17/83.
John M. ... Foreman.
Plead Guilty.
Pen 30 days & 7 med.
Letley 11/83
\$1.

0784

COURT OF GENERAL SESSIONS
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Edwards

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

William Edwards

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

The said

William Edwards

late of the *Nineteenth* Ward, in the City and County aforesaid, on the *thirteenth* 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, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

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

B. N.
April 13/82

3-9 -27 8 \$15
3 } Kentucky
9 } First
27 } \$10

(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), 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.

0785

SECOND COUNT—

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

The said *William Edwards*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in 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

William Edwards

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 building, known as number

two hundred and fifty two East Sixty fifth 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), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

The said *William Edwards*

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,

William Edwards

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

two hundred and forty two East Sixty fifth Street

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

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

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. 72 April 13/82
3-9-278 \$15
3 } Kentucky
9 }
27 } Trust \$10.*

(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), 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.

0786

FOURTH COUNT—

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

William Edwards

of the CRIME OF "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows:

The said

William Edwards

late of the *Nineteenth* Ward, in the City and County aforesaid, on the *thirteenth* 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, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say:

B.N.
April 13/82
3-9-27 } \$15
3 } Kentucky
27 } First \$10

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

FIFTH COUNT—

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

William Edwards

of the CRIME OF "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows:

The said

William Edwards

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in 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

William Edwards

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 building, known as number *two hundred and*

fifty two East Sixty fifth Street

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

George E. Oram

0787

and did procure and cause to be procured for the said

George E. Oram

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say:

B. N. Annie 13/82
3-9-27 \$15
3 } Kentucky
27 } First \$10.

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

JOHN McKEON,

District Attorney

Witnesses:

Day of Trial
Counsel
Filed *26* day of *Sept* 188*2*
Pleads *Guilty*

THE PEOPLE
vs.
B
William Edwards
Selling Lottery Policies.

JOHN McKEON,
District Attorney.

A True Bill.

May 17/83.
John P. ... Foreman.
John P. ...
Pen 30 days & find
Levy 11/83
\$1.

0788

Rec. 208, 209, 210 & 212

Police Court District

355 W 207

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George E. Stearns

vs.
William Edwards

Offence, Bet of Coler

BAILED,

No. 1, by

Richard M. Nicholas

No. 2, by

638 Franklin Street

No. 3, by

Residence

No. 4, by

Residence

Dated

April 22 1882

Magistrate.

Witnesses

No. Street, Clerk.

No. Street, Officer.

No. Street, Witness.

No. Street, Witness.

No. Street, Witness.

\$500 to Edward



Beal

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 Edwards ~~be held to answer the same~~ that he 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 22 April 1882 Police Justice.

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

Dated April 22 1882 Chas. Cross 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.

0789

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Edwards

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 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 Edwards*

Question. How old are you?

Answer. *33 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *241 E. 54th St. about 2 years*

Question. What is your business or profession?

Answer. *Printer*

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. *not guilty*

Taken before me, this *22*

day of *ap* 188*8*

Wm Edwards

X

Police Justice.

0790

Search Warrant, Sec. 791 to 813 C. of O. 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 Andrew J. White Esquire, Police Justice of said City, by George E. Crow of No. 252 East 65th 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 Doe~~

William Edwards sells, vends, furnishes and procures, and has in his 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 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 Doe

William Edwards situate on a lot of ground fronting on No. 252 East 65th Street, in the 19th 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 Doe

William Edwards 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 Doe William Edwards,

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 19th day of April one thousand eight hundred and eighty two.

Andrew J. White Police Justice.

0791

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

3 packages drawings of lottery -
1 box containing manifold books, slips drawings and copies of
lottery playing plays.

City of New York and County of New York ss :

I, Anthony Coustock 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 20th
day of April 1882

Anthony Coustock

Police Justice.

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm Edwards

Dated 188

Justice.

Officer.

Search Warrant.

0792

Handwritten notes:
P. 11. April 13/82
3-9-27/82
Kentucky
30/82
10/82

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

George E. Oran of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that ~~John Do~~ *William Edwards* did, on or about the *13th* day of *April*, 1882, at number *252 East 65th*

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 proctred, 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 Do~~

William Edwards has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *252 East 65th* 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 premies, 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 maintain and promote a common and public nuisance*

Subscribed and sworn to before me,
this *19* day of *April* 1882
Aurelio White
Police Justice.

George E. Oran

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

George E. Oran being duly sworn further deposes and says, that on the *13th* day of *April* 1882, aforesaid, he called at the place of business of the said ~~John Do~~ *William Edwards* aforesaid, at the said premises *252 East 65th Street* and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said ~~John Do~~ *William Edwards* and had conversation with *him* in substance as follows. Deponent said, "give me a gig three, nine, twenty-seven in both lotteries for (15) fifteen dollars each. and three, nine, twenty-seven first in Kentucky lottery for ten dollars each." *William Edwards* recorded the numbers on a piece of paper, and handed deponent the annexed paper and a pencil and said, you will have to make your own paper" The said ~~John Do~~ *William Edwards* then called out the numbers, while deponent wrote them down on the annexed paper, and then *deponent* handed the said paper and numbers as annexed above, to the said ~~John Do~~ *William Edwards* who took the same examined it, said "that's right" and handed same to deponent and deponent thereupon paid the said ~~John Do~~ *William Edwards* the sum of seventy five cents lawful money of the United States of

0793

Handwritten notes and stamps in the top right corner, including "Apr 18" and "1882".

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

George E. Oran of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that ~~John Doe whose right name is unknown but who can be identified~~ *William Edwards* did, on or about the *13th* day of *April*, 1882, at number *252 East 65th*

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~~

William Edwards

has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *252 East 65th* street, in the City of

New York and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, *with intent to use the same as a means to commit a public offense, and to maintain and promote a common and public nuisance*

Subscribed and sworn to before me, this *19* day of *April* 1882

Andrew J. Smith
Police Justice.

