

BOX:

42

FOLDER:

496

DESCRIPTION:

Barry, Samuel L.

DATE:

07/08/81



496

Counsel,
Filed 8 day of July 1881
Pleads

THE PEOPLE

vs.

Samuel L. Barry

DANIEL C ROLLINS,
DANIEL K. PHELPS,

District Attorney.

A True Bill.

Alphon S. Aygar

Foreman.

July 11. 1881.

Alphon S. Aygar
Pleaded

Pen one year.

Larceny, and Receiving Stolen Goods.

63

District Police Court

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.of No. 3 Avenue + 172nd Street,

John McMillan

being duly sworn, deposes and says, that on the 25th day of June 1881
at the 34th Ward 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, viz.:

One Solitaire Diamond Ring of the value of
One hundred & ten dollars.One Gold cased watch of the value of seventy
dollars. One plain Gold ring of the valueof twelve dollars. One Whitest ring of
the value of ten dollars. One chased

gold ring of the value of fifteen dollars

Pair Gold Bracelets of the value of twenty

five dollars. Pair Gold Earrings of the

value of two dollars in all of the value

Two hundred & thirty-nine dollars (\$239)

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

Samuel L. Barry (now here)

for the reasons following to wit: That
said property was contained in a room
on the second floor of the above named
premises on the aforesaid 25th day of June.That said Barry who resides in said
premises disappeared from said premises
at the time said property was missed.That deponent caused his (Barry's)
arrest and is informed by OfficerSworn before me this 1st day of July 1881
J. J. O'NEILL
JULY 1 1881
CLERK OF DISTRICT

Puckney of the 34th Precinct Police that he arrested said Barry and found in his possession the earrings now produced in court, and the pawn-tickets also produced, which earrings deponent identifies as the ones that were stolen from said premises on the said 25th day of June.

Sworn to before me this 4th day of July 1881

J. M. Patterson Police Justice

State of New York }
 City of New York } ss Samuel T. Puckney
 of the 34th Precinct Police, being duly sworn deposes and says, That he arrested Samuel L. Barry (now in court) and at the time found in his possession the pawn-tickets and earrings now produced in court. That the earrings have been identified by John M. McMillan as being his property and a portion of the property that was stolen from the house on 3rd Avenue & 172nd Street on the 25th day of June 1881

Samuel T. Puckney

Sworn to before me this 4th day of July 1881

J. M. Patterson Police Justice

64th District Police Court.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John M. McMillan

vs.

Samuel L. Barry

DATED

July 4th

1881

MAGISTRATE.

J. M. Patterson

OFFICER.

S. T. Puckney

WITNESSES:

DISPOSITION

AFFIDAVIT - Larceny.

Police Court—Sixth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Samuel L Barry 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. *Samuel L Barry*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *3 Ave 172 Street*

Question. What is your occupation?

Answer. *Clark & Neighbor*

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

Larceny here preferred against you?

Answer. *I admit taking the property, but I did it all.*

Samuel L. Barry

Taken before me, this

4th day of

July 1881

Police Justice.

POLICE COURT, SIXTH DISTRICT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John McMillan
3rd Ave + 172nd St
N.Y.C.

Samuel L. Barry



Offence,

1881

Dated

July 4th

Magistrate.

W. Patterson

Officer

W. Dickney

Clerk.

Address,

Witnesses,

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,

COUNSEL FOR COMPLAINANT.

Name

Address,

COUNSEL FOR DEFENDANT.

\$1,000. to Am. Ex. Co.

Received in District Atty's Office,

CITY AND COUNTY }
OF NEW YORK, } 88.

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

Samuel L. Barr

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
twenty-fifth day of *June* 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 finger ring of the value of one hundred
and ten dollars.*

One watch of the value of seventy dollars

One other finger ring of the value of twelve dollars.

One other finger ring of the value of ten dollars

One other finger ring of the value of fifteen dollars.

*Two bracelets of the value of twelve dollars and
fifty cents each*

Two earrings of the value of one dollar each

of the goods, chattels, and personal property of one

John McMillan

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.

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

That the said

Samuel L. Barry

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 finger ring of the value of one hundred and ten dollars.

One watch of the value of seventy dollars.

One other finger ring of the value of twelve dollars.

One other finger ring of the value of ten dollars.

One other finger ring of the value of fifteen dollars.

Two bracelets of the value of twelve dollars and fifty cents each.

Two earrings of the value of one dollar each.

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

John M. C. Millan

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*

John M. C. Millan

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

Samuel L. Barry

taken and carried away 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 G. ROLLINS,

BENJ. K. PHELPS, District Attorney.

BOX:

42

FOLDER:

496

DESCRIPTION:

Bernard, George

DATE:

07/12/81



496

68

Counsel,

Filed 12 day of

July 1881

Pleads

THE PEOPLE

vs.

