

0009

**BOX:**

34

**FOLDER:**

403

**DESCRIPTION:**

Jaecaz, Emile

**DATE:**

03/08/81



403

0010

32  
Part. ch. 11.

Counsel  
Filed  
Pleads  
day of March 1881.  
for (4)

THE PEOPLE  
vs.  
Emil Jacarz

Larceny, and Receiving Stolen Goods.

DANIEL G ROLLINS,  
District Attorney.

A True Bill.  
William H. ... Foreman.  
March 12/81  
J. ...  
Rev. ...

0011

The tald officer  
that he bought it  
for a boot block  
for 8 cts -

Swear in it -  
that it was given  
to him

00 12

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

of No. Charles Siddons  
205 Thompson Street, being duly sworn, deposes

and says, that on the 26 day of February 1881

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

the following property, to wit:

One diamond breast-pin

of the value of Seventy Dollars,  
the property of deponent

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

Emile Faicaz, now here,  
from the fact that deponent lost  
paid pin behind the car of  
No. 173 Greene Street.  
That thereafter deponent informed  
said Emile of his loss and asked  
Emile if he, Emile, had found  
the same, and said Emile then  
and there denied finding said  
pin or knowing anything about  
its whereabouts.  
That deponent afterwards discovered  
that said Emile had found said

0013

pen and sold the same to a  
Frenchman in Worcester street for  
the sum of nineteen dollars; and  
the said Devile thereafter admitted  
and confessed in the presence of  
Officer Warren, here present, that  
he, Devile, had found and sold  
said pen as aforesaid.  
Sworn to before me  
this 28<sup>th</sup> day of July 1881

Charles F. Siddons  
Notary

State of Massachusetts  
Police Justice

00 14

Police Court—Second District.

CITY AND COUNTY  
OF NEW YORK.

*Emile Faicaz* 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.—*Emile Faicaz*

QUESTION.—How old are you?

ANSWER.—*Seventy years of age*

QUESTION.—Where were you born?

ANSWER.—*France*

QUESTION.—Where do you live?

ANSWER.—*175 Greene Street*

QUESTION.—What is your occupation?

ANSWER.—*Bankkeeper*

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

ANSWER.—*I didn't steal it. It was given to me. I am not guilty. I swear Emile*

Taken before me, this

*Wm. C. Blawie*  
Police Justice.  
1887

0015

Form 864

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*Charles Seldens*  
205 *Washington St*

*Amble Jucias*

DATED *February 28* 18*81*

*Clawson* MAGISTRATE.

*Warren* OFFICER.

WITNESS:  
*Wm. Warren*

*10 Pleasant Police*



*600* TO ANS.

BAILED BY

No.

*Ans.*

Affidavit—Larceny. *Ans.*

00 16

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

*Emil Jaesary*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*twenty sixth* 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 piece of the value of seventy dollars*

of the goods, chattels, and personal property of one

*Charles Siddons*

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.

0017

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

That the said

*Emil Jacarz*

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 part of the value of goods, shall and*

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

*Charles Siddons*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

*Charles Siddons*

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

*Emil Jacarz*

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.~~ *taken and carried away*

**DANIEL C ROLLINS,**  
~~\_\_\_\_\_~~, District Attorney.

0018

**BOX:**

34

**FOLDER:**

403

**DESCRIPTION:**

Jaquemo, Joseph

**DATE:**

03/21/81



403

0019

207

To the Court.  
Scales to their care  
Send two or three  
complaints  
Grand jury =

Counsel,  
Filed 21 day of March 1881  
Pleas at Court by 22.

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.  
Joseph Jaquero

2

DANIEL C ROLLINS

District Attorney.

Part in March 31, 1881  
Meas. 3 1/2  
A True Bill.

William H. Kelly  
Foreman.

24.6 news 1/2  
J.S.

0020

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

*Joseph Jaquemo*

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

*One chair of the value of thirty dollars*

of the goods, chattels, and personal property of one

*Apollinaire Fournier*

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.

0021

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

That the said

*Joseph Jaquemo*

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 chair of the value of thirty dollars*

of the goods, chattels, and personal property of the said *Apollinaire Fournier*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

*Apollinaire Fournier*

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

*Joseph Jaquemo*

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen <sup>*taken and carried away*</sup> 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 C ROLLINS,

BENJ. R. PHELPS, District Attorney.

0022

389

Counsel,  
Filed 30 day of March, 1881  
Pleads

*Larceny, and Receiving Stolen Goods.*

THE PEOPLE

vs.