George E. Oran

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

George E. Oran being duly sworn further deposes and says, that on the *13th* day of *April* 1882, aforesaid, he called at the place of business of the said ~~John Doe~~ *William Edwards* aforesaid, at the said premises *252 East 65th Street* and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said ~~John Doe~~ *William Edwards* and had conversation with *him* in substance as follows. Deponent said, "give me a gig three, nine, twenty-seven in both lotteries for (15) fifteen dollars each, and three, nine, twenty-seven first in Kentucky lottery for ten dollars each." The said ~~John Doe~~ *William Edwards* recorded the numbers on a piece of paper, and handed deponent the annexed paper and a pencil and said, "you will have to make your own paper" The said ~~John Doe~~ *William Edwards* then called out the numbers, while deponent wrote them down on the annexed paper, and then ^{deponent} handed the said paper and numbers as annexed ~~to~~ *the said John Doe* *William Edwards* who took the same and examined it, said "that's right" and handed same to deponent and deponent thereupon paid the said ~~John Doe~~ *William Edwards* the sum of seventy five cents lawful money of the United States of

0794

America for the same.

Subscribed and sworn to before me
this 19th day of April 1882
Andrew J. White
Police Justice

George E. Crava

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

LOTTERY AND POLICY.

VS.

252.65¹/₂ et.

Dated..... 188

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, \$

to answer

Sessions.

By

Street.

0795

BOX:

75

FOLDER:

847

DESCRIPTION:

Eichele, Charles

DATE:

09/26/82



847

0796

and did procure and cause to be procured for the said

George E. Oram

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say:

Bath. N. April 14/82
9-15-63
8-11-66 by \$5.

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

JOHN McKEON,
District Attorney

210 Bill returned

Day of Trial *[Signature]*
Counsel, *[Signature]*
Filed *26* day of *Sept* 188 *2*
Pleas *Guilty (2)*

THE PEOPLE
vs.
Charles Eichele
Oram

Selling Lottery Policies.

JOHN McKEON,
District Attorney.

A True Bill.

John [Signature] Foreman.
[Signature]
[Signature]
Pen 10 days + Fine \$10.

Witnesses:

0797

COURT OF GENERAL SESSIONS
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Echele

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

Charles Echele

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

The said

Charles Echele

late of the *Sixteenth* Ward, in the City and County aforesaid,
on the *fourteenth* 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, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

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

Booth N. April 14/82

9-15-63

8-11-66

g\$5

(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), 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.

0798

SECOND COUNT—

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

Charles Echele

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

The said *Charles Echele*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in 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

Charles Echele

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 building, known as number *one hundred*

and fifty eight West Seventeenth 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), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

Charles Echele

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

The said *Charles Echele*

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

Charles Echele

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 *one*

hundred and fifty eight West Seventeenth Street

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

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

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 :

Born n. April 14/82
9-15-63
8-11-66 y\$5

(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), 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.

0799

FOURTH COUNT—

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

Charles Echele

of the CRIME OF "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows:

The said

Charles Echele

late of the *Sixteenth* Ward, in the City and County aforesaid, on the *fourteenth* 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, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say:

Bohn. n. April 14/82

9 - 15 - 63
8 - 11 - 66 g \$5.

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

FIFTH COUNT—

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

Charles Echele

of the CRIME OF "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows:

The said

Charles Echele

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in 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

Charles Echele

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 building, known as number *one hundred and fifty eight West Seventeenth Street* in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

George E. Oram

0000

and did procure and cause to be procured for the said

George E. Oram

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say :

Booth. n. April 14/82
9-15-63
8-11-66 by \$5.

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

JOHN McKEON,

District Attorney

210 Bill returned

Day of Trial ~~Sept 1882~~ *Sept 1882*
Counsel, *J. M. Smith*
Filed *20* day of *Sept* 188 *2*
Pleads *Guilty (28)*

THE PEOPLE
vs.
Charles Eichele
Oram

Selling Lottery Policies.

JOHN McKEON,
District Attorney.

A True Bill.

John M. Smith Foreman.
Sept 14/82
Charles Eichele
Pen 10 days + Fine \$5.

Witnesses:

0001

Sec. 206, 209, 210 & 212.

210,

Police Court District.

35

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George E. Brown

Charles Eichel

Offence, *Violation Lottery Law*

BAILED,

No. 1, by

Albert Williams
Residence *353 Mar 33rd*
Street,

No. 2, by

Residence _____
Street,

No. 3, by

Residence _____
Street,

No. 4, by

Residence _____
Street,

Dated

19 April

1882

Magistrate.

Officer.

Clerk.

Witnesses

No. _____

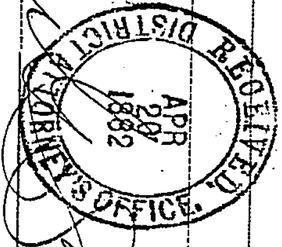
Street,

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 _____

Charles Eichel

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 *19 April* 1882

Dwight M. White Police Justice.

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

Dated *20 April* 1882

W. C. ... 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.

0802

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Eichele

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. *Chas. Eichele*

Question. How old are you?

Answer. *21 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *52 2. West, 51st St - 3 months*

Question. What is your business or profession?

Answer. *Cigar business*

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.

Not Guilty

Taken before me, this *19th*
day of *April* 188*2*

Chas. Eichele

Andrew White

Police Justice.

0803

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 Andrew J. White Esquire, Police Justice of said City, by George E. Cleary of No. 158 West 17th 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 Doe~~ Charles Eichell sells, vends, furnishes and procures, and has in his 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 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 Doe Charles Eichell situate on a lot of ground fronting on No. 158 West 17th Street, in the 16th 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 Doe Charles Eichell

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 Doe Charles Eichell 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 19th day of April one thousand eight hundred and eighty two.

Andrew J. White Police Justice.

0804

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

4 Bundles Drawings of a Lottery
1 Roll Manifold books for recording Lottery Policies
1 Dream book, 1 book Drawings 1 Pencil

City of New York and County of New York ss :

I, Anthony 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 19
day of April 188 2

Anthony Courstoch

Andrew White Police Justice.

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

E. E. Owen

vs.

Charles Echele

1882

Search Warrant.

Dated 188

Justice.

Officer.

0005

Both N. April 14/82
9-15-63
8-11-66

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

George E. Crum 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~~ *Charles Eichels* did, on or about the *14th* day of *April*, 1882, at number *158 West 17th*

~~Street~~ 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, ~~John Doe~~

Charles Eichels

has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *158 West 17th* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, *with intent to use the same as a means to commit a public offence, and to maintain and promote a common and public nuisance*

Subscribed and sworn to before me,
this *19* day of *April* 1882
Andrew [Signature]
Police Justice.

