

0285

BOX:

28

FOLDER:

340

DESCRIPTION:

Cannon, Joseph

DATE:

01/25/81



340

0286

BOX:

28

FOLDER:

340

DESCRIPTION:

Entricken, Francis

DATE:

01/25/81



340

0287

1235

Filed 25 day of Jan 1881

Pleads

THE PEOPLE,

vs.

Indictment for Receiving
Stolen Goods, viz.

10
430 & 15
Wm. Cannon
17
430 & 15
Wm. Cannon
17
430 & 15
Wm. Cannon

~~DAVID K. PHILIPS~~

David S. Lott, District Attorney.

Part no: Jan 26. 1881

both paid Bury 3.

A True Bill.

Each CP 18 months.

Francis Davis

Foreman.

Burglary 3rd degree

0288

Police Office, Fourth District.

City and County }
of New York, } ss.

Bridget Healey

of No. 436 East 15th Street, being duly sworn,
deposes and says, that the ^{2nd floor} premises No. 436 East 15th
Street, 18th Ward, in the City and County aforesaid, the said being a dwelling
and which was occupied by deponent as a place of residence

were **BURGLARIOUSLY**
entered by means ^{of a skeleton} of a false key. Having
opened the door leading to
deponent's room

on the afternoon of the 20 day of January 1881
and the following property feloniously taken, stolen and carried away, viz.:

Five dresses value seventy five dollars
one ladies Sague value nine dollars
one skirt value three dollars
one pair of rubbers value forty cents
one gold watch value three dollars
and fifty cents, one gold pen
value three dollars. A small pocketbook
containing one dollar and fifty cents
in silver coin

all of the value of ninety five ⁴⁰/₁₀₀ dollars
the property of Complainant and her granddaughter
and deponent further says, that she has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen,
and carried away by Joseph Cannon and Frank Entrick

(unperpetrated)
for the reasons following, to wit: from the fact that
when deponent was in the hallway
of said premises she saw said
Cannon Entrick coming down
the stairs with her basket on
his shoulder, and found upon
going to her room that the door
had been broken open and the
property as above described was missing

and further deponent is informed by
 officer Arthur E. Benham of the
 18th precinct police that he found in
 the possession of said Cannon a
 small pocketbook which from the
 description given to deponent, she
 states is her pocketbook. Said
 Cannon destroyed the pocketbook
 whilst in the cell.

Sworn to before me ^{by} Bridget Healey
 this 22 day of January 18813 ^{mark}

~~Wm. Murray~~
 Police Justice
 City and County
 of New York N.Y.

Arthur E. Benham police
 officer 18th precinct being sworn says
 that being informed that a burglary
 had been committed at No 436
 East 15th Street, Deponent arrested Joseph
 Cannon and Frank Estricker in a
 Saloon in 15th Street near 1st Avenue. And
 they were identified by Bridget Healey
 as the persons seen in her house
 and deponent found in the
 possession of said Joseph Cannon
 a small brown kid pocketbook which
 from the description given deponent
 he believes to be the property of
 Bridget Healey after being locked
 in the cell said Cannon destroyed
 the pocketbook and threw it into the
 closet in the cell. Arthur E. Benham

Sworn to before me
 this 22 day of January 18813

~~Wm. Murray~~
 Police Justice

0290

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Cannon 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. *Joseph Cannon*

Question. How old are you?

Answer. *Eighteen Years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *430 East 15 Street*

Question. What is your occupation?

Answer. *Works in a tin toy factory*

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

Answer. *I know nothing about it*

Joseph Cannon

Taken before me this

22 day of January 1879

Police Justice.

0291

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Entricken 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. *Frank Entricken*

Question. How old are you?

Answer. *Seventeen years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *422 E 15 St*

Question. What is your occupation?

Answer. *Peller*

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

Answer. *I am not guilty*
Francis Entricken

Taken before me this

12 day of January 1907

Police Justice.

0292

60

Police Court - Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Bridge & Healey
436 East 15th St
Joseph Cannon
Frank Sinterken*

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

Offence,

Dated January 22 1881

Murray Magistrate.

A. E. Benham Officer.

Clerk.

Witnesses,

Arthur E Benham

18 previously police

1000 Paul E. each

Received in District Att'y's Office, *Em*

0293

CITY AND COUNTY }
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

Joseph Cannon and Francis Entricken each

late of the *eighteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *twentieth* day of *January* in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *one* with force and arms, about the hour of *two* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Bridget Healey

there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

the said

Joseph Cannon
and *Francis Entricken*

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

Bridget Healey

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the people of the State of New York and their dignity.

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

Joseph Cannon and Francis Entricken each

late of the Ward, City, and County aforesaid,

five waist of the value of three dollars each - Five overcoat of the value of three dollars each - Six shirts of the value of three dollars each - One bag of the value of nine dollars - Two rubber of the value of twenty cents each - One coat of the value of three dollars and fifty cents, one pair of the value of three dollars - one pocket book of the value of twenty five cents - Dimes coins of a number kind and ~~denomination~~ to these jurors unknown and a more accurate description of which cannot now be given of the value of one dollar and fifty cents

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

Bridget Healey

in the said dwelling house 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.

Daniel S. Rollins BENJ. H. PHELPS, District Attorney.

0294

~~CITY AND COUNTY~~
~~OF NEW YORK,~~

Aud ~~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, *aforesaid* as further present

That the said *Joseph Cannon and Francis Entricken* each
late of the ~~First~~ ^{*eighteenth*} Ward of the City of New York, in the County of New York, aforesaid,
on the *twentieth* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy~~ ^{*eighty one*} with force and arms, at the
Ward, City and County aforesaid,

Five waists of the value of three dollars each -
Five overcoats of the value of three dollars each -
Six skirts of the value of three dollars each -
One sague of the value of nine dollars -
Two rubbers of the value of twenty cents each -
One cross of the value of three dollars and fifty cents
One pair of the value of three dollars
One pocket book of the value of twenty five cents
Given coins, of a number kind and denomination
to these jurors unknown and a more accurate
description of which cannot now be given, of
the value of one dollar and fifty cents

of the goods, Chattels and personal property of

Bridget Healey

by a certain person or

~~and certain other~~ persons, to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Bridget Healey

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

Joseph Cannon and Francis Entricken

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

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

0295

BOX:

28

FOLDER:

340

DESCRIPTION:

Carman, Julius

DATE:

01/05/81



340

0296

29.

Day of Trial

Counsel,

Filed 5 day of

1881

Pleas

THE PEOPLE

vs.

Julius Caman

2

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

~~DAVID L. HILLIS~~

David L. Hillis

District Attorney.

A True Bill.

Richard D. Hillis
Foreman
James D. Hillis
Henry D. Hillis
S. P. Swanson & Co.

0297

Police Office, Fourth District.

City and County }
of New York, } ss.

David Frey

of No. 329 Third Avenue Street, being duly sworn,
deposes and says that the premises No. 329 Third Avenue
Street, 18th Ward, in the City and County aforesaid, the said being a Store
and which was occupied by deponent as a Store for the sale of
Tobacco and Segars were **BURGLARIOUSLY**

entered by means of forcibly breaking off an iron bar
that is attached to a window of the first
floor and forcibly raising a window leading
into said Store

on the night of the 14th day of December 1880
and the following property feloniously taken, stolen and carried away, viz.:

Four hundred and fifty segars of the
value of Twenty five dollars
Eight boxes containing about 200
papers of chewing tobacco of the
value of Ten dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by Julius Cornan (now here)

for the reasons following, to wit: That deponent is informed
by officer Mubry that said Cornan
acknowledged and confessed on the
that he, ^{said Cornan} in company with a man
named Thomas Kenick broke into

0298

said premises and took stole and
carried away said property

David Frey

City and County of New York ss
Thomas Mulry of the 18. Precinct Police
being duly sworn says that he arrested
Julius Gorman (now here) on the 21-
day of December 1880. said Gorman
acknowledged and confessed to him
that he said Gorman in company with
a man named Thomas Kent ~~Kent~~ broke
into the premises described in the
within affidavit of David Frey and
took stole carried away said cigars
and tobacco

Thomas H. Mulry

Sworn to before me this

21 day of December 1880

R. H. Murphy Police Justice

0299

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

Julius Carman 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.

Julius Carman

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Long Island

Question. Where do you live?

Answer.

333 Third Avenue

Question. What is your occupation?

Answer.

Waiter

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

Answer.

*I did not do the breaking
myself - I stood outside
while it was done -
The young man that was
with me whose name is
Journey Kirkcaldy & myself
took away the cigars
and tobacco*
Julius Carman
mark

Taken before me this

day of

18

Police Justice.

0300

1042
Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Fry
329 3rd Ave

1 Julius Garman

2
3
4
5
6

7
8
9
10
11
12

Dated Dec 21 1880

Residence 73 N. 73rd St

No. 4, by Mulry 18

Residence Mulry 18

No. 5, by Mulry 18

Residence Mulry 18

No. 6, by Mulry 18

Residence Mulry 18

No. 7, by Mulry 18

Residence Mulry 18

No. 8, by Mulry 18

Residence Mulry 18

Offence, Burglary

\$2000 bail to Ans

Received in District Att'y's Office,

Comm

0301

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

Julius Carman

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

David Jrey 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

David Jrey then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Four hundred and fifty cigars of
the value of five cents each
Two hundred ounces of tobacco, of
the value of ten cents each ounce*

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

David Jrey

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.

0302

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

Julius Carman

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,

*Four hundred and fifty cigars of
the value of five cents each
Two hundred ounces of tobacco of
the value of ten cents each ounce*

of the goods, chattels and personal property of

David Grey

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

David Grey

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

Julius Carman

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

David B. Rollins
BENJ. K. PHELPS, District Attorney.

0303

BOX:

28

FOLDER:

340

DESCRIPTION:

Carroll, Thomas

DATE:

01/27/81



340

0304

70074

Day of Trial
Counsel *Strong*
Filed 27 day of Jan 1881
Pleas *Indefinite (5 days)*

Selling Lottery Policies.

THE PEOPLE

vs.

1 Mar 81

B.
Thomas Carroll

See you at 10 o'clock
DANIEL G. JOHNS
District Attorney
See 10 days for 100 tickets
1 day for each ticket 100 tickets
A THRO THRO
See you at 10 o'clock

William B. Spence Allen
L. Spence Allen
in person of people in
Deccum. 1881
July 21 1881

ROBERT CORRIE

0305

Court of General Sessions of the Peace

The People v. *Sealed*

vs

Thomas Carroll

City and County of New York S.S.