P

George Bernard

BURGLARY, with Degree, and Grand Larceny.

David B. Rollins
District Attorney.

District Attorney.

A True Bill.

Allen D. Aygon
Foreman.

July 13. 1881.

Verdict of Guilty should specify of which count.

Pleads Guilty 3 day.

S.P. 5 year.

Police Office. Third District.

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

No. of 54 Second Avenue Street, being duly sworn,

deposes and says, that the premises No. 54 Second Avenue

Street, 17 Ward. in the City and County aforesaid, the said being a Dwelling House
The first floor

~~and which was occupied by deponent as~~ Henry Brunig as a grocery

Store, the rear of said store was occupied ^{by deponent and others as sleeping apartments} ~~by deponent and others as~~ **BURGLARIOUSLY**

entered by means forcibly breaking the lock on the

door leading from the Hallway of said premises

to said Store

on the Morning of the 10 day of July 1888,

and the following property, feloniously taken, stolen and carried away, viz..

One Silver Watch and one Gold Ring
of the Value of ^{twelve} Eight Dollars

the property of Bernard Endersek who occupies
said Room. with deponent,

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

George Bernhard (nowhere)

for the reasons following, to-wit: Deponent detected said

Bernhard in said Store and when

detected he run away and for the further

Reason that deponent is informed by

officer James Shearn of the 17th Precinct

Police that he saw said George run from

said Store, and that he run after

him and caught him

Henry Evermann.

Subscribed and sworn to before me this 10th day of July 1888
John W. Smith, Police Justice

City & County }
of New York } ss.

James Shearn of the 14th Precinct
Police being duly sworn says he has
read the within affidavit of Henry
Dererman and knows the contents thereof
that the portion therein stated and
referring to deponent is true to deponent's
own knowledge

Sworn to before me
this 10th day of July 1881
Solomon Smith
James Shearn
Police Justice

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Georg Bernhard 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.—Georg Bernhard

Question.—How old are you?

Answer.—24 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—162 Prince Street

Question.—What is your occupation?

Answer.—Machinist.

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

Answer.—I am not guilty.

Georg Bernhard

Taken before me, this
Salmon D. Smith
day of June
1897
Police Justice.

POLICE COURT--THIRD DISTRICT

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Harry Silverman
54 2nd Ave.

George Bernhard

Offence, BURGLARY.

2.

3.

4.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street.

No.

Street.

No.

Street.

to answer committed.

Received in Dist. Atty's Office

1881

CLERK

Chas. A. ...

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

COURT OF GENERAL SESSIONS

CLERK'S OFFICE.

PEOPLE

vs.

George Bernard
Ind. July 12/81

Sent to Mr. Sayres
Apr 12/10

Date.....

Justice.....

Amount.....

Surety.....

Residence.....

Offense.....

.....

.....

.....

.....

.....

Sent to Special Sessions.....

.....

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 Bernard

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

on the *Tenth* day of *July* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms,
about the hour of *ten* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Henry Dovernann

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~~

~~within the said dwelling house he, the said~~

George Bernard

then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *Herman Enderseck*

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
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, about the hour of *ten* o'clock in the *day* time of said day
the said

George Bernard

late of the Ward, City and County aforesaid,

One watch of the value of eight dollars
One ring of the value of four dollars

of the goods, chattels, and personal property of *Herman Enderseck*

Henry Dovernann

in the said dwelling house of one
, then and there being found
in the dwelling house aforesaid, 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.

Samuel S. Rollin

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

BOX:

42

FOLDER:

496

DESCRIPTION:

Bernstein, Harris

DATE:

07/08/81



496

17 Nov 8

Day of Trial,
Counsel, *H. S. July* 1881
Filed day of
Pleads *Not guilty (11)*

THE PEOPLE
vs.
Harris Barnsten
B.
Violation of Lottery Laws.

DANIEL G. ROLLINS,
District Attorney.

A True Bill.
Allen J. Ayers Foreman.

Chas. H. Hoff 300.
Volley President

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harris Bernstein 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.—

Harris Bernstein

Question.—How old are you?

Answer.—

Thirty four years

Question.—Where were you born?

Answer.—

Poland

Question.—Where do you live?

Answer.—

185 Division

Question.—What is your occupation?

Answer.—

Shipping and insurance

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

Answer.—

I am not guilty
Harris Bernstein

Taken before me, this

day of

June

1887

Police Justice.

L. Cl.

Ein Zehntel

1^{ster} Classe

100^{ster} Königl. Sächs.



Original-Loos

N^o 62971.

Landes-Lotterie.

