

0367

**BOX:**

29

**FOLDER:**

350

**DESCRIPTION:**

Jackson, A. Orlando

**DATE:**

01/17/81



350

0360

Day of Trial,

Counsel,

Filed *De Long* day of *Aug* 1881

Pleads

THE PEOPLE

vs.

*A. Charles Jackson*

*Violation of Lottery Laws*

*Samuel S. Perkins*

District Attorney.

*Monday July 27<sup>th</sup>*

A True Bill.

*Trueman*

*Henry W. P.* Foreman.

*Charles Smith*

*Amie S. Long*

0369

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That *Albert Orlando Jackson*, whose Christian name is to the jurors aforesaid unknown, but who is here designated as *Albert*

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

*Henry Hoffmann*

and did procure and cause to be procured for the said

*Henry Hoffmann*

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

*Kentucky State Lottery*

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

*commonly called a lottery ticket and*

is as follows, that is to say :



*Kentucky State Lottery.*

*To be drawn at Covington, Ky. Sat. Jan. 31. 1880.*

*This ticket entitles the holder to the prize drawn to its number if applied for within twelve months from date. Payable without deduction. Whole. Package 934 Class A. Ticket No. 85093. Simmons & Dickinson*

*(HI)*

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.

0370

And the Jurors aforesaid, upon their Oath aforesaid, do further present :

That the said *Albert Orlando Jackson*, whose Christian name is to the jurors aforesaid unknown, but who is here designated as *Albert*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, did unlawfully and knowingly vend, sell, barter, furnish, and supply, to one

*Henry Hoffmann*

and did procure and cause to be procured for the said

*Henry Hoffmann*

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

*Kentucky State Lottery*

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

*commonly called a lottery ticket and*

is as follows, that is to say :

*Kentucky State Lottery*

To be drawn at *Covington, Ky.* Sat. Jan. 31. 1880.

This ticket entitles the holder to the prize drawn to its number & applied for within twelve months from date. Payable without deduction. Whole.

Package 934

Class A. Ticket No. 85093. *Simmons & Dickinson*

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.

DANIEL G. ROBERTS, District Attorney

*Approved by Act of the Legislature. Approved December 9, 1879.*

(\$1)

0371

And the Jurors aforesaid, upon their oath aforesaid, do further present :

That Albert Orlauds Jackson, whose Christian name is to the jurors aforesaid unknown, but who is here designated as Albert  
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number eighty two  
Nassau Street

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

And the Jurors aforesaid, upon their oath aforesaid, do further present :

That the said Albert Orlauds Jackson, whose Christian name is to the jurors aforesaid unknown, but who is here designated as Albert  
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  
Albert Orlauds Jackson, whose Christian name is to the jurors aforesaid unknown, but who is here designated as Albert

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 eighty two  
Nassau 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 jurors aforesaid unknown and cannot now be given).

~~And the Jurors aforesaid, upon their oath aforesaid, do further present :~~

~~That the said \_\_\_\_\_  
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.~~

0372

~~Sawd that he, the said~~  
~~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~~  
~~in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell,~~  
~~bestow, furnish and supply to one~~  
~~and did procure and cause to be procured for the said~~  
~~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:~~

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

*Stuvia C. Sullivan*  
District Attorney,

And the Jurors aforesaid upon their oath aforesaid, do further present:

That the said Albert Orlando Jackson whose christian name is to the jurors aforesaid unknown, but who is here designated as Albert afterwards to wit: on the day and year aforesaid and theretofore at the Ward, City and County aforesaid unlawfully and intentionally did promote and carry on a certain illegal lottery to wit: Kentucky State Lottery the same being a lottery for the purpose of exposing, settling to cash, distributing and disposing of certain moneys in a manner and in an amount to the jurors aforesaid unknown, by then and there vending, selling, furnishing and supplying lottery tickets and parts of tickets of and in said Kentucky State Lottery, and keeping, setting up, maintaining and carrying on a certain office and place and room at and in a certain building and premises in the Ward, City and County aforesaid commonly known as at number eighty-two Nassau Street whereat and whereon such lottery tickets and parts of tickets as aforesaid were on

0374

the day and year aforesaid and theretofore  
sold, vended, supplied and furnished  
and procured and caused to be sold,  
vended, supplied and furnished and the  
numbers thereof registered 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.

Daniel J. Rollins.  
District Attorney.

0375

**BOX:**

29

**FOLDER:**

350

**DESCRIPTION:**

Johnson, James

**DATE:**

01/05/81



350

0376

1887  
Jan 16.

Day of Trial,

Counsel, *W. H. ...*

Filed & day of *Jan*

1887

Plonds *W. H. ...*

THE PEOPLE

vs.

P

*James Johnson*

*Daniel S. Collins*  
DISTRICT ATTORNEY

District Attorney

A True Bill.

*F. J. ...*

*Jan 17. 1887*

Foreman

*W. H. ...*

*S. P. ...*

*Att. Anthony ...*

0377

Police Court—Second District.

City and County } ss:  
of New York.

James H. Rodgers

of No. 1169 Broadway Street, being duly sworn,

deposes and says, that the premises No. 1169 Broadway

Street, 21<sup>st</sup> Ward, in the City and County aforesaid, the said being a Hotel

and which was occupied by deponent as a dwelling and place

of abode ~~was~~ <sup>was</sup> **BURGLARIOUSLY** attempted

to be entered by means of forcibly turning the key of the door leading into Room No. 68 with an instrument known as "Nippers"

on the night of the 22 day of December 1880

and the following property feloniously taken, stolen, and carried away, viz: with intent to take steal and carry away therefrom a quantity of Bed Clothing of the value of Twenty Five dollars—the property of deponent

the property of

and deponent further says, that he has great cause to believe, and does believe, that

the aforesaid **BURGLARY** attempted to be attempted to be committed and the aforesaid property taken, stolen

and carried away by James Johnson (now here)

for the reasons following, to wit:

That at the hour of about 12.30 A.M. on the 22<sup>nd</sup> instant said door was securely bolted as deponent was informed by George B. Rodgers and for the further reasons set forth in the affidavit of said George B. Rodgers here to attached

G. B. Rodgers

Sworn to before me this 29<sup>th</sup> day of December 1880  
Police Justice

City and County } S.S.  
of New York }

George B. Rodgers of the Coleman  
House No 116 1/2 Broadway being an  
by sworn says on The 21<sup>st</sup> instant  
at about 12.30 A.M. deponent scene  
ly locked and bolted the door of  
room No 68 in said Hotel at the  
time occupied by deponent -

That between 4 and 5 O'clock A.M. of the  
said date deponent was looking through  
the opening over the door of said  
room and saw James Johnson the  
within named defendant in the act  
of turning the key in the door of said  
room with an instrument known  
as crippers -

Sworn to before me this }  
21<sup>st</sup> day of December 1880 }

G. B. Rodgers

0379

Police Court—Second District.

CITY AND COUNTY)  
OF NEW YORK, ss.