Thomas Carroll of
said City being duly sworn deposes and says
that he resides at No 212 Warren Place in said City
that he is twenty years of age ~~and~~ ^{unmarried}.

Deponent further says that at the time of
his first employment at No 66 Chatham Street
he was engaged to attend the Cigar Stand in
said premises and for nothing else, that previous
to that deponent was employed in the Stationing
and Map business, and had no knowledge
whatever of the selling of prize slips or other
illegal business, that during the time de-
ponent was so engaged in attending to Cigar
Stand as aforesaid he was called upon to
assist in the back room in selling prize slips.
that previous to that time deponent had no know-
ledge whatever as to the business carried on in
said premises No 66 Chatham Street other than
the selling of Tobacco and Cigars.

Deponent further says that since his arrest
he has never engaged in the prize or other business
and is now seeking employment elsewhere.

0306

Copy of the Insurance Policy

of the Peace

~~~~~

The Peace and

--12--

Thomas Carroll

~~~~~

Apparent

~~~~~

of the Peace

0307

Court of General Sessions  
at the Peace

The People come  
to  
Thomas Carroll

City and County of New York S.S.

Patrick Mullins of

David City being duly sworn says that he resides  
at 134<sup>th</sup> Street and 3<sup>rd</sup> Avenue in the City  
of New York

Dependent further says that he knows the de-  
pendant Thomas Carroll, and has known him  
intimately for the past two years, dependent has  
reason to know that said defendant is of good  
moral character and a hardworking and in-  
dustrious young man and the only support of  
his mother and younger brother, as he is on inti-  
mate terms with said Thomas Carroll and  
his family

I have to report me. two

26<sup>th</sup> day of February 1881

William J. Finigan

Notary Public

Key's only A's

Sub

Patrick Mullins

0308

Choir of America

Chorus of the Peace

~~~~~

The People's Song

- 2 -

Thomas Carver

~~~~~

Appalachian

~~~~~

of the Mountain

0309

Court of General Sessions
of the Peace

The People versus

vs

Thomas Carroll

City and County of Norfolk S.B.

Richard Sobieski

of said City being duly sworn deposes and says that he resides at No 472 Pearl St in the City of Norfolk and is engaged in business at the News business at the Continental Hotel Cor 20th Street and Broadway in said City.

Deposant further says that said defendant Thomas Carroll was employed by deposant for three years, and that during that time deposant found him to be a true, worthy, hard working young man, faithful and attentive to his business and employment, and that the cause of said defendant leaving deposant's employment was that he could better himself and receive more pay than deposant was able to pay.

Subscribed and sworn to this 26

26th day of February 1887

William J. Ferguson

Notary Public

in and for the City of Norfolk

Subscribed and sworn to this 26th day of February 1887
+ Richard Sobieski

0310

Course of Inquiry

Classroom of the People

~~~~~

The People's Course

- 45 -

Human Course

~~~~~

Appendix

~~~~~

0311

Court of the General Session  
of the Peace

The People versus

Thomas Carroll

City and County of Hartford S.S.

James M. Williams

James M. Williams  
of said City being duly sworn, deposes and  
says that he resides at N. 252 East Broadway  
in said City and engaged in the printing business  
on N. 242 Centre Street

Deponent further says that he knows the  
defendant above named and has known him  
intimately for the past years, and knows  
him to be of good moral character and is  
hardworking young man, and the support of  
his mother and brother.

Sworn to and subscribed this  
26<sup>th</sup> day of February 1881

James M. Williams

William J. Fungus

Notary Public

Henry M. Co

0312

Conor of Glinal

Chains of the Peas

~~~~~

The Purple Eyed

—

Thomas Carroll

~~~~~

Apparatus

~~~~~


0313

Q-16-17-

Q-22-44-195-

0314

Nov 17th 1880. 11 40 Am
Bought at 66 Chatham
Paid 25/000 J.H. 1880

03 15

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

ANTHONY COMSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that John Doe -

did, on or about the 17th day of November, 1880, at number 66 Chatham str

street in the City of New York, and County of New York, unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and further, that the said John Doe -

Thomas Carroll had in his possession, within and upon certain premises, occupied by him and situated and known as number Sixty six Chatham street, in the City and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,
this 28th day of January 1881

Anthony Comstock

M. W. M. M. M.
Police Justice.

City, County and State } ss.
of New York

John W. Van Bilt of 150 Nassau St.

being duly sworn deposes and says that on the 17th day of November 1880 he purchased the annexed certain paper or instrument, purporting to be a ticket or part of a ticket, in a lottery or lottery policy, which said paper instrument and ticket is commonly called a policy, slip, or lottery policy and the said John Doe

Thomas Carroll aforesaid did give the same to this deponent, as more fully stated in the foregoing affidavit, and deponent knows the facts set forth in the above affidavit to be true of his own knowledge concerning the said party and place complained of.

Subscribed and sworn to before me
this 28th day of January 1881

John W. Van Bilt

M. W. M. M. M.
Police Justice

0316

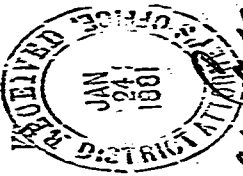
294
POLICE COURT - DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

James P. Lawless

W. J. Massman



James P. Lawless

Dated *21 January 1881*

J. M. Magistrate.

Clerk

J. Drew Officer.

4th

WITNESSES:

Bailed, \$ *500*

to answer *Sealed*

Session.

By *Morgan Jones*

Street.

67 Centre

0317

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

Thomas Carroll

late of the *sixth* Ward, in the City and County aforesaid,
on the *seventeenth* day of *November* in the year of our
Lord one thousand eight hundred and eighty *_____* at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

John H. VanBelt

and did procure and cause to be procured for the said

John H. VanBelt

a certain paper, instrument, and writing, commonly called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say:

Both Ex Nov 17-

- 2 - 22 - 40 - 925 -

(a more particular description of which said instrument and writing so commonly
called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given)

0318

SECOND COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present:

That the said *Thomas Carroll*
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler: and that he the said

Thomas Carroll
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Sixty-six Chatham Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons, (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons, (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the jurors aforesaid unknown and cannot now be given).

THIRD COUNT—

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

That the said *Thomas Carroll*
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said *Thomas Carroll*

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Sixty-six Chatham Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

John H. Van Belt
and did procure and cause to be procured for the said

John H. Van Belt
a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

Broth Ex Nov 17—

— 2 - 22 - 40 - 4 - 25 -

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given).

03 19

FOURTH COUNT—

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

That the said *Thomas Carroll*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, and on divers other days and times between that day and the day of the taking of
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and
unlawfully did keep a certain room in a certain building known as number

Sixty - six Chatham Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly per-
mit the said room to be used and occupied for gambling.

FIFTH COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present :

That the said *Thomas Carroll*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, and on divers other days and times between that day and the day of the taking of
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and
unlawfully did keep a certain room in a certain building, known as number

Sixty - six Chatham Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit
the said room to be used and occupied for gambling, to wit: for selling and vending and disposing
of certain instruments and writings, commonly known as and called lottery policies, (a more
particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

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

DANIEL G. ROLLINS,
District Attorney.

0320

BOX:

28

FOLDER:

340

DESCRIPTION:

Carroll, William

DATE:

01/24/81



340

Counsel
Filed 24 day of May
Pleads 1881

THE PEOPLE

THE PEOPLE
vs.
J. Edgar Hoover
P.
William Carroll
Daniel G. Holtan
BENJ A. PHELPS,
District Attorney.

A True Bill.

Wm
Lepewin Davis
Foreman.
Jan'y 20th
P. P.
Menden Tiddler.
S. D. One year.

0322

FORM 112.

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

Police Court—Third District.

Agnes O'Brien
 of No. *217 West Eleventh* Street, being duly sworn, deposes
 and says that on the *14th* day of *January* 18*84*
 at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
 away from the possession of deponent *and person*.

the following property viz.: *One pocket book containing*
twenty eight cents in coin gold and lawful
money and one metal key in all.

of the value of *Seventy five cents* 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 Carroll*
(now here) for the reason that deponent is informed,
and believes by Officer Martin Carroll of the
14th Precinct Police that he caught said
William Carroll in the act of hiding the
above named pocket book on a snow bank

her
Agnes O'Brien
mark

Sworn to, before me this

14th

1884

Police Justice.

0323

Martin Carroll an officer of the 17th Precinct Police being duly sworn says that on the 14th day of January 1881 he caught William Carroll (now here) in the act of hiding a pocket book in a snow bank. Deponent arrested said Carroll and showed the pocket book to Agnes O'Driscoll who identified it as her property and which had been stolen from her by said Carroll.

Sworn to before me this
14th day of January 1881 }

Salou Betnick

Police Justice -

Martin Carroll

0324

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

William Carroll 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 Carroll*

Question. How old are you?

Answer. *Eighteen years*

Question. Where were you born?

Answer. *United States*

Question. Where do you live?

Answer. *412 East 19th St*

Question. What is your occupation?

Answer. *Laborer*

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

Answer. *I am guilty*
William Carroll

John J. Smith
Taken before me, this 18th day of June, 1889
CLERK OF COURT

0325

COUNSEL FOR COMPLAINANT,

Name

Address

COUNSEL FOR DEFENDANT,

Name

Address

POLICE COURT—THIRD DISTRICT

THE PEOPLE, &c.,

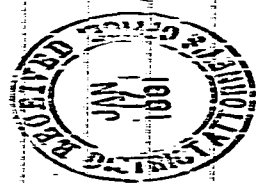
ON THE COMPLAINT OF

Chas. O'Brien

247 1/2 W. 15th St.

222 E. 15th St.

McManus Carroll



Dated January 14 1901

Magistrate

Officer

Clerk

Witnesses

5720
to answer
at
Received at Dist. Atty's Office,

0326

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 Carroll

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

*One pocket-book of the value of forty cents
Divers coins of a number, kind and denomina-
tion to the jurors aforesaid unknown and a
more accurate description of which cannot
now be given of the value of twenty eight-cents
One key of the value of seven cents
of the goods, chattels and personal property
of one Agnes O'Brien on the person of the
said Agnes O'Brien then and there being
found from the person of the said Agnes
O'Brien*

~~of the goods, chattels, and personal property of one~~ *Agnes O'Brien*

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. then and

0327

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

William Carroll

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 Pocket-book of the value of forty cents
Sivers coins of a number, kind and denom-
ination to the jurors aforesaid unknown and a
more accurate description of which cannot
now be given of the value of twenty eight cents
One key of the value of seven cents.*

of the goods, chattels, and personal property of the said *Agnes Brown*

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

Agnes Brown

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

William Carroll

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

Paul G. Rollins
BENJAMIN PHILLIPS, District Attorney.

