

0397

**BOX:**

11

**FOLDER:**

139

**DESCRIPTION:**

Parker, Robert

**DATE:**

04/08/80



139

0398

**BOX:**

11

**FOLDER:**

139

**DESCRIPTION:**

Parker, William

**DATE:**

04/08/80



139



0400

Sixth Judicial District Court,

61 UNION PLACE, FOURTH AVENUE,

Southwest corner of 18th Street.

New York, April 24<sup>th</sup> 1880

My Dear Mr Clark

The bearer hereof the  
mother of the Parker boys begs  
me write you this, that she  
may be informed of how the  
cases of her boys stand and  
when will they be finally  
disposed of.

She appears to be much  
in need of the support they  
give her.

Very Truly Yours  
William H. Talley

Moses Clark Esq

0401

Indo Apr. 1880.

0402

Sixth

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

FORM 89 1/2

SS.

POLICE COURT—SECOND DISTRICT.

*Mary T. Wynne*  
of No. *75 East 19<sup>th</sup>* Street, being duly sworn, deposes  
and says, that on the *first* day of *March* 1880.  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent,

the following property, to wit: *Five color boxes with colors  
all of the value of fifty dollars, mathe-  
matical instruments, artists brushes and  
artists material in all of*

of the value of *one hundred* 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 *William Parker,*  
*(unknown)* and *Robert Parker* (both now  
here) for the reason following to wit:  
that said *William Parker* admitted to  
deponent that he had taken said  
articles above named, and that said  
*Robert Parker* admitted to deponent  
that he received said articles from said  
*William Parker*, and that he had sold said  
articles to *Henry Murphy* and to *William  
Murphy*, deponent further says that  
said articles were found in possession of  
said *Henry Murphy* and *William Murphy*  
deponent therefore charges the said defendants  
to wit the said *William Parker* with having  
feloniously taken, stolen and carried away said articles

of  
Subscribed and sworn to  
this  
day  
1880

and said Robert Parker with having received said stolen articles, knowing the same to have been stolen with the said felony, as aforesaid known to before me Miss Mary J. Hyman this 4<sup>th</sup> day of April 1880

Police Justice  
State of New York  
City and County of New York

Henry Murphy being duly sworn says that he resides at No 350 East 45<sup>th</sup> Street New York City that on or about the tenth day of March 1880 said Robert Parker one of the defendants herein named in the foregoing complaint, offered him the articles herein named in foregoing complaint for sale and that he said defendant together with his brother <sup>William</sup> bought said articles of from said Robert Parker; paying to him for said articles

known to before me this Henry Murphy  
4<sup>th</sup> day of April 1880

Marcus C. C. Bourne  
Police Justice

State of New York  
City and County of New York }  
William Murphy being duly sworn says that he resides at No 679 East 48<sup>th</sup> Street New York City that he has heard read the foregoing affidavit, and that that portion thereof referring to him is true of his own knowledge

known to before me this William Murphy  
4<sup>th</sup> day of April 1880

Marcus C. C. Bourne  
Police Justice

0404

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William Parker* 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.—*William Parker*

Question.—How old are you?

Answer.—*15 years*

Question.—Where were you born?

Answer.—*New York City*

Question.—Where do you live?

Answer.—*282 First Avenue*

Question.—What is your occupation?

Answer.—*Brass finisher*

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

Answer.—*I am guilty*

*Wm Parker*

Taken before me, this *4<sup>th</sup>* day of *April* 18*88*  
*Maxim DeSbaur*  
Police Justice.

0405

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Robert Parker* 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.—*Robert Parker*

Question.—How old are you?

Answer.—*21 years*

Question.—Where were you born?

Answer.—*New York City*

Question.—Where do you live?

Answer.—*282 First Avenue*

Question.—What is your occupation?

Answer.—*Senior Bookbinder*

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

Answer.—*I am not guilty, I did not know that the property was stolen*

*Robert Parker*

Taken before me, this *4<sup>th</sup>* day of *April* 18*97*  
*Marcus Westbury*  
Police Justice.

0406

Form 894. *39*

POLICE COURT—SECOND DISTRICT.

Affidavit—Larceny

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Clay F. Wynn*  
vs. *73 2/3 1/2 47*

*William Parker*  
and  
*Robert Parker*

DATED *April 4* 19*17*

*M. O'Shea* MAGISTRATE

*Kelly* OFFICER  
*Court*

WITNESSES: *Henry Murphy*  
*of 26 3/4 East 18 St*

*William Murphy*  
*of 26 3/4 East 18 St*

*Michael Kelly*  
*Officer C. P. King St*

\$1000 TO ANSWER EACH

Bailed by *Gambles*

No. *2000*

DEPT. OF POLICE, 1000 STREET.

0407

Dr. August P. Callie,

No. 303 BROOME ST.,

at Forsyth St.,

NEW YORK.

OFFICE HOURS: { 8-9 A. M.  
2-3 P. M.  
7-8 P. M.

R<sub>6</sub>

N. Y. 10/3. 80

This is to certify that  
Mr. C. Masler of 86 <sup>2nd</sup> St.  
is suffering from Contagious  
neer on 9. inst. and  
is at present not in  
condition to leave his  
room.

A. Callie

0408

335 E. 17 April 10-1880

Judge Kelly -

Dear Sir -

The beaer Mrs. Parked is a worthy member of my Church - Her sons are in trouble before the Court - I can assure you that as far as my knowledge goes - their previous character has been very good - The boys have been in Sunday School - I can hardly account for their present predicament -

Sincerely hope that mercy may be shown for the sake of their widowed mother who is dependent upon the elder son.

Yours Truly

Rev. H. Goodell

Statis

Worshiping M. E. Church

0409

**Sixth Judicial District Court,**

61 UNION PLACE, FOURTH AVENUE,  
Southwest corner of 18th Street.

New York, April 10<sup>th</sup> 1880

My Dear Sir

The bearers herof  
the widowed mother and sis-  
ter of Robbie and Willie Parker.  
live near our neighborhood and  
are spoken of highly for their  
good character -

Their pastor Rev. Mr  
Goodsall sends me, under a misap-  
-prehension, the enclosed letter, which  
I send you -

On every hand, I learn of  
the previous good character of the boys,  
and I am informed their mother  
is burdened with a child, who is  
an imbecile - All the facts of the

0410

case appeal so strongly to my  
sympathies, that I cannot refuse  
the request to intercede with  
you and the Court for a merciful  
consideration of their case -

Very respectfully yours

William H. Bully

How. Bef. K. Phelps

District attorney

0411

**Sixth Judicial District Court,**

61 UNION PLACE, FOURTH AVENUE,  
Southwest corner of 18th Street.

New York, Apr 10<sup>th</sup> 1898

My dear Mr Clark

The enclosed letter I  
write the dist atty enclosing  
further evidence of character  
in behalf of the Parker boys  
which you may use as you  
please for their best interests

Very truly  
yours  
W. W. W.