George E. Crum

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

George E. Crum being duly sworn further deposes and says, that on the *14th* day of *April* 1882, aforesaid, he called at the place of business of ~~John Doe~~ aforesaid, at the said premises *158 West 17th Street* and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policies* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said ~~John Doe~~ and had conversation with *him* in substance as follows.

Deponent said, *give me a gig mine, fifteen and sixty-three in both lotteries.* The said ~~John Doe~~ *Charles Eichels* said, *young fellow you will have to make your own paper out as I don't give any.* Deponent said, *will it be just as good.* The said ~~John Doe~~ *Charles Eichels* replied, *yes, if it comes out you will get your money.* The said ~~John Doe~~ *Charles Eichels* then went into the back room, & brought back a piece of paper, and handed the same to deponent with a pencil and said *make your play out.* Deponent took the paper and pencil, and wrote on the paper as follows *Both N. April 14/82 9-15-63 8-11-66 of \$5* and handed the same to the said ~~John Doe~~ *Charles Eichels*, who took the same and copied the numbers on another slip of paper and handed deponent back the annexed paper aforesaid, for which deponent paid the said ~~John Doe~~ *Charles Eichels* the sum of ten cents lawful money of the United States of America.

0806

158 West 17th
1882, April 14th
at 2, 25 PM
Paid 100 - 460

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

George E. Gram 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~~ *Charles Eichels* did, on or about the *14th* day of *April*, 1882, at number *158 West 17th*

~~New York~~ 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~~

Charles Eichels

has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *158 West 17th* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, ~~with intent to use the same as a means to commit a public offence, and to maintain and promote a common and public nuisance~~

Subscribed and sworn to before me,
this *19* day of *April*, 1882
Andrew [Signature]
Police Justice.

George E. Gram

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

George E. Gram being duly sworn further deposes and says, that on the *14th* day of *April* 1882, aforesaid, he called at the place of business of ~~John Doe~~ aforesaid, at the said premises *158 West 17th* street and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said *John Doe*

and had conversation with *him* in substance as follows.

Deponent said, *give me a gig mine, fifteen and sixty-three in both lotteries.* The said ~~John Doe~~ *Charles Eichels* said, *young fellow you will have to make your own paper out as I dont give any.* Deponent said, *will it be just as good.* The said ~~John Doe~~ *Charles Eichels* replied, *yes, if it comes out you will get your money.* The said ~~John Doe~~ *Charles Eichels* then went into the back room, & brought back a piece of paper, and handed the same to deponent with a pencil and said *make your play out.* Deponent took the paper and pencil, and wrote on the paper as follows *Charles Eichels* and handed the same to the said ~~John Doe~~ who took *9-15-63/62* and copied the number on another slip of paper and handed deponent back the annexed paper aforesaid, for which deponent paid the said ~~John Doe~~ *Charles Eichels* the sum of ten cents lawful money of the United States of America.

0807

deponent then left in a moment or two -

Subscribed and sworn to before us
this 19th day of April 1882

Andrew White
Police Justice.

George C. Crann

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

VS.

LOTTERY AND POLICY.

Dated.....188

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, \$

to answer

Sessions.

By

Street.

0000

BOX:

75

FOLDER:

847

DESCRIPTION:

Elwood, Louise

DATE:

09/12/82



847

0809

Print says
A. Hood

[Signature]

Sept 16. 1882
non pro p. 65 in papers
see put

Non au dit
Monday 20.
Send for Capt.
Shoqan and
officer Regal.
15th Prec

[Signature]

Counsel
Filed 12 day of Sept 1882
Pleads *[Signature]*

THE PEOPLE
vs.
Louise Erwood
P

JOHN McKEON,
District Attorney.

[Signature]
17 Sep 20/82

A True Bill.

[Signature]
Sept 20/82
Foreman.

[Signature]
Sept 20/82
Capt & Foreman.

INDICTMENT.
Grand Jurors of Money, &c.
[Signature]

28 28 28

08 10

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Louise Erwood

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

of the crime of GRAND LARCENY ^{*Louise Erwood*} committed as follows: ^{*from the person in the night time*}

The said *Louise Erwood*

\$800.-

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

and one watch of the value of one hundred and ten dollars, and one watch chain of the value of thirty dollars

of the goods, chattels, and personal property of one *Andrew McRay* on the person of the said *Andrew McRay* when *she* there being found from the person of the said *Andrew McRay* 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.

0811

Letter re

E. Wood.

Memorandum to Chamberlain



City of New York Recorder's Chamber

New York Sept 25 1882

Hon. Fredk Smythe

Recorder City of New York

Sir

I Respectfully report that I have investigated the character of Dorisa Wood of No 147 Maversy Place. and find that she is a very disreputable character. She was arrested by me on Sept 7 1882 charged with Stealing a watch & Chain from Cash \$65. from Andrew McKee of St. Stephens Hotel. while in

08 12

her room at 78-117 St. 11 St.
She was a constant companion
of a notorious prostitute
named Rebecca Brown, who
was ^{arrested for} ~~convicted of~~ Grand
Larceny, about nine months
ago, convicted and sentenced
to 3 1/2 years to penitentiary.

I have learned since the
arrest of Louisa Edwood that
after she robbed Mr. Kee, she
(Edwood) locked the door of
^{the room} and ran out in to the hall,
leaving Mr. Kee in the hall.
When she was searched
at the Station House, the key
of the room, was found in
her possession.

About one year and a half
ago, she occupied a room
over Shoe Store on N. E. Cor.
Stanley Place and Sixth Ave
and was dispossessed on
account of being a disorderly
character. She now rents one
floor at 78-117 St. 11 St. Occupies
two rooms and rents
the remaining portion of
her apartments to prostitutes.
She has been notified to
evict the premises by the
Agent, on account of being
a disreputable person.

Very Respectfully
George Piegel
Patrolman 15. Prison.

0814

Louise Edward

Officer George
Wenzel, 15th Prec.

W.H.S.

Forward
see 3/27/84

0815

State of New York.

