

0132

BOX:

8

FOLDER:

102

DESCRIPTION:

Easton, Joseph

DATE:

03/31/80



102

0133

250

Counsel,
Filed *21* day of *March* 187*4*.

Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Jasper S. Easton

Abraham Lincoln
Receiv. B. H. C.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. J. Ferris

Frank O. Wood, Foreman.

Wm. J. Ferris

Samuel R. ...

0135

Form 112.

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

Police Court—First District.

of No. *Amuel Frank*
Walker Street, being duly sworn, deposes
and says, that on the *10* day of *March* 18*80*

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

the following property, viz:

*One gold hunting
case watch*

of the value of *Twenty five* Dollars,

the property of *deponent's wife and in the
care and charge 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 *Jasper T. Easton*

*Now present for the reason that said
watch was kept by deponent in a safe
in the office of said premises the prisoner
who was at said time in the employment
of deponent having a key which opened said
safe. That deponent is informed by
Officer Foley that he found in a
room of the premises occupied by the
prisoner some pawn tickets, among them
being one representing the watch in
question which was found by said officer
in a pawn office in the Broadway Auld which*

Sworn to before me, this

18

Police Justice.

0136

Was paid by the prisoner for
twenty-five dollars. That the
prisoner has since confessed to
this department to having so taken stolen
and carried across the aforesaid watch
in the manner therein related

Samuel Frank.

Sworn to before me this
22 day of March 1880
J. N. Wilcox
Police Justice

City and County,
of New York

Thomas Foley of the
Police Office being sworn says
that he found in the premises occu-
pied by the prisoner in East 12th Street
some pawn tickets among them being
one representing said watch which
department found in a pawn office
in the Bowery and which Comptroller
identifies as the watch taken from the
safe in his office and pawned in
said pawn office for the sum of
twenty five dollars

Thomas Foley

Sworn to before me this
22 day of March 1880
J. N. Wilcox
Police Justice

0137

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer.

Jasper G. Easton

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

Wisconsin

Question. Where do you live?

Answer.

12th Street this City

Question. What is your occupation?

Answer.

Book Keeper

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

Answer.

*I am not guilty
Jasper G. Easton*

Taken before me, this *22* day of *March* 18*90*
W. H. M. M.
Police Justice.

0138

250

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel James Walker
20 Walker St.
Jasper G. Easton

Aldavit—Larceny

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

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And have charged
with being

March 22, 1898
Date
Kilbreth Magistrate.
Thomas Foley Officer.
Clerk.

Witnesses
Call the Officer

\$ *100* to answer
at *General* Sessions
Received at Dist. Atty's office

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

0139

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

Jasper G Easton

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

one watch of the value of seventy five dollars

of the goods, chattels, and personal property of one

Samuel Israel

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.

0140

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

Jasper & Easton

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

one watch of the value of Seventy five Dollars

of the goods, chattels, and personal property of the said *Samuel Frank*

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

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

Jasper & Easton
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.

BENJAMIN K. PHELPS, District Attorney.

0141

BOX:

8

FOLDER:

102

DESCRIPTION:

Eberhardt, Charles

DATE:

03/18/80



102

0144

had lost any harness -
 Deponeut further says that he has ex-
 amined the property taken from the
 said Charles Everhardt by officer
 Thomas Bradley, now here Sheriff
 and he deponeut fully identifies it
 as his property stolen from the said
 barn at Avondale, State of New Jersey.
 Deponeut was informed by the said officer
 Bradley that he Bradley arrested the said
 Everhardt with one set of harness -
 two straps of sleigh bells and the robe as
 aforesaid in his possession and that the
 other set of harness herinbefore described
 was obtained from one William G. Walker
 of 134th Street, between 3rd and Lincoln Avenues
 by the said officer and that the said Walker
 said that he bought the said set of
 harness from the said Everhardt.

Sworn to before me this
 12th day of March 1880

John A. Hammon
 Justice of the Peace
Arthur C. Philip

District Police Court.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

DISPOSITION

0145

City and County of New York, S.S.
Thomas Bradley
an officer attached to the 33^d
Police Precinct, being duly sworn
deposes and says that he has heard
read the foregoing affidavit of
Austin C. Philip, the complainant,
and so much thereof as relates
to deponent is true of his own
knowledge.

Sworn to before me this }
12th day of March 1880 } ^{as} T. Bradley
Paul Henry }
Police Justice

0146

Police Court—Fifth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Charles Everhardt 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. *Charles Everhardt*

Question. How old are you?

Answer. *25 years of age*

Question. Where were you born?