**1¹⁰
H**

Inhaber Dieses hat zur 1^{sten} Classe 100^{ster} Lotterie, deren Ziehung am 4. und 5. Juli 1881 in Leipzig erfolgt, für das zehntel Loos 4 *M.* Reichswährung entrichtet. Der darauf fallende Gewinn ist planmässig unter Rückgabe dieses Looses bis zum 5. October 1881 zu erheben.

Leipzig, den 2. Mai 1881.

Königlich Sächsische Lotterie-Direction.

Al. Kuntze

Collecteur:

Albert Kuntze in Dresden.



Die 2. Cl. wird den 1. u. 2. Aug. 1881 gezogen, u. die Renovation muss bis zum 23. Juli 1881 geschehen. Könnte ein Interessent sein Loos nicht erhalten, so hat derselbe sich noch §. 5 des Plans spätestens bis zum 28. Juli 1881 zu melden.

1. Kl. 91. Lott.

Original-Loos

Lünebg. garantirter Landes-Lotterie.

N^o 93700 * 1/8 D.

Erste Klasse.

Inhaber dieses hat zur 1. Klasse 91. Landes-Lotterie, welche am 14. und 15. Juli 1881 gezogen wird, für Ein Achtel Loos Zwei Mark Reichswährung entrichtet. Der darauf fallende Gewinn wird gemäss §. 9 bez. 10 des Plans ausgezahlt.

Herzogliche Landes-Lotterie-Direction.

W. Meyer

W. Meyer

Sub-Collecteur:

Haupt-Collecteur:



HAMBURG

Neust. Fuhrtenstraße 10.

Die Renovation am 2. August 1881 stattfindet, hat vor dem 1. August 1881 zu geschehen. Wird das Renovationloos vorerhalten, so muss darüber spätestens am 1. August 1881 unter Einlieferung des gegenwärtigen Looses und baarer Erlegung des Renervationsbetrages von 2 Mark bei der Direction Anzeige eingegangen sein (s. §. 6 des Plans).

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

Third District Police Court.

of No.

Street,

that on the

at the City of New York, in the County of New York,

David Silverman

98 Bayard

being duly sworn, deposes and says,

15th

day of

June

1881

Harry Henry Bernstein (now here)
did feloniously sell and lend to depose
two Lottery Tickets (here to annexed) and which
a made a part of this affidavit for the
sum of two dollars & eighty cents which
sum of money defendant paid, to said
Bernstein and such selling is in violation
of the statute in such cases made and provided
Defendant prays that said Henry Bernstein
may be dealt with according to Law.

David Silverman

Sworn to before me this
29th day of June 1881

Salomon B. Smith Police Justice

H & D

Police Court, Third District.

THE PEOPLE, & CO.,
ON THE COMPLAINT OF
Hansa Silverman
House of Detention
in default of \$300 bail

Harris Bernstein

AFFIDAVIT.

Dated, June 29, 1881

Smith
Magistrate.

Rosa Hellwich of Beyond
York & Herdelberg Officer.

Cont offer Police

500 to A. U. S.
Tale Ball



Candice
Fishes

Bail for Dept.
Louis L. Levin
56 Prospect St.

\$500
Bail for Silverman

Koppel Cohen
28 Orchard

17 H & D

Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Hans Silverman
House of Detention
in default of \$500 bail

vs.
Harris Bernstein

AFFIDAVIT.

Dated, June 29, 1881

Smith Magistrate.

Rosa Hellmuth 98 Bayard St.
York & Herdelberg Officer.

Contd officer Police

500 to R. H.

Fate Bare



Caution
Fitch & Hudson

Bail for Dept.
Louis L. Levin
56 Broome St.

\$500

Bail for Silverman

Koppel Bohem

28 Orchard

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

Charles Kusk

of ~~the~~ Central office Police Street,

being duly sworn, deposes and says that on the 29 day of June
1881, at the City of New York, in the County of New York

he arrested Harris Bernstein on the
complaint of David Silverman for
selling and vending Lottery tickets
that said Bernstein was held to answer
to said charge. Deponent says that
said Silverman is a Matrimonial
Witness for the people of the State of
New York and deponent believes that
he will not appear on trial to
testify. Deponent prays that
said Silverman may be committed
to the House of Detention.

Charles Kusk

Sworn to this 29 day of June 1881
before me
John A. Smith
Police Justice.

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

Harris Bernstein

late of the *first* Ward, in the City and County aforesaid,
on the *fifteenth* day of *June* 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

David Silverman

and did procure and cause to be procured for the said

David Silverman

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

*The Braunschweig Lüneburg Land
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 being
in the German language*

is as follows, that is to say:

1. Kl. 91. Lott.

Ein Achtekel
Einundneunzigste, Herzgl. Braunschweig-
Erste Klasse.