*James Johnson* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

*James Johnson*

QUESTION.—How old are you?

ANSWER.—

*Thirty Eight years.*

QUESTION.—Where were you born?

ANSWER.—

*New Orleans*

QUESTION.—Where do you live?

ANSWER.—

*Philadelphia*

QUESTION.—What is your occupation?

ANSWER.—

*Travelling Agent*

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

Answer.—

*I am not guilty of the charge*

*J. Johnson*

*Taken before me, this*  
*11th*  
*day of*  
*Decem*  
*188*  
*Police Justice.*

0380

190

Police Court—Second District.

THE PEOPLE, &c.  
ON THE COMPLAINT

James H. Rockwell  
1169 Broadway  
vs.  
1037

James Johnston

Dated December 22<sup>nd</sup> 1880

Donald L. Magistrate.

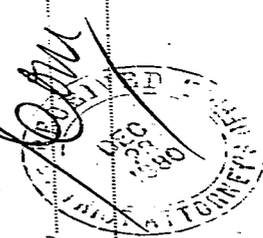
Attest  
Stetson  
25  
Clerk

Witness:

George B. Braden  
George B. Madal  
1169 Broadway  
Affin. Nelson  
29th

Committed in default of \$1500 Bail.

Bailed by  
No. Street.



Same bill ordered  
for attempt at tampering  
with jury

Dec 27/80  
Mamuel H. Cooke  
James

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*James Johnson*

late of the *twenty sixth* Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty second* day of *December* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, about the hour of *four* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

*James H. Rogers*

there situate, feloniously and burglariously did break into and enter by means of *forcibly breaking open an outer door of said dwelling house* whilst there was then and there some human being to wit, one

*George B. Rogers* within the said dwelling-house he, the said

*James Johnson*

then and there intending to commit some crime therein, to wit, the goods, chattels, and personal property of *George B. Rogers*

*in* the said dwelling-house then and there being, then and there feloniously and burglariously to steal, take, and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Jurors aforesaid upon their oath aforesaid do further present, That the said James Johnson late of the twenty first ward of the city of New York in the County of New York aforesaid, on the twenty second day of December in the year of our Lord one thousand eight hundred and Eighty, at the Ward, City and County aforesaid with force and arms,

one coat of the value of twenty dollars  
 one vest of the value of five dollars  
 one pair of pantaloons of the value of ten dollars

one watch of the value of fifty dollars of the goods, chattels and personal property of the said George B. Rodgers in the dwelling house of the said James H. Rodgers there situated then and there being found, did then and there, in the dwelling house aforesaid, feloniously attempt to steal take and carry away, against the form of the Statute in such case made and provided and against the peace of the people of the State of New York and their dignity

And the jurors aforesaid upon their oath aforesaid, do further present that the said James Johnson late of the Ward, City, and County aforesaid on the day and in the year aforesaid at the Ward, City, and County aforesaid feloniously and unlawfully did have in his possession in the night time of said day a certain implement and instrument of burglary to wit one pair of nippers with intact then and there the dwelling house of one George B. Rodgers in the said Ward, City, and County situate then and there feloniously and burglariously to break into and enter, the same being a building in which divers goods, wares, chattels and personal property, the property of the said George B. Rodgers were then and there contained then and there feloniously and burglariously to steal take and carry away against the form of the Statute in such case made and provided and against the peace and their dignity.

*Dani. H. Rolins*  
 Daniel S. Rollins, District Attorney.

0384

**BOX:**

29

**FOLDER:**

350

**DESCRIPTION:**

Johnson, John

**DATE:**

01/27/81



350

0385

260  
Conatook

Day of Trial,

Counsel,

Filed 27 day of

Jan 1881

Pleads

THE PEOPLE

Selling Lottery Policies.

vs.

B.  
John Johnson.

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Freeman Foreman.

Feb 2/11

I remain yours truly

Per J. J. Davis & Co.

0386

Dec 31 1980 9.10  
Am Bought at  
24 Ann St Paid  
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SAYS  
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to:

0387

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



*John B. Van Pelt*  
*Dec 31 1880*  
*John B. Van Pelt*

ANTHONY COMSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that ~~John B. Van Pelt~~ *John B. Van Pelt* ~~here present~~ did, on or about the 31<sup>st</sup> day of December, 1880, at number 24 ~~ann~~

~~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 further, that the said ~~John B. Van Pelt~~ *John B. Van Pelt* ~~here present~~ has in his possession, within and upon certain premises, occupied by ~~him~~ and situated and known as number ~~Twenty four ann~~ street, in the City and County of New York aforesaid, certain others, what are commonly known as, or are, called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,  
this 5<sup>th</sup> day of January 1881

*W. M. ...*  
Police Justice.

*Anthony Comstock.*

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

John B. Van Pelt of 150 Nassau st being duly sworn deposes and says that on the 31<sup>st</sup> day of December 1880 he purchased the annexed certain paper or instrument purporting to be a ticket or part of a ticket in a lottery or lottery policy, which said paper instrument and ticket is commonly called a policy slip or lottery policy, and the said ~~John B. Van Pelt~~

~~John B. Van Pelt~~ aforesaid did sell the same to this deponent as more fully stated in the foregoing affidavit, and deponent knows the facts as set forth in the above affidavit to be true of his own knowledge concerning the said party and place complained of.

Subscribed and sworn to before me  
this 5<sup>th</sup> day of January 1881

*W. M. ...*  
Police Justice.

*John B. Van Pelt*

0388

760  
POLICE COURT - DISTRICT.

THE PEOPLE, ETC.,  
ON THE COMPLAINT OF  
Anthony *Conato*  
150 Nassau St

LOTTERY AND POLICY.



*John Johnson*

Dated 5 January 1881  
*J. H.* Magistrate.

*John Moran* Clerk  
Officer.

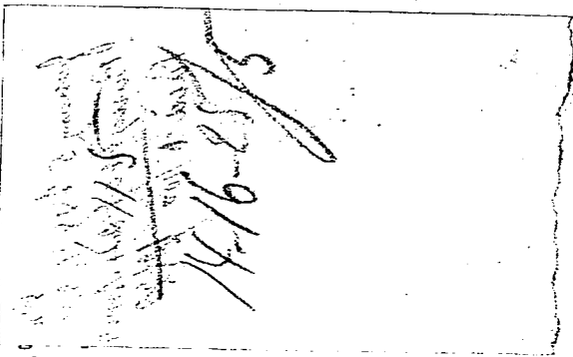
WITNESSES:

*H.*

Bailed \$ 500.  
*Richard Nicholas* for the above  
36 East 7th Street.

0389

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



ANTHONY COMSTOCK, of 150 Nassau street, New York, be-  
that he has just cause to believe and does believe that

did, on or about the 5<sup>th</sup> day of January, 1881, at number 24 Ann  
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 further, that the said John Johnson

had in his possession, within and upon certain premises, occupied by him and situated and  
known as number 24 Ann street, in the City 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 had in his  
possession, the aforesaid articles in violation of the laws of the State of New York, in such case made  
and provided.

