

0665

BOX:

86

FOLDER:

945

DESCRIPTION:

Isaacs, George

DATE:

12/12/82



945

0666

\$1500.

OB.

Defrauded by
Emil Calmar
33 & 456th St. and
~~Edward Lachash~~
840 W. 58th St.

Marcos Harry Eton
Bailed by Baron Isaacs.
370 51 Whitehall Street.

59 50 BW 17
Dec 17
G. Gabroskie
(II) Mills Building

Day of Trial,

Counsel, Purcell Gabroskie & Purcell
Mills Building - Broad St.

Filed 12 day of Dec 1882

Pleads Not Guilty (15)

THE PEOPLE

vs.

~~George Drexel~~

~~Plaintiff~~
~~John S.~~

~~demurrer allowed~~
~~by Court to defendant~~
~~March 28 1883~~

JOHN McKEON,
District Attorney.

Feb 12/83.
A True Bill.

GEO. H. Moore
Foreman.

D. J. May
D. J. May

0667

Court General Sessions

Charles W. Fuller, office No. 120 Broadway, New-York City, residence Bergen Point, New-Jersey, makes the following statement:

I was formerly Colonel commanding the 55th New-York and am now Corporation Counsel to the City of Bayonne, N. J. On the 15th day of March, 1881, the "Truth" newspaper, published in New-York City by Hart, Post and Byrne, published an article entitled "Wiles of a Philistine; The Wife of Solomon loveth the Man of War", which purported to be an account of the differences between a husband and his wife, written in a Biblical style, a paraphrase on Solomon's Song and alluding to the said Col. Charles W. Fuller as the man who occasioned the trouble in these words "And it came to pass that Solomon brought into his tent a Philistine, a great warrior, a man of iron, even Col. Charles W. Fuller, who dwelleth in a tent and in the Way which is called Broadway, at the No. 120"; that on the 15th day of March, 1881, George Isaacs, formerly of No. 190 East 75th Street, New-York City, but now of New-Haven, Conn., employed a man named Harry Enton to take a copy of this paper to the home of said Fuller and deliver the same to his wife and directing him to give it into her hands and call her attention to the article, and also directing him to purchase some copies of the paper and give them away at Bergen Point, the place of residence of said Fuller, and gave Mr. Enton the money to purchase the papers; that Mr. Enton delivered a copy of this paper to Mrs. Fuller.

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Harry Enton, of No. 164 Union Street, Brooklyn, makes the following statement:

On the 15th day of March, 1881, I happened in the office of Edward Dunphy, 304 Broadway, by whom I had been previously employed, and there met and was introduced to a man by the name of George Isaacs; Mr. Dunphy said "Enton, you are just the man I want to see; Mr. Isaacs wants you to take a run down into New-Jersey, to Col. Fuller's house". He then introduced me to Mr. Isaacs; I asked what was wanted and Mr. Isaacs, who was reading a paper called "Truth", pointed to an article with a wood cut of a woman's face at the top, and said "I want you to take this down to Col. Fuller's house, ask for his wife, show her this article and ask if she knows who was the cause of its publication, or whether she had anything to do with it". The impression that I got at that time was that that was to be my excuse for showing the article to Mrs. Fuller. He then said that this one copy was not enough and told me to buy several copies and take them down there; that "We will have a hurrah over it", or words to that effect; he felt in his pockets and found no change and then borrowed twenty five cents from Mr. Dunphy with which to purchase extra copies of "Truth"; he then gave me the copy of the paper he held in his hand and which contained an article alluding to Col. Fuller, and to which he had called my attention and which he wanted me to call to the attention of Mrs. Fuller; he also gave me the twenty five cents which he had borrowed from Mr. Dunphy to purchase extra copies of the paper, and I purchased two copies at the office of "Truth", which were all I could get. I then went to Col. Fuller's house, in New-Jersey, asked for Mrs. Fuller, sent up my card and waited in the sitting room for her; Mrs. Fuller came into the room, I showed her the article, as Mr. Isaacs had instructed me, asked her if she knew who was the author of it or whether she had anything to do with it; I don't recollect what reply she made at the time; I left the paper with her but didn't deliver the other two; I came back to New-York, went to Mr. Dunphy's office, saw him and reported to him the result of my trip. Dunphy then paid me for Mr. Isaacs \$2.50 in addition to my Railroad expenses and ferrage. Mr. Dunphy has offered to corroborate my testimony as to Isaacs's giving me the paper and as to what happened in New-York City, paying the money, &c.

0669

Shalemick off 162nd
Charles W. Miller,
220 Broadway

and
George Cottier,
164 Union St.,

Brooklyn:
Communist
Action of
The People
for
George Isaac

Bill oked

147

0670

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

The People of the State
of New York.
against
George Isaacs.

And now comes the
defendant and demurs to
the indictment herein for
that:

The facts stated in the
said indictments do not
constitute a crime.

Stine & Calman
Atlys. for defendant.

George Fabriskie
& Horace Russell
of Counsel for the defendant.