Inhaber dieses hat zur 1. Klasse 91. Landes-Lotterie, welche am 14. und 15. Juli 1881
gezogen wird, für Ein Achtekel zwei Mark Reichswährung entrichtet. Der darauf fallende
Gewinn wird gemäß §. 9 begl. 10. d. Regl. ausbezahlt.
Herzogliche Landes-Lotterie-Direktion.
Hr. v. Teutcher

Hr. v. Teutcher
Haupt-collecteur:

Die Erneuerung zur 2. Klasse, deren Ziehung am 8. und 9. August 1881 stattfindet, hat vor dem
1. August 1881 zu geschehen. Wird das Renouveau vorerhalten, es muss darüber spätestens am
1. August 1881 handschriftlich das gegenwärtige Classen und deren Erhebung des Renouveaustrages
von 2 Mark bei der Direction angegeben sein (§. 6 des Regl.).

and which being translated into the English language is as follows that is to say:
1 class 91 Lottery 1 class 91 Lottery one eighth ticket ninety first drawing of the Braunschweig
Lüneburg Land Lottery first class no. 93700 + 1/8 D. The holder of this ticket has paid three
marks for the first class of the 91st drawing which will take place July 14 and 15. 1881.
Grand-Ducal Land-Lottery Company.
Hr. v. Teutcher

The renewal for the 2nd class which will be drawn on Aug. 8 & 9. 1881 must be made
before August 1. 1881. If a renewal of the said ticket is desired, the old ticket and 2 marks
(the price of the renewal) must be sent in by Aug. 4. 1881
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

Harris Bernstein

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

David Silverman

and did procure and cause to be procured for the said

David Silverman

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

The Braunschweig Lüneburg Land 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 being in the German Language

is as follows, that is to say:

1. Kl. 91. Lotte

Ein Achtel.

Einundneunzigster Hertzgl. Braunschweig-
Erste Klasse.

Inhaber dieses hat zur 1. Klasse 91. Landes Lotterie, welche am 14. und 15. Juli 1881
gezogen wird, für ein Achtel Loos zwei Mark Reichswährung entrichtet. Denselben fallende
Gewinn wird gemäß §. 9 des Reg. Verordn. ausbezahlt. Braunschweig, den 21. April 1881.
Hertzogl. Landes Lotterie-Direktion.

Kruger

Haupt-Collector

W. Teutcher

W. Wolff

Sub-Collector:

Die Erneuerung zur 2. Klasse, deren Ziehung am 8. und 9. August 1881 stattfindet, hat vor dem
1. August 1881 geschehen. Wird das Renovationsloos vorerhalten, so muss darüber spätestens am
4. August 1881 unter Einlieferung des gegenwärtigen Looses und Baar-Erlagung des Renovationsbetrags
von 2 Mark bei der Direction eingeleistet werden (§. 6 des Reg. Verordn.).

and which being translated into the English language is as follows that is to say:
1 class 91 Lottery 1 class 91 Lottery one eighth ticket ninety first drawing of the Braunschweig
Lüneburg Land Lottery first class No. 93700 * 1/8 D. The holder of this ticket has paid two
marks for the first class of the 91st drawing which will take place July 14 and 15, 1881.
The prize drawn to its number will be paid according to paragraph 9 of the Braunschweig April 21, 1881.

Grand - Ducal Land - Lottery Company

Kruger

W. Teutcher

W. Wolff

Head Director

Sub-director

The renewal for the 2nd class which will be drawn on Aug. 8 & 9, 1881 must be made
before August 1, 1881. If a renewal of the same ticket is desired the old ticket and 2 marks
(the price of the renewal) must be sent in by Aug. 1, 1881.

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. ROLLINS, District Attorney.

And ^{aforsaid} 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, ^{aforsaid} do further present

That the said Harris Bernstein

late of the _____ Ward, ~~in the~~ City and County aforesaid, *afterwards*
to wit on the *said fifteenth* day of *June* 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

David Silverman

and did procure and cause to be procured for the said

David Silverman

a certain paper and instrument, being and purporting to be a ticket of a certain lottery
to wit: *Reuben A. Smith*

Royal Saxon 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, *Ad* ,

commonly called a lottery ticket and being in the German language is as follows:

~~is as follows,~~ that is to say :

1. bel. Ein Zehnkel
10ten belaste

1/3 Sachsi: Landeslotterien

original-Loos $\frac{1}{H}^{10}$
62971.

100^{ter} Königl. Sachs.

Landes-Lotterie

Inhaber dieses hat zur jetzigen Belasse

100^{te} Lotterie d. d. n. Ziehung am

4. und 5. Juli 1881 in Leipzig erfolgs. für das geknifelte Coos 4 M.