0328

BOX:

28

FOLDER:

340

DESCRIPTION:

Carruthers, John

DATE:

01/04/81



340

0329

No. 2

W. F. H.

Filed *4* day of *May* 188*1*
Pleads *Not Guilty*

THE PEOPLE

45
95 Henry

vs.

P
John Carruthers

Felony Assault and Battery.

Daniel G. Rollins
VERNA KAPHELSA

District Attorney.
Part No. *Law 5. 1881.*
Ind. & Enriched 260000

A True Bill. *S.P. 5 years*

Francis Darr

Foreman.

0330

CITY AND COUNTY }
OF NEW YORK, }

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

That

John Carruthers
late of the City of New York, in the County of New York, aforesaid, on the
twentysventh day of *December* 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 *Mary Butler*
in the peace of the said people then and there being, feloniously did make an assault
and *her* the said *Mary Butler*
with a certain *razor*
which the said *John Carruthers*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
with intent *her* the said *Mary Butler*
then and there, feloniously and willfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

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

THIRD COUNT.

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

0331

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

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

John Carruthers with force and arms, in and upon the body of the said *Mary Butler* then and there being, willfully and feloniously, did make another assault and the said *Mary Butler* with a certain *razor* which the said *John Carruthers* in his right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *her* the said *Mary Butler* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel S. Rollins

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

Benjamin Phelps
District Attorney
A True Bill of Indictment
returned before me
Foreman

John Carruthers
P
Felonious Assault and Battery.

THE PEOPLE
vs.
John Carruthers

Filed 4 day of *August* 1881
Pleas Not Guilty

No. 14.

0332

Not.
Apple
Filed 4 day of Aug 1881
Pleads Not Guilty

THE PEOPLE
vs
John Carruthers
P
Felonious Assault and Battery.

~~BENJ. K. PHELPS~~
Daniel S. Sullivan
District Attorney
~~Benjamin Sullivan~~
~~Benjamin Sullivan~~
A True Bill. S. S. Sullivan
Foreman

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

FOURTH COUNT.

And the jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said John Carruthers with force and arms, in and upon the body of the said Mary Butler, willfully and feloniously, did make another assault and then and there being, willfully and feloniously, did make another assault and the said Mary Butler with a certain ~~car~~ which the said John Carruthers in his right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound with intent to then and there willfully and feloniously main ~~her~~ the said Mary Butler against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel S. Sullivan
District Attorney

0333

Police Court—Third District.

CITY AND COUNTY
OF NEW YORK, ss.

John Carruthers 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.—

John Carruthers

Question.—How old are you?

Answer.—

45 years

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

95 Henry St

Question.—What is your occupation?

Answer.—

Seaman

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

Answer.—

I had the honor to defend
myself against my Son, I don't
know how I cut her

Taken before me, this

27

day of Nov

1890

Police Justice

John Carruthers

0334

Form 15.

Police Court—Third District.

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

of No. *95 Henry* Street
on *Monday* the *27th* day of *December*
in the year 18*80* at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by *her Father*
John Carruthers (now here)
who cut deponent on her nose
with a Razor he held in
his hand.

with the felonious intent to take the life of deponent, or 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
bound to answer for the above assault, &c., and be dealt with according to law.

Sworn before me, this *27* day
of *December* 18*80* }

H. B. Smith *for Mary Butler*

Police Justice.

10501

Form 1B

Police Court—Third District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Attorney A. & B.
FELONIOUS.

ON THE COMPLAINT OF
Mary Butler
195 vs Henry
John Carpenter

Dated Dec 27 1880

Dr. W. Wells
Magistrate.

Behan Officer.

WITNESS:

Long 2001

Can d

0336

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

John Carrittus being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

John Carrittus

Question.—How old are you?

Answer.—

45 years

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

95 Henry St.

Question.—What is your occupation?

Answer.—

Seaman

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

Answer.—

*I don't in self defense
he is now under \$500 Bail in
New Jersey to keep the peace towards
me, and he is under \$300 Bail
in this Court for his good behavior
towards me*

John Carrittus

Taken before me this

24 day of *March* 1875

Police Justice

0337

Form 15.

Police Court—Third District.

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

of No. *95 Henry* Street
on *Monday* the *27* day of *December*
in the year 18*80* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by *his father*
John Carruthers (nowhere)
who cut deponent's face
with a Razor he held
in his hand

with the felonious intent to take the life of deponent, or 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 bound to answer for the above assault, &c., and be dealt with according to law.

Sworn before me, this *27* day
of *December* 18*80* }

J. Kilpatrick

Police Justice.

John Carruthers

0338

1055

Form 11

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Curran & Co.
95 Henry
John Curran & Co.

AFIDAVIT A & B.
FELONIOUS.

Dec 24 1890

W. H. H. H.

Reid

Witness:

D. H. H. H.

1000 to cur & co

Cur

0339

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

John Carruthers
late of the City of New York, in the County of New York, aforesaid, on the
twentysixth day of *December* 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 *John Carruthers the younger*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *John Carruthers the younger*
with a certain *razor*
which the said *John Carruthers*

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

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *John Carruthers*
with force and arms, in and upon the body of *John Carruthers the younger*
then and there being, willfully and feloniously did make an
assault and *him* the said *John Carruthers the younger*
with a certain *razor* which the said *John Carruthers*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there willfully and feloniously
do bodily harm unto *him* the said *John Carruthers the younger*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *John Carruthers*

with force and arms, in and upon the body of *John Carruthers the younger*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *John Carruthers the younger*
with a certain *razor*
which the said *John Carruthers*

in *his* right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *John Carruthers the younger* with intent *him* the

0340

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

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

John Carruthers with force and arms, in and upon the body of the said *John Carruthers the younger* then and there being, willfully and feloniously, did make another assault and *him* the said *John Carruthers the younger* with a certain *razor* which the said *John Carruthers* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *him* the said *John Carruthers the younger* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel E. Rollins
BENJAMIN R. ROLLINS District Attorney.

John Carruthers
THE PEOPLE
vs.
John Carruthers
Felonious Assault and Battery.
Filed 11 day of Aug 1881
Pleas Not Guilty
H. J. J. J.
Part No. 1005, 1881.
Ind. removed 26 Nov.
A True Bill. J. P. J. J.
Foreman

0341

BOX:

28

FOLDER:

340

DESCRIPTION:

Cassidy, Patrick

DATE:

01/11/81



340

0342

108

Counsel,

Filed 11 day of January 1881

Pleas at July 14.

THE PEOPLE

vs.

Patrick Cassidy

How does time

James S. Rollins

Attorney District Attorney.

A True Bill.

James S. Rollins

Foreman.

March 7. 1881

Find & acquitted.

M'

Monday March 7

Retired or discharged

ROBBERY—First Degree.

0343

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

of No. *834 Broadway* Street, *January*
being duly sworn, deposes and saith, that on the *2* day of
18*87*, at the *Twenty Second* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of the deponent,
by force and violence, without his consent and against his will, the following property, viz.:

a pocketbook containing good and lawful money of the United States consisting of bills of the denominations of one hundred dollars ten five dollars, five dollar and one dollar and silver coin of the value of one dollar and fifty cents in all

of the value of *one hundred and ninety* Dollars,
the property of *Complainant*
and that this deponent has probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by *Patrick Cogan, Patrick Cassidy and another person, said*

Cassidy came behind deponent put his arm around deponent's neck and put something in his hand over deponent's nose. Said Cassidy pulled deponent out of the barroom into the hallway. Deponent missed his money immediately after being pulled into said hall. Said Cogan with Cassidy pulled deponent into the hall

John McLaughlin

City and County of New York
Denis Cogan residing no 949 8 avenue being sworn says that he was informed by John McLaughlin whom he had seen in the Saloon where deponent works on Sunday evening January 1887 that he had lost one hundred and ninety dollars in that Saloon. Deponent went and spoke with one Andrew Henry who was

Sworn to before me this 18th day of January 1887
Police Justice

0344

in the saloon with Patrick Cassidy at the
 time McLaughlin was robbed, and said
 Hunt informed defendant that it was Patrick
 Cassidy, who robbed McLaughlin
 Sum to Refuse me
 this 3 day of January 1883
 Wm. H. Hargrave
 Notary Public

Dennis Hogan

Police Court-Fourth District.

THE PEOPLE, &c.,

ON COMPLAINT OF

vs.

Alfred Robbery.

Dated

187

Magistrate.

Officer

Precinct.

WITNESSES:

0345

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Cassidy 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.

Patrick Cassidy

Question. How old are you?

Answer.

Thirty two Years

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

420 West 56 street

Question. What is your occupation?

Answer.

Labrer

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

Answer.

*I know nothing about it
Patrick Cassidy*

Taken before me this

day of January 1887

Police Justice

0346

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis Cogan 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. Dennis Cogan

Question. How old are you?

Answer. Twenty two years

Question. Where were you born?

Answer. New York City

Question. Where do you live?

Answer. 56 Street Ave & Avenue

Question. What is your occupation?

Answer. Bar Tender

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

Answer. I went to Henry who did the nursing
and I said to him when he has been
some funny nursing done in that
store and I want that money back
He said that all he got was
thirteen dollars and that money
my mother has at the present
time I went to Cassidy last night
and I asked him for the money
that was taken away from the
store.

Dennis Cogan

Taken before me this

day of February 1887

Police Justice

THE PEOPLE, &c.,
ON THE COMPLAINT OF

ON THE COMPLAINT OF

Wm M Lang, Clin
834 Broadway

Wm. Cassedy

ms
10/09 act

1950

1965



100

1

January 18

10

21/1/0
Hannery
Magist

Human Kelsey

136

U
S
S
R

12

Mr. Lang

49. J. Wren

1/30/19

1-1000//Bar

2/9.10.1942

22

District Att'y's Office.

3227

—

0348

Police Court, Fourth District.**RECOGNIZANCE TO TESTIFY.**CITY AND COUNTY } ss.
OF NEW YORK.

the ³ day of January BE IT REMEMBERED, That or
Dennis Cogan in the year of our Lord 1887
 of No. 949 8 Avenue Street, in the city of New York,
 and Daniel Meaker
 of No. 66 8 & 9 Avenue Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE of the STATE OF NEW YORK, that is to say: the said

Dennis Cogan the sum of three **Hundred Dollars,**

and the said Daniel Meaker
 the sum of three **Hundred Dollars,**

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz.:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF SPECIAL SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there *Testify* and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an **Offence or Misdemeanor**, said to have been lately committed in the City of New York, aforesaid by

Patrick Cassidy

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
 day and year first above written.