0412

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 *William Parker and Robert Parker*  
each

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

*Five boxes of the value of one dollar each* —

*Five boxes of colors of the value of twelve dollars*  
*each box.* —

*Five pounds of paint [of the kind called*  
*Artist's Colors] of the value of twelve dollars*  
*each pound* —

*Ten brushes of the value of four dollars*  
*each* —

*Two instruments of the kind called Ma-*  
*thematical instruments of the value of*  
*forty dollars* —

of the goods, chattels, and personal property of one

*Mary J. Wynne.*

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

*William Parker and Robert Parker*  
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,

*Five Boxes of the value of one dollar each*  
*Five Boxes of colors of the value of twelve*  
*dollars each Box -*

*Five pounds of paints [of the kind*  
*called Artists Colors] of the value of*  
*twelve dollars each pound -*

*Four brushes of the value of four dollars*  
*each -*

*Five instruments [of the kind called*  
*Mathematical Instruments] of the*  
*value of forty dollars*

of the goods, chattels, and personal property of the said *Mary S. Winne*

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

*Mary S. Winne*

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

*William Parker and Robert Parker*  
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.

0414

**BOX:**

11

**FOLDER:**

139

**DESCRIPTION:**

Paul, George A.

**DATE:**

04/20/80



139

0415

172  
W. G. P.

Day of Trial,

Counsel,

Filed 20 day of April 1880

Pleas

John G. Gully - (et al)

THE PEOPLE,

vs.

BIGAMY.

W. G. P.

George A. Paul

Benjamin S. Phelps  
District Attorney

A True Bill.

H. S. Taylor

Foreman.  
April 22. 1880.

John G. Gully

Pen 2 years.

0416

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

Third District Police Court.

No. *Alma Paul, formerly*  
*Alma Potter, of No. 360 West 28<sup>th</sup>*  
Street, in the City of New York being duly sworn, deposes and says,  
that on the *24<sup>th</sup>* day of *February* 18*80*

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

*George A. Paul, now here,*  
did feloniously intermarry with  
deponent and take deponent to wife,  
he, said George, well knowing at  
the time that *Cornelia Paul,*  
*now present,* his lawful wife  
was then living and in full life.

That deponent was married  
to said George at *152 Spring Street*  
in the City of New York by the Rev.  
*Thomas Henry Hill,* a Minister of the  
Protestant Episcopal Church duly  
authorized and empowered to perform  
the Ceremony of Marriage; and  
thereafter, and for a period of one  
week, deponent lived with said  
George in *Sullivan Street* near  
*Prince Street* and co-habited with  
him as his wife.

Sworn to before me at *New York* at *Paul*  
*10<sup>th</sup>* day of *April* 18*80*

*John J. Parsons* J. Police Justice

(over)

0417

City and County of New York, Sd.  
Cornelia Paul, of 348 Ninth Avenue,  
being duly sworn dep- that deponent is  
the lawful wife of George A. Paul  
here present.

That deponent was duly married to  
said George at the City of New York  
on the 7<sup>th</sup> day of February 1877 by the  
Rev. Thomas Lodge, Pastor of the 24<sup>th</sup>  
Street Methodist Episcopal Church.

That up to last December deponent  
and said George lived and cohabited  
together as husband and wife. That  
deponent is now pregnant with child of  
said George and has one child living  
of whom he is the father. That deponent  
was abandoned by her said husband  
in December last.

Sworn to before me at  
18<sup>th</sup> day of April 1880  
Cornelia A. Paul

J. M. Patterson J. Police Justice

Police Court, Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

ARRIDAVIT

vs.

Dated,

187

Magistrate

Officer.

0418

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*George A. Paul* 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.—*George A. Paul*

Question.—How old are you?

Answer.—*Twenty two years of age*

Question.—Where were you born?

Answer.—*New York City*

Question.—Where do you live?

Answer.—*No. 62 Macdougall*

Question.—What is your occupation?

Answer.—*Clerk*

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

Answer.—*I have nothing to say at  
present.*

*Geo. A. Paul*

*John Dawson*  
Taken before me, this  
16<sup>th</sup> day of April  
1880  
Police Justice.

0419

Form 11b.

POLICE COURT--THIRD DISTRICT.

THE PEOPLE, & C.,

BY THE COMPLAINT OF

*Alma Paul*  
*James*  
*Alma Porter*  
*CO. 36017 28*  
*George J. Paul*

Offence



Dated *April 18* 18*80*

*Putnam* Magistrate.

*Mum 10* Officer.

*Mc* Clerk.

Witness *Conelia Paul*

No. *244 South Dr.* Street.

*John H. Porter*

No. *62 Macdougals* Street.

No. *2000 S. 1st* Street.

to answer Committed.

Received in Dist. Atty's Office,

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

0420

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 A Paul,*

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

on the *Seventh* day of *February* in the year of our Lord one  
thousand eight hundred and *seventy seven*, at the *City and*  
*County of New York*

did marry *Cornelia A Paul*  
and *he* the said *Cornelia A Paul*  
did then and there have for *his wife* and that the said *George A*  
*Paul* afterwards, to wit, on the *twenty fourth* day of *February*  
in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty*  
at the *City and County of New York*

with force and arms, did feloniously marry and take as *his wife*  
one *Anna Potter*  
and to the said *Anna Potter*  
was then and there married, the said *Cornelia A Paul*  
being then and there living and in full life, 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.

*Reuben K Phelps.*  
~~S. B. GARVIN~~, District-Attorney.

0421

**BOX:**

11

**FOLDER:**

139

**DESCRIPTION:**

Penny, James

**DATE:**

04/28/80



139

0422

Filed 28 day of April 18 80

Pleads Not Guilty (eg)

THE PEOPLE

vs.

James P. Tenney

Felony Assault and Battery

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. S. Taylor =

Foreman.

Part pro May 10. 1880.

Tried & acquitted.

0423

St. Vincent's Hospital N.Y.

April 20. 1880.

This certifies that William  
H. Larkin. is out of danger  
and will probably be able to  
appear in court in a few  
days.

John C. Schepfer M.D.  
House Surgeon

0424

St Vincent's Hospital.

April 18, 1888.