Subscribed and sworn to before me,  
this 5<sup>th</sup> day of January 1881

Anthony Comstock

[Signature]  
Police Justice.

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

John H. Van Belt of 150 Nassau St.  
being duly sworn deposes and says that on the 5<sup>th</sup> day of  
January 1881 he purchased the annexed certain paper or instrument  
purporting to be a ticket or part of a ticket in a lottery, <sup>or lottery policy</sup> which said paper  
instrument and ticket is commonly called a policy slip or  
lottery policy, and the said John Johnson  
aforesaid did sell the same to this  
deponent, as more fully stated in the foregoing affidavit  
and deponent knows the facts as set forth in the above  
affidavit to be true of his own knowledge, concerning  
the said party and place complained of.

Subscribed and sworn to before me  
this 5<sup>th</sup> day of January 1881  
[Signature]  
Police Justice.

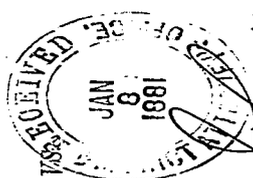
John H. Van Belt

0390

261  
POLICE COURT — DISTRICT.

THE PEOPLE, ETC.,  
ON THE COMPLAINT OF  
Anthony Comstock  
150 Nassau St.

LOTTERY AND POLICY.



John Howard

Dated 7 January 1881  
Magistrate.

John Polan  
Clerk  
Officer.

WITNESSES:  
H

Bailed, \$ 500.  
Leul Sessions.  
Richard Richard  
36 E Houston Street.

0391

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*John Johnson* —

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

*John H. VanBelt*

and did procure and cause to be procured for the said

*John H. VanBelt*

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

*115*  

---

*14.16-25/5*

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

SECOND COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present:

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

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

*Twenty-four Ann 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 jurors aforesaid unknown and cannot now be given).

THIRD COUNT—

And the Jurors aforesaid, upon their oath aforesaid, do further present:

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

And that he the said *John Johnson*

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

*Twenty-four Ann Street*

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

and did procure and cause to be procured for the said *John H. Van Belt*  
*John H. Van Belt*

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:

115  
*14-16-25/5*

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

FOURTH COUNT—

And the Jurors aforesaid, upon their oath aforesaid, do further present :

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

*Twenty-four Ann Street*

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

FIFTH COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present :

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

*Twenty-four Ann Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit: for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies, (a more particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

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

DANIEL G. ROLLINS,  
District Attorney.

0394

201

Day of Trial,  
Counsel,  
Filed 27 day of Jan 1881  
Pleads

*Selling Lottery Policies.*

THE PEOPLE

vs.

*B.*  
*John Johnson.*

DANIEL G. ROLLINS,  
*District Attorney.*

A TRUE BILL.  
*Samuel Bevan.*  
Foreman.

0395

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That

*John Johnson*

iate of the *Second* Ward, in the City and County aforesaid,  
on the *thirty-first* day of *December* in the year of our  
Lord one thousand eight hundred and eighty *1880* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one

*John H. Van Belt*

and did procure and cause to be procured for the said

*John H. Van Belt*

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

*B Ex 31*

*7-14-42/10*

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

0346

SECOND COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present:

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

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

*Twenty-four Ann 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 jurors aforesaid unknown and cannot now be given).

THIRD COUNT—

And the Jurors aforesaid, upon their oath aforesaid, do further present:

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

And that he the said *John Johnson*

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

*Twenty-four Ann Street*

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

and did procure and cause to be procured for the said

*John H. Van Pelt*  
*John H. Van Pelt*  
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. Ex. 31*  
*7-14-4 2/10*

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

FOURTH COUNT—

And the Jurors aforesaid, upon their oath aforesaid, do further present :

That the said

*John Johnson*

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

*Twenty-four Ann Street*

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

FIFTH COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present :

That the said

*John Johnson*

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

*Twenty-four Ann Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit: for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies, (a more particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

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

DANIEL G. ROLLINS,  
District Attorney.

0398

**BOX:**

29

**FOLDER:**

350

**DESCRIPTION:**

Johnston, John

**DATE:**

01/14/81



350

0399

136

Counsel *W. H. [unclear]*  
Filed 14 day of *July* 188*7*  
Plends *Wm. [unclear]*

THE PEOPLE  
98.  
INDICTMENT.  
Larceny of Money, &c., from the person  
in the night time.

*John Winston* B

*David S. Collins*  
BENTON DISTRICT ATTORNEY  
Benton District Attorney.  
*per [unclear] 26*

A True Bill.

*Wm. [unclear]*  
Foreman.  
*Langford*  
*Special Deputy*

0400

4 District Police Court

CITY AND COUNTY } ss.  
OF NEW YORK, }

William B. Crogers

of No. 431 West 34 Street,  
being duly sworn, deposes and saith, that on the

31 day of December 1887

at the Duaneville Ward of the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, and from complainant's person

the following property viz.:

Two Twenty dollar U.S. money of  
the United States

all of the value of forty dollars  
the property of Complainant

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 John Johnson (now present)

from the fact that deponent is  
informed by Elizabeth Connolly that  
she saw said Johnson in the  
vestibule of premises No 431 West  
34 street put his hands in deponent's  
pocket. Deponent had the money  
in the left hand pocket of the pants  
then and there seen by deponent  
Said pants being a part of deponent's  
work clothing, deponent is further

Sworn before me this

day of

1887  
Patrol Justice

0401

informed by Michael Canary that he  
saw said Johnson take the money  
from the possession of defendant  
and further said Johnson handed  
defendant a ten dollar bill back  
after said Canary changed him with  
stealing money from defendant  
sum to refer me

This 5 day of January 1883  
my M. Morrison Dep. B. Cozzens  
Police Justice  
City and County  
of New York ss

Elizabeth Connolly  
residing 435 West 45 street being sworn says  
that on Friday afternoon December 31<sup>st</sup> she  
saw John Johnson the complainant in this  
case in the vestibule door of premises  
No 431 West 34 street and also  
the prisoner John Johnson having said  
Cozzens up against the wall feeling  
around his clothing  
sum to refer me

This 5 day of January 1883 Elizabeth Connolly  
my M. Morrison  
Police Justice  
City and County  
of New York ss

Michael Canary  
residing No 456 West 28 street being sworn  
says that on Friday afternoon December 31, 1880  
defendant who was coming out of premises  
431 West 34 street and saw in the vestibule  
of John Johnson (now present) take from William  
Cozzens a roll of money. Defendant asked  
said Johnson to open the roll of bills  
and see what was in it said Johnson  
said to defendant to mind his own business  
and said defendant asked Cozzens a  
ten dollar bill  
sum to refer me

This 5 day of January 1883  
my M. Morrison  
Police Justice

DISTRICT POLICE COURT  
IN AND FOR THE CITY AND COUNTY OF NEW YORK  
IN THE MATTER OF THE PEOPLE vs

AFFIDAVIT  
TALONY

1881

DAVED

MAGISTRATE

OFFICER

WITNESSES

Michael Canary  
sum

0402

Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Johnson* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *John Johnson*

Question. How old are you?