Henry Murray
 Police Justice.

Dennis Cogan
Daniel Meaker

0349

CITY AND COUNTY } ss.
OF NEW YORK. }

the within-named Bail, being duly sworn, says, that he is a
said City, and is worth *Six*

over and above the amount of all his debts and liabilities; and that his property consists of,

*House and lot situated in 66th
between 8th & 9th avenues South Side
between hundred and fifty feet
west of 8th Avenue*

Daniel Hagg

RECOGNIZANCE TO TESTIFY.

New York Special Sessions.

THE PEOPLE, &c.,

vs.

Patricia Cassidy

Murray Magistrate

Filed

day of

188

day of

Seem before him this

1881

0350

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

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

That *Patrick Cassidy* late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *second* day of *January* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, with force and arms, in and upon one *John McLaughlin*
in the peace of the said People, then and there being, feloniously did make an assault
and *nine* promissory notes for the payment of money, being then and there
due and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of twenty dollars, and of the value of twenty dollars each: *nineteen*
promissory notes for the payment of money, being then and there due and unsatisfied,
(and of the kind known as United States Treasury Notes), of the denomination of ten
dollars, and of the value of ten dollars each: *twenty* promissory notes for the
payment of money, being then and there due and unsatisfied, (and of the kind known
as United States Treasury Notes), of the denomination of five dollars, and of the value
of five dollars each: *ninety five* promissory notes for the payment of money, being
then and there due and unsatisfied, (and of the kind known as United States Treasury
Notes) of the denomination of two dollars and of the value of two dollars each: *one hundred*
and ninety promissory notes for the payment of money, being then and there due
and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each: _____ coins,
(of the kind known as cents), of the value of one cent each: _____ coins,
(of the kind known as two cents), of the value of two cents each: _____ coins,
(of the kind known as five-cent pieces), of the value of five cents each: _____
_____ due bills of the United States of America, the same being then and there due
and unsatisfied, (and of the kind known as fractional currency), of the denomination
of fifty cents each and of the marketable value of fifty cents each: _____
due bills of the United States of America, the same being then and there due and
unsatisfied, (and of the kind known as fractional currency), of the denomination of
twenty-five cents each, and of the marketable value of twenty-five cents each: _____
_____ due bills of the United States of America, the same being then and there
due and unsatisfied, (and of the kind known as fractional currency), of the denomina-
tion of ten cents each, and of the marketable value of ten cents each:

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

John McLaughlin

from the person of said *John McLaughlin* and against
the will, and by violence to the person of the said *John McLaughlin*
then and there violently and feloniously did rob, 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.

David B. Rollins acting
BENJ. R. PHELPS, District Attorney.

0351

BOX:

28

FOLDER:

340

DESCRIPTION:

Clark, Charles H.

DATE:

01/18/81



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138

P. A. T.

Filed 18 day of Jan'y 1887.
Pleads Charles W. Kelly (19)

THE PEOPLE
vs.
I.
Charles W. Kelly
alias Burgess.
alias Matthews.
(3 cases)

Obtaining Goods by False Pretences

Daniel G. Rollins,
District Attorney.

A True Bill.

Francis Dorr

Foreman.

Comd on another indictment
Jan 24/87

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 H. Clark otherwise called
Briggs otherwise called Matthews late of
the First Ward of the City of New York, in
the County of New York aforesaid on the
sixteenth day of November in the year
of our Lord one thousand eight hundred
and seventy-nine, at the Ward, City and
County aforesaid, with force and arms,
on the day and year last aforesaid,
with intent feloniously to cheat and
defraud one Artemus H. Holmes
did then and there feloniously, un-
lawfully, knowingly, and designedly,
falsely pretend and represent to
said Artemus H. Holmes.

That his brother (that one Richard
Clark who was then and there the
brother and only brother living of him
the said Charles H. Clark otherwise called
Briggs otherwise called Matthews meaning
thereby) had theretofore and recently
been employed on upon ~~and~~ and about

a newspaper known and designated as New York Tribune published in the city and County aforesaid and upon the staff of said newspaper and was then and there on the said sixteenth day of November in the year of our Lord one thousand eight hundred and seventy-nine employed on in and about the newspaper known and designated as The New York Times and published in the city and County aforesaid.

That his brother (that the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews thereby meaning) had theretofore and recently been employed on upon and about the said newspaper known and designated as New York Tribune and upon the staff thereof by the owners and managers of said newspaper and was then and there on the said sixteenth day of November in the year of our Lord one thousand eight hundred and seventy-nine employed on in and about the said newspaper known as The

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New York Times by the owners and managers thereof.

That his brother (that the said Richard Clark the aforesaid brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews meaning thereby) had theretofore reported certain proceedings (a more particular description of which is to the jurors aforesaid unknown and cannot now be given) of a certain club and association commonly known and called The Harvard Club.

That his brother (that the said Richard Clark the aforesaid brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews meaning thereby) was then and there very sick of the disease commonly called consumption and needed to go to Minnesota for the benefit of the health of him the said Richard Clark.

That one Doctor Francis M. Field ^{who were friends of him the said Charles H. Clark} and one Charles H. Tweed had contributed and given to him the said Charles H. Clark otherwise called Briggs otherwise called Matthews the

amount in money of the profit that would be gained and obtained by him the said Charles H. Clark otherwise called Briggs otherwise called Matthews by the said Doctor Francis M. Weld and the said Charles H. Tweed subscribing for and ordering a certain book (a more particular description of which is to the jurors aforesaid unknown and cannot now be given) which he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there stated to him the said Artemus H. Holmes he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was then and there selling and endeavoring to sell for the purpose of raising money to send the said Richard Clark the aforesaid brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to Minnesota for the benefit of his health.

That they the said Doctor Francis M. Weld and Charles H. Tweed had suggested to and told him the said Charles H. Clark otherwise called Briggs

otherwise called Matthews to call upon the said Artemus H. Holmes and stated to him the said Charles H. Clark otherwise called Briggs otherwise called Matthews that he the said Artemus H. Holmes was a person who was likely to assist him the said Charles H. Clark otherwise called Briggs otherwise called Matthews in raising money to send the said Richard Clark the brother of him of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to Minnesota for the benefit of his health.

That he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was then and there authorized and empowered by the said Richard Clark ~~the virtue of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews~~ to receive and collect moneys for the benefit of him the said Richard Clark and for the purpose of providing moneys and means to aid and enable him the said Richard Clark to go to Minnesota for the benefit of his health.

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And the said Artemus H. Holmes then and there believing the said false pretences and representations so made as aforesaid by the said Charles H. Clark otherwise called Briggs otherwise called Matthews and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said Charles H. Clark otherwise called Briggs otherwise called Matthews a certain sum of money to wit: the sum of five dollars in money and of the value of five dollars of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Artemus H. Holmes and the said Charles H. Clark otherwise called Briggs otherwise called Matthews did then and there designedly receive and obtain the said certain sum of money to wit: the sum of five dollars in money and of the value of five dollars of the said Artemus H. Holmes of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Artemus H. Holmes by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said Artemus H. Holmes of the same.

Whereas in truth and in fact, the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews had not theretofore recently or at all been employed on upon or about the aforesaid newspaper known and designated as New York Tribune and was not then and there on the said sixteenth day of November in the year of our Lord one thousand eight hundred and seventy nine or at any other time whatever employed on in or about the newspaper known and designated as The New York Times all which he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and

Whereas in truth and in fact the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews had not theretofore or recently been

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employed on upon or about the said newspaper known and designated as New York Tribune or upon the staff thereof by any owner or manager of said newspaper; and

Whereas in truth and in fact the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there on the said sixteenth day of November in the year of our Lord one thousand eight hundred and seventy-nine employed on or about the said newspaper known as The New York Times by any owner or manager thereof: and

Whereas in truth and in fact, the said Richard Clark the brother of him of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews had not theretofore or at any time whatsoever reported any proceeding or proceedings whatever of any club or association commonly known or called the Harvard Club as he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then

and there well knew: and

Whereas in truth and in fact, the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there very sick of or at all sick of the disease commonly called consumption or of any disease whatsoever and;

Whereas in truth or in fact, he the said Richard the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews did not then or there or ever ^{need to} go to Minnesota for the benefit of the health of him the said Richard Clark all which he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and,

Whereas in truth and in fact, the said Doctor Francis M. Weld and the said Charles H. Swed had not nor had either of them ever contributed or given to him the said Charles H. Clark otherwise called Briggs otherwise called Matthews the amount in money of the profit that would be gained or obtained by him

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the said Charles H. Boon otherwise called Briggs otherwise called Matthews by the said Doctor Francis M. Weld and the said Charles H. Tweed or either of them subscribing for or ordering said certain book which he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there stated as aforesaid he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was then and there selling and endeavoring to sell for the purpose of raising money to send the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to Minnesota for the benefit of his health as he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and

Whereas in truth and in fact, they the said Doctor Francis M. Weld and the said Charles H. Tweed had not nor had either ^{of them} contributed or given at any time whatsoever to him the said Charles H. Clark otherwise called Briggs otherwise called Matthews any amount

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in money whatsoever: and

Whereas in truth and in fact, he the said Charles H. Clark otherwise called Briggs otherwise called Matthews ~~has been said to have been otherwise called Briggs~~ otherwise called Matthews was not then and there selling or endeavoring to sell any books whatsoever: and

Whereas in truth and in fact he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there or at any time selling or endeavoring to sell any book whatsoever for the purpose of raising money to send the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to Minnesota for the benefit of his health: and,

Whereas in truth and in fact they the said ^{doctors} Francis W. Veld and said Charles H. Tweed had never suggested to or told, nor had either of them ever suggested to or told him the said Charles H. Clark otherwise called Briggs otherwise called Matthews

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to call upon the said Artemus H. Holmes and :

Whereas in truth and in fact. they the said Doctor Francis M. Held and said Charles H. Tweed had not nor had either of them stated to him the said Charles H. Clark otherwise called Briggs otherwise called Matthews that the said Artemus H. Holmes was a person who was likely to assist him the said Charles H. Clark otherwise called Briggs otherwise called Matthews in raising money to send the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to Minnesota for the benefit of his health or anything whatever in regard to the said Artemus H. Holmes : and

Whereas in truth and in fact. he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was never authorized or empowered by the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to receive or collect any moneys whatever for the benefit of him the said Richard

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to call upon the said Artemus H. Holmes and :

Whereas in truth and in fact: they the said Doctor Francis M. Held and said Charles H. Tweed had not nor had either of them stated to him the said Charles H. Clark otherwise called Briggs otherwise called Matthews that the said Artemus H. Holmes was a person who was likely to assist him the said Charles H. Clark otherwise called Briggs otherwise called Matthews in raising money to send the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to Minnesota for the benefit of his health or anything whatever in regard to the said Artemus H. Holmes: and

Whereas in truth and in fact, he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was never authorized or empowered by the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to receive or collect any moneys whatever for the benefit of him the said Richard

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Clark or for the purpose of providing money or means to aid or enable him the said Richard Clark to go to Minnesota for the benefit of his health or otherwise as to the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew:

David G. Colwell

DENVER, COLO. District Attorney.