Executive Chamber

Albany, Oct 13 1884

Review

Sir: Application having been made to the Governor for the pardon of Louisa Elwood, who was sentenced on Sept 28 1882, in your County, for the crime of High Person for the term of 5 years and to the State Prison Penitentiary you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. All opinion is respectfully requested

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Wm. C. C. C.
 by Gordon Brain
 Exc. Sec.

To A. B. Olney
 District Attorney, &c.

0015

BAILED,

by St. Stephens Hotel

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Compl'd by David Brown at 13, Altman's 19th St. 6th Ave

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew Mc Day

Louisa Elwood

2 _____
3 _____
4 _____

Offence, *Leaving from the person in the night time*

Dated

Sept 7 1882

304 7th St Magistrate.

Geo. Leibel Officer.
Watson & Sons Clerk.
Wm. Leibel

Witnesses, *George Leibel*

15th Street Street,

Andrew Mc Day

Comptroller of the City of New York
in presence of a public officer

\$ _____ to answer
SEP 1882
CLERK'S OFFICE

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 Louisa Elwood

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

Dated September 7th 1882 *R. S. Ryck* 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.

0817

Sec. 198-200.

24 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louisa Elwood being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h^{er} right to
make a statement in relation to the charge against h^{er}; that the statement is designed to
enable h^{er} if he see fit to answer the charge and explain the facts alleged against h^{er}
that s^{he} is at liberty to waive making a statement, and that h^{er} waiver cannot be used
against h^{er} on the trial.

Question What is your name?

Answer. Louisa Elwood

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Ulster County New York

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

Answer. 117 W 11th St about 4 mos

Question. What is your business or profession?

Answer. I keep furnished rooms & my husband works on
Elevated Railroad

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 gentleman was in my room with
a woman named May Mackey and we
were all drinking together. I don't
remember how I came in possession
of his property I did not take it
with intention of stealing it.

Louisa Elwood

Taken before me this

day of

Sept

1882

W. J. Frank

Police Justice.

0018

(A)
Celyt County of New York
George Reigel of the 15th
precinct police being
further sworn says
that about 1/2 past
12 last night he saw
Louise Elwood running
through 12th Avenue
and being informed
by a person that she
had "gone through a
man" department arrested
her & found \$65.00 in
money & the gold watch
& chain now here in
her possession

The watch has the
owner name "Andrew
McKey" inside -

Soon after McKey was
brought by another officer
to the station & was charged
with intoxication & he there
identified his watch &
chain

McKey says that he resides
in Memphis Tenn &
deposed under oath that he

08 19

he refused to give security
to appear as a witness

George Riegel

Summons before me

this 7th Sep 1882

D. S. Riegel

Police Justice

0820

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Andrew Mc Kay

of ~~Stuart Stephens Hotel~~ Street, ~~West 10th St between Broadway~~
~~University Place~~ ~~1st Avenue of 2nd Avenue~~
being duly sworn, deposes and says, that on the 7th day of September 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 in the night time
the following property, viz:

One gold watch with gold chain attached
of the value of one hundred and forty
dollars & good and lawful money
consisting of divers bills of divers
denominations issue unknown of the
value of Eighty dollars all of the
value of Two hundred and twenty dollars

Sworn before me this

the property of deponent who is 38 years and a clerk
by occupation

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 Louisa Elwood (now here)

That deponent is informed by George Riegel
an officer attached to the 15th Precinct

Police that he found said watch and
chain together with sixty five dollars
in the possession of said Louisa Elwood
in 8th Street near 6th Avenue in said City

Andrew Mc Kay

7th
Day of September 1882
Police Justice

0821

City and County of
New York } ss

George Reigel of the 15th Precinct Police
being duly sworn says that on the 7th
day of September 1882 at the home of
Mrs A M on said date he arrested
Louisa Elwood in 8th Street near 6th
Avenue in said City with ^{part of} the property
described in the within affidavit to wit
Gold watch & chain and sixty five
dollars in her possession

George Reigel

Sworn to before me

This 7th day of September 1882

M. M. M. M.

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0822

Ans.
Rec'd
6/10/84

State of New York.

Executive Chamber,

Albany, Oct 13 1884

Sir: Application having been made to the Governor for the
pardon of Louisa Cleaved, who was
tried and convicted before you Apr. 28, 1882
C. C. from person and sentenced
to the State Prison Penitentiary, Troy

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

George Cleaved
Godwin Brown
Executive

To Mr. King

0023

Ch. 17

Researcher John Nelson

John Nelson
Please read this letter.

I do not
come to you for sympathy.
I cannot I do not think of
I have suffered & long times
in Prison. Still I am
in a sort of the hazy stating
of above words I will not
insure that. I think there
is it is. have mercy on
me. This my first appeal.
not for my sake. But I
appeal to you, for my four
good aid moment sake, who
is now beginning every side
at home, away in my
country home. ~~not~~

0024

and I cannot go to any place but my People are all most deserving they know nothing of this, and if my poor mother should lose it, she would break her heart all to pieces, please don't send me to St. Louis, Missouri I am in my own Power, please don't say to the City of St. Louis, to send me to St. Louis, Missouri, and make it known to them you will make a good thing of me, you will save my soul, and my poor mother will be free, and my People will now know it,

I appeal to you through the name of the Lord God of Heaven, the old gentle man who once was in your office, but is now in Galilee he knows me well, when I first came to St. Louis, and was in the same boarding house, with him, he never thought that I would be in this terrible trouble.

I know your Honor will have mercy on me and your good will will be done for me.

Louise Gagnon

0025

The case of Louise
Elwood.

filed Sept.
1882.