Answer. *Naty five years*

Question. Where were you born?

Answer. *Ireland.*

Question. Where do you live?

Answer. *312 East 45 street*

Question. What is your occupation?

Answer. *Cookman*

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

Answer. *I am not guilty  
John Johnson*

Taken before me this  
day of  
1871  
*[Signature]*  
Police Justice

0403

70136

Police Court--Fourth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William B. Rogers  
431 West 3rd St.  
John Johnson

BAILED  
No. 1, by General Henry  
Residence 117 East 22nd St.

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

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

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

No. 5, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 6, by \_\_\_\_\_  
Residence \_\_\_\_\_

Dated January 5 1881

Wm. A. Murray  
Magistrate.

James Bookin  
Clerk.

Witnesses,  
Elyahedl Connolly  
430 West 45th St.

Michael Canary  
456 West 28th St.

John B. Rogers  
431 West 3rd Street

Received in District A.D.S. Office  
Wm. B. Rogers  
Bailed.

Office of the Clerk of the Court

0404

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*John Johnston*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the twentieth day of December in the year of our Lord one thousand eight hundred and eighty at the Ward, City and County aforesaid, with force and arms, in the night time of 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. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

30  
17  
1880

of the goods, chattels, and personal property of one William B. Cozzens on  
the person of the said William B. Cozzens then and there being found,  
from the person of the said William B. Cozzens 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. Daniel B. Rollins

**BENJ. R. PHELPS, District Attorney.**

0405

BOX:

29

FOLDER:

350

DESCRIPTION:

Jones, Alexander

DATE:

01/17/81



350

0406

BOX:

29

FOLDER:

350

DESCRIPTION:

Roberts, Joseph

DATE:

01/17/81



350

70407

Day of Trial,

Counsel,

Filed 17 day of Jan

1881

Pleas *Not Guilty* (1st)

*with leave to set aside*  
THE PEOPLE

OR

*vs*  
B

*Charles Jones*

*vs*  
B

*Q. Adams Jackson*

*vs*  
B

*Joseph Roberts*

*Violation of Lottery Law*

*vs*  
David S. Bellis

District Attorney

A True Bill.

*Franklin Davis*

*Henry H. Foreman*

*1st Deputy*

*True Bill*

19

5

0400

**COMMONWEALTH OF KENTUCKY STATE LOTTERY**

TO BE DRAWN AT } SAT., JAN. 31, 1880  
COVINGTON, KY. }

THIS TICKET ENTITLES THE HOLDER TO THE PRIZE DRAWN TO ITS NUMBER. IF APPLIED FOR WITHIN TWELVE MONTHS FROM DATE PAYABLE WITHOUT DEDUCTION.

APPROVED BY THE LEGISLATURE - 0597 WIG. 308  
DECEMBER 1879

PACKAGE 34

Wm. A. ...

James ...



0410

Mr. ~~Constock~~ ~~Subpoena to be left with~~  
City County and State of New York ss.

Henry Hoffmann of the City of Brooklyn, County of Kings, State of New York, being duly sworn deposes and says, that on the 23<sup>rd</sup> day of January 1880, Joseph Roberts here present at 82 Nassau Street, in the City County and State of New York, did unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, hereto annexed, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket defendant then and there voluntarily surrendered to Anthony Constock, in the office where said ticket or part of a ticket had just been purchased of said Roberts, and this defendant did further point out to the said Constock, the said Roberts as the one who sold defendant the said ticket hereto annexed, and afterward voluntarily went with the said Constock as complainant, and further this defendant saw no other person present at the time the said Roberts sold the said ticket except the said Constock, and his assistant who also stood by the door, as this defendant turned to come out, when the said Constock <sup>of the City County and State of New York</sup> ~~Constock~~, when Alexander Jones here present <sup>offered</sup> and afterward closed the safe <sup>and</sup> ~~and~~ <sup>at 82 Nassau Street</sup>.

Subscribed and sworn to before me  
this 23<sup>rd</sup> day of January 1880.  
R. W. ~~Constock~~  
Police Justice.

Henry Hoffmann

0411

SAFE, SURE AND PROMPT.

**\$15,000 for \$1.00**

THE DRAWING OF THE  
**KENTUCKY STATE**  
SEMI-MONTHLY  
LOTTERIES.

Saturday, January 31st, 1880.  
CLASS A.

SIMMONS & DICKINSON, - Managers.

*Drawn under the supervision of sworn Commissioners, at COVINGTON, Ky.*

PRIZES PAID IN FULL.

No Postponement of Drawing—No Deduction on Prizes.

**LIST OF PRIZES.**

1 Prize of.....	\$15,000 is.....	\$15,000
1 Prize of.....	5,000 is.....	5,000
1 Prize of.....	2,500 is.....	2,500
1 Prize of.....	1,500 is.....	1,500
1 Prize of.....	1,500 is.....	1,500
5 Prizes of.....	1,000 are.....	5,000
5 Prizes of.....	500 are.....	2,500
20 Prizes of.....	250 are.....	5,000
100 Prizes of.....	50 are.....	5,000
200 Prizes of.....	20 are.....	4,000
500 Prizes of.....	10 are.....	5,000
1000 Prizes of.....	5 are.....	5,000

**APPROXIMATION PRIZES.**

9 Approx. \$150	Each for the 9 remaining units of the same 10 drawing the	15,000 are	\$1,350
9 Approx. 100		5,000 are	900
9 Approx. 50		2,500 are	450

1,862 Prizes, amounting to.....\$59,700

**TICKETS ONE DOLLAR.**

NOTE—1,000 Prizes of \$5 each, will be determined by the two terminal units of the number drawing the Capital Prize. For example: If Ticket No. 93,840 draws the Capital Prize, Ticket ending in 49, will be entitled to \$5. If the number ends with 66, tickets ending with 66, will be entitled to \$5, &c.

It is of the utmost importance that correspondents should write their names so plainly, (naming their Post Office, County and State in each communication) that they can be read easily and without mistake.

All orders are promptly filled by return mail, and the Commissioners' certified printed drawings are sent to all purchasers immediately after the drawing.

All communications are strictly confidential.  
Remit by New York Exchange, Draft, Express or Ordinary Mail.

