

0607

BOX:

330

FOLDER:

3130

DESCRIPTION:

Quay, James

DATE:

11/28/88



3130

**POOR QUALITY
ORIGINAL**

0608

Witnesse:

S. Hall
Charles J. Dillon -

10342
Counsel, Filed 2^d day of Mar 188
Pleads, Chigachuk

THE PEOPLE

vs.
v. York

James H. Gray
(2 cases)

Grand Jury
for
Grand Jury
Pleas, Chigachuk

Grand Jury
for
Grand Jury
Pleas, Chigachuk

Grand Jury
for
Grand Jury
Pleas, Chigachuk

John R. FELLOWS,
District Attorney.

A True Bill.

John MacLean
Foreman.

Part III, January 11/89
Pleads guilty, S. J. Dillon
S. J. Dillon yrs.

**POOR QUALITY
ORIGINAL**

0609

Police Court

District.

Affidavit—Larceny.

City and County
of New York, } ss.

of No. 10 Cedar Street, aged 34 years,
occupation Printer being duly sworn
deposes and says, that on the 1st day of September 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the nighttime, the following property viz:

One type-writer valued
at Seventy-five 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:

James H. Tracy the
for the reasons following, to wit:
on the above date the said prop-
erty was in deponent's place
of business and having
missed the same is informed
by Charles Dillon (his person)
that on said date he Dillon
had the defendant Tracy with
a type writer in his possession
which type writer told defendant (Dillon)
he was going to bring home to do
some work for Samuel Hall.
Deponent says that he never
authorized the defendant to

Sworn before me this
day of September 1888

Letter Justice

**POOR QUALITY
ORIGINAL**

0610

Saying or type-written home with him and believing that the type - writer which the said killer saw in the possession of the defendant was his (defendant's) property, he (defendant) charges the defendant with the foregoing third and pray's he may be apprehended and found to answer said complaint.

I swear to before me)

This 26th day of September, Samuel Hale

A.D. 1888

Police Justice

**POOR QUALITY
ORIGINAL**

06 11

CITY AND COUNTY } ss.
OF NEW YORK,

aged 22 years, occupation

17 Cedar

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of September 188

Charles Dillon

Police Justice.

Over

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

Sworn to before me, this
of November 1st day }

of No. 10 Cedar

Street, aged 34 years,

occupation Painter

being duly sworn deposes and says,

that on the

day of

188

at the City of New York, in the County of New York, before me, the undersigned,
the foregoing Complaint, deponent
has seen the operator mentioned
named in said Complaint at the
home of the defendant, Gray,
at 6 West 4th Street, and since
then has seen said operator
in Simpson's Paint Shop at
225 Park Row,

Samuel Hall

Police Justice,

**POOR QUALITY
ORIGINAL**

06 12

CITY AND COUNTY
OF NEW YORK } ss.

aged 22 years, occupation

17 Cedar

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this
day of September 1881

Charles Dillon

Police Justice.

Over

CITY AND COUNTY } ss.
OF NEW YORK

POLICE COURT, 1 DISTRICT.

Sworn to before me, this
day of November 1881

Samuel Hall

of No. 10 Cedar

Street, aged 34 years,

occupation Printer

being duly sworn deposes and says,

that on the

day of

1881

at the City of New York, in the County of New York, affirms making
the foregoing Complaint, deponent
has been the operator more
than in said Complaint at the
house of the defendant, Gray,
at East 14th Street, and since
then has been said operator
in Simpson's pawn shop at
225 Park Row,

Samuel Hall

Police Justice.

**POOR QUALITY
ORIGINAL**

06 13

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

32 years.

Question. Where were you born?

Answer.

England.

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

Answer.

James H. - 5 days.

Question. What is your business or profession?

Answer.

Telest.

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 now guilty.

James H. Quay

Taken before me this
day of November 188

John Gleeson, Police Justice.

**POOR QUALITY
ORIGINAL**

06 14

Sec. 151.

Police Court _____ District. /

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK. of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by James Hall,
of No. 10 Cedar Street, that on the 1st day of September
188^t at the City of New York, in the County of New York, the following article to wit:

One type-writing machine
of the value of Seventy-five Dollars,
the property of Complainant
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by James N. Dury.

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

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

Dated at the City of New York, this 26 day of September 188^t

J. P. Hall POLICE JUSTICE.

**POOR QUALITY
ORIGINAL**

06 15

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Hall
vs.