This certifies that William H. Larkin was admitted to this hospital last night suffering from two incised wounds of the left arm, one of the right thigh and one of the abdomen

John C. Schapps, M.D.

House Surgeon

0425

FORM 10.

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

*Peter O'Neil*

of ~~St. Bernard Place~~ Street, being duly sworn, deposes and says,  
that on the 17<sup>th</sup> day of April 1887 at the City of

New York, in the County of New York, ~~he arrested James Penuy (now here)~~  
upon complaint made by William McLarkin  
that said ~~James~~ *James* Penuy did feloniously  
assault said William McLarkin, who and  
stabbed said ~~James~~ *William H. Larkin* with  
~~some sharp instrument~~  
~~which~~ *then used* ~~there~~ held in the hand of  
said ~~James~~ *James* Penuy, inflicting four wounds  
on the body of said William H. Larkin, on account  
of which said William H. Larkin is now under surgical  
treatment in St. Vincent's Hospital, and unable to appear  
in court. Deponent therefore prays that said ~~James~~ *James* Penuy  
be held for further examination.

*Peter O'Neil*

*Marcellus McLarkin*  
of *St. Bernard Place*  
1887  
Justice

Sworn before me this

day

0426

FORM 10.

Police Court—Second District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

vs.

*James P. P...  
Hugh P...*

AFFIDAVIT.

Dated, *April 18* 18*74*

*M. O. ...* Justice.

*Peter O'Neil* officer.

*J. P.*

Witness,

*Comp. O. ...  
of injuries*

0427

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

William H. Larkin of No. 528  
Greenwich Street, being duly sworn, deposes and says

that on the 17 day of April in the year  
1870 at the City of New York, he was violently and feloniously assaulted and ~~beaten~~ cut by

James Penny (now here) who  
wilfully cut and stabbed depo-  
nent on the left arm - on the  
Breast and on the right thigh  
with a knife at the time held  
in the hand of the said deponent  
that the said assault was

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 22 day }  
of April 1870 } William H. Larkin

*[Signature]* Police Justice.

0428

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James Perry* — 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.—

*James Perry.*

Question.—How old are you?

Answer.—

*37 years.*

Question.—Where were you born?

Answer.—

*New York.*

Question.—Where do you live?

Answer.—

*541 Washington St.*

Question.—What is your occupation?

Answer.—

*Bag-Sewer.*

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

Answer.—

*I am not guilty.*

*James Perry*

Taken before me, this

*22*

day of

*April* 1880.

*John W. ...*  
Police Justice.

0429

*P. H. Howard & Co. Attorneys*  
POLICE COURT—Second District, N.Y.

OFFENCE—Felonious Assault and Battery

THE PEOPLE, &c.,  
—ON THE COMPLAINT OF

*William B. Larkin*  
328 Greenwich St.

vs.

*James Penny*

Dated *April 22* 188*8*

*J. Morgan* Magistrate,  
*C. Heil* Officer,  
& Clerk.

Witnesses  
*Officer Kern*  
*John J. O'Connell*  
*William J. Cays*  
*215 Spring St.*

Committed in default of \$ *500* bail.

Bailed by *Kern*  
No. \_\_\_\_\_ Street.

0430

Court of General Sessions of the  
Peace.

The People }  
vs }  
James Ferry }

City and County of New York, s.s.  
Matthew Hobart being duly sworn doth  
depose and say that he is an Attorney and Counselor  
at Law admitted to practice in the Courts of  
the State of New York.

That as such he was on the 3<sup>d</sup> day of May,  
1880 regularly retained as Counsel for and  
by the defendant herein, who stands indicted  
for Felonious Assault and Battery upon the person  
of one William H. Barker as more fully appear  
from said Indictment and papers in the District  
Attorneys

That defendant herein did on the      day of  
1880 plead not guilty to said Indictment and de-  
mands a trial thereunder

Deponent further says that prior to the said  
3<sup>d</sup> day of May he had no knowledge of said  
case, nor any conversation with the defendant  
or any one else relative to the same.

That as soon as he was retained deponent  
went to the Tombs and had a full interview  
with his client as to the facts & circumstances

attendant upon the said Charge herein, and procured from said client a list of eight witnesses, <sup>with their names & whereabouts,</sup> who are each and all <sup>material</sup> and essential witnesses <sup>appearing in different & distinct portions</sup> in the case, and required by the defendant to a full and fair trial of his liability under said Charge and deponent further states that from the statement so made to him by his client deponent is convinced and has so advised that defendant herein has a full and ample defence to said Charge upon the merits.

That to establish and prove such and give defendant the benefit of a fair and proper trial, it will be necessary for deponent to secure by subpoena the attendance of the said witnesses and also of two or three others who deponent has not been able to ascertain as to their addresses, & names though he knows their occupations.

That deponent on the 3<sup>rd</sup> day of May aforesaid, called the attention of the District Attorney to the fact that there were some witnesses in the case to be subpoenaed and requested an opportunity to do so, naming any such reasonable time, whereupon the case was set down for the 5<sup>th</sup> of May for trial.

That such adjournment took place in Court after a hasty consultation with

0432

deponents absent, but as soon as the latter was remanded to prison where is now in actual confinement, deponent had as <sup>stated</sup> a fuller interview <sup>the afternoon of that day</sup>, and learned that the case was one of much greater importance than he at first understood, promptly went to the District Attorneys office, and had an interview with Mr Lyons one of the members of said office who was to try the case, on the morning of May the 4<sup>th</sup>, and did there and there in a conversation with Mr Lyons <sup>state</sup> the condition of affairs and the utter <sup>importance</sup> of deponents being able to properly prepare said case for trial and offer to notify the witnesses for the prosecution so as to save them unnecessary attendance next day provided, the State would consent to an adjournment.

That such offer was refused on the grounds that the District Attorneys office would see that defendants witnesses were brought down if <sup>deponent</sup> he would furnish their names & addresses. That deponent declined so doing partly because he could not, and partly because he desired to attend himself to the preparation and arrangement of said case, and have a full & proper opportunity to interview the defendants witnesses therein.

Deponent further says that his unwillingness

to surrender knowledge of the defendants witnesses were not from any mistrust of the District Attorney, but because part of the defendants were comprised such facts that if disclosed before they were properly offered at the trial might do in defendants best judgment seriously risk and jeopardize defendants rights; and also because defendant did not feel himself obliged to put the management of the defense so far out of his hand as justified therein.

That defendant endeavored personally to see two of the witnesses, but failed as to one very important, on the same day to wit May 4, and defendant was during the afternoon <sup>actually</sup> engaged before U.S. Commissioner Sheils in the trial ~~as~~ case for violation of the Revenue laws, and after that was summoned to New Jersey in a matter of titles.

