

0287

BOX:

9

FOLDER:

118

DESCRIPTION:

Taylor, Joseph M.

DATE:

03/15/80



118

0288

133

Counsel,
Filed 15 day of March 1850

Pleads

THE PEOPLE
vs.
Joseph de Taylor
Laws. 1855- ch 499-
Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

The hotel where was sent by
change

A True Bill.

Wm. H. H. Foreman,
March 16th 1850, Foreman.
J. L.

Pen 60 days.

0289

Fourth District Police Court,
57th Street, near Third Avenue.

New York, March 13th 1880

Benjamin Phelps Esq.
Dist. Ct.

Sir - In the case of
John Buckman agt Joseph
W. Taylor, the complainant
was on his way to Nebraska
where he has promise of
work. He is now in the
House of Detention for
witnesses. if he is delayed
any great length of time
he will lose his opportunity

0290

of obtaining employment
Your early attention is
respectfully requested

R. D. Hamilton
Police Clerk

0291

th
4 District Police Court

CITY AND COUNTY } ss.
OF NEW YORK }

of *No Amsterdam*,
being duly sworn, depose and say, that on the
at the *19*
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

John Buckman
Montgomery County New York
11th day of *March* 18*80*
Ward of the City of New York

the following property viz.:

Railroad
One third class passenger ticket issued
by the New York Central Hudson River Railroad
Company of the value of twenty seven dollars
and thirty cents. \$27.30

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 *Joseph W Taylor (now here)*
for the following reasons to wit: That deponent
was in company with the said Taylor
on the said *11th* day of *March*, at the
time deponent bought said railroad ticket
and said Taylor went with deponent to
the baggage room of the said Railroad Company
where deponent showed the said ticket
to the baggage master in order to have
deponent's baggage checked, that about
deponent then placed the said ticket in a pocket
of the overcoat then worn on the person of deponent,
said Taylor then being near to the person of deponent, that

Sworn before me this

day of

187

POLICE JUSTICE

0292

fifteen minutes after said checking of
baggage said Taylor left depot
about shortly afterwards departs
missed the rail ticket. That deponee
is informed by Captain Hooker of the 19th Dist
Precinct that said ticket now produced in
court was found in the possession of said
Taylor on the cars of the said Railroad
Company between New York and Poughkeepsie.

Sworn to before me this
12 day of March 1880 I found John Buckman
of the County of Dutchess

4th DISTRICT POLICE COURT.

THE PEOPLE, &c.,
OF THE COUNTY OF

John Buckman

vs.

Joseph M Taylor

Dated March 12th 1880

MURRAY
MAGISTRATE

OFFICER

WITNESSES:

0293

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

Police Court—Fourth District.

of No. 355, West 42^d Street, being duly sworn, deposes and says,
that on the 11th day of March 1880

at the City of New York, in the County of New York, he was and is

now a ticket agent of the New York Central & Hudson River Railroad Company that Deponent sold the railroad ticket now shown in court marked (A) to the complainant John Buckman on the said 11th day of March. That the said ticket is the first and only ticket of the kind ever sold at the office of said railroad company in the city of New York between said city and Plattsburgh, New York.

James D. Goot
Ticket agt.

Sworn to before me, this 12th day

John J. James
Justice

0294

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph W Taylor 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 W Taylor*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Lowell Mass*

Question. Where do you live?

Answer. *Boston*

Question. What is your occupation?

Answer. *Stenographer in the Boston Providence RR*

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

Answer. *I acknowledge I took the ticket.*

Joseph W Taylor

Wm H. S. [Signature]
Taken before me this 13 day of *March* 1887
Police Justice.

0295

133

Police Court—Fourth District.

THE PEOPLE &c.

ON THE COMPLAINT OF
John Buckman
House of Detention

Joseph W. Taylor

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, _____

Officer, New York

March 12th 1890

John H. ...
Magistrate.
Capt. Hooker (Officer)
19 Sub 1001
Clerk.

WITNESSES
John Buckman
House of Detention
James J. ...
355 West 42nd St.

500 Bail to ...

Received in District Atty's Office.