James H. Gray

Warrant-Traeury.

Dated Sept 26-1888

Whiter Magistrate

Herrick Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Police Justice.

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

Dated 188

The within named

**POOR QUALITY
ORIGINAL**

06 16

Police Court.....

District.

1887

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Hall, Complainant

to ledge it

James H. Tracy

BAILLED,

No. 1, by _____

Residence _____

Street. _____

No. 2, by _____

Residence _____

Street. _____

No. 3, by _____

Residence _____

Street. _____

No. 4, by _____

Residence _____

Street. _____

Witnesses _____

No. 1, by _____

Henry Graham, 132 Broadway, New York

Street. _____

No. 2, by _____

John C. Tracy, 10 Cedar Street, New York

Street. _____

No. 3, by _____

John C. Tracy, 10 Cedar Street, New York

Street. _____

No. 4, by _____

John C. Tracy, 10 Cedar Street, New York

Street. _____

Dated May 19, 1887

Offense _____

Pettman Magistrate.

Henry Tracy, Officer.
County Precinct.

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

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

Dated May 19, 1887. John C. Tracy, Police Justice.

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

Dated May 19, 1887. John C. Tracy, Police Justice.

There being no sufficient cause to believe the within named

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

Dated May 19, 1887. John C. Tracy, Police Justice.

**POOR QUALITY
ORIGINAL**

06 / 7

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James D. May

The Grand Jury of the City and County of New York, by this indictment,
accuse *James D. May*

of the CRIME OF GRAND LARCENY IN THE ~~second~~ DEGREE, committed
as follows:

The said *James D. May*,

late of the City of New York, in the County of New York aforesaid, on the ~~first~~
day of ~~September~~, in the year of our Lord one thousand eighty hundred and
eighty ~~ninety~~, at the City and County aforesaid, with force and arms,

*one typewriter to the value
of seventy five dollars.*

of the goods, chattels and personal property of one *Samuel Hall*.

then and there being found, 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.

*J. D. Jackson.
J. D. Jackson*

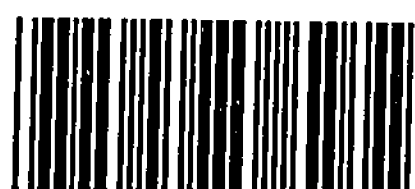
06 18

BOX:
330

FOLDER:
3130

DESCRIPTION:
Quay, James

DATE:
11/28/88



3130

**POOR QUALITY
ORIGINAL**

06 / 9

Witnesses;

A. Schorrenberg
S. Hall.

Counsel, of the day of Nov 188
Leads, Chrysall

THE PEOPLE

vs.

James H. Doway
(2 cases)

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]
(Endorsement, etc.)

cc 6/17/88
JOHN R. FELLOWS,

District Attorney.

A True Bill.

John MacCloskey

Foreman.

CH

Zonay Cases.

Forgery.

The forgery was committed Sept. 22, 1888.
I produce one of the checks on which forgery
was committed. The face of the check is in a
disguised writing of defendant. The name
"Samuel Hall" on back of check is forged.
The check is a fictitious one, no account being
kept at Lawrence, Frayser & Co's in the name
of the drawee.

August Dusse, formerly in the employ of Louis
Schortenreier, cashed check for defendant
on the strength of Hall's endorsement,
having been authorized by Mr. Schortenreier
to cash checks for defendant with Hall's
endorsement.

L. Schortenreier authorized clerk to cash checks
for Hall. Defendant had been in the
habit of getting checks cashed there,
similar to the forgery.

Samuel Hall swears to the check being a
forgery - ~~Cashed~~ Blank check was taken
from his desk. Produces similar blank -
also ordinary hand writing of defendant.
Mrs. Straight can testify to finding blank
checks in room formerly occupied by
defendant, pink in color; can probably

**POOR QUALITY
ORIGINAL**

0621

identify check here produced as similar to those she found.

Larceny Case.

Charles Dillon saw defendant Bouay with typewriter just after he had taken it from complainant's office. Defendant told Dillon he was taking typewriter home to do work for Hall.

Henry Graham corroborates Dillon. Graham may give testimony unwillingly on account of not being paid.

Mrs. Straight saw Hall identify typewriter by its number in Bouay's room. Was notified by Hall that it was his property and told not to deliver it to Bouay. Did no deliver it on 3rd Oct. Virtually refused to obey subpoena. Had no time to attend to it.