Reichswährung entrichtet. Der darauf fallende Steuer ist planmässig unter
Bezahlung des Zinses bis zum 1. Oktober 1881 zu erheben

Ruchgabe deses Boos bis zum 5. October 1881 gew. erhalten

Leipzig den 2 Mai 1886

Königlich Sächsische Robert-Direction

Collector:

A. Banner

Albert Kuntze in Dresden.

die 2. Bl. wird, d. 1. u. 2. pag. 1881 gezogen, u. die Annotation muss bis zum 23. Juli 1881 geschehen. Stönck ein-
desert von dem nicht erhalten, ob das der Fall ist, nach S. 5 des Handelsrechts bis zum 28. Juli 1881 zu melden
and which being translated into the English language is as follows. That is to say:

1. Class One ticket 1/100 royal saxon State Lottery 1st Class R. 6297 100 royal saxon State Lottery.
The holder of this ticket has paid four marks for the first class of the 100 drawing which will take place July 4 and 5. 1881.
at Leipzig the prize to its number will be paid on the return of this ticket by the 5th of October 1881.
Leipzig May 2. 1881. Royal Saxon Lottery management. G. Danner Collector Albert Stratzig Dresden.
The 2nd class will be drawn Aug. 1 & 2. 1881 and the renewal must be effected by July 23. 1881. in case
of a holder not being able to receive the renewal of his ticket he must address himself to the
management before July 28. 1881.

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

Harris Bernstein

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

David Silverman

and did procure and cause to be procured for the said

David Silverman

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

Royal Saxon 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 being in the German language is as follows:

is as follows, that is to say:

1. bl. Ein Zettel

1. Klasse

100ster Königl. Sachs.

Inhaber dieses hat zur 1. Klasse

4. und 5. Juli 1881 in Leipzig erfolgt, für das Zehntel Loos 4 M. Reichswährung entrichtet. Der darauf fallende Gewinn ist planmäßig unter Ausgabes dieses Looses bis zum 5. Oktober 1881 zu Erheben.

Leipzig, den 2. Mai 1881.

Königlich-Sächsische Lotterie-Direktion.

R. Drumer

Collector:

Albert Kuntzlin Dresden

Die 2. bl. wird den 1. u. 2. Aug. 1881 gezogen. u. die Renovation muss bis zum 23. Juli 1881 gleichem Honorar in deressent sein. Loos nicht erhalten, ob das selbe sich nach § 5 des Plans zieht, muss bis zum 28. Juli 1881 gemeldet werden, and which being translated into the English language, is as follows, that is to say: 1. Class one tenth ticket of the royal Saxon State Lottery, 100th class, 100 royal marks. The holder of this ticket has paid four marks for the first class of the 100th drawing which will take place July 4th & 5th 1881 at Leipzig. The prize to its number will be paid on the return of this ticket by the 5th of October 1881. Leipzig May 2. 1881. Royal Saxon Lottery management. R. Drumer, collector. Albert Kuntzlin in Dresden. The 2nd class will be drawn Aug. 1 & 2. 1881 and the renewal must be effected by July 23. 1881. In case of a holder not being able to receive the renewal of his ticket he must at once inform himself to the management before July 28. 1881.

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, District Attorney.

BOX:

42

FOLDER:

496

DESCRIPTION:

Bowdon, John

DATE:

07/12/81



496

BOX:

42

FOLDER:

496

DESCRIPTION:

McEvily, Daniel

DATE:

07/12/81



496

~~Discharge~~

Discharge on

from Chicago

creditor court

not citizens

July 14. 81

I be discharged
on Friday, 1881

67

Day of Trial

Counsel, W. H. R.

Filed 12 day of July 1881

Pleas No. 2. Not guilty (B)

THE PEOPLE

vs.

John Brown

2
David McEvil

BURGLARY—Third Degree, and
[Receiving Stolen Goods.]

David S. Collins
District Attorney.

July 14. 1881

No. 2. Discharged.

A True Bill.

Allen D. Argon

Foreman

July 13. 1881

S. P. 15 ms.

Police Office. Third District.

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

Walter M Johnson
No. of 140 East 12th Street, being duly sworn,

deposes and says, that the premises No. 140 East 12th
Street, 17th Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Variety store for the sale
of Pawn brokers unredeemed pledges were **BURGLARIOUSLY**
entered by means of forcing in the door and
breaking the lock on said door.

on the Morning of the Seventh day of July 1881
and the following property, feloniously taken, stolen and carried away, viz..

a quantity of clothing of its value
of twenty dollars

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

John Bowen and Daniel McEvily
(now here)

for the reasons following, to-wit: Deponent is informed
by Officer Edward H. Doyle of the 17th
Precinct Police, that he arrested the
above named Bowen and McEvily
having the above mentioned property
in their possession and which has
been seen by deponent and identified
by him as his property.