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And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Charles H. Clark otherwise called Briggs otherwise called Matthews* to the said *Artemus H. Holmes* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Charles H. Clark otherwise called Clark otherwise called Matthews* knew the said pretences and representations so by *him* made as aforesaid to the said *Artemus H. Holmes* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Charles H. Clark otherwise called Briggs otherwise called Matthews* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Artemus H. Holmes* the said certain sum of money to wit: the sum of five dollars in money and of the value of five dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Artemus H. Holmes with intent feloniously to cheat and defraud *him* of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity

Samuel E. Collins

BENJAMIN H. HARRIS District Attorney.

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138
Filed 21 day of Jan 1881
Plenda Charles H. Clark

Obtaining ~~Money~~ by False Pretences
THE PEOPLE
vs.
Charles H. Clark
alias Briggs
alias Scottland

Daniel G. Rollins.
District Attorney.

A True Bill.

James Dwyer

Foreman.

Count, on another
indict - Jan 24/81

4 m

The People

Charles M. Clark

Briggs alias Matthews

Indictment for obtaining money by false pretences.

Ship

Court of General Sessions, Part I
 Before Judge Gildersleeve
 Monday, January 24, 1881.

Charles C. Duncan, sworn. I am United States
 Commissioner for this port. My office is 187 and
 189 Cherry St. I was engaged in the same bus-
 iness in the fall of 1879. I remember the prisoner
 I remember seeing him at my office in the
 fall of 1879; that is as near as I can remember
 He came into my private office and sat down
 and introduced himself as an attache of the
 New York Times; he stated that he had a brother
 formerly employed on the Herald staff who was
 then sick with consumption; it was necessary
 that this brother should go to Colorado for his
 health, and the brother had obtained from
 the Appletons some work which they were pub-
 lishing for which he was getting subscriptions
 and in that way he hoped to get money enough
 to get to Colorado. This man Briggs stated further
 that he had just come from Snow and Burgess
 office, whom he knew were friends of mine, who
 had declined to take the book, but had given
 him for his brother the amount which would
 have been made by the brother ^{in the sale} of the book.
 I stated to him that I did not want the book
 but I would give him five dollars to help his
 brother along to Colorado. He took the money and

left. He said he came to me at the suggestion of
 Snow and Burgess. Though they declined to subscribe
 for the book they had given him the amount of his
 commission? Yes sir. I gave him five dollars; he
 introduced himself to me under the name of
 Briggs. Did you part with the money which you
 gave to the prisoner on the strength of your belief
 in the representations which he had made to you?
 I did because I believed them. Cross Examined—
 Did he not name Appleton's Art Journal, five
 volumes, the price of which to subscribers was \$45?
 I do not remember that he named the book.
 Mr. Appleton's name is fresh in my mind. I do
 remember it as Appleton's. I do not think he
 said anything to me about the commission on
 the five volumes that ^{he asked me to} ~~you~~ subscribed for. I do
 not think he said that his commission would
 be fifteen dollars. Did he name the work known
 as Picturesque ~~Art~~, three volumes, the value
 of which was forty eight dollars? I do not think he
 did. He did not ask me to subscribe for the
 books he was canvassing for. He came to me
 saying that he had asked Snow and Burgess
 to subscribe, and they preferred giving him what
 he would probably make on the subscription. I was
 pressed for time, I immediately stated. I did
 not want the book. "I will give you five dollars
 for your brother." I do not remember that

he requested me to subscribe for the book, but I would not swear that he did not. You did not give him the money because he represented he was attached to the New York Times? I cannot answer that "yes" or "no." I will answer it in my own way if you choose to have an answer. I have already stated that I gave him the money because I believed his statement. That was part of it. I gave him the money on his general representations. I cannot discriminate in my mind. You believed all he said and were influenced in what you did by what he said? Precisely. Henry C. Murphy, sworn and examined. I am the uncle of the prisoner. We call him Henry Clark. I think I know his handwriting. Is that his handwriting? (paper shown) He signs his name as Charles H. Clark. It has some resemblance to it, I should say it was his if I saw it by itself. He is the son of your sister. What other male children did she have living in the fall of 1879 that you know of? She had another son by the name of Richard whom I have not seen for four or five years or more. That was the only other son that I know of. How long is it since you saw this young man before today? Well, I must reflect a little and recall my memory. It is betwixt one and two years. I cannot say exactly what time. Did you ever hear that he was ill of consumption? Objected to. Objection sustained.

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left. He said he came to me at the suggestion of
 1. 13. H. D. D. 1. 1. 1.

Ambrose Snow, sworn. That was your business in the fall of 1879? shipping and commission merchant. What was the title of your firm? Snow and Burgess. Where is your place of business? No 66 South St. Was there then or any time since any other firm of that name? No. Did you know Capt. Duncan, knew him at that time, he was known to your firm? Yes sir. Do you know the prisoner at the bar? No. Did you ever see him? Not to my knowledge. Did you ever converse with him in your life about anything? I have no recollection of ever having seen him before. Did you give the prisoner any money? Never that I have any knowledge of. Did your firm give him any? Not that I know of. Have you any recollection of ever having seen this prisoner in your life? I have not. Have you any recollection of any one's coming to you in the fall of 1879 and eliciting a subscription for a book published by Appleton's representing himself to be an employee or in some way connected with the staff of the New York Times? I have no recollection of it. You were at that time one of the Pilot Commissioners of this city? Yes sir.

Robert B. Clark sworn and examined. I am the father of the prisoner. I always call him Henry. I never gave him the name of Henry. I never knew of his taking that name. Do you know his handwriting? I have not seen it lately.

Is that his handwriting? (paper shown) Not that I know of, I would not swear to it. What was he christened, do you know? I do not remember whether it was Henry or Harry. Do you remember that it was not Charles Henry? I do not think it was. In the fall of 1879 I had two sons living; the name of the other one was Richard. I cannot remember that I saw him in the fall of 1879. I have not seen either of them but two or three times in the last six or seven years. I saw my son Richard once last summer in Broadway. Do you remember to have seen him that year prior to last summer? My impression was that I have, but I do not remember exactly whether I have or not. He was living on this side of the water and I am living in Brooklyn. Do you know whether it is a fact that he was in the fall of 1879 suffering from the disease called consumption? (Objected to. Objection overruled.) I do not know anything about his condition, his health or anything else. Where is he now? I do not know; my impression is he is in New York somewhere. Do you know where he lives? No sir. Henry Lowenthal sworn. I am city editor of the New York Times. I have been acting City Editor since about the middle of December 1878 and have been the City Editor since the 15th of May 1879. I have been connected with the Times since the fall of 1875. I never saw the prisoner until some

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time ago when he was arrested. I state positively that I know every person who is employed as a reporter on the staff of the New York Times for the last five years and perhaps longer. There is no question about that, and I have made enquiring. The prisoner has not been connected with the New York Times in any capacity. Cross Examined. Mr. Jones and the other proprietors do not employ persons whom I do not know. There is no proprietor that I know of; it is a corporation. Mr. Lord is the editor. I do not know in what capacity Mr. Jones acts. I have heard him testify to being Secretary of the Association I think. The reporters and correspondents in certain localities are hired by me. There are a number of correspondents attached to the paper that are not employed by me - persons who contribute articles that are paid for. Thomas Love sworn. I am the cashier of the New York Times Association, a Corporation that owns the N. Y. Times newspaper. I do not know the prisoner. I never saw him before. I have been cashier since May 1, 1880. and Assistant Cashier about five years previous to that. I do not recognize the prisoner's face at all. I never saw him before. I know all the employees of the paper in this vicinity. I do not know the prisoner. Cross Examined. I pay everybody. I never knew Charles H. Clark. ~~That was~~

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a man by the name of Briggs, whom I knew; he was not the prisoner. Charles Russell, sworn. I am one of the Commissioners of Emigration of this Port. I know the prisoner; he called at my office in September of last year, in the fore part of September 1850. Artemus W. Holmes, sworn. I am a practicing lawyer in this city. I recognize the prisoner. I did not see him at my office but at my then residence 25 Madison Avenue in the month of November or December a year ago, 1849. He sent in a card bearing the name of Lee, I was at breakfast, it was in the morning about 1/4 of 9. He stated that he had come to see me in regard to a brother of his who was very sick, that he (the prisoner) was then upon the Tribune daily newspaper, a reporter, and that his brother had been upon the Times newspaper; that his brother had been very clever and had gone out of his way to report the proceedings at some meeting of the Harvard club and at the dinners given by that club; that his brother was very sick and that the prisoner and some others of his confederates had interested themselves to raise a sum of money by the sale of some of the books on subscription, the proceeds of which was to send the brother and his family to ~~Switzerland~~ ^{Switzerland}. That my friend Mr. Charles W. Tweed and Dr. Francis M. Wilde had mentioned my name as a member of the Harvard Club and also other members

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as a person likely to assist in the charity. Almost the only word I said to the prisoner was, "What did Mr. Wilde and Mr. Tweed give? The prisoner said, 'They gave the price which would arise on the subscription; they did not take the books.' I asked how much that was? He said it was five dollars, and I gave him five dollars; he thanked me and I left him. I believed those representations and I parted with the money believing them to be true.

Cross Examined Did he tell you that he was canvassing for Appleton's Art Journal, five volumes the price of which was \$75? No sir. Did he mention any books he wanted you to subscribe for? I think he did not, but he was soliciting subscriptions for some books, I did not stop to enquire what they were. Charles H. Tweed sworn. I am a lawyer, one of the firm of Evans, Southmayd and Choate. I know Mr. Holmes. I do not remember ever to have seen the prisoner. I cannot definitely answer whether I ever saw him to have any conversation with him about any employment. I never gave him any money. Joseph S. Burgess. I am one of the firm of Know and Burgess. I know Capt Duncan. I never saw the prisoner before to my knowledge. I never gave him any money. Judson A. Brown. I am cashier of the Herald Office. I do not know the prisoner. I know no person by the name of Richard Clark. There never was such a name

employed on the Herald to my knowledge. I have no recollection of any such person.