Samuel Hall saw and identified typewriter in Bouay's room. Afterwards saw and identified it in Simpson's stationery shop - where it was pawned Oct. 3rd in name of Hartley. Previous to May 1st 1888, Hall and Hartley occupied same office. Bouay never did typewriting for Hall - and was never author-

**POOR QUALITY
ORIGINAL**

0622

vized to take the typewriter.

Previous Record.

Mr. D. Bristol swearing to Donay's having been employed by him under name of Harrison.

T. J. Heavey, corroborates Mr. Bristol and swearing to missing \$200. which disappeared at some time as Donay. Mr. Bristol owed Donay some \$10. or \$12. at the time which he never called for. Was charged with having stolen the \$200. but no indictment was found.

(On Sept. 12th Hall was called away by telegraph on account of sickness of his child which resulted in death. Left Donay in charge of his business. Returned on Saturday Sept. 22nd in the afternoon but deferred receiving report of business from Donay until Monday. That afternoon forgery was committed, During Hall's absence Donay collected and paid money but collected about \$75.00 which Hall cannot account for. Donay did not go to work on Monday Sept. 24th and was not seen by Hall until his arrest on Oct. 17th.

**POOR QUALITY
ORIGINAL**

0623

About Oct 1st Dray collected 1.⁰⁰
from Mr. Seward, 320 Broadway, owing
to Hall, for which he ~~had~~ gave a
receipt in the name of J. H. Fraile.

**POOR QUALITY
ORIGINAL**

0624

SAMUEL HALL.

No.....

New York, 188

**LAWRENCE, FRAZIER & CO.,
BANKERS.**

Pay to the order of Dollars.

\$.....

**POOR QUALITY
ORIGINAL**

0625

Rec'd. July 31. 85

Title 2 pages

Statement 1 page

VA 2 pages

Title to - 1 page

IT 1 page - "

(S) IT 1 page - " 4 pages

IT 3 pages

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17 2 "

18 1 "

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3
45
6.3~~
~~15.0
45.0
6.30~~
5.50

16

**POOR QUALITY
ORIGINAL**

0626

J. W. Wilson & Co.

in accts with GfA Str. Panama

For G. Bussing & C°:

| | |
|---------------------------|--------|
| Receive Allowance 5 pkgs. | 602.00 |
| Pay proportion GfA. | 228.18 |
| Balance to receive | |

363 82

Martinez Hijos:

| | |
|--|--------|
| Receive Allowance ^{FHF} 15. Cases | 62.00 |
| Pay proportion GfA. 40 , | 102.32 |
| Balance to pay | |

50 32

J. Oliver & C°:

| | |
|-------------------------------|--------|
| Pay proportion GfA.X 44 pkgs. | 138.94 |
|-------------------------------|--------|

138 94

Wendell Villenave:

| | |
|--------------------------------|---------|
| Received Allowance EL 11 pkgs. | 1280.00 |
| Pay proportion GfA. , | 456.00 |
| Balance to receive | |

923 50

G. S. Asiawe & C°:

| | |
|------------------------------|---------|
| Receive Allowance L 30 pkgs. | 3349.00 |
| Pay proportion GfA.30 , | 1223.96 |
| Balance to receive | |

2725 04

Vendrell y Villenave

| | |
|--------------------------------|---------|
| Receive Allowance DFB Q17 pkgs | 2707.00 |
| Pay proportion GfA 20 , | 915.76 |
| Balance to receive | |

1761 24

2
tors and administrators covenant and agree to and with the said party of the first part his successors and assigns, that the said party of the second part, his heirs, executors or administrators, shall and will ^{will} and truly pay unto the said party of the first part, his successors or assigns, the said yearly rent at the times and in the manner hereinbefore specified, without deduction or delay, and will also punctually pay and discharge when and as the same become due and payable all taxes, assessments, rates and charges of every kind and description both ordinary and extraordinary including all rents, rates or charges for the Croton water or by reason thereof, which during the term hereby granted shall be assessed or imposed upon or charged in respect of the said demised premises or any part thereof by whatsoever authority or which shall or may become due or payable for or out or by reason of the said demised premises or any part thereof or of this lease, and that he or they shall and will at his or their own proper cost, charge and expense keep the buildings erected or to be erected upon the said lot of land

0628

in good and sufficient repair at all times during said term, making all necessary and proper repairs at his and their own costs and charges without any deduction from the rent above specified.. And, at the expiration of the expiration of the said term the said party of the second part his executors, administrators and assigns will quit and surrender the premises hereby demised, in as good condition and state as reasonable use and wear thereof will permit.