New York, March 10th 1890
Received from Astor Dist.
Atty from the railroad
ticket from New York to
Plattsburgh mentioned
in this complaint.
A. J. Hooker
Capt 19 Sub

0296

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

Joseph M. Taylor

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

One rail road passenger ticket, the same being
prepared for sale to passengers, and after the
sale thereof [meaning thereby that the said
rail road passenger ticket had been sold to
one John Buckman] the same being issued
by the New York Central and Hudson River
Rail Road Company, ^{and} the same being the
personal property of the said John Buckman
and entitling the said John Buckman to
one third class continuous passage from the
City of New York to Plattsmouth in the Territory
of Nebraska, the value of the said rail road
passenger ticket being the sum of twenty seven
dollars and thirty cents in money.

of the goods, chattels and personal property
of the said John Buckman, on the person
of the said John Buckman then and there
being found from the person of the said
John Buckman —

~~of the goods, chattels, and personal property of one~~

then and
there ~~being found~~, feloniously did steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

0297

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

Joseph M. Taylor

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 rail road passenger ticket, the same
being prepared for sale to passengers, and
after the sale thereof (meaning thereby that
the said rail road passenger ticket had been
sold to one John Buckman) the same being
seized by the New York Central and Hudson
River Rail Road Company and the same
being the personal property of the said
John Buckman and entitling the said
John Buckman to one third class contin-
ous passage from the city of New York to
Plattsmouth in the Territory of Nebraska
the value of the said Rail Road passen-
ger ticket being the sum of twenty seven
dollars and thirty cents in money.*

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

John Buckman

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

John Buckman

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

Joseph M. Taylor

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

BENJAMIN K. PHELPS, District Attorney.

0298

BOX:

9

FOLDER:

118

DESCRIPTION:

Tuite, Thomas

DATE:

03/15/80



118

0299

Filed 15 day of March 1880

Pleads

THE PEOPLE

vs.

Amicus Cate

I

Assault and Battery - Felonious.

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

Wm. G. Gurnee

Foreman.

March 16. 1880.

Spencer quality on C. Gurnee

S. P. 3 1/2 year.

0300

Second District Police Court.

AFFIDAVIT—FELONIOUS ASSAULT, &c

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

Martin Finnerly of *the 20th*
Beaumont Police Street, being duly sworn, deposes and says
that on the *11th* day of *March* in the year
18*80*, at the City of New York, he was violently and feloniously assaulted and beaten by

Thomas Tuite (now here) who will fully
maliciously and feloniously discharged
from a Revolving Pistol which he held
in his hand (said Pistol being loaded
with Powder and Bullets) four shots
one of said shots striking deponent on
the right hand, Deponent further says
that said assault was committed while deponent
was in the act of arresting said Thomas Tuite
and another unknown person on a charge of
Larceny, and that after said shots were
so discharged the unknown person escaped.
That said assault so committed was
done,

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

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

Sworn to before me this *11th* day of *March* 18*80*
[Signature] *Martin Finnerly*
Police Justice.

0301

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK.

Thomas Tuite

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

Question.—What is your name ?

Answer.—*Thomas Tuite*

Question.—How old are you ?

Answer.—*27 years*

Question.—Where were you born ?

Answer.—*New York*

Question.—Where do you live ?

Answer.—*West 35th Street corner of 10th Avenue*

Question.—What is your occupation ?

Answer.—*Carpenter*

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

Answer.—*I am not guilty of the charge*

Thomas Tuite

Taken before me this

19th day of

March 187*7*

Police Justice.

0302

147
1911

POLICE COURT—Second District.

ORFHOE—Felonious Assault and Battery

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mattie Finnerty
20 & Street

vs.

James Tuile

Dated March 12th 1890

Magistrate.

P. S. Duffy
C. Finnelly

Officer.

Doyle & Stewart

Witnesses,

Wm. Lidman
No. 509 North Avenue
Annie Walker 353 West 40th Street,



Committed in default of \$2500 bail.

Bailed by

No.

Street.

Com

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

Thomas Suite

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

on the *eleventh* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ with force and arms, at the City and
County aforesaid, in and upon the body of *Martin Finerty*
in the peace of the said people then and there being, feloniously did make an assault
and to, at and against *him* the said *Martin Finerty*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Thomas Suite*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said *Martin Finerty*
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

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

Thomas Suite

with force and arms, in and upon the body of the said *Martin Finerty*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *Martin Finerty*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Thomas Suite*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said *Martin Finerty*
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

THIRD COUNT.

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

Thomas Suite
with force and arms, in and upon the body of the said *Martin Sinerly*
then and there being, wilfully and feloniously, did make an
assault and to, at and against *him* the said *Martin Sinerly*
a certain *pistol* then and there loaded and
charged with gunpowder and one leaden bullet, which *pistol* the said

Thomas Suite
in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable and excusable cause, did then and there shoot off and discharge,
with intent, then and there, thereby *him* the said

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

FOURTH COUNT.

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

Thomas Suite
with force and arms, in and upon the body of the said *Martin Sinerly*
then and there being, wilfully and feloniously, did make an
assault and to, at and against *him* the said *Martin Sinerly*
a certain *pistol* then and there loaded and
charged with gunpowder and one leaden bullet, which *pistol* the said

Thomas Suite
in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable and excusable cause, did then and there attempt to shoot off and
discharge, with intent, then and there, thereby *him* the said

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

BENJ. K. PHELPS, District Attorney.