Answer. *N.Y. State*

Question. Where do you live?

Answer. *N.Y. City 150th St near Courtland Ave*

Question. What is your occupation?

Answer. *Barber*

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

Answer. *I am guilty Charles Everhardt*

Taken before me, this *12th*
day of *March* 18*80*

John C. Hamme

Police Justice.

0147

189
POLICE COURT-FIFTH DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustin S. Philip
Ward 12, New York

Henry Dick
Charles Crockett



March 12th 1880

Hammer Magistrate

Bradley Clerk

BAILED.

No. 1, by _____

Residence, _____

No. 2, by _____

Residence, _____

No. 3, by _____

Residence, _____

No. 4, by _____

Residence, _____

Witnesses:

William S. Mather
134 Street between
3rd Ave & Canal Street
City of New York
Thomas Bradley
33rd Police Precinct

\$1000 B. & au

Committed

Received in Dist. Atty's Office

0148

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 *Charles Eberhardt*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Seventh - day of *March* - in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County aforesaid,
with force and arms,

*Two sets of Stamps [of the kind com-
- monly called, Single Stamps] of the
value of fifty two dollars each -
Two Stamps of the value of one dollar each -
Ten bolts of the value of twenty cents each,
One robe of the value of ten dollars - - -*

of the goods, chattels, and personal property of one

Austin C Philip - - -

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.

0149

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

That the said

Charles Eberhardt

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,

Two sets of harness (of the kind commonly called single harness) of the value of fifteen dollars each —

Two straps of the value of one dollar each —

Ten bells of the value of twenty cents each —

One robe of the value of ten dollars

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

Austin C. Philip

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

Austin C. Philip

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

Charles Eberhardt

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.

BENJAMIN K. PHELPS, District Attorney.

0150

BOX:

8

FOLDER:

102

DESCRIPTION:

Edwards, William

DATE:

03/22/80



102

0151

195. Bellamy -
via complaint
Filed 22 day of March 1880
Pleads Vol. 1, 2, 3, 4 (23)

THE PEOPLE

vs.

William G. Edmunds

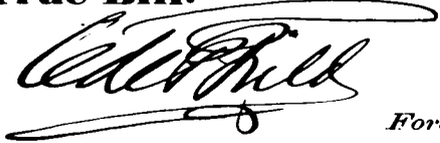
Feb. 2. Apr. 1.

Felonious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.



Foreman.

Part pro April 8. 1880
Discharged on his verbal
recognizance

0152

75 West 45th St-

April 7th 1890

Mr Horace Russell
and District Attorney

Dear Sir

It is my desire to
that all proceedings
against My Husband
be at once stopped and
that whatever proceedings
are necessary be had
to set him at liberty
and end the whole
matter

Mrs M. L. Edwards

0153

People vs.

John J. Edwards vs. with intent to do

Law Office of

F. P. BELLAMY,

Continental Insurance Building,

No. 204 MONTAGUE STREET,

ROOMS
Nos. 15 and 16.

P. O. Box 131.

Wm J. Edwards

Brooklyn, N. Y., January 1880

Grace & myself Esq.
Ass. Dist. Ct.
Dear Sir,

As counsel for the dect. Wm J. Edwards & in accordance with your suggestion to Thos. D. Foster & myself I furnish you some of the facts which characterize this complaint as an outrageous persecution.

1. Edwards is an old English gentleman of about sixty-six years, until recently a well known merchant in N. Y. Eight years ago he married complainant's wife, now Edwards has about 20 years old, by whom he has one child living.

2. Having occasion to go to England about a patent two years ago, he confided his business household property & worth \$5000 to his wife. Last fall he returned to find that his wife had sold out his business & taken his money & furniture & was with it carrying on a boarding house at 5th St. & 6th St. N. Y. where she was creating a great scandal by her immorality & criminal intimacy & adultery with one of the boarders named "Wheelerwright".

3. Three months ago, on Oct. 01/79 he caught his wife & "Wheelerwright" alone in the dark in a locked room, and the preceding night his worst suspicions were confirmed & the adultery proved to him by his wife's own talk in her sleep in which she addressed "Wheelerwright" as if she were engaged in the sexual act with "Wheelerwright" & by her own guilty admissions to dect. on her waking.

4. Immediately after this talk which confirmed his suspicion.

0154

debt in his rage and disgust - at this disgrace jumped out of bed, seized a small sword cane & inflicted a very slight wound in Complainant's side from which she has suffered no inconvenience at all.