Walter M Johnson

Sworn to before me this
7th day of July 1881.
John A. Wick
Notary Public

Edward H. Doyle of the 17th Precinct Police
being duly sworn says that on the morning of July 7-
1881. He saw James Boden walking in 12th St with
a bundle. Deponent gave chase to him when he
dropped the bundle. Deponent arrested said
Boden and while on the way back to get the
bundle dropped by said Boden deponent
met said Daniel McEvily having in
his possession a bundle. Deponent arrested
said McEvily and found ^{a portion of} the within described
property in his possession and which has
been identified by Walter M Johnson
as his property and which had been stolen
from him.

Edward H Doyle

Sworn to before me
this 7th day of July 1881
Solomon Smith

Police Justice.

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Borden 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 Borden*

Question.—How old are you?

Answer.—*Twenty Two*

Question.—Where were you born?

Answer.—*US*

Question.—Where do you live?

Answer.—*432 E 13*

Question.—What is your occupation?

Answer.—*Labourer*

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

Answer.—*I am not guilty*

John Borden

Taken before me, this

Solomon H. B. Justice
1889

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Daniel McEvily being duly examined before the under-
signed, 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.—Daniel McEvily

Question.—How old are you?

Answer.—Twenty One

Question.—Where were you born?

Answer.—U.S.

Question.—Where do you live?

Answer.—757 3d Avenue

Question.—What is your occupation?

Answer.—Laborer

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

Answer.—

I am not guilty

Daniel McEvily

Taken before me, this
20th day of July
1887
Justice.

POLICE COURT--THIRD DISTRICT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

1 *Walter M. Johnson*
140 E 12th St
2 *John W. Boden*
3 *Daniel McEarly*

Offence, BURGLARY.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

July 7th
Smith

188

Magistrate.

E. H. Doyle

Officer.

17

Clerk.

Witnesses,

No.

Street.

No.

Street.

No.

Street.

\$ *1000* answer committed.

Received in Dist. Atty's Office,

1881

ATTORNEY

Don

Chamber old Boundary Tax Office
Genl. Session Court -
Snr Wm. McEverly -
Chief Clerk Genl. Foster

— 11 —

In Charge
 Dec. 1st 1887
 J. W. Earle & Co.
 Portland, Me.
 To the
 Hon. Secy of the Navy
 Washington, D.C.
 Sir,
 I have the honor to acknowledge the receipt of your letter of the 28th inst. in relation to the above named vessel, and in reply to inform you that the same has been forwarded to the proper authorities for their consideration.

New York

Received from

By -

Invoice and Shipping Receipt

for.

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 Bowdon and Daniel
McEvily each*

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

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

Walter M. Johnson then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Divers articles of wearing apparel
(a more particular description of
which is to the jurors aforesaid un-
known and cannot now be given)
of the value of twenty dollars*

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

Walter M. Johnson

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

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

THAT the said

*John Bowdon and
Daniel Mc Evily 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,

*Gives articles of wearing apparel
(a more particular description of
which is to the Jurors aforesaid
unknown and cannot now be
given) of the value of twenty
dollars*

of the goods, chattels and personal property of

Walter M. Johnson

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 Walter M. Johnson

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

*John Bowdon and Daniel
Mc Evily*

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 pro
vided, and against the peace of the People of the State of New York, and their dignity.

Daniel S. Rollins ~~BENJ. K. PHELPS~~, District Attorney.

BOX:

42

FOLDER:

496

DESCRIPTION:

Breen, Patrick

DATE:

07/13/81



496

August 79

Filed *13* day of *July* 18 *81*

Pleads *Not guilty*

THE PEOPLE

vs.

P

Patrick Breen

Felonious Assault and Battery.

Daniel G. Rollins
BENJ. K. PHILDS

District Attorney.

A True Bill.

Allen V. Argon

Foreman.

Aug 2. 1881.

*Discharged on his
own recognizance*

Form

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

POLICE COURT—FIRST DISTRICT.

Matthew Cunningham
69 Watt Street, being duly sworn, deposes and says,

that on the Fifth day of July 1889

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

beaten by

Patrick Breen

now present.

who cut & stabbed
deponent with a
knife or some
sharp instrument
inflicting three
wounds upon the
head of deponent

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

Patrick Breen

with the felonious intent to take the life of deponent, or to do him bodily harm, and without any justification
on the part of the said assailant: ~~Matthew Cunningham~~

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with accord-
ing to law.

Matthew Cunningham

Sworn to, before me, this

day of

1889

Police Justice.

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK } ss.?

Patrick Green 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.

Patrick Green

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

Canal St.

Question. What is your occupation?

Answer.

Laborer

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

here preferred against you?

Answer.

I am not guilty

by
Patrick x Green
mark

Taken before me, this

day of

1879

Green
POLICE JUSTICE.