General Sessions

The People

- vs -

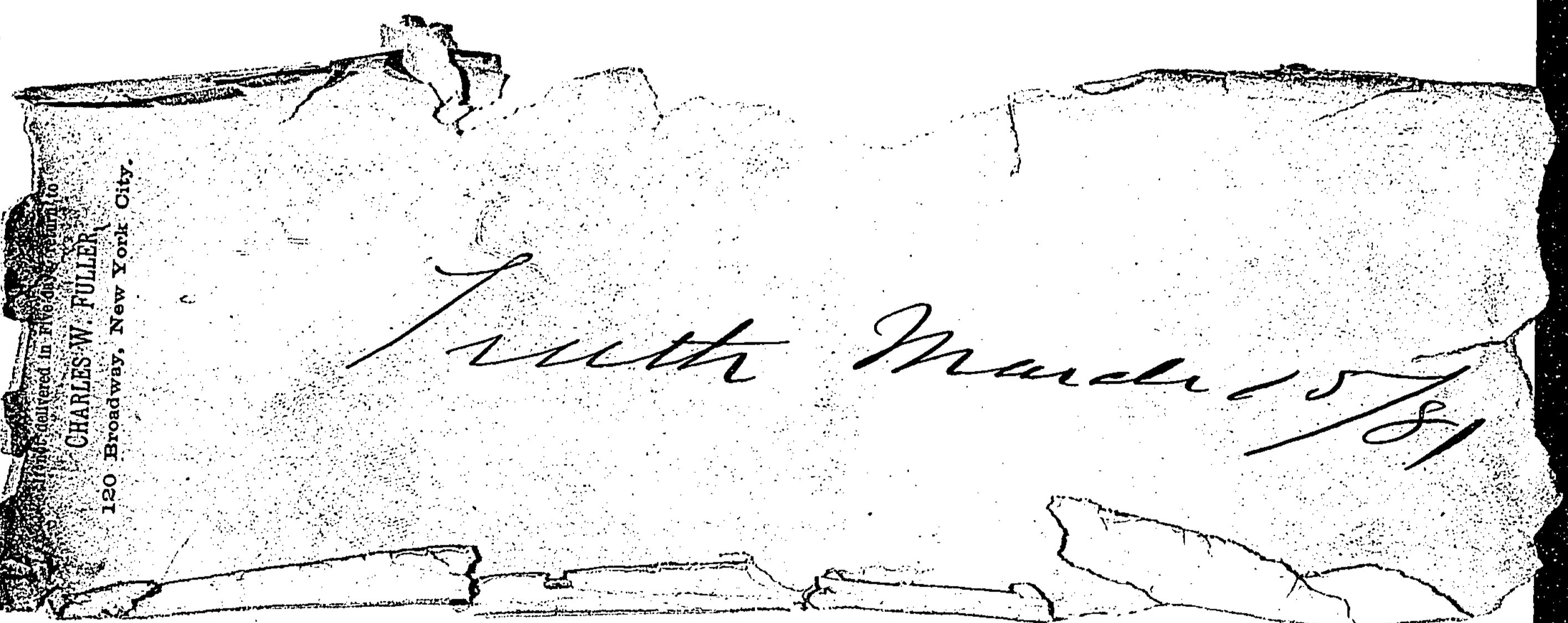
George Isaacs

Demander to the
Indictment

Stone & Baldwin
Attys for deft
234 Broadway

George Taborskie
W. Grace Russell
of counsel

06 72



CHARLES W. FULLER,
120 Broadway, New York City.

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District Attorney's Office.

THE PEOPLE,

vs.

George Isaac
Find Sub, to
Chas W. Fuller
Buyer Paint -
M.J.

0674

Enclosed paper purchased by
C. W. Teller at office of "Truth"
on March 16-81

0675

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Draeser

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

George Draeser

of the CRIME OF ~~Silence~~

committed as follows:

The said

George Draeser

late of the City and County of New York, on the ~~17th~~ day of ~~March~~
in the year of our Lord one thousand eight hundred and eighty-two, at
~~the City and County aforesaid, with force and arms~~

Being a person of

envyous, evil and wicked mind, and of a malicious
disposition, and maliciously and unlawfully
minding, intending and continuing, as much
as in him lay to injure, oppress, aggrieve and
villify the good name, fame, credit and reputa-
tion of one Charles W. Trotter, ~~sage and worthy~~
~~citizen of said State~~, and to bring him into public
scandal, contempt, infamy and disgrace, with
force and arms, at the City and County aforesaid
unlawfully and maliciously did publish and
did cause, and procure to be published, a cer-
tain false, scandalous, malicious and defam-
atory libel, of and concerning him the said
Charles W. Trotter, which said false, scandalous
malicious, and defamatory libel contained
the false, malicious, defamatory and libelous
matter following, that is to say:

Wiles of the Britistine.

The wife of Solomon Lover a man of war.

06 76

Solomon Seetheth the aid of the Law and Bringeth
a Spirit for Absolute Omnipotence - Israel Excited.

Moreover, the Law-giver said unto me, take
thee a great roll and write in it with a man's pen
concerning Solomon of the tribe of David. And I
took with me faithful witnesses, even Benjamin
and Michael, the same who is called Hauffman,
and did write in the great roll with a man's pen.

And the Law-giver spake unto me, saying,
Solomon of the tribe of David dwelleth in this
tent given in the way which is called Fifth
avenue and at number 1,195, and with him did
dwell in harmony his wife Jeanne and his
children, even Alfred and Beatrice Eleanor; but
they dwelt there no longer, for so soon hath
entered into the household of Solomon and
peace hath departed therefrom.

Now Solomon is a man well known in
Israel and hath wondrous wisdom concerning
camels' hoofs and the hair and tails of fatted
oxen, for Solomon travelleth into foreign coun-
tries, even unto Cincinnati, to sell garments and
give unto the Gentiles and the mighty.

The Rights of Love.

Three and ten years have passed since
Solomon took Jeanne unto wife, and she was
given unto him in marriage even in the citadel
of sin, the same which is called Chicago.

Now Jeanne was fair to look upon and
Solomon feasted his eyes upon her and spake
unto her saying: "Let me kiss thee with the
kinness of my mouth, for thy love is better than
mine."

And these words were meaning unto the ear

06 77

of Jeanne and she replied saying: "Yum, yum. Because of the favor of thy good oxen, therefore the virgins do love thee."

And it came to pass that as Jeanne did speak, Solomon entered her and spake saying: "I will sing a new song unto thee."

And she answered saying: "are on account of Eliza?"

And when Solomon had sung this song, he gathered together his oxen and vanishes and went out among the Gentiles, saying: "I go forth to desport the heathen that our oxen may be full in all manner of store and that our oxen may be strong to labor."

Jeane Firth.

And it came to pass that when Solomon had gone forth upon his journey to sell fine to the neighbors, Jeane was disconsolate and beat her breast and rose her hair in great affliction, and cried out saying: "O, Solomon, could I but have thee I would cause thee to drink of sweet wine of the juice of the pomegranate."

06 78

thy left hand should be under my head and thy right hand should embrace me."

But Solomon was afar off and could not hear the voice of Jeannine.

And it came to pass that when he had sold his flocks and returned into his tent laden with much fine gold from the Gentiles, he awoke Jeannine saying: "Behold thou art fair, my love, thou art unto me as a cluster of camphire in the vine - yard of En - gedîn."

And Jeannine lifted up her voice and said: "I should think so mmmmm."

Jeannine Funder Comfort.

Now the heart of Solomon was moved with compassion, when he heard of Jeannine's londniers and he comforted her.

And it came to pass that Solomon brought unto his tent a Philistine, a great warrior, a master of horse, even Colonel Charter W. Funder (in the said Charter W. Funder extremely meaning) who dwelt in

0679

a tent in the way which is called Broadway, at the number 120.

Now Solomon went again unto the country of the Gergites to sell fine, and he journeyed a long time, and while he was gone the Philistine did come into his tent many times and did hold sweet converse with Jeanne and spake unto her saying:

"Thy cheeks are comely with rows of jewels, thy neck with bands of gold." And Jeanne spake not, but looked upon the ground.

Then spake the Philistine saying: "Tell me, O thou fairest among women; thou art as the lily among thorns, stay me in thy flaxens, comfort me with thy apples."

And Jeanne comforted him saying: "Eat thy honeycomb with thy honey, drink thy wine with thy milk, beloved."

And Solomon wist not of it
Solomon Returneth

And it came to pass, after many days, that Solomon returned

0680

to this tent, and found Jeanne not there, and she went forth unto the rulers of the City and hired a man to watch this wife.

And it came to pass that as the man watched she did behold Jeanne go forth with the Philistine into a strange tent, which standeth in the way, the same which is called Thirty-seventh street, and they did remain there together a long time. And when the man saw this he ran straight way and told it unto Solomon.

And Solomon's soul was filled with woe and his head was bent down with grief as he cried out that Jeanne and the Philistine had committed an abomination in the sight of the Lord.