Defendants own conclusion that this case is a very grave one, & requires <sup>careful</sup> & proper preparation.

That he has had a very good report of two clients character & from the facts in his possession believes him to be innocent & desires <sup>to positively require from the respective officers and the District Attorney</sup> at least one week in which to get ready for trial.

Given to before me

this 4<sup>th</sup> day of May 1880.

A. M. Folsom

Cons of Deeds 1402

Wm Henry Hobart

0434

Court of  
General Sessions of the Prec.

The People

vs  
James Fenwick

*[Signature]*

filed May 5. 1880/83

0435

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

*James Penny*  
late of the City of New York, in the County of New York, aforesaid, on the  
*Seventeenth* day of *April* in the year of our Lord  
one thousand eight hundred and *eighty* with force and arms, at the City and  
County aforesaid, in and upon the body of *William H. Larkin*  
in the peace of the said people, then and there being, feloniously did make an assault  
and *hit* the said *William H. Larkin*  
with a certain *knife*  
which the said

*James Penny*  
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 *hit* the said *William H. Larkin*  
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 *James Penny*  
with force and arms, in and upon the body of the said *William H. Larkin*  
*Larkin* then and there being, wilfully and feloniously did make an  
assault and *hit* the said *William H. Larkin*  
with a certain *knife* which the said

*James Penny* 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 *William H. Larkin*  
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

*James Penny*  
with force and arms, in and upon the body of *William H. Larkin*  
in the peace of the said people then and there being, feloniously, did make another  
assault and *hit* the said *William H. Larkin*  
with a certain *knife*  
which the said

*James Penny* 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 *William H. Larkin* with intent *hit* the

0436

said *William N. Laskie* 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

*James Penny* with force and arms, in and upon the body of the said *William N. Laskie* then and there being, wilfully and feloniously, did make another assault and *hit* the said *William N. Laskie* with a certain *Knife* which the said 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 *William N. Laskie* 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.

*Handwritten notes and signatures in the right margin, including a date and possibly a name.*

Filed 28<sup>th</sup> day of April 1880  
Pleas *Not Guilty*

THE PEOPLE

vs.

*James Penny*

Felonious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

*W. J. Taylor*

Reverend

*Part from May 10, 1880.*

*True & acquitted.*

0437

**BOX:**

11

**FOLDER:**

139

**DESCRIPTION:**

Phelps, Edgar B.

**DATE:**

04/06/80



139

0438

13

Counsel,  
Filed 6 day of April 1880.

Pleas  
of

§ 11  
16

THE PEOPLE  
vs.  
Edgar B. Phelps  
George H. Brewster  
(2 Cases)

INDICTMENT.  
FORGERY in the Third Degree.

M/

BENJ. K. PHELPS,

District Attorney.

A True Bill.

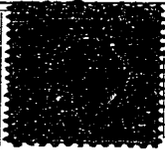
W. L. Taylor Foreman.

Part No April 7, 1880

pleas guilty  
5.9.80. J. P. J.

0439

5th Avenue & 23d St.



*Forgery signature*  
NEW-YORK, *March 15<sup>th</sup> 1880.*

**SECOND NATIONAL BANK,**

Pay to

*E. B. Hunt* or Bearer,  
*Brenty* Dollars.

*\$ 2500*  
*7/100*

*Wilson C. Hunt.*

H. KNEWOLF, Printer, cor. 6th Avenue and 24th Street

0440

Market Bank  
286 Dear St  
~~286 Dear St~~  
P. B. Phelps.  
11

0441

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 *Edgar B. Phelps.*

late of the First Ward of the City of New York, in the County of New York, afore-  
said on the *Fifteenth* 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, feloniously did falsely make, forge, and counterfeit, and  
cause and procure to be falsely made, forged and counterfeited, and willingly act and  
assist in the false making, forging and counterfeiting a certain instrument and writing  
*to wit an order for the payment of money of*  
*the kind commonly a Bank check*  
which said false, forged and counterfeited *Bank check,*  
is as follows, that is to say:

*New York, March 15<sup>th</sup> 1880.*

*Second National Bank.*

*Pay to E. B. Phelps - or Bearer*  
*Twenty five and 00/100 --- Dollars*  
*\$ 25<sup>00</sup>/100* *Wilson G. Hunt.*

*5<sup>th</sup> Avenue 23d St.*

with intent to injure and defraud *Wilson G Hunt,*  
*Charles M. Truman* \_\_\_\_\_

and divers other persons; to the jurors aforesaid unknown  
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

0442

And the Jurors aforesaid, upon their Oath aforesaid, do further present :

THAT the said *Edgar B Phelps*.

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

*Wilson G Hunt, Charles M Truman*

and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. *to wit: an order for the payment of money of the kind commonly called a Bant check* which said last-mentioned false, forged and counterfeited *Bant check* is as follows, that is to say :

*New York, March 15<sup>th</sup> 1880.*

*Second National Bank.*

*Pay to E. B. Phelps or Bearer,*  
*Twenty five and <sup>00</sup>/<sub>100</sub> Dollars.*  
*\$ 25 <sup>00</sup>/<sub>100</sub>*

*Wilson G. Hunt*

*5<sup>th</sup> Avenue + 23<sup>rd</sup> St*

the said *Edgar B Phelps*

at the same time *he* so uttered and published the last-mentioned false, forged, and counterfeited *Bant check.*

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, 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.**

0443

~~OF THE COUNTY OF NEW YORK~~

And

<sup>aforesaid</sup>  
~~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, ~~do~~ <sup>do further present</sup>

That

Edgar B. Phelps

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the <sup>fifteenth</sup> day of <sup>March</sup> in the year of our Lord  
one thousand eight hundred and ~~seventy~~ <sup>eighty</sup> at the Ward, City, and County  
aforesaid, having in his custody and possession a certain instrument and writing <sup>to wit</sup>  
an order for the payment of money of the  
kind commonly called a Bank check

which said Bank check is as follows, that is to say:

New York, March 15<sup>th</sup> 1880.

Second National Bank.