0026

82
The People v Louise Elwood
Court of General Sessions, Part I
Before Recorder Smyth, Sept. 18, 1882
Indictment for grand larceny of money in the
night time. Andrew M. Kay sworn and exam-
ined testified. On the night of the 7th of Sept. I was
on Eleventh St. about 12 o'clock at night. I
had a gold watch and chain and about
seventy dollars in money - a roll of sixty
dollars in bills; the watch and chain were
worth about \$150; the prisoner accosted
and spoke to me. I do not recollect the
exact words she used. I had been taking
a glass of beer and I was indiscreet
enough to go to her room and drink
more beer. I got intoxicated. I am a stran-
ger here. I think her room was at 117
West Eleventh St. I went to her room which
I believe was on the second floor. I went
out for the beer. I cannot recollect how
many glasses I drank. I fell asleep
I believe on the bed; the prisoner I am
sure was there a portion of the time I
think I remained in her room about
an hour. I had the property on my per-
son when I went there. I believe the pris-
oner put me out of the house into the
street. I missed my money then and
reported it to the policeman; the officer

0027

to whom I reported this in the street is not here; from there I went to the police station with the officer, the 15th precinct. I saw my watch and chain and money at the station house - \$65 - and I identified it as mine; there was one ten dollar bill in the centre of the roll. I came from Tenn. and was staying at the St. Steven's hotel in Eleventh St. I came here this day two weeks. I was returning to the hotel when I was solicited by the prisoner. Cross
Examined. I am a clerk in Knoxville, Tenn. At 9 o'clock I left the hotel and had a walk with some friends and ~~with~~ ~~to~~ several drinking places in Broadway. I had two or three glasses of beer. I will swear it was not more than four. There was large garden places, I believe there was ladies and gentlemen there, but I was not in their company. I met the prisoner about 12 o'clock a half past. I will swear it was not 6 o'clock. I did not have a conversation with her about my valuables. I remember everything that occurred until I found myself in the street and my things were all gone. I did not see anybody else in the room but the prisoner. I do not

0828

remember sending her out for wine. I did not say to her, "I have got money and a valuable watch about me." I did not give her the watch and the money for safe keeping. I was not sober, but I was not very drunk. I got worse when I got up to her room. I believe I drank four or five glasses of beer in her room; it made me pretty sick and pretty drunk. (The witness was shown the watch and chain and money, and he identified the property as his own.) She sent out some one for the beer or went out for it herself. I do not recollect that; she drank with me George Reigel sworn and examined. I was a member of the police force on the 7th of this month. I arrested her on the 7th of Sept. in Eighth St. about 12 1/2. I found on her person a watch and chain and locket and \$65 in money. The complainant's name was on the inside of it. I noticed a torn ten dollar note in the money; she was searched in front of the station house desk. I was on duty in Sixth Ave., and in consequence of what a young man told me I arrested her and took her to the 15th precinct station house in Mercer St. I asked

0829

her where she got the watch and chain she had in her bosom? She said it was her husband's, that he was working on the Elevated Road. My watch is in the pawnshop, and I have got my husband's watch and chain for fear he would lose it. I was in the act of letting her go when a man told me he saw her going through a man and because I had no complainant she said, "Here officer, dont keep me any longer, I will give you ten dollars and I will settle the whole case." On that evidence I took her to the station house. I arrested her about 150 feet from Shady's saloon. I saw her come out of the saloon. Louise Elwood, sworn and examined in her own behalf testified. I met the complainant on Fifth ave at 8 o'clock and took him to my flat 117 West Eleventh St. We drank brandy that I had in the house. He asked me if this was my own flat and furniture. I told him, yes, he said he would stay there all night and hold me responsible for his watch and money till the morning. In the mean time a woman living down stairs came in my

0830

room. I introduced her to him, he asked me to go out and get some wine, I slipped on my waist and I took the money and watch and put it in my breast and went down to Mr. Shady's. I did not offer the policeman ten dollars and did not tell him the watch belonged to my husband.

The jury rendered a verdict of guilty of grand larceny from the person in the night time.

0031

BOX:

75

FOLDER:

847

DESCRIPTION:

Emery, Eli

DATE:

09/05/82



847

WITNESSES.

In this case no offence
appears to have been
committed in this State.
The Chest was given
to Virtue Gurney in
Jenny City
J. McKeon
J. D. A.

Day of Trial,
Counsel, *W. H. K. Clark*
Filed *5* day of *Sept* 188*2*
Heads *Myself*

THE PEOPLE

vs.

Eli Emery

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON, District Attorney.

Sept 22 Sept 26, 1882,
Discharged by the Court on this
A True Bill. *Sept 12*

Sept 14 1882

John McKeon Foreman.

*No jurisdiction in this State.
The offence of my was committed
in this State.*

J. D. A.

0032

0033

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE POPE OF THE STATE OF NEW YORK,

against

Eli Emery

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

Attempt at Eli Emery
of the CRIME OF GRAND LARCENY, committed as follows:

The said *Eli Emery*

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~ninth~~ day of *August* 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 trunk containing*
jewelry of a kind and description
to the Grand Jury aforesaid unknown
a more particular description where-
of cannot now be given of the value
of five thousand dollars

of the goods, chattels and personal property of ~~one~~ *the New*
York Transfer Company

attempt to they 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 McKean
District Attorney

4000

710
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *Joseph C. Blunt*
2 *132 3rd St*
3 *Elie Smery*
4
Office, *Attorney at Law*
Frank A. Kelly

Dated *August 26* 188*2*

James Magistrate.

John Blaney Officer.
Tom Binwood Clerk.

Witnesses:

No. _____ Street, _____

No. _____ Street, _____
James C. Sullivan

No. _____ Street, _____
132 3rd St

\$ *1000* TO ANSWER *19.8*
No. _____ Street, _____
James

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

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

Dated *August 26* 188*2* *Hugh Green* 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.

0035

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Eli Emery

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. *Eli Emery*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Philadelphia*

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

Answer. *921 South 5th Street Philadelphia about one year*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *All that I have to say is that I found the check and it to James Gurney
Eli Emery
mark*

Taken before me this

day of

August 188*7*

Frank G. ...

Police Justice.

0036

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 1373 Broadway Street.

Memphos C. Stewart

being duly sworn, deposes and says, that on the 12 day of August 1882

at the foot of Desbrosses Street City of New York,
in the County of New York, was feloniously taken, ^{attempted to} stolen and carried away from the possession
of deponent, the New York Transfer Company

the following property, viz: a duly incorporated Joint
Stock Company doing business under the
laws of the State of New York The following
property viz

one trunk containing as deponent
is informed and verily believes jewelry
of various kinds and also cash
of the value of Two thousand dollars gold
and lawful money of the United States of
America

the property of Louis Southern and
Max Lewant doing business under
the firm name of Southern and
Southern

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 Eli Emery ^{attempted to} for

the reason that said Emery has
deponent is informed and believes
inlevered to other felons and gotten
possession of same trunk and feloniously
stole same and carried same trunk
away. Deponent further says that
said Emery admitted to deponent
that said trunk was not his Emery's
property and that he found the trunk

Subscribed and sworn to before me this 12th day of August 1882

Notary Public

0837

were by said Transfer Company for said
Trunk

Sworn to before me
the 25 day of August 1882 } R. Stewart
Hugh Gardner
Police Justice

City/County of New York }
James Gurney of No 512 Grand
Street New York City being duly sworn depose
that on the 9th day of August 1882
Ch. Emery now here requested of me
to obtain a trunk for said Emery
and deposit received the check for said
and raised a receipt from said trunk for said trunk
and forwarded said trunk to said
Ch. Emery at 847 South Second Street Philadelphia
Pa

Sworn to before me the
26 day of August 1882 } James Gurney
Hugh Gardner
Police Justice

1st District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Ruthen Stewart
1373 Broadway
Ch. Emery

AFFIDAVIT—Larceny.