And it came to pass that she went into this tent and did privately steal away this children, even Alfred and Beatrice Eleanor, and did take them unto Palestine, the same which standeth in

Pennsylvania.

Pennsylvania.

Now when Jeannine found that Solomon had stolen away her children, her heart smote her and her soul was as wormwood and gall.

And she went unto the great Law-giver, even unto Domohme, who sitteth high in the temple, and besought him to give her children back to her, and Jeannine was moved with great joy and went forth saying, "Thou hast spoken truly, Oh! Judge; for a wrathful husband striketh up needless strife, and is it not written 'He that smaketh his shall perish?'"

And the stomach of the great Law-giver was moved with compassion and he gave her children back to her.

Solomon Seetheth Wisdom.

And it came to pass that when Solomon knew this he straightway went to another great Law-giver even to Abraham of the tribe of Shimmer, whom there is none greater in Israel. And when Abram heard the story of Solomon, he went straightway unto Drove, the Amoite, a man wiser than his generation, and spake unto him saying:

"Most potent Amoite Solomon has come unto us charming this wife, Jeannine, and the warning I did desire, with committing an abomination in the sight of the Lord. What shall we do?"

And Drove the Amoite lifted up his voice and spake saying: "Damm it, they doing a suit for a divorce."

And it came to pass that the words of Drove, the Amoite, were good to Solomon's heart and he hearkened unto them and forthwith took from his mother ~~the~~ degrees of

0682

silver and fine gold and laid them as an offering at the feet of the Amoite.

And straightway the Amoite stretched forth his hands and lifting up his eyes spake in a loud voice, saying:

Blessed is he that cometh in the name of the Lord. This, the day the Lord hath made; we will rejoice and be glad in it.

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

John McKeon
District Attorney.

Attala
Dec 12
S. Gabroske
(II) Mills Building
Day of Trial,
Counsel, George W. Phillips & Charles
F. C. Muller
Filed 12 day of Dec 1862
Pleads Not Guilty (15)

THE PEOPLE

vs.

John H. Moore
Defendant
Allowed to
by Court to defendant
March 25 1863

JOHN MCKEON,
District Attorney.

Dec 12 / 63.

A True Bill.

John H. Moore
District Attorney
Dec 12 / 63.

1500 J.B.

Left behind by
John Calvert
16 F. St. N.Y.
March 1863
Wm. H. Tracy
Wm. H. Tracy
Board of Common Assess.
1863 Marshall Street.

0683

BOX:

86

FOLDER:

945

DESCRIPTION:

James, Charles

DATE:

12/20/82



945

Wm. H. Stillwell
Attala Co., Miss.

Bail \$2500.

Geo. G. G.

Dec 2 " 1882.

(II)

Day of Trial,
Counsel,
Filed Dec 2 day of Dec 1882
Pleads Not Guilty (22)

Bail reduced to

\$1000. Geo. G. G.

Dec 28 " 1882.

THE PEOPLE

v/s.

P

Charles W. James

#44.

First com'd Dec 22/82

Chas. W. James
Decided by Panel
Decided by Panel

After examination of the
facts in this case I am
of the opinion that he
should be discharged on his own
recognition. Jan. 12/83

Jno. Vincent
Cust. Dist. Atty

JOHN McKEON,
District Attorney.

A True Bill.

John G. G.

Foreman.

In handwriting, Jan 26/83

0685

State of New York
City and County of New York, I do,

Edward Flynn

of No. 279 East 37th Street
in the City of New York, being duly
sworn deposes and says, that on
the first day of April in the year
one thousand eight hundred and
eighty-two, at the City and County
of New York, Charles N. James,
did unlawfully, corruptly swear
falsely to a material matter
upon oath legally administered
by Edward R. Greenwood then
and there being a Notary Public
of the State of New York, for the
County of Kings in the said State
of New York, a certificate of his said
notary's appointment having been
duly filed in the office of the
 Clerk of the County of New York
in a case where an oath is
required by law and is necessary
for the prosecution of a private
right and for the ends of public
justice in this state, Charles
N. James at the time and place

0686

first above mentioned and before
the said Edward D. Greenwood as
Notary Public aforesaid did wilfully
scoruptly swear falsely to a
certain complaint upon oath
administered to him, said James
ley said Greenwood as Notary
aforesaid and which said com-
plaint was retilled, and was and is
in a certain action in the
Superior Court of the City of
Newport in which said action
and complaint the said Charles
W. James was and is the plaintiff
and John W. Satter and Jasper Nichols
were and are defendants and in
which said complaint the
material matter wilfully and
scoruptly by said James sworn
to falsely as aforesaid are as
follows.

That a certain horse of and
belonging to the said John W.
Satter and Jasper Nichols, attached
to a certain cart of and belonging
to the said John W. Satter and
Jasper Nichols, forced himself into
a certain street railroad car
wherein the said Charles W. James
was a passenger going south

0687

and up to his very knees, sitting
on the east side of the cat and
that he said James was so violently
thrown down upon the hand
flooding of said hand that his
bowels never ruptured and loosened
and his whole mental and
physical system terribly shocked
& injured in so much that he
thereupon commenced to vomit
blood and suffer violent pains
and that he said James from
thence hitherto ~~had~~ has
and still continues at times to
suffer great & severe pain in the
abdomen resulting from such
rupture that he has been
confined to his bed in great
physical pain and mental an-
guish and obliged to employ
medical and surgical aid
and attendance at his great
expense.

That by reason of such
shock his brain has been so
injured that he continually
suffers from dizziness and
dimness of sight, that his
strength & vital powers have
therely become greatly weakened
and impaired in so much that

0688

that he cannot pursue his business
but is obliged to employ others
to perform his work at great
expense: that at times she still
slipper from acute pain in the
sides and breast and often discharge^{me}
blood from the bowels, living
in daily fear of the surgical
appliances necessarily worn by
her, giving way and causing
what the surgeons denominate
strangulated hernia, a result of
rupture causing death and that
she said James, has been informed
and verily believes that by reason
of the premises she has been
permanently injured.

That the said injuries
were caused wholly & entirely
by reason of the gross negligence,
carelessness and heedlessness
of the said John W. Salter and
Jasper Nichols, their agents and
servants, in allowing the said
horse harnessed to said cart
to stand unguarded, unattended
unhitched & unscrewed as alleged
in the said complaint in
that behalf.

0689

Deposent further states upon
his information and belief that
she said Charles W. James was not
in the said car at the time and
spoke allegedly to him in the said
complaint, although to the contrary
he was in a car which was
behind the said car referred to
in the said complaint and that
he left the car in which he
then was and went into the
car referred to and mentioned
by him in the said complaint
after the collision referred
to and therein mentioned, had
occurred and that the said
James then and there threw out
of said car referred to and
mentioned in said complaint
and pretended to have a fit and
foam at the mouth and that
whilst in that car she purposely
pinched and aggravated his gums
as a portion of his mouth so
that he was saturated with
blood in order to give the
appearance he was wounded
and had been wounded by the
collision referred to in the

0690

Said complaint in the action by said James
against said Salter & Nichols, which action is now pending
~~as defendant is informed and very believe~~

that he, the said Charles W.