Pay to E. B. Phelps or Bearer.  
Twenty five and <sup>00</sup>/<sub>100</sub> — Dollars.  
\$ 25 <sup>00</sup>/<sub>100</sub>

Wilson G. Hunt.

the said

Edgar B. Phelps

afterwards, to wit, on the  
day and year last aforesaid, with force and arms, at the Ward, City, and County afore-  
said, feloniously did falsely make, forge, and counterfeit, and did cause and procure to  
be falsely made, forged, and counterfeited, and did willingly act and assist in the false  
making, ~~forging~~ and counterfeiting on the <sup>face</sup> of the  
said Bank check a certain instrument and writing  
commonly called a <sup>certification</sup> which said false, forged, and  
counterfeited instrument and writing, commonly called a <sup>certification</sup>  
is as follows: that is to say,

L. Simpson

to injure and defraud

Wilson G. Hunt, Charles

M. Truman  
and divers other persons, to the jurors aforesaid unknown, 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.

5th Avenue & 23rd St.

0444

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

Eagar B. Phelps

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and year last aforesaid, at the Ward, City, and County aforesaid, having in his custody and possession a certain instrument and writing *to wit an order for the payment of money of the kind commonly called a Bank Check*

which said  
is as follows, that is to say:

New York, March 15<sup>th</sup> 1880.

Second National Bank.

Pay to E. B. Phelps — or Bearer,  
Twenty five and 00/100 — Dollars.  
\$25 00/100  
Wilson G. Hunt.

5th Avenue + 23rd St.

and on the *face* of which said *Bank Check* was then and there written a certain false, forged, and counterfeited instrument and writing, commonly called a *certification* of the said last mentioned *Bank Check* which said false, forged, and counterfeited instrument and writing commonly called a *certification* is as follows, that is to say:

L. Simpson

said

the

Eagar B. Phelps

then and there well knowing the premises last aforesaid, and that the said *certification* was false, forged, and counterfeited, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and County aforesaid, feloniously did utter and publish as true, the said false, forged, and counterfeited *certification* of the said last mentioned *Bank Check* with intention to injure

0445

and defraud *Wilson B. Hunt, Charles M. Truman*

and divers other persons, to the *Edgar B. Phelps* aforesaid unknown; he the said *Edgar B. Phelps* at the time he so uttered and published the said false, forged, and counterfeited *certification* of the said last mentioned *Bank Check* then and there well knowing the said *certification* to be false, forged, and counterfeited, as aforesaid, 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.**

0446

Counsel,  
Filed *of April 1867*  
Plends

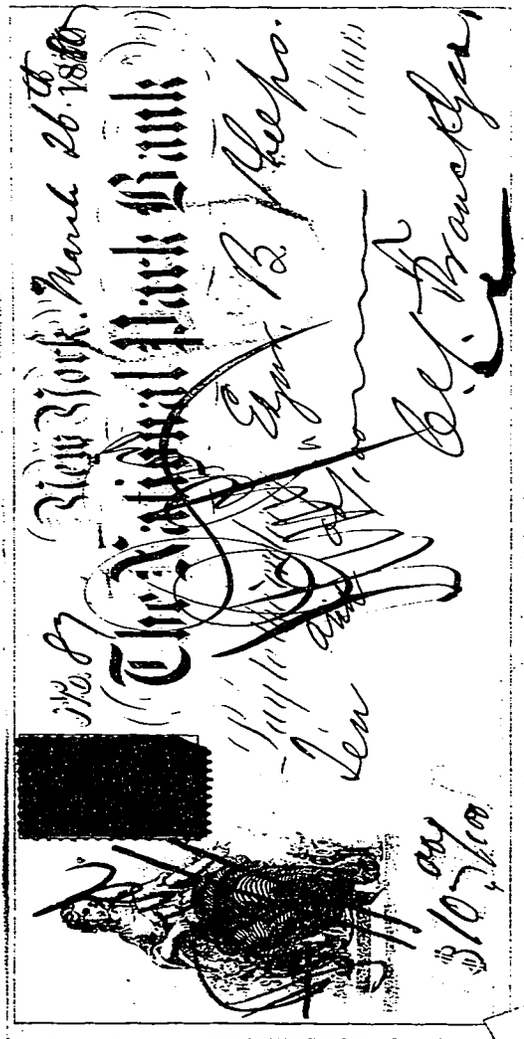
THE PEOPLE  
vs.  
*Eagar W. Nelson*  
*No 2 -*  
*I*  
*BY*  
Forgerly the  
Degree.

BENJ. K. PHELPS,  
District Attorney.

A True Bill.  
*A. S. Day* Cor. Foreman.

*Com? an ano the indh*

0447



State and County of New York  
City of New York

Charles L. Chase of the Occident  
Home at the S.W. Corner of Broome & Broadway Streets  
in the City of New York being duly sworn deposes  
and says that on the 26th day of March 1880  
Edgar B. Phelps alias George H. Brewster  
now here with intent to cheat and defraud  
this deponent did, <sup>at the City and County of New York</sup> wellfully and feloniously  
utter and issue to this deponent the token  
hereunto affixed purporting to be a good  
and lawful order to pay to the order of  
said Edgar B. Phelps, <sup>alias George H. Brewster</sup> the sum of ten dollars  
that this deponent believing the same token  
to be good and valid as represented, did  
advance and pay to the said Edgar B. Phelps  
alias George H. Brewster the sum of eight  
dollars. That the said token has been  
returned to deponent by the National Cash Bank  
marked "fraud"

Wherefore this deponent charges that the  
said Edgar B. Phelps did wellfully and knowingly  
and with intent to cheat and defraud this de-  
ponent utter and issue the said token and did  
feloniously make utter and forge said token with  
intent that the name C. J. Throckmolyne is a forgery  
and that said token is false and fraudulent.

Charles L. Chase

Witness my hand and seal  
this 27th day of March 1880  
J. M. Dawson  
Deputy Justice

Sworn to before me this 27th day of March 1880

0449

City and County of N. Y.  
of New York

Jacob A. De Baum, of 80  
Orange Street, Brooklyn, being  
duly sworn says - that he is the  
Bookkeeper of the National Bank  
located in the City of New York  
located at 214 Broadway. That  
the check attached to the annexed  
Complaint of Charles L. Chase is  
a false, fraudulent and worthless  
instrument and of no value  
whatever and that no person  
of the name of C. S. Frenchman  
has, or ever had, an account at  
said Bank or any money deposited  
therein and that said check is  
a forged and fraudulent instrument  
Given to the Jurors  
this 1<sup>st</sup> day of April 1881

J. A. De Baum

J. M. Patterson of Police Justice

0450

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK }

*Edgar A. Shea*  
vs. *George H. Bunker*

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.—

Question.—How old are you?

Answer.—

Question.—Where were you born?

Answer.—

Question.—Where do you live?

Answer.—

Question.—What is your occupation?

Answer.—

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

Answer.—I desire to answer any question except the last one and to that I answer that acting under the advice of counsel I never my duties for a firm and never act examinations there Geo. H. Bunker.