And it is hereby mutually covenanted. and agreed by and between the parties aforesaid that during the said term neither the said party of the second part, nor his executors, administrators or assigns, shall or will sell, assign, transfer or make over the lease or the said demised premises or any part thereof, or the term or estate hereby granted or created, or any of his or their term or time therein, without the consent in writing of the said party of the first part, his successors or assigns first obtained.

And the said party of the first part doth covenant that the said party of the second part on paying the said yearly rent and performing the covenants

hold the share or shares of said minor child or children accumulate the income thereof during her or their minority and upon her or their attaining the age of twenty-one years to pay to her or them the same with its accumulation.

And receive the rents, profits and income of another one-seventh equal part and pay the same semi-annually to my son William W. McAlpin during the term of his natural life and upon his death I give, devise and bequeath his one-seventh equal part to his children in equal shares and in case his children or any of them are under the age of twenty-one years at the time of his death then I order and direct my executors and trustees to hold the share or shares of such minor child or children and accumulate the income thereof during his or their minority and on his or their attaining the age of twenty-one years to pay to him or them the same with its accumulation.

And receive the rents, profits and income of another one-seventh equal

**POOR QUALITY
ORIGINAL**

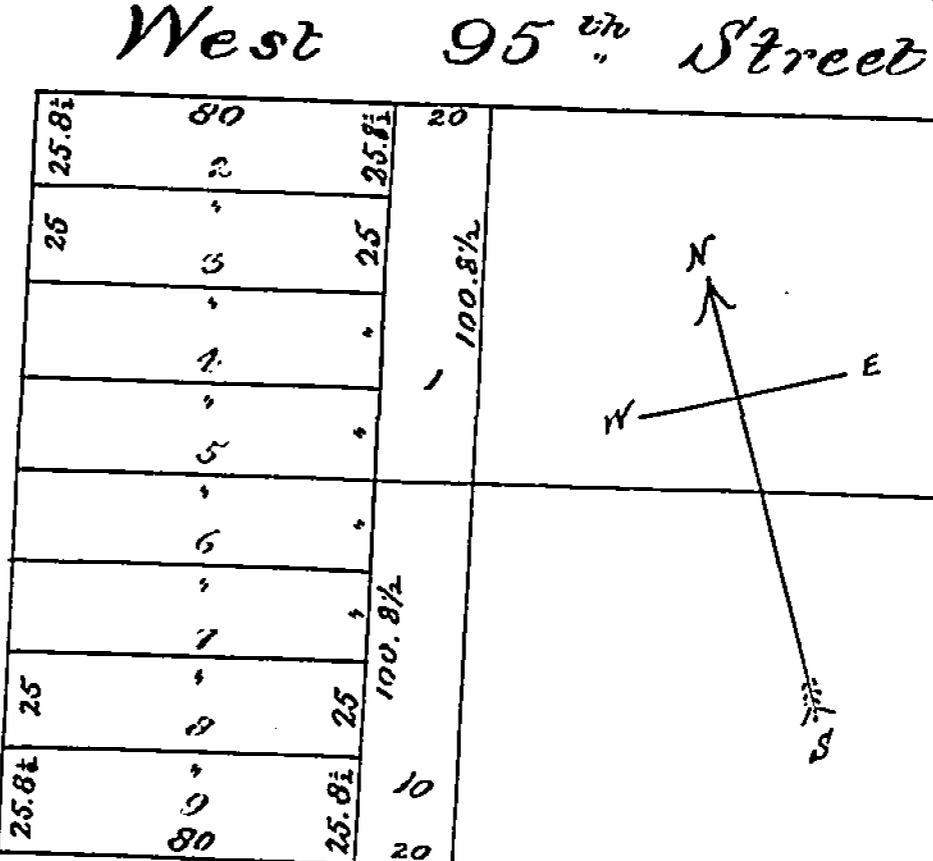
0630

part and pay the same semi-annually
to my son Charles W. McAlpin
until he dies.

**POOR QUALITY
ORIGINAL**

0631

in Avenue



J. Olcott Rhines
Searcher

Please search for Taxes or in
Assessments of, upon, or in any
manner affecting the premises shown
on foregoing Diagram or any
part thereof.