James repaved its a neighboring
drivestore and falsely pretended
to suffer from hemorrhage
caused by said collision and
then falsely pretended to be
ruptured by reason thereof
and subsequently he, said
Charles W. James, repaved its
his place of residence and went
to bed and claimed on the
pretence of being ill, injured and
suffering severe bodily ~~pains~~
the consequence of said injury.

Deponent further saith upon
his information & belief that
the said Charles W. James in or
about April in the year one
thousand eight hundred and
eighty nine, in the County of
Common Pleas in and for
the City & County of New York
commenced an action against
The Dry Dock, East Broadway
and Battery Railroad Company
for injuries by reason of the
collapse of a car in which

069 }

she also alleged she was a passenger
with a cast. and whereby he,
said James has ruptured and
caused to be a cripple for life
in which she claimed damages
to the amount of Ten Thousand
dollars. whereby he obtained
a settlement of the said action
last mentioned it was said
company paying him the
sum of seven hundred dollars
in settlement thereof.

Wherefore defendant asks
that the said Charles W. James
for the preceding and following
aforesaid ~~cross-shots~~ ^{and} may be
arrested and dealt with accord-
ing to law. Edward. T. McDonald

Sworn before me
This 13th Day of
December 1882
E. T. McDonald
Notary Public
New York County

0692

March 23rd 1970
The People's
Mile of Service
on the Bicentennial
of:

of
Charles M. Jaure

Magnolia

Charles
Ed Warren 2nd East 37th Street

Final Stoppers
June McDevitt 149 E. 38th

Edu. Hoffa
Gen. M. Johnson 44 East 37th

Matthew C. Johnson
John H. Salter 44 East 37th

George W. Nichols
Duffer Nichols

0693

City and County of New York, ss.

G.W.W.

G. H. Jameman being duly sworn, says: I reside at No. 244 East 57th Street. In March, 1882 I was a clerk in Mr. Woodcock's Drug Store, No. 250, 4th Avenue. I remember the accident which happened near the store on March 28th 1882. A butcher cart ran into a street-car near the corner. The side of the car was stove in by the shock, and some of the persons in it were more or less injured. I jumped out ⁱⁿ of the store, and I saw three women lying there. I also saw some children in the car. I am very certain that I did not see James there. The three women were brought into the store and I attended them. Two of them were only slightly cut about the face. The third was more seriously injured, and, I believe, was laid up for some time. I said nothing of James at the time. I think it was at least twenty-five minutes after the accident happened, when James came into the store. He told me he was hurt. I took him into the back room and examined him. He had

0694

been bleeding at the mouth. I examined his mouth, and satisfied myself that the blood came from his gums. I am positive there had been no hemorrhage, causing this flow of blood, from any of the internal organs.

G.W.N. James also said he had been ~~hurled~~, and indicated his right groin, which I examined. I asked him at once, had he ever been ruptured before. He said, "no." I said, "that looks to me like an old rupture." "No," he said, "I don't know what a rupture is." ^{He} said he wanted a bus.

G.W.N. I believe I took some measurements then, being anxious to sell him a bus, if he wanted it; ~~whether I thought~~ ^{at}-necessary or not, not long after he left the store in company with the ^{come} policeman who had brought him in. Before he went he treated the policeman, and me I believe, to soda-water, and paid for it. The bill for my attendance upon the three ladies I sent to Mr. Salter. That for my services to James I did not. The next day I called at James' house, but found him out. Several times after that I called, but-

0695

as a rule he was not at home. Once when I found him in I offered him the truss which I had procured for him, on condition of immediate payment. He did not pay me for it, and in fact he never took the truss. On one of these visits to his room, I noticed a truss lying on his bed. It was evidently an old one and very much worn.

I have always thought, from the time I first examined James, in the store, that he had been ruptured at some time before. I am positive of this because at my first examination of him, ^{in his house}, I saw on his body the marks of an old truss. I also then saw the evidence of a rupture, upon the skin of his abdomen. It had the appearance of an old ^{third} ~~old~~ ^{third} hour. This was only about ~~old~~ ^{third} hour after the accident, and I do not believe that external evidence of a rupture could be so soon visible. It is often many days before there are any external tokens of a rupture. I have been in the drug business for fourteen years, and during

0646

most of that time have made
a specialty of repairing and fitting
trusses for them.

Incorporations made before signing.

I now do witness George W. Lawrence
the 18th day of November 1882
George W. Lawrence
Notary Public, 3rd
676 of my

0697

People v. James

Offices of
G. H. Jaunman.

Present place of
business
R.E. cor 53. St & 2nd Ave

0698

People v. James.

Witnesses for plaintiff.

- I Clerk in office of Superior Court.
To produce summons and
complaint in action of
James v. Sallier and Nichols.
- II. Ferdinand R. Minrath, 45 William St.,
of office of Morrison, Sauterbach and
Springarn, to prove James' handwriting
& signature to verification.
- III. Charles G. Cronin, clerk in office of
Mr. Woodbury, 33 Pine St., to prove
suit is pending.
- IV Sarah E. Hopper, 149 East 38th St.
Ann McDowell }
To prove that James, on
the evening after the accident, caused
by Sallier & Nichols' cart, confessed that
he had shamed a fit, rupture and
hemorrhage, and that by falsely pretend-
ing to be thus injured ~~that~~ he expected
to make a large sum of money, etc.

0699

V Clerk in Drugstore, 250 4th Ave.,
to prove that James lies as to
his rupture = that there was an old
mark on his body of a former sup-
ture; that James had lacerated
his gums to give the appearance
of his having suffered a hemorrhage.

VI Pass Conductor who had charge of
Car

0700

People v. James
heating for Pff.

0701

Superior Court of the City of New-York.

Charles H James }
against } Clerk's Office,
John H Salter and } Superior Court of the City of New York.
Jasper Nichols }

I, THOMAS BOESE, Clerk of the SUPERIOR COURT of the City of New-York, having compared the annexed Copy of Summons and Complaint

in the above entitled action, with the original on file in this Office, do certify that the same are correct transcripts therefrom, and of the whole of said original

In Witness Whereof, I have hereunto subscribed my name, and affixed the Seal of the Superior Court of the City of New York, this 15th day of November A. D. 1882

Thomas Boese Clerk.