5. This happened six months ago and although debt remained for nearly two months afterwards in Complainant's own room & amidst her sister's family, every day no complaint was ever made against him.

6. Debt was then persuaded by Complainant & her family to go away either to Boston or England to engage in business and furnished money by them to go - and it was only on Saturday night, 31st ~~of the month~~ Complainant found that debt had returned for ~~the purpose~~ ~~of~~ ~~not~~ ~~being~~ ~~Complainant~~ to live in adultery with Ursula Wright that the complaint was made.

7. Complainant & her sisters Jones Lowe Gornelia Lowe, is avowedly cross examined with prevarication of course but cannot admit the material facts as stated above and proves that this is but a persecution to get rid of a witness to their crimes and that Complainant is herself intemperate and an adulteress - & has stolen all of debt's property.

It is very much feared that Complainant will secret her sisters Jones Lowe Gornelia Lowe (now married) and her mother all of whom live with her, so that they can not be found when required as witnesses.

Respectfully yours

J. S. [unclear]

0155

112

Form

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

POLICE COURT—FIRST DISTRICT.

Mary L Edwards
of No. *75 West 45th St* Street, being duly sworn, deposes and says,
that on the *6th* day of *October* 1879

at the City of New York, in the County of New York, she was violently and feloniously assaulted and
beaten by *William Y Edwards* without any

provocation or deponent's part by
stabbing deponent in both the
right and left side of the body of
deponent, inflicting wounds from
which deponent was confined to
bed for over two weeks and from
the effects of which wounds deponent
has not wholly recovered

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

William
Y Edwards

with the felonious intent to take the life of deponent, or to do her 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 accord-
ing to law.

Mary L Edwards

Sworn to, before me, this

day of

March 1880

P. J. Whitcomb
Police Justice.

0156

Police Court—First District.

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

William F. Edwards 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.

William F. Edwards

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

England

Question. Where do you live?

Answer.

75 W 45th St

Question. What is your occupation?

Answer.

Merchant

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

Answer. *I caught my wife in
the act of adultery and
~~on the~~ several days subsequent
guilty I did this*

Wm F. E.

Taken before me, this

15

day of *March* 188*0*
John W. ...
POLICE JUSTICE

0157

COUNSEL FOR COMPLAINANT.

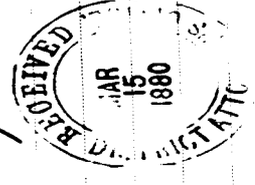
Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

J.P. Delaney 195
204 Montreal St. Bridge
Police Court - First District.

AF FIDAVIT - Felonious Assault & Battery
THE PEOPLE, &c.,
ON THE COMPLAINT OF
May L Edwards
75 West 40 St
Hudson Y Edwards



Dated, *March 13* 18*80*
Hubert J. Magistrate.

Officer,
Clerk,

Witnesses, *Agnes Low* } *75 West 40 St.*
Agnes Low }

Geo. F. ...
Dr. ...

38th St. ...
6th Ave 2

1600 to answer

at General Sessions,
Received at Dist. Atty's Office,

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,

0158

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *William G Edwards*

late of the City of New York, in the County of New York, aforesaid, on the
Sixth day of *October* in the year of our Lord
one thousand eight hundred and *seventy nine* with force and arms, at the City and
County aforesaid, in and upon the body of *Mary L Edwards*
in the peace of the said people then and there being, feloniously did make an assault
and *her* the said *Mary L Edwards*
with a certain *sword*
which the said *William G Edwards*

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 *her* the said *Mary L Edwards*,
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 *William G Edwards*
with force and arms, in and upon the body of the said *Mary L Edwards*
her then and there being, wilfully and feloniously did make an
assault and *her* the said *Mary L Edwards*
with a certain *sword* which the said *William G Edwards*

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 *her* the said *Mary L Edwards*,
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 *William G Edwards*

with force and arms, in and upon the body of *Mary L Edwards*
in the peace of the said people then and there being, feloniously, did make another
assault and *her* the said *Mary L Edwards*
with a certain *sword*
which the said *William G Edwards*

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 *her* the said *Mary L Edwards* with intent *her* the

0159

said *Mary L Edwards* 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 *William R Edwards*

with force and arms, in and upon the body of the said *Mary L Edwards* then and there being, wilfully and feloniously, did make another assault and *her* the said *Mary L Edwards* with a certain *Sword* which the said *William R Edwards* 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 *her* the said *Mary L Edwards* 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.

BENJ. K. PHELPS, District Attorney.