Taken before me, this

14th day of May 1888

Police Justice.

*J. M. Patterson*

0451

Form 116.

POLICE COURT--THIRD DISTRICT,

THE PEOPLE, & c.

ON THE COMPLAINT OF

Charly A. Chase

Occupant Hotel 174 cor. Broadway & Irving

1. Edgar A. Phelps  
alias George H. Beards



Offence

Mining from lot No. 174

Dated April 2 1880

Magistrate, Patterson

Officer, Kelly

Clerk, Curtis

Witnesses Jacob A. Al. Quinn

John A. Paul Quinn

215 Broadway

No. Street

No. Street

\$ 1000 B.A. to answer Committed.

Received in Dist. Atty's Office,

BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

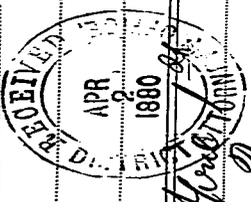
Residence Street

0452

Form 116.

POLICE COURT--THIRD DISTRICT,

THE PEOPLE, & C. 7  
 ON THE COMPLAINT OF 334  
 Charles J. Chase  
 Occupants Hotel 511 cor. Avenue of  
 Cadogan St. Phelps  
 alias George A. Beards  
 Offence *Violating Police Law*



Dated *April 1st* 1880

*Patterson* Magistrate,

*Ridley* Officer,

*Center office* Clerk.

Witnesses *George A. N. Adams*

*Johnnie Paul O'Connell*

*214 Broadway*

No. .... Street.

No. .... Street.

\$ *1000 G. A.* to answer Committed.

Received in Dist. Atty's Office,

BAILED,

No. 1, by .....  
Residence ..... Street.

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

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

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

0453

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

Edgar B. Phelps otherwise known as  
George H. Brewster

late of the First Ward of the City of New York, in the County of New York, afore-  
said on the ~~twenty sixth~~ day of ~~March~~ in the year of our Lord  
one thousand eight hundred and ~~seventy eight~~ with force and arms, at the Ward,  
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and  
cause and procure to be falsely made, forged and counterfeited, and willingly act and  
assist in the false making, forging and counterfeiting a certain instrument and writing  
to wit: an order for the payment of money commonly  
called a Bank check

which said false, forged and counterfeited Bank check  
is as follows, that is to say:

No 87 New York March 26<sup>th</sup> 1880  
The National Park Bank  
Pay to the order of Edgar B. Phelps  
Ten and 00/100 Dollars  
\$ 10<sup>00</sup>/100 C. S. Fraucklyn

with intent to injure and defraud

Charles S. Fraucklyn  
The National Park Bank Charles L.  
Morse

and divers other persons; to the jurors aforesaid unknown  
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

0454

And the Jurors aforesaid, upon their Oath aforesaid, do further present:

THAT the said *Edgar B. Phelps otherwise known as George H. Brewster,*

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

*Charles B. Fraucklyn, The National Park Bank, Charles L. Chase*

and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. to wit: an order for the payment of money commonly called a Bank-  
*check*

which said last-mentioned false, forged and counterfeited *Bank check* is as follows, that is to say:

*No 87*  
*New York March 26<sup>th</sup> 1880*  
*The National Park Bank*  
*Pay to the order of Edgar B. Phelps*  
*Ten and 00/100 Dollars*  
*\$ 10 00/100*  
*C. B. Fraucklyn*

the said *Edgar B. Phelps otherwise known as George H. Brewster*

at the same time *he* so uttered and published the last-mentioned false, forged, and counterfeited *Bank check*

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, 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.**

0455

**BOX:**

11

**FOLDER:**

139

**DESCRIPTION:**

Pilikroni, Stephano

**DATE:**

04/20/80



139

0456

168  
*D. W. B. D.*

Day of Trial,

Counsel,

Filed 20 day of April 1887.

Plends *Rich. County (2)*

THE PEOPLE

vs.

*R.*  
*Stephano P. Electronic*

*H. K. Phelps*

BENJ. K. PHELPS,

District Attorney

A True Bill.

*H. S. Taylor*

Foreman

*Wm. H. Brown*  
*Special Agent*  
*U. S. P. 2 years.*

*Obducing female under*

0457

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

Third District Police Court.

of No. 34 Eldridge

Emma Kalin

Street,

being duly sworn, deposes and says,

that on the

18<sup>th</sup>

day of

April

1880

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

Stephano Pilikvori, now here,  
did unlawfully and feloniously and  
without the consent of deponent  
mother Elizabeth Kalin, deponent  
being <sup>under the age of fourteen years</sup> of the age of <sup>thirteen</sup> years  
and her said mother having the  
legal charge of deponent person,  
entice and take away deponent  
for the purpose of prostitution in  
violation of the statute in such  
case made and provided.

That he then and there induced  
deponent to enter his room at  
premises No 36 Forsyth Street in  
the said City and did by words  
promises and inducement of many  
kinds prevail upon deponent to permit  
him to have sexual connections  
with deponent and carnal knowledge  
of her body, and deponent then  
and there remained in the same  
bed with said Stephano during  
the night and had two several  
connections with him. That he  
paid deponent fifteen cents and  
promised deponent ten cents more  
and told deponent to come again

0458

To his room and get the ten cents.  
That another girl named Katie  
Vanderhoff aged 13 years, here present,  
remained all night in the room  
with deponent and said Stephano  
at said time, and the said Stephano  
had also several connection with  
said Katie Vanderhoff during the  
said night and in deponents sight.  
Seen & by me at  
15<sup>th</sup> day of April 1880 } Emma Kalin

J. M. Patterson J. Police Justice

Police Court, Third District.

THE PEOPLE, & CO.,  
ON THE COMPLAINT OF

Emma Kalin

Stephano Vanderhoff

AFFIDAVIT.

Dated, April 15<sup>th</sup> 1880

J. M. Patterson Magistrate.

McLanely 10<sup>th</sup> officer.

Witness  
Katie Vanderhoff.

54 Broadway St.  
Frederick Lundberg  
50 Union Square

0459

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Stephanos Pilikevoni 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.—Stephanos Pilikevoni

Question.—How old are you?

Answer.—Forty-four years of age

Question.—Where were you born?

Answer.—Constantinople

Question.—Where do you live?

Answer.—36 Forsyth Street

Question.—What is your occupation?

Answer.—Peelar

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

Answer.—I am not guilty of the charge. I had the girls in my room all night, they slept on the floor and I slept on the bed. I knew the girls did not live in the house I lived in. I knew the mother of the Complainant and also the mother of Katie Vanderhoff  
Stephanos Pilikevoni  
(Ment)

Taken before me, this  
15 day of April 1880  
John Parsons  
Police Justice

0460

Form 116.