0702

Superior Court of the City of New York

Charles N James Plaintiff
against
John W Salter and
Jasper Nichols Defendants

Summons

To the above named defendants and each of them

You are hereby summoned to answer the
complaint in this action, and to serve a copy of your answer
on the plaintiff's attorney within 20 days after the service
of this summons, exclusive of the day of service, and in
case of your failure to appear, or answer, judgment will be
taken against you by default, for the relief demanded in
the complaint

Dated. My April 1st 1882

L C Desser Plaintiff's Attorney
No 346 Broadway
New York City

P.O. Address 346 Broadway
New York City

0703

Superior Court of the City of New York

Charles W James

agent

John W Salter and
Jasper Nichols

The plaintiff complains of the defendants above-named and alleges and avers

I. That the defendants are engaged in business in the City of New York as market and provision dealers, ^{and as such dealers}, are the owners of and have in their possession, or under their control and management a number of horses and carts used in their business aforesaid, and that on the 28th day of March 1882, the said defendants, their agents and servants in possession of one of such horses and carts, and then using the same in the business of the said defendants at or near the market of said defendants in Broadway near 21st Street in said city, carelessly, negligently and heedlessly permitted the horse to such cart harnessed, to stand unhitched, unsecured and free in such public and populous highway in the daytime, while such thoroughfare was crowded with vehicles, passing and repassing wholly unguarded, unwatched, and unattended, to the great danger of other conveyances, and riders and pedestrians on the sidewalks, and all with full knowledge on the part of the defendants, their agents and servants of the vicious nature and habits of the said animal which this plaintiff is informed and believes were restive, excitable and wild.

II. That said horse so unguarded and unattended, there and then suddenly dashed off with said cart at his greatest speed through Broadway and ^{into} 20th Street in an Easterly direction towards Fourth Avenue, striking the Westerly side of a street railroad car, wherein this plaintiff was a passenger going south with such ^{great} violence, ^{and} effect, that a large part of the side of such car was completely torn out and shattered, and the horse itself forced into the car among the passengers, and up to the very knees of this plaintiff sitting on the east side of said car, and that this plaintiff was thereby so violently thrown down upon the hard flooring of said car, that his bowels were ruptured and lacerated, and his whole mental and physical system terribly shocked and injured, inasmuch, that he thereupon commenced to vomit blood and suffer violent pain and that this plaintiff from thence hitherto has and still continues at times to suffer great and severe pains in the abdomen resulting from such rupture, that he has been confined to his bed in great physical pain and mental anguish and obliged to employ medical and surgical care and attendance at his great expense. That by reason of such shock his brain has been so injured that he continually suffers ^{from} dizziness and dimness of sight. That his strength and vital powers have thereby become greatly weakened and impaired inasmuch that he cannot pursue his business, but is obliged to employ others to perform his work at great expense, that at times he still suffers from acute pains in the sides and breast, and often discharging blood

Q 705

51

from the bowels, living in daily fear of the surgical appliances necessarily worn by him giving way, and causing what the surgeons denominate strangulated hernia, a result of rupture causing death, and this plaintiff has been informed and verily believes, that by reason of the premises he has been permanently injured

III That said injuries were caused wholly and entirely by reason of the gross negligence, ^{and carelessness} _{and heedlessness} of the defendants, their agents and servants, in that they allowed the horse harnessed to the cart aforesaid, to stand unguarded unattended, unhitched and unsecured as aforesaid in a populous and public highway in the day time, and that said injuries were not caused in any way by the negligence of this plaintiff, nor did he in any manner contribute thereto

IV That by reason of the premises this plaintiff has suffered damages in the sum of Ten thousand dollars

Whereupon this plaintiff prays judgment against said defendants in said sum of Ten thousand dollars besides the costs of this action

L C Desser
Plffs Atty
346 Broadway
Attn:

State of New York 3
City & County of New York 3 pp:

Charles W James being duly sworn says that he is the plaintiff above named that the

0706

foregoing Complaint is true of his own knowledge, except as to those matters which are therein stated to be alleged on information and belief, and that as to those matters he believes it to be true

Sworn to before me this 3
day of April 1882

E L Greenwood
Notary Public
Kings Co

Certified filed in City Co

Charles W James

0707

W. L. Fifer in Court

Charles W. James
against
John H. Soller and
Foster Nichols

Body Summons & Complaint

Lev B. Lesser
Attorney for Off
346½ Broadway
New York

File Oct 20 1892

0708

City and County of New York, 88.

Edwin Hoffs, being duly sworn,
says. I reside at No. 149, East 38th St.
I am well acquainted with Charles
W. James, plaintiff in the action of James
against Sallers and Nichols - He became
my partner, in the upholstering business,
in February, 1882, & continued such
until September last. In the course
of our business I became well acquainted
with his handwriting. I have seen and
examined the signature, purporting to be
his, attached to the verification of the com-
plaint in his action against Sallers &
Nichols, now on file in the office of
the Clerk of the Superior Court. I have
no hesitation in saying that it is his
& genuine.

Subscribed & sworn to
before me this 23rd
day of November 1882

Edwin Hoffs

Lefford Rose
296 Notary Public
N.Y.C. & Co.

0709

People
65.

Jane's
→
Afghanistan
→

0710

City and County of New Yorkss:

Sarah E. Hopps being

duly sworn up: I reside at 149 East 38th Street. am the wife of Edwin Hopps. I have known Charles St. James since about the 20th February 1887, when he went into partnership with my husband. We moved to 231 East 22 St. on the first floor, about the middle of March and about a week after that James came to live at the same place and boarded with a Mrs. Hunter who had rooms on the second floor.

I remember when he claimed to have been hurt by the horse running into the car.

I saw him when he came home with the officer. the door of my room was open. I asked James what are

you arrested for? he said he was
not arrested but had been hurt
by a butcher wagon running into
a car of the 42nd Street line in
which he was.

He said you & your mother
come up stairs and I will tell
you all about it. We went up.
I asked how it happened, he would
not tell but said to the officer
am I not hurt? The officer replied
yes - more than you think - He
the officer then turned to go ^{and}
Darnes said to him, "you stick to me
I am going to make a lot of money
off this - The officer then went
away. He said he had been thrown
off the car and was hurt in the leg
and asked my mother to bring up
a cup of tea and take care of him.
My mother said No. When I serve
anyone my meals are always
furnished. He replied, "The butcher
will settle for all that." We began
to make fun of him, saying he was
not hurt - he had been walking
long until then, when he took
my baby and danced about the
room.

0712

I had no more talk until I went to the store in the evening I was mad because he was not there. About half an hour after, he came and fixed a pair of parlor rates & walked as well as any one - I told him I did not think he was hurt and then he sat down and told me he was out canvassing with his two books and did not have any luck & while sitting in the back car and was wondering what to do to make some money, when all at once he saw this accident in the front car. He got out of the rear car and stood about until everybody had gone, when he went into the car which was damaged & threw himself down in the bottom of it and pretended he was in a fit. Then he picked his guns with a pin and made his nose bleed until his hand & shirt was saturated and as no one seemed to come to him he got up and went into the drug store and told the clerk he was hurt and ruptured and feet dizzy and faint & ordered a

07 | 3

truss.

The clerk putting up a bottle of paragoric took the order for the truss. (He afterwards told my mother he kept the same story.)

While we were taking me home Mr. Nichols and as Red for James Barnes pretended that he was light-headed and could not get his brains together Nichols offered to get a ~~truss~~; he refused to accept it.