Dated Aug 26 1882

Gardner
Magistrate.

Officer.

WITNESSES:

DISPOSITION

0838

BOX:

75

FOLDER:

847

DESCRIPTION:

Engles, Louis

DATE:

09/29/82



847

0039

and did procure and cause to be procured for the said

Henry Dart

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say:

4-65 28 5cts
16 73 74 5cents

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

JOHN McKEON,
District Attorney

377 *William B.N.*
Oct 2/82
Day of Trial,
Counsel, *Joseph*
Filed *1882* day of
Pleads

Selling Lottery Policies.
THE PEOPLE
vs.
10/2/82
B
Louis Engles
Z

JOHN McKEON,
District Attorney.

A True Bill.

John M. Keon Foreman.
L. J. Day 29/82

Witnesses:

0040

COURT OF GENERAL SESSIONS
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Engles

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

Louis Engles

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

The said

Louis Engles

late of the *Ninth* Ward, in the City and County aforesaid,
on the *eleventh* day of *January* 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

Henry Hart

and did procure and cause to be procured for the said

Henry Hart

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

4 - 65 - 28 5cts

16 - 73 - 74 5cents

(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), 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.

0041

SECOND COUNT—

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

Louis Engler

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

The said

Louis Engler

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in 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

Louis Engler

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 building, known as number *four hundred*

and seventy six Hudson 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), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

Louis Engler

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

The said

Louis Engler

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

Louis Engler

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 *four*

hundred and seventy six Hudson Street

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

Henry Hart

and did procure and cause to be procured for the said

Henry Hart

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 :

4-65 28 5 sts

16 73 74 5 cents

(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), 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.

0842

FOURTH COUNT—

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

Louis Engles

of the CRIME of "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows:

The said

Louis Engles

late of the *Ninth* Ward, in the City and County aforesaid, on the *eleventh* day of *January* 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

Denny Dart

and did procure and cause to be procured for the said

Denny Dart

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say:

4 - 65 28 5cts

16 73 74 5cents

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

FIFTH COUNT—

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

Louis Engles

of the CRIME of "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows:

The said

Louis Engles

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in 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

Louis Engles

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 building, known as number *four hundred and*

seventy six Anderson Street

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

Denny Dart

0043

and did procure and cause to be procured for the said

Henry Hart

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say :

4-65 28 5cts

16 73 74 5cents

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

JOHN McKEON,

District Attorney

<p>377 <i>Richard B.N.</i> <i>Oct 2/82</i></p>	<p>Day of Trial, Counsel, Filed <i>29</i> day of <i>Sept</i> 188<i>2</i> Pleads</p>	<p style="text-align: right;">Selling Lottery Policies.</p> <p>THE PEOPLE <i>1 Oct 2/82</i> vs. <i>B</i> <i>Louis Hughes</i></p>	<p>JOHN McKEON, <i>District Attorney.</i></p> <p>A True Bill.</p>	<p><i>John McKeon</i> Foreman <i>L. H. Hughes</i></p>
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Witnesses:

0044

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

James H. Wagon
20 Bird Street

Street

Street

Street

Street

*Office of the
Clerk of the
Court*

Rec. 208, 209, 210 & 212

Police Court District

44

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Stach
Ex. 508 Black
Louis Engler

*Violators
Lottery Law*

Dated

January 12, 1882

Wilbur Magistrate

John G. Taylor Clerk

Witnesses

No.

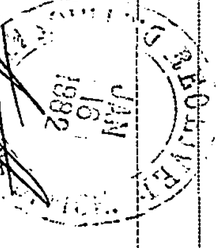
Street

No.

Street

No.

Street



Wood St. N.Y. A.S.
David

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

Louis Engler

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 *January 12, 1882*

Wilbur Police Justice.

I have admitted the above named *Louis Engler* to bail to answer by the undertaking hereto annexed.

Dated *January 13, 1882*

Wilbur 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.

0845

Sec. 198-200.

D DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Engler 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. *Louis Engler.*

Question. How old are you?

Answer. *29 Years.*

Question. Where were you born?

Answer. *Germany*

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

Answer. *320. East 3rd Street 9 months*

Question. What is your business or profession?

Answer. *clerk*

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

Answer. *I am not guilty*

Louis Engler

Taken before me, this *19th*
day of *January* 1882

J. Williams Police Justice.

0846

State of New York,
City and County of New

York, ss.

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16 73 74
16 73 74

Henry Nash. age 40, summer
of No 345 Bleeker.
being duly sworn, deposes and says, that on the 11th Street.
day of January 1882, at No. 476 Hudson
Street, in the City and County of New York,

Louis Engler.
did unlawfully and feloniously sell and vend to
deponent. for the sum of Ten Cents
a certain paper and document, the same being what is commonly
known as, and is called a Lottery Policy, and which said Lottery
Policy, writing, paper, and document is as follows, that is to say:
465.58. & ann which is hereto attached
16.73.74.

Wherefore deponent prays that the said Louis Engler.
may be dealt with according to law.

Sworn to before me, this 13th day of January 1882. } Henry Nash
Deputy Sheriff

J. Wilbur
Police Justice.

0847

GLUED PAGES

0848

State of New York
City and County of New York

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Henry Nash. Age 43. Painter
of No 345 Bleeker Street.
being duly sworn, deposes and says, that on the 11th
day of January 1882, at No. 1176 Hudson
Street, in the City and County of New York,

Louis Engler.
did unlawfully and feloniously sell and vend to
deponent. for the sum of Ten Cents
a certain paper and document, the same being what is commonly
known as, and is called a Lottery Policy, and which said Lottery
Policy, writing, paper, and document is as follows, that is to say:
H 65. 58. & Ann which is hereto attached
16. 73. 74.