Also please search for Croton
Water-Rents and Sales for the
same

for

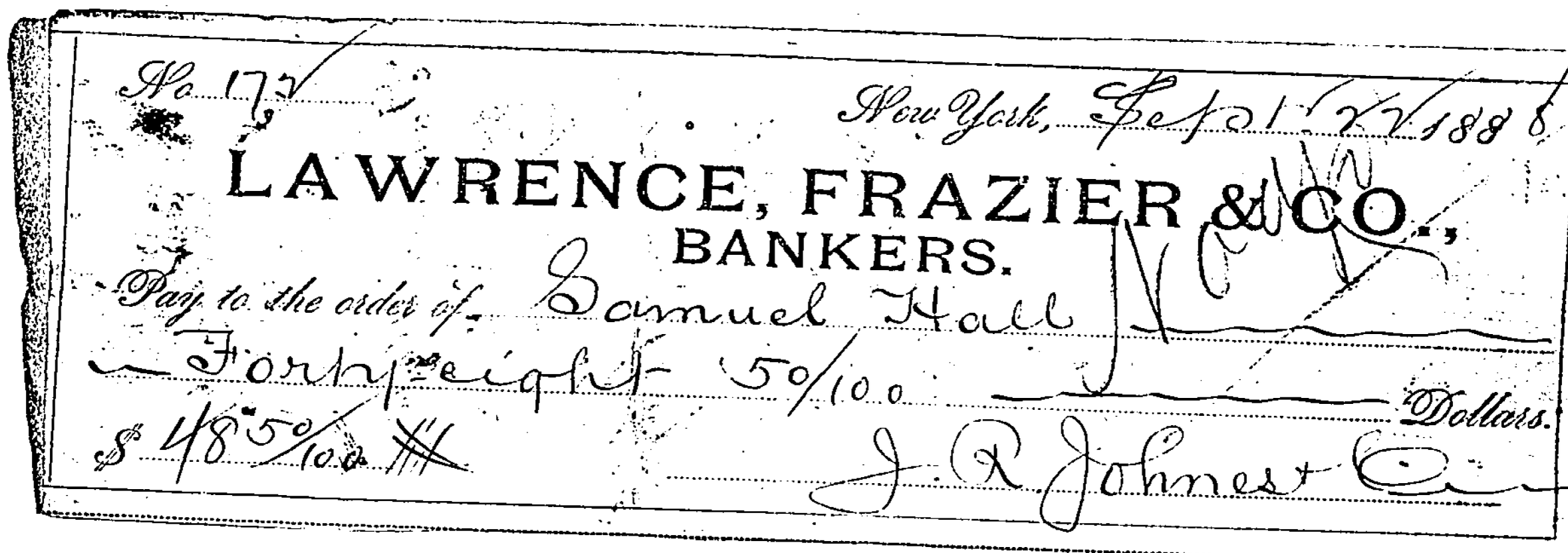
**POOR QUALITY
ORIGINAL**

0632

*Perry
in
Gray*

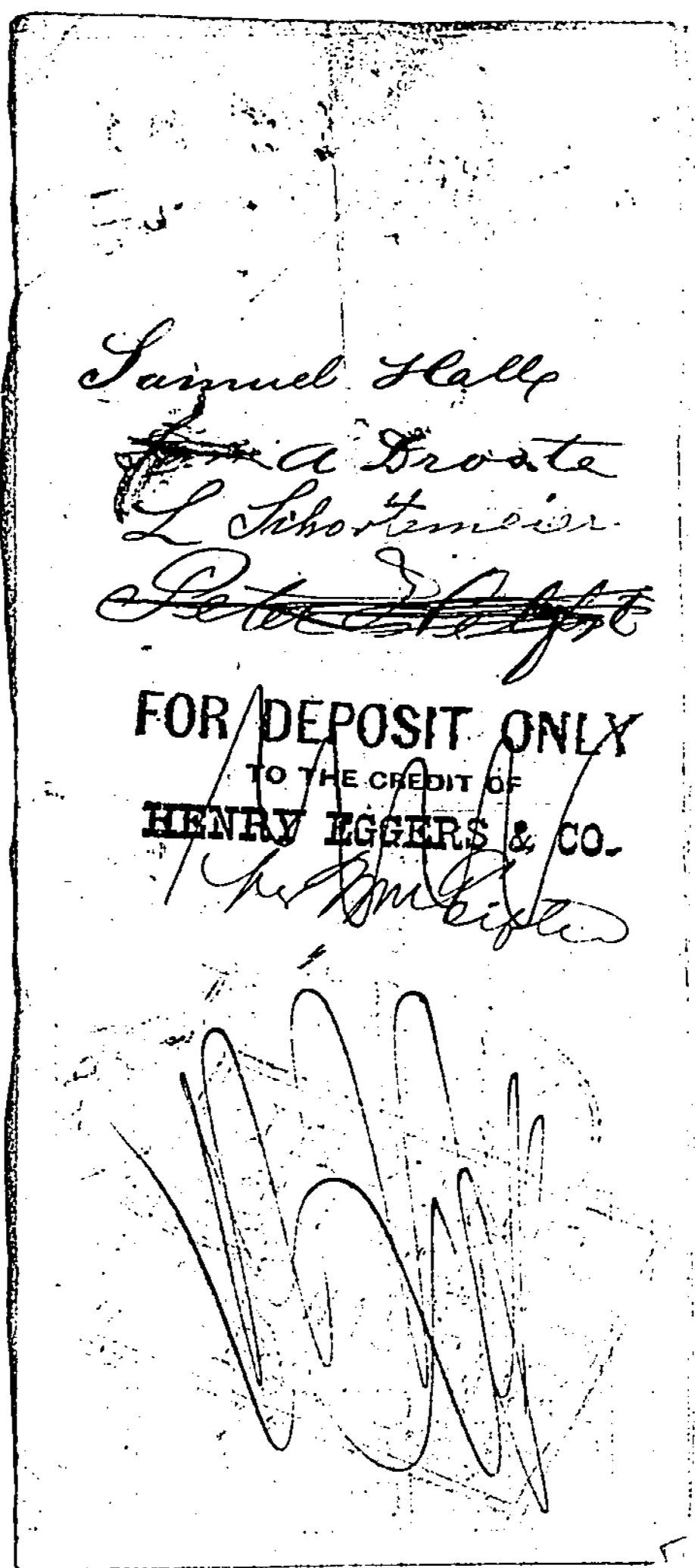
**POOR QUALITY
ORIGINAL**

0633



**POOR QUALITY
ORIGINAL**

0634



**POOR QUALITY
ORIGINAL**

0635

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

POLICE COURT, / DISTRICT.

Louis Schortenier
of No. 201 Pearl Street, being duly sworn, deposes and says,

that on the 22nd day of September ¹⁸⁸⁸

at the City of New York, in the County of New York, James H. Quay

(now here) with intent to defraud
did feloniously, falsely make, forge,
counterfeit and utter the endorsement
of the name of Samuel Hall to the
aforesaid instrument in writing pur-
porting to be a check drawn by
J. R. Johnson and Company and payable
to the order of Samuel Hall and
paid by deponent's servant for the
sum of Forty eight $\frac{50}{100}$ Dollars in
violation of Section 511 of the
Penal Code of the State of New
York for the following reasons
to wit: that on said day the deponent
is informed by August Droste (now
here), the defendant came to said
premises and presented the aforesaid
check to said Droste who is
deponent's bartender and asked said
Droste to cash said check and represented
to said Droste that one Samuel Hall
had endorsed said check and had
sent him, defendant to obtain the
money called for in said check. The
said Droste having authority from deponent
to cash checks and upon the re-
presentation made as aforesaid and
believing the endorsement to be the
genuine signature of said Samuel

**POOR QUALITY
ORIGINAL**

0636

Hall, did pay said sum of Forty eight 50/100 Dollars. Deponent is informed by Samuel Hall (now here) that the endorsement on the annexed check of the name Samuel Hall is not the signature of or in the handwriting of Samuel Hall but is a fac-simile, counterfeit and imitation of said ^{handwriting} Hall. And that he Hall never authorized the defendant or any other person to affix the signature to the annexed check and that the same was done without his knowledge.

Deponent charges the defendant with intent to defraud did make alter and counterfeit the annexed check and defraud this deponent out of said sum.

Sweard before me } Louis Schottemeier,
the 19th November, 1888 }

J. M. Plattison
Police Justice

POLICE COURT - DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

| | | | | | | | | |
|-----|--|--|--|--|--|--|--|--|
| vs. | | | | | | | | |
|-----|--|--|--|--|--|--|--|--|

Date 1888

Magistrate.