ADDRESS ALL ORDERS TO

0412

RECEIVED BY THE STATE OF KENTUCKY  
FROM THE DEPARTMENT OF REVENUE  
FOR THE MONTH OF FEBRUARY 1890

*Jan 27*

RECEIPTS ONE FIFTY		
1000 B...	25	25000
200 B...	10	20000
50 B...	5	50000
100 B...	2	20000
50 B...	520	26000
2 B...	200	20000
1 B...	1200	12000
1 B...	200	20000
1 B...	2000	20000
1 B...	212000	212000

NO RESPONSIBILITY OF DRAWING—NO REDUCTION ON PAID

RECEIPTS PAID IN FULL

STATE OF KENTUCKY

DEPARTMENT OF REVENUE

CLASS A

RECEIPTS PAID IN FULL 1890

COLLECTOR

SEMI-MONTHLY

KENTUCKY STATE

THE DIVISION OF THE

212000 2100

PAID TO THE STATE

# 0413

The 115th Monthly Drawing took place on Tuesday, December 16th. The following were some of the Prizes drawn:

No. 9,368 Draws Capital Prize of \$100,000.  
 No. 49,827, drawing Second Prize of \$50,000, sold in New York and New Orleans.  
 No. 97,151 draws Third Prize of \$20,000.  
 Nos. 59,209 and 30,591, drawing \$10,000 each, sold in New York and San Antonio.  
 Nos. 15,834, 36,606, 53,155 and 64,674, drawing \$5,000 each, sold partly in New York and New Orleans.

Class.	Date.	No. of Ticket.	NAME	ADDRESS.	Amount of Prize.
F	1878				
F	June 11	51,088	W. S. CAMPBELL,	29 Carondelet Street, New Orleans, La.	\$100,000
F	June 11	81,175	W. M. P. DUTY,	473 Hudson Street, New York.	50,000
F	June 11	83,563	M. W. RUDGE,	27 Upper First Street, Evansville, Ind.	50,000
M	Dec. 10	75,291	ZACH. VOORHIES,	Att'y at Law, 29 Broadway, Brooklyn, N. Y.	50,000
A	Jan. 9	52,426	AUG. ROBIN, JR.,	San Antonio, Tex.	50,000
B	Feb. 12	6,628	P. W. AINSWORTH,	Falmouth, Cumberland County, Ga.	50,000
D	April 9	41,529	GEO. R. GORRITO,	Louisa Bridge, Prince Georges Anne County, Va.	50,000
H	July 9	92,943	J. M. HILL,	Telephone Operator, Marion, Ind.	50,000
H	Aug. 13	54,172	R. L. JONES,	Grayson, Crittenden Co., Ark. opp. Memphis, New York.	50,000
M	Dec. 9	92,784	FRANK EUS,		50,000
A	1879				
A	Jan 14	62,376	W. O. SPELLMAN,	44 Howard St. N. Y.	50,000
R	Feb 11	47,016	E. H. C. MITCHELL,	Mitchellbar, Boyle County, Ky.	50,000
C	Mar 11	49,211	L. O. NICHOLSON,	Cor. London & Dinwiddie Sts., Portsmouth, Va.	50,000
D	April 8	65,925	W. M. J. JACKSON,		50,000
F	May 13	47,579	P. M. SPINELLI,	Printers, 30 Beekman St., N. Y.]	50,000
E	June 17	85,495	ISIDORE LICHTENSTEIN,	P. O. Box 281, Brownsville, Tex.	50,000
F	July 8	18,611	GEORGE J. FORDERS,	524 Canal Street, New York City.	100,000
G	Aug. 12	41,003	NICHOLAS HARTUNG,	52 Walker Street, New York City.	50,000
H	Sept. 9	57,803	J. E. Galtier & Thos. P. Lambert,	24 Van Brunt St., Brooklyn, N. Y.	50,000
I	Oct. 14	93,822	A. LABARTHE,	Record Office, Philadelphia, Pa.	50,000
K	Nov. 11	13,931	DANIEL WRIGHT,	115 Kenilwood St., New Orleans.	50,000
L			W. H. HODGE,	Hoston, Mass.	50,000
			G. V. LANSING,	16 Oakland St., Greenport, N. Y.	50,000
			JOACHIM RAAS,	Troy House, Troy, N. Y.	50,000
			THOS. E. DELANO,	Union Hill, N. J.	50,000
			ALICE MULCHINOCKE,	Cor. Seventh St. and Sixth Ave., New York.	20,000

List of Prizes will be sent immediately after the Drawing, and published in the leading papers of the United States.

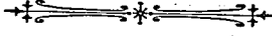
Tickets Drawing Prizes payable on presentation, can be sent to us for collection by registered mail, Express, C. O. D., or deposited in any bank for collection.

Address:

0414



Incorporated by the Legislature of the State for the TERM OF TWENTY-FIVE YEARS, by Contract and Vested Rights, to which the inviolable Faith of the State is pledged.



**T**HE LOUISIANA STATE LOTTERY COMPANY operates under an inviolable franchise conveyed in a special charter granted by the State. It prides itself on keeping full faith with the public. It does not permit itself, nor allow any of its agents anywhere, to put forth any statement not absolutely true. It recognizes its obligations to the buyers of its tickets, and their right to know that drawings are fairly made, what prizes are drawn, and by whom, and all other particulars. Its transactions are open and above board. It has nothing to conceal, and invites the closest scrutiny. As may be supposed, its schemes are calculated on a basis which provides a fair profit to the Company, and with this profit it is satisfied. If any one drawing a prize so requests, his name will not be given to the public. If no objection is made, names and addresses are often given, so the public may satisfy itself of the accuracy of the published drawings.

Address M. A. DAUPHIN, New Orleans, La.  
or same, at 319 Broadway, New York.

Ask your Broker to write to his Correspondents at New Orleans concerning the financial standing and probity of the LOUISIANA STATE LOTTERY COMPANY.

NATIONAL PRINTING COMPANY, PRINTERS, 119 MONROE STREET, CHICAGO.

0415

NO SEED, NO HARVEST!

THE ONE HUNDRED AND SEVENTEENTH

OF THE  
**LOUISIANA**

WILL TAKE PLACE AT

**NEW ORLEANS,**

And every Second Tuesday of each Month throughout the Year.

In June and December, two Semi-Annual Extraordinary Distributions  
take place, under the Personal Supervision of

**IMPORTANT.**—It is no one's business to know for what purpose remittances are made.  
Postmasters cannot lawfully refuse to REGISTER a letter or issue  
a POST OFFICE MONEY ORDER, if addressed or payable INDIVIDUALLY to

*Remit by Post Office Money Order, New York Exchange, or Draft on New Orleans.  
Send money only by Express or Registered Letter, otherwise it will not be safe.  
N. B.—Our patrons will find it promotes a rapid delivery of their mail to enclose an  
envelope with their full address written by themselves, thus preventing  
mistakes. The omission of the County or Number and Street is one of the  
great causes of delay and mis-sending. Fancy Signatures or signatures  
not perfectly plain are especially to be avoided.*

0416

**DISTRIBUTION "CLASS B."**

**LIST OF PRIZES.**

1	PRIZE OF \$20,000	.....	\$20,000
1	"	10,000	10,000
1	"	5,000	5,000
2	"	2,500	5,000
5	"	1,000	5,000
20	"	500	10,000
100	"	100	10,000
200	"	50	10,000
500	"	20	10,000
1000	"	10	10,000
9 PRIZES OF \$300			\$ 2,700
9	"	200	1,800
9	"	100	900
1,857 Prizes, amounting to			\$110,400

**PLAN OF THE LOTTERY.**

The numbers from 1 to 10,000, corresponding with those numbers on the tickets printed in separate slips of paper are enclosed with equal to the rubber tubes and placed in one wheel. The five \$20 prizes, similarly printed and enclosed are placed in another wheel. The wheels are then revolved, and a number is drawn from the wheel of numbers, and at the same time a prize is drawn from the other wheel. The number and prize drawn are opened and exhibited to the audience, as I requested by the commissioners, the prize being placed against the number drawn. This operation is repeated until all the prizes are drawn out.