Wherefore deponent prays that the said Louis Engler.
may be dealt with according to law.

Sworn to before me, this 13th day of January 1882. } Henry Nash
Deputy Marshal.

J. Wilbur

Police Justice.

0849

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

Henry Nash. age 43. Painter
of No 345 Bleeker Street.
being duly sworn, deposes and says, that on the 11th
day of January 1882, at No. 476 Hudson
Street, in the City and County of New York,

Louis Engler.

did unlawfully and feloniously sell and vend to
deponent for the sum of Ten Cents
a certain paper and document, the same being what is commonly
known as, and is called a Lottery Policy, and which said Lottery
Policy, writing, paper, and document is as follows, that is to say:
H 65. 58. & Ann which is hereto attached
16. 73. 74.

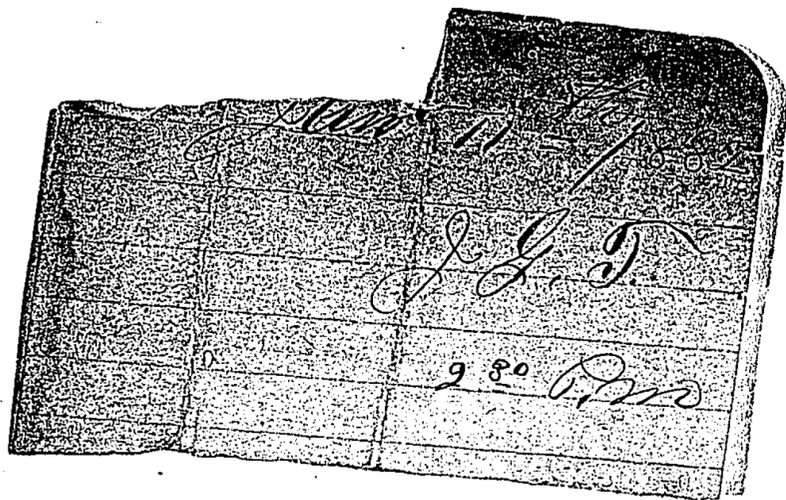
Wherefore deponent prays that the said Louis Engler.
may be dealt with according to law.

Sworn to before me, this 13th day of January 1882. } Henry Nash
Deputy Marshal.

J. Willett

Police Justice.

0850



0051

BOX:

75

FOLDER:

847

DESCRIPTION:

English, Hawley

DATE:

09/26/82



847

0852

242

CD

Day of Trial

Counsel, *C. W. Mitchell*

Filed 26 day of Sept

1882

Pleas *Not guilty (ex)*

THE PEOPLE
 vs. *B*
Stanley English

*Steering & Existing
 Gambling & Gaming
 and Operating*

JOHN McKEON,

District Attorney.

A True Bill.

May 23/82

John D. Daulton

Fined \$100.00

John McKeon Foreman

0853

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Hawley English

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

Hawley English

of the CRIME OF ~~keeping and exhibiting gambling devices~~
and apparatus for gambling purposes
committed as follows:

The said

Hawley English

late of the City and County of New York, on the seventeenth day of June
in the year of our Lord one thousand eight hundred and eighty-two, at the City and County
aforesaid, with force and arms

in a certain room in a certain
building known as number one hundred and
forty nine Bleeker Street, unlawfully did keep
and exhibit divers gambling tables, cards, checks
and other devices and apparatus to the Grand
Jury aforesaid unknown for gambling pur-
poses, the same being suitable for and of
the kind usually employed in playing a
certain banking game commonly called
Red and Black, upon the result whereof
money is dependant, 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 McLean

District Attorney

0854

242

111

Day of Trial,
Counsel, *C. Mitchell*

Filed 26 day of Sept 1882

Pleads *Not Guilty (vs)*

THE PEOPLE

vs. B

Stanley English

*Freeing the Circuits
and Appellate
Courts*

JOHN McKEON,

District Attorney.

A True Bill.

May 23/83

John D. Gully

Fined \$100.00

John McKeon Foreman

0855

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Hawley English

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

Hawley English

of the CRIME OF ~~keeping and exhibiting gambling devices~~
~~and apparatus for gambling purposes~~
committed as follows:

The said

Hawley English

late of the City and County of New York, on the ~~seventeenth~~ day of *June*
in the year of our Lord one thousand eight hundred and eighty-*two*, at the City and County
aforesaid, with force and arms

*in a certain room in a certain
building known as number one hundred and
forty nine Bleeker Street, unlawfully did keep
and exhibit divers gambling tables, cards, checks
and other devices and apparatus to the Grand
Jury aforesaid unknown for gambling pur-
poses, the same being suitable for and of
the kind usually employed in playing a
certain banking game commonly called
Red and Black, upon the result whereof
money is dependant, 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

0856

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

*Hawley English other-
wise called Hawley Engles.*

*As complainant in the above case, I beg to recommend
the defendants 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.*

*As the Attorney for the Complainant
in the above matter, I concur in the above
recommendation.*

H. W. Leonard
Wm. Elliot

0857

Complainant hailed by
James B. Lewis
202 Brewery

BAILIED,
No. 1, by M. M. H. H. H.
Residence 1211 Broadway
Street,
No. 2, by _____
Residence _____
Street,
No. 3, by _____
Residence _____
Street,
No. 4, by _____
Residence _____
Street,

Sec. 208, 209, 210 & 212.
Police Court - 2533
District, 242

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William S. S.
112 1st St
St. Louis

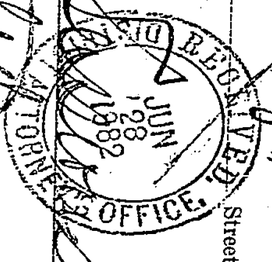
Dated June 26
1882

Smith Magistrate.
Robert Burgeau Clerk.

Witnesses _____
Clerk.

No. _____
Street,
No. _____
Street,
No. _____
Street,
No. _____
Street,

James B. Lewis
202 Brewery
Attorney at Law
Office,
St. Louis



Office, Keeping
Gambling House

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 Hawley Engels

held to answer and be
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 June 26 1882 Solow R. Smith Police Justice.