195
Mary
see complaint

Filed 22 day of March 1880

Pleas
John D. Kelly (25)

THE PEOPLE

vs.

William R Edwards

Feb. 2. Apr. 1.

Felonious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. R. Phelps

Foreman.

Cost for April 8. 1880
Discharged on his return
recompensed

0160

BOX:

8

FOLDER:

102

DESCRIPTION:

Elvert, Karl

DATE:

03/31/80



102

0161

218

Day of Trial,

Counsel,

Filed 3^d day of March 1880

Pleads Not Guilty

THE PEOPLE

vs.

John J. ...
Karl Ewert

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

John J. ...

Foreman.

Capt for April 5, 1880.

John J. ...
J. J. ...

0162

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Carl Elyert

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

Question. What is your name?

Answer. *Carl Elyert*

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Germany.

Question. Where do you live?

Answer.

Philadelphia

Question. What is your occupation?

Answer.

Cabinet maker

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

Answer.

I don't know any thing about it. I was standing there & the policeman came and arrested me. I didn't do any thing.

Carl Elyert.

Taken before me, this

22 day of *March* 188*8*

J. P. [Signature]
POLICE JUSTICE.

0163

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Carl Elyert

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

Question. What is your name?

Answer. *Carl Elyert*

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Germany.

Question. Where do you live?

Answer.

Philadelphia

Question. What is your occupation?

Answer.

Cabinet maker

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

Answer.

I don't know any thing about it. I was standing there & the policeman came and arrested me. I didn't do any thing.

Carl. Elyert.

Taken before me, this

27 day of *March* 188*8*

J. P. [Signature]
POLICE JUSTICE.

0164

Police Office, First District.

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

George E. Rushmore

of No. 70 & 72 Bowers Street, being duly sworn,

deposes and says, that the premises No. 72 Bowers Street, 14 Ward, in the City and County aforesaid, the said being a brick building and which was occupied by ~~deponents~~ S. L. Pettit and company as a clothing store of the sale of clothing were BURGLARIOUSLY entered by means forcibly breaking the glass of the show window of said premises with a piece of brick and entering therein

on the night of the 20th day of March 1880 and the following property, feloniously ^{attempted to be} taken, stolen and carried away, viz.:

One suit of mens clothes of the value of ~~the~~ fifteen dollars

(^{the property of} ~~coparties~~) Seaman S. Pettit and Clarence Kenyon and in care and charge 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, ^{attempted to be} taken, stolen and carried away by Carl Clarence Elyert now present

for the reasons following, to wit: ~~In the presence~~ that deponent was informed by Officer John Ewing that he said officer saw said Elyert at said show window and had his arms ~~thrust~~ into said window and attempting to take, steal and carry away the aforesaid property deponent further says that about ten minutes previous to said burglary deponent ~~was~~

0165

saw said Elyert loitering in front of said premises

Wherefore deponent charges said, ~~Clarence~~ ^{Carl} Elyert with burglariously entering the aforesaid premises and ~~taking~~ ^{accepting} ~~stealing~~ and carrying away the aforesaid property

sworn to before me this
22 day of March 1880

Geo. R. Smith
D. J. Smith
Police Justice

City and County }
of New York } ss

John Ewing of the 14th Precinct Police being duly sworn says that at or about the hour of 2 o'clock on the morning of the 21st day of March 1880 deponent heard a crash of glass and saw ~~Clarence~~ ^{Carl} Elyert (now here) walking away from in front of ~~said~~ premises No 72 Bowery in said city subsequently deponent saw said Elyert at the show window of said premises and he had his arm into said premises

sworn to before me this
22 day of March 1880

D. J. Smith
John Ewing
Police Justice

0166

Form 66.

Police Court—First District.

COUNSEL FOR COMPLAINANT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George & Rushmore
170 + 72 Brewery

vs.
Carl Elyert

Bungskam



Offense.

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 22 March 1880

Wilbreth Magistrate.

Ewing Officer.

14 Clerk.

Witnesses,

John Ewing
14 Precinct

Valentine Simonson

72 Brewery

to answer

Simonson Sessions. Ewing

Received in Dist. Atty's Office,

COUNSEL FOR DEFENDANT.

Name,

Address,

0167

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 *Karl Elvork*

late of the *Fourteenth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twentieth* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms,
at the Ward, City and County aforesaid, the *store* of
Seaman S Pettit

there situate, feloniously and burglariously did break into and enter, the said *store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Seaman S Pettit

goods, merchandise and valuable things in the said *store* with intent the said
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.

BENJ. K. PHELPS, District Attorney.