The nine remaining units of the same ten of the numbers drawing the 3 full prizes will be entitled to the 27 Approximation Prizes. For example: If Ticket No. 1246 draws the \$20,000 prize, three tickets numbered 1241, 1242, 1243, 1244, 1245, 1247, 1248, 1249 and 1250 will each be entitled to \$200, and so on, according to the above plan.

NOTE.—The 1,000 Prizes of \$10 will be determined by the two terminal units of the number drawing the Capital Prize. For example: If the number 5100 draws the \$20,000 Prize, every ticket ending in 00 will be entitled to \$10.

Price of Tickets—Wholes, \$2.00; Halves, \$1.00.

0417

**THE LITTLE HAVANA COMPANY,**  
 OR  
**Supplement to Royal Havana Lottery.**

TAKES PLACE

**Feb. 6th. March 6th.**  
 " 21st. " 20th.

Desiring to meet the very general demand for low priced Tickets, we have devised a Supplementary Series of Prizes, based upon the Regular Drawings of the Royal Havana Lottery. The amount of Prizes in which are as follows:

1 Grand Prize.....	\$5,000
1 do do.....	1,000
1 do do.....	500
2 Prizes of \$200 each.....	400
5 Prizes of 100 each.....	500
100 Prizes of 10 each.....	1,000
640 Prizes of 5 each.....	3,200
9 Approximations of \$20 each to the 9 remaining units of the same 10 as the one drawing the \$5,000 Prize.....	180
2 Approximations of \$10 each to the number preceding and follow- ing the one drawing \$1,000.....	20
761 Prizes.....	U. S. Currency, \$12,400

ALL PRIZES STATED ABOVE DRAWN AT EVERY DRAWING.

In the Supplement, as in the Ordinary, there are 25,000 Tickets, numbered from 1 to 25,000. The same number that draws the Capital Prize in the Ordinary Drawing of the Royal Havana Lottery draws the Capital Prize in the Supplement. So, too, with the Second and Third Capital, and all other Prizes above named. For example: if number 12,240 draws the Capital in the Ordinary drawing, the number 12,240 draws the Capital in the Supplement, etc. Of the character of the Havana Lottery it is unnecessary to speak, it having stood the test of public criticism and scrutiny for more than thirty years, and never yet failed in a single obligation to its patrons. The number of Tickets entitled to Prizes are published in the New York Herald and other papers, and holders of Tickets are wholly independent of us in obtaining knowledge as to whether their Tickets have drawn Prizes or not. The Tickets in the Supplement are sold at the uniform price, Wholes, \$1.00; Halves, 50 Cents. Prizes paid in full in United States currency immediately on presentation of Ticket.

# A NEW ERA

IN THE



Every Ticket-Holder can be his own Supervisor, call out his number and see it placed in the Wheel.

WHOLE TICKETS, \$2; HALF TICKETS, \$1.  
27 Tickets, \$60; 55 Tickets, \$100.

## RESPONSIBLE AGENTS ONLY WANTED.

Remit in Currency by Mail, Bank Draft or Express  
To insure against mistakes and delays, correspondents will please write their names and places of residence plainly, giving number of Post-office Box or Street, and Town, County and State.  
All communications connected with the Distribution and Orders for Tickets, should be addressed to

The Management call attention to the grand opportunity presented of obtaining, for only \$2, any of

## The Following Prizes:

- 1 PRIZE.....\$30,000
- 1 PRIZE..... 10,000
- 1 PRIZE..... 5,000
- 10 Prizes, \$1,000 each.....10,000
- 20 Prizes, 500 each.....10,000
- 100 Prizes, 100 each.....10,000
- 200 Prizes, 50 each.....10,000
- 500 Prizes, 20 each.....12,000
- 1,000 Prizes, 10 each.....10,000

### APPROXIMATION PRIZES:

- 5 Prizes, \$300 each.....\$2,700
- 9 Prizes, 200 each..... 1,800
- 9 Prizes, 100 each..... 900
- 1,960 Prizes.....\$112,400

Whole Tickets, \$2 Half Tickets, \$1

27 TICKETS, \$50. 55 TICKETS, \$100.

Orders of \$5 and upwards by Express can be sent at our expense.

AUTHORIZED by the COMMONWEALTH of KENTUCKY.

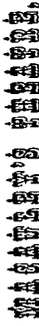
## SIXTEENTH

POPULAR DRAWING OF THE

# COMMONWEALTH

DISTRIBUTION COMPANY

—AT—



IN THE CITY OF LOUISVILLE, KY., ON

## SATURDAY, JAN. 31st, 1880.

THESE DRAWINGS, AUTHORIZED BY ACT OF THE LEGISLATURE OF 1868, AND SUSTAINED BY ALL THE COURTS OF KENTUCKY OCCUR REGULARLY ON THE LAST DAY OF EVERY MONTH (SUNDAYS EXCEPTED), AND ARE SUPERVISED BY PROMINENT CITIZENS OF THE STATE.

All Orders and Communications should be addressed to

**SPECIAL NOTICE.**

In presenting the 16th of their series of Popular Drawings, the Commonwealth Distribution Company respectfully assure the Public that the utmost vigilance will be used for the protection of ticket-holders, and to this end a committee of honorable citizens will be selected, and as many ticket-holders as possible are requested to be present, who, in conjunction with the committee, can personally supervise the Drawing, and see that the interests of all ticket-holders throughout the Union are represented as fairly as if they were present in person.

**NOTICE TO SUBSCRIBERS.**

The Commonwealth Distribution Company, in their original method of satisfying ticket-holders as to the fairness of their Drawing, and preventing fraud by allowing "any ticket-holder present to call for the number of his ticket. AND SEE IT PLACED IN THE WHEEL," have aroused the wrath and jealousy of rival companies who will use every means possible to damage this company, and subscribers therefore are notified that any scurrilous or damaging publications are untrue, and proceed from the source named.

**PLAN OF THE DRAWING.**

The Committee having made an accurate examination, will place in the larger wheel 100,000 tags numbered from 1 to 100,000, representing the numbers on the tickets—and in the smaller wheel 233 rubber tubes containing the prizes, printed on as many slips of paper, denominating from \$20 to \$30,000. A number will be drawn, and then a prize, which will be placed against the number drawn, and so continued until all the prizes are drawn.