*I*

*Joseph Agueno  
(Com)*

DANIEL C. ROLLINS,

~~Attorney at Law~~  
~~for~~ **HANN & HENRIKS,**

*District Attorney.*

A TRUE BILL,

*William H. Peley*  
*Foreman.*

0023

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

*Joseph Jaquemo*

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

*Six precious stones ( of the kind commonly  
called Amethisto ) of the value of two  
dollars and eighty three cents each*

of the goods, chattels, and personal property of one

*Apollinaire Fournier*

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.

0024

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

That the said

*Joseph Jaquemo*

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,

*six precious stones (of the kind commonly called Amethysts) of the value of two dollars and eighty three cents each*

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

*Apollinaire Journis*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

*Apollinaire Journis*

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

*Joseph Jaquemo*

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~~ *taken and carried away*

**DANIEL G. ROLLINS,**

**BENJAMIN K. PHELPS, District Attorney.**

0025

389 1/2

Counsel,  
Filed 30 day of March 1884  
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Joseph J. Aquino  
(3 Cases)

DANIEL C ROLLINS,  
District Attorney.

District Attorney.

A True Bill.

William H. Phelps  
Foreman.

The People }  
 Joseph Jaquemo }  
 City and County of New York - ss.  
 Apollinaire Journier  
 being duly sworn deposes and says  
 that on the 16<sup>th</sup> day of August 1880  
 the above-named defendant called  
 upon deponent and obtained two (2)  
 watch chains of the value of sixty  
 seven dollars represented to  
 deponent that he (defendant) had  
 a customer to whom he could sell  
 them. That three days afterwards  
 the above-named defendant called  
 upon deponent, and ~~sold~~ deponent  
 returned one of the chains and  
 represented that he has sold the  
 other. Deponent thereupon demanded  
 the money for the same, which  
 said defendant said he would  
 return said money in a few days,  
 whereupon deponent asked said defendant  
 to return the chain, said defendant  
~~said~~ that he had not sold the chain, but  
 that he had pawned the chain and  
 gave to this deponent a pawn ticket  
 representing the same.  
 Deponent further says that on the

0027

third day of July 1880, that he  
entrusted six Amethyst stones  
<sup>valued at seventeen dollars</sup>  
under similar circumstances, that  
deponent demanded of said defendant  
one pay for the same, when defendant  
stated to deponent that he had not  
sold them but pawned them and  
gave to deponent a pawn ticket  
representing the same

Sworn to before me this 7<sup>th</sup> day of March 1881 J. O. Fanning  
Chas E Marsac  
Notary Public  
N.Y. Co

0028

Bill <sup>889</sup> 7/12

Ordered

Calvin Kuhl  
Jury

Rec'd from tickets

NO. 1278, date July 14, 50

man & shirts

please return

please to Abraham

F. H. Klein

1177 N

Appelmonie Jorjines

229 Bury

0029

Form 112.

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

Police Court—First District.

of No. 357 Bowery Street, being duly sworn, deposes  
and says, that on the 21<sup>st</sup> day of January 1881  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent, by trick and

artifices =  
the following property, viz One gold watch of  
the value of Fifty dollars.  
and at various dates previous  
and subsequent thereto  
property consisting of diamonds, watches,  
jewelry of the value of  
about Seven hundred dollars.

in all Seven hundred Fifty = Dollars,  
of the value of deponent.  
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 Joseph Jagnemo =

now present. from the fact  
that said Joseph Jagnemo  
obtained from this deponent  
said property for the purpose  
of selling the same for  
deponent and instead of selling  
the same said Joseph Jagnemo  
acknowledged and confessed  
to this deponent that he  
possessed the same and  
gave deponent the power  
tickets for a portion of said  
property and the power ticket  
for the one watch is hereto attached

Sworn to before me this 13<sup>th</sup> day  
of January 1881  
John Thompson Police Justice

v. J. Jagnemo

0030

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Joseph Augustus* being duly examined before the under-  
signed, 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 Augustus*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Italy*

Question. Where do you live?

Answer. *354 Broadway*

Question. What is your occupation?

Answer. *Jeweller*

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

Answer. *I am not guilty.*

*Joseph Augustus*

Taken before me, this  
*13th*  
*1887*  
*John J. ...*  
Police Justice.

*John J. ...*

0031

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

207

Police Court—First District.

THE PEOPLE, vs.,

ON THE COMPLAINT OF

*Nicholas DeLuca*  
*354 Broadway*

*Joseph J. Quinn*

1  
2  
3  
4  
5  
6

*March 13 1891*

*Morgan* Magistrate.

*A. J. O'Connell* Officer.  
*C. J. O'Connell* Clerk.