Nichols said to him you don't want to make anything out of this do you? He replied that it would be a matter of \$5 a day for two or three weeks, that he was faint from loss of blood and had not eaten anything.

Nichols went out as soon as he did, Barnes asked me, - did I walk lame? and then said he would settle with Nichols for \$250 and if he got it and I would lend to his business he would give me \$100.

Then my husband came in and we went home. That night

0714

he bailed and eat eleven eggs.

— While we were talking with the store he said he pretended to have been hurt in order to make some money out of it,

The next morning he sent for his lawyer.

Served to before me }
this 16th day of Nov. 1887 }

Mrs Sarah E Haffie

Drs A. W. Gable
Court Seal Nov 1887

07 15

City & County of New York:

Anna M. McDowell
being duly sworn says: I reside at
No 149 East 38^a Street in the City of
New York. Daughter the mother of Mrs
Sarah Esthoffs. I have known Charles
D. James since last March - I first
became acquainted with him through
his being a partner of my daughter's
husband, and a lodger in the house
where he lived at No 131 East 22^a Street.

He at that time boarded with
Mr & Mrs Hunter; he afterwards
gave up boarding with them &
took his meals with them.

I recollect that he was
killed in an accident that
occurred by a butcher's horse
running into a car of the Grand
St & 42^a Street line.

0716

The first I knew of his being
brought home was him with a
policeman and I saw him going
up stairs. The woman he boarded
with was down in my apartment
and we heard some one going up
stairs, we went to the door ^{and} then
saw James and the policeman.
I said What is the matter?

James says, I have been arrested
I then said to him if you
have been doing anything
for which you have been
arrested it serves you
right. He then said.

No I have not been arrested
but I have been hurt very
bad - We had then gone
up stairs to the room he
occupied by the woman he
boarded with. He then began
to tell us about the assi-
-ault how a butchers cart
had run into the car where
he was and that a number

0717

of horses had been hurt,
had their limbs broken -

The man with whom
he boarded then asked
him where he was hurt
and he said that he had
been unplied -

He then said - "Well
James you are the great-
est liar I ever heard of

James then said "I
was hurt very bad - I was
picked up out of the car and
carried to Woodcocks drug
store and he then pried
out a bottle of medicine

I said to him - What is
that medicine for. and he
said I asked the druggist
to put up something to
make me sleep -

I then said to him
"Why that is paregoric,
its what they give

0718

babies for the stomach ache he
then said that he had ordered
a truss, and would cost him
six dollars. I then said to him
why don't you require a truss
any more than I do. He then
said oh: hush up keep this quiet.
I am going to make a good pile
off that butcher, and you won't
lose anything by keeping still!
he then said that he wanted
to hire a nurse. I told him that
I was a nurse and made a business
of it: he then wanted to know
what I charged a week for my ser-
vices, and I told him nine dollars; he
says you will get it if you will only bring
me a bowl of gruel and a cup
of tea every day. I then said I
don't furnish the food for any
patients he said "you do it, and
it will all come out of the butcher".
I then said "no, I would have to
be paid in advance; he then
wanted to know if that was the way it
did. I told him no, but that was
the way I would have to be paid by
him, — a part of the time during

0719

this conversation he had my grandchild - a baby seven months old in his arms waltzing around the room with it.

He told us that the way he pretended to be hurt was this he said that he was in the care behind the one that was damaged and just as soon as all the passengers had left he went forward and got into the damaged care threw himself down on the bottom of it, and pretended to have a fit, and in order to bleed, stuck a pin into his gauze - so as to show on his handkerchief blood - he then told me further that he afterwards got up and went into the drug-store and asked for some medicine, and ordered the truss, and the drug clerk asked him, how it was that he was so late in coming in to be attended to, and he told the druggist that he had had a fit. From the time of his being brought home by the policeman for about three hours or four

0720

about four until seven
o'clock he was in Mrs. Hunter's
apartments.

I know he went out
that night and I know he
came home with Mr. and Mrs.
Hoffs, but where he had been
& of course did not ~~ask~~ know.

When he first began
to tell me about being
hurt and how he was
going to make something
out of the butcher for all
of us he said that he had
been out with his sample
books trying to do some
business -

When he came
home with the policeman
he had been drinking
but I can't say that he
was intoxicated. I asked
him during the conversa-
tion if he thought Scudder
was a fool - and he said
No. I don't think him a fool
but I can make him believe

0721

that I am hurt, and I can
make a pile off him. I
then said "now James do
you think of seeing the
butcher and he said "yes".
I do" I made five hundred
dollars a short time ago out
of a railroad for being sup-
-plied and no doctor can
tell whether its an old
rupture or a new one.

The next day after this
conversation a doctor called
but he never called a second
time, he didn't seem from
Nichols Miners a doctor that
Hunters folks went for -
I don't know his name.

wrote to before me 3
this 16th day of Nov. 1882 3

Mrs Anna McDonald

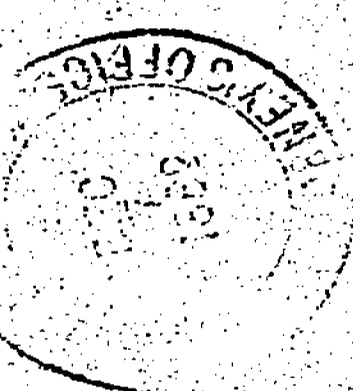
Jas F W Barnes
Court Clerk 3

0722

H 1028
B. S. [Signature]

The People of the
State of New York

— against —
Charles M. Garner



0723

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

The People of the State of New-York :

- against -

Charles W. James.

The Grand Jury of the City and County of New-York, by this indictment, accuse the said Charles W. James of the crime of Perjury, committed as follows:

The said Charles W. James, late of the City and County aforesaid, on the First day of April, in the year of our Lord one thousand eight hundred and eighty two, commenced an action at law in the Superior Court of the City of New-York, wherein the said Charles W. James was plaintiff and John W. Salter and Jasper Nichols were defendants, and upon said day, at the City and County aforesaid, the said Charles W. James appeared in his own proper person before Edward L. Greenwood, Esq., then being a Notary Public duly authorized and empowered to administer oaths in the City and County of New-York, and then and there did exhibit to the said Edward L. Greenwood his complaint in the action at law aforesaid, in which said complaint, among other material matters, it was alleged against the said defendants John W. Salter and Jasper Nichols in substance and effect following, that is to say:

That a certain horse of and belonging to the said John W. Salter and Jasper Nichols, attached to a certain cart of and belonging to the said John W. Salter and Jasper Nichols, forced itself into a certain street railroad car wherein the said Charles W. James was a passenger going south, and up to his very knees, sitting on the east side of the car, and that the said James was so violently thrown down upon the hard flooring of said car that his bowels were ruptured and lacerated, and his whole mental and physical system terribly shocked and injured, inasmuch that he thereupon commenced to vomit blood and suffer violent pains, and that he, the said James, from thence hitherto has and still continues at times to suffer great pains in the abdomen, resulting from such rupture; that he has been confined to his bed in great physical pain and mental anguish, and obliged to employ medical and surgical care and attendance, at his great expense; that by reason of such shock his brain has been so injured that he continually suffers from dizziness and dimness of sight; that his strength and vital powers have thereby become greatly weakened and impaired, insomuch that he cannot pursue his business but is obliged to employ others to perform his work at great expense; that at times he still suffers from acute pains in the sides and breast and often discharges blood from the bowels, living in daily fear of the surgical appliances necessarily worn by him giving way and causing what the surgeons denominate strangulated hernia, a result of rupture, causing death, and that the said James has been informed and verily believes that by reason of the premises

0724

he has been permanently injured; that the said injuries were caused wholly and entirely by reason of the gross negligence, carelessness and heedlessness of the said John W. Salter and Jasper Nichols, their agents and servants in allowing the said horse, harnessed to said cart, to stand unguarded, unattended, unhitched or unsecured, as alleged in the said complaint in that behalf.