Officer.

Witness,

Disposition

**POOR QUALITY
ORIGINAL**

0637

CITY AND COUNTY
OF NEW YORK, } ss.

aged 35 years, occupation Painter of No.

10 Cedar

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Louis Schortemeyer
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

*Sworn to before me, this 19
day of November 1888*

Samuel Hall

JM Patterson

Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK,

aged 34 years, occupation Bartender of No.

2513 3rd Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Louis Schortemeyer
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

*Sworn to before me, this 19
day of November 1888*

Aug Drasté

JM Patterson

Police Justice.

**POOR QUALITY
ORIGINAL**

0638

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

James H. Gray 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.

James H. Gray

Question. How old are you?

Answer.

57 years

Question. Where were you born?

Answer.

England

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

Answer.

New York

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

James H. Gray

Taken before me this

day of November 1888

J. M. Patterson
Police Justice.

**POOR QUALITY
ORIGINAL**

0639

Police Court---
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Scholmer
No. 10 Regal
Janet May

BAILIED,
No. 1, by

Residence.....
Street.

No. 2, by.....
Street.

Residence.....
Street.

No. 3, by.....
Street.

Residence.....
Street.

No. 4, by.....
Street.

Dated Nov 19 188

D. Pelleason

Magistrate.

C. Kersack

Officer.

Court Precinct.

Witnesses: Alexander Donnelly
No. 10 Regal
Street.

Samuel H. H. Collier
No. 10 Regal
Street.

John Shadwick
No. 10 Regal
Street.

No. 10 Regal
Street.

Closed

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

defendant

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

Dated Nov 19 188 D. Pelleason 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.

**POOR QUALITY
ORIGINAL**

0640

District Attorney's Office.

*Witnesses
for the
PEOPLE*

vs.

James H. Lucy

August 1st 1889
2573 3^d Ave.
Louis Schleifer
201 Pearl St.
Samuel Hall
10 Cedar St.
Mrs Straight
24 E. 4th St.

Forgery case.

Part 3. January 16th 1889.

District Attorney's Office.

PEOPLE

vs.

James H Lucy

Part 3.

Jan 16th

All subpoenas
Served Directly

**POOR QUALITY
ORIGINAL**

064 /

District Attorney's Office:
City & County of
New York.

Mr. DeCabe
(Send to whoever has charge of
case)

**POOR QUALITY
ORIGINAL**

0642

Henry Graham 132 Hayward St. Brooklyn C.D.

Can corroborate testimony of Dillon
as to taking of type-writer.

Mrs Strait wife of Edward Strait, 24 E 4th
St. City, can testify to identification
of type writer by complainant in
room occupied by defendant. Also
to finding blank checks in defend-
ant's room similar to blanks on
which forgery was committed.

2 cases against James H. Gray

Samuel Hall

Complainant

**POOR QUALITY
ORIGINAL**

0643

17 Cedar St.,

New York, December 11th, 1888

Col. J. R. Fellows,
District Attorney,
N. Y. City, N. Y.

Dear Sir:-

I am this day in receipt of a sub poena in the case of the people vs. James H. Quay, who is to be tried for felony.

In this case I beg to state I have received no less than six sub poenas prior to the one above referred to; and in each instance I have responded as requested, thereby losing no less than five full days; and according to the progress made during this time it appears to be absolutely useless to try to arrive at the length of time this programme is to be continued.

I wish to state right here, that I am in a position which I consider of some value to me; and my continuance therin is dependent upon the duties of the office receiving my undivided ~~attention~~ attention, which it certainly cannot have if this running to and from court is to be continued.

If the rights of the people are to be considered, I respectfully apply to you as the people's representative to advise me definitely when this case is to be called in order to facilitate matters and thus guard against any waste of valuable time.

Respectfully,

S. C. Lillor.

**POOR QUALITY
ORIGINAL**

0644

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 344 Madison Street, aged 26 years,

occupation Truck man being duly sworn

deposes and says, that on the 19th day of December 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Five boxes containing twenty dozen cans of condensed milk, of the value in all in the sum of Twenty six dollars and fifty cents

the property of Henry Eggers and Company and ^{and Herman Low, copartners} in case of deponent as a common carrier

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 Joseph Palmer, (now here)

for the reason that on said day the defendant was employed by deponent as driver of deponent's team of horses and truck and as such there was delivered to him by Henry Eggers and Company a quantity of merchandise to be delivered by defendant to one O'Connor. That among the merchandise received by the defendant was the aforesaid five boxes of condensed milk. That defendant drove said horses and truck to the corner of Stanton Street and Ludlow Street and there abandoned the said team and said property

Sworn to before me, this

188

Police Justice.