Witnesses  
*Officer Adams*

*with Charles J. Kelly*

*Mr. F. J. O'Connell*

*2570*

*at Sessions*

Received at Dist. Atty's office *Comm. Ad.*

BAILED:

No. 1, by *Robertson*

Residence *on 28th St*

*W. J. O'Connell*

No. 2, by *James J. Quinn*

Residence *Mr. Quinn*

*J. J. Quinn*

No. 3, by *W. J. O'Connell*

Residence *229 Perry*

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence



0032

Mr. Lym directs  
that Genl F. will  
examine the witnesses  
who will be here  
at 2 o'c. and  
make out a stronger  
case if possible  
than this one  
could

0033

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

*Joseph Jaquemo* whose real  
name is to the jurors aforesaid unknown  
but who is here designated as *Joseph Jaquemo*  
late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*twenty first* 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 watch of the value of fifty dollars -  
Divers articles of jewelry a more accurate  
description of which is to the jurors aforesaid  
unknown and cannot now be given, of  
the value of seven hundred dollars*

of the goods, chattels, and personal property of one

*Virgilio Del. Senovese*

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.

0034

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

That the said *Joseph Jaquemo* whose real name is to the Jurors aforesaid unknown, but who is here designated as *Joseph Jaquemo*

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

One watch of the value of fifty dollars  
Divers articles of jewelry, a more accurate description of which <sup>is to the Jurors aforesaid unknown and</sup> cannot now be given of the value of seven hundred dollars

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

*Virgilis Del Genovese*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

*Virgilis Del Genovese*  
unlawfully, unjustly, and ~~for the sake of wicked gain,~~ did feloniously receive and have (the said *Joseph Jaquemo* whose real name is to the Jurors aforesaid unknown, but who is here designated as *Joseph Jaquemo* then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen <sup>there and carried away</sup> 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 C ROLLINS,

~~BENJ. K. PHELPS~~, District Attorney.

0035

**BOX:**

34

**FOLDER:**

403

**DESCRIPTION:**

Johnson, John

**DATE:**

03/09/81



403

0036

Filed 9 day of March 1881

Pleas No Conty!!

THE PEOPLE

<sup>19</sup>William  
<sup>112</sup>Johnson

vs.

P

John Johnson  
otherwise called

John Williams  
Daniel J. Rogers

BENJ K PHELPS,

Felony Assault and Battery.

District Attorney.

Part in March 15, 1881  
ind & convicted 1<sup>st</sup> Court

A True Bill.

William H. Kelly  
Foreman.

10.4. S.P.



0037

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

Jennie Reilly  
of No. 19 Lorimer Street,  
Williamsburgh

being duly sworn, deposes and says  
that on the 23<sup>rd</sup> day of January in the year

1881 at the City of New York she was violently and feloniously assaulted and beaten by

John Johnson, otherwise Williams,  
now here, who then entered deponent's  
residence in South Fifth Avenue and  
seized hold of and threw deponent  
on the bed, and saying to deponent  
"I come here to kill you" did  
did viciously stab, cut and wound  
deponent on the left side with  
the blade of a Dutch knife or  
dagger which knife or dagger  
he then held in his hands and  
with which he did so stab  
and wound deponent

with the felonious intent to take the life of deponent, <sup>and then</sup> to do <sup>her</sup> him bodily harm, and  
without any justification on the part of the said assailant;

Wherefore this deponent prays that the said assailant may be apprehended and dealt  
with according to law.

Sworn to before me this 26<sup>th</sup> day of February 1881  
Jennie Reilly  
Mark

Wm. Patterson  
Police Justice.

0038

POLICE COURT—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Jimmie Reilly*  
*19 Lorimer St - Williamsburgh*

vs.

*John Johnson*  
*Minnie*  
*Williams*

OFFENCE—Felonious Assault and Battery

Dated *Feb 26* 18*81*

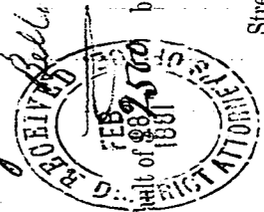
*Putterson* Magistrate.

*Augayne &* Officer.

*Web* Clerk.

Witnesses: *Edward Augayne*  
*f. West. Police*

*Dr. Montgomerie*



Committed in default of \$*25.00* bail.

Bailed by

No.

Street.

0039

Police Court—Second District.

CITY AND COUNTY  
OF NEW YORK.

*John Johnson, et al. Williams*  
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.—*John Johnson*

QUESTION.—How old are you?

ANSWER.—*Twenty-eight years 7 mo*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*No. 112 Sullivan St.*

QUESTION.—What is your occupation?