And the said Charles W. James then and there, upon so exhibiting the said complaint in the said action at law to the said Edward L. Greenwood, Notary Public as aforesaid, was in due form of law sworn by and before the said Edward L. Greenwood, Notary Public as aforesaid, and did take his corporal oath of and concerning the truth of a certain affidavit of verification of the said complaint in the said action, the said Edward L. Greenwood, as such Notary Public, then and there having full and competent power and authority to administer the said oath to the said Charles W. James in that behalf, and the said Charles W. James, being so sworn as aforesaid, and wickedly intending and contriving to injure and oppress the said John W. Salter and Jasper Nichols, unlawfully did then and there knowingly, falsely, corruptly, wilfully and wickedly swear and make affidavit in writing of and concerning the said several material matters contained in the said complaint, in substance and to the effect following, that is to say:

That the said complaint was true of his own knowledge, except as to those matters which were therein stated to be alleged on information and belief, and that as to those matters he believed it to be true, whereas in truth and in fact the said Charles W. James then and there did not believe the matters in the said complaint alleged to be on information and belief to be true, and whereas in truth and in fact the said complaint was not true to the knowledge of the said Charles W. James, and whereas in truth and in fact the said Charles W. James was not a passenger in any street railroad car when any horse and cart of and belonging to the said John W. Salter and Jasper Nichols forced itself into the said car; and the said Charles W. James was not violently thrown down upon the flooring of the said car and was not ruptured or lacerated or in any way damaged, physically or mentally, by reason of any acts or negligence or carelessness on the part of the said John W. Salter and Jasper Nichols.

And so the Grand Jury aforesaid do say, that the said Charles W. James, in manner and form aforesaid, on the day and in the year aforesaid, at the City and County aforesaid, unlawfully, knowingly, wilfully and falsely did commit wilful and corrupt perjury against the form of the statute in such case made and provided and against the peace of The People of the State of New-York and their dignity.

*John McKeon
District Attorney*

0725

Day of Trial:
Counsel,
Filed day of
January 188

The People
vs.
Charles W. Jones.

John McGeor,
District Attorney.

A True Bill.

J. Greenan.

0726

BOX:

86

FOLDER:

945

DESCRIPTION:

Jensen, Peter

DATE:

12/19/82



945

0727

192

Counsel,
Filed 19 day of Dec 1886
Pleads Not Guilty (20)
N.Y.

vs.
THE PEOPLE

Peter Johnson

H.D.

Grand Larceny, ~~Accession~~ degree, and
Receiving Stolen Goods.

JOHN McKEON,
District Attorney

A True Bill.

J. H. Thompson
Part 2. Jan 2, 1887
Please C. S.
W. W. Penn filed

0728

Complainant in House of Detention

FORM 112.

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

Police Court—Third District.

John Bragmann, aged 27 years,
 of No. 79 Madison St. Sailor, Street, being duly sworn, deposes
 and says that on the 11th day of December 1882
 at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
 away from the possession of deponent, and from on board the
Bark "Oriental" in the day time,
 the following property viz.: *Four shirts of men's clothes*
consisting of two coats, two vests and
two pair of pantaloons, all of the
value of thirty-five dollars; and
fifty-two francs, said property and
money being all of the amount
and

of the value of forty-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 *Peter Janssen*,

now here, from the bark that
after the time of said larceny
deponent found a portion of said
stolen property, to wit: one of said
pairs of cloths in the trunk of
said defendant at 172 Cherry
Street, and a pair of said stolen
pantaloons appear the property of
said defendant.

John Bragmann

Sworn to, before me this

14th

day of December 1882

0729

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Peter Janssen

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. Peter Janssen

Question. How old are you?

Answer. Twenty-one years of age

Question. Where were you born?

Answer. Denmark

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

Answer. 172 Cherry St. one day

Question. What is your business or profession?

Answer. Sailor

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. I have nothing else to say.

P Janssen

Peter Janssen

Taken before me this 14th

day of January 18

S. M. Miller
Police Justice

0730

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 _____

Peter Hansen

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

Dated December 1st 1882 *J. M. Patterson* 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.

0731

Police Court--

8th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Brugmann
House of Detention
Peter Jansen

Offence of *Assault*

1 _____
2 _____
3 _____
4 _____

Dated December 14 1885

Patterson Magistrate.

Gilmore J" Officer.

Mott Clerk.

Witnesses, Michael Gilmore

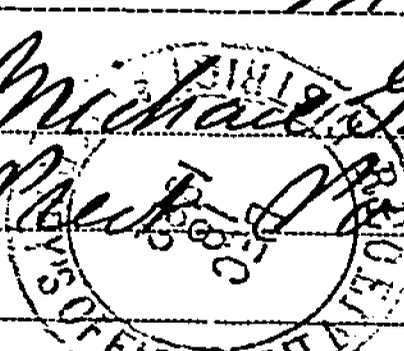
No. 1 " P.M.T. Police Street,

No. _____ Street,

No. _____ Street,

\$ 1000 to answer G.S.

Complaint



BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Complainant in House
of Detention on behalf
of \$ 500. to testify

0732

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Peter Jensen

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

Peter Jensen

of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said

Peter Jensen

late of the First Ward of the City of New York, in the County of New York, aforesaid, ~~on the~~
~~on the day of December~~ in the year of our Lord one thousand eight hundred and
eighty-two, at the Ward, City and County aforesaid, with force and arms
two coats of the value of ten
dollars each, two pairs of trou-
sers of the value of five dollars
each, two vests of the value of two
dollars and fifty cents each and
fifty-two silver coins of the Republic
of France of the kind commonly
called francs, of the value of twenty
cents each —

of the goods, chattels and personal property of one

Brogmann 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.