**EXPLANATION OF APPROXIMATION PRIZES.**

The nine remaining units of the amount, drawing the three capital prizes, will be entitled to the twenty-seven Approximation Prizes.

For example: If ticket No. 30,123 were to draw the \$30,000 prize, then tickets numbered 30,101, 30,163, 30,164, 30,165, 30,166, 30,167, 30,168, 30,169, 30,170 would each be entitled to \$300, and in like manner with the \$10,000 and \$5,000 prizes, according to the scheme.

The 1,000 prizes of \$10 will be determined by the two ending figures of the number drawing the capital prize. For example: If No. 70,982 were to draw the \$30,000 prize, then every ticket ending with 82 would be entitled to \$10.

**LISTS OF DRAWING**

Will be promptly sent to all purchasers of tickets and published in the Louisville Courier-Journal, New York Herald, St. Louis Times-Journal, Indianapolis Sentinel, Pittsburgh Commercial-Gazette, Chicago Times, Nashville American, Cincinnati Enquirer and Washington Post.

**PAYMENT OF PRIZES.**

All the tickets drawing prizes will be paid promptly and in full upon presentation, either at our office in Louisville or at the Agency in New York, at the option of the holder.

**ESPECIAL NOTICE.**

**OFFICE COMMONWEALTH DISTRIBUTION Co.**  
Louisville, Ky., Dec. 1st, 1889.  
The charter under which the Drawings of the Commonwealth Distribution Company are held was authorized by an act of the Kentucky Legislature of 1869, and has been sustained by all the Courts of Kentucky. It has been frequently assailed by rival companies, who invariably have been defeated in their villainous machinations. Under this charter fifteen highly successful and satisfactory Drawings have been given, and they will so continue to be given according to a contract made with the owners of the Frankfort grant for

**THE PERIOD OF FIVE YEARS.**

Correspondents are particularly notified that any advertisements damaging to the interests of this Company are untrue and emanate from malicious rivals. The Company has now on hand

**A LARGE RESERVE FUND!**

Sufficient to pay the entire scheme, and are therefore not dependent upon the sale of tickets alone for the payment of prizes.

What further guarantee can be needed?

The continued victories of this Company and the ignominious defeats of rival companies have proven that the legal position of the Commonwealth Distribution Company

**IS IMPREGNABLE.**

Its large reserve fund and the full and prompt payment of all prizes prove that

**THEY ARE SOLVENT.**

And their new and original method of allowing any ticket-holder present the privilege of calling out the number of his ticket and seeing it placed in the wheel proves that

**THEIR DRAWINGS ARE FAIR.**

Next Grand Drawing at Mcenuley's Theatre, January 31, 1890.

0420

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

ANTHONY COMSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that <sup>Joseph Roberts</sup> Alexander Jones, and a Orlando Jackson, otherwise known as Jackson <sup>do</sup> did, on or about the 23<sup>rd</sup> day of January, 1880, at number ~~eighty-four~~ Nassau 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 further, that the said <sup>Joseph Roberts, Alexander Jones, and a</sup> Orlando Jackson, otherwise known as Jackson <sup>do</sup> had in their possession, within and upon certain premises, occupied by them and situated and known as number ~~Eighty-two~~ Nassau street, in the City 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 had in their possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided. <sup>and the said Alexander Jones, Joseph Roberts and a Orlando Jackson did further aid, abet, and assist in the unlawful business as charged.</sup>

Subscribed and sworn to before me,  
this 23<sup>rd</sup> day of January 1880

*A. W. Riehy*  
Police Justice.

*Anthony Comstock*

*1000 Valley*

0421

POLICE COURT — DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Henry Hoffman

Alexander Jones

A Orlando Jackson

Joseph Roberts

LOTTERY AND POLICY.

Dated Jan'y 23 1880

W. H. Busby

Magistrate.

Wm. J. ... Clerk

with Robert ... Officer.

WITNESSES:

Anthony ...

130 ...

Bailed, \$ 100.00

to answer ... Sessions.

By

Street.

0422

Police Court—First District.

CITY AND COUNTY } ss.  
OF NEW YORK,

*Joseph Roberts* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Joseph Roberts*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Spain*

Question. Where do you live?

Answer. *82 Nassau Street*

Question. What is your occupation?

Answer. *Clerk*

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

Answer. *I have nothing to say  
Joseph Roberts*

Taken before me, this

*Am. M. M. M. M.*

23 day of

January 1888

POLICE JUSTICE.

*1000 Broadway*

0423

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK, } ss

*Alexander Jones* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz

Question. What is your name?

Answer. *Alexander Jones*

Question. How old are you?

Answer. *23*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *84 Nassau St*

Question. What is your occupation?

Answer. *Clerk*

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

Answer. *I am not guilty*  
*Alexander Jones*

Taken before me, this

*24* day of *Jan'y*

1880

*Alexander Jones*  
POLICE JUSTICE.

0424

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*A* Orlando Jackson being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. Orlando Jackson

Question. How old are you?

Answer. 52

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. 59 E 57 - St

Question. What is your occupation?

Answer. Broker

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

Answer. I am not guilty  
A. O. Jackson

Taken before me, this

24

day of Jan

1887

POLICE JUSTICE.

*R. P. Smith*

0425

COUNSEL FOR COMPLAINANT.

COUNSEL FOR DEFENDANT.

117  
17766  
Circuit Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

ANNA STOKKMAN  
with intent to be  
legally united with  
LAWRENCE JONES  
of Orlando Jackson  
Joseph Roberts ✓

Offense

23 January 1880  
B. N. Bailey  
Moran  
with books & papers  
Clark

William Comstock  
151 Nassau St.

1600  
to return  
Bailed

Received in Dist. Atty's Office

BAILED,  
No. 1, 203 by Luther H. Clark  
Residence 257 W 54<sup>th</sup>

No. 2, by  
Residence

No. 3, by  
Residence

No. 4, by  
Residence

No. 5, by  
Residence

No. 6, by  
Residence

0426

The People  
vs  
A Orlando Jackson

City & County of New York ss  
A Orlando Jackson being duly  
sworn says. That on the 6<sup>th</sup> day of Sept  
last he bona fide sold out and  
transferred his business connection with  
87 Nassau St New York City to one  
Joseph Roberts, and has since con-  
ducted no business in the remotest  
degree connected therewith. Since which  
time said Roberts has closed the said  
business. Defendant has no intention  
of resuming said business in the future.

That defendant means no limited,  
and he could not pay a greater fine  
at this time than one hundred  
dollars without great trouble. —

That he prays this Honorable  
court to deal leniently with him  
for the further reason that he has a  
family to support. — Defendant is  
over 50 years of age.

Sworn to before  
me this 26 day  
of July 1881

John R. Abauzit  
Notary Public  
New York Co.

A Orlando Jackson

0427

City & County of New York ss.