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

Dated June 26 1882 Solow R. 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.

0858

Police Court *D* District.

WARRANT-GAMBLING

THE PEOPLE, & c.
ON THE COMPLAINT OF

William Elliot

vs.

*Hawley Engle-
John hove*

Dated, *June 24th* 18*88*

Smit Magistrate.

William B. Bunker Officer.
Leaph. 15th

Defendant

taken and brought before

as within commanded

Disposition

REMARKS.

Time of Arrest

Native of

Age

Color

*This warrant may be
executed on Sunday or
at night
John Bunker
Police Justice*

0859

Police Court-- 2^d District.

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

To the Officers of Police, and Patrolmen, of the Police Department of said City, and to each of them:

Whereas, complaint on oath has been made before me one of the Police Justices in the City of New York, by William Collett of No. 12 Trinco Street, that the premises known as No. 149 Bleeker Street in said City, are kept and maintained by

David Engles and John Ore; a small thin man with dark hair and mustache named Rip as a Gambling House and a place of resort for idle and disorderly persons, to gamble and play at cards and games of chance for money in violation of the law, and to the common nuisance of the People of the State of New York, and that in said premises on or about the 17th day of June 1892 said Engles & John Ore did feloniously win and receive from complainant thirteen dollars in money, at, and by means of dealing and playing the game called Roulette, and that upon and within said premises may be found faro and other gambling tables, checks, cards, devices and apparatus used solely for the purpose of gambling, and the discovery of which might tend to establish the truth of said complaint.

These are therefore, in the name of the People of the State of New York, to Command you, the said Officers and Patrolmen, and each of you, to enter the said premises and therein make diligent search for such gambling tools, devices and apparatus, and if such be found to bring the same forthwith before me, or some other Police Justice for said City together with the said Engles and John Ore and all other idle and disorderly persons who may be found and arrested upon and within said premises, to answer the said charge, and to be dealt with according to law.

Given under my hand and seal this 17th day of June 1892 at the City of New York.

Salomon S. Smith
POLICE JUSTICE.

0860

Sec. 108-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Hawley Engels 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.

Hawley Engels

Question. How old are you?

Answer.

Fifty Years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

142 East 40th St. Dumont

Question. What is your business or profession?

Answer.

Wreckmaster

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 the proprietor of the premises, I did not tell the complainant that I was. I was not there on the 17th of June

Taken before me, this

20th

day of

June

188*2*

Hawley Engels

Oliver Smith

Police Justice.

0861

Police Court Second District.

William Ellert, Sailor age 24

of 12 Prince Street

upon his oath complains that *Hawley Engels and John Doe.*
a small thin man with dark hair and mustache *Hon. Ripp*
at premises No *149* *Bleecker* Street, in the City

and County of New York, unlawfully keeps and maintains a Gambling House, and knowingly permits divers idle, disorderly and evil disposed persons to resort there, to gamble and play at cards and games of chance for money, in violation of the law, and to the common nuisance of the People of the State of New York.

Deponent further says that in said premises on the *1st* day of *June* 18*82* said *Hawley Engels and John Doe.* did unlawfully and feloniously deal the game called *Red and Black.* and did then and there within the space of twenty-four hours win from deponent *Thirteen*

at said game, and that within said premises are exhibited, kept and used by

Hawley Engels and John Doe.
Red and Black.

and other gambling tables, checks, cards, devices and apparatus, for the purpose of gambling. the discovery of which would tend to establish the truth of the charge herein made.

Sworn to before me this *24th* day of *June* 18*82* } *William Ellert*

Solou R Smith
POLICE JUSTICE.

0862

BOX:

75

FOLDER:

847

DESCRIPTION:

Espindillo, Gaetano

DATE:

09/27/82



847

0863

Wm. R. Rice
Filed *27* day of *Sept* 188*2*
Pleads *Wm. R. Rice*

THE PEOPLE
vs.
Gastano Spinidello
H. D.

ASSAULT AND BATTERY.

JOHN McKEON,
District Attorney.
27 ~~*Sept*~~ *Oct. 2, 1882*
Ind. Acquitted
A True Bill.

John R. Rice
Foreman.

W

0064

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gastano Espindillo

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

Gastano Espindillo

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

Gastano Espindillo

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *twenty third* day of *September* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *Cono Federico*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *injure* the said *Cono Federico*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Cono Federico* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0065

Prisoner

12500

Sept 26, 82

BAILED,

No. 1 by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

Henry Elmer

May Secor

Wrote you about this case

before the grand jury

Henry

Sept 26 82

Police Court - 795 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Caro Pedersen

Wm. G. Pedersen

1 Gaetano Cepinidillo

2 _____

3 _____

4 _____

Offence *Prisoner assault*

Dated *September 24* 1882

Murray Magistrate

Conroy Officer

Clerk

Witnesses, *Caro Pedersen*

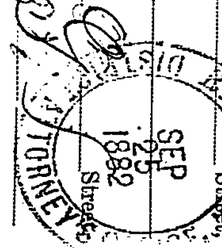
No. *1* *9 Valentini Street*

No. *2* *4300 W. 42nd St*

No. *3* _____

No. *4* _____

\$ *500* to answer



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 _____

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

Dated *Sept 24* 1882 *Murray* 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.

0866

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Gaetano Epiudillo 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. *Gaetano Epiudillo*

Question. How old are you?

Answer. *51 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *54 Mulberry st resided there 5 years*

Question. What is your business or profession?

Answer. *Rag Picker*

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*

his
Gaetano Epiudillo
mark

Taken before me this

27

day of *September* 188*8*

[Signature]
Police Justice

0867

Police Court
L.H.B.
L.I.T.
L.I.T.
L.I.T.

Police Court _____ District.

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

of No. 54 Mulberry Street between and Washington Street,
being duly sworn, deposes and says, that

on Saturday the 23 day of September
in the year 1882, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Gaetano Cipriello

(now present) deponent was lying in
bed and whilst there. Said Gaetano
attempted to force his penis into
deponent's rectum

without any justification on the part of the said assailant.

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

Sworn to before me, this 24
day of September 1882

[Signature] POLICE JUSTICE.

his
Corno X Federio
mark