0733

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

Peter Jensen

of the CRIME OF RECEIVING STOLEN GOODS,
committed as follows:

The said

Peter Jensen

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the ~~eleventh~~ day of December in the year of our Lord
one thousand eight hundred and eighty-two, at the Ward, City and County
aforesaid, with force and arms ~~two coats of the value~~
~~of ten dollars each, two pairs~~
~~of breeches of the value of five~~
~~dollars each pair, two vests of~~
~~the value of two dollars and~~
~~fifty cents each and fifty two~~
~~silver coins of the Republic of~~
~~France of the kind commonly~~
~~called francs of the value~~
~~of twenty cents each~~

of the goods, chattels and personal property of

John Brogmann

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

John Brogmann

unlawfully and unjustly, did feloniously receive and have; he the said

Peter Jensen

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

JOHN McKEON, District Attorney.

0734

BOX:

86

FOLDER:

945

DESCRIPTION:

Johnson, Frank

DATE:

12/15/82



945

123 B.W.D. 1/2

(II)

Day of Trial,
Counsel,
Filed /5 day of Dec 1882/
Pleads

THE PEOPLE

vs.

B

Frank W. Johnson

JOHN McKEON,
District Attorney.

A True Bill.

Geo. H. Morris

Horenian.
T. Dec. 22/82

0736

POLICE COURT - SECOND DISTRICT.

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

Fourth.

Frederick R. Sturges
of No. 16 West 32^d Street, being duly sworn, deposes
and says, that on the 23^d day of December 1881
at the City of New York, in the County of New York,

That W. Johnson of No. 49 Bond Street, (who first
name is unknown to deponent), did then & there
violate Chapter 513 of the laws of 1880,
unlawfully practice physic or surgery & did
attend, treat & prescribe for one Henry G.
Curry without having his diploma endorsed
as prescribed by Section four of said act,
and is now & has been for over one year last past
practicing medicine unlawfully in the City
of New York, without license, & in violation
of the provisions of Chapter 513 of the laws of
1880, the act amending the same.

Swear before me
January 13rd 1881. 3
F. R. Morgan
Police Justice.

F. R. Sturges

0737

South
Police Court - Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Frederick R. Stangis

et al.

John Johnson,
49 Bond St.

Offence, *Obstructing Justice* & *Assault*.

Dated January 1882

B. F. Morgan, Justice.

Officer.

Witnesses, G. C. Ripley, 39 Park Row,
H. H. Austin, " "
F. R. Stangis, 16 W. 32d St.

Committed in default of \$ 200. surety.

Bailed by

No. _____
Street.

G. C. Ripley, Attorney for
County Medical Society,
39 Park Row

0738

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

14th DISTRICT POLICE COURT.

B. W. Johnson 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 so signed 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. *B. W. Johnson*

Question. How old are you?

Answer. *42 years of age*

Question. Where were you born?

Answer. *United States*

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

Answer. *49 Bond St - three years*

Question. What is your business or profession?

Answer. *Doctor of Medicine*

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
of the charge.*

B. W. Johnson

Taken before me, this 21st
day of January, 1883.

P. J. Morgan
Police Justice.

0739

Sec. 151.

Police Court Fourth 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 to any Marshal or Policeman of the City of New York. GREETING:

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 Frederick R. Sturges,
of No. 16 West 32d Street, that on the 23^d day of December
1881 at the City of New York, in the County of New York,

Frank W. Johnson of No. 49 Broad Street (whose first name is unknown), violated the provisions of Chapter 513 of the Laws of 1880, by practicing physic or surgery without license.

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 each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the Fourth 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 19th day of January 1882

A. C. Morgan POLICE JUSTICE.

0740

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick P. Staggs
vs.
F. W. Johnson,
49 Beaufort St.

Warrant-General.

Dated January 19 1882

R. D. Morgan
Bennett
Officer.

The Defendant Frank W. Johnson
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

John M. Bennett
Officer.

Dated January 21 1882

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest,

January 21

Native of

Frank W. Johnson

Age,

42

Res. 49 Bond St.

Sex

Complexion,

Color

Profession,

Married

Single

Read,

Write,

074 {

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 Frank W. Johnson.

guilty thereof, I order that he be admitted to bail in the sum of ~~three~~ Hundred Dollars and be committed
to the Warden or Keeper of the City Prison until he give such bail.

Dated January 21st 1882.

P. J. Morgan Police Justice.

I have admitted the above named Frank W. Johnson
to bail to answer by the undertaking hereto annexed.

Dated January 21st 1882

P. J. Morgan 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 _____ 1882

Police Justice.

0742

123

Sec. 208, 209, 210 & 212.

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick H. Steagis
No 16 West 32^d Street

Frank W. Johnson
No 49 Bond Street

2.....

3.....

4.....

Offence, Practicing Medicine
Without License. 6.8
82

BAILED,

No. 1, by

James H. Wagner
Residence 171 2nd Street

No. 2, by

Residence _____ Street,

No. 3, by

Residence _____ Street,

No. 4, by

Residence _____ Street,

Dated January 1882

J. T. Van Magistrate.

H. F. Remond Officer.

Clerk.

Witnesses E. C. Ripley

No. 39 Park Row - Street,

H. G. Curtis

No. 39 Park Row Street,

F. W. Steagis

No. 16 West 32^d Street,

E. C. Ripley, Attorney for
County Medical Society

\$300 to Almo H. S.
39 Park Row -

Bailed

0743

City and County of New York, ss.

POLICE COURT, FOURTH DISTRICT.

THE PEOPLE,

vs.

Frank W. Johnson

On Complaint of Frederick M. Sturgis
For Misdemeanor -

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

Dated

18

January 21st, 1882, F. W. Johnson
R. Morgan, Police Justice.

0744

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 15th day of December

1882, in the Court of General Sessions of the Peace, of the County of
New York, charging Frank W. Johnson
with the crime of Practising medicine without a license

You are therefore Commanded forthwith to arrest the above named _____

Frank W. Johnson and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York, or if he require it, that you take him before any Magistrate
in that County, or in the County in which you arrest him, that he may give bail to answer the
indictment.

City of New York, the 22nd day of December 1882.

By order of the Court,


Clerk.

0745

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Frank W. Johnson

49 Bond Street

Fredrick R. Sturges Compl.
16 M. 32 ~~44~~ 97

Bench Warrant for Misdemeanor.

Issued December 22nd 1882

The defendant is to be admitted to be bail
in the sum of _____ dollars.

January 8th 1883

The within named
defendant is now
Residing at Wilmington
Delaware.

Reilly & Van Gerichten

0746

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Frank W. Johnson }

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

Frank W. Johnson
of the CRIME OF Practicing medicine without
a license committed, as follows:

The said

Frank W. Johnson

late of the City and County of New York, on the twentythird day of December
in the year of our Lord one thousand eight hundred and eighty-one, at
the City and County aforesaid, with force and arms without being au-
thorized by a license or diploma from the
State Board of medical examiners, or from
any chartered medical school or medical
society, unlawfully did practice physic,
and on said day did unlawfully attend,
treat and prescribe for, as a physician, one
Stanley G. Curtis, against the form of the
Statute in such case made and provided
and against the peace of the People of
the State of New York, and their dignity.

John McLean
District Attorney