ANSWER.—*Fireman*

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

ANSWER.—*I cut her, but I did not knock her down*

*John Johnson*

*John Johnson*  
1887  
Police Justice

0040

**State of New York.**

Executive Chamber,

Albany, N. Y. 15 1884

Sir: Application having been made to the Governor for the pardon of John Johnson, who was sentenced on Feb. 14 1881, in your County, for the crime of Assault to kill for the term of 10 years and \_\_\_\_\_ to the State Prison you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. As per previous respectfully stated

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

Very respectfully yours,

To Hon. R. B. Olney

District Attorney, &c.

By Godwin Jones  
Executive Secy

0041

John Johnson

John Williams

Ed Edwards

Benjamin  
John Stevens

✓

C. H. D.

See 29. 7884

Answered

0042

Court of General Sessions

People vs  
John Williams } Affidavit of Service  
City & County of New York ss.

That Williams being duly sworn says that on Sunday March 13<sup>th</sup> 1881 at No 183 South 5<sup>th</sup> Avenue in the City of New York served a Subpoena upon one Mrs Kelly commanding her to appear at Part 2<sup>d</sup> of this Court, to testify in the above entitled case, by delivering the same to her personally, that Mrs Kelly is a material witness on the part of the defense, and admitted to depose that she was present at the time of the alleged assault and witnessed the difficulty between John Kelly & John Williams.

That depose has been in Part 2<sup>d</sup> of this Court since Eleven o'clock this day's and that the above named witness has failed to appear in answer to said subpoena.

Sworn to before me

this 14<sup>th</sup> day of March 1881

John Williams  
mark

John Williams  
Clerk of Court

0043

Lester  
V.  
Johnson  
Apprentice  
Marchant

0044

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 otherwise called John Williams*  
late of the City of New York, in the County of New York, aforesaid, on the  
*twenty third* day of *January* in the year of our Lord  
one thousand eight hundred and eighty *one* with force and arms, at the City and  
County aforesaid, in and upon the body of *Jennie Reilly*  
in the peace of the said people then and there being, feloniously did make an assault  
and *her* the said *Jennie Reilly*  
with a certain *knife*  
which the said *John Johnson otherwise called John Williams*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon willfully and feloniously did beat, strike, stab, cut, and wound  
with intent *her* the said *Jennie Reilly*  
then and there, feloniously and willfully to kill, against the form of the Statute  
in such case made and provided, and against the peace of the People of the State of  
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said *John Johnson otherwise called John Williams*  
with force and arms, in and upon the body of the said *Jennie Reilly*  
then and there being, willfully and feloniously did make an  
assault and *her* the said *Jennie Reilly*  
with a certain *knife* which the said *John Johnson*  
*otherwise called John Williams*  
in *his* right hand, then and there  
had and held, the same being then and there a sharp, dangerous weapon, willfully  
and feloniously, and without justifiable and excusable cause, did then and there beat,  
strike, stab, cut, and wound, with intent to then and there willfully and feloniously  
do bodily harm unto *her* the said *Jennie Reilly*  
against the form of the Statute in such case made and provided, and against the  
peace of the People of the State of New York and their dignity.

THIRD COUNT

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-  
said, the said *John Johnson otherwise called John Williams*  
with force and arms, in and upon the body of *Jennie Reilly*  
in the peace of the said people then and there being, feloniously did make another  
assault and *her* the said *Jennie Reilly*  
with a certain *knife*  
which the said *John Johnson otherwise called John Williams*  
in *his* right  
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,  
and wound, the same being such means and force as was likely to produce the death  
of *her* the said *Jennie Reilly* with intent *her* the

0045

said *Jennie Reilly* then and there feloniously and willfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *John Johnson otherwise called John Williams* with force and arms, in and upon the body of the said *Jennie Reilly* then and there being, willfully and feloniously, did make another assault and the said *Jennie Reilly* with a certain *knife* which the said *John Johnson otherwise called John Williams* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously main *her* the said *Jennie Reilly* 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. Phelps*  
BENJ. K. PHELPS, District Attorney.

*E. C. [Signature]*  
Filed *9* day of *March* 188*1*  
Pleas *Not Guilty*

THE PEOPLE  
vs  
*John Johnson*  
*otherwise called*  
*John Williams*  
*Daniel G. Phelps*  
BENJ. K. PHELPS  
District Attorney.  
Felonious Assault and Battery.

Part in March 15, 1881  
file & marked 146  
A True Bill.

*William H. Kelly*  
Foreman

*109. J.P.*  
*[Signature]*