POLICE COURT--THIRD DISTRICT,

THE PEOPLE, & C.,

ON THE COMPLAINT OF

*Emma Helen*

*Stephanus*



*Office of the Clerk of the Court  
under the seal of the Court  
for purposes of authentication*

Dated *April 15* 18*80*

*Putnam* Magistrate,

*McCarthy* Officer,

*Webb* Clerk.

Witnesses, *Frank Lumberg*

No. *59 Union Square*

*Katie Conduhoff*

No. *54 Ely Street*

No. *1100 E. 8th* Street,

to answer Committed,

Received in Dist. Atty's Office,

*(over)*

BAILED,

No. 1, by .....

Residence ..... Street,

No. 2, by .....

Residence ..... Street,

No. 3, by .....

Residence ..... Street,

No. 4, by .....

Residence ..... Street,

*Complainant and  
Katie Conduhoff in  
Home of Detention in  
Department of "200. 10"  
Attorneys*

5-20-9

The People  
 vs.  
 Stephanos Kilitroni

{ Court of General Sessions. Before  
 Judge Cowing. April 21. 1880.

Indictment for abducting a female child for the purpose  
 of prostitution. Emma Kalin, sworn and examined  
 testified. I live 34 Eldridge St with my mother;  
 my father is dead. I first saw the prisoner  
 three weeks ago. Mary Weisbrot brought me  
 here to his house; she said she could get me  
 a place. I went along with her; he said he  
 would give me two dollars a week wages, me  
 and Katie, if we would sell sponges for him.  
 We sold sponges for them for three hours in  
 the afternoon; then we went home, and then  
 in a week after that girl, she left a scarf  
 there, and me and her went to get it; then  
 he locked the door and would not let us  
 out. I did not sell sponges for more than one  
 day. It was 15 minutes after 9 in the evening  
 when we went. We tried to get out; he had the  
 windows bolted; we could not get them open.  
 I will be 13 the 8<sup>th</sup> of May. My mother did  
 not consent to my going there that night; I  
 did not consent to stay there all night; we  
 tried to get out and could not. Did he have  
 connection with you? Yes sir. You know  
 what I mean do you, that night? Yes sir.  
 Cross Examined. I lived out with a sick lady.  
 I never sold anything on the street before.

0462

The other little girl and me used to be schoolmates a year ago. I left school before her; my mother had a sore finger, a felon, and that is why I left school; we were locked in a little closet; we tried to get out and could not; then an officer came and got the prisoner; the officer did not see us in the closet; a man came in through the window from next door and opened it; this was about ten o'clock in the morning. We were looking at the policeman coming in; ~~then~~ <sup>we</sup> did not rap at the window to attract his attention; we did not call the officer or rap at the door; we could halloo so that he could hear us; we were afraid we would be taken up for being out all night. I knew that the prisoner had done something very wrong to me, but I did not call a policeman. Katie opened the door after the policeman had taken the prisoner away and we ran out. I do not know where Katie went to, but I know a lady Mrs. Wallace up at the walking match. I did not go home and tell mother what had happened. That was the first time anything happened between me and any man. I did not tell the lady at the walking match what happened, the first person I told was Judge Paterson - no, the first person I told was the police officer who caught me at 6

0463

o'clock in the evening. I was scared to go home I had been away from home three nights Katie Vanderhoff sworn I was with the little girl when I went to get this scarf; it was  $\frac{1}{2}$  to 10 when we got to the prisoner's house; he locked the door and put two nails in the window. I say to Emma, "Come, it is getting late, my mother will lick me." He went to go; he said, you can't go from here to night; we sat there, he locked the door, and he took Emma in the bedroom; we commenced to halloo, and he says to us, "Stop your halloving or the lady next door will hear it." Then he undressed Emma, and he put her to bed. I laid in bed with my under skirt and waist; he tried to do wrong to Emma and she halloved, and when he went to touch me I jumped up from the bed; there was a lamp lying on the mantel piece, which was lit. I says, you touch me and I will fire it at you." He sat down and let me alone; he said something in French like I will kill you if you halloo again. At 6:1/2 in the morning Emma's mother came in and looked all over for her; he hid our clothes and we could not find them. Then her mamma went out and she said she would go to the place where she was working and if she could not find her she would come back again.

0464

we wanted to go to the door and he would not let us out; he put us in this little closet and fixed it so we could not open it; there was piles of rags and bottles in it; the prisoner gave the other girl 15 cents; he says to me, I will give you 25 cents if you want tell. I says, "I dont want any of your money". Stephen Palkironi sworn and examined in his own defence through the interpreter. I sell sponges, I know these little girls; it is all a lie what they swore to; the first girl sold sponges for me for four days and I paid her mother; the last one sold sponges one day and brought the basket back again I went out and came back with a friend and saw three girls in the bed room; they said they came in through the window I told them to go home and the three went off but the two <sup>who</sup> were on the stand came back together, I told them to leave and they went off; they came the third time at 11:1/2; they commenced to cry and said they could not get into their house. My friend advised me as they were poor girls to let them stay all night; at 6:1/2 in the morning they went home. I did not have connection with the girl. The jury rendered a verdict of guilty with a recommendation to mercy. He was sent to the State prison for two years.

0465

Testimony in the Case  
of  
Stephano Bickroni  
filed 20 April

0466

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 on the thirteenth day  
of April in the year of our Lord one thousand  
Eight hundred and Eighty at the City and County  
aforesaid, one Emma Kalin was then and there  
a female under the age of fourteen years, to wit:  
of the age of thirteen years - and one Elizabeth  
Kalin was then and there the mother of said fem-  
-ale and then and there had the legal charge of  
the person of the said female.

And that Stefano Piliakroni late of the City of  
New York in the County of New York aforesaid  
on the day and in the year aforesaid, at the  
City and County aforesaid with force and arms  
~~in and upon the~~ said Emma Kalin did make  
an assault, and her the said Emma Kalin  
from her the said Elizabeth Kalin and without  
the consent of her the said Elizabeth Kalin  
feloniously unlawfully and wickedly did take  
away for the purpose of prostitution

Benjamin K. Phelps

Deputy Attorney

0467

**BOX:**

11

**FOLDER:**

139

**DESCRIPTION:**

Pillon, Charles W.

**DATE:**

04/30/80



139

0468

314  
Wednesday May 5

Counsel, *Spencer*  
Filed 30 day of April 1880  
Plends *Not Guilty May 3*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

B

*Charles W. Lillan*

BENJ. K. PHELPS, A.  
District Attorney.