Police Court — First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFIDAVIT—Felonious Assault & Battery

Matthew D. McGuire
67 1/2 Washington
St. Louis, Mo.



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, _____

Dated *July 6* 18*81*

Matthew D. McGuire Magistrate.

McCord Officer.

James Clerk.

Witnesses,

Joseph McGuire
111 Washington St.

* *1000* to answer

at General Sessions *Cour*

Received at Dist. Atty's Office,

COUNSEL FOR COMPLAINANT.

Name, _____

Address, _____

COUNSEL FOR DEFENDANT.

Name, _____

Address, _____

POLICE COURT—FIRST DISTRICT.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.Thomas M. Cue
of No. the 5th Precinct Street,being duly sworn, deposes and says,
that on the 2nd day of July 188 1, at the City of New York,

in the County of New York.

defendant arrested said Patrick
Green (now here) by com-
plaint of Matthew Cunningham
who informed defendant
that Green had stabbed
him and Cunningham
is so badly injured as
to be unable to appear
in court

Thomas M. Cue

Sworn to, this

5 day of

July 188

before me.

Police Justice.

Form 10.

POLICE COURT—FIRST DISTRICT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thos M. C. [illegible]

vs

Pattie Green

AFFIDAVIT

Matthew [illegible]

Date

July 5 188*1*

Justice

McCine Officer

5

E. July 6th

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 Patrick Breen

late of the City of New York, in the County of New York, aforesaid, on the
fifth day of July 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 Matthew Cunningham
in the peace of the said people then and there being, feloniously did make an assault
and him the said Matthew Cunningham
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said Patrick Breen

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound
with intent him the said Matthew Cunningham
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the 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 Patrick Breen

with force and arms, in and upon the body of Matthew Cunningham
then and there being, wilfully and feloniously did make an
assault and him the said Matthew Cunningham
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said Patrick Breen

in his right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound with intent to then and there wilfully and feloniously
do bodily harm unto him the said Matthew Cunningham
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 Patrick Breen

with force and arms, in and upon the body of Matthew Cunningham
in the peace of the said people then and there being, feloniously, did make another
assault and him the said Matthew Cunningham
with a certain instrument and weapon, a description
of which is to the jurors aforesaid unknown and cannot now be given, which the said
Patrick Breen in his right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,

and wound, the same being such means and force as was likely to produce the death of *him* the said *Matthew Cunningham* with intent *him* the said *Matthew Cunningham* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

And the 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 *Patrick Green*

with force and arms, in and upon the body of the said *Matthew Cunningham* then and there being, wilfully and feloniously, did make another assault and the said *Matthew Cunningham* with a certain instrument and weapon, a description of which is to the jurors unknown and cannot now be given. which the said *Patrick Green*

in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *Matthew Cunningham* 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. Rollins
— BENJ. K. PHELPS, District Attorney.

August 79

Filed 13 day of *July* 18 *81*
Pleads *Not guilty*

THE PEOPLE

v.s.

Patrick Green

Felonious Assault and Battery.

Daniel G. Rollins
BENJ. K. PHELPS

District Attorney.

A True Bill.

Alfred W. Ayer

August 1881
Foreman.

Check against the State
and Adjutant General

BOX:

42

FOLDER:

496

DESCRIPTION:

Burns, Francis

DATE:

07/06/81



496

Counsel,
Filed *6* day of *July*
Pleads

INDICTMENT-Larceny from
the Person.

THE PEOPLE

vs.

Handwritten signature "J. B. T." and the word "vs." written vertically.

119
 Daniel Croft
 Benj. K. P.
 119
 Daniel Croft
 Benj. K. P.

**ANSEL C. ROLLINS,
BENJ. K. PHELPS,**

District Attorney.

A True Bill.

Allen D. Apgar

Foreman.

July 7. 1851.

Please gently,

S. P. 2 1/2 years.

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

Police Court--Second District.

of No 57th Street Terminal Flat Ellie Shepard Street, being duly sworn, deposes
and says, that on the 28th day of June 1881
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession and person of deponent.

the following property, to wit: One gold watch chain and
locks

of the value of ten Dollars,
the property of this deponent and Thomas Shepard deponent's
husband

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 Francis Burns (nowhere)

for the reason that at or about four and a half o'clock on
the day aforesaid deponent was passing along 42nd
Street near 6th Avenue in company with Annie
Diorell when the deponent was approached from
behind by the accused seized by the neck and
with his hand he took stole and carried away
from deponent's belt the aforesaid chain breaking
the chain from the watch and the the accused then
ran away therewith

Mrs. Ellie Shepard

Sworn to before me, this

29th

day

of

June 1881

Police Justice.

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Burnet 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.—

Francis Burnet.

Question.—How old are you?

Answer.—

19 years.

Question.—Where were you born?