**POOR QUALITY
ORIGINAL**

0646

CITY AND COUNTY } ss.
OF NEW YORK,

Michael J. Hickey
aged 48 years, occupation Police Officer of No.
2 New Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 24th day of December 1888 *Michael J. Hickey*

F. J. C. Kelly
Police Justice.

**POOR QUALITY
ORIGINAL**

0647

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Joseph Palmer 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. *Joseph Palmer*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Maryland*

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

Answer. *83 Clinton St. 12 years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am guilty* *Joseph Palmer*

Taken before me this

day of December 1887

Solicitor Police Justice.

**POOR QUALITY
ORIGINAL**

0648

#651 Police Court...

10 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Melvin Grey
324 Madison Street.

Joseph Palmer

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

Dec 24 1888

Officer

2

Precinct

Magistrate

A. Reilly

Magistrate

Officer

2

Precinct

Magistrate

Witnessed

All the above

2

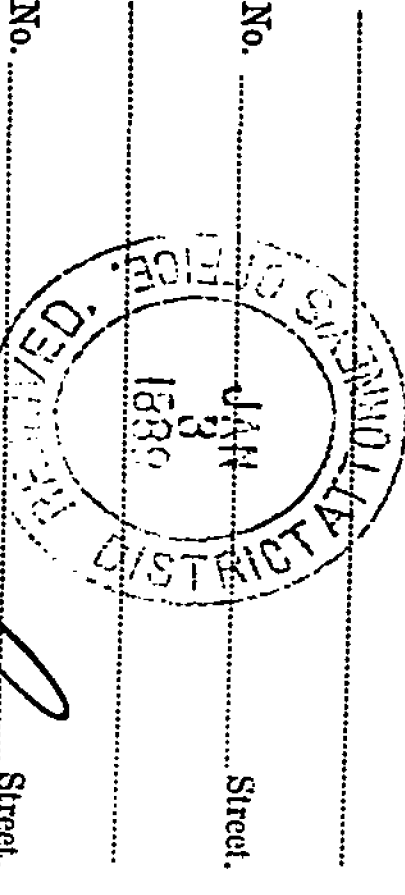
Precinct

Magistrate

Officer

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.....

Defendant

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

Dated Dec 24 1888 James F. Miller 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.

**POOR QUALITY
ORIGINAL**

0649

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

James M. Dwyer

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

James M. Dwyer of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said James M. Dwyer,

late of the City of New York, in the County of New York aforesaid, on the 22nd day of September, in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, having in this custody a certain instrument and writing, purporting to be an order for the payment of money of the said called Isaac Dreher which said instrument and writing is as follows, that is to say:

"No 112 New York, Sept 22 1888
Lawrence T. Farrier & Co.,
Barbers.
Pay to the order of Samuel Hale
Forty-eight 50/100 — Dollars.
\$ 48 50/100 # J. P. Jones & Co."

the said James M. Dwyer afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in forging on the check of the said instrument and writing a certain instrument and writing commonly called an endorsement which said forged instrument and writing commonly called an endorsement is as follows, that is to say:

"Samuel Hale"

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

**POOR QUALITY
ORIGINAL**

0650

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
James D. Drury of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said James D. Drury)

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid having in his possession a certain instrument and writing, purporting to be an order for the payment of money of the said called Bank Cheaser which said instrument and writing is as follows, that is to say:

"No 42 New York, January 1888
Samuel Frazier & Co.,
Bankers.
Pay to the order of Samuel Mott
Twenty eight \$28/100 — Dollars
\$48⁵⁰/100 # J.D. Drury Jr."

on the back of which said instrument and writing there was then and there written a certain forged instrument and writing commonly called an endorsement of the said last-mentioned instrument and writing which said forged instrument and writing, commonly called an endorsement is as follows, that is to say:

"Samuel Mott"

with force and arms, the said forged endorsement then and there feloniously did utter, dispose of and put off as true, with intent to defraud, the the said James D. Drury then and there well knowing the premises, and that the said endorsement was forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.