Edward W. Munn, a Counselor at Law doing business at 206 Broadway New York, and of the Law firm of Munn & Cleveland being duly sworn says. That on the 6<sup>th</sup> day of September 1879 A. O. Jackson called at deponent's office, and desired deponent to draw a bill of sale of his premises 82 Nassau St. consisting of Office furniture, fixtures &c, to one Jacob Roberts, and to attend to the delivery thereof and the closing of his said business at 82 Nassau St. That deponent's firm did prepare said papers, and that deponent attended and witnessed the papers of transfer, and heard the formal delivery thereof to said Roberts. That said Jackson then expressed himself as tired of his business at said place, and that he would never more engage in it.

Edward W. Munn

Sworn to before me  
this 20<sup>th</sup> day of }  
January 1881. }  
John R. Moody }  
Notary Public }  
New York Co }

0428

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *Alexander Jones, A. Orlando Jackson and Joseph Roberto* each

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

*Henry Hoffmann*

and did procure and cause to be procured for the said

*Henry Hoffmann*

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

*Kentucky State Lottery*

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

is as follows, that is to say:



*Kentucky State Lottery*

To be drawn at *Covington, Ky.* Sat. Jan 31. 1880.

This ticket entitles the holder to the prize *\$1* drawn to its number. If applied for within twelve months from date. Payable without deduction. Whole.

*Package 934*  
Class A. Ticket No. 85093.

*Simmons & Dickinson*

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.

0429

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

That the said

Alexander Jones, a. Orlando Jackson and Joseph Roberts each

late of the Ward City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

Henry Koffmann

and did procure and cause to be procured for the said

Henry Koffmann

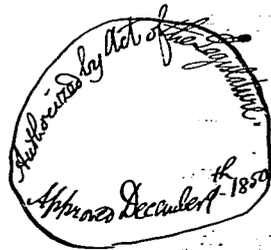
a certain paper and instrument being and purporting to be a part and share of a ticket of a certain lottery, to wit:

Kentucky State Lottery

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

called a lottery ticket and

is as follows, that is to say:



Kentucky State Lottery

To be drawn at Covington, Ky. Sat. Jan. 31. 1880.

This ticket entitles the holder to the prize \$1 drawn to its number. If applied for within twelve months from date. Payable without deduction. Whole.

Package 934

Class A. Ticket No. 85093.

Simmons & Dickerson.

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.

0430

And the Jurors aforesaid, upon their oath aforesaid, do further present :

That Alexander Jones, a Orleans Jackson  
and Joseph Roberto each  
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year  
aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously and unlaw-  
fully did keep a certain room in a certain building known as number eighty two  
Nassau Street

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

And the Jurors aforesaid, upon their oath aforesaid, do further present :

That the said Alexander Jones, a. Orleans  
Jackson and Joseph Roberto each  
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 they the said  
Alexander Jones, a. Orleans  
Jackson and Joseph Roberto each  
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 eighty two  
Nassau 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 jurors aforesaid unknown and cannot now be given).

~~And the jurors aforesaid, upon their oath aforesaid, do further present :~~

~~That the said~~  
~~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 :~~

0431

~~Said that to the said~~

~~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~~

~~in said Ward, City and County, with force and arms, did unlawfully and knowingly read, sell, lease, furnish and supply to one~~

~~and did procure and cause to be procured for the said~~

~~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:~~

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

*Daniel S. Rollins*

District Attorney.

0432

**BOX:**

29

**FOLDER:**

350

**DESCRIPTION:**

Jones, George

**DATE:**

01/27/81



350



0434

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

Form 112.

Police Court—First District.

of No. Pettie Heller  
388 Broome Street, being duly sworn, deposes  
and says, that on the 02 day of January 1891

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 deponent's  
person

the following property, viz: a pocket book containing  
good and lawful money in silver  
and copper coins to the amount  
and

of the value of Seven Cents Dollars,  
the property of deponent

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

now present from the fact that  
deponent felt a tug at the pocket  
of an ulster then worn by deponent  
as she was standing in the street  
and which pocket contained said  
property. That deponent immediately  
missed her property and saw the  
prisoner run away and deponent  
is informed that the prisoner saw  
the prisoner throw away said pocket  
book in his flight.

Pettie Heller

Sworn to, before me, this 02 day of January 1891

William D. Gillis  
Police Justice

0435

City and County of New York

Francis J. Moissen of M. C. College Place being duly sworn says that he saw the prisoner as he was running through Vesey Street throw away the pocket book here shown which Complainant identifies as the one taken stolen and carried away from her possession as before related

Sworn

Sworn to before me this  
22<sup>nd</sup> day of January 1881  
J. J. [Signature]  
Police Justice

0436

Police Court—First District.

CITY AND COUNTY OF NEW YORK, ss.

*Henry Jones*

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

*Henry Jones*

Question. How old are you?

Answer,

*18 Years*

Question. Where were you born?

Answer.

*England*

Question. Where do you live?

Answer

*36 Bleeker Street*

Question. What is your occupation?

Answer.

*Brush Maker*

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

Answer.

*I am not guilty of the charge*

*I saw the book George Jones took lying there, I picked it up, threw it away, and then, and the officers took me.*

Taken before me, this

*William J. [Signature]*  
Police Justice.

*22* day of *February* 18*88*

0437

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

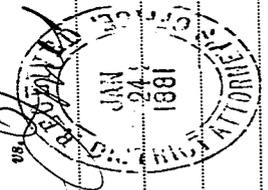
Address, .....

Police Court—First District

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Walter Valley*  
570 Avenue St

vs. *John L. ...*  
A. S. ... Larceny.



BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

*John L. ...*  
Dyall *January 22 1881*  
*W. D. ...* Magistrate.

*W. D. ...* Officer.  
*W. D. ...* Clerk.

Witnesses,  
*W. D. ...*  
*W. D. ...*

\$ *1.00* to answer

at Sessions

Received at Dist. Atty's office

0438

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*George Jones*

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

*One pocketbook of the value of  
twenty five cents*

*Gives copies of a number kind and  
denomination to the jurors aforesaid  
unknown, and a more accurate de-  
scription of which cannot now be given  
of the value of seven cents of the  
goods chattels and personal property  
of one Betta Heller on the person of  
the said Betta Heller then and these  
being found, from the person of  
the said Betta Heller*

~~of the goods, chattels, and personal property of one~~

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.

0439

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

*George Jones*

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

*One pocket book of the value of twenty  
five cents*

*Gives copies of a number kind and  
denomination to the jurors aforesaid  
unknown and a more accurate  
description of which cannot now be  
given, of the value of seven cents*

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

*Betta Heller*

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

*Betta Heller*

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

*George Jones*

then and there well knowing the said goods, chattels, and personal property, to have been feloniously  
stolen,) against the form of the Statute in such case made and provided, and against the peace of the  
People of the State of New York, and their dignity.

*Daniel S. Rollins*

**BENJ. K. PHELPS, District Attorney.**