The jury rendered a verdict of guilty

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Testimony in the Case
Charles R. Clark
Briggs alias Mathews
filed Jan 24

0378

No 1.

People

Chas H Clark

Human case

W. H. H. H.

Chas C. Duncan 187 Cherry St

Henry C. Murphy Brooklyn

Ambridge S. How

Love C. Bingham 66 South St

and for these
by messenger

Henry Loewenthal City Editor Times

Thomas Love Cashier of Times

Frederick Brown " " Herald

No 2

Arthur H. Holmes

Robert B. Bingham 115 1/2 St

Dr Francis M. Welch 11 1/2 St

Holmes case

Chas H. Clark

11 1/2 St

Henry C. Murphy

Brooklyn

send for
these when
we want to
put them
on stand

Henry Loewenthal

City Editor of Times

Thomas Love

Cashier " "

Math. Tittle

" Tribune

No 3

Chas. Stewart Com^{rs} of S. Castle Garden

Henry C. Murphy

Brooklyn

send messenger
refers
there

Thomas Love

Cashier of Times

Henry Loewenthal

City Editor " "

W. M. Bangs

Cashier of World

0379

Top Co

✓

Charles H. Clark

Secretary
Wadsworth

0380

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

People on camp of
Charles C Duncan

apt
Charles H Clarke &c

Witnesses and Evidence

Chas C Duncan 157 Cherry St can state
representations made by Dept
and giving \$5

Henry O. Humphrey & Fred J. Can. State
that Richard Clark is the brother
of Dept and that he wasn't sick
needing to go away from his home

Richard Clark (we ought to have Richard
to negative statements in
regard to him - I have so
said to Lawen that if true,

Henry O. Humphrey & Fred J. Can. State

Thomas Love Cashier of Times can say that
Dept was not connected with the
Times

✓ Fredson Brown Co. King of Herald can state
that said Richard Clark had not on or
recently before Nov 15/79 been connected
with Herald

That Andrew Shaw & Co. 66 South St can
also C. Burgess & negative statements

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made by left in regard to them

Teple on
Complaint of

Duncan

off

Charles H. Clark

Testimony of Evidence

0383

Two receipt of Charles Hammett
CCP 178 2nd 86
C C

About 3 months ^{ago} he said he was
a Reporter of The N.Y. Times,
he knew Camrd of Sum^{er},
his brother was sick and
was a Reporter of The World
and he wanted to get
subscriptions for a book
a more particular to get
to send his long long brother
to illustrate

C/O 7 6

Chas F Ulrich, ^{lasted 90 days} ~~say some~~ as a dowdful
about identifying kept and
doesn't want any information
to ———— 7 5

Samuel Sloan 28 Exchange Place
Rev Chas S Robinson 54 E 54th St

Dr Robinson says about 1872
if now ago a young man

0384

called on him representing he was
Joe Howard of the Times, was
selling a book by subscription
to Dr. Gauseman for \$7^{1/2}
Doesn't know whether he could
identify a young man & the
incidents of the affair are
not definitely in his mind

0385

District Attorneys Office,
City & County of
New York.

188

Whether any one by the name
of Richard Clark was on the
Staff of the Tribune or employed
by Tribune in Nov/99 or for
any period within a year
before that.

Do not know such a
person. The name of
Richard Clark does not
appear on the Pay Rolls
for the time mentioned
No Inks -

0386

Prisoner
in Fiddle -

100
d
Clock

0387

District Attorney's Office,
City & County of
New York.

188

End on A Brown

Whether or

Richard Clark in Nov or
Fall of 1879 or at any time
prior to this in 1879 was
a Reporter or on the staff
or connected with the
Herald

never heard of such a man

J. A. Brown
Herald

0388

People
Christ Clark } Representations
Thomas & People

34 May 351

Skiff The People &
2 Parker Rph 139

That ~~is~~ a addition to
said. 34 May there
was a group of cases with Colby
Cris. Law 565 as to ~~admit~~
sufficiency of representations
to deceive being a question
for the jury.

E. V. L.

1 Rich. Crim. Law § 438

0389

Tepla
Coy
Charles H
Hark
Breef
Loughlin
Dora

0390

People on comp of
Holmes

apt
Chas H Clark

Conners + Evidence
Arthur W Holmes 46 W 50th St

Can state representation
Henry Sawenthal Esq, Editor Times and
Thomas Love

Can say
Richard Clark brother of deft wasn't
connected with the Times

Wash. Tuttle ^{Cashier of Tribune}
Can say that said Rich. Clark had
not recently prior to Nov 16/99 been employed
on Tribune or its staff.

Harry C Murphy ^{Post Office}
Can say said Richard C. was the only
brother of the deft and wasn't sick
with the consumption

Dr Francis W. Wald No 11 E 13th St a friend of ^{Holmes and}
Charles H. Tice 52 Wall St can neg ative repre-
sentations made by deft in regard to
them.

We ought to have Richard Clark deft's brother to negative
representations in regard to him (I have
sent to Sawenthal about this

0391

People are
complaint of
H. H. H. H.

copy

Charles H. Clark
Lectures and
Evidence

0392

People on complaint
of Harellt

agt
Charles F. Clarke

Noted for "C"
Mr Chas Harellt Com of Emigration
Castle Garden
will state representations

Humphreys, Brodwin
Nuclear left can say
that Richard Clark is the
only brother of left &
that he was in work in
Fall of 1879 needing to go away
for his health
as to this fact of time - sickness
I want to ask Mr Clark

Harry Lawrence, City Editor of the N.Y. Times

Thos Love, Cashier, can say that was a Reporter on

Wm Bangs, Cashier of hotel, can say that Richard Clark
was a Reporter on the
West

We need Richard Clark (I sent to Lawrence
about him)

0393

See on subject

of Havelock

not

Charles H. Clark

Professor, Fordyce

0394

Times Office Dec. 28/80

Dear Mr. Leary:

The following are the names of
the persons I spoke of yesterday who
may be serviceable as witnesses:

- ✓ Judson Brown, Cashier, N.Y. Herald
- ✓ W. M. Bangs, Cashier, World
- ✓ Nathaniel Tuttle, Cashier, Tribune
- ✓ Henry L. Dyer, Cashier } N.Y. Times
- Thomas Love, assistant Cashier }

Yours,

A. Loomer

0395

Dec
✓
Charles H Clark alias

- I We need witnesses to show Chas H Clark was not a Nov/79 or in Fall of 1879 employed as a Reporter on the Times or on its staff or in any capacity connected with the paper { H Lowenthal - Cashier -
- II We need witnesses to show that Richard Clark brother of said Chas H Clark was not in or prior to Nov/79 and in or prior to the Fall of 1879 employed by the Herald or its staff or in any other capacity
Geo F. Williams - City Editor - also Cashier
Mr. Mayhew -
- III We need witnesses to show that the said Richard Clark was not in or prior to Nov/79 and in or prior to Fall of 1879 employed on staff of Tribune or in any other capacity on said paper or in any capacity on or about the Times - Cashier -
- IV We need witnesses to show that Asa Clark was not a Reporter on the New Times since Nov/79 to date
H Lowenthal -
- V We need witnesses to show that said Richard Clark brother of Asa has not been a

0396

Reporter on The Lyfeworld for a year last year.
 { Mr. Clark of the World &
 { Cashier of World

Henry C. Murphy - as to relationship

People

Chas H. Clark, Jr.

Virtues needed

0397

Times Office Dec 6/80

Dear Mr. Leary.

Besides the Messrs Holmes &
Duncan, the following are some of the
persons who were swindled by
the fellow Clark: Emigration
Commissioners Charles ^{178 Wm St} Russell
and Charles F. ^{Castle Garden} Ulrich; Rev ^{26 Broadway} Chas
S. Robinson ^{54 St} and Samuel Sloan ^{Place}
I hope the case will be
speedily pushed — as speedily
as is consistent with proper
preparation.

With thanks to you for your
courtesy I am,

Yours
A. Leemanthal

0398

Two

✓

Charles H
Clark

Worthen

0399

THE TIMES OFFICE,

New York, Jan 27 1881

My dear Sir

In the case of Mr. C. Clark I feel that I ought to say a few words: while there is no doubt of the wrong doing of Clark, there is I believe on some mitigating circumstances and mainly that he is not alone in the possession of a sound mind, also that he is not of the common class, having relatives of the very highest character and standing in the community. I shall be glad if you can temper justice with mercy for the sake of his family.

Very sincerely yours

Judge Gildersleeve
C. S. Jones
For the Attorney General

0400

STATE OF NEW YORK.



Executive Chamber.

Albany, Nov. 21, 1887

Sir: Application having been made to the Governor for the Pardon of Charles H. Clark who was sentenced on January 28, 1887, in your County, for the crime of claiming money by false pretenses for the term of one year and six months to the State Prison Penitentiary you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a Pardon. Be pleased also to state the previous character of the convict.

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

Very respectfully, your obedient servant,

Amasa Briggs

Pardon Clerk.

To Samuel G. Collins

District Attorney, &c.

0401

OFFICE OF THE
SUPERINTENDENT OF POLICE,
CITY OF BROOKLYN,
MUNICIPAL BUILDING.

Brooklyn, Dec 5 1880

William Leary Esq
Dist Atty's Office
NY City.

Dear Sir.

In answer to your
letter of inquiry of H. B. Rust,
in relation to Chat Clark,
I would respectfully inform
you that I know nothing
of him personally. I was
informed some time ago by
Mr Sperry of the "New York
Times", that Clark was a
son of Col. Bob Clark of this
city. If that is so, you can
learn something of his
doings by seeing either Mr

0402

A. M.
 Smith or Bruelin - Mr. Smith
 keeps dining rooms ^{West} Fulton
 St near Ferry, and Mr. Bruelin is
 proprietor of the Gilsey House.
 I understood Clark was
 in their employ during sum-
 mer of 1879 at "Hotel Brighton"
 Coney Island, and was
 dismissed during crooked
 business - I am also informed
 he was in trouble while in
 the employ of the Brooklyn
 City R.R. Co. Their office is at
 8 Fulton St this city. Clark
 is the nephew of the Hon
 Henry C. Murphy of this city.
 I never saw that Clark
 to my knowledge. On Nov 17/80
 I saw Mr. Lyne of your office
 & gave him this information,
 in answer to telegram

Recd
 William H. Fitch

0403

Police Court—First District.