Answer.—

New York.

Question.—Where do you live?

Answer.—

25 Powell Street.

Question.—What is your occupation?

Answer.—

Iron Working.

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

Answer.—

*I am not guilty—
Francis Burnet*

Taken before me, this

29th
day of

June
1887.

Police Justice.

Police Court-Second District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Affidavit-Larceny.

Nellie Shepard

57th St. (Memmore St.)

Francis Burns

Dated June 29th 1881

Magpie MAGISTRATE.

Stephenson OFFICER
20th

WITNESS:

Frank Disrael

57th St. (Memmore St.)

Stephenson

20th

Com

\$2000



BAILED BY

No.

STREET.

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

Francis Burns

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

on the *twenty eighth* day of *June* 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 chain of the value
of seven dollars
One locket of the value
of three dollars

of the goods, chattels, and personal property of one *Hellie Shepherd*
on the person of said *Hellie Shepherd* then and there being found,
from the person of said *Hellie Shepherd* 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 G. ROLLINS,

~~BENJ. R. PHELPS~~, District Attorney.

BOX:

42

FOLDER:

496

DESCRIPTION:

Butcher, John

DATE:

07/07/81



496

Filed 7 day of July 1881
Pleads

THE PEOPLE
vs.
John Butcher

Assault and Battery.—Felony.
Firearms.

Chas. H. Jones

DANIEL G. ROLLINS,
District Attorney.

Indy
A True Bill.

Allen S. Argon
Foreman.

July 8. 1881.

Pleads guilty on
W. J. French

S.P. 14 1/2 years

Second District Police Court.

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

Henry H. Shill of the 29th
Precinct Police ~~Street~~, being duly sworn, deposes and says
that on the 28 day of June in the year

1881, at the City of New York, he was violently and feloniously assaulted ~~and beaten~~ by
John Butcher (now here) who
wilfully and maliciously pointed,
aimed, and discharged a pistol
twice at the body of deponent
said pistol being loaded with
powder and ball. Deponent
charges that said Butcher
discharged said pistol as
aforesaid

with the felonious intent to take the life of deponent, or to do him bodily harm, and
without any justification on the part of the said assailant;

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

Sworn to before me this 29 day } Henry H. Shill
of June 1881 }
A. H. Morgan Police Justice.

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK, ss.

John Butcher

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 Butcher

Question.—How old are you ?

Answer.—

Twenty two years

Question.—Where were you born ?

Answer.—

Liverpool England

Question.—Where do you live ?

Answer.—

I am living nowhere

Question.—What is your occupation ?

Answer.—

Seaman

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

here preferred against you ?

Answer.—

I was drunk and did not know what I was doing

John Butcher

Taken before me, this

29

day of

June 1881

A. I. Morgan
Police Justice.

POLICE COURT—Second District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Nancy H. Shice

29

vs.

OFFENCE—Felonious Assault and Battery

John Butcher

Dated

June 29 1881

Magistrate.

Officer.

Shill 29 Precinct

Clerk.

Witnesses,

Committed in default of \$

Bailed by

No.



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 Butcher

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

on the *twenty eighth* day of *June* 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 *Henry H. Skill*
in the peace of the said People then and there being, feloniously did ~~make~~ an assault
and to, at and against *him* the said *Henry H. Skill*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *John Butcher*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,
with intent *him* the said *Henry H. Skill*

thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of New
York and there 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 Butcher*

with force and arms, in and upon the body of the said *Henry H. Skill*
in the peace of the said people then and there being, wilfully and feloniously did ~~make~~
an assault and to, at and against *him* the said *Henry H. Skill*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *John Butcher*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said *Henry H. Skill*

thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

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 aforesaid, the said John Butcher

with force and arms, in and upon the body of the said Henry A. Shill
then and there being, wilfully and feloniously did make an
assault and to, at and against him the said Henry A. Shill
a certain pistol then and there loaded and
charged with gunpowder and one leaden bullet, which pistol the said

John Butcher
in his right hand, then and there had and held, wilfully and feloniously, and
without justifiable ~~and~~ excusable cause, did then and there shoot off and discharge
with intent; then and there, thereby him the said Henry A. Shill

wilfully and feloniously then and there to injure, 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 Butcher

with force and arms, in and upon the body of the said Henry A. Shill
then and there being, wilfully and feloniously did make an
assault and to, at and against him the said Henry A. Shill
a certain pistol then and there loaded and
charged with gunpowder and one leaden bullet, which pistol the said

John Butcher
in his right hand, then and there had and held, wilfully and feloniously, and
without justifiable ~~and~~ excusable cause, did then and there attempt to shoot off and
discharge, with intent, then and there, thereby him the said Henry A. Shill

wilfully and feloniously then and there to injure, 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. ROLLINS, District Attorney.