A True Bill.

*H. S. Taylor*  
Foreman.

*Case held over.  
with consent of Council  
they returned. Many others.  
S.H.*

0469

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

of No. 826 Broadway Street, being duly sworn, deposes  
and says, that on the 26 day of April 1880

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

the following property, to wit:

One Piano Cover

of the value of Four Dollars,

the property of Horace Waters and William  
H. Spring - Copartners.

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

Charles W. Pillon  
(now here) for the reason that  
said deponent acknowledged  
to deponent that he had taken  
~~stolen~~ and carried away said  
property. That Officer Cairns  
informed deponent that said  
Officer detected said deponent  
in the act of pawning said property

W. H. Spring

Sworn to before me, this  
of April 1880 day  
McConnell  
Police Justice

0470

City and County } S.S.  
of New York }

William Cairns of the 16<sup>th</sup> Precinct  
Police being duly sworn says on the  
26<sup>th</sup> day of April 1880 deponent de-  
tected Charles W. Pillon the within  
named defendant in the act of passing  
the property named in the within com-  
plaint at No 194 8<sup>th</sup> Avenue in said  
city

Sworn to before me this William Cairns  
27<sup>th</sup> day of April 1880

Wm. W. O'Connell  
Police Justice

0471

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
William K. Flynn  
826 Broadway  
Charles W. Pillot

Attavit—Larceny.

DATED March 27 1898

Ottobony MAGISTRATE

Carr OFFICER

16-

WITNESS:

300 TO ANS. General Safford

BAILED BY Charles F. Pillot  
Clinton Green

No. 101 H. 170. STREET.

Corn

0472

City and County of New York, ss :

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

*Charles W. Pillon*

On Complaint of *William H. Spring*  
For *Petition* ✓

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 ~~the~~ SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *April 2* 18*80*

*Maxwell Gordon*

Police Justice.

*Charles W. Pillon*

0473

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

*Charles W. Dillon*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*twenty six* day of *April* 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 cover (of the kind commonly called  
a piano cover) of the value of four  
dollars -*

of the goods, chattels, and personal property of one

*William H. Alfring*

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.

0474

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

*Charles W. Pillon*

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 cover (of the kind commonly  
called a piano cover) of the value  
of four dollars.*

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

*William N. Alfring*

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

*William N. Alfring*

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

*Charles W. Pillon*

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.

0475

**BOX:**

11

**FOLDER:**

139

**DESCRIPTION:**

Pimrose, William

**DATE:**

04/30/80



139

293

Counsel,

Filed 30 day of April 1860

Pleas,

THE PEOPLE

*vs.*  
*William Sumroo*  
*here in October 1859*  
*at Wm. Sumroo's*  
*one day in City Court*

BURGLARY Third Degree,  
and Larceny.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*A. S. Taylor*

Foreman.

*May 3. 1860.*

*Shaver quickly Jerry B.*

*H. Ref. F. J.*

0477

Police Office, First District.

City and County  
of New York,

ss. *William Quasick*

of No. *78 Brown* Street, being duly sworn,

deposes and says, that the premises No. *aforesaid*

Street, *14<sup>th</sup>* Ward, in the City and County aforesaid, the said being a *store*

and which was occupied by deponent, *as a store for the deposit*

*and sale of Gent's furnitures* were **BURGLARIOUSLY**

entered by means *of forcibly breaking a*

*pane of glass in the front*

*window of said store*

on the *Night* of the *21* day of *April* 187*8*

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

*A number of silk handkerchiefs  
silk neckties and cotton  
stockings all of the value of  
about fifteen dollars*

the property of *Charles Quasick deponent's father*

and in the case of deponent as clerk

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

*William Quasick*

*now present*

for the reasons following, to wit:

*That said window*

*was securely fastened on the night*

*aforesaid by deponent and on the*

*following morning deponent found the*

*window broken and the above described*

*property stolen and carried away. That*

*deponent is now informed by Officer Stark that he*

*arrested the first man who acknowledged to*

0478

him that he broke said window  
and took and carried away the  
property in question ~~and deponent~~  
believes the same to be true

William Quasick  
Sworn to before me this  
23 day of April 1880  
J. W. [Signature]  
Justice

City and County,  
of New York

James J. Hart of the 1st  
Precinct Police being Sworn  
says that the prisoner now  
said at the time of his arrest  
acknowledged and confessed  
to deponent that he and others  
broke said window and stole  
said property which he says  
he sold to a person doing  
business on the corner of  
Elizabeth and Grand streets in  
this City

James J. Hart

Sworn to before me  
this 23 day of April 1880  
J. W. [Signature]  
Justice

0479

Police Court—First District.

CITY AND COUNTY  
OF NEW YORK,

*William Purrose*

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?

*William Purrose*

Answer.

Question. How old are you?

Answer.

*14 Years*

Question. Where were you born?

Answer.

*This City*

Question. Where do you live?

Answer.

*282 Motte Street*

Question. What is your occupation?

Answer.

*I do nothing*

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

Answer.

*I don't want to say anything now*

*Wm Purrose*  
*Sworn*

Taken before me, this

*23* day of *April* 18*88*

*A. J. [Signature]*  
POLICE JUSTICE.

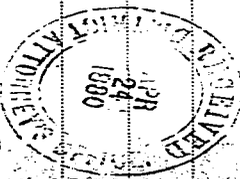
0480

COUNSEL FOR COMPLAINANT

Police Court—First District

THE PEOPLE, & Co.,  
ON THE COMPLAINT OF

*Henry Geesed*  
*7th Avenue*  
*10 No. 13*  
*William Dubois*



Offense

RAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

COUNSEL FOR DEFENDANT

Dated *April 23* 1888

*Killbuck* Magistrate

*James J. Hunt* Officer

*14* City

Witnesses *Call the officer*

*500* to answer *Crime*

Sessions

Received in Dist. Atty's Office,

0481

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

*William Purrose*

late of the *Fourth* Ward of the City of New York, in the County  
of New York, aforesaid, on the *twenty first* day of *April*  
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  
*Charles Quaseck* 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 *Charles*  
*Quaseck* then and there therein being, then and there  
feloniously and burglariously to steal, take and carry away, and

*ten handkerchiefs of the value of fifty cents  
Each.*

*Ten ties of the kind called neck ties of the  
value of fifty cents each.*

*Ten pairs of stockings of the value of fifty  
cents each pair.*

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

*Charles Quaseck*

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.

BENJ. K. PHELPS, District Attorney.