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

Charles C. Duncan
of No. 187 Cherry Street,
being duly sworn, deposes and says, that on the in the fall
day of of the year 1879, at the City and County of
New York, Charles Clark otherwise
known as Briggs Matthews &c (now
here) called on deponent and represented
and stated to deponent that he was
a Reporter on the New York Daily
Times Staff, ^{in this city} that his brother had
been on the Staff of the New York
Herald, ^{in this city} and desired to ref to
Colorado for his health; to do
so to the said Clark ^{brother} was trying
to raise money by the sale of a
Book furnished him by the
Appellants, that he then said Clark
has just come from Snow &
Burgess who declined to buy
the work but gave him the
said Clark the amount of his
commission for sale which his
brother made on the sale of said
book and asked me to subscribe
to the book or make a small
donation for his brother. Believing
^{and having faith in the} said representation, so made a
said deponent gave the said
Clark \$5 ^{money} for the benefit of his
said brother. That deponent is informed
and believed that the said Clark
was not a Reporter of the New
York Times and that he was not
on or of the Staff of the said
New York Daily Times. That deponent

0404

and that the said representations as to
the connection of said Clark with
the said The New York Daily Times
were false and fraudulent and
were made by the said Clark
designedly with the intention to
cheat and defraud the said
Thos. and Clark gave the name
of Briggs to their deponent.

Done before me by C. C. Bureau
this 20th day of October
1880

at 16th Mm Police Justice

0405

Form 10.

POLICE COURT—FIRST DISTRICT.

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

Henry Loewenthal

of No. *49 East Twelfth* Street
in the City of New York

being duly sworn, deposes and says,

that on the *Twentieth* day of *October* 18*88* at the City

of New York, in the County of New York, *the deponent was the City Editor of the New York Times; that deponent had occupied that position for over twenty months, and that prior to that time, to wit, for the period of more than three years the deponent had been regularly employed on the staff of the New York Times; that deponent had full opportunity during the past five years of knowing all the persons employed as reporters, editors and other employees of the like, including what is termed the staff of the paper; that deponent has also conversed with the Managing Editor of the New York Times, and that by reason of these and other causes deponent is able to and does swear that the person apprehended under the name of Charles Clark, whom deponent has seen, was not connected with the New York Times during the past five years nor had his alleged*

Sworn to this day of 1888 before me,

Police Justice

0406

brother been connected with the New York Times during that period
Sworn to before me this
20th day of October 1880

Harry Lowenthal

W. M. Murray
Police Justice

Form 10.

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT

Dated 18

Justice.

Officer.

0407

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY } ss.
OF NEW YORK.

Charles H. Clark 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. *Charles H. Clark*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Brooklyn*

Question. Where do you live?

Answer. *570 3^d Avenue*

Question. What is your occupation?

Answer. *Carver*

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

Answer. *Not*
Nothing Chastelack

Taken before me, this

24th day of *October*, 188*0*

Wm. J. [Signature]
POLICE JUSTICE.

0408

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

670-5000, 33, WS 7/1/38

Police Court—First District.

THE PEOPLE, & Co.,

ON THE COMPLAINT OF

Charles C. Duncan
187 Cherry St.
Ph.

Charles Clark

Chas. Briggs and

Matthews & C.

258

Offense,

Date, 20 October 1930

Murray, Virginia

Augustine, Officer

25th St.

Witness,



to answer

at

Received in Dist. Atty's Office,

CM

0409

Bryn Myn
July 27. 1881

My dear Sir

I have intended
to see you in reference
to the case of Mr Clark
who was committed in your
Court on Thursday last,
but my arrangements are
such as to prevent my
leaving & I write you
instead.

It seems to me that
there is good ground to
suspect perjury. The
case is not clear
and there is much to be
said on that point which
I have not time to state
to you. But if you can

0410

grant that favor, which
I believe you have full
power to do, it will relieve
an aching heart and do
the convicted young man
a service which I think
will secure the ends of jus-
tice as effectually as doom-
ing him to his family to
eternal disgrace.

I presume stating my
own feeling of sympathy
in behalf of this mother
~~is superfluous~~, - and trust
that you will pardon
my intrusion upon you.

Yours truly
Wm. C. Mumby
Judge Cullenleeve

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 H. Clark otherwise called
Briggs otherwise Matthews late of the
First Ward of the City of New York,
in the County of New York, aforesaid
on the fifteenth day of November in
the year of our Lord one thousand
eight hundred and seventy-nine, at
the Ward, City and County aforesaid,
with force and arms, on the day and
year last aforesaid, with intent
feloniously to cheat and defraud one
Charles C. Duncan did then and
there feloniously, unlawfully, knowingly,
and designedly, falsely pretend and
represent to said Charles C. Duncan.

That he the said Charles H. Clark
otherwise called Briggs otherwise called
Matthews was then and there employed
as a reporter of news ^{and} as a reporter
on by and for the newspaper known as
and called The New York Times published
and circulated in the said City and

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County of New York, and that he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was employed on the staff of the said newspaper known and called The New York Times.

That he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was then and there employed as a reporter of news and a reporter on about and for the aforesaid newspaper known as and called The New York Times by the owners and managers of said newspaper.

That his brother (that one Richard Clark who was then and there the brother, and only brother living of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews meaning thereby) had ^{recently} theretofore been employed on about and by the newspaper known and designated as The New York Herald published and circulated in said City and County of New York & had ^{recently} theretofore and prior to the said fifteenth day of November in the year of our Lord one thousand eight hundred and seventy-nine been employed upon and about the

the staff of said newspaper known and designated as The New York Herald

That his brother (the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews meaning thereby) was then sick of and with the disease commonly called consumption.

That his brother (the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews meaning thereby) was then and there sick and needed to go and was desirous of going to Colorado for the benefit of the health of him the said Richard Clark.

That his brother (that the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews meaning thereby) was then and there trying to raise money to enable him the said Richard Clark to go to Colorado for the benefit of the health of him the said Richard Clark and was then and there trying to raise money by the sale of a book furnished to him the said Richard

Clark by the firm of D. Appleton and Company of the City and County of New York (by the firm of D. Appleton and Company meaning thereby) to enable him the said Richard Clark to go to Colorado for the benefit of his health.

That he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was then and there authorized and empowered by the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to receive and collect moneys for the benefit of him the said Richard Clark and for the purpose of providing money and means to aid and enable him the said Richard Clark to go to Colorado for the benefit of his health.

That he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was then and there trying to raise money for his brother (for him the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews meaning thereby) to enable him the said Richard Clark to go to Colorado

04 15

for the benefit of the health of him -
the said Richard Clark.

That he the said Charles H. Clark
otherwise called Briggs otherwise called
Matthews was then and there trying to
raise for him the said Richard Clark
by the sale of a book furnished to him
the said Charles H. Clark otherwise
called Briggs otherwise called Matthews
by the firm of W. Appleton and Company
(the aforesaid firm of W. Appleton and
Company in the City and County aforesaid
meaning thereby) to enable him the
said Richard Clarke to go to Colorado
for the benefit of his health

That he the said Charles H. Clark
otherwise called Briggs otherwise called
Matthews had just came from the
office of Snow and Burgess (from the
office of one Ambrose Snow and Levi C.

Burgess who were then and there
carrying on business in the City and
County aforesaid ^{as partners} under the firm name
of Snow and Burgess meaning thereby)
who (the said Ambrose Snow and Levi C.
Burgess who were then and there carrying
on business under the firm name of

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|| Snow and Burgess thereby meaning) declined and refused to buy said book but gave him the said Charles H. Clark otherwise called Briggs otherwise called Matthews, an amount in money equal to the commission he would get from the said firm of D. Appleton and Company for obtaining the subscription and order of them the said Ambrose Snow and Levi C. Burgess.

|| And the said Charles C. Duncan then and there believing the said false pretences and representations so made as aforesaid by the said Charles H. Clark otherwise called Briggs otherwise called Matthews and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said Charles H. Clark otherwise called Briggs otherwise called Matthews, a certain sum of money to wit: the sum of Five dollars in money and of the value of Five dollars, of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Charles C. Duncan and the said

0419

Charles H. Clark otherwise called Briggs otherwise called Matthews did then and there designedly receive and obtain the said certain sum of money to wit: the sum of five ~~hundred~~ dollars in money and of the value of five dollars of the said Charles C. Duncan of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Charles C. Duncan by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said Charles C. Duncan of the same.

Whereas in truth and in fact he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there employed as a reporter of news or as any reporter whatever on by or for the aforesaid newspaper known as and called the New York Times so published and circulated as aforesaid as he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and

Whereas in truth and in fact,

0420

he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there employed as a reporter of news or as any reporter what ever on about or for the aforesaid newspaper known as and called The New York Times by any owner or owners or manager or managers thereof as he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and.

Whereas in truth and in fact he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there employed on the staff of the aforesaid newspaper known and called The New York Times as he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and

Whereas in truth and in fact the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews had not theretofore or at any ^{other} time been employed on about or by the aforesaid newspaper known

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and designated as The New York Herald as he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and

Whereas in truth and in fact the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews had not theretofore or prior to the said fifteenth day of November in the year of our Lord one thousand eight hundred and seventy-nine or at any other time been employed upon or about the staff of the aforesaid newspaper known and designated as The New York Herald as he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and,

Whereas in truth and in fact, the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there sick of and with the disease of consumption or of or with any disease whatsoever as he the said Charles H. Clark otherwise

called Briggs otherwise called Matthews then and there well knew: and,

Whereas in truth and in fact, the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews did not then and there need to go, and was not then and there desirous of going to Colorado for the benefit of the health of him the said Richard Clark as he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and,

Whereas in truth and in fact, the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there trying to raise money to enable him the said Richard Clark to go to Colorado for the benefit of the health of him the said Richard Clark and was not then and there trying to raise money by the sale of any book whatever furnished to him the said Richard Clark by the firm of D. Appleton and Company in the City and County aforesaid, to enable

him to go to Colorado for the benefit of his health, all which he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and

Whereas in truth and in fact he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was never then and there authorized or empowered by the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to receive or collect any moneys whatever for the benefit of him the said Richard Clark or for the purpose of providing moneys or means to aid or enable him the said Richard Clark to go to Colorado for the benefit of his health or otherwise as the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and

Whereas in truth and in fact the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there trying to

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raise money for him the said Richard black to go to Colorado or elsewhere for the benefit of the health of him the said Richard black as he the said Charles H. black otherwise called Briggs otherwise called Matthews then and there well knew: and,

Whereas in truth and in fact he the said Charles H. black otherwise called Briggs otherwise called Matthews was not then and there trying to raise money for him the said Richard black by the sale of any book or books furnished to him the said Charles H. black otherwise called Briggs otherwise called Matthews by the aforesaid firm of D. Appleton and Company and was not then and there trying to raise money for him the said Richard black by the sale of any book or books furnished to him the said Charles H. black otherwise called Briggs otherwise called Matthews by the aforesaid firm of D. Appleton and Company, to enable him the said Richard black to go to Colorado for the benefit of the health of him the said Richard

0425

Clark all which he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and

Whereas in truth and in fact, he the said Charles H. Clark otherwise called Briggs otherwise called Matthews had not then and there just or at all come from the office of said Ambrose Snow and Levi C. Burgess who were then and there carrying on business under the firm name of Snow and Burgess as he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and.

Whereas in truth and in fact, they the said Ambrose Snow and Levi C. Burgess who were then and there carrying on business under the firm name of Snow and Burgess had not nor had either of them then and there or ever declined or refused to buy any book from him the said Charles H. Clark otherwise called Briggs otherwise called Matthews as he the said Charles H. Clark otherwise called Briggs otherwise called Matthews then and there well knew: and,

Wm. S. ...
BENA KATHAPS, District Attorney.

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Whereas in truth and in fact, they the said Ambrose Snow and Levi C. Burgess who were then and there carrying on business under the firm name of Snow and Burgess had not nor had either of them ever given him the said Charles H. Clark otherwise called Briggs otherwise called Matthews an amount in money equal to the commission to the said Charles H. Clark otherwise called Briggs otherwise called Matthews would get from the aforesaid firm of D. Appleton and Company for obtaining the subscription or order of them the said Ambrose Snow and Levi C. Burgess who were then and there carrying on business under the firm name of Snow and Burgess or either of them, nor had they the said Ambrose Snow and Levi C. Burgess who were then and there carrying on business under the firm name and style of Snow and Burgess or either of them ~~ever~~ given any amount of money what-soever to him the said Charles H. Clark otherwise called Briggs otherwise called Matthews as he the said Charles H.

of the State of New York and

Daniel D. Collins

BEA KATHENPS, District Attorney.

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black otherwise called Briggs otherwise
called Matthews then and there well knew:

David G. Collins

DEAN K. THOMP, District Attorney.

0428

138.

Filed 21 day of Jan 1851

Pleas

THE PEOPLE

vs.

P.

Charles Clark

alias Briggs

alias Matthews

Daniel J. Powell

District Attorney

A True Bill.

Francis Owen

Foreman

Chap 24/61.

James J. Brown

~~James J. Brown~~

Friday

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 H. Clark otherwise
called Briggs otherwise called Matthews
late of the First Ward of the City of New
York, in the County of New York, aforesaid
on the fifteenth day of November in the year
of our Lord one thousand eight hundred
and seventy-nine at the Ward, City and County
aforesaid, with force and arms, on the
day and year last aforesaid, with in-
tent feloniously to cheat and defraud
one Charles Hauselt, did then and
there feloniously, unlawfully, knowingly
and designedly, falsely pretend and
represent to said Charles Hauselt.

That he the said Charles H. Clark
otherwise called Briggs otherwise called
Matthews was then and there a Reporter
of news and a reporter of and for
a certain newspaper published in
the City and County aforesaid known
and designated as The New York Times.

That he the said Charles H. Clark

Wm. J. Rogers

DENIAL AFFIDAVIT District Attorney.

0430

otherwise called Briggs otherwise called Matthews was then and there employed as a reporter on in and about the aforesaid newspaper known as The New York Times by the owners and managers of said newspaper.

That his brother (that one Richard Clark who was the brother and only brother then living of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews meaning thereby) was then and there employed as a reporter in on and about a certain newspaper published in the City and County aforesaid and commonly known and designated as The World and was then and there sick and needed to go to Minnesota for the benefit of the health of him the said Richard Clark.

That he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was then and there endeavoring to get subscriptions and orders for the purchase of a book (a more particular description of which is to the jurors aforesaid unknown and cannot now be given) for the purpose of sending

Wm. S. Cowley

Wm. S. Cowley District Attorney.

him the said Richard Clark to Minnesota for the benefit of his health with the moneys received by him the said Charles H. Clark otherwise called Briggs otherwise called Matthews as compensation for procuring such subscriptions and orders. -

That he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was then and there authorized and empowered by the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to receive and collect money for the benefit of him the said Richard Clark and for the purpose of providing money and means to aid and enable him the said Richard Clark to go to Minnesota for the benefit of his health.

And the said Charles Haucelt then and there believing the said false pretences and representations so made as aforesaid by the said Charles H. Clark otherwise called Briggs otherwise called Matthews and being deceived thereby, was induced, by reason of the false pretences and representations so made as

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aforsaid, to deliver, and did then and there deliver to the said Charles H. Clark otherwise called Briggs otherwise called Matthews, a certain sum of money to wit: the sum of six dollars in money and of the value of six dollars, of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Charles Hauselt and the said Charles H. Clark otherwise called Briggs otherwise called Matthews did then and there designedly receive and obtain the said certain sum of money to wit: the sum of six dollars in money and of the value of six dollars of the said Charles Hauselt of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Charles Hauselt by means of the false pretences and representations aforsaid, and with intent feloniously to cheat and defraud the said Charles Hauselt of the same.

Whereas in truth and in fact the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there a reporter of news or any reporter whatever of or for

Wm. S. Corcoran
District Attorney.

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the aforesaid newspaper known and designated as The New York Times: and, Whereas in truth and in fact the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there employed as a reporter on, in or about the aforesaid newspaper known as The New York Times by any owner or owners or any manager or managers of said newspaper: and,

Whereas in truth and in fact, the said Richard Clark, the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not then and there employed as a reporter in on or about the aforesaid newspaper known as The World: and,

Whereas in truth and in fact he the said Richard Clark was not then and there sick: and

Whereas in truth and in fact, he the said Richard Clark did not then and there need to go to Minneapolis for the benefit of his health: and

Whereas in truth and in fact, he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was not

Wm. S. Goveas

Wm. S. Goveas

District Attorney.

then and there endeavoring to get any subscriptions or any order for the purchase of any book whatever for the purpose of sending the said Richard Clark to ~~Chinn~~ ~~ota~~ for the benefit of his health or for any purpose whatever with any money received by him the said Charles H. Clark otherwise called Briggs otherwise called Matthews as compensation for procuring any subscription or orders for the purchase of said book: and

Whereas in truth and in fact, he the said Charles H. Clark otherwise called Briggs otherwise called Matthews was never authorized or empowered by the said Richard Clark the brother of him the said Charles H. Clark otherwise called Briggs otherwise called Matthews to receive or collect any moneys whatever for the benefit of him the said Richard Clark or for the purpose of providing money or means to aid or enable him the said Richard Clark to go to ~~Chinn~~ ~~ota~~ for the benefit of his health or otherwise as he the said Charles H. Clark otherwise called Briggs otherwise called Matthews, then and there well knew:

0435

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Charles H. Clark otherwise called Biggs otherwise called Matthews* to the said *Charles Hauselt* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Charles H. Clark otherwise called Biggs otherwise called Matthews* well knew the said pretences and representations so by *him* made as aforesaid to the said *Charles Hauselt* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Charles H. Clark otherwise called Biggs otherwise called Matthews* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Charles Hauselt* the said sum of six dollars in money and of the value of six dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Charles Hauselt with intent feloniously to cheat and defraud *him* of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel G. Rollins

DANIEL G. ROLLINS District Attorney.

0436

BOX:

28

FOLDER:

340

DESCRIPTION:

Clark, Peter

DATE:

01/13/81



340

0438

Police Office, Third District.

City and County } ss.:
of New York,

No. of 213 Second Avenue Street, being duly sworn,

deposes and says, that the premises No. 213 Second Avenue

Street, 17 Ward, in the City and County aforesaid, the said being a store

and which was occupied by deponent as a Liquor & cigar store for the

sale of liquors & cigars, were **BURGLARIOUSLY**

entered by means of forcible breaking the window
of the store - the window opening from
13 of street into the store

on the Night of the 6 day of January 1886,

and the following property, feloniously taken, stolen and carried away, viz.:
Two Thousand Cigars of the value of
one hundred dollars

the property of deponent

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

Peter Clark (now here) and another person who
is not arrested and whose name is unknown to deponent
for the reasons following, to-wit: Deponent is informed by Officer
Martin Bagleton of the 17th Precinct Police
that he saw said Clark and said unknown
person in said premises, and they were
detected said unknown person escaped by
the side door of said store, and said Clark
jumped through the said broken window
and that said Officer Bagleton pursued said
Clark and caught him on the corner of
first Avenue & 13th St.

Henry N. Schmitz

*Subscribed to before me this
7th day of January 1886
J. J. [Signature]
Notary Public*

0439

City & County of New York } ss

Martin Boylston of the 17th
 Precinct being duly sworn deposes &
 says that at the hour of 6 o'clock a.m.
 on the 7th day of January 1881 he detected
 the Window of the Store No 213 Second
 Avenue, Brooklyn, and, two men inside
 of the Store that ~~the~~ Peter Clark (written)
 one of said men
 jumped through the Brooklyn Window
 and that deponent pursued him and
 caught him on the corner of First Avenue
 and 13th Street, that the ~~other man~~
 unknown person escaped by a little door
 leading to said Store

Sworn to before me this }
 7th day of January 1881 } Martin Boylston
 R. W. V. } Police Justice

0440

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Peter Clark 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.—Peter Clark

Question.—How old are you?

Answer.—18 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—98 East Broadway

Question.—What is your occupation?

Answer.—Ligar Maker

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

Answer.—I want to see my Lawyer before I say any thing.

Peter Clark.

Taken before me, this

day of

1887

Police Justice.

0441

Form 116.

POLICE COURT--THIRD DISTRICT, S

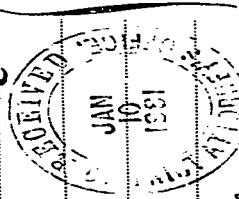
THE PEOPLE, &c.,

ON THE COMPLAINT OF

Henry H. Schmitz

1213 2nd apt

Peter Black



Offence, BURGLARY.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

January 4th 1881

Magistrate.

Bigley

Officer.

Bayloun

Clerk.

17

Witnesses

Save officer

No.

Street.

No.

Street.

No.

Street.

Save to answer committed.

Received in Dist. Atty's Office,

C.

0442

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

Peter Clark

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

Henry N. Schmitz
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

Henry N. Schmitz

goods, merchandise and valuable things in the said *store* with intent the said
being then and there feloniously and burglariously to steal, take, and carry away then and there

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

Daniel S. Rollin acting
~~BENJ. K. PHELPS